

IN THE CIRCUIT COURT OF THE
FIFTEENTH JUDICIAL CIRCUIT IN AND
FOR PALM BEACH COUNTY, FLORIDA

Case No. 50-2009CA040800XXXXMBAG

JEFFREY EPSTEIN,

Plaintiff/Counter-Defendant,

v.

SCOTT ROTHSTEIN, individually, and
BRADLEY J. EDWARDS, individually,

Defendants/Counter-Plaintiff.

PLAINTIFF/COUNTER-DEFENDANT JEFFREY EPSTEIN'S
NOTICE OF FILING RETURN OF SERVICE AFFIDAVIT

Plaintiff/Counter-Defendant, Jeffrey Epstein ("Epstein"), hereby gives notice of the following:

1. On February 12, 2018, Epstein's counsel provided Rock Legal Services with a Subpoena Duces Tecum for Trial to be served on LM, a copy of which is attached as **Exhibit A**.

2. Rock Legal Services has made multiple attempts to serve the Subpoena upon LM as follows:

- a. 2/13/18 at 10:45 a.m. – No answer at residence, but vehicle present.
- b. 2/15/18 at 10:29 a.m. – Residence's private gate/fence was closed and locked; notice was left on the gate with the server's information.
- c. 2/15/18 at 6:34 p.m. – Server's notice had been removed; gate was locked. Witness made telephone contact with the server who was advised to attempt service the next day.
- d. 2/16/18 at 7:37 a.m. – Gate was still locked/no access to property.
- e. 2/16/18 at 8:40 a.m. – Server called witness' phone number and left message.
- f. 2/17/18 at 4:36 p.m. – Server called witness' phone number, but no answer and no access to door.
- g. 2/19/18 at 9:45 a.m. – Server called but no answer. On attempting service, server saw a female through the front glass of the residence, but no one

would answer the door. Two dogs were let out the back door of the residence as server was headed back to his vehicle.

See Return of Non-Service attached as **Exhibit B**.

3. Although Defendant/Counter-Plaintiff Bradley J. Edwards informed the Court that LM is going to testify at the trial of this matter, it is clear from her actions that she is not being cooperative and is avoiding service of process. Epstein's counsel, therefore, is seeking the assistance of the Palm Beach County Sheriff's office to serve the Subpoena.

CERTIFICATE OF SERVICE

I certify that the foregoing document has been furnished to the attorneys listed on the Service List below on February 20, 2018, through the Court's e-filing portal pursuant to Florida Rule of Judicial Administration 2.516(b)(1).

LINK & ROCKENBACH, PA
1555 Palm Beach Lakes Boulevard, Suite 301
West Palm Beach, Florida 33401
(561) 727-3600; (561) 727-3601 [fax]

By: /s/ Scott J. Link

Scott J. Link (FBN 602991)
Kara Berard Rockenbach (FBN 44903)
Angela M. Many (FBN 26680)
Primary: Scott@linkrocklaw.com
Primary: Kara@linkrocklaw.com
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Secondary: Tina@linkrocklaw.com
Secondary: Troy@linkrocklaw.com
Secondary: Tanya@linkrocklaw.com
Secondary: Eservice@linkrocklaw.com

*Trial Counsel for Plaintiff/Counter-Defendant
Jeffrey Epstein*

SERVICE LIST

<p>Jack Scarola Searcy, Denny, Scarola, Barnhart & Shipley, P.A. 2139 Palm Beach Lakes Boulevard West Palm Beach, FL 33409 mep@searcylaw.com jsx@searcylaw.com scarolteam@searcylaw.com <i>Co-Counsel for Defendant/Counter-Plaintiff</i> <i>Bradley J. Edwards</i></p>	<p>Nichole J. Segal Burlington & Rockenbach, P.A. Courthouse Commons, Suite 350 444 West Railroad Avenue West Palm Beach, FL 33401 njs@FLAppellateLaw.com kbt@FLAppellateLaw.com <i>Co-Counsel for Defendant/Counter-Plaintiff</i> <i>Bradley J. Edwards</i></p>
<p>Bradley J. Edwards Edwards Pottinger LLC 425 N. Andrews Avenue, Suite 2 Ft. Lauderdale, FL 33301-3268 brad@epllc.com staff.efile@pathtojustice.com <i>Co-Counsel for Defendant/Counter-Plaintiff</i> <i>Bradley J. Edwards</i></p>	<p>Marc S. Nurik Law Offices of Marc S. Nurik One E. Broward Boulevard, Suite 700 Ft. Lauderdale, FL 33301 marc@nuriklaw.com <i>Counsel for Defendant Scott Rothstein</i></p>
<p>Jack A. Goldberger Atterbury, Goldberger & Weiss, P.A. 250 Australian Avenue S., Suite 1400 West Palm Beach, FL 33401 jgoldberger@agwpa.com smahoney@agwpa.com <i>Co-Counsel for Plaintiff/Counter-Defendant</i> <i>Jeffrey Epstein</i></p>	

EXHIBIT A

NOT A CERTIFIED COPY

IN THE CIRCUIT COURT OF THE
FIFTEENTH JUDICIAL CIRCUIT IN AND
FOR PALM BEACH COUNTY, FLORIDA

Case No. 50-2009CA040800XXXXMBAG

JEFFREY EPSTEIN,

Plaintiff/Counter-Defendant,

v.

SCOTT ROTHSTEIN, individually, and
BRADLEY J. EDWARDS, individually,

Defendants/Counter-Plaintiff.

SUBPOENA DUCES TECUM FOR TRIAL

STATE OF FLORIDA:

TO:

 Court North
Loxahatchee, FL 33470

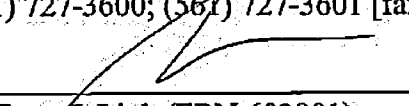
YOU ARE COMMANDED to appear before the Honorable Donald W. Hafele, Judge of the Circuit Court, at the Palm Beach County Courthouse, 205 North Dixie Highway, Courtroom 10C, West Palm Beach, Florida 33401, on March 13, 2018, at 9:30 a.m.¹ and to have with you at that time and place the documents identified on Exhibit A.

If you fail to produce these documents during your testimony at trial, you may be in contempt of court. You are subpoenaed to appear by the following attorney, and unless excused from this Subpoena by this attorney or the Court, you must respond to this Subpoena as directed.

¹ This case is special set on a 10-day jury trial docket commencing on March 13, 2018. It is not likely you will be called on the first day of trial. We will coordinate your appearance with your counsel, Bradley J. Edwards.

DATED: February 12, 2018.

LINK & ROCKENBACH, PA
1555 Palm Beach Lakes Boulevard, Suite 301
West Palm Beach, Florida 33401
(561) 727-3600; (561) 727-3601 [fax]

By: 
Scott J. Link (FBN 602991)
Kara Berard Rockenbach (FBN 44903)
Angela M. Many (FBN 26680)
Primary: Scott@linkrocklaw.com
Primary: Kara@linkrocklaw.com
Primary: Angela@linkrocklaw.com
Secondary: Tina@linkrocklaw.com
Secondary: Troy@linkrocklaw.com
Secondary: Tanya@linkrocklaw.com
Secondary: Eservice@linkrocklaw.com

*Trial Counsel for Plaintiff/Counter-Defendant
Jeffrey Epstein*

If you are a person with a disability who needs any accommodation in order to participate in this deposition, you are entitled, at no cost to you, to the provision of certain assistance. Please contact Scott J. Link, Link & Rockenbach, PA, 1555 Palm Beach Lakes Boulevard, Suite 301, West Palm Beach, Florida 33401, at least 7 days before your scheduled court appearance or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days: if you are hearing or voice impaired, call 711.

EXHIBIT A

DEFINITIONS

1. “*Communication*” or “*communications*” mean any oral, written or electronic utterance, notation or statement of any nature whatsoever, by and to whomsoever made, including, but not limited to, any *documents*, correspondence, letters, facsimiles, e-mails, text messages, voice recordings, video recordings, voicemail, instant messages, conversations, dialogues, discussions, interviews, conferences, meetings, consultations, agreements, notes, and other understandings or exchanges between or among two or more people.

2. “*Document*” or “*documents*” mean all paper documents, graphic or auditory records or representations, tangible items, and electronically stored information, and shall have the broadest possible meaning accorded to it consistent with Florida Rule of Civil Procedure 1.280 (which is incorporated in this definition as if fully set forth), and includes, by way of illustration only and not by way of limitation, the following items which are in *your* possession, control, knowledge, or are known to *you*:

- a. All written, paper or printed material of any kind, including, but not limited to: all transmittal slips, memoranda, notes, schedules, agendas, notices, books, brochures, calendars, employment files, announcements, meeting minutes, records of meetings, records of conversations, newsletters, telegrams, summaries, lists, compilations, facsimile transmissions, transcripts, diaries, appointment books, agreements, contracts, reports, studies, checks, check stubs, invoices, financial statements, bank statements, receipts, *communications*, interoffice and intraoffice exchanges, conversations, inquiries, replies, correspondence, and letters, whether in person, by telephone, in writing, or by means of any other transmittal

devices, and all originals, reproductions, copies, changes, amendments, drafts and all non-identical copies of the foregoing;

- b. Graphic or auditory records or representations of any kind, including, but not limited to: all images, photographs, charts, drawings, sketches, diagrams, maps, schematics, microfiche, microfilm, slides, videotapes, laser discs, digital versatile discs, Blu-ray discs, UltraViolet discs, cassette tapes, reel to reel tapes, recordings, sound bites, motion pictures, voice messages, and all originals, reproductions, copies, changes, amendments, drafts and all non-identical copies of the foregoing; and
- c. Electronically stored information, electronic, mechanical and electrical records or representations of any kind including, but not limited to: all electronic *communications*, text messages, e-mails, instant messages, computer logs, network logs, Internet history, document files, spreadsheet files, presentation files, database files, desktop publishing files, source code files, object code files, executable files, data files, script files, project management files, text files, portable document format files, tabulated data files, virtual machine files, XML files, webpage files, image files, design files, GIS files, system files, compressed files, disk image files, audio files, video files, backup files, metadata and all originals, reproductions, copies, changes, amendments, drafts, and all non-identical copies of the foregoing (defined herein as “*ESI*”; each individual electronically stored *document* is defined herein as an “*ESI document*”).

For purposes of the foregoing, *documents* may be located, stored or archived in any physical location or on any electronic storage media, including, without limitation, any computer,

server, appliance, cloud-based service, web-based service, database, internal hard drive, external hard drive, solid-state drive, hard or floppy diskette, compact disc, digital versatile disc, Blue-ray disc, UltraViolet disc, flash memory, flash card, thumb drive, cartridge, magnetic tape, mobile phone, tablet device, or personal digital assistant. Moreover, for purposes of the foregoing, the term “draft” means any earlier, preliminary, preparatory, or tentative version of all or part of a *document*, whether or not such draft was superseded by a later draft and whether or not the draft’s terms are the same as or different from the final *document’s* terms. Please note that “*Document*” and “*Documents*” as defined herein specifically include “*Communication*” and “*Communications*” as defined above.

3. “*Native Format*” means the file format of *ESI* in the application in which such *ESI* was originally created.

4. “*Person*” as used herein means any natural person or any entity, including, without limitation, any individual, public company, private company, firm, corporation, limited liability company, joint venture, trust, proprietorship, tenancy, association, partnership, business, agency, department, governmental body, bureau, board, commission, or any other form of public or private entity. With respect to an entity, *Person* shall include all subsidiaries and affiliates of the entity, as well as the present and former directors, officers, employees, attorneys, agents and anyone acting on behalf of, at the direction of, or under the control of, the entity or its subsidiaries or affiliates.

5. The terms “*you*” or “*your*” mean L.M., and include all agents and any other person acting under her control or on her behalf.

6. “*Relates to*” or “*relating to*” mean authorizing, concerning, constituting, comprising, containing, consisting of, connected with, describing, disclosing, discussing, evidencing, explaining, mentioning, pertaining to, proposing, reflecting, regarding, referring to, directly or indirectly, setting forth, showing, or summarizing.

7. Where appropriate:

- a. use of the singular includes the plural, and vice versa;
- b. the past tense includes the present tense;
- c. the words “and” and “or” are both conjunctive and disjunctive;
- d. the words “all” and “any” mean “any and all”;
- e. the word “including” means “including without limitation”; and
- f. use of the masculine includes the feminine, and vice versa.

INSTRUCTIONS

General Instructions

1. In response to this Subpoena Duces Tecum, you are required to furnish all information and documents which are, or have been, in your possession, custody, or control, or in your possession, custody, or control.

ESI Instructions

2. ESI Production Format. *ESI* shall be produced electronically, either in (1) *Native Format*, or (2) as single-page, uniquely and sequentially numbered Group IV *TIFF* image files. For each *ESI document*, all metadata must remain intact and all parent/child document relationships must be maintained. All *ESI* shall be collected using methods that prevent the spoliation of data.

3. Production Media. The production of *ESI* as described herein shall be made on an external hard drive, flash drive, CD or DVD (“*Production Media*”). The *Production Media* shall include a unique identifying label specifying: (a) *your* identity; (b) the date of the production of *ESI*; and (c) the Lawsuit name and number.

4. ESI of Limited Accessibility. If *you* contend that any *ESI document* responsive to this Subpoena is not reasonably accessible: (1) timely identify such *ESI document* with reasonable particularity; and (2) provide the basis for declining to produce the *ESI document*, including, for example, any limitations on access, the likely costs that might be incurred in accessing and

producing the *ESI document*, the method used for storage of the *ESI document* and all locations in which the *ESI document* is kept.

5. *TIFF Production*. *ESI* produced as *TIFF* image files shall be produced as follows: (1) each production of *TIFF* image files shall be accompanied by a corresponding load file ("*Image Load File*"); (2) each *TIFF* image file must contain the same information and same physical representation as the *Native Format* file from which the *TIFF* image file was created; (3) each *TIFF* image file must not be less than 300 dpi resolution; (4) each *TIFF* image file shall be accompanied by an extracted text file containing the extracted text of the *Native Format* file from which the *TIFF* image file was created; (5) each extracted text file shall be named to match the endorsed number assigned to the first page of each corresponding *TIFF* image file; (6) the extracted text files shall be accompanied by a Control List File ("*LST*"); (7) each production of *TIFF* image files shall be accompanied by an image cross-reference load file, such as Opticon ("*OPT*"), which shall provide the beginning and ending endorsed number of each *TIFF* image file and the number of pages it includes; and (8) each production of *TIFF* image files must be accompanied by a data load file ("*Data Load File*" or "*DAT*") that contains both the hash value and all available metadata of the *Native Format* files from which the *TIFF* image files were created. Further, the following instructions apply to the production of *TIFF* image files:

- a. *Processing Specifications*. For each *Native Format* file that is converted to *TIFF* format: (1) all tracked changes shall be maintained so that all changes are visible; (2) OLE Embedded files shall not be extracted as separate documents; (3) author comments shall remain or be made visible; (4) hidden columns, cells, rows, worksheets and other hidden data shall remain or be made visible; (5) presenter notes shall remain or be made visible; and (6) to

the extent *ESI* in a foreign language is produced, processing of such *ESI* shall be unicode-compliant.

- b. Document Unitization. If a *Native Format* file that is converted to *TIFF* format is more than one page, the unitization of the file and any attachments or affixed notes must be maintained as it existed when collected. If unitization cannot be maintained, the original unitization must be documented in the *Data Load File* or otherwise electronically tracked.
- c. Color. If a *Native Format* file that is converted to *TIFF* format contains color, the *TIFF* image file need not be produced in color. However, we reserve the right to make a request for a file to be produced in color.
- d. Where *TIFF* Image File Format is Impracticable. In the event that production of a *Native Format* file as a *TIFF* image would be impracticable, you shall produce such file in *Native Format* with all metadata intact. You shall provide a single page *TIFF* image placeholder referencing the title of the *Native Format* file not being produced as a *TIFF* image.
- e. Spreadsheets. All Microsoft Excel files, similar non-Microsoft spreadsheet files, and graphical compilations of spreadsheet data, shall be produced in *Native Format* with all cells, columns, rows and worksheets and other information unhidden and expanded.
- f. Right to Request *Native Format* files. We reserve the right to demand production in *Native Format* of any file produced by you as a *TIFF* image file.

REQUESTED DOCUMENTS

1. All transcripts and videos of depositions you have given relating to Jeffrey Epstein, and all exhibits marked therein and errata sheets.
2. All statements, either written or oral, you provided to any law enforcement officer, including the Federal Bureau of Investigation, United States Attorney's Office, Palm Beach Police Department and Palm Beach State Attorneys' Office relating to Jeffrey Epstein.
3. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with any law enforcement officer, including the Federal Bureau of Investigation, Palm Beach Police Department and State Attorney's Office relating to Jeffrey Epstein.
4. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with E.W. relating to Jeffrey Epstein.
5. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with Jane Doe relating to Jeffrey Epstein.
6. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with any other person, other than your attorneys, relating to Jeffrey Epstein.
7. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with any proposed witness in the matter of *L.M. v. Jeffrey Epstein*, 15th Judicial Circuit Court, Palm Beach County, Florida Case No. 50-2008-CA-028051-XXXXMB-AD.
8. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with any proposed witness in the matter of *L.M. v. Jeffrey Epstein*, United States District Court, Southern District of Florida, Case No. 09-CV-81092.
9. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) exchanged with any proposed witness in the matter of *Jane Doe #1 and Jane Doe #2 v. United States of America*, United States District Court, Southern District of Florida, Case No. 08-80736-CIV-MARRA/JOHNSON.
10. All closing statements and settlement statements evidencing the gross and net settlement amounts you received in the matter of *L.M. v. Jeffrey Epstein*, 15th Judicial Circuit Court, Palm Beach County, Florida Case No. 50-2008-CA-0280581XXXXMB-AD.
11. All closing statements and settlement statements evidencing the gross and net settlement amounts you received in the matter of *L.M. v. Jeffrey Epstein*, United States District Court, Southern District of Florida, Case No. 09-CV-81092.

12. All retention and retainer agreements, contracts, or letters of understanding entered into with any attorney or third party relating or evidencing the terms of your representation in the matter of *L.M. v. Jeffrey Epstein*, 15th Judicial Circuit Court, Palm Beach County, Florida Case No. 50-2008-CA-028051-XXXXMB-AD.
13. All retention and retainer agreements, contracts, or letters of understanding entered into with any attorney or third party relating or evidencing the terms of your representation in the matter of *L.M. v. Jeffrey Epstein*, United States District Court, Southern District of Florida, Case No. 09-CV-81092.
14. All retention and retainer agreements, contracts, or letters of understanding entered into with any attorney or third party relating or evidencing the terms of your representation in the matter of *Jane Doe #1 and Jane Doe #2 v. United States of America*, United States District Court, Southern District of Florida, Case No. 08-80736-CIV-MARRA/JOHNSON.
15. All retention and retainer agreements, contracts, or letters of understanding entered into with any attorney or third party relating or evidencing the terms of your representation in this matter.
16. All documents relating to every interview, news story or photograph you, or anyone on your behalf, have provided to any reporter, media or literary source (i.e., news, television, print, internet, electronic, etc.) (i.e., *Daily Mail* and *Solo Syndications*) regarding your involvement with Jeffrey Epstein or any other person associated with him including, but not limited to, communications (e-mail, letters, text messages, etc.), contracts, agreements, photographs, releases, promissory notes, invoices, evidence of payments or outstanding balances, notes, memos, wire transfers, outlines, scripts, interview notes, etc.
17. All documents relating to every manuscript you have received or written relating in any way to your involvement with Jeffrey Epstein or any other person associated with him.
18. All documents and communication and all documents reflecting communications (including e-mail, letters, text messages, notes, etc.) relating to any civil or criminal litigation, police report, citation, investigation, incident report, offense report, criminal arrest or criminal warrant against or involving you in any way including, but not limited to, the following:
 - 1) Palm Beach County Sheriff's Office Case No. 03-028781
 - 2) Palm Beach County Sheriff's Office Case No. 03-84114
 - 3) Palm Beach County Sheriff's Office Case No. 03-104546
 - 4) Palm Beach County Sheriff's Office Case No. 04-19468
 - 5) *Anna Terry v. Scott Miller and L.M. (minor)*, 15th Judicial Circuit, Palm Beach County Court Case No. 04-DR-001691

- 6) Palm Beach County Sheriff's Office Case No. 04-30740
- 7) Palm Beach County Sheriff's Office Case No. 04-84433
- 8) Palm Beach County Sheriff's Office Case No. 04-86777
- 9) *L.M. Assessment*, 15th Judicial Circuit Court, Palm Beach County Case No. 04-MH-001376
- 10) Palm Beach County Sheriff's Office Case No. 04-91683
- 11) Palm Beach County Sheriff's Office Case No. 06-073437
- 12) Palm Beach County Sheriff's Office Case No. 06-087957
- 13) Palm Beach County Sheriff's Office Case No. 06-138285
- 14) Palm Beach County Sheriff's Office Case No. 07-047967
- 15) Palm Beach County Sheriff's Office Case No. 07-048173
- 16) *L.M. v. John T. Riedel*, 15th Judicial Circuit, Palm Beach County Case No. 50-2007-DR-003304-XXXX-NB
- 17) Palm Beach County Sheriff's Office Case No. 07-601764
- 18) *L.M. v. John T. Riedel*, 15th Judicial Circuit, Palm Beach County Case No. 50-2007-DR-004824-XXXX-NB
- 19) Palm Beach County Sheriff's Office Case No. 07-605242
- 20) Palm Beach County Sheriff's Office Case No. 07-605437
- 21) *Justin Sprague v. L.M.*, Lee County Case No. 08-DR3141
- 22) *State of Florida v. L.M.*, Palm Beach County Case No. 50-2008-CT-001998-AXXX-MB
- 23) *State of Florida v. L.M.*, Palm Beach County Case No. 50-2010-MM-017555-AXXX-MB
- 24) *State of Florida v. L.M.*, 15th Judicial Circuit, Palm Beach County Case No. 50-2012-MM-002316-AXXX-MB
- 25) *State of Florida v. L.M.*, 15th Judicial Circuit, Palm Beach County Case No. 50-2013-MM-000924-AXXX-MB

- 26) *Justin Lee Sprague v. L.M.*, 15th Judicial Circuit, Palm Beach County Case No. 50-2013-DR-001053-XXXX-MB
- 27) *Maynor & Associates LLC FKA Maynor Sachs & Copple LLC v. L.M.*, 15th Judicial Circuit, Palm Beach County Case No. 50- 2014-SC-010273-XXXX-MB
- 28) *Lexine Turney v. L.M.*, 15th Judicial Circuit, Palm Beach County Case No. 50-2015-DR-010853-XXXX-NB
19. All documents evidencing your entire work history and attempts to gain employment including, but not limited to, all historical and current resumes, applications for employment, cover letters, communication, e-mails, paychecks, Social Security Administration records, etc.
20. All adult entertainment cards you have held.
21. All professional photographs you have posed for including for Demon Cycles.
22. All documents and communication exchanged with Demon Cycles or any of its representatives or agents.
23. All magazines, flyers, calendars, pamphlets or other document, including in electronic form, that was distributed to or shared with the public in which your photograph has appeared.
24. All school records including, but not limited to, disciplinary records, report cards, and awards and accolades.
25. All documents relating to any drug rehabilitation programs you have participated in.
26. All documents relating to any sexual assault, sexual battery, sexual abuse, rape or other sexual misconduct you have filed or made against any individual.
27. Your tax returns for 2002 through 2017.
28. Bank statements, receipts or other financial records showing or evidencing monies received from Jeffrey Epstein at any time.

2012011

EXHIBIT B

NOT A CERTIFIED COPY

RETURN OF NON-SERVICE

State of Florida

County of Palm Beach

15th Circuit Court

Case Number: 502009CA040800XXXMB AG Court Date: 3/13/2018 9:30 am

Plaintiff:
JEFFREY EPSTEIN



vs.

Defendant:
SCOTT ROTHSTEIN, individually, BRADLEY J. EDWARDS, individually

For:
Scott J. Link
Link & Rockenbach, PA
1555 Palm Beach Lakes Boulevard
Suite 301
West Palm Beach, FL 33401

Received by Matthew Pryor on the 12th day of February, 2018 at 6:36 pm to be served on [REDACTED]
[REDACTED] Court North, Loxahatchee, FL 33470.

I, Matthew Pryor, do hereby affirm that on the 19th day of February, 2018 at 9:45 am, I:

NONSERVED: after due search, careful inquiry and diligent attempts was unable to serve the Subpoena Duces Tecum for Trial, Exhibit A and witness fee check in the amount of \$15.00 on [REDACTED] [REDACTED] for the reasons detailed in the comments below.

Additional Information pertaining to this Service:

2/13/2018 10:45 am Attempted service at [REDACTED] Court North, Loxahatchee, FL 33470 but there was no answer upon knocking at this residential address. There was a vehicle present bearing license plate number [REDACTED]

2/15/2018 10:29 am Attempted service at [REDACTED] Court North, Loxahatchee, FL 33470 but the residence private gate/fence was closed and locked. A notice was left on the gate with my contact information.

2/15/2018 6:34 pm Attempted service at [REDACTED] Court North, Loxahatchee, FL 33470 and found the notice was removed. There was no access to the front door as it was locked. I later received a call from the witness who advised to try the next day.

2/16/2018 7:37 am Attempted service at [REDACTED] Court North, Loxahatchee, FL 33470 but the gate was still locked and I had no access to the property.

2/16/2018 8:40 am Called the number ***-***-[REDACTED] but there was no answer. Left voice message.

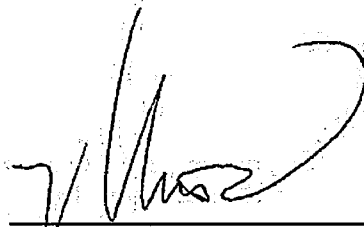
2/17/2018 4:36 pm Called before attempt but there was no answer. Attempted service at [REDACTED] Court North, Loxahatchee, FL 33470 but again there was no access to the front door.

2/19/2018 9:45 am Called before attempt but there was no answer. Attempted service at [REDACTED] Court North, Loxahatchee, FL 33470 and was able to get to the front door but there was no answer upon knocking. I saw a female through the front door glass but still no one answered door. As I was heading back to my vehicle and placed the chain back on the fence, I witnessed two dogs let out the back door that began to roam the yard.

RETURN OF NON-SERVICE For 502009CA040800XXXXMB AG

Under penalties of perjury, I declare that I have read the foregoing and that the facts stated in it are true. I am over the age of 18, have no interest in the above action, and am a Certified Process Server, in good standing, in the county in which service was effected in accordance with State Statutes.

NOT A CERTIFIED COPY



Matthew Pryor
Process Server 1646

Rock Legal Services & Investigations Inc
2048 Ponce De Leon Avenue
West Palm Beach, FL 33407
(561) 296-7574

Our Job Serial Number: ROC-2018003191
Ref: 0002.0001