

Recd: 706961
Trans: 71259464

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RUSH!
CUST PAID
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THE STATE OF TEXAS

WITNESS SUBPOENA/SUBPOENA DUCES TECUM

etc

PURSUANT TO TEXAS RULES OF CIVIL PROCEDURE 176

P-21

CAUSE NO. 2017-73032

IN THE 270th JUDICIAL DISTRICT COURT OF
HARRIS COUNTY, TEXAS

Wendy Meigs
Plaintiff

vs. Trey Bergman + Bergman ADR Group
Defendant

TO ANY SHERIFF OR CONSTABLE OF THE STATE OF TEXAS OR OTHER PERSON AUTHORIZED TO SERVE AND EXECUTE SUBPOENAS AS PROVIDED IN RULE 176 T.R.C.P.

YOU ARE HEREBY COMMANDED TO SUMMON Todd M Frankfort

Address 917 Franklin, Ste 510, Houston, TX 77002
in Harris County, Texas, and who is represented to reside within one hundred fifty miles of the Courthouse of Harris County, Texas, in which the above suit is pending, or who may be found within such distance at the time of the trial, to appear before the 270th Judicial District Court in and for Harris County, in Houston, Texas, on the 7th day of December, 20 18, at 8:00 A. M., to testify as a witness on behalf of the Plaintiff/Defendant in the above styled Civil Action, to attend from day to day until lawfully discharged.

SAID ABOVE NAMED WITNESS IS FURTHER COMMANDED to produce at said time and place above set forth the following books, papers, documents, or other tangible things, to wit:

Notice of Request for Interrogatories + Production to Todd Frankfort

DO NOT FAIL to return this writ to said Court, with return thereon, showing the manner of execution.

ISSUED this the 8th day of November, A.D., 20 18.

Not prepared by the District Clerk. District Clerk only certifies to the fact the case is on file in his office. The party and the pleading named are a true and correct reflection of the records on file in his office under the above captioned cause number.

CHRIS DANIEL, District Clerk
Harris County, Texas
201 Caroline, Houston, Texas 77002

By: Walter Eldridge
Deputy District Clerk

Issued At Request Of Plaintiff/Defendant: Wendy Meigs Pro-Se
Phone Number: 832-798-0790
Address: 3131 Blackcastle Dr Houston, TX 77068

OFFICER'S RETURN ON

FILED
Chris Daniel
District Clerk
12-10-18
DEC 10 2018
Time: 5:15
By: JB
Harris County, Texas
Mail Processing Deputy

2018101-3 PM 1:33

**WITNESS SUBPOENA/SUBPOENA DUCES TECUM
RETURN**

Came to hand the _____ day of _____, 20____, at _____ o'clock ____ M., and
executed the _____ day of _____, 20____, at _____ o'clock ____ M.,
by delivering to the within named _____ in
person at _____ in _____
County, Texas, a true copy of this Subpoena, and tendering said witness the sum of \$ _____.

By Deputy: _____
Sheriff/Constable _____
_____ County, Texas

OR

By: _____
Person who is not a party to the suit, and is not less than 18 years of age.

ACCEPTANCE OF SERVICE OF SUBPOENA BY WITNESS PER RULE 176 T.R.C.P.

I, the undersigned witness named in the Subpoena acknowledge receipt of a copy thereof, and hereby accept service of the attached subpoena, and will appear in said court on said date and time directed in this subpoena.

Rule 176.8(a) Contempt. Failure by any person without adequate excuse to obey a subpoena served upon that person may be deemed a contempt of the court from which the subpoena is issued or a district court in the county in which the subpoena is served, and may be punished by fine or confinement, or both.

SIGNATURE OF WITNESS

DATE

Not executed as to the witness _____
for the following reasons: _____

FEE FOR SERVICE OF SUBPOENA: \$ _____

Rec: 706961
Trans: 212259464

CUST PAID
PTF 893
DFT _____

THE STATE OF TEXAS

WITNESS SUBPOENA/SUBPOENA DUCES TECUM

PURSUANT TO TEXAS RULES OF CIVIL PROCEDURE 176

CAUSE NO. 2017-73032

IN THE 270th JUDICIAL DISTRICT COURT OF
HARRIS COUNTY, TEXAS

Wendy Meigs
Plaintiff

vs. Trey Bergman & Bergman ADR Group
Defendant

TO ANY SHERIFF OR CONSTABLE OF THE STATE OF TEXAS OR OTHER PERSON AUTHORIZED TO SERVE
AND EXECUTE SUBPOENAS AS PROVIDED IN RULE 176 T.R.C.P.

YOU ARE HEREBY COMMANDED TO SUMMON Todd M Frankfort

Address 917 Franklin, Ste 510, Houston, TX 77002
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Courthouse of Harris County, Texas, in which the above suit is pending, or who may be found within such distance at the time
of the trial, to appear before the 270th Judicial District Court in and for Harris County, in Houston, Texas, on the
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discharged.

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Notice of Request for Interrogatories & Production
to Todd Frankfort

DO NOT FAIL to return this writ to said Court, with return thereon, showing the manner of execution.

ISSUED this the 8th day of November, A.D., 20 18.

Not prepared by the District Clerk.
District Clerk only certifies to the fact the
case is on file in his office. The party and
the pleading named are a true and correct
reflection of the records on file in his office
under the above captioned cause number.

CHRIS DANIEL, District Clerk
Harris County, Texas
201 Caroline, Houston, Texas 77002

By: Walter Eldridge
Deputy District Clerk

Issued At Request Of Plaintiff/Defendant: Wendy Meigs Pro-Se
Phone Number: 281-798-0780
Address: 3131 Blackcastle Dr Houston, TX 77068

OFFICER'S RETURN ON BACK

Delivery this _____ day of _____, 20____

ALAN ROSEN, Constable
Precinct #1, Harris County

By _____

**WITNESS SUBPOENA/SUBPOENA DUCES TECUM
RETURN**

Came to hand the _____ day of _____, 20____, at _____ o'clock ____ M., and
executed the _____ day of _____, 20____, at _____ o'clock ____ M.,
by delivering to the within named _____ in
person at _____ in _____
County, Texas, a true copy of this Subpoena, and tendering said witness the sum of \$ _____.

By Deputy: _____
Sheriff/Constable _____
_____ County, Texas

OR

By: _____
Person who is not a party to the suit, and is not less than 18 years of age.

ACCEPTANCE OF SERVICE OF SUBPOENA BY WITNESS PER RULE 176 T.R.C.P.

I, the undersigned witness named in the Subpoena acknowledge receipt of a copy thereof, and hereby accept service of the attached subpoena, and will appear in said court on said date and time directed in this subpoena.

Rule 176.8(a) Contempt. Failure by any person without adequate excuse to obey a subpoena served upon that person may be deemed a contempt of the court from which the subpoena is issued or a district court in the county in which the subpoena is served, and may be punished by fine or confinement, or both.

SIGNATURE OF WITNESS

DATE

Not executed as to the witness _____
for the following reasons: _____

FEE FOR SERVICE OF SUBPOENA: \$ _____

Constable Return of Individual

Cause #: 201773032

Tracking #: J06824351

In the case of MEIGS, WENDY VS BERGMAN, TREY AND BERGMAN ADR GROUP a SUBPOENA (SUMMONS) and attached SUMMON was issued by the 270th Judicial District court of HARRIS County, TX and came to hand on the 9 day of November, 2018 at 10:47AM to be delivered at 917 FRANKLIN ST STE 510, HOUSTON, TX 77002 by delivering to: TODD M. FRANKFORT

Attempted Service

(Attempted service at 917 FRANKLIN ST, STE 510, HOUSTON, TX, 77002 unless otherwise noted.)

Date	Time	Deputy Name	Agency	Service Attempt Type	Attempted Address	Remarks
12/6/2018	12:35:27 PM	CRAIG PENNAMON, SR	1	RTC UNSERVED	917 FRANKLIN ST STE 510 HOUSTON TX 77002	RTC UNSERVED DUE TO MR. TODD M. FRANKFORT IS AVOIDING SERVICE. SEVERAL ATTEMPTS HAS BEEN MADE AND THE COURT DATE IS 12/07/2018.
12/5/2018	3:50:45 PM	CRAIG PENNAMON, SR	1	NOT IN	917 FRANKLIN ST STE 510 HOUSTON TX 77002	NOT IN PER MRS. VIVIANA - RECEPTIONIST.
12/5/2018	2:15:19 PM	CRAIG PENNAMON, SR	1	OTHER	917 FRANKLIN ST STE 510 HOUSTON TX 77002	CALLED THE DEFENDANT @832.748.8943, LEFT MESSAGE ON HIS VOICEMAIL ASKING HIM TO CALL ME.
12/4/2018	10:00:43 AM	CRAIG PENNAMON, SR	1	OTHER	917 FRANKLIN ST STE 510 HOUSTON TX 77002	CALLED THE DEFENDANT @713.213.1758, LEFT MESSAGE ON HIS VOICEMAIL ASKING HIM TO CALL ME.
11/29/2018	9:35:11 AM	CRAIG PENNAMON, SR	1	OTHER	917 FRANKLIN ST STE 510 HOUSTON TX 77002	I CALLED THE DEFENDANT AT HIS OFFICE @713.224.1800 AND SPOKE WITH TY - RECEPTIONIST WHO STATED THAT THE DEFENDANT WASN'T IN AND TOOK MY CELL NUMBER AND INFORMATION AND WILL PASS IT ON TO THE DEFENDANT.
11/29/2018	9:30:29 AM	CRAIG PENNAMON, SR	1	NOT IN	917 FRANKLIN ST STE 510 HOUSTON TX 77002	NOT IN - PER RECEPTIONIST VIVIANA.
11/15/2018	11:30:26 AM	CRAIG PENNAMON, SR	1	NOT IN/LEFT CARD	917 FRANKLIN ST STE 510 HOUSTON TX 77002	DEFENDANT WAS NOT IN PER RECEPTIONIST VIVIANNA. LEFT CARD.

Unofficial Copy Office of Marilyn Burgess Esq. Clerk

11/19/18
52

Constable Return of Individual

Cause #: 201773032

Tracking #: J06824351

NOT EXECUTED to the witness: TODD M. FRANKFORT

The information received as to the whereabouts of the said witness being:

Service of Individual

Executed in HARRIS County, Texas by delivering to each of the within name witness by __; a true copy of this SUBPOENA (SUMMONS) together with the accompanying copy of the SUMMON, at the following times and places:

Name	Date	Time	Full Address of Service
------	------	------	-------------------------

Fee Due \$ 0.00

by Deputy CRAIG PENNAMON, SR - 1C64

Printed

Deputy Signature



Attempts:

7

Total Attempts:

7

Alan Rosen , Constable Precinct #1

Harris County Texas

1302 Preston, 3rd Floor
Houston Texas 77002
713.755.5200

Unofficial Copy Office of Marilyn Burgess-Distric Clerk

ISSUED IN THE NAME OF THE STATE OF TEXAS

CAUSE NO. 2017-73032

WENDY MEIGS,	§	
Plaintiff,	§	IN THE DISTRICT COURT OF
	§	
	§	
v.	§	HARRIS COUNTY, TEXAS
	§	
TREY BERGMAN and	§	
BERGMAN ADR GROUP	§	270 TH JUDICIAL DISTRICT
Defendants.	§	

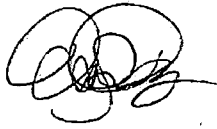
**PLAINTIFF'S NOTICE OF REQUEST FOR PRODUCTION AND
INTERROGATORIES FROM TODD FRANKFORT**

TO: Defendant Edward Trey Bergman and Bergman ADR Group, by and through their attorney of record, Wayne Clawater, Attorney at Law, 2727 Allen Parkway, Suite 500, Houston, Texas 77019.

Please take notice that, under Texas Rule of Civil Procedure 205.3, Wendy Meigs intends to subpoena from Todd Frankfort the documents and interrogatories in the attached Exhibit "A1" and "A2" to be produced on December 7th, 2018 at 8:00 a.m. at the home of Wendy Meigs, 3131 Blackcastle Dr., Houston, Texas 77068.

Todd Frankfort will be served with the above subpoena after ten days from the date of service of this notice.

Respectfully submitted,



/s/ Wendy Meigs, pro-se
WENDY MEIGS
3131 Blackcastle Dr
Houston, Texas 77068
Telephone: 281-798-0780
Facsimile: 281-369-5709
wendymeigs@icloud.com

Unofficial Copy Office of Marilyn Burgess District Clerk

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing document has been delivered or forwarded to all counsel and unrepresented persons as listed below, [] by **personal delivery or receipted delivery service**, or [] by **certified or registered mail**, return receipt requested, by depositing the same, postpaid, in an official deposit under the care and custody of the United States Postal Service, or [] by **facsimile** to the recipient's facsimile number identified below, or [X] by **e-service** to the recipient's email address identified below and the electronic transmissions was reported as complete, on this 8th day of **November 2018**, in accordance with the Rule 21a of the Texas rules of Civil Procedure:

Via E-File

Wayne Clawwater
2727 Allen Parkway, Suite 500
Houston, Texas 77019
713.650.6600
713.650.1720 fax
Attorney for Defendants,
Trey Bergman and Bergman ADR Group

Exhibit A1

The documents requested in Exhibit "A1" are not privileged and are relevant to the subject matter involved in the pending action. The documents, if not admissible at the trial of this cause, are reasonably calculated to lead to discovery of evidence admissible at such trial.

INSTRUCTIONS

1. Method of Production: In any instance in which this Request names documents for production, it will be acceptable if the witness will provide a legible, true and correct photocopy or other production of the document named.
2. Definitions: The following definitions are applicable to this Request:
 - (a) The term "document" means the plural as well as the singular and shall mean all writings, letters, correspondence, telegrams, telexes, memoranda, records, books of account, ledgers, balance sheets, diaries, calendars, journals, minutes, contracts, drafts of contracts, insurance policies, drawings, graphs, charts, photographs, memoranda of records of telephone or personal conversations or conferences, notes, interoffice communications, microfilm, tape recordings, bulletins, circulars, schedules, guides, pamphlets, studies, surveys, notices, summaries, reports, analyses, worksheets, price sheets, catalogs, invoices, checks, vouchers, newspaper inserts, computer listings, notes or summaries prepared or relating to any of the foregoing, and writings of every kind of character that are in your possession, custody or control or subject thereto.
 - (b) Possession, custody or control includes constructive possession such that the person need not have actual physical possession. As long as the person has a superior right to compel the production from a third party (including an agency, authority or representative), the person has possession, custody or control.
 - (c) The term "person" means the plural as well as the singular and includes any natural person, firm, corporation, association, partnership or other legal entity.
3. Production of Documents: Pursuant to the Texas Rules of Civil Procedure, each draft, original, and non-identical duplicate, whether different from the original because of marginal notes or other material inserted therein or attached thereto or otherwise of the following writings, records, documents and data compilations from which information can be obtained or translated, that are in the possession, custody or control of the party to whom this request is addressed shall be produced.
4. Categorization of Documents: The items described in this Request shall be produced in their files as they are kept in the usual course of business or shall be organized and

labeled to correspond with the categories specified in the preceding paragraph. If the items described are not produced in their files, then the selection of documents from files and other sources shall be performed in such a manner to ensure that the file or other source from which a document is obtained may be identified. Additionally, documents attached to other documents or material shall not be separated unless sufficient records are kept to permit reconstruction of the grouping.

5. Claim of Privilege: Each document, if any, that is withheld from production pursuant to a claim of privilege (privilege as used herein shall include work product) shall be identified in writing and shall be segregated and maintained for possible in camera submission to the Court, and a list identifying such withheld documents shall be furnished at the time and place of production specified in this Request. Said list shall state with respect to each such document:

- (a) The privilege under which the document is being withheld;
- (b) A description of the character or type of document involved;
- (c) A general description of the subject matter and purpose of the document;
- (d) The date the document was prepared;
- (e) The author and/or signatory of the document;
- (f) Persons to whom the document is addressed and persons to whom copies thereof were furnished, together with their job titles; and
- (g) The present depository of the document.

Definitions

1. As used hererin, the terms "Plaintiff" or "Defendant" as well as the parties full or abbreviated name or pronoun referring to a party, means the party, and where applicable, the party's agents, representatives, officers, directors, partners, employees, corporate agents, subsidiaries, affiliates, or any other person or entity acting in concert with the party or under the party's control, whether directly or indirectly.

2. As used herein, the terms "you" or "your" refers to Todd Frankfort.

3. As used herein, the terms "Johnston" refers to Michael J. Johnston.
4. As used herein, the terms "Brady" refers to B. Allen Brady.
5. As used herein, the terms "Bergman" refers to Edward Trey Bergman.
6. As used herein, the terms "Zucker" refers to Todd Zucker and Bohrer & Zucker LLP.
7. As used herein, the terms "NPTA" refers to all versions and variations of the name NPTA National Pharmacy Technician Association
8. As used herein, the terms "Asyntria" refer to Asyntria, Inc. or its successors, predecessors, divisions, or subsidiaries, employees, attorneys, agents, or anyone acting on its behalf, with or without permission.
9. As used herein, the terms "Johnston companies" refers to Straden Schaden, the Johnston Group, and any group that Michael Johnston owns other than Asyntria, or has or had an interest. or its successors, predecessors, divisions, or subsidiaries, employees, attorneys, agents, or anyone acting on its behalf, with or without permission.
10. As used herein, the term "document" includes any written, recorded, or graphic matter however produced or reproduced, including without limitation, any and all agreements, pleadings, court documents, appraisals, summaries, schedules, memoranda, notes, statements, correspondence, letters, telegrams, telefaxes, diaries, calendars, time records, billing records, bills, statements, invoices, date books, phone messages, graphs, charts, partial or complete records of telephone or oral conversations, reports or summaries of interviews, reports or summaries of negotiations, contracts, bank records, canceled checks, deposit slips, financial information and statements, all memorials of conversations, meetings, or conferences, tape recordings, electronic mail, information contained in any computer although not yet printed and

all drafts and non-identical copies of any of the items listed above.’

11. As used herein, the term “communication” means any transfer, attempted transfer, or requests for a transfer of information between persons.

12. As used herein, the term “correspondence” means information transmitted in any form, including but not limited to written documents, facsimiles, voicemails in tangible form, electronic transmissions, emails, text messages and instant messages.

13. As used herein, the term “regarding” means directly or indirectly relating to, pertaining to, referring to, concerning, describing, evidencing, depicting or consisting of.

14. As used herein, the term “underlying case” or the “underlying lawsuit” means Cause No. 2015-27321; Wendy Marie Meigs vs. Jody Neal Meigs, Michael Johnston et al. in the 257th District court of Harris County, Texas. The term “mediation” or “2015 mediation” references the 2015 mediation in the said “underlying case.”

Documents and Items to be Produced

1. Provide all text messages from July 13th, 2015 until now between you and/or your representatives, and Sherri Evans, B. Allen Brady, Todd Zucker, Michelle Bohrer, and/or Edward Trey Bergman and/or their representatives in relation to the 2015 mediation exclusive of your representation of Johnston. Do the same for all times occurring “during” the 2015 mediation specifically with Zucker, and/or Bergman.
2. Produce all Rules, Codes, and Conduct guidelines as a lawyer that you follow.
3. Produce all documents relating to any charges that have been brought against you for any reason regardless of whether they were dismissed or not.

4. List all bank accounts and include all statements that you or any company that you own or any other individual/corporation where you deposited money between January 1st, 2015 and June 30th, 2015.

Unofficial Copy Office of Marilyn Burgess District Clerk

Exhibit A2

You are advised that your answers to such Interrogatories must be served separately, in writing, and under oath within thirty (30) days. The question or interrogatory to which the answer pertains as provided by the Texas Rules of Civil Procedure shall precede answers to Interrogatories. Plaintiff Meigs also requests that Frankfort continue to supplement his answers to these Interrogatories as required. For purposes of these Interrogatories, when used herein each individual mentioned includes its agents, employees, members, and principals.

1. Where did Bergman take you in his office to get the glasses that you used to pour the Scotch for Johnston and Meigs at the 2015 mediation?

ANSWER:

2. Did you or anyone tell Johnston or Meigs to not drink, and if so, who, when, and why?

ANSWER:

3. What day did you first contact Bergman for him to be mediator and why did you decide to use him; and did you used him before in mediation and/or who suggested that you call him to be the mediator?

ANSWER:

4. What car, model and make, did you use to drive to the liquor store to get liquor for Johnston, Brady and yourself, and who owns the car?

ANSWER:

5. What type of drinks and how much did you, Brady, Zucker and Bergman have at mediation, and are you aware that a memorandum states that you were drinking at mediation?

ANSWER:

6. As Johnston slid the drink to Meigs, what was the drug that he dropped into her drink that he told you he used/would use?

ANSWER:

7. How long have you known Sherri Evans; how many cases have you been involved with her; did any of those cases included Bergman; and/or what other relationship do or did you have with Evans?

ANSWER:

8. How many times have you allowed your clients to drink alcohol at mediation prior to signature of an important document excluding the 2015 mediation?

ANSWER:

9. How long have you known Bergman and how many cases have you had together or any other relationship?

ANSWER:

10. Have you ever violated the Code of Professional conduct, list when and how?

ANSWER:

11. Is procuring alcohol and serving it to the opposition client without their counsel present, a common practice and does that violate any rules of conduct; and does pouring and serving a second glass to a client without counsel further violate those rules; and do you find it more convenient to take advantage of an opposing client without counsel present?

ANSWER:

12. Is serving alcohol at mediation to opposing clients, before final discussions and signature, a common practice and what benefit is doing so for you or your client; what class in law school taught you how to serve alcohol at mediation and is serving alcohol at mediation regulated by Texas Alcoholic Beverage Commission? Are you licensed by the commission to serve alcohol?

ANSWER:

13. Describe the "dram shop law" and the how the law can relate to the serving of alcohol at mediation?

ANSWER:

14. Knowing that your client takes psychotic medications, why did you allow your client to slide the glass of alcohol to Meigs with his hand over the glass thus slipping a drug into her drink; why didn't you take the glass back and throw the drink away rather than allow Meigs to be drugged; how many times have you allowed your clients to drug others so that they would

be too drugged and afraid to not agree to anything out of fear; and what law school and course teaches this behavior and how does that apply to Texas Rules and/or other guidelines for lawyers? List the applicable violations to the rules.

ANSWER:

15. What would be your liability for knowingly allowing your client to drug another person and not preventing it?

ANSWER:

16. What is your liability for knowing that your client, any of your clients, requires psychotic medications, thus that client can be dangerous, and you allow the abuse of another person by that client without stopping it?

ANSWER:

17. What position(s) did you or do you hold at Asyntria and/or any of its subsidiaries and/or for any of Johnston's companies? List positions, dates, times, and situations leading to such, and contracts written for Asyntria and/or subsidiaries.

ANSWER:

18. At what point did you begin to participate in the collusion and conspiracy to Fraud on the Court which occurred prior to, continued at and through the 2015 mediation?

ANSWER:

19. On what date did you give Sherri Evans and/or her representative your digital signature and which documents, emails and other, did she write for you; who else has your digital signature to write documents for you pertaining to this case; and what have they written, and why did they write it for you?

ANSWER:

20. How much money did you receive and distribute for conspiring to what eventually became Fraud on the Court at the 2015 mediation; how was it received; where was it deposited and how was it distributed to others?

ANSWER:

21. Did the failure to add the family law code requirement that states that a clause must be added that the agreement cannot be revoked allow the 2015 mediation agreement to be revocable, and if it did not, state why?

ANSWER:

22. As a family court lawyer, would you be able to void a mediation agreement obtained from a mediation required by a family court, that your client requested voided, if the clause that prevented revoking of the agreement was not included; have you done this before, and why?

ANSWER:

23. Do you regret your participation in the conspiracy to fraud and Fraud on the Court that cumulated in the 2015 mediation, failed by the forgetting of the clause to prevent revocation, and that created an event that will never dissipate even with the finalization of this case?

ANSWER:

Unofficial Copy Office of Marilyn Burgess District Clerk

CHRIS DANIEL DISTRICT CLERK

Action : NO FEE DOCUMENTS NOT ANSWERS

Case: 201773032-7

Trans ID: 212259464

Court: 270

Style PLT: MEIGS, WENDY

DEF: BERGMAN, TREY

Fee	Description	Amount
142	SUBPOENA	\$8.00
179	ELECTRONIC FILING FEE - DCO	\$2.00
298	SERVICE COPIES	\$8.00
350	CONST-PERSONAL SERVICE	\$75.00

Payment Texas.gov Mastercard 700012/1/2018 \$93.00
Amount Tendered : \$93.00
Payment Amount: \$93.00
Amount Applied: \$93.00
Change Amount: \$0.00

Received Wendy M Meigs I2053779
Of 3131 Blackcastle Dr
Houston, TX 77068

NINETY THREE AND 00/100 *****Dollars

Payment Date: 11/8/2018

File Date: 10/29/2017

Customer Signature _____

Assessed By: USER, CONVERSION

Validated: 11/8/2018 By :SYSTEM GENERATED, Texas.gov 104

Manual Receipt Nbr: 0

Comment: Envelope number: 28886774 - 0

Unofficial Copy Office of Marilyn Burgess District Clerk