

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS;

2-20-2012
729
Chris Hartman or/and Brian Ralph Walker
That I, Keith Duncan, do hereby make, constitute, and appoint
Chris Hartman or/and Brian Ralph Walker My true and lawful guardian-in-fact and hereby delegate to
said guardian-in-fact full power and authority for me and in my name, place and stead to do and perform all
things that I could do myself in the transaction of any business of mine, on such terms and in such manner
as said guardian-in-fact may deem appropriate including, without limitation, power and authority

1. To open, maintain and close checking and savings accounts in my name in any banks, savings and loan associations, building and loan associations, credit unions, or similar institutions; to receive endorse and deposit negotiable instruments made or drawn to my order; to issue, receive, or endorse with my name checks, drafts and orders for the payment of money from, or to any account of mine in any such institution, including those payable to said guardian-in-fact; to agree to and sign in my name any authority, signature cards or other documents that my guardian-in-fact or any institution may deem appropriate;
2. To lease, maintain and close out safe deposit boxes in any banking or other institution and to enter any safe deposit box or place of safekeeping of property now or hereafter maintained in my name or on my behalf without anyone else being present, and to agree to and sign in my name any authority, signature cards or other documents for such purposes;
To sell, convey, lease, assign, hypothecate, mortgage, pledge, pawn, encumber or exchange any or all of my property, whenever acquired, including real, personal, tangible, intangible or mixed, and any legal or equitable interest therein, and including but not limited to all types of stocks and bonds and other similar kind of securities, to execute, seal, and deliver any transfers, writings and instruments to effect such transaction or transactions; and to receive in payment the proceeds of such transaction or transactions without any duty or obligation on the pay or to investigate the disposition thereof, and to issue receipts therefore;
To purchase any property for me including real, personal, intangible, or tangible, or mixed and any legal or equitable interest therein, including but not limited to all types of stocks and bonds and other similar kinds of securities, and certificates of deposit, and to pay therefore from my funds; to incur any indebtedness on my behalf by means of borrowings, loans, or otherwise, whether secured or unsecured; to pay any indebtedness from my funds; to execute on my behalf and sign and seal notes, security interests, mortgages, deeds to secure debt, liens or other instruments evidencing such indebtedness; to receive the writings or documents evidencing such transaction or transactions; and to secure the same by conveyance, mortgage, hypothecation, pledge, pawn, or encumbrance of any or all of my property, real, personal, intangible, or mixed;
5. To ask, claim, bill, demand, sue for, collect, recover, and receive all sums of money, debts, dues, accounts, legacies, bequests, interest, dividends, annuities, and demands whatsoever, as are now or shall hereafter become due, owing, payable or belonging to me, and have, use, and take all lawful ways and means in my name or otherwise, by litigation, attachment, distress or otherwise for the recovery thereof;
6. To accept part in satisfaction for the whole of, or to compromise, and debt or sum of money now and hereafter owing or payable to me, or any other claim or demand which I have or may have against any person or persons; to grant extensions of time for the payment or satisfaction thereof, either with or without taking security for the same; to give discharges for such payments, and otherwise to act with respect thereto;
7. To appear for me and in my behalf before any person having authority by the laws of any State or of the United States;
8. To enter into, make and execute any bond whatsoever, either as principal or surety, and to sign, seal, acknowledge, and deliver the same for me and in my name, either in principal or surety;

To appear and vote, and otherwise act as my proxy or representative in respect to such number of shares of any company, corporation, trust or other such organization as I may be entitled to vote, at any and all meetings of any such organizations, and to sign and execute any proxies or other instruments for others to vote such shares

10. To enter any personal appearance for me as a plaintiff or as a defendant in any legal action, suit, court, or hearing or to accept, waive or acknowledge any process or service of process from any court, board or agency whatsoever directed to me personally; and to compromise, refer to arbitration or submit to judgment in any such action or proceeding;
11. To take any action for the care, preservation, insurance, management or superintendence of and for any and all of my properties

Granting and giving unto my said guardian-in-fact full power and authority to do and perform any and all other acts necessary, proper, or incidental to the performance and execution of the powers hereinbefore granted, with power to do and perform all acts authorized hereby as fully to all intents and purposes as I might or could do personally if I were present.

This is written for the purpose of giving, and does give, the guardian-in-fact the power and authority generally to do and perform all and every act and acts, thing and things, device and devices, in the law whatsoever needful or necessary or appropriate to be done in and about the premises or in connection with any power or authority given said guardian-in-fact herein, and for me and in my name to do, execute and perform any act whatsoever as largely and amply, to all intents and purposes as I might or could do if I were personally present and personally performing it; hereby ratifying and confirming all that my said guardian-in-fact shall lawfully do by virtue hereof. This is a written power of attorney, and shall NOT be terminated by my incarceration nor ability to be personally reached by either telephone or U.S.P.S. This is a power to act as an guardian-in-fact for me, and if I subsequently become incompetent, it shall remain in force until such time as a guardian or receiver shall be appointed for me or until some other judicial proceeding shall terminate the power.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 21st day of FEBRUARY, 2012

Signed, sealed and delivered this 21st day of FEBRUARY, 2012, in the presence of:

Neil B. Duncan
Your name

[Signature]
Notary Public

My Commission Expires 7-27-2015

GEORGIA GENERAL DURABLE POWER OF ATTORNEY

THE POWERS GRANTED BELOW ARE EFFECTIVE EVEN IF I BECOME DISABLED OR INCOMPETENT

I Keith Duncan of 6326 Brandywine Tr, Norcross, GA 30092 appoint
H. Chris Chatham of 6326 Brandywine Tr, Norcross, GA 30092 as my
Agent (attorney-in-fact) to act for me in any lawful way with respect to the following initialed subjects:

INITIAL on the lines applicable.

_____ (A) **Real and tangible personal property transactions.** To lease, sell, mortgage, purchase, exchange, and acquire, and to agree, bargain, and contract for the lease, sale, purchase, exchange, and acquisition of, and to accept, take, receive, and possess any interest in real and tangible property whatsoever, on such terms and conditions, and under such covenants, as my Agent shall deem proper.

_____ (B) **Banking and other financial institution transactions.** To make, receive, sign, endorse, execute, acknowledge, deliver and possess checks, drafts, bills of exchange, letters of credit, notes, stock certificates, withdrawal receipts and deposit instruments relating to accounts or deposits in, or certificates of deposit of banks, savings and loans, credit unions, or other institutions or associations.

_____ (C) **Insurance and annuity transactions.** To exercise or perform any act, power, duty, right, or obligation, in regard to any contract of life, accident, health, disability, liability, or other type of insurance or any combination of insurance; and to procure new or additional contracts of insurance for me and to designate the beneficiary of same; provided, however; that my Agent cannot designate himself or herself as beneficiary of any such insurance contracts.

_____ (D) **Claims and litigation.** To commence, prosecute, discontinue, or defend all actions or other legal proceedings touching my property, real or personal, or any part thereof, or touching any matter in which I or my property, real or personal, may be in any way concerned.

_____ (E) **Personal and family maintenance.** To hire accountants, attorneys at law, consultants, clerks, physicians, nurses, agents, servants, workmen, and others and to remove them, and to appoint others in their place, and to pay and allow the persons so employed such salaries, wages, or other remunerations, as my Agent shall deem proper.

_____ (F) **Benefits from Social Security, Medicare, Medicaid, or other governmental programs.** To prepare, sign and file any claim or application for Social Security, unemployment; sue for, settle or abandon any claims to any benefit or assistance under any federal, state, local or foreign statute or regulation; control, deposit to any account, collect, receipt for, and take title to and hold all benefits under any Social Security, unemployment, other state, federal, local or foreign statute or regulation; and, in general, exercise all powers with respect to Social Security, unemployment, and governmental benefits, including but not limited to Medicare and Medicaid, which the principal could exercise if present and under no disability.

_____ (G) **Retirement plan transactions.** To contribute to, withdraw from and deposit funds in any type of retirement plan (which term includes, without limitation, any tax qualified or nonqualified pension, profit sharing, stock bonus, employee savings and other retirement plan, individual retirement account, deferred compensation plan and any other type of employee benefit plan.

_____ (H) **Tax matters.** To prepare, to make elections, to execute and to file all tax, social security, unemployment insurance, and informational returns required by the laws of the United States, or of any state or subdivision thereof.

NCB (I) **ALL OF THE POWERS LISTED ABOVE. YOU NEED NOT INITIAL ANY OTHER LINES IF YOU INITIAL LINE (I)**

Successor Agent. If any Agent named by me shall die, become incompetent, resign or refuse to accept the office of Agent, I name the following (each to act alone and successively, in the order named) as successor(s) to such Agent:

Duncan 4177 Ancient Amber Way, Norcross, GA 30092
USM Corp Matthew Duncan dob 3-3-1987 stationed Hawaii
John John Fields of Dunkin Ct. owner great clips

Authority to Delegate I further grant to my Attorney and Alternate Attorney full powers of substitution, and hereby ratify any act, which my Attorney or Alternate Attorney or any substitute Agent appointed by my Attorney or Alternate Attorney under this Power of attorney.

THIS POWER OF ATTORNEY IS EFFECTIVE IMMEDIATELY AND WILL CONTINUE UNTIL IT IS REVOKED.

I am fully informed as to all the contents of this form and understand the full import of this grant of powers to my Agent.

I agree that any third party who receives a copy of this document may act under it. Revocation of the power of attorney is not effective as to a third party until the third party learns of the revocation. I agree to indemnify the third party for any claims that arise against the third party because of reliance on this power of attorney.

Signed this 9th day of March 2012 (Name): Keith Duncan
Keith Duncan LLC

STATEMENT OF WITNESS

On the date written above, the principal declared to me in my presence that this instrument is his general durable power of attorney and that he had willingly signed and that he executed it as his free and voluntary act for the purposes therein expressed.

Clarence W. [Signature]
Witness Signature

2402 Godwin Blvd Suffolk, Va 23434
Address

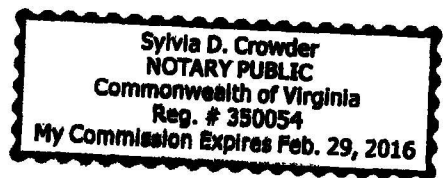
P. Franklin
Witness Signature

2402 Godwin Blvd Suffolk, VA 23434
Address

**CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC
STATE OF GEORGIA COUNTY OF GWINNET**

This document was acknowledged before me on this 9th day of March by Keith Duncan

Notary Seal



Sylvia D. Crowder
(Signature of Notary)

Notary Public for the State of Virginia
02/29/2016
My Commission Expires on (Date)

https://mail-attachment.googleusercontent.com/attachment/u/0/?ui=2&i...

dated Jan 2012

*Sent to AG + FBI
in Feb 2012
multi times*

STATE OF GEORGIA
CHEROKEE COUNTY

IN THE SUPERIOR COURT OF SAID COUNTY.

COUNT 1

ON BEHALF OF THE PEOPLE OF THE STATE OF GEORGIA, THE
UNDERSIGNED, AS PROSECUTING ATTORNEY FOR THE COUNTY AND STATE
AFORESAID, does hereby charge and accuse KEITH DUNCAN with the offense of
STALKING (O.C.G.A. 16-5-90), for that the said accused on the 14th day of November, 2010
in the County of Cherokee and State of Georgia, then and there, did follow, contact and place
under surveillance ROBERT ROSE at and about 106 LIBERTY GROVE PASS, by videotaping
the victim's children and sending a copy of the video tape to the victim, with the intent to harass
and intimidate ROBERT ROSE, contrary to the laws of this State, the good order, peace and
dignity thereof.



WALLY W. ROGERS
ASSISTANT DISTRICT ATTORNEY

GARRY T. MOSS, DISTRICT ATTORNEY
BLUE RIDGE JUDICIAL CIRCUIT

*File
Justice
R...*

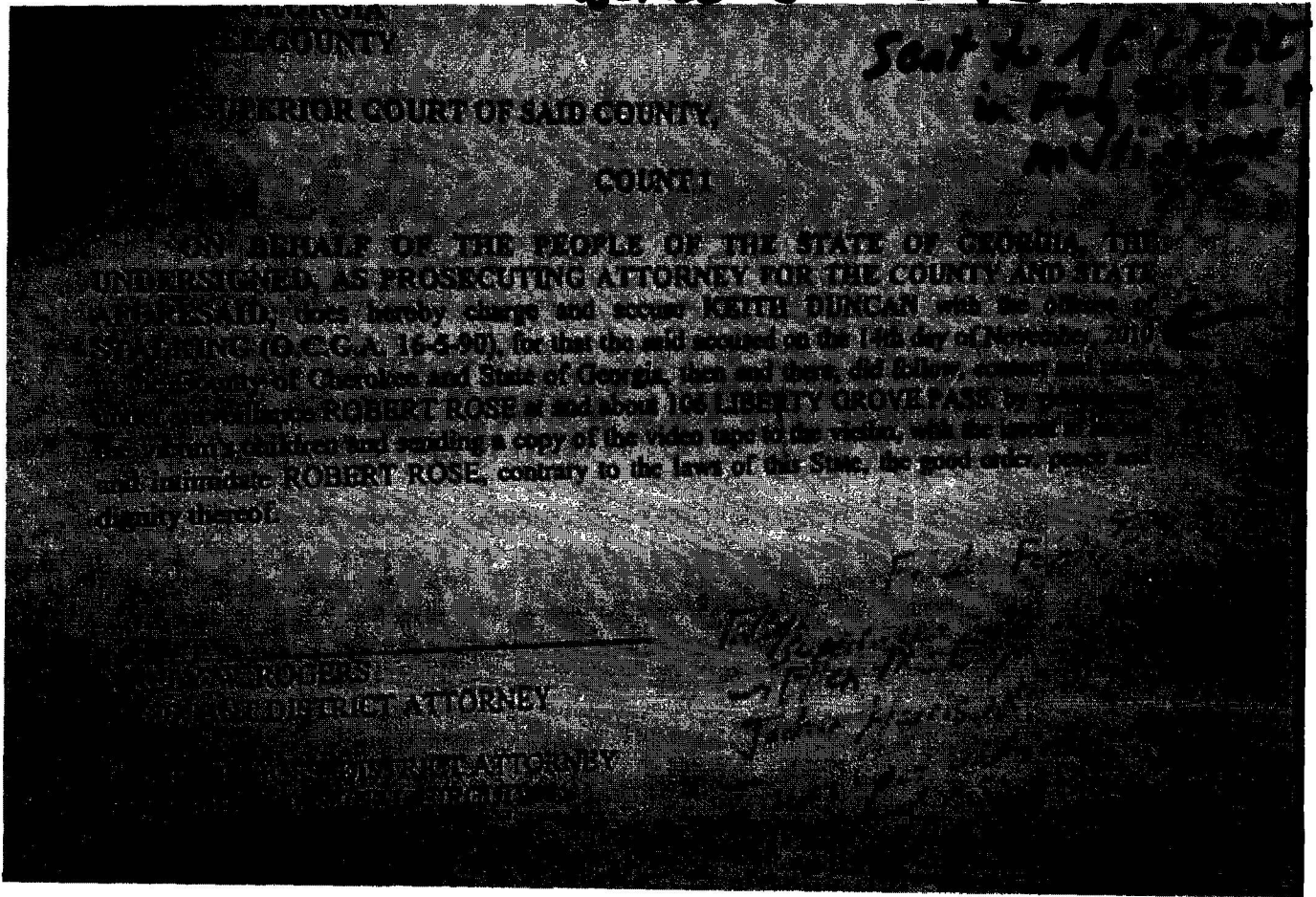
*Nov 2010 Sept 01/kid. mov
given to FBI summer 2011*

*Subb city TPO 11.1.7386.99 illegally granted
Aug 22, 2011 entrapment.
video never presented ever.*

*Some video not given to Rose by Karl
Some video used to capture/kidnap Karl
Warrant Sept 25, 2011 - Langley - drive away
Kidnap Oct 3, 2011 - Las Vegas to
Release - no charges Jan 25, 2014 = 848
days*

Keith Duncan

dated Jan 2012



*Nov 2010 Sept 01/kid.mou
given to FBI summer 2011*

*Cobb City TPO 11.1.7386.99 illegally granted
Aug 22, 2011 entrapment.
video never presented ever.*

*Some video not given to Rose by Karl
Some video used to capture/kidnap Karl
Warrant Sept 25, 2011 - Langley - drive away
Kidnap Oct 3, 2011 - Las Vegas to
Release - no charges Jan 25, 2014 = 848
days
*Karl Duncan**

Keith@BuiltByKeith.com

From:
Sent: 140089
To:
Subject:

keith@builtbykeith.com
Sunday, August 28, 2011 8:41 PM
keith@builtbykeith.com
Draft of letter to Vic Reynolds.

To Vic

*Aug 28, 2011 Post
11.1.07683.99
+ 11.1.1171.99 dismt*

Vic, as you can imagine I am extremely dis-pleased with everything that has occurred to me in the Cobb County and MPD system. No one (and I will include your services), has adequately represented my rights. No one has returned my calls or resolved my issues at all without my persistence of MONTHS and MONTHS of everything.

It is time for immediate action.

1. File lawsuit against Bashama and Wendell immediately. Start with Credit Card Fraud, ID theft, fraud, and selected list of heaviest charges.
2. For Wendell, charge him with Grand Theft Larceny as he was not authorized to enter my home. In reality, neither was Bashama because she was not on the lease. No evidence exists that she was ever a resident including she never paid me a dime (for anything). Charge her with Grand Theft Larceny to the letter of the law.

3. File felony charges against both MPD and Cobb County for an assortment of charges of mutual choice. Start with Malicious and fraudulent filing of my Police Report 1-11-0002506. TWICE, the second version Exhibit #2 was even worse saying I was the suspect and stole my own \$5500 worth of original goods.

Next, Releasing confidential information (emails) to Bashama that were expressively under legal privilege per my signature line (I was my own representative lawyer at the time, so this will hold up in court).

Collusion with Bashama as her words and testimony were added fraudulently by MPD officers, and NO one called me at all.

Huge list of felony and criminal charges that US Attorney's office and probably GBI will have a field day with. AND even FBI may get involved since Bashama is suspected of interstate criminal activity along with Wendell.

Note: Bashama appears to still be in town from secondary evidence. I have not physically seen her since Feb 22 court hearing. No chance encounters have occurred.

My damages will exceed \$100K and I can easily claim interference with business activities worth multi-millions.

DO I HAVE YOUR ATTENTION NOW?? Your career as lawyer, judge, DA, or judicial leader is probably already in jeopardy as a result of your inadequate actions. Do you agree...
Keith.

