

The final judgment was entered in this case on June 13, 2011. The original Motion for New trial was filed on June 29, 2011. Defendant filed numerous lengthy motions and other documents after the final decree was entered. On April 23, 2012, Judge Tusan entered an Order Imposing Restrictions on Respondent Alex Higdon's Future Filing Submissions. Basically, the Order required Defendant to obtain permission from the court before he filed any further documents with the clerk of court. This Order was upheld on appeal. *Higdon v. Higdon*, 321 Ga. App. 260 (2013).

Sometime in early 2013, a news reporter for a local television station contacted Defendant and told him he needed to contact Ms. Krystal Moore. Defendant contacted Ms. Moore and met with her for about three hours. The conversation at this meeting was not recorded. Later, on April 29, 2013 and on April 30, 2013, Defendant and Ms. Moore talked on the telephone. These conversations were recorded by Defendant without Ms. Moore's knowledge.

For several months after his conversations and meeting with Ms. Moore, Defendant filed numerous requests to file documents, motions and pleadings, but no motion regarding information he had regarding Ms. Moore. The case was ultimately assigned to Judge Bensonetta Tipton Lane and on October 31, 2013, Defendant filed a Motion Requesting the Voluntary Recusal and Alternative Motion to Recuse or Disqualify Motion regarding Judge Lane. In his Motion he asserted that the case was wrongfully transferred to Judge Lane and that the Motion for New Trial should be heard by Judge Tusan. Defendant did mention Ms. Moore and he also asked for a full court recusal. The Order denying this Motion was filed on November 5, 2013.

On May 23, 2013, Defendant obtained a Subpoena for Deposition and Production of Documents to be served on Ms. Moore. On December 20, 2013, he filed a Motion to Request to File Defendant's Defendant's Motion to Compel Discovery. In his Motion to Compel