

Re: Barry O'Dell resign Ltr 6.6.24

From: Barry O'Dell (bodell1979@gmail.com)

To: blues24seven@ymail.com

Date: Thursday, June 6, 2024 at 10:53 PM CDT

That's the type of answer I'd expect from you. Have a good night.

On Thu, Jun 6, 2024, 10:28 PM Dave Campbell <blues24seven@ymail.com> wrote:

According to your April 1st city hall witness, your actions are far from God's Word. It took a few minutes to look at the Church of Christ website defining Pastors. Oops, who knew. Now we do. For most of a year we believed there was someone else who looks like you. Now we learn you are the same guy. Funny, you never took the time to teach us God's Word when we first asked you if you are the pastor of the Church of Christ. Not many can preach without the heart of a teacher. You've failed the test at least twice with us.

Answer this, Preacher O'Dell; would you have acted the way you did on April 1st, if the same scenario played out in your church? Meaning; when evil lurks its head, would you keep your mouth shut as you did April 1st? As we see it, you denied Christ at least 3 times April 1st. You hid your witness. Repeatedly, you condoned what was evilly displayed. With nepotism of nine in your city circle, who would speak up? A good man would have stood up. We believe you deserve no position in life until you do some serious soul-searching. If you're a good man deep down, you'll know what to do. If you're not good-man material, you'll figure it out. We could do a reenactment for your congregation (hope that's the correct word) and see how they react.

Thank you for your reply and offer none-the-less.

Dave / Dawn

On Jun 6, 2024, at 21:19, Barry O'Dell <bodell1979@gmail.com> wrote:

If you'd like to look at God's word with me about it, I'd be happy to explain.

On Thu, Jun 6, 2024, 6:20 PM Dave Campbell <blues24seven@ymail.com> wrote:

The correction should be, what, just Mister? What is your position at the church? We want to address your position correctly. Are you just a blogger/author for the church? Your name appears associated with the Church of Christ.

Dave Campbell

On Jun 6, 2024, at 4:14 PM, Barry O'Dell <bodell1979@gmail.com> wrote:

EXHIBIT 14

Correct your records. I am not a pastor.

On Thu, Jun 6, 2024, 1:36 PM Dave Campbell <blues24seven@ymail.com> wrote:

Mr. O'Dell: ~

Please find attached a letter with attachments for you. A hard copy is being mailed to you.

Sincerely,

Dave / Dawn Campbell

--

Sent with Genius Scan for iOS.
<https://dl.tglapp.com/genius-scan>

Dave / Dawn

Dave/Dawn Campbell
440 Main Street
Mammoth Spring, Arkansas 72554-8800

June 18, 2024

Re: Legal Notice:
Letter of Rebuke/Cease & Desist/Strict Proof Requests

Barry O'Dell
(Recipient Refused/Returned Last
Letter; Therefore, Letter
Served via Email to: bodell1979@ gmail.com
and to: mammothspringcityhall@gmail.com

Attention Mr. O'Dell:

We adamantly rebuke your fraud on 06/10/24 during your harassment against us at the city council meeting. Your fraud is outlined herein and in the footnotes of the attached transcript, which is hereby fully incorporated herein as if being set forth.

You committed fraud in the 06/10/24 City Council meeting in several instances, including by stating the following:

"I wasn't snapping a picture of his rear, which they put on their little sign. So, this is what they're accusing me of." We object to your apparent instigation of hatred against us..

Your foregoing statement is false, because we did not place on our sign anything about you snapping a picture of Dave's rear, as we did not know at that time who took the picture. Therefore, what you accused us of in your aforesaid statement is false and defamatory. The sign stated you posted Dave's rear to the WWW, which is a true statement and was an unstable and fluttering thing to do; not necessarily homosexual.

By taking a picture of our "little sign" you took a picture of a senior citizen's big rear and posted it on the internet to your 1,200 Facebook friends. Who'd you say is at fault? That is a rhetorical question, which you do not need to answer. You do need to answer as to why you have failed to

remove the offensive material, or replace it with a cropped version. You should have cropped it before posting; therefore, your 06/10/24 confession is illogical.

Despite the foregoing, during the city council meeting, in the presence of many witnesses you called us: “arrogant;” “self-aggrandizing” and “petulant.” You falsely alleged in front of many witnesses we called you a homosexual. We clarified on MoArkNews.com (where there is a button with your name to do so, since you are a public figure) and also in the city council meeting, we never called you a homosexual. Apparently, you are the one who labeled yourself with that definition by strangely and stubbornly clinging to a derivative definition, which was never intended, or stated by us. We believe your allegations, however do defame us. Our opinion is, you act flitty, as in “unstable” and “fluttering.” The original definition for flitty is “unstable and fluttering.” Many of your posts, especially the ones about us, waver back and forth, which is the meaning of “flutter.” Our message sign has limited space, so we chose the shortest adjective for that meaning. We humbly apologize for your clear misunderstanding and we meant no harm in that regard. Therefore, after the 6/10 meeting, the message which hurt your feelings was removed. All you had to do was call or email. If you would send us an email instructing us not to call you “Pastor,” why wouldn’t you do the same for “flitty.” Why did you appear excited about informing everyone about it? We believe it is because you strive to defame us, as you have apparently been doing since at least May 28, 2024. **We hereby request you to remove all content from all social media sites, including any post about any product we sell. We demand you never again speak about us publically without good cause. We rebuke your many, many lies. Why didn’t you remove the word you alleged you didn’t want seen?**

You were ridiculous in the 06/10 video alleging what “Jamie” did against us on 04/01 was deserved, due to the way Dave Campbell aggressed upon the council. Are you that blinded by hatred you cannot see how illogical that is? Jamie did not instruct Dave not to touch a councilmember like that again. For your words to be logical that’s how it would have to be. Otherwise, you admitted, Dave was punished by “Jamie” for making the city council and mayor feel as if Dave had been aggressive. **NEWSFLASH PREACHER: A husband is not to be instructed in public BY ANYONE how he can or cannot touch his wife when a husband is appropriately touching his wife!** It is bizarre for a preacher to condone pimp-like behavior. Your confession, “rightfully so” was/is ludicrous! If you dare even imply Dave Campbell touched Dawn Campbell inappropriately on 04/01/24, it is slander. As your one-sided dialogue is currently stated in the 06/10 video pertaining to James Turnbough demanding Dave never again touch Dawn Campbell’s elbow, you admitted, “And you were called out for your aggressive behavior; rightfully so.” The issue with your one-sided dialogue is, the only aggression, which was alleged by you was Dave Campbell’s aggression toward the city council. It has never been alleged there was any aggression between Dave and Dawn Campbell. The fact James Turnbough erroneously demanded, “DON’T EVER TOUCH YOUR WIFE LIKE THAT AGAIN,” has never been disputed. James was served with a notice of rebuke for the aforesaid slander on 04/15/24. Therefore, your one-sided dialogue is illogical in condoning a cop’s scream

against a citizen, "DON'T EVER TOUCH YOUR WIFE LIKE THAT AGAIN." Why would it be "rightfully so" a citizen's aggression toward a council would justify treating him and his wife as their pimp?

Ministers are considered public figures and cannot be defamed unless the person making the alleged defamatory mark did so with malice. Public figures must expect to be the target of criticism. The statement made about you being unstable was in defense of your abuse/malice/retaliation/cyber bullying in posting Dave's rear end sticking up prominently on your public social media page with over 1,200 contacts. That is wrong with you, Mr. Odell, plain and simple! We strongly believe the fact you've not removed your offensive content (Dave's rear in the air) makes you appear to be a pervert. **Please remove all your offensive social media (private or public) content about us immediately! Your conduct is not fitting for an adult, much less a preacher for Christ.**

You are a public figure for two reasons: 1) you were elected to public office; 2) you are a preacher. We, on the other hand, were libeled and slandered by you and are not public figures, although there is ample evidence of your spite and malice. We are not public figures because: 1) We have not voluntarily taken a prominent role in a specific public controversy; 2) We do not have access to effective channels of communication to counter your defamation; 3) We have not assumed a position of special prominence in the public eye on this issue; 4) The allegedly defamatory statement is not related to our role in the controversy.

Due to the fact you are a public figure, you must prove we acted with "actual malice," which we did not. Your actions against us are unstable, as we were briefly able to clarify during the council meeting before being shut up with the use of the "color of law." You also must prove we acted with reckless disregard when we clearly acted in self defense and for a just cause.

Pursuant to rules of law we can refer to you as acting flitty, because it is protected free speech, due to the fact you are a public official. It was upsetting to us witnessing your public fluttering and unstable posts about us. 1) You called us petty for constructing a message sign in our yard when 1) we have a business; 2) we have something to say; 3) we live on Main Street with great visibility; 4) Other entities have signs. Why did you erroneously shame us and imply we should be prejudiced from having a sign?

Why do you appear narcissistic for calling us promiscuous while appearing to a public meltdown before many citizens while falsely alleging we called you a homosexual? You also denied us of a defense and the chance to speak, despite alleging to the crowd you "want dialogue." Lies!

We are aware of the fact we have standing to sue you for defamation due to calling us "wanton" and/or "promiscuous." That is the definition for "petulant," which you were obnoxiously redundant in calling us. Maybe, we will not let this go, Mr. O'Dell. We despise bullies and will oppose one with gusto, because doing so is fulfilling a will God intended.

We are also aware of the fact we have standing to sue you for fraud, due to your public display of deception during the council meeting in falsely alleging the only definition for "*flitty*" is "*ostentatiously homosexual*." There is up-close video of you, which proves your malicious and ridiculous fraud against us. The homosexual definition you passionately cling to is the third definition for flitty. We rebuke the fact initially, during the council meeting, you fraudulently excluded the first two definitions, which are "*unstable*" and "*fluttering*," which are two definitions that describe your actions on Facebook. We rebuke you for using the "*color of law*" against us to prevent us from defending your malicious fraud and defamation against us on 06/10/24. You know we did not call you a homosexual and you also know what James Turnbough did against us on 04/01/24 constitutes, harassment. **Please stop harassing us!**

The disgraceful rear-in-the-air post you made in malice, due to being publicly mentioned on our sign indicated "*fluttering*" and acting "*unstable*." Self aggrandizing, Mr. O'Dell, can be defined by the content of your Facebook page and your 06/10/24 city hall speech. It is unfathomable your postings are that of a preacher. Times have certainly changed since we sat in a Church of Christ Church. It is hard to understand the condoning/enabling you are receiving, even if it is a tiny fraction of your Facebook "*friends*."

Please accept our apology for using the word, "*flitty*." After your embarrassing behavior during the city council meeting, we returned home and removed the message even though you publically and widely transmitted it, as if wanting everyone possible to see the message you were allegedly embarrassed by. Your behavior is clearly ambiguous. Nonetheless, we were cordial. What did you do? Apparently you continued slandering us on your social media site and refused to delete your abusive posts, as if you are still in high school. Your actions evidence you are trying to cause us harm. With God and gusto, we rebuke you.

You announced in the council meeting you are not letting this go, which sounds like a threat when considering the fact you lack standing to sue us since you are a public figure and our statements are in self defense, factual and not malicious. You are a two-time public figure. If you had not made your childish and abusive posts against us (along with other defamatory content) publicly on Facebook, we would not have defended ourselves against you with the notice of what you did to us and probably would not have discerned you as "*flitty*."

We rebuke the fact you publicly called us fools on Facebook. We live by Proverbs 3:5-6. We trust Jesus Christ with all our heart and we do not lean on our understanding. That is how we remained calm during your harassment against us during the city council meeting and on 04/01/24. We acknowledge The Lord in all ways. Therefore, The Lord guides our paths. We have great cause for the messages we put on our signs. You know what happened on April 1st. You acted disgracefully by publically calling us fools. You know we have good reason for our actions, which are in self defense. Why are your friends sharing (allegedly defaming according to you) your homosexual post? It is the truth you posted an image of Dave's rear in the air on the WWW, which is an unstable action. So, why are you not angry at your "*friends*" (or

yourself) for sharing your 06/10 post since it is allegedly so defamatory? If defamed, you would have been embarrassed. If embarrassed, you would not be posting and allowing others to share defamation. Apparently, you deceitfully and disgracefully embraced being called, "*flitty*."

Please clarify what you mean in saying you are not letting this go since you lack legal standing. We hereby demand strict proof in the form of a video/audio of the 04/01/24 city council meeting, to support your allegations against us on 06/10/24.

We apologized to you for your misunderstanding. We clarified to the public (via city hall and the world wide web) we did not label you a homosexual. We quickly removed the content you ambiguously found offensive. Why've you not removed harmful content you published about us? Have you apologized to the witnesses you defrauded and caused to murmur? You have not apologized to us! Why have you not removed your abusive posts against us? We object to the use of the "*color of law*" against us during the 06/10/24 city council meeting to shut us up from defending ourselves against your fraud and defamation. After you stifled our defense, Mayor Busch threatened the police chief, James Turnbough, against us. We think you, the mayor and city council all behaved disgracefully and are aware of the fact we are not alone.

You falsely alleged during the meeting to having a good relationship with us previously. We did not have a good relationship with you. You deceived us when we asked you if you were the pastor for the Church of Christ. Why did you say no instead of clarifying you are the preacher of the Church of Christ? Why did you confuse us last year when you know God is opposite of confusion? It looks like deception runs rampant with you, as does being a bully and bearing false witness. God knows what you've done and so does many, many witnesses. You may have 23 or so self-righteous murmurers siding with you; however, that does not strengthen your case, or make you right. Instead, it proffers more proof of your errors.

You could not have been offended by our June 10, 2024 sign message, or you certainly would not have spread it to approximately 1,200 contacts (and the public) on social media site(s). You also made the alleged-defamatory 6/10 sign message available to be shared by any of your 1,200 contacts. Also if defamed, you would not have announced to everyone you could you were called a "*homosexual*" when you weren't. We rebuke your fraud in using the "*color of law*" to prevent us from informing the public our intention for using the word, "*flitty*" was "*unstable*."

Peculiarly, you apparently tried defrauding the public at the 06/10 meeting, by trying to make the public believe the only definition for "*flitty*" is "*ostentatiously homosexual*" while going so far as to approve of the mayor summoning the police department when we asked you to tell the public the first two definitions for "*flitty*," as we meant "*unstable*." We've been informed the man who apparently defrauded with you on 06/10 is Councilman Adam Davis' dad. Did you two coordinate an attempted deception? Ironically, he chose the third definition for "*flitty*," as did you. Apparently, Adam's dad "*Googled*" it so quickly, one might suspect it was already on

his phone. Why did you try to defraud the public into believing we called you a homosexual when we didn't? Why would you disregard/reject the primary definition of a word?

You alleged aggressive behavior by Dave Campbell on many issues. Your verbatim words are: *"When you come with a dialogue of aggression and after you've made your accusations against us and against the police department, after every accusation you have a childish insult, you're – you're probably going to get shut down."*

We hereby request strict proof of all "dialogue of aggression" made by Dave or Dawn Campbell to support your aforesaid accusation against us.

We hereby request strict proof of every accusation against the Mammoth Spring City Council and the Mammoth Spring Police Department made by Dave or Dawn Campbell, to support your aforesaid accusation against us.

We hereby demand strict proof of each of the "childish insults" made by Dave or Dawn Campbell to support your aforesaid accusation against us.

In providing strict proof, please state the verbatim quote, as we have done for the City of Mammoth Spring when we adamantly opposed James Turnbough's erroneous demand, "DON'T EVER TOUCH YOUR WIFE LIKE THAT AGAIN" and trying to goad Dave by stating, "BE A MAN," etc. On 06/10/24, you repetitively referenced a video to support your blatant slander against us. Therefore, please provide the April 01, 2024 video.

Please provide strict proof of what we did not get our way about, which you referenced in your city hall speech dated 06/10/24. We were on the agenda to oppose the wall, which the mayor alleged was coming down, because they "want to get along." So, what exactly did we not get our way about, which caused aggressive behavior, Mr. O'Dell? Was it being attacked by a pit bull and its owner and being called liars? Please state exactly what it was we did not get our way about, which caused aggressive behavior. We request you state the exact words you are alleging.

You said in your speech, it would be nice if everyone would act like an adult. You should know, posting an image of a senior citizen with his rear sticking in the air is NOT acting like an adult.

You have obviously mistaken aggression for passion, which we undoubtedly have. Everything you stated in your sermon Sunday about being a Christian, we claim. Therefore, we rebuke your fraud/false witnessing on your Facebook and on June 10th.

Your following allegation against us is ambiguous, defamatory and demonstrably false:

"But when you didn't get your way at city hall -- And you have -- and it's on video -- when -- it's on video -- you lied about you touching your wife's elbow. It's on video. That's not what happened. And you were called out for your aggressive behavior. Rightfully so. "

The foregoing is false, because on 04/01/24, Mayor Busch alleged the neighboring wall was being removed, because they "want to get along." We believed we prevailed on the issue we were on the agenda to discuss. When we were shut down, the wall was not a discussion. Perhaps, your council and mayor could not handle hearing the fact the Mammoth Spring Police Department initially refused to attend an active break-in (through a bedroom window after removing an a/c) since the perpetrator is the homeowner's son. We were initially aggressed upon once the officers finally arrived after being summoned by the FCSD after our phone-call to them. This is on you all.

Please correct YOUR records immediately and respond within 11 (eleven) days. A burden is on you to correct the record to the fact: 1) our sign did not allege you snapped a picture of Dave's rear; 2) our sign did not allege you are homosexual; 3) the only issue we possibly could not have gotten our way about was the issue of the pit bull dog we were attacked by last September in the alleyway of Bethel Avenue, which was not followed up on; 4) There was no "dialogue of aggression" by us. If you disagree, the burden is on your to state the verbatim dialogue (from the video, or your notes). 5) There were no childish insults made by us; however, the mayor apparently did erroneously allege we were guilty of the topics we raised on 04/01, which is bizarre, especially considering the mayor failed to produce one shred of evidence to support his false allegations, which it appears you are aiding. If you cannot apologize and admit you were wrong about the aforesaid, the burden is on you to support your allegations with actual facts instead of adjectives and allegations. 6) FOIA discovery revealed no complaints at Mammoth Spring City Hall pertaining to Dave or Dawn Campbell. Therefore, please clarify the record where you stated on 06/10/24, "They have nothing by which they have any right to make that request. Uh, so it – it – it means nothing. But there have been quite a few issues." Please define the issues, as you were clearly talking about us to your audience.

Thank you for your time and prompt attention in this matter.

Handwritten signatures of Dave Campbell and Dawn Campbell. The signature for Dave Campbell is written above the signature for Dawn Campbell.

Dave / Dawn Campbell

CC: MoArkNews.com
City Hall via email



Mike Brown

Supposed to have been kicked out and ran off for doing the same thing where they are from

1 wk  1



Clemmie Aaron

Mike Brown they need to go back

1 wk

DANNY BUSCH
MAYOR

JUNE GRANT
RECORDER / TREASURER

DEBRAE FLURBAEY
CITY ATTORNEY

City of Mammoth Spring

325 MAIN ST.
P.O. BOX 185

MAMMOTH SPRING, ARKANSAS 72554

PHONE: (870) 625-3618

FAX: (870) 625-7555

E-mail: cityofmammothspring@gmail.com

COUNCIL MEMBERS
ADAM DAVIS
THOMAS OWEN
ROBBY BEMME
BARRY O'DEL

Betty K Dunn
435 Bethel Avenue
Mammoth Spring, AR 72554

May 8, 2024

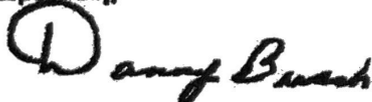
Mrs. Dunn,

Please find the following in response to your Freedom of Information Act request dated 5/2/2024 and received in-person on 05/3/2024.

- The City of Mammoth Spring does not retain a copy of Power-of-Attorney forms. However, nor does the city require a service to be "outed" before it changes name.
- On November 6, 2023, Amanda Dunn notified City Hall, who verified with the Mammoth Spring Police Department, that her grandmother-in-law, Betty Dunn, was ill and unconscious following a fall. At that time, Amanda Dunn presented POA papers. Also at this time, Amanda Dunn paid the required deposit of \$150 and a connect fee of \$10 to have water left on in her name at 435 Bethel Avenue. Upon receiving this deposit, City Hall changed the name on the account to Amanda Dunn from Charles Lee Dunn (deceased). The account had an \$8.00 deposit which was applied to the water bill.
- On May 2, 2024, Amanda Dunn came into City Hall requesting that the water at 435 Bethel Avenue be turned off in her name. Due to the employees of City Hall being familiar with Mrs. Dunn and past medical issues, Mayor Busch agreed to turn the water on for Mrs. Dunn without having the deposit and connect fee totaling \$160. This decision was made based on concern for Mrs. Dunn's well-being, however, per city ordinance, a deposit should have been required.

The account has been restored to Mrs. Betty Dunn's name per her request.

Respectfully,



Mayor Danny Busch

EXHIBIT 17

MISSOURI DURABLE FINANCIAL POWER OF ATTORNEY

I, Betty K Dunn, the principal, of 435 Bethel Mammoth Springs, State of Arkansas, hereby designate Amanda Dunn, of 529 Morrison Rd Sale, State of Arkansas, my attorney-in-fact (hereinafter my "attorney-in-fact"), to act as initialed below, in my name, in my stead and for my benefit, hereby revoking any and all financial powers of attorney I may have executed in the past.

EFFECTIVE DATE

(Choose the applicable paragraph by placing your initials in the preceding space)

BKD - A. I grant my attorney-in-fact the powers set forth herein immediately upon the execution of this document. These powers shall not be affected by any subsequent disability or incapacity I may experience in the future.

or

_____ - B. I grant my attorney-in-fact the powers set forth herein only when it has been determined in writing, by my attending physician, that I am unable to properly handle my financial affairs.

POWERS OF ATTORNEY-IN-FACT

My attorney-in-fact shall exercise powers in my best interests and for my welfare, as a fiduciary. My attorney-in-fact shall have the following powers:

(Choose the applicable power(s) by placing your initials in the preceding space)

BKD **BANKING** - To receive and deposit funds in any financial institution, and to withdraw funds by check or otherwise to pay for goods, services, and any other personal and business expenses for my benefit. If necessary to effect my attorney-in-fact's powers, my attorney-in-fact is authorized to execute any document required to be signed by such banking institution.

_____ **SAFE DEPOSIT BOX** - To have access at any time or times to any safe-deposit box rented by me or to which I may have access, wheresoever located, including drilling, if necessary, and to remove all or any part of the contents thereof, and to surrender or relinquish said safe-deposit box; and any institution in which any such safe-deposit box may be located shall not incur any liability to me or my estate as a result of permitting my attorney-in-fact to exercise this power.

BKD **LENDING OR BORROWING** - To make loans in my name; to borrow money in my name, individually or jointly with others; to give promissory notes or other obligations therefor; and to deposit or mortgage as collateral or for security for the payment thereof any or all of my securities, real estate, personal property, or other



IN WITNESS WHEREOF I have on this 2 day of November, 2023, executed this Financial Power of Attorney.

[Signature]
Principal's Signature

STATE OF Missouri
Howell County, ss.

1 of 4
FILED Doc I.D:
2023-4916
11/02/2023
03:24 PM
VICKIE BISHOP
Circuit Clerk Vickie Bishop
FULTON County, AR

On this 2 day of November, 2023, before me appeared _____, as Principal of this Power of Attorney who proved to me through government issued photo identification to be the above-named person, in my presence executed foregoing instrument and acknowledged that (s)he executed the same as his/her free act and deed.

AUTUMN JEAN FREEMAN
NOTARY PUBLIC - NOTARY SEAL
STATE OF MISSOURI
MY COMMISSION EXPIRES SEPTEMBER 17, 2024
HOWELL COUNTY
COMMISSION #20524936

Autumn Jean Freeman
Notary Public
My commission expires: 9/17/2024

SPECIMEN SIGNATURE AND ACCEPTANCE OF APPOINTMENT

I, Amanda Dunn, the attorney-in-fact named above, hereby accept appointment as attorney-in-fact in accordance with the foregoing instrument.

Amanda Dunn
Attorney-in-Fact's Signature

STATE OF Missouri
Howell County, ss.

On this 2 day of November, 2023, before me appeared _____, as Attorney-in-Fact of this Power of Attorney who proved to me through government issued photo identification to be the above-named person, in my presence executed the foregoing acceptance of appointment and acknowledged that (s)he executed the same as his/her free act and deed.

AUTUMN JEAN FREEMAN
NOTARY PUBLIC - NOTARY SEAL
STATE OF MISSOURI
MY COMMISSION EXPIRES SEPTEMBER 17, 2024
HOWELL COUNTY
COMMISSION #20524936

Autumn Jean Freeman
Notary Public
My commission expires: 9/17/2024



DREW SMITH
PROSECUTING ATTORNEY
368 EAST MAIN STREET
POST OFFICE 4050
BATESVILLE, AR 72503
TELEPHONE (870)793-8825
FAX (870)793-8870



DWAYNE PLUMLEE
DEPUTY PROSECUTING ATTORNEY
PO BOX 436
451 NORTH MAIN STREET
SALEM, ARKANSAS 72576
TELEPHONE (870)895-2601
CELL (870)421-5669
FAX (870)895-4114

**OFFICE OF THE
PROSECUTING ATTORNEY**
16TH Judicial District
May 13, 2024

Chief Jamie Turnbough
City of mammoth spring
160 N. 1st Street
Mammoth Spring, Arkansas 72554

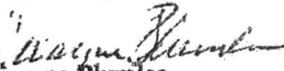
RE: Amanda Dunn Investigation

Dear Chief Turnbough,

I have reviewed your file on the above investigation. At this time I do not feel there is sufficient credible evidence to go forward with criminal charges.

Please contact me if you have any questions.

Respectfully submitted.


Dwayne Plumlee

CITY OF
LAMMOTH SPRING
P.O. BOX 185
LAMMOTH SPRING, ARKANSAS
72554

17 MAY 2024 PM 4:11



Betty Dunn
435 Bethel
Mammoth Spring, AR 72554

72554-8000-005



1 DAVE CAMPBELL: Your family. You haven't seen your mom in five years,
2 Asshole. (04:43)

3 DAWN CAMPBELL: She wants – (04:44)

4 GARY DUNN: You're a liar right there, aren't ya? (4:45)

5 DAVE CAMPBELL: Is that right? We've been here four years. (04:46)

6 GARY DUNN: Well, I seen her Saturday night. (04:46)

7 DAVE CAMPBELL: Well, yeah, you did, because we saw you up here. (04:48)

8 GARY DUNN: I used to come up. (04:48)

9 DAWN CAMPBELL: That was Friday. (04:49)

10 DAVE CAMPBELL: You told her to get our van out of her yard, the van that
11 makes it look like somebody lives here. (04:53)

12 GARY DUNN: It doesn't matter. That's a trash pile. (04:55)

13 DAVE CAMPBELL: You're an asshole, Man; you guys are assholes. (04:54)

14 DAWN CAMPBELL: It made her feel comfortable, because it kept people away
15 from breaking in. (04:59)

16 DAVE CAMPBELL: You're a lying asshole. (04:59)

17 DAWN CAMPBELL: And then you made her move that van. You are a lowlife.
18 (05:00)

19 RANDY DUNN: A warrant's out for you. (05:04)

20 DAWN CAMPBELL: You don't even care about her safety. (05:04)

21 DAVE CAMPBELL: A warrant? (05:05)

22 GARY DUNN: You haven't seen low until you go to court. (05:06)

23 DAVE CAMPBELL: You better watch what the hell you say, because that's

EXHIBIT # 21

EMS Agency Name: Fulton County Hospital EMS

EMS Incident # M-502
Number:

Notified 07/16/2024
Date/Time: 10:16:00

Destination:

EMS Response 202407171329
Number: 9

EMS Unit Call 2102
Sign:



EMS Pre-Hospital Care Report

Patient Information

Patient Name: Dunn, Betty

Age: 86 Years

DOB: [REDACTED]

Address: 800 Bethel Ave
Mammoth Spring, AR 72554

Gender: Female

Race: White

Complaint and Impressions

Provider Primary Impression: Other general symptoms and signs

Complaint: Well Person
Reported by: Check
Dispatch:

Narrative: 07/17/2024 the Fulton County Hospital EMS service reported on incident M-502, call number 2024071713299. The incident occurrence was at the Residence - Single Family Home located at address 800 Bethel Ave in the city of Mammoth Spring within the county of Fulton of the state of AR. PSAP received the call at Not Recorded. The unit was notified at 10:16, responded at 10:17, arrived at the scene at 10:18, left the scene at 10:49 and completed the call at 10:49.

The EMS Crew consisted of Mask, Matthew who was the Driver/Pilot-Response, Other Patient Caregiver-At Scene and FOWLER, RANDY who was the Primary Patient Caregiver-At Scene.

The Agency unit number used was 80048. The use of lights and sirens to the scene was Emergent (Immediate Response).

The type of service was a 911 Response (Scene).

Factors affecting the delivery of care were None/No Delay. Factors affecting dispatch were None/No Delay. Factors affecting scene were None/No Delay. Factors affecting turnaround were None/No Delay.

After arriving at the scene the unit found a patient named Betty Dunn. The patient's approximate age was 86 years. The patient's chief complaint was No Complaint See Narrative. The provider's impression was Other general symptoms and signs. The use of alcohol and drugs was None Reported.

Glucose Check - Blood was performed successfully after 1 attempt at 10:33:00 by crewmember FOWLER, RANDY. The patient's response was Unchanged. Pulse oximetry was performed successfully after 1 attempt at 10:33:00 by crewmember Mask, Matthew. The patient's response was Unchanged. Patient Assessment was performed successfully after 1 attempt at 10:18:00 by crewmember FOWLER, RANDY. The patient's response was Unchanged.

Vitals were taken at 10:33:00. The pulse rate was [REDACTED]. The respiratory rate was [REDACTED]. Blood pressure was [REDACTED]. GCS was [REDACTED] (Eye - [REDACTED] - Opens Eyes spontaneously (All Age Group), Verbal - 4S - Oriented (>2 Years); Smiles, oriented to sounds, follows objects, interacts. Motor - 4E - Obeys commands (>2 Years); Appropriate response to stimulation).

Exhibit # 17

1

Patient Name: Dunn, Betty

EXHIBIT # 17

EXHIBIT 21

EXHIBIT # 21

EMS Agency Name: Fulton County Hospital EMS

**EMS Incident M-502
Number:**

**Notified 07/16/2024
Date/Time: 10:16:00**

Destination:

**EMS Response 202407171329
Number: 9**

**EMS Unit Call 2107
Sign:**

Upon our arrival to the scene we are met by a gentleman who reports his mother needs a mental evaluation and he has power of attorney. Patient is found standing at the back door and is noted to be CABO x 3 and able to report there is nothing wrong with her and her sons are wanting to put her in a Nursing Home and take her house. Further primary and secondary assessment neg to obvious for complaint or obvious abnormalities noted at the present time.

ALS Assessment/Tx/Vital Sign as reported in their sections.

Patient's son continued to report patient needs to be transported to the Hospital and he has Power Of Attorney and he produces paperwork but it's not Power Of Attorney but shows Power Of Attorney was revoked by patient and signed by patient and a Notary Public several years ago.

This information is relayed to patient's son and he was advised that we couldn't legally transport patient against her wishes and she is conscious alert and oriented and has answered all of my questions appropriately and her Vital Signs and BGL are all within normal limits and he would have to contact patient's PCP and go through the legal system.

Patient asked if there was any reason she needs or wanted to go to the Hospital and she again reports no and she is staying here in her house.

AMA form explained and signed by patient and we returned to service.
Randy Fowler NREMT-P # 11349.

Response Times and Mileage

PSAP/911: Not Recorded

Disp. Notified: 07/16/2024 10:16:00

Scene Odom: 0

Unit Dispatched: 07/16/2024 10:16:00

Enroute: 07/16/2024 10:17:00

At Scene: 07/16/2024 10:18:00

At Patient: 07/16/2024 10:18:00

Depart Scene: 07/16/2024 10:49:00

In Service: 07/16/2024 10:49:00

Past Medical History

Medication Allergies

Medication Allergies
No Known Drug Allergy

Medical History: [Redacted]

**Medical History Patient
Obtained From:**

Patient Condition

Complaint Type
Chief (Primary)

Complaint:
No Complaint See Narrative

Duration

Fulton County Sheriff's Office

EXHIBIT 21

EMS Agency Name: Fulton County Hospital EMS

EMS Incident Number: M-302

Received Date/Time: 07/16/2024 10:16:00

Destination: Med 48 Hours

EMS Response Number: 202407171129

EMS Unit Call: 2102

Alcohol/Drug Use: None Reported

Activities

Procedures

Time	Crew	Name	Location	Size of Equipment	Attempts	Response	Success
10:33:00	Mask, Matthew	Pulse oximetry			1	Unchanged	Yes
10:33:00	FOWLER, RANDY	Glucose Check & Blood			1	Unchanged	Yes
10:18:00	FOWLER, RANDY	Patient Assessment			1	Unchanged	Yes

Vitals

Time	BP	Temp	Pulse	Rhythm	Resp	Effort	SpO2	Qual	CO2	GCS	Pain	Stroke Scale	PTA	HTS	Pt. Position
10:33:00			Left Arm				Normal					Negative	No		

GCS

Time	Eye	Motor	Verbal	Score Qualifier
10:33:00	+4 - Opens Eyes Spontaneously (All Age Groups)	+6 - Obeys commands (>2Years); Appropriate response to stimulation	+5 - Oriented (>2 Years); Smiles, oriented to sounds, follows objects, interacts	Initial GCS has legitimate values without interventions such as intubation and sedation

Call Type: Well Person Check

Resp. Mode: Emergent (Immediate Response)

Urgency: Immediate

Response: 911 Response (Scene)

Location: Residence - Single Family Home

Incident Address: Bethel Ave Mammoth Spring, AR 72554

Response Delay: None/No Delay

Unit Personnel

Crew Member	Level of Certification	Role
FOWLER, RANDY	Paramedic	Primary Patient Caregiver-At Scene
Mask, Matthew	EMT	Driver/Pilot-Response; Other Patient Caregiver-At Scene

Patient Name: Dunn, Betty

Exhibit 77

EXHIBIT 21



Fulton County Sheriffs Office Jail Roster



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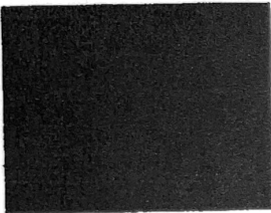
Inmates Released in Last 48 Hours
3 inmates shown out of 3 total

Current Inmates New Inmates Recent Releases

Sort By : Name

Select Name : Barlow, James C

Select Page size : 10



Barlow, James C

W / M / 36 years
Ash Flat, AR

Arrested: 7/10/2024 2:25:00 PM
Released: 8/2/2024 4:18:00 PM

Residential Burglary



Campbell, Dave

W / M / 68 years

Arrested: 8/2/2024 8:22:00 PM
Released: 8/2/2024 9:26:00 PM

Domestic Battering- 3rd Degree

Stockstill, Raven Jean

Stockstill, Raven Jean

W / F / 33 years
Williford, AR

Arrested: 8/2/2024 4:57:00 PM
Released: 8/2/2024 6:11:00 PM

POSSESSION OF A CONTROLLED SUBSTANCE METH. OR COCAINE
- FELONY

Sort By : Name

Select Name : Barlow, James C

Select Page size : 10



Defendants'
Exhibit

22

EXHIBIT 22

FILED:
6/18/2009
12:50 PM
Doc: 2009-2667
* Page *
Uickie Bishop
Fulton County
Vickie Bishop
Clerk

Defendants
Exhibit
23

(space above reserved for Recorder of Deeds certification)

This instrument prepared by Harvey S. Allen, Attorney at Law, 221 Chestnut, Thayer, Missouri 65791

WARRANTY DEED
(Unmarried person)

Know All Men by These Presents:

THAT I, Betty K. Dunn, a single person, widow and survivor of a tenancy by the entireties with Charles L. Dunn who died 12/7/08, GRANTOR, for and in consideration of the sum of Ten and no/100 Dollars (\$10.00) and other valuable considerations, in hand paid by Gary Lee Dunn and Randy Dunn, as tenants in common, GRANTEES, the receipt of which is hereby acknowledged, hereby grant, bargain, sell and convey unto the said GRANTEES, and unto their heirs and assigns forever, the following lands lying in Fulton County, Arkansas:

Lots 15 and 16 in Block 13 in the Town of Mammoth Spring, Arkansas.

Subject to public roads and easements as located thereon, if any.

(GRANTOR, Betty K. Dunn, reserves a life estate for and during her natural life, with remainder to GRANTEES, without impeachment of waste.)

To have and to hold the same unto the said GRANTEES and unto their heirs and assigns forever, with all appurtenances thereunto belonging. And I hereby covenant with said GRANTEES that I will forever warrant and defend the title to the said lands against all claims whatever.

WITNESS my hand and seal on this 15 day of June, 2009.

Betty K. Dunn
Betty K. Dunn

EXHIBIT 23