

**IN THE CIRCUIT COURT OF BOONE COUNTY
STATE OF MISSOURI**

| | |
|---|--|
| <p>State of Missouri,</p> <p style="text-align:center">Plaintiff,</p> <p style="text-align:center">v.</p> <p>KENNETH R. JONES,</p> <p style="text-align:center">Defendant.</p> | <p>Case No. <u>16BA-CR001735-01</u></p> <p>DIVISION: III</p> |
|---|--|

NOTICE OF VIDEO DEPOSITION(S) DUCES TECUM

Comes now Stephen Wyse on behalf of Defendant KENNETH JONES and hereby gives notice, that on October 06, 2017, commencing at 1:15 P.M. until completed at Tiger Court Reporting, 111 E. Broadway, Suite #310, Columbia, Missouri 65203, that a video deposition(s) of will be taken from **Melinda Kidder** commencing at 1:15 P.M. and citizen **Melissa Baker** commencing at 2:30 P.M. until completed that date., before a shorthand reporter and suitable notary public, Shelly Mayer or her designee, of Tiger Court Reporting, and videographer from Visual Video Solutions, LLC, shall further video record same at Tiger Court Reporting located at 111 East Broadway, Suite 310, Columbia, MO 65203, telephone # (573) 999-2662. Any party or their attorney may appear and participate as they see fit, and that the taking of said deposition(s), if not completed on said date, will continue from day to day at the same place until completed.

Melinda Kidder is further commanded to bring: MELINDA KIDDER is further commanded to bring; 1. Copies for the past ten (9) years of all phone records, including billing, call logs, texts, emails, voice messages, online chats, and any other form of communication related to Barry Manthe and his association with all current and past members of the Columbia Police Department or other law

enforcement agency; 2. The entire case file related to the Melissa Baker/ Barry Manthe investigation (**Timberhill Child Abuse Case**) you conducted and/or participated in the investigation, including but not limited to: (A) All recorded communications with local law enforcement, DFS, and FBI, including emails; (B) All audio and video recordings, including covert recordings with DFS workers and surveillance recordings; (C) copies of any portion of client “blackbook” she recovered in relation to the Timberhill Child Abuse case and/or Barry Manthe.; 3 All records that indicate Barry Manthe was engaged in any sort of quid pro quo with law enforcement (Local, state or federal) in exchange for permitting him to continue operating his sex trafficking operation in Columbia, Missouri.

Respectfully submitted,

/s/ Stephen Wyse
Stephen Wyse, MO Bar # 49717
Wyse Law Firm, P.C.
609 East Broadway
Columbia, MO 65201
(573) 449-7755
(573) 449-7557 Fax

Certificate of Service

I hereby certify that a true copy of the above and foregoing was served by filing with the Clerk of the Court and thereafter by automatic transmission to the Office of Boone County Prosecutor on this 2d day of October 2017.

/s/ Stephen Wyse
Stephen Wyse