

**From:** Broc Montgomery [broc.montgomery@me.com](mailto:broc.montgomery@me.com)   
**Subject:** Re: Document needed  
**Date:** August 10, 2021 at 9:13 AM  
**To:** Aranda Louis [iba@18thjudicial.org](mailto:iba@18thjudicial.org)  
**Cc:** [jan.schakowsky@mail.house.gov](mailto:jan.schakowsky@mail.house.gov), [dick@durbin.senate.gov](mailto:dick@durbin.senate.gov), [AskDOJ@usdoj.gov](mailto:AskDOJ@usdoj.gov), Broc Montgomery [broc.montgomery@me.com](mailto:broc.montgomery@me.com)



Honorable Aranda-

Copied on this email for Constitutional Rights, check and balances, and security purposes; United States Department of Justice and members of Congress.

Thank you for the opportunity to present relevant and accurate data from our last hearing. The additional data will add evidential proof of a RICO scheme facilitated by Chief Judge Popejoy and associated judges through the civil and criminal court in the DuPage County Court system. The evidence presents motives for retaliation by Judge John Demling and Board President Dan Cronin's exposure of an inappropriate relationship with my ex-wife, conveyed on social media in June 2018, along with support for allegations and federal filing in the United States Federal Northern District for RICO.

Today's hearing is about college tuition and alimony adjustment. My belief is that the Honorable Aranda does not have all the components of the entire case and has been directed by Chief Justice of DuPage County to comply due to the sudden removal of Judge Theriau Hayes. The purpose of this communication is to illustrate portions of how the DuPage County RICO scheme works.

For example: The divorce decree 2015D1868 state both parents need communication, implying a consensus or agreement required by both for medical expenses. Plaintiff never provided any communication for medical, nor consensus, yet DuPage County Judges put me, Defendant, in contempt for financial extortion. Just one example of many non compliance of the decree by the Plaintiff openly supported by Judicial officials.

Also filings on my behalf from March and April of 2019 still have not been heard, intentionally skipped over to today's present hearing for intentional ongoing extortion scheme.

Plaintiff handwrites checks and envelopes for alimony from 2015-to early 2020 with no issue. Yet is allowed to manipulated the timing and amounts for the past five years as illustrated by the attached motion filing from March 2019 that has been intentionally ignored by Judicial officials. DuPage County is aiding the Plaintiff in financial fraud not just letting the Plaintiff manipulate the timing but by also only accounting for one-fifth of her total earnings. It took over five years (June 2020) to get the court and Plaintiff to agree to direct deposit of alimony payments.

Now DuPage County wants to pull more extortion with college payments. Previously in 2018, a DuPage County Judge struck down required college payments, stating the law is unconstitutional. But today, for their RICO scheme, I am sure Chief Justice Popeye will be enforcing it to be constitutional for the ongoing extortion in their RICO scheme.

<https://cookcountyrecord.com/stories/511411913-dupage-judge-strikes-down-law-requiring-divorced-parents-to-fund-kids-college-education>

Please take into consideration:

- A) I am currently unemployed due to my "criminal record,"
- B) Participating in a DuPage County Mental Health Court Diversion program
- C) Living on the brink of poverty conditions to stay afloat,
- D) Have an ex-wife from a seventeen-year marriage hiding earnings over \$ 1 million per year and no division of marital assets (\$5 mil plus) under state and federal statutes that include stock options of her publicly-traded company
- E) Observing some of the most absurd Right-wing extremist political attacks on my character, physical and mental wellbeing, finances, and the ongoing prevention of lawful access to my minor children since 2016,
- F) The growth of standard Judicial larceny to financial fraud, money laundering, and now a full-blown RICO scheme

**Exposure of Judicial Corruption (Whistle Blowing) resulted in a July 2018 resignation of Judge John Demling and the removal of Plaintiff's original attorney Jackie Tufo Hovde has led to strong opposition in adhering to any Federal and State statutes by presiding judges both civil and criminal and State's Attorney's criminal hearings for solely of the purpose of retaliation in DuPage County. There is no issue breaking my Civil Rights by this group. The hiring of Plaintiff's current attorney, Brian Nigohosian, is strictly for setups in the RICO scheme. A former DuPage State's Attorney, Mr. Nigohosian, is the point person.**

Having the ability to observe numerous of my hearings and others, both Civil and Criminal, Judges in my hearings specifically mitigate their liability in all hearings by deferring all decisions to States Attorneys or Mr. Nigohosian in civil proceedings. Another trait they have utilized is restriction of my First Amendment Rights, even in Pro Se in Civil hearings.

A significant amount of data has been collected and forwarded to federal authorities. However, for your reference, the attached documents include filings from March and April 2019 that previous Judge Ann Theriau Hayes had intentionally ignored. Documentation confirming Judge Demling's resignation. Documentation from Judge Ann Theriau Hayes's ongoing concealment of

Plaintiff's earnings proves DuPage County judicial officials' attempts to mitigate a RICO scheme. Motions to Compel submitted by Defendant. Motion for Default. All are illustrating since 2015 the ability of the Plaintiff's court connections allowing her not to follow state and federal laws in DuPage's courts.

As you can see, the information intentionally redacted since the Divorce's initial proceedings in 2015. Plaintiff's new attorney retained July 2018 claims social media posts in 2019 and 2020, are the reason for the redaction and "protective orders." Following the timeline, the larceny and financial fraud scheme starting in 2015, which included concealment and fraudulent accounting of all marital, financial assets aided by Judge John Demling. Social media was an outcry to authorities, even copying DuPage County States Attorneys, Illinois Attorney General, Illinois Governor's Office, FBI, and even more agencies.

Reviewing Federal laws of RICO categories, the ongoing case of 2015D1868 through DuPage County Court System covers all RICO requirements:

- 1) The perpetrator, DuPage County, promise of a good or service with no intention of delivery (Due Process, Right to a Fair Trial, Standard Court Services-alimony allocation, subpoenas of financial information, and intentional parental interference ;
- 2) Offering solutions to non-existent problems
- 3) The perpetrator offering goods or services to a problem created themselves.

Supporting Elements:

- A) Committing at least one of the RICO offenses
- B) Repeatedly, more than two times within ten years

Plaintiff is a top 1% earner in Illinois, making over \$1 million total earnings (Base Salary, Bonus, Stock options). She and her attorneys, along with Judges sworn under their Judicial Oath, are concealing the following behaviors along with Plaintiff's earnings since 2015:

- A) An inappropriate relationship between the Plaintiff, DuPage County Board President, and the original judge that proceeded over initial Divorce;
- B) Judicial sexual harassment during proceedings in the courtroom;
- C) Bribes;
- D) Obstruction of Justice, Civil Rights and Color of Law Act violations that include Denial of Due Process including intentionally ignoring Defendant filings, tampering of court filings, violation of First Amendment Rights of a Pro Se litigant, false imprisonment that included intentional denial to DuPage Law Library while in custody for 90 days as a Pro Se Litigant;
- E) Custody harassment and child intimidation facilitated by court officials and closely associated GAL firms;
- F) Attempted child sexual exploitation led by Judge John Demling at a Guardian At Litem (GAL) home for witness tampering;
- G) Witness tampering of children by plaintiff attorney and paralegal;
- H) Money laundering;
- I) Extortion;
- J) Organized Stalking by Plaintiff and her associates;
- K) Financial fraud
- L) Refusal of standard court-provided services, including parental communication for minor child parenting and alimony wage garnishment for over five years;
- M) Entrapment;
- N) Attempted Human Trafficking
- O) Order of Protection hearing in 2018 without cause;
- P) 2018 Order of Protection included misleading information on court documents and DuPage County court visual displays to aid in the fraud scheme:
  - 1) After Judge John Demling's resignation and Plaintiff Attorney Jackie Tufo Hovde removed after being exposed to social media.
  - 2) Order of Protection inclusion of an adult child who had not presented themselves in court.

There is even further data that includes Order of Protections fraudulently obtained on two different occasions, filings tampering proof, and even audio/video recordings, containing information showing that the Plaintiff's orchestrated attacks, known as Organized Stalking, has been supported by DuPage County Officials. Supporting a Court RICO scheme is being facilitated for my hearings.

Your attention to this matter is greatly appreciated.

Broc Montgomery

Attachment included:

- 1) Protection order by DuPage County so an executive of a publicly traded company and top one percent earner in the United States does not have to reveal their true earnings
- 2) Fraudulently submitted earnings of plaintiff that has been manipulated but if you review in the "earnings box" it states hourly/monthly rate of \$56,140/month but the rest is fraudulently assembled
- 3) UPS receipt from Subpenea to Plaintiff employer for W2/1099, stock options, and total earnings (1 of 4 request that were never

returned)

4) 2/18/21 Motion to compel

5) Demling resignation

6) July 10 2018 Court Monitor display showing hearing in room 3006 but DuPage County secretly moved the hearing to Judge Linda Davenports's room without any notification, Denial of Due Process and Obstruction of Justice attempts orchestrated by DuPage County Officials

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# THE BAR NEWS

Categories Topics Regions

## David E. Schwartz Appointed Judge in DuPage County

David E. Schwartz has been appointed to the position of associate judge for the 18th Judicial Circuit Court. He is filling the vacancy created by the resignation of Judge John W. Demling. Schwartz joined Kralovec, Jambols & Schwartz in 1990 and has managed the firm's Glen Ellyn office since 2007. He has handled cases in numerous counties in Illinois, including DuPage, Cook, Lake, Will, Kane, Winnebago, and McHenry. His primary focus has been on plaintiff personal injury law, but his career as an attorney has led him into many diverse areas of civil litigation.

Posted on October 1, 2018 by Rhys Saunders  
Filed under: [People](#) [Chicago Area](#)

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5.2 Net Payment to BROc from NICHOLE. That NICHOLE shall pay to BROc the net sum of \$2,847.00 a month which represents NICHOLE's \$4,583.00 a month maintenance obligation reduced by BROc's \$1,735.00 monthly child support obligation. This "net amount" paid by NICHOLE is merely an accounting

convenience and does not impact or effect the fact that NICHOLE is paying and able to deduct the full \$4,583.00 a month in maintenance and BROC has the obligation to pay taxes on the full \$4,583.00 a month in maintenance. NICHOLE shall pay said sum to BROC in bi-weekly installments of \$1,314.00...

4. Since the entry of the Judgment on October 19, 2016, Petitioner's bi-weekly maintenance payments have corresponded to the weekends in which Respondent has parenting time with his children.

5. Since the entry of the parties' Judgment, Petitioner has continuously failed to make timely maintenance payments. In fact, of the twenty-six (26) scheduled payments in 2018, Petitioner has only made a timely payment on five (5) of those occasions and twice in 2017. A partial history of Petitioner's late maintenance payments for 2017 and 2018 is as follows:

- a. On January 6, 2017, Petitioner failed to tender the payment to Respondent until January 17, 2017, roughly eleven (11) days late;
- b. On January 20, 2017, Petitioner failed to tender the payment to Respondent until January 23, 2017;
- c. On February 3, 2017, Petitioner failed to tender the payment to Respondent until February 6, 2017;
- d. On February 17, 2017, Petitioner failed to tender the payment to Respondent until February 21, 2017;
- e. On March 31, 2017, Petitioner failed to tender payment to Respondent until April 3, 2017;
- f. On April 28, 2017, Petitioner failed to tender payment to Respondent until May 5, 2017;

- g. On May 26, 2017, Petitioner failed to tender payment to Respondent until May 30, 2017;
- h. On June 9, 2017, Petitioner failed to tender payment to Respondent until June 13,

2017;

- i. On June 23, 2017, Petitioner failed to tender payment to Respondent until June 26, 2017;
- j. On July 7, 2017, Petitioner failed to tender payment to Respondent until July 10, 2017;
- k. On July 21, 2017, Petitioner failed to tender payment to Respondent until July 26, 2017;
- l. On August 4, 2017, Petitioner failed to tender payment to Respondent until August 7, 2017;
- m. On August 18, 2017, Petitioner failed to tender payment to Respondent until August 21, 2017;
- n. On September 1, 2017, Petitioner failed to tender payment to Respondent until September 8, 2017;
- o. On September 15, 2017, Petitioner failed to tender payment to Respondent until September 18, 2017;
- p. On September 29, 2017, Petitioner failed to tender payment to Respondent until October 2, 2017;
- q. On October 13, 2017, Petitioner failed to tender payment to Respondent until October 17, 2017;
- r. On November 24, 2017, Petitioner failed to tender payment to Respondent until November 28, 2017;

- s. On December 8, 2017, Petitioner failed to tender payment to Respondent until December 18, 2017, roughly ten (10) days late;
- t. On December 22, 2017, Petitioner failed to tender payment to Respondent until

December 26, 2017;

- u. On January 5, 2018, Petitioner failed to tender the payment to Respondent until January 8, 2018;
- v. On January 19, 2018, Petitioner failed to tender the payment to Respondent until January 29, 2018, again, roughly ten (10) days late;
- w. On February 2, 2018, Petitioner failed to tender the payment to Respondent until February 5, 2018;
- x. On March 2, 2018, Petitioner failed to tender the payment to Respondent until March 6, 2018;
- y. On March 16, 2018, Petitioner failed to tender the payment to Respondent until March 20, 2018;
- z. On April 13, 2018, Petitioner failed to tender the payment to Respondent until April 16, 2018;
- aa. On April 27, 2018, Petitioner failed to tender the payment to Respondent until May 7, 2018, roughly ten (10) days late;
- bb. On May 11, 2018, Petitioner failed to tender the payment to Respondent until May 14, 2018;
- cc. On May 25, 2018, Petitioner once again was in excess of ten (10) days late and failed tender the payment to Respondent until June 4, 2018;

- dd. On June 8, 2018, Petitioner failed to tender the payment to Respondent for roughly eleven (11) days late as Respondent did not receive his maintenance check until June 19, 2018;

- ee. On June 22, 2018, Petitioner failed to tender the payment to Respondent until June 29, 2018;
- ff. On August 3, 2018, Petitioner failed to tender the payment to Respondent until August 6, 2018;
- gg. On September 28, 2018, Petitioner failed to tender the payment to Respondent until October 1, 2018;
- hh. On October 12, 2015, Petitioner failed to tender the payment to Respondent until October 15, 2018;
- ii. On October 26, 2018, Petitioner failed to tender the payment to Respondent until October 29, 2018; and
- jj. On November 9, 2018, Petitioner failed to tender the payment to Respondent until November 13, 2018.
- kk. On November 23, 2018, Petitioner failed to tender the payment to Respondent until January 5, 2018, over one (1) month late.
- ll. On December 21, 2018, Petitioner failed to tender the payment to Respondent until January 5, 2018, again over two (2) weeks late.

6. In addition to failing to timely tender the maintenance payments, as outlined above, Petitioner has withheld entire payments from Respondent on several occasions since the entry of the Judgment.

7. On April 14, 2017, Petitioner was required to make one of the bi-weekly maintenance payments to Respondent. However, to date, Petitioner has failed to tender the scheduled payment.

On March 30, 2018, Petitioner was required to make one of the bi-weekly maintenance payments to Respondent. However, to date, Petitioner has failed to tender the scheduled payment.

9. On July 6, 2018, Petitioner was once again required to tender her maintenance payment to Respondent. However, to date, Petitioner has failed to tender the scheduled payment.

10. In addition to failing to make timely payment, or in the cases outlined above any payments at all, Petitioner has failed to communicate with Respondent regarding the delay in payments often forcing Respondent to ask his children to obtain the payment.

11. Since the entry of the Judgment, Petitioner has also been inconsistent in the manner in which she tenders the checks to Respondent.

12. Often, Petitioner involves the minor children in the exchange and send the payment with them causing Respondent to have to ask his children for the payment.

13. On other occasions, Petitioner has mailed Respondent the scheduled payment often placing it in the mail several days after the date in which it is due causing further delay.

14. In addition, on several occasions, Petitioner has used the maintenance payments as a way to embarrass Respondent. On several occasions, Petitioner has tendered the payment to Respondent in public at the children's sporting events causing a large scene in the process.

15. It is clear from the aforementioned behavior of Petitioner that since the entry of the Judgment, Petitioner has used, and will continue to use, the maintenance payments as a method in which to harass Respondent.

16. To the insurmountable expense and detriment of Respondent, Petitioner's actions establish her willful and contumacious failure to comply with the terms of the Judgment for Dissolution of Marriage.

17. Based on the actions of the Petitioner, as detailed above, it is clear that, but for

this Court enforcing the terms of its Judgment against Petitioner, Petitioner will continue to refuse to comply and will continue to use the maintenance payments as a method in which to harass Respondent.

18. Respondent repeatedly made demand of to said timely payments to no avail.

19. There is no just cause that Petitioner could put forth for her willful and contumacious failure to comply with the Judgment of Dissolution of Marriage.

20. Respondent seeks that a Rule to Show Cause issue against Petitioner and be returnable instanter so that the Court may proceed to immediate hearing to find Petitioner in indirect civil contempt of court for her willful non-compliance with this Court's Order.

21. Respondent has incurred and become obligated to pay certain additional attorney's fees to Alia Caravelli of Caravelli | Blair Law, LLC., in the preparation and litigation of the instant Petition, said attorney's fees being proximately attributable to Petitioner's conduct, as aforesaid.

22. As a result of Petitioner's willful and contumacious failure to abide by the Order of this Honorable Court, and pursuant to Section 508 of the Illinois Marriage and Dissolution of Marriage Act, Petitioner should be responsible for the attorney's fees and costs incurred by Respondent.

WHEREOFRE, the Respondent, BROD MONTGOMERY, prays unto this Honorable Court as follows:

A. That this Honorable Court enter its Rule to Show Cause against Petitioner, NICHOLE MONTGOMERY, to show cause, if any she can, why she should not be held in indirect civil contempt of this Court and punished for his failure and refusal to comply with the October 19, 2016 Judgment for Dissolution of Marriage to make bi-weekly maintenance

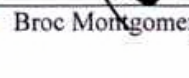
payments, and that said Rule be returnable instanter or upon a date certain;

B. That, upon the hearing on the return of said Rule to Show Cause, the Court find the Petitioner to be guilty of willful and indirect civil contempt of Court for her failure to comply with the order, as aforesaid; and that the Court enter an Order of Commitment directing the Clerk of the Circuit Court of DuPage County, Illinois, to issue a contempt writ commanding the Sheriff of DuPage County, Illinois to take and keep custody of the body of the Petitioner in the common jail of Cook County, Illinois until she shall purge herself of her said indirect civil contempt of Court or for a period not to exceed six (6) months;

C. That Petitioner be required to immediately tender the missed payments of April 14, 2017, March 30, 2018, and July 6, 2018 in the total amount of three thousand nine hundred and forty-two dollars (\$3,942.00);

D. Further, that Petitioner be required to pay all attorney's fees and costs incurred by the Respondent to bring this action; and

E. For such other, further and different relief as this Honorable Court deems equitable and just.

  
\_\_\_\_\_  
Broc Montgomery  
  
\_\_\_\_\_  
Attorney for Respondent

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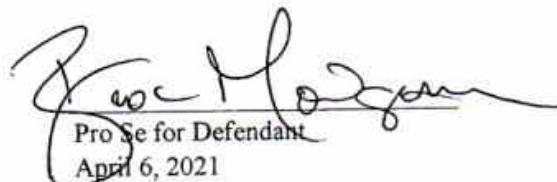
STATE of ILLINOIS)  
COUNTY OF DUPAGE) SS:

in July 2018 with an Order of Protection without cause for Plaintiff, after the exposing of the Financial Fraud scheme on social media that started with Judge John Demling, he has been an active member behind the scenes for retaliation against Defendant in proceedings, a violation of 42 U.S. Code Sub Section 12203

Prohibition Against Retaliation and Coercion. Strong indications of ongoing Financial Fraud include Defendant filings from 2015 to present that include four subpoenas (three filed by hired attorneys) to Petitioner employer going unanswered for earnings data; March 2019 Petition Failure to Pay Maintenance To Judgement For Dissolution of Marriage, April 2019 Motion to Modify Child Support, August 2020 Petition For Adjudication of Financial Fraud, February 2021 Motion for Default, February 2021 Motion To Compel, March 2021 Motion To Compel; each illustrating Petitioner's clear pattern of "abusive behaviors" for mental, emotional, physical, and financial targeting Defendant with irrevocable damages; Petitioner behaviors presented via video to Judge John Demling March 2016 proceedings along with two Bartlett police officer testimony exonerating Defendant of Petitioner's ongoing fraudulent behaviors for financial gains thrown out due to Judge "not believing any of it in his court room"; Respondent respectfully asks and prays the Judge to honor the Petition for Adjudication of Financial Fraud, Division of Assets submitted August 2020, that included applying Petitioner's unaccounted Financial earnings of nearly \$6,000,000 towards college (enough to pay for 171,428 semesters at U of I, Champaign-Urbana, IL), medical, and child expenses; Defendant requests Judge Hayes to stop the Petitioner and her attorney's ongoing effort to calculate Zero Sum Gains Calculations; it is considered EXTORTION in a RICO scheme for Financial Fraud as filed in Defendant's Federal Complaint that include Discrimination (Gender & Racial), Financial Fraud, and RICO.

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Broc D. Montgomery  
1253 W. Devon Ave.  
Apt. 2E  
Chicago IL 60660  
773-372-4726



Pro Se for Defendant  
April 6, 2021

STATE of ILLINOIS)  
COUNTY OF DUPAGE) SS:

IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL DISTRICT

DUPAGE COUNTY, ILLINOIS

Candice Adams  
e-filed in the 18th Judicial Circuit Court  
DuPage County  
ENVELOPE: 12844956

Nichole Renee Buckmaster Montgomery

Plaintiff/Petitioner

vs.

Broc D. Montgomery

Defendant/Respondent

2015D001868  
FILEDATE: 4/6/2021 12:27 PM  
Date Submitted: 4/6/2021 12:27 PM  
Date Accepted: 4/6/2021 12:29 PM  
KC

Case No. 2015D1868

**MOTION TO COMPEL (Further Financial Data 2015-Present)**

Pursuant to RULE 214 of the Illinois Supreme Court Rules, The Defendant, BROD MONTGOMERY, Pro Se, in regards to a hearing in DuPage County Courthouse on March 18, 2021, at 1:30pm; in the presence of the Honorable Judge Hayes; also present were Plaintiff Nichole Renee Buckmaster Montgomery and her attorney Brian Nigohosian; Respondent respectfully requests the court for additional financial discovery of Plaintiff to include 2015-2020 W2/1099 as well as tax returns or social security earnings print out for each year; The request will support Financial Fraud allegations performed by the Petitioner through DuPage County Court proceedings with the aide of her attorneys Jackie Tufo Hovde, Brian Nigohosian and resigned Judge John Demling; Judge Demling's current status as DuPage County Ethics Board Member and seen in direct communication with Judge Hayes by Defendant; Judge Demling's refusal to acknowledge 2015D1868 as a "High Asset Divorce" since September 8, 2015 aided in producing a fraudulent income one-fourth of Petitioner's nearly one million dollar total yearly package, to aide in facilitating ongoing extortion procedures through divorce decree "child expenses"; Judge Demling's refusal to comply with division of all marital assets that include home, stock options, and such, pursuant to 750 ILCS 5/503 will support Respondent Claims of a filed Federal Complaint of Discriminatory Acts (Racial and Gender) coinciding with Racketeering activity through DuPage County Court Proceedings that began

4) Motion for Default not providing earnings as ordered by the court

STATE of ILLINOIS)  
COUNTY OF DUPAGE) SS:

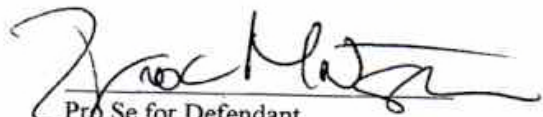
DuPage County Courthouse as supported by Respondent filing on August 4, 2020 for

Adjudication: evidence of Petitioner Attorney fees and costs

-----, evidence of a criminal attorney's efforts in denial of due process to Respondent in proceedings (criminal and civil) as well as motion filings; each case subject to United States federal protections under The COLOR OF LAW ACTS; Furthermore, Petitioner and attorney's continue financial extortion efforts while committing financial fraud of an executive of a publicly traded company, since 2015; rendering Petitioner filings invalid and subject to further investigation of various state and federal agencies for racketeering by an executive of a publicly traded company in the United States.

---

Broc D. Montgomery  
1253 W. Devon Ave.  
Apt. 2E  
Chicago IL 60660  
773-372-4726



Pro Se for Defendant  
February 18, 2022

STATE of ILLINOIS)  
COUNTY OF DUPAGE) SS:

IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL DISTRICT

DUPAGE COUNTY, ILLINOIS

Candice Adams  
e-filed in the 18th Judicial Circuit  
DuPage County

Nichole Renee Buckmaster Montgomery

Plaintiff/Petitioner

vs.

Broc D. Montgomery

Defendant/Respondent

DuPage County  
ENVELOPE: 12253569  
2015D001868  
FILEDATE: 2/18/2021 9:54 AM  
Date Submitted: 2/18/2021 9:54  
Date Accepted: 2/18/2021 9:58 AM  
MK

Case No. 2015D1868

**MOTION TO COMPEL**

Pursuant to RULE 214 of the Illinois Supreme Court Rules, The Defendant, BROC MONTGOMERY, Pro Se, hereby requests Nichole Renee Buckmaster Montgomery, as verbally agreed upon by her attorney, Brian Nigohosian on February 4, 2021, 1:30pm, via DuPage County Courthouse Zoom hearing in the presence of Judge Hayes to present complete financial earnings that include W2 and 1099 documents; The Respondent also requests the court to order Petitioner and her representing attorney to cease all associated prejudicial behaviors through DuPage County Courthouse for civil as well as associate criminal proceedings since 2015, for the intentional concealment of Petitioner's top one percent (1%) earnings in the State of Illinois as an executive of a publicly traded company; supporting Respondents claims of federal financial Fraud, money laundering, and racketeering scheme led by Plaintiff's hired Attorneys through the

STATE of ILLINOIS)  
COUNTY OF DUPAGE) SS: (Plaintiff) Nichole Renee Buckmaster  
Montgomery V. (Defendant) Broc Montgomery Case No. 2015D1868

incompetent as appears in the declaration of Defendant Broc Montgomery submitted  
herewith.

Wherefore, Defendant moves that this court make and enter a judgement by court order as follows:

- A. That the court issue an order or a rule to show cause requiring the Petitioner to show cause, if she has any, why she should not be held for Financial Fraud and Money Laundering through this court; and
- B. That the court order the Petitioner's employer to furnish W2/1099 along with stock issuance statements from 2015 to present, mailed to defendant, and
- C. That the court applied the difference for the years 2015-2020 of the Petitioner's fraudulent reported W2/1099 actual earnings to Petitioner's motions for children medical, activities, and educational accounts for payment, and
- D. That the court issue an order for the Petitioner's stock options to be audited and an issuance of 50% to Respondent per 750 ILCS 5/503, and
- E. That the court cease the assistance of entrapment actions without cause, aiding and abetting Petitioner's Financial Fraud scheme through DuPage County Court System, dropping all charges in criminal court with record expunged, and
- F. That the court enter Petitioner's portion of the Divorce Decree 2015D1868 with State and Federal statutes for financial remedy, state, without further prejudice; and
- G. For such other and further relief as this honorable court may deem just and equitable without any further prejudice.

January 22, 2021

Broc D. Montgomery  
1253 W. Devon Ave.  
Apt. 2E  
Chicago IL 60660  
773-372-4726

Defendant: Pro Se  
January 22, 2021

STATE of ILLINOIS)  
COUNTY OF DUPAGE) SS: (Plaintiff) Nichole Renee Buckmaster  
Montgomery V. (Defendant) Broc Montgomery Case No. 2015D1868

IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL DISTRICT  
DUPAGE COUNTY, ILLINOIS

Nichole Renee Buckmaster Montgomery

Candice Adams  
e-filed in the 18th Judicial Circuit C  
DuPage County  
ENVELOPE: 12028673  
2015D001868  
FILEDATE: 1/29/2021 12:12 PM  
Date Submitted: 1/29/2021 12:12 PM

Plaintiff/Petitioner

Date Accepted: 1/29/2021 12:16 P  
MP

V

Broc D. Montgomery

Case No. 2015D1868

Defendant/Respondent

**MOTION FOR DEFAULT (Petition for Adjudication of Financial Fraud & Assets)**

The Defendant, BROD MONTGOMERY, Pro Se, moves this court for a judgement by default in the scheduled February 4, 2021 hearing for this action, showing that the Petition for Adjudication of Financial Fraud in the above case, filed in this court on the fourth day of August, 2020; hearings before the Honorable Judge Anne Therieu Hayes 8/12/2020, 9/30/20, 11/16/20, & 12/2/20; where a requirement by the Honorable Judge Anne Therieu Hayes for both parties to present financial disclosures statements; where on the date December 2, 2020 Defendant compliance had been met; where Plaintiff, Nichole Renee Buckmaster Montgomery, provided no answer or any other defense has been filed by Plaintiff or her attorney Brian Nigohasian on her behalf as January 22, 2021; no proceedings have been initiated by Plaintiff or her attorney on her behalf during the timeframe; Plaintiff was not in military service and is not an infant or

**Shipment Receipt: Page #1 of 1**

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Fri 10 Sep 2016

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Next Day Air Saver	21.50
Service Options	0.00
Fuel Surcharge	0.61
CMS Processing Fee	0.20

Total

\$22.51

COMPLETE ONLINE TRACKING: E-mail this address in your web browser: <http://www.ups.com/track>  
SHIPMENT NUMBER: Enter tracking number  
QUESTIONS: Contact SHIPPED THROUGH above

ShipperID: MM63GHVXTC00E

Powered by iShippers®  
09/30/2016 01:08 PM Pacific Time N

The UPS Store

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Thank You

CENTER #  
EMPLOYEE'S INITIALS

• Store, Inc. © (2014 Ed., Rev. 2014) (FORM #220105)

Broc Montgomery



JUDICIAL CIRCUIT  
COUNTY, ILLINOIS

County Farm Road  
Lisle, IL 60187-3907

Plaintiff  
Nichole  
Montgomery  
2015D001868

ORDER		2015D001868-980
STATE OF ILLINOIS	UNITED STATES OF AMERICA	COUNTY OF DU PAGE
IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT		
IN RE: THE MARRIAGE OF <u>NICHOLE MONTGOMERY</u>	Plaintiff 2015D001868 CASE NUMBER	<b>FILED</b> 21 Mar 08 PM 04: 38 A - A
AND BROCK MONTGOMERY		

Defendant

*Candice Adams*  
CLERK OF THE  
18TH JUDICIAL CIRCUIT  
DUPAGE COUNTY, ILLINOIS

ORDER

Petitioner Nichole Montgomery has filed a Motion for Protective Order Pursuant to Supreme Court Rule 201.

There are several financial pleadings on file and currently set for hearing including but not limited to Petitioner's Petition for Contribution to College Expenses. After considering the arguments of counsel and the Respondent as well as the relevant legal authority, the Court finds it appropriate to redact some information in the 2020 W-2 of the Petitioner. However, the Court finds that in order for the Respondent to adequately prepare for the hearings regarding financial matters he is entitled to the income information contained within said W-2 prior to the hearing.

Therefore, Petitioner's Motion for Protective Order is granted in part and denied in part.

The Court finds it is appropriate to redact the address of the Petitioner as well as the address of the Petitioner's employer as well as the Federal ID Number and State ID number of Petitioner's Employer. If Respondent requires said information in the future, he may petition the Court for such information.

The Court is filing the original 2020 W-2 received for purposes of an in camera inspection under seal as well as the redacted W-2.

The Respondent Broc Montgomery may obtain a copy of the redacted W-2 at the front desk of the DuPage County Domestic Relations Division, 505 North County Farm Road, Wheaton, Illinois.

The information contained within Petitioner's 2020 W-2 shall only be used in the instant litigation, that is DuPage County case number 15 D 1868. It shall not be disseminated in any capacity including but not limited to any form of social media or electronic medium.

Submitted by: JUDGE ANNE THERIEAU HAYES

DuPage Attorney Number:

Entered: *CANDICE ADAMS* 03/08/2021

Attorney for:

JUDGE ANNE THERIEAU HAYES

Address:

Validation ID : DP-03082021-0438-11616

City/State/Zip:

Date: 03/08/2021

Phone number:

CANDICE ADAMS, CLERK OF THE 18TH JUDICIAL CIRCUIT COURT

Case 15 D 1868

WHEREFORE, the Respondent, BROC MONTGOMERY, respectfully requests this Honorable Court to enter an Order as follows:

A. Respondent's support obligation should be modified to the correct statutory amount and

B. For such other and further relief as this Honorable Court may deem just and equitable.

*Broc Montgomery*

Broc Montgomery



Attorney for Respondent

**CERTIFICATION**

Under penalties as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Dated: 4/22/2019 | 7:42 PM PDT

*Broc Montgomery*

BROC MONTGOMERY

Caravelli | Blair Law, LLC  
77 West Wacker Drive  
45th Floor  
Chicago, Illinois 60601  
[amc@cbdivorce.com](mailto:amc@cbdivorce.com)  
(312) 857-4529  
ARDC: 6273783

**IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT  
DUPAGE COUNTY, WHEATON, ILLINOIS**

IN RE: THE MARRIAGE OF )  
 )  
NICHOLE MONTGOMERY, )  
Petitioner, )  
and )

Case No.: 2015 D 1868

*Chris Kachiroubas*  
Served in the 18th Judicial Circuit Court  
\*\*\*\*\* DuPage County \*\*\*\*\*  
TRANX : 170431212363/(4511711)  
2015D001868  
FILEDATE : 04/24/2019  
Date Submitted : 04/24/2019 05:08 PM  
Date Accepted : 04/25/2019 09:18 AM  
CERVENY.KIMBERLY

BROC MONTGOMERY,  
Respondent.

**MOTION TO MODIFY CHILD SUPPORT**

NOW COMES, the Respondent, BROC MONTGOMERY, by and through his attorneys, Caravelli | Blair Law, LLC, and pursuant to *750 ILCS 5/505* and *750 ILCS 5/510*, moves this Honorable Court for an order modifying child support, in support of which he states as follows:

1. Respondent and Petitioner were lawfully married on October 10, 1997 in DuPage County, Illinois.

2. On October 19, 2016, this Honorable Court entered a Judgment for Dissolution of Marriage ("Judgment") dissolving the bonds of matrimony between the parties.

3. Three (3) children were born to the parties as a result of their marriage, namely: K.M., currently emancipated; D.M., age 17; and M.M., age 13.

4. Section 5.1 of the parties' Judgment requires child support to be paid by Respondent.

5. Since entry of the Judgment, there has been a substantial change in circumstances in that one of the parties' children has emancipated.

On Jul 30, 2021, at 5:15 PM, Broc Montgomery <[broc.montgomery@me.com](mailto:broc.montgomery@me.com)> wrote:

Your Honor-

My apologies. A late reply has been caused by an illness for over the past week, displaying COVID related symptoms. I am still recovering.

Plaintiff's 2020 total earnings without bonuses, commissions or stock options is \$745, 643.77 of the publicly traded company. Plaintiffs Q2 earnings reports just released also show, although slower than expected growth from last year, earnings still paying a dividend on September 3rd of twenty three cents per share.

The average earnings for a MBA is significantly below the \$120k/yr marker the plaintiff and attorney proclaimed during the hearings. Nor have I earned anything close to that amount with the exception of one year quite a few years prior to 2015.

Also attached you will see my career pursuit dating back from 2017 that included an application to NIU Phd program in Counseling Education and Supervision. You can confirm by calling NIU at your leisure.

Not recognizing Stay at Home fathers who have an executive wife traveling a significant amount of time, going through divorce, does not seem to be the norm from state wide research. As well as detrimental to minor children development process. The only objective DuPage County Civil Courts has made is money, laundering and financial fraud, along with trying to create criminal cases to cover it all.

Thank you for your attention.

**From:** gradsch@niu.edu  
**Subject:** Northern Illinois University Application Status - Awaiting Materials  
**Date:** July 30, 2021 at 11:03 AM  
**To:** broc.montgomery@me.com



### Application Status Update Awaiting Materials

Counselor Education and Supervision (PHD)  
Broc Montgomery

We are still currently waiting on some items to complete your application so it is ready for review. Please review the list below:

#### Letters of Recommendation

Dr. Scott Wickman	Complete
Tracy Peed	Awaiting
James Jorgenson	Complete

#### Test Scores

Graduate Test:	Awaiting
English Proficiency:	Not Required

#### Supplemental Information

Resume:	Complete
Essay:	Not Required
Personal Statement:	Complete
Writing Sample:	Not Required
Supplemental:	Not Required

#### Transcripts

Eastern Illinois University	Unofficial Received
University of Phoenix	Unofficial Received
Northern Illinois University	Unofficial Received

1425 W. Lincoln Hwy. • DeKalb, IL 60115 • (815) 753-1000

### Instructions for Employee

Box 1. Enter this amount on the wages line of your tax return.  
Box 2. Enter this amount on the federal income tax withheld line of your tax return.  
Box 5. You may be required to report this amount on Form 8959, Additional Medicare Tax. See the instructions for Forms 1040 and 1040-SR to determine if you are required to complete Form 8959.  
Box 6. This amount includes the 1.45% Medicare Tax withheld on all Medicare wages and tips shown in box 5, as well as the 0.9% Additional Medicare Tax on any of those Medicare wages and tips above \$200,000.  
Box 8. This amount is not included in box 1, 3, 5, or 7. For information on how to report tips on your tax return, see the Instructions for Forms 1040 and 1040-SR.

You must file Form 4137, Social Security and Medicare Tax on Unreported Tip Income, with your income tax return to report at least the allocated tip amount unless you can prove with adequate records that you received a smaller amount. If you have records that show the actual amount of tips you received, report that amount even if it is more or less than the allocated tips. Use Form 4137 to figure the social security and Medicare tax owed on tips you didn't report to your employer. Enter the amount on the wages line of your tax return. By filing Form 4137, your social security tips will be credited to your social security record (used to figure your benefits).

Box 10. This amount includes the total dependent care benefits that your employer paid to you or incurred on your behalf (including amounts from a section 125 (cafeteria) plan). Any amount over \$5,000 is also included in box 1. Complete Form 2441, Child and Dependent Care Expenses, to compute any taxable and nontaxable amounts.

Box 11. This amount is (a) reported in box 1 if it is a distribution made to you from a nonqualified deferred compensation or nongovernmental section 457(b) plan, or (b) included in box 3 and/or 5 if it is a prior year deferral under a nonqualified or section 457(b) plan that became taxable for social security and Medicare taxes this year because there is no longer a substantial risk of forfeiture of your right to the deferred amount. This box shouldn't be used if you had a deferral and a distribution in the same calendar year. If you made a deferral and received a distribution in the same calendar year, and you are or will be age 62 by the end of the calendar year, your employer should file Form SSA-131, Employer Report of Special Wage Payments, with the Social Security Administration and give you a copy.

Box 12. The following list explains the codes shown in box 12. You may need this information to complete your tax return. Elective deferrals (codes D, E, F, and S) and designated Roth contributions (codes AA, BB, and EE) under all plans are generally limited to a total of \$18,500 (\$13,500 if you only have SIMPLE plans; \$22,500 for section 403(b) plans) if you qualify for the 15-year rule explained

in Pub. 571). Deferrals under code G are limited to \$19,500. Deferrals under code H are limited to \$7,000.

However, if you were at least age 50 in 2020, your employer may have allowed an additional deferral of up to \$5,500 (\$3,000 for section 401(k)(11) and 408(p) SIMPLE plans). This additional deferral amount is not subject to the overall limit on elective deferrals. For code G, the limit on elective deferrals may be higher for the last 3 years before you reach retirement age. Contact your plan administrator for more information. Amounts in excess of the overall elective deferral limit must be included in income. See the Instructions for Forms 1040 and 1040-SR.

Note: If a year follows code D through H, S, Y, AA, BB, or EE, you made a make-up pension contribution for a prior year(s) when you were in military service. To figure whether you made excess deferrals, consider these amounts for the year shown, not the current year. If no year is shown, the contributions are for the current year.

A—Uncollected social security or RRTA tax on tips. Include this tax on Form 1040 or 1040-SR. See the Instructions for Forms 1040 and 1040-SR.

B—Uncollected Medicare tax on tips. Include this tax on Form 1040 or 1040-SR. See the Instructions for Forms 1040 and 1040-SR.

C—Taxable cost of group-term life insurance over \$50,000 (included in boxes 1, 3 (up to social security wage base), and 5).

D—Elective deferrals to a section 401(k) cash or deferred arrangement. Also includes deferrals under a SIMPLE retirement account that is part of a section 401(k) arrangement.

E—Elective deferrals under a section 403(b) salary reduction agreement

F—Elective deferrals under a section 408(a)(9)(B) salary reduction SEP

G—Executive deferrals and employer contributions (including nonelective deferrals) to a section 457(b) deferred compensation plan

H—Executive deferrals to a section 501(c)(18)(D) tax-exempt organization plan. See the Instructions for Forms 1040 and 1040-SR for how to deduct.

J—Nontaxable sick pay (information only, not included in box 1, 3, or 5)

K—20% excise tax on excess golden parachute payments. See the Instructions for Forms 1040 and 1040-SR.

L—Substantiated employee business expense reimbursements (nontaxable)

M—Uncollected social security or RRTA tax on taxable cost of group-term life insurance over \$50,000 (former employees only). See the Instructions for Forms 1040 and 1040-SR.

N—Uncollected Medicare tax on taxable cost of group-term life insurance over \$50,000 (former employees only). See the Instructions for Forms 1040 and 1040-SR.

P—Excludable moving expense reimbursements paid directly to a member of the U.S. Armed Forces (not included in box 1, 3, or 5)

Q—Nontaxable combat pay. See the Instructions for Forms 1040 and 1040-SR for details on reporting this amount.

R—Employer contributions to your Archer MSA. Report on Form 885 Archer MSAs and Long-Term Care Insurance Contracts.

S—Employee salary reduction contributions under a section 408(p) SIMPLE plan (not included in box 1).

T—Adoption benefits (not included in box 1). Complete Form 8829, Qualif Adoption Expense, to compute any taxable and nontaxable amounts.

V—Income from exercise of nonstatutory stock option(s) (included in boxes 1, 3 (up to social security wage base), and 5). See Pub. 525, Taxable and Nontaxable Income, for reporting requirements.

W—Employer contributions (including amounts the employee didn't contribute using a section 125 (cafeteria) plan) to your health savings account. Report on Form 8888, Health Savings Accounts (HSAs).

Y—Deferrals under a section 409A nonqualified deferred compensation plan

Z—Income under a nonqualified deferred compensation plan that fails to satisfy section 409A. This amount is also included in box 1. It is subject to an additional 20% tax plus interest. See the Instructions for Forms 1040 and 1040-SR.

AA—Designated Roth contributions under a section 401(k) plan

BB—Designated Roth contributions under a section 403(b) plan

DD—Cost of employer-sponsored health coverage. The amount reported with code DD is not taxable.

EE—Designated Roth contributions under a governmental section 457(b) plan. This amount does not apply to contributions under a tax-exempt organization section 457(b) plan.

FF—Permitted benefits under a qualified small employer health reimbursement arrangement

GG—Income from qualified equity grants under section 83(j)

HH—Aggregate deferrals under section 83(j); elections as of the close of the calendar year

Box 13. If the "Retirement plan" box is checked, special limits may apply to the amount of traditional IRA contributions you may deduct. See Pt. 590-A, Contributions to Individual Retirement Arrangements (IRAs).

Box 14. Employers may use this box to report information such as state disability insurance taxes withheld, union dues, uniform/payer health insurance premiums deducted, nontaxable income, education assistance payments, or a member of the clergy's parsonage allowance and utilities. Railroad employers use this box to report railroad retirement (RRTA) compensation, Tier 1 tax, Tier 2 tax, Medicare tax and Additional Medicare Tax. Include tips reported by the employee if the employee in railroad retirement (RRTA) compensation.

Note: Keep Copy C of Form W-2 for at least 3 years after the due date for filing your income tax return. However, to help protect your social security benefits, keep Copy C until you begin receiving social security benefits, just in case there is a question about your work record and/or earnings in a particular year.

Department of the Treasury - Internal Revenue Service

**NOTE: THESE ARE SUBSTITUTE WAGE AND TAX STATEMENTS AND ARE ACCEPTABLE FOR FILING WITH YOUR FEDERAL, STATE AND LOCAL/CITY INCOME TAX RETURNS.**

This information is being furnished to the Internal Revenue Service. If you are required to file a tax return, a negligence penalty or other sanction may be imposed on you if this income is taxable and you fail to report it.

#### IMPORTANT NOTE:

In order to insure efficient processing, attach this W-2 to your tax return like this (following agency instructions):

TAX RETURN	
THIS FORM	OTHER W-2'S

### Notice to Employee

**Do you have to file?** Refer to the Instructions for Forms 1040 and 1040-SR to determine if you are required to file a tax return. Even if you don't have to file a tax return, you may be eligible for a refund if box 2 shows an amount or if you are eligible for any credit.

**Earned Income credit (EIC).** You may be able to take the EIC for 2020 if your adjusted gross income (AGI) is less than a certain amount. The amount of the credit is based on income and family size. Workers without children could qualify for a smaller credit. You and any qualifying children must have valid social security numbers (SSNs). You can't take the EIC if your investment income is more than the specified amount for 2020 or if income is earned for services provided while you were an inmate at a penal institution. For 2020 income limits and more information, visit [www.irs.gov/EITC](http://www.irs.gov/EITC). See also Pub. 596, Earned Income Credit. Any EIC that is more than your tax liability is refunded to you, but only if you file a tax return.

**Clergy and religious workers.** If you aren't subject to social security and Medicare taxes, see Pub. 517, Social Security and Other Information for Members of the Clergy and Religious Workers.

**Corrections.** If your name, SSN, or address is incorrect, correct Copies B, C, and 2 and ask your employer to correct your employment record. Be sure to ask the employer to file Form W-2c, Corrected Wage and Tax Statement, with the Social Security Administration (SSA) to correct any name, SSN, or money amount error reported to the SSA on Form

W-2. Be sure to get your copies of Form W-2c from your employer for all corrections made so you may file them with your tax return. If your name and SSN are correct but aren't the same as shown on your social security card, you should ask for a new card that displays your correct name at any SSA office or by calling 800-772-1213. You may also visit the SSA website at [www.SSA.gov](http://www.SSA.gov).

**Cost of employer-sponsored health coverage (if such cost is provided by the employer).** The reporting in box 12, using code DD, of the cost of employer-sponsored health coverage is for your information only. The amount reported with code DD is not taxable.

**Credit for excess taxes.** If you had more than one employer in 2020 and more than \$8,537.40 in social security and/or Tier 1 railroad retirement (RRTA) taxes were withheld, you may be able to claim a credit for the excess against your federal income tax. If you had more than one railroad employer and more than \$5,012.70 in Tier 2 RRTA tax was withheld, you may also be able to claim a credit. See the Instructions for Forms 1040 and 1040-SR and Pub. 505, Tax Withholding and Estimated Tax.

## 2020 W-2 and EARNINGS SUMMARY

**Employee Reference Copy**  
**W-2 Wage and Tax Statement 2020**  
 Copy C for employee's records.  
 CMB No. 1645-0006

d Control number 0000001187 NR2	Dept.	Corp. CAHA	Employer use only S 7831
e Employer's name, address, and ZIP code LAMB WESTON SALES INC [REDACTED]			
a1 Employee's name, address, and ZIP code NICOLE MONTGOMERY [REDACTED]			
b Employer's FED ID number [REDACTED]			
a Employee's SSA number XXX-XX-9360			
1 Wages, tips, other comp. 715116.85	2 Federal income tax withheld 161857.60		
3 Social security wages 137700.00	4 Social security tax withheld 8537.40		
5 Medicare wages and tips 734219.68	6 Medicare tax withheld 15454.17		
7 Social security tips	8 Allocated tips		
9	10 Dependent care benefits		
11 Nonqualified plans	12a See instructions for box 12 C   1710.02		
14 Other	12b D   19500.00 12c W   3824.86 12d Y   4402.64 13 Stat emp./Ret. plan/3rd party sick pay X		
15 State   Employer's state ID no. IL	16 State wages, tips, etc. 715116.85		
17 State income tax 35399.61	18 Local wages, tips, etc.		
19 Local income tax	20 Locality name		

This summary section is included with your W-2 to help describe this portion in more detail. The reverse side includes general information that you may also find helpful. The following reflects your final pay stub, plus any adjustments made by your employer.

GROSS PAY	745,643.77	SOCIAL SECURITY	8,537.40
		TAX WITHHELD	
		BOX 04 OF W-2	
		MEDICARE TAX	15,454.17
		WITHHELD	
		BOX 06 OF W-2	
FED. INCOME	161,857.60	SUI/SDI	0.00
TAX WITHHELD		BOX 14 OF W-2	
BOX 02 OF W-2			
STATE INCOME TAX	35,399.61		
BOX 17 OF W-2			
LOCAL INCOME TAX	0.00		
BOX 19 OF W-2			

To change your employee W-4 profile information  
file a new W-4 with your payroll department

NICOLE MONTGOMERY

Social Security Number: XXX-XX-831



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PAGE 01 OF 02

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3 Social security wages 137700.00	4 Social security tax withheld 8537.40		
5 Medicare wages and tips 734219.68	6 Medicare tax withheld 15454.17		
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e Employer's name, address, and ZIP code LAMB WESTON SALES INC [REDACTED]			
b Employer's FED ID number [REDACTED]			
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e Employer's name, address, and ZIP code  
LAMB WESTON SALES INC  
[REDACTED]

6 Employer's FED ID number [REDACTED]	7 Employee's SSA number XXX-XX-9360
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15 State   Employer's state ID no. IL	16 State wages, tips, etc. 715116.85

17 State income tax 35399.61	18 Local wages, tips, etc. 35399.61
19 Local income tax	20 Locality name
<b>Federal Filing Copy</b> <b>W-2 Wage and Tax Statement</b> <b>2020</b> <small>OMB No. 1540-0009</small> <small>Copy 2 to be filed with employee's Federal Income Tax Return.</small>	

17 State income tax 35399.61	18 Local wages, tips, etc. 35399.61
19 Local income tax	20 Locality name
<b>IL State Filing Copy</b> <b>W-2 Wage and Tax Statement</b> <b>2020</b> <small>OMB No. 1540-0009</small> <small>Copy 2 to be filed with employee's State Income Tax Return.</small>	

17 State income tax 35399.61	18 Local wages, tips, etc. 35399.61
19 Local income tax	20 Locality name
<b>City or Local Filing Copy</b> <b>W-2 Wage and Tax Statement</b> <b>2020</b> <small>OMB No. 1540-0009</small> <small>Copy 2 to be filed with employee's City or Local Income Tax Return.</small>	

  
 JUDICIAL CIRCUIT  
 COUNTY, ILLINOIS  
 County Farm Road  
 aron, IL 60187-3907

Montgomery  
 15 D 1868  
 \* Pick-up for  
 Mr. Montgomery