

c/o P. O. Box 505
Hillsboro, WV 24946-0505
c/o 304-653-4593

Mr. Carl McCutcheon
AAA Self Storage
P.O. Box 175
Frankford, WV 24938

In matter of Rental Agreement contract entered into with AAA Self Storage on Sat October 31, 2015; dated November 1, 2015 for Unit #8 & #12 by - William White Williams, II (423-727-4379 & 423-727-6601)

Mailing address:

P.O. Box 172
Laurel Bloomery, TN 37680

Physical address:

[REDACTED]
Mountain City, TN 37683-8063

Williams through fraud and deception did misrepresent that he had permission, authority to be in possession of DeCourcy's property which he took through unlawful criminal acts, and harassment. Williams took DeCourcy's property, unlawful control, possession, custody, care, safekeeping, responsibility, violated privacy, & denied access to DeCourcy. Williams did through Deception, Fraud sign DeCourcy's name on this contract that HE, Williams signed & entered into.

Williams provided false contact information for DeCourcy, where by the owner of AAA would have no way to contact DeCourcy that her property was there. Which Williams actions caused DeCourcy to **risked loss, forfeiture of her possessions** through the non payment of Williams who is financially responsible for the contract.

Williams did with full intent deny DeCourcy her property. (no location. Unit #s, nor keys. to locks Williams placed on units were given.) Williams initiated **Blackmail** against her property. Williams did through this **Fraud** attempt to enter DeCourcy into a \$120 a month financial contract with AAA. Williams is fully legally financially responsible for.

Williams placed items of trash, junk, old tools, books, etc that are not DeCourcys into both Unit 8 & 12.

DeCourcy, under instruction/advisement of law enforcement is not to remove this evidence/property, that was placed into the units by Williams, that is not hers from the facility's address. She has no ownership, authority, to take responsibility for safekeeping, nor to remove from the address which Williams placed them.

DeCourcy is to leave all that property that is not hers into Unit #12 for Mr. Williams to get the the legal owners, which is not himself.

DeCourcy is fully free of all possession, liability, responsibility, personal claims of items in Unit 12. Unit 12's contents are only items Williams placed in the Units that do not belong to DeCourcy personally. This property is NOT the personal property of Mr. Williams. It is legal Corporate property of the NA, NVB, CCC. Mr. Williams has the full legal responsibility to get this property back to safe keeping of these corporate entities, from who's possession he took it from with out notification to, nor permission, nor authorizations from them to do so.

Williams has the full sole legal financial responsibility for the storage units payments & contract that HE entered into. Williams is solely responsible for the property in Unit 12. Williams has no authority, rights to interfere with any of DeCourcy's property in the past nor future. Sheriffs Dept. & Magistrate, Prosecuting Attorney are fully aware of this contract of Williams.

Pocahontas County, WV Magistrate Order, for a PSO to protect DeCourcy & her property from Williams.