

**IN THE CIRCUIT COURT OF HARDIN COUNTY  
AT SAVANNAH, TENNESSEE**

**ZACHARY RYE ADAMS  
PETITIONER,**

**vs.**

**STATE OF TENNESSEE  
RESPONDENT.**

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**No. No. 17-CR-10-PC**

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**STATE'S RESPONSE IN OPPOSITION TO PETITIONER'S  
MOTION TO QUASH DR. KATIE SPIRKO SUBPOENA**

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COMES NOW, the State of Tennessee, by and through the undersigned attorneys, and files this response in opposition to *Petitioner's Motion to Quash Dr. Katie Spirko Subpoena*. For cause, the State of Tennessee would show the following:

**A. Tenn. Code Ann. § 24-9-101 | Subpoenas; deposition only**

1. Tenn. Code Ann § 24-9-101 sets forth a list of individuals under the law who are exempt from a subpoena to **trial** (emphasis added) but subject to a subpoena to a deposition. The State's subpoena duces tecum for materials in Dr. Spirko's possession is a pretrial production subpoena. As such, Tenn. Code Ann. § 24-9-101 is not applicable.

**B. Petitioner Adams and Dr. Spirko have continuously engaged in subterfuge and misdirection with this Court regarding Dr. Spirko's involvement in this case.**

1. The State subpoenaed Dr. Spirko in the first place because Attorney Bates represented the State and this Court on multiple occasions that he severed his attorney/investigator relationship with Dr. Spirko on or about February 1, 2024. Furthermore, the reason provided by Attorney Bates to the State and this Court for severing his professional

FILED 21 DAY OF March, 2025 AT 7:15 PM

1

BY Tammie Wolfe TAMMIE WOLFE, CLERK

CLERK

relationship with Dr. Spirko was that **Dr. Spirko, acting as Attorney Bates's agent, intended to engage in conduct that would violate the rules of professional conduct for a licensed attorney in Tennessee.**<sup>1</sup>

2. Dr. Spirko was brought into this case by Attorney Bates as a clinical neuropsychologist expert. Petitioner Adams's post-conviction pleadings are replete with references to Dr. Katie Spirko's work and involvement in this post-conviction matter.
3. On January 22, 2024, Petitioner Adams filed a sworn affidavit of Dr. Spirko (including her *curriculum vitae*), with this Court that laid out a detailed description of Dr. Spirko's professional credentials, summations of her interviews with numerous witnesses involved with this matter, and conclusions based on her investigation.
4. Upon information and belief, Dr. Spirko video-recorded her interview with Petitioner Adams on December 1, 2023, in the Tennessee Department of Corrections. Upon information and belief, partial footage of this interview was broadcast by ABC News 20/20 on May 31, 2024.
5. On December 15, 2023, Attorney Bates's office emailed the visitation office for the federal holding facility at the Shelby County Division of Corrections Visitation Office. "Neuropsychologist Visitation" was the subject of the email, and the following information was provided:

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<sup>1</sup> It appears from Petitioner Adams's *Motion to Quash Dr. Katie Spirko Subpoena* that Attorney Bates did not end his attorney/investigator relationship with Dr. Spirko as previously represented to this Court. Attorney Bates contends that Petitioner Adams has "standing to sit under the protection of two of the three umbrellas Dr. Spirko's work employs", being "first as Dr. Spirko was his Attorney's Agent from the lase (sic) Sumner/Fall 2023 when work began on this Counsel with Counsel's appointment." The State suspects that Dr. Spirko's professional relationship with Attorney Bates did not end in February 2024 but has continued uninterrupted throughout this litigation.

1. Dr. Katie Spirko / Forensic & Clinical Neuropsychologist / D.O.B. (omitted)
2. Business name: FACTS (Forensic Assessment & Clinical Therapeutic Services) [www.facts.care](http://www.facts.care), 2200 21<sup>st</sup> Avenue South, Suite 401 Nashville, TN, Tel: 402-680-4229
3. Inmate: Jason Autry
4. Visitation request: December 22<sup>nd</sup>, 2023, from 10:00 a.m. – 1:00 p.m.
5. DL#: (omitted)
6. Dr. Spirko would need to be in a non-recorded interview room (Attorney visitation room) and would request to bring in her laptop and a electronic device for transcribing purposes.

*See attached **Exhibit “A”** for 12/15/2023 email.*

Importantly, Dr. Spirko’s visitation with Inmate Autry was represented to the federal inmate visitation center as a “neuropsychologist visitation”.

6. On December 18, 2023, Attorney Bates’s office sent a follow-up email to the federal inmate visitation center at the Shelby County Division of Corrections Visitation Office, advising that Dr. Spirko would like to bring her assistant for the “neuropsychologist visitation” with Inmate Autry on December 22, 2023. *See attached **Exhibit “B”** for 12/18/2023 email.*
7. Dr. Spirko met with Inmate Autry for her “neuropsychologist visitation” on December 22, 2023, at the federal holding facility at the Shelby County Division of Corrections

Visitation Office. Dr. Katie Spirko video-recorded a conversation in federal prison with Inmate Autry about his testimony during Petitioner's trial that was provided by Dr. Spirko to ABC News 20/20.

8. On January 30, 2024, Attorney Bates's office emailed the Morgan County Correctional Complex to set up a follow-up meeting between Dr. Spirko and Petitioner Adams, in which "Attorney Bates is requesting a legal call with Dr. Katie Spirko for a follow up phone call, **from the in person evaluation** (emphasize added) with Offender Zachary Adams HU – 10/13, on Jan 31<sup>st</sup> at 1pm EST." See attached **Exhibit "C"** for 12/18/2023 email.
9. On April 1, 2024, Dr. Katie Spirko, in an email attempting to schedule a Zoom meeting with Petitioner Adams, represented to TDOC that she was "Dr. Katie Spirko", with her signature stating she was "Katie Osborn Spirko, PsyD" and that she was a "forensic & clinical neuropsychologist". See attached **Exhibit "D"** for the 4/1/2024 email with TDOC.
10. On April 5, 2024, Dr. Katie Spirko emailed former assistant district attorney Jennifer Nichols with the subject of "introduction" and with her signature stating she was "Katie Osborn Spirko, PsyD" and that she was a "forensic & clinical neuropsychologist". See attached **Exhibit "E"** for 04/05/2024 email with former ADA Jennifer Nichols.
11. On April 8, 2024, Dr. Spirko attempted to schedule another meeting with Inmate Autry at the federal holding at the Shelby County Division of Corrections Visitation Office. She did this via an email on which Attorney Dana McClendon was copied. See attached **Exhibit "F"** for Dr. Spirko's emails with the federal facility in Shelby County. She inquired whether the prison had a notary on site or whether she should bring one along.

It is the State's belief that Ms. Spirko intended to obtain an affidavit from Inmate Autry casting doubt on his trial testimony. Prison officials declined her request to meet with Inmate Autry. Neither Inmate Autry's attorney of record nor Petitioner's attorney were copied on her email. Notably in these email exchanges, Dr. Katie Spirko held herself out to the federal facility to be "Katie Osborn Spirko, PsyD" and that she was a "forensic & clinical neuropsychologist".

12. On May 31, 2024, ABC News 20/20 aired an episode covering the Zach Adams case. Dr. Katie Spirko appeared on the episode and identified herself a forensic neuropsychologist that was hired by Attorney Bates to review the case materials and assess the truthfulness of witnesses.

13. Dr. Spirko has repeatedly represented herself to this Court, TDOC, and the Shelby County Division of Corrections Visitation Office as a **forensic & clinical neuropsychologist**. As an expert in forensic and clinical neuropsychology, Dr. Spirko uses her professional credentials to get in the door (the sword) and then claims investigator/journalist privilege as a shield in an attempt to circumvent the rules on experts in criminal litigation.

**C. As of January 22, 2024, Petitioner Adams affirmatively relied upon Dr. Spirko's work, opinions and conclusions through his pleadings with this Court, making Dr. Spirko an expert witness.**

1. Under Rule 16 of the Tennessee Rules of Criminal Procedure, a defense expert must turn over certain materials to the State if the defense has requested and received similar materials from the State. Specifically, the defense must permit the State to inspect and copy or photograph:

- a. Books, papers, documents, photographs, tangible objects, or copies or portions thereof, if the item is within the defendant's possession, custody, or control, and the defendant intends to introduce the item as evidence in the defendant's case-in-chief at trial (Tenn. R. Crim. P., Rule 16).
  - b. Any results or reports of physical or mental examinations and of scientific tests or experiments made in connection with the particular case, or copies thereof, if the item is within the defendant's possession, custody, or control, and the defendant intends to introduce the item as evidence in the defendant's case-in-chief at trial, or the defendant intends to call as a witness at trial the person who prepared the report, and the results or reports relate to the witness's testimony (Tenn. R. Crim. P., Rule 16).
2. Petitioner Adams argues in his *Motion to Quash Dr. Katie Spirko Subpoena* that Tenn. R. Crim. P., Rule 16(b)(2) limits disclosure of items requested by the State in its *subpoena duces tecum* on Dr. Spirko because of the following:

“Except as to scientific or medical reports, this subdivision does not authorize the discovery or inspection of:

- (A) Reports, memoranda, or other internal defense documents made by the defendant or the defendant's attorney or agents in connection with the investigation or defense of the case; or
- (B) A statement made by the defendant to the defendant's agents or attorneys or statements by actual or prospective state or defense witness made to the defendant or the defendant's agent or attorneys.”

Dr. Spirko, a licensed forensic and clinical neuropsychologist, has interviewed various witnesses involved in this litigation **as a forensic and clinical neuropsychologist** and submitted her opinions and conclusions about those witnesses in a sworn declaration filed with this Court. As such, Dr. Spirko's work product should be considered as a scientific or medical report exception under Tenn. R. Crim. P., Rule 16(b)(2).

3. Dr. Spirko cannot be allowed to circumvent these laws and make a mockery of our established criminal procedure. As set forth above, Tenn. R. Crim P., Rule 16 clearly establishes a procedure that allows the opposing counsel to review materials used by an expert to reach their conclusion.
4. Experts are assumed to be professionals —unbiased— who work for the good of their profession. Dr. Spirko's ongoing gamesmanship in this matter is contrary to the administration of justice, and unless stopped, a precedent could be created allowing defendants going forward to "hire an expert" and then have that expert claim they are an investigator, reporter, etc., to sidestep the rules.

**WHEREFORE, PREMISES CONSIDERED,** the State of Tennessee would respectfully request that this Honorable Court:

1. Deny Petitioner Adams's *Motion to Quash Dr. Katie Spirko Subpoena*.
2. Order that Dr. Spirko produce all items set forth in the State's *subpoena duces tecum*.
3. Alternatively, order that Dr. Spirko produce all items set forth in State's *subpoena duces tecum* for an *in camera* review so that this Court can decide whether the materials qualify for any privileges identified by Petitioner Adams.
4. For any general or specific relief that the State of Tennessee is entitled to.

Respectfully Submitted:

/s/ Amy P. Weirich /

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Amy P. Weirich, BPR (#014441)  
Special Counsel  
25th Judicial District  
P.O. Box 38  
Somerville, Tennessee 38068  
(901) 465-7351  
[apweirich@tndagc.org](mailto:apweirich@tndagc.org)

/s/ Christopher V. Boiano /

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Christopher V. Boiano, BPR (#030076)  
Assistant Attorney General  
18th Judicial District  
113 West Main Street  
Cordell Hull Building, 3rd Floor.  
Gallatin, Tennessee 37066  
(615) 451-5810  
[cvboiano@tndagc.org](mailto:cvboiano@tndagc.org)

### CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing has been emailed to Douglas Bates IV and Crystal M. Etue, attorneys for Petitioner Adams, on this 20<sup>th</sup> day of March, 2025.

Douglas Thompson Bates, IV  
Bates & Bates Law Office  
406 W. Public Sq., 2<sup>nd</sup> Floor,  
Bates Building, P.O. Box 1  
Centerville, TN 37033  
[dtbates4@bates.law](mailto:dtbates4@bates.law)

**Crystal M. Etue**  
**Attorney at Law**  
**Rule 31 Listed Mediator**  
219 3<sup>rd</sup> Ave N.  
Franklin, TN 37064  
[crystal@etuelaw.com](mailto:crystal@etuelaw.com)

/s/ Christopher V. Boiano /

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Christopher V. Boiano



# Exhibit A

## Littlefield, Jamie (USMS)

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**From:** Clear, Deryl <Deryl.Clear@shelbycountytn.gov> on behalf of Visitation Office  
<visitation.office@shelbycountytn.gov>  
**Sent:** Friday, March 7, 2025 1:17 PM  
**To:** Littlefield, Jamie (USMS)  
**Cc:** Visitation Office  
**Subject:** [EXTERNAL] FW: Neuropsychologist Visitation

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**From:** Bates Paralegal <paralegal@bates.law>  
**Sent:** Friday, December 15, 2023 1:07 PM  
**To:** Visitation Office <visitation.office@shelbycountytn.gov>  
**Subject:** Neuropsychologist Visitation

[ This EMAIL was not sent from a Shelby County Government email address. Please use caution. ]

Good afternoon,

Thank you for speaking with me previously over the phone regarding this visitation.

1. Dr. Katie Spirko / Forensic & Clinical Neuropsychologist / D.O.B. [REDACTED]
2. Business name: FACTS (Forensic Assessment & Clinical Therapeutic Services) [www.facts.care](http://www.facts.care) 2200 21<sup>st</sup> Avenue South, Suite 401 Nashville, TN, Tel: 402-680-4229
3. Inmate: Jason Autry
4. Visitation request: December 22<sup>nd</sup>, 2023, from 10:00 a.m. – 1:00 p.m.
5. DL #: [REDACTED], Tennessee, Expiration: [REDACTED]
6. Dr. Spirko would need to be in a non-recorded interview room (Attorney visitation room) and would request to bring in her laptop and a electronic device for transcribing purposes.

Thank you,

### Savannah Shaffer

*Paralegal to Douglas T. Bates, IV*  
P.O. Box 1 / 406 W. Public Square, 2<sup>nd</sup> Floor  
Centerville, TN 37033  
Direct Tel: (931)-729-9440  
Office Tel: (931)-729-4085  
Fax: (931)-729-9888

# Exhibit B

## Littlefield, Jamie (USMS)

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**From:** Clear, Deryl <Deryl.Clear@shelbycountytn.gov> on behalf of Visitation Office <visitation.office@shelbycountytn.gov>  
**Sent:** Friday, March 7, 2025 1:17 PM  
**To:** Littlefield, Jamie (USMS)  
**Cc:** Visitation Office  
**Subject:** [EXTERNAL] FW: Neuropsychologist Visitation

**From:** Bates Paralegal <paralegal@bates.law>  
**Sent:** Monday, December 18, 2023 8:10 AM  
**To:** Visitation Office <visitation.office@shelbycountytn.gov>  
**Subject:** RE: Neuropsychologist Visitation

[ This EMAIL was not sent from a Shelby County Government email address. Please use caution. ]  
Good morning.

Dr. Katie Spirko just advised that she will also be bringing her assistant. Assistant information is below:

1. Nicole D Santa Lucia Weiser / D.O.B. [REDACTED]
2. Business name: FACTS (Forensic Assessment & Clinical Therapeutic Services) [www.facts.care](http://www.facts.care) 2200 21<sup>st</sup> Avenue South, Suite 401 Nashville, TN, Tel: 402-680-4229
3. Inmate: Jason Autry
4. Visitation request: December 22<sup>nd</sup>, 2023, from 10:00 a.m. – 1:00 p.m.
5. DL # [REDACTED], Tennessee, Expiration: [REDACTED]

Thank you,

### Savannah Shaffer

*Paralegal to Douglas T. Bates, IV*  
P.O. Box 1 / 406 W. Public Square, 2<sup>nd</sup> Floor  
Centerville, TN 37033  
Direct Tel: (931)-729-9440  
Office Tel: (931)-729-4085  
Fax: (931)-729-9888

**From:** Bates Paralegal <paralegal@bates.law>  
**Sent:** Friday, December 15, 2023 1:07 PM  
**To:** 'visitation.office@shelbycountytn.gov' <visitation.office@shelbycountytn.gov>  
**Subject:** Neuropsychologist Visitation

Good afternoon,

Thank you for speaking with me previously over the phone regarding this visitation.

1. Dr. Katie Spirko / Forensic & Clinical Neuropsychologist / D.O.B. [REDACTED]
2. Business name: FACTS (Forensic Assessment & Clinical Therapeutic Services) [www.facts.care](http://www.facts.care) 2200 21<sup>st</sup> Avenue South, Suite 401 Nashville, TN, Tel: 402-680-4229
3. Inmate: Jason Autry

4. Visitation request: December 22<sup>nd</sup>, 2023, from 10:00 a.m. – 1:00 p.m.
5. DL #: [REDACTED], Tennessee, Expiration: [REDACTED]
6. Dr. Spirko would need to be in a non-recorded interview room (Attorney visitation room) and would request to bring in her laptop and a electronic device for transcribing purposes.

Thank you,

**Savannah Shaffer**

*Paralegal to Douglas T. Bates, IV*

P.O. Box 1 / 406 W. Public Square, 2<sup>nd</sup> Floor

Centerville, TN 37033

Direct Tel: (931)-729-9440

Office Tel: (931)-729-4085

Fax: (931)-729-9888

# Exhibit C

Legal Phone Call

Offender: ADAMS

Misty Wright

Jan 31st @ 1pm

TEAM 2

**Subject:** Legal Phone Call: Attorney Douglas Bates , Dr Katie Spirko and Offender Zachary Adams # 426285 HU - 10/13

**Location:** Team 2 Hub

**Start:** Wed 1/31/2024 1:00 PM

**End:** Wed 1/31/2024 1:30 PM

**Recurrence:** (none)

**Meeting Status:** Meeting organizer

**Organizer:** Misty Wright

**Required Attendees:** Bethany J. Buchanan; Caitlin S. Holloway; Delmer Watson; Haley D. Harney; Heath D. Tinker; Michael L. McPeters; Robert L. Qualls; Shannon A. Morton; Amanda M. Kelly; Anthony M. Gibson; Ashley K. Hollon; Barbara A. Melton; BI-MCCC-Video-Telecourt; Brad Dolan; Brandon L. Foster; Brandy R. Hutson; Brian W. Byrge; Brittney M. Roberts; Bryson Bowling; Caleb Armes; Carl Gaskins; Casee E. Carr (Casee.E.Carr@tn.gov); Casey L. Smith; Charles Richardson; Chet O. Crass; Christopher S. Pratt; Christopher W. Johnson; Cynthia J. Hearne; Dana L. Isham; Danny P. Lane; David R. Mullins; Deborah L. Anderson; Doug A. Trout; Doug Vespie; Dustin V. Daugherty; Erin R. Jones; Frances L. Seavers; Freddie C. Seavers; Hannah L. Ratliff; Jarrod A. Hughett; Jeff W. Hall; Jeffrey T. Seiber; Joe L. Farmer; John Evans; Johnnie L. Mills; Joshua Goforth; Keith E. Watters; Kelvin L. Knaff; Kevin L. Peddicord; Kristopher J. Stewart; Larry H. Simms; Lesley Gilmore; Michael A. Phillips; Michael W. Goddard; Paul A. Pappas; Paul G. Duncan; Raichel V. Snellings; Richard W. Gardner; Robert J. Gibson; Robert J. Melhorn; Robert M. Bruce; Robert M. Smith; Robert T. Mullins; Robert W. Martini; Roger E. Mason; Roscoe Byrd; Samantha E. Starkey; Sherry Cox; Sonya Newport; Steve E. Jones; Susan D. Cagle; Terry Williams; Timothy J. Ball; Todd P. Newberry; Tommy R. Jeffers; Warner Riggins; Waylon J. Carter

Attorney Douglas Bates is requesting a legal call with Dr. Katie Spirko for a follow up phone call, from the in person evaluation with Offender Zachary Adams HU- 10/13, on Jan 31<sup>st</sup> at 1pm EST. Please have offender Adams to team 2 hub for this call. The number to call is listed below.

402-680-4229

## Misty Wright

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**From:** discovery@bates.law  
**Sent:** Tuesday, January 30, 2024 10:44 AM  
**To:** Misty Wright  
**Subject:** RE: [EXTERNAL] Phone Call between Dr. Katie Spirko and Zachary Rye Adams # 426285

Can we please do 12:00 central time?

*Christie Moss*

Assistant to Douglas T. Bates IV  
P.O. Box 1/406 West Public Square, 2<sup>nd</sup> Floor  
Centerville, TN 37033  
931-729-4085 Office  
931-716-7236 Direct  
931-729-9888 Fax

**From:** Misty Wright <Misty.D.Wright@tn.gov>  
**Sent:** Tuesday, January 30, 2024 9:35 AM  
**To:** discovery@bates.law  
**Subject:** RE: [EXTERNAL] Phone Call between Dr. Katie Spirko and Zachary Rye Adams # 426285

I do apologize however I cannot schedule between the hours of 10am – 12pm EST. Also it will have to be before 3pm EST.

**From:** discovery@bates.law <discovery@bates.law>  
**Sent:** Tuesday, January 30, 2024 10:20 AM  
**To:** Misty Wright <Misty.D.Wright@tn.gov>  
**Cc:** Savannah Shaw <paralegal@bates.law>  
**Subject:** [EXTERNAL] Phone Call between Dr. Katie Spirko and Zachary Rye Adams # 426285

Hi Ms. Wright,

Dr Katie Spirko would like to speak with Zachary Rye Adams # 426285, on January 31<sup>st</sup>, 2024, at 9:00 a.m. Central Time.  
Dr. Spirko's phone number is 1-402-680-4229.

Thank you so much,

*Christie Moss*

Assistant to Douglas T. Bates IV  
P.O. Box 1/406 West Public Square, 2<sup>nd</sup> Floor  
Centerville, TN 37033  
931-729-4085 Office  
931-716-7236 Direct  
931-729-9888 Fax

↳ 10/13  
←  
Dr. Spirko follow



# Exhibit D

**Misty Wright**

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**From:** Katie Spirko <katie.spirko@facts.care>  
**Sent:** Monday, April 1, 2024 2:32 PM  
**To:** Misty Wright  
**Cc:** Dana@danamclendonlaw.com  
**Subject:** [EXTERNAL] Inmate Zoom meeting request

\*\*\* This is an EXTERNAL email. Please exercise caution. DO NOT open attachments or click links from unknown senders or unexpected email - STS-Security. \*\*\*

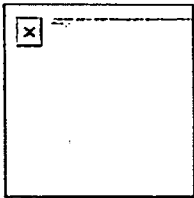
Hi Misty,

I am writing to request your assistance in setting up a nonrecorded virtual/videoconference meeting with inmate Zachary Adams (#426285) for this Friday, April 5th (anytime should work). If Friday is not possible for any reason, I could do Thursday, April 4th, at or after 2pm, as an alternate.

*Handwritten:* HU-15/23






The meeting will be with myself, Dr. Katie Spirko, through attorney Dana McLendon (cc'd). I believe you should already have my driver's license on file, but I'm happy to re-send it if needed. Please let me know if you require anything further to arrange this meeting, and thank you so much for the assistance.

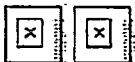
Sincerely,



**Katie Osborn Spirko, PsyD**  
Forensic & Clinical Neuropsychologist  
FACTS  
Family Support and Conflict Resolution Services

---

-  katie.spirko@facts.care
-  615-961-2349
-  402-680-4229
-  2200 21st Ave. S., Suite 401, Nashville, TN 37212
-  facts.care



# Exhibit E

**Fwd: introduction**

---

**From** Jennifer S. Nichols <jsnichols@tndagc.org>  
**Date** Fri 4/5/2024 1:10 PM  
**To** Christopher V. Boiano <cvboiano@tndagc.org>

FYI  
Get [Outlook for iOS](#)

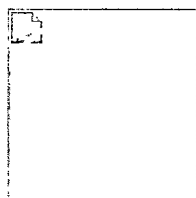
---

**From:** Katie Spirko <katie.spirko@facts.care>  
**Sent:** Friday, April 5, 2024 1:07:36 PM  
**To:** Jennifer S. Nichols <jsnichols@tndagc.org>  
**Cc:** Dana McLendon <dana@danamclendonlaw.com>  
**Subject:** introduction

Good Afternoon, Ms. Nichols,

I believe my name has come up in connection with Zach Adams's recent filings. I wanted to reach out directly to make sure you have my direct contact, as well as that of my attorney (cc'd) in case you would like to speak with me. Please do not hesitate to reach out at any point. If it would be helpful to you, I am happy to come meet with you in person.

Thank you,



**Katie Osborn Spirko, PsyD**  
Forensic & Clinical Neuropsychologist  
FACTS  
Family Support and Conflict Resolution Services

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✉ katie.spirko@facts.care  
☎ 615-961-2349  
📠 402-680-4229  
📍 2200 21st Ave. S., Suite 401, Nashville, TN 37212  
🌐 facts.care

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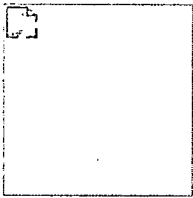
# Exhibit F

**From:** Clear, Deryl <[Deryl.Clear@shelbycountyttn.gov](mailto:Deryl.Clear@shelbycountyttn.gov)> **On Behalf Of** Visitation Office  
**Sent:** Monday, April 8, 2024 12:53 PM  
**To:** 'Katie Spirko' <[katie.spirko@facts.care](mailto:katie.spirko@facts.care)>; Visitation Office <[visitation.office@shelbycountyttn.gov](mailto:visitation.office@shelbycountyttn.gov)>  
**Cc:** Dana McLendon <[dana@danamclendonlaw.com](mailto:dana@danamclendonlaw.com)>  
**Subject:** RE: Inmate visitation question

We have a notary on staff. Please give us 48-72 hours and I will respond to this email. Thanks.

**From:** Katie Spirko <[katie.spirko@facts.care](mailto:katie.spirko@facts.care)>  
**Sent:** Monday, April 8, 2024 12:41 PM  
**To:** Visitation Office <[visitation.office@shelbycountyttn.gov](mailto:visitation.office@shelbycountyttn.gov)>  
**Cc:** Dana McLendon <[dana@danamclendonlaw.com](mailto:dana@danamclendonlaw.com)>  
**Subject:** Re: Inmate visitation question

Jason Autry



**Katie Osborn Spirko, PsyD**  
Forensic & Clinical Neuropsychologist

FACTS  
Family Support and Conflict Resolution Services

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On Apr 8, 2024, at 12:26 PM, Visitation Office <[visitation.office@shelbycountyttn.gov](mailto:visitation.office@shelbycountyttn.gov)> wrote:

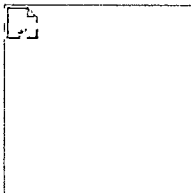
What is the name of the inmate?

From: Katie Spirko <[katie.spirko@facts.care](mailto:katie.spirko@facts.care)>  
Sent: Monday, April 8, 2024 11:26 AM  
To: Visitation Office <[visitation.office@shelbycountyttn.gov](mailto:visitation.office@shelbycountyttn.gov)>  
Cc: Dana McLendon <[dana@danamclendonlaw.com](mailto:dana@danamclendonlaw.com)>  
Subject: Inmate visitation question

Good Morning,

I am needing to set up a visitation with an inmate at the Shelby County Penal farm, and I am wondering whether you have a notary service available at the facility or if I would need to bring someone with me to the visit. I am hoping to be able to schedule the visit for this Wednesday at noon, in case that makes a difference.

Thank you,



**Katie Osborn Spirko, PsyD**  
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