UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

Liana Davis,

Plaintiff,

v.

Case No. 2:25-cv-220

Christopher Cooprider; Aid Access GmbH; Rebecca Gomperts,

Defendants.

COMPLAINT

Christopher Cooprider murdered Liana Davis's unborn child by secretly dissolving abortion pills into a hot beverage that he had prepared and tricking Davis into drinking it. Cooprider obtained these drugs from Aid Access, a criminal organization that illegally ships abortion pills into Texas and other jurisdictions where abortion has been outlawed. Ms. Davis sues to recover damages from Cooprider and Aid Access for the wrongful death of her unborn child. *See* Tex. Civ. Prac. & Rem. Code § 71.001 *et seq*.

JURISDICTION AND VENUE

- 1. The Court has subject-matter jurisdiction under 28 U.S.C. § 1332, as the parties are completely diverse and the amount in controversy exceeds \$75,000.00.
- 2. The Court has personal jurisdiction over defendant Cooprider because he murdered Ms. Davis's unborn child in Texas, and the plaintiff's claims arise out of those minimum contacts with the forum state. The Court has personal jurisdiction over Aid Access and Rebecca Gomperts because they purposefully and knowingly mailed abortion-inducing drugs into Texas in violation of state and federal law, and the plaintiff's claims arise out of those minimum contacts with the forum state.

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3. Venue is proper in this district and division because a substantial part of the events giving rise to the claims occurred in Nueces County. See 28 U.S.C. § 1391(b)(2).

PARTIES

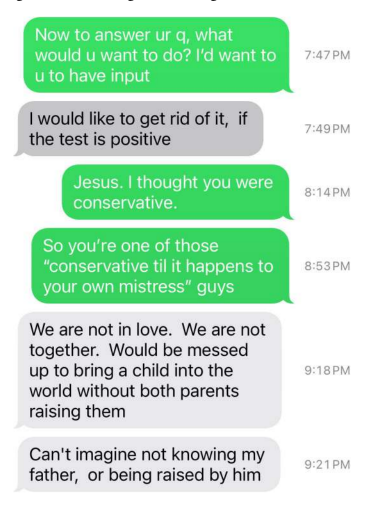
- 4. Plaintiff Liana Davis is a citizen of Texas.
- 5. Defendant Christopher Cooprider is a citizen of Arizona.
- 6. Defendant Aid Access is a Gesellshaft mit beshränkter Haftung (GmbH) incorporated under the laws of Austria. Its principal place of business is in Austria.
- 7. Defendant Rebecca Gomperts is a citizen of the Netherlands. She is the founder and director of Aid Access.

STATEMENT OF FACTS

- 8. Defendant Christopher Cooprider is a Marine pilot in training who is temporarily stationed in Corpus Christi. Cooprider remains a domiciliary and citizen of Arizona. *See* Exhibit 1.
 - 9. Cooprider resides next door to plaintiff Liana Davis in Corpus Christi.
 - 10. In early 2025, Ms. Davis became pregnant with Cooprider's child.
- 11. Ms. Davis learned that the baby would be a girl and named her Joy. She looked forward to giving birth and raising her daughter alongside her three children from a previous marriage.
- 12. Cooprider had different plans. He wanted the baby dead—and he made that clear to Ms. Davis in no uncertain terms. This became a daily source of contention between Cooprider and Davis, as Cooprider would constantly pressure Davis to kill their unborn child, while Davis consistently rebuffed his requests and made clear that she intended to give birth.

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13. Cooprider told Davis that he wanted to kill her unborn child even before Davis had taken a test to confirm her pregnancy. On January 31, 2025, Davis and Cooprider exchanged the following text messages:



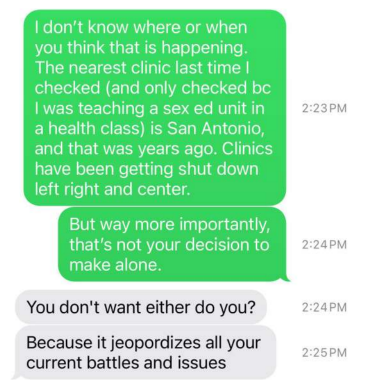
See Exhibit 2.

14. On February 3, 2025, Cooprider expressed similar sentiments over text messages, again before Davis had taken any test to confirm the pregnancy:

If it's positive then we need to schedule a clinic visit and get an abortion pill asap

Excuse me? 2:20PM

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See Exhibit 3.

15. When Cooprider learned of the positive pregnancy test on February 4, 2025, he reiterated his desire for an abortion, but Ms. Davis rebuked him:

It's also just the right thing to do in this situation. Get rid of it	2:40 PM
"You're repeating yourself"	3:04PM
The right thing to do in your opinion. Some would view it as taking an innocent life.	3:05PM
Moving forward, can you PLEASE re-phrase? Every time you say "get rid of it" it's like an electric shock.	3:06PM
I literally feel like I'm going down the steepest hill on a roller coaster when I read that.	3:07PM

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16. On February 5, 2025, the day after the positive pregnancy test, Cooprider texted Davis and announced that he was going to order abortion drugs for her to take. Ms. Davis was appalled and told him not to do it:



See Exhibit 5.

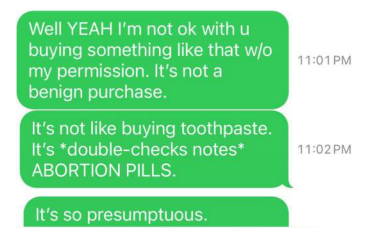
17. Cooprider ignored Ms. Davis's objections and ordered the drugs anyway. On February 6, 2025, at 3:38 P.M., Cooprider texted Ms. Davis and said:

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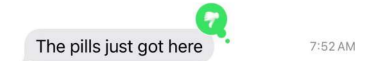
See Exhibit 6.

18. Ms. Davis reprimanded Cooprider for purchasing those drugs without her consent and against her explicit instructions. She texted:



See Exhibit 7.

19. On February 11, 2025, at 7:52 A.M. central time, Cooprider texted Davis to inform her that the abortion drugs had arrived. Ms. Davis responded to his text with a thumbs-down emoji:



See Exhibit 8.

20. Cooprider showed Davis the receipt for his purchase on his cell phone. When Ms. Davis looked at the receipt on Cooprider's phone, she saw that he had purchased the drugs from Aid Access. Aid Access is listed on the "plan C" website

COMPLAINT Page 6 of 33 that Cooprider mentioned in his earlier text as one of its "US-Based Online Clinics" that sends abortion-inducing drugs into Texas. See https://www.plancpills.org/ abortion-pill/texas#ways-people-get-pills [https://perma.cc/76XM-KZU2]. The Plan C website lists the price for pills obtained through Aid Access as "\$150 or less," and promises delivery to Texas for pills ordered from Aid Access in "2-5 days." Id. Cooprider ordered the pills on Thursday, February 6, 2025, and they arrived on Tuesday, February 11, 2025 — exactly five days later, and within the 2–5 day delivery window described on the Plan C pills website.

- 21. On February 18, 2025, Cooprider brought the abortion pills to Davis's house and asked her to kill the baby with the drugs that he had purchased. Davis refused and made clear to Cooprider that she had no intention of aborting. But Cooprider was undeterred, and he repeatedly brought the drugs to Davis's house when he came to visit. Sometimes Cooprider would leave the drugs behind at her house after he left, in the apparent hope that Davis might change her mind and ingest the pills on her own initiative. Other times Cooprider would take the drugs with him when he returned to his house. And sometimes Cooprider split the difference, leaving the mifepristone with Davis while taking the misoprostol pills with him.¹ All of this disturbed Ms. Davis, who disliked having Cooprider's abortion pills in her home.
- 22. Ms. Davis took pictures of the abortion drugs that Cooprider had purchased from Aid Access. The box containing the mifepristone contains a label indicating that the drugs were prescribed to "Chris Cooprider" by someone described as "L.M. MD":

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^{1.} The abortion-pill regimen requires a pregnant woman to ingest two pills approximately 24–48 hours apart. Mifepristone (or mifeprex) is the first of the two drugs that must be taken, which blocks the hormone progesterone. Misoprostol is the second drug taken 24-48 hours after the mifepristone, which expels the unborn child from the uterus.



Document 1



See Exhibits 9 and 10.

The bottle containing the misoprostol also contains a label indicating that the drugs were prescribed to "Chris Cooprider" by the same "L.M. MD":



See Exhibits 11–12. There were 12 misoprostol pills included in this bottle.

24. For over a month Cooprider tried to browbeat Ms. Davis into killing her unborn child with the abortion pills that he had obtained, but his efforts went nowhere. On February 18, 2025, at 9:07 A.M., Cooprider texted Davis in one of his early attempts to persuade her to ingest the "M&M's" (Cooprider's shorthand for mifepristone and misoprostol):

COMPLAINT Page 8 of 33 Want you to practice some positive reinforcement. At the beginning of every hour say out loud, "I am going to be good and safe after taking the M&M's"

9:07 AM

That one sentence will help you build mental armor that will help protect you

9:09 AM

See Exhibit 13.

25. The next day, on February 19, 2025, Cooprider and Davis exchanged text messages in which Cooprider repeated his desire for an abortion, while Davis rebuked him for his selfish attitude:

Tell me how having the pregnancy would help improve my life?	10:40 PM
Once again (let me get my claps ready)	10:40 PM
Zero pros for me; Only cons	10:40 PM
It's Not. About. Life.	10:41 PM
Having children with my partner will absolutely improve my life someday	10:41 PM
It's a hand you were dealt, and this little person did nothing to harm you, they are not dangerous, they are not some infectious agent that you have to stay far away from. That's what you're acting like.	10:42 PM

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See Exhibit 14.

26. On March 5, 2025, Davis pleaded with Cooprider to accompany her to an ultrasound appointment that she had scheduled for March 21, 2025. (Davis wanted Cooprider to attend the appointment because she held out hope that seeing the sonogram images of the baby might change his mind.) Cooprider said he would come only if Davis promised to abort her unborn child:

> Please come with me bc you said you would and I have held up my end of the deal on EVERYTHING so far. Everything Chris. Please don't bail on me.

11:56 AM

Text Message • RCS

I will come with, but only if you agree that under NO circumstances is that potential child to be born

11:57 AM

If ultrasound says it is somehow alive. Then it needs to be aborted

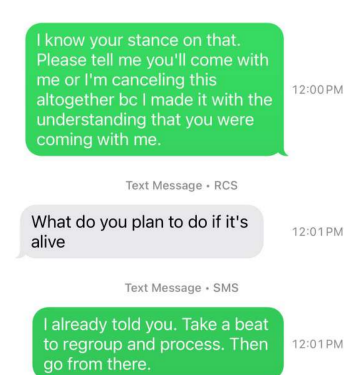
11:57 AM

See Exhibit 15.

27. A few minutes later, Cooprider repeated his demands for an abortion before agreeing to accompany Davis to the ultrasound appointment:

> If it's confirmed alive, then it 11:59 AM needs to be aborted Without fail 11:59 AM That is best for everyone 11:59 AM

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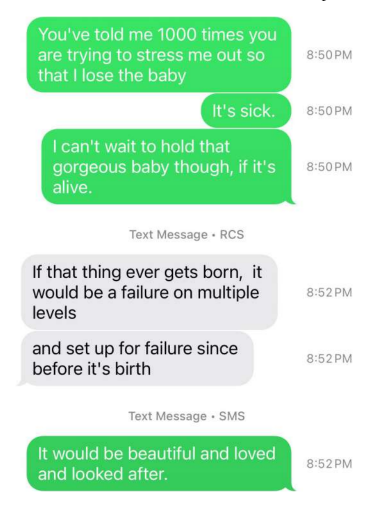
See Exhibit 16.

28. A few minutes later, after he had agreed to attend the ultrasound appointment, Cooprider again demanded an abortion without regard to Davis's wishes:



COMPLAINT Page 11 of 33 See Exhibit 17.

29. The next day, on March 6, 2025, at 8:50 P.M., Cooprider called the baby a "thing" and claimed that its birth would be "a failure on multiple levels":



See Exhibit 18.

30. The ultrasound appointment of March 21, 2025, and the sonogram pictures did nothing to change Cooprider's mind, and he only doubled down on his insistence that the baby be killed. On March 26, 2025, at 12:46 P.M., Cooprider texted that he wanted to "abort this monstrosity":

You already know that is NOT true because i only want to abort this monstrosity of a situation

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See Exhibit 19.

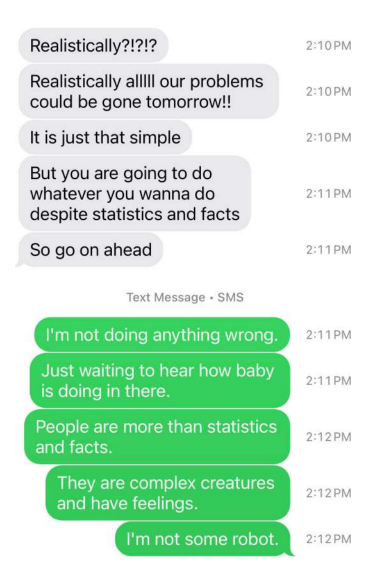
31. Later that day, after Davis rebuked Cooprider for calling the baby a "mistake," Cooprider complained that he was "trapped" by Davis's unwillingness to abort:



See Exhibit 20.

32. More texts were exchanged on March 26, 2025, in which Cooprider continued to harangue Davis for refusing to abort:

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See Exhibit 21.

33. On March 28, 2025, Ms. Davis sent Cooprider a series of text messages that gently encouraged him to reconsider his desire for an abortion. *See* Exhibit 22. But Cooprider would have none of it:

You can keep trying hoping I'll change my mind. But it will absolutely not happen

10:16 PM

See Exhibit 22.

34. Davis tried again on March 28, 2025, asking to Cooprider regard their baby as a blessing rather than a parasite. But Cooprider was rude and dismissive:

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A pregnancy happened. It wasn't planned or expected. Since there's nothing I can do about it other than abort (and I don't like the idea of that), I'm almost at the point where I'm trying to look at this as a blessing or a gift.

10:40 PM

Because that's what babies are. Just because I'm not married to the father and the pregnancy was accidental, doesn't mean that this baby would be any less of a blessing or a gift.

10:42 PM

They are a beautiful thing. I do not understand my higher power's plan for me (haven't for almost a year now), but if this is their plan, then I'm prepared to take on the responsibility.

10:44 PM

This is 100% a fucked up and messed up situation. You can spin it any way you want

10:44 PM

See Exhibit 23.

35. A few minutes later, Cooprider called Davis "delusional" for describing her pregnancy this way:

> The fact that you can't see how bad and messed up this is, that's completely delusional

10:47 PM

See Exhibit 24.

36. Davis tried again but was met with yet another derisive response:

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10:52 PM

unhappy as I am about being pregnant, I'm allowed to look forward to having another baby with enjoyment.

10:52 PM

It doesn't make me a bad person.

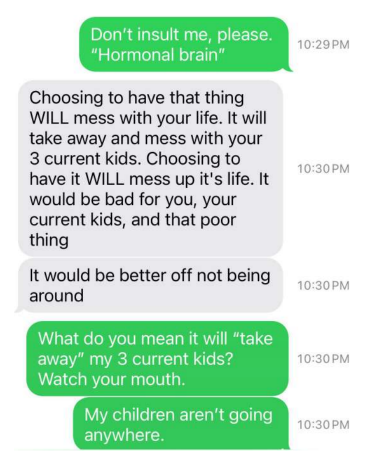
10:52 PM

See Exhibit 25.

37. On March 31, 2025, Cooprider texted Davis and made yet another attempt to convince her to abort, this time claiming that the baby would be better off dead and that giving birth would harm Ms. Davis and her other three children:

> Look I'm going to tell you some hard truths that your hormonal 10:27 PM brain is not going to like I've already heard plenty of 10:28 PM hard truths.

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See Exhibit 26.

38. Later that day, Cooprider made yet another pitch for an abortion, this time by trying to convince Davis that killing her baby would be the "right" thing to do. Once again, Davis refused to go along, insisting that she loved her baby and reiterating her determination to give birth:

You gave me a beautiful gift. I suppose I should be thanking you.

Do things the right way Liana, and with the right person. You know deep down inside you, that this is wrong. This is not a good thing

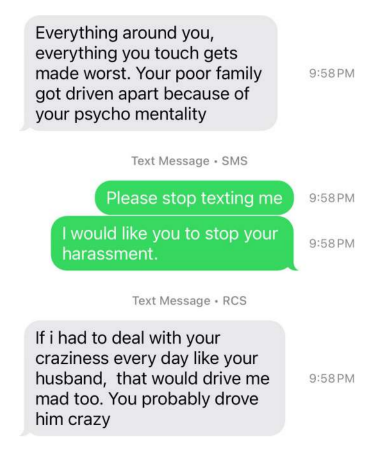
I know that you already know that inside of you

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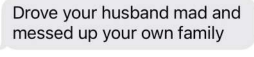


See Exhibit 27.

39. Cooprider became abusive and menacing toward Davis when she would not give in to his demands to abort. On March 6, 2025, Cooprider texted the following:



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10:00 PM

Text Message • SMS

Harassment. I am once again warning you to stop texting me, please.

10:00 PM

Text Message · RCS

Now you live in a dead husk of the family life you tried to create but ruined

10:00 PM

You can't even take the photos down of your failed family. So you have to be reminded of it every time you walk through a hallway

10:01 PM

See Exhibits 28–29.

40. Cooprider even threatened to testify against Ms. Davis in her ongoing and bitterly contested divorce proceeding, in which she was battling her abusive and soon-to-be-ex-husband for custody of her three children:

Maybe Devin Paul Davis and i can become friends

10:03 PM

Wonder if i could help him in his legal proceedings with his crazy ex

10:04 PM

See Exhibit 30. Devin Paul Davis is the name of Liana Davis's soon-to-be-ex-husband. Davis had confided in Cooprider on a number of occasions that she was terrified of Devin and told Cooprider the ways in which Devin had physically and emotionally abused her and her children. Cooprider also knew that Ms. Davis and her children were clients at a local domestic-violence agency because of Devin's history of abuse.

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41. Finally, on April 1, 2025, Cooprider texted Davis and called her "the worst person" for refusing to accommodate his demands for an abortion:



See Exhibit 31.

I. Cooprider Plots To Murder Ms. Davis's Unborn Child By Slipping Abortion Pills Into Her Drink

42. By April of 2025, Cooprider had come to the realization that Ms. Davis was determined to give birth and would not budge in response to his badgering and bullying tactics. Cooprider also knew that he was running out of time for Davis to abort with the drugs that he had purchased. The FDA has approved the use of mifepristone and misoprostol for abortions through only the first 10 weeks of pregnancy, as measured from the pregnant woman's last menstrual period. Ms. Davis was by now eight weeks pregnant, and Cooprider knew that he had no chance of persuading Davis to travel out of state for a surgical abortion if the pregnancy lasted beyond the available time for a drug-induced abortion.

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- 43. Cooprider's only hope for an abortion was to trick Davis into ingesting the drugs that he had purchased from Aid Access. So Cooprider decided to murder the baby by mixing the abortion pills into a drink and giving it to Davis. He planned the murder and carried out his plot on the night of April 5, 2025.
- 44. On April 2, 2025, at 12:15 P.M., Cooprider texted Davis and proposed to have a "trust building night" where he would "make us some warm relaxing tea":

Was thinking we could hang out one of these night I'm not scheduled and catch up on Reacher	12:15PM
I could make us some warm relaxing tea instead of alcohol	12:16PM
And we could go to bed at a reasonable hour	12:16PM
Called it a "trust building night" if you have to	12:16PM

See Exhibit 32.

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- 45. Cooprider billed this "trust building night" as an opportunity to repair the damage caused by his reaction to the pregnancy and his demands for an abortion. This led Davis to believe that Cooprider was now resigned to her decision to give birth to their daughter.
- 46. Davis agreed to Cooprider's proposal for this trust-building night, as she knew that she would have to co-parent with Cooprider for the next two decades and viewed this as a last-ditch opportunity to get on reasonable terms with the father of her daughter. She also understood that Cooprider might abandon their daughter entirely given his unhappiness with the pregnancy and his military responsibilities, which were likely to place him in locations far from Corpus Christi. Ms. Davis thought that the proposed "trust building night" could salvage something from a bad situation and

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increase the likelihood that her soon-to-be-born daughter would have at least some semblance of a relationship with her biological father.

- 47. Cooprider came to Davis's house on the night of April 5, 2025, for the "trust building" session. Cooprider told Davis that he wanted to make her a hot drink, and that hot drinks were helping him relax at night and improving his sleep, and that he had brought his own hot chocolate from his apartment. Ms. Davis agreed to this and allowed Cooprider to make hot chocolate for her.
- 48. While Cooprider was preparing the hot chocolate, Ms. Davis stepped outside to let her dog in. Unbeknownst to Ms. Davis, Cooprider was lacing her drink with the abortion pills that he had obtained from Aid Access.
- 49. When Cooprider finished preparing the hot chocolate, they drank it together while watching TV. This is how Cooprider and Davis normally spent time together.

II. Davis Begins Hemorrhaging And Cramping Within 30 Minutes After Drinking The Contaminated Hot Chocolate

- 50. Shortly before midnight, and within 30 minutes of consuming the tainted drink, Ms. Davis began hemorrhaging and cramping.
- 51. Davis immediately sought help from Cooprider. Cooprider said that he would get Davis's mother and drive her to Davis's house so that she could stay with Ms. Davis's three children (who were sleeping upstairs) while they went to the emergency room. Cooprider also promised to drive Ms. Davis to the emergency room after bringing her mother to her house.
- 52. Ms. Davis's mother was 77 years old at the time, disabled, and unable to drive, so she could not drive herself to Davis's house, nor could she drive Davis to the emergency room. Cooprider knew all of this.
- 53. Ms. Davis's mother lives only 10 minutes away from Ms. Davis. Exhibits 33 and 34 contain Google maps showing the estimated driving time from Ms. Davis's

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house to her mother's house. Exhibit 33 shows that it would take 7–10 minutes for someone to drive from Ms. Davis's house to her mother's house at 12:00 A.M. on April 6, 2025. Exhibit 34 shows that it would take 8–10 minutes to return to Ms. Davis's house from Ms. Davis's mother's house at 12:00 A.M. on April 6, 2025.²

- 54. At 12:10 A.M. on April 6, 2025, Davis called her mother to tell her that Cooprider was coming to pick her up. *See* Exhibit 35. The call lasted for two minutes. *See id.*
- 55. After ending this call, Davis texted her mom's address to Cooprider at 12:12 A.M. Cooprider left the house immediately thereafter, on the pretense that he would pick up Davis's mother and return to take Ms. Davis to the emergency room. *See* Exhibit 36.³

III. Cooprider Abandons Davis And Disappears After Promising To Pick Up Her Mother And Drive Ms. Davis To The Emergency Room

- 56. After Cooprider left Ms. Davis's house at 12:12 A.M., he vamoosed and stopped answering his phone or texts, leaving Davis to fend for herself. He never picked up Ms. Davis's mom, who stood waiting for him outside her condominium. And he never returned to Ms. Davis's house.
- 57. At 12:21 A.M., Ms. Davis began calling Cooprider in a desperate attempt to find out where he was and when he might pick up her mother. But Davis's calls went unanswered. She called Cooprider at 12:21 A.M., at 12:22 A.M., at 12:26 A.M., at 12:39 A.M., and at 12:45 A.M. Cooprider refused to answer or return any of these calls. *See* Exhibits 37–41.

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^{2.} The addresses have been redacted from the exhibits.

^{3.} The address of Ms. Davis's mother is redacted from the string of texts that appears in Exhibit 36, but it was sent to Cooprider in the redacted text message next to the 12:12 A.M. timestamp.

58. Davis also sent a barrage of increasingly desperate text messages to Cooprider when he failed to arrive at her mother's house by 12:22 A.M.:



See Exhibit 36.4

59. When Cooprider did not respond to these phone calls or texts, Ms. Davis sent her mother \$50.00 through PayPal to pay for an Uber ride to her house. Ms. Davis's mom ordered an Uber, which picked her up at 12:49 A.M. and dropped her off at Ms. Davis's house at 12:58 A.M. The receipt for this Uber ride is attached as Exhibit 41.

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^{4.} The redacted text message sent at 12:12 A.M. is the address for Ms. Davis's mom, which Davis texted to Cooprider as he left her house for the ostensible purpose of picking up her mother, who lived only 10 minutes away. When Cooprider failed to arrive at her mother's house within 10 minutes of leaving the house at 12:12 A.M., Ms. Davis began calling and texting him.

60. At 12:44 A.M.—more than 30 minutes after he had left the house to pick up Ms. Davis's mother who lived only 10 minutes away—Cooprider finally texted Ms. Davis and wrote:

I'm trying to find her.. 12:44 AM

Are you OK? 12:44 AM

See Exhibit 36.

61. Davis immediately texted back and instructed Cooprider to return to her house and take her to the emergency room:

No! When I didn't hear from you, I sent my mom money for an Uber and she is getting in 12:45 AM an Uber. Please turn around and come back and get me. Please. Hurry. 12:45 AM I am soaking blood. 12:45 AM Please call me NOW or I'm 12:46 AM calling an ambulance. My mom is in an Uber on her way here. She no longer needs a ride. As we discussed, now I 12:52 AM need you to take me to the hospital. Just wherever you are, please turn around and come to me at the house. You don't need to 12:53 AM do anything else. Stop looking for my mom if that's what you're doing.

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Chris, this is very odd that you know I am having an emergency and you are not reachable and taking a long time to answer. This is what we have talked about for the longest time and how this is my time of need.

12:54 AM

See Exhibits 42–43.

62. Five minutes later, Cooprider texted back and curtly told Ms. Davis that he would not return or help her:

I'm sorry, i have to go to my flight tomorrow

12:59 AM

See Exhibit 43.

63. Ms. Davis was incredulous at this response, as Cooprider was not at home (he lived next door to Ms. Davis). Davis asked Cooprider to reveal his whereabouts and explain what he had been doing since he left Ms. Davis's house at 12:12 A.M.:

Where did you go? You aren't home. Did you even go out to find my mom?

1:01 AM

See Exhibit 43. Cooprider never responded to or answered this text message.

- 64. By now Davis realized that Cooprider had poisoned her (and her baby) with the abortion pills that he had bought, and that he had abandoned her and lied to delay Davis from obtaining medical care that might save her unborn daughter.
- 65. Davis was desperate to find a ride to the hospital, as her mother is unable to drive and Cooprider, who had promised to return to her house and drive her to the emergency room, had deserted her. So Davis hobbled to a neighbor's house and banged on her door to ask for a ride to the emergency room. The neighbor graciously

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agreed to give Ms. Davis a ride to the emergency room at the Corpus Christi Medical Center Bay Area.

- 66. When Ms. Davis left the house to seek help from her neighbor, she noticed a silver truck idling outside across the street and a few houses down that looked similar to the Toyota Tacoma silver truck owned by Cooprider. The truck quickly drove off when Davis stepped outside, in a direction away from Davis and her house. Ms. Davis also noticed that Cooprider's silver truck was not parked in his driveway next door.
- 67. At 1:24 a.m., Ms. Davis arrived at the emergency room and texted Cooprider to let him know:

1:24 AM

I am at the hospital in the ER.

See Exhibit 43. Cooprider did not acknowledge or respond to this text message.

68. When Ms. Davis arrived at the Bay Area hospital emergency room, the doctors were unable to save her baby. Baby Joy died at eight weeks LMP, murdered by her own father.

IV. Cooprider Leaves Behind Evidence Of The Murder At Ms. Davis's House

- 69. After Cooprider had left the house at 12:12 A.M., but before Ms. Davis left her house for the emergency room, Ms. Davis discovered the box of mifepristone that Cooprider had purchased from Aid Access, which still had the label with Cooprider's name on it. The box was opened and the mifepristone pill was missing from its blister pack.
- 70. Ms. Davis also discovered an orange pill bottle with the label peeled off containing one mifepristone pill and two of the 12 misoprostol pills that Cooprider had purchased from Aid Access. The orange pill bottle was slightly larger than the misoprostol bottle that Cooprider had obtained from Aid Access. For some reason Cooprider had put the mifepristone and misoprostol pills into this larger bottle, either

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to consolidate or disguise the drugs. Cooprider mixed the remaining 10 misoprostol pills into the hot chocolate that he had prepared for Ms. Davis that night.

71. Ms. Davis brought this evidence with her to the emergency room and turned it over to the Corpus Christi police.

CLAIM FOR RELIEF — WRONGFUL DEATH

- 72. The wrongful-death statute allows surviving parents to sue those who cause the death of an unborn child by a wrongful act, neglect, carelessness, unskillfulness, or default. *See* Tex. Civ. Prac. & Rem. Code § 71.002(b) ("A person is liable for damages arising from an injury that causes an individual's death if the injury was caused by the person's or his agent's or servant's wrongful act, neglect, carelessness, unskillfulness, or default."); Tex. Civ. Prac. & Rem. Code § 71.001(4) ("Individual' includes an unborn child at every stage of gestation from fertilization until birth.").
- 73. Each of the defendants caused the death of Ms. Davis's unborn child through their wrongful acts, which violated the law in each the following respects:
- 74. Section 171.063(a)(1) of the Texas Health and Safety Code prohibits anyone other than a Texas-licensed physician from providing abortion-inducing drugs to a pregnant woman for the purpose of inducing an abortion. *See* Tex. Health & Safety Code § 171.063(a) ("A person may not knowingly provide an abortion-inducing drug to a pregnant woman for the purpose of inducing an abortion in the pregnant woman or enabling another person to induce an abortion in the pregnant woman unless: (1) the person who provides the abortion-inducing drug is a physician"). A violation of section 171.063(a)(1) is a state jail felony. *See* Tex. Health & Safety Code § 171.065(a). Defendant Cooprider, as a non-physician, violated section 171.063(a)(1) by knowingly providing abortion-inducing drugs to Liana Davis for the purpose of inducing the abortion of her unborn child. Defendants Aid Access and Rebecca Gomperts are criminally responsible for Cooprider's violations of section

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171.063(a)(1) because they knowingly aided Cooprider's provision of abortion-inducing drugs to a pregnant woman. *See* Tex. Penal Code § 7.02.

75. Section 171.063(a)(2) of the Texas Health and Safety Code prohibits individuals from providing abortion-inducing drugs to a pregnant woman for the purpose of abortion unless they comply with the protocols in subchapter D of chapter 171 of the Texas Health and Safety Code. See Tex. Health & Safety Code § 171.063(a) ("A person may not knowingly provide an abortion-inducing drug to a pregnant woman for the purpose of inducing an abortion in the pregnant woman or enabling another person to induce an abortion in the pregnant woman unless: . . . (2) the provision of the abortion-inducing drug satisfies the protocol authorized by this subchapter"). A violation of section 171.063(a)(2) is a state jail felony. See Tex. Health & Safety Code § 171.065(a). Defendant Cooprider violated section 171.063(a)(2) by knowingly providing abortion-inducing drugs to Liana Davis for the purpose of inducing an abortion of Ms. Davis's unborn child without complying with the required protocols. Defendants Aid Access and Rebecca Gomperts violated section 171.063(a)(2) by knowingly sending abortion-inducing drugs into Texas, which they knew would be provided to a pregnant woman for the purpose of inducing an abortion. Defendants Aid Access and Rebecca Gomperts are also criminally responsible for Cooprider's violations of section 171.063(a)(2) because they knowingly aided his provision of abortion-inducing drugs to a pregnant woman. See Tex. Penal Code § 7.02.

76. Section 171.0631 of the Texas Health and Safety Code prohibits any person from providing abortion-inducing drugs to a pregnant woman without complying with the informed-consent requirements of subchapter B of chapter 171 of the Texas Health and Safety Code, which include a mandatory ultrasound. *See* Tex. Health & Safety Code § 171.0631 ("A person may not provide an abortion-inducing drug to a pregnant woman without satisfying the applicable informed consent requirements of Subchapter B."). A violation of section 171.0631 is a state jail felony. *See* Tex. Health

COMPLAINT Page 29 of 33

& Safety Code § 171.065(a). Defendant Cooprider violated section 171.0631 by providing abortion-inducing drugs to Liana Davis without complying with the mandatory ultrasound and other statutory informed-consent requirements. Defendants Aid Access and Rebecca Gomperts violated section 171.0631 by knowingly sending abortion-inducing drugs into Texas, which they knew would be provided to a pregnant woman for the purpose of inducing an abortion. Defendants Aid Access and Rebecca Gomperts are also criminally responsible for Cooprider's violations of section 171.0631 because they knowingly aided his provision of abortion-inducing drugs to a pregnant woman. See Tex. Penal Code § 7.02.

77. Section 171.003 of the Texas Health and Safety Code prohibits anyone other than a Texas-licensed physician to perform abortions. See Tex. Health & Safety Code § 171.003 ("An abortion may be performed only by a physician licensed to practice medicine in this state."). Cooprider is not a Texas-licensed physician, and he performed an abortion in violation of section 171.003 by lacing Ms. Davis's drink with abortion pills. Defendants Aid Access and Rebecca Gomperts also violated section 171.003 by knowingly aiding an illegal self-managed abortion in Texas. See Tex. Penal Code § 7.02.

78. Section 171.011 of the Texas Health and Safety Code prohibits any person from performing an abortion without complying with the informed-consent requirements of subchapter B of chapter 171 of the Texas Health and Safety Code, which include a mandatory ultrasound. See Tex. Health & Safety Code § 171.011 ("A person may not perform an abortion without the voluntary and informed consent of the woman on whom the abortion is to be performed."). Defendant Cooprider performed an abortion in violation of section 171.011 because he did not conduct the mandatory ultrasound or comply with the other statutory informed-consent requirements before spiking Ms. Davis's drink with abortion pills. Defendants Aid Access and Rebecca Gomperts also violated section 171.011 by aiding an illegal self-managed

COMPLAINT Page 30 of 33 abortion in Texas that did not comply with the mandatory ultrasound and other statutory informed-consent requirements.

- 79. Chapter 245 of the Texas Health and Safety Code requires abortions in Texas to be performed in licensed abortion facilities (subject to exceptions not applicable here). See Tex. Health & Safety Code § 245.002(2) ("'Abortion facility' means a place where abortions are performed."); id. at § 245.003(a) ("Except as provided by Section 245.004, a person may not establish or operate an abortion facility in this state without an appropriate license issued under this chapter."). Defendant Cooprider violated chapter 245 of the Texas Health and Safety Code by performing an abortion that took place outside a licensed abortion facility. Defendants Aid Access and Rebecca Gomperts also violated chapter 245 by aiding an illegal self-managed abortion in Texas that took place outside a licensed abortion facility.
 - 80. Federal law imposes criminal liability on any person who:
 - a. Knowingly uses the mails for the mailing, carriage, or delivery of abortion-inducing drugs;
 - b. Knowingly uses any express company, common carrier, or interactive computer service for carriage of abortion-inducing drugs in interstate or foreign commerce; or
 - c. Knowingly takes or receives abortion-inducing drugs from an express company, a common carrier, or an interactive computer service.
- 18 U.S.C. §§ 1461–1462. Defendants Cooprider, Aid Access, and Rebecca Gomperts violated these federal criminal laws by using the mails, an express company, a common carrier, or an interactive computer service to mail, carry or deliver abortion-inducing drugs.
- 81. Articles 4512.1–4512.6 of the Texas Revised Civil Statutes make abortion a felony criminal offense unless the life of the mother is endangered. Violations of articles 4512.1–4512.6 are punishable by two to five years imprisonment. Defendant

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Cooprider violated articles 4512.1–4512.6 by performing an abortion in Texas that was not needed to save the life of the mother. Defendants Aid Access and Rebecca Gomperts also violated articles 4512.1–4512.6 by aiding an abortion in Texas that was not needed to save the life of the mother.

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- 82. Section 170A.002 of the Texas Health and Safety Code also makes abortion a felony criminal offense unless the abortion is performed to avert the risk of death or a serious risk of substantial impairment of a major bodily function. See Tex. Health & Safety Code § 170A.002. Violations of section 170A.002 are punishable by five to 99 years imprisonment. See Tex. Penal Code § 12.32. Defendant Cooprider violated section 170A.002 by performing an abortion in Texas that was not needed to avert the risk of death or a serious risk of substantial impairment of a major bodily function. Defendants Aid Access and Rebecca Gomperts also violated section 170A.002 by aiding an abortion in Texas that was not needed to avert the risk of death or a serious risk of substantial impairment of a major bodily function.
- 83. Performing or assisting an illegal abortion in Texas is an act of murder. *See* Texas Penal Code § 1.07; *id.* at § 19.02; *id.* at § 19.06 (murder statute). Defendants Cooprider, Aid Access, and Rebecca Gomperts committed murder under section 19.02(b)(1) because they "intentionally and knowingly caused the death" of Ms. Davis's unborn child. *See* Tex. Penal Code § 19.02(b) ("A person commits an offense if he: (1) intentionally or knowingly causes the death of an individual"). Defendants Cooprider, Aid Access, and Rebecca Gomperts also committed murder under section 19.02(b)(2) because they "intended to cause serious bodily injury and committed an act clearly dangerous to human life that caused the death" of Ms. Davis's unborn child. *See* Tex. Penal Code § 19.02(b) ("A person commits an offense if he: . . . (2) intends to cause serious bodily injury and commits an act clearly dangerous to human life that causes the death of an individual").

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84. Defendants Cooprider, Aid Access, and Rebecca Gomperts are also guilty of felony murder. *See* Tex. Penal Code § 19.02(b)(3). Their shipment and delivery of abortion pills was a felony. *See* Tex. Health & Safety Code § 171.063(a); Tex. Health & Safety Code § 171.065(a); 18 U.S.C. §§ 1461–1462. And these felonious acts were "clearly dangerous to human life" and "cause[d] the death of an individual." Tex. Penal Code § 19.02(b)(3); Texas Penal Code § 1.07 ("individual" includes "an unborn child at every stage of gestation from fertilization until birth.").

85. None of the exceptions in Texas's wrongful-death statute shield the defendants from liability. Sections 71.003(c)(2) and (c)(4) of the Texas Civil Practice and Remedies Code are inapplicable because Cooprider was not performing a "lawful medical procedure" or a "lawful medical or health care practice or procedure." And section 71.003(c)(3) is inapplicable because the abortion pills were not dispensed or administered "in accordance with law."

DEMAND FOR RELIEF

- 86. Ms. Davis requests that the court:
 - a. order the defendants to pay nominal, compensatory, and punitive damages for the wrongful death of Ms. Davis's unborn child;
 - b. grant all other relief that the Court deems just, proper, or equitable.

Respectfully submitted.

/s/ Jonathan F. Mitchell
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Dated: August 11, 2025 Counsel for Plaintiff

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Yes and sure

7:14PM

Page

Now to answer ur q, what would u want to do? I'd want to u to have input

7:47 PM

I would like to get rid of it, if the test is positive

7:49PM

Jesus. I thought you were conservative.

8:14PM

So you're one of those "conservative til it happens to your own mistress" guys

8:53 PM

We are not in love. We are not together. Would be messed up to bring a child into the world without both parents raising them

9:18 PM

Can't imagine not knowing my father, or being raised by him

9:21PM

If it even comes to that,



Text Message • RCS



Page





If it's positive then we need to schedule a clinic visit and get an abortion pill asap

2:20 PM

Excuse me?

2:20 PM

I don't know where or when you think that is happening. The nearest clinic last time I checked (and only checked bc I was teaching a sex ed unit in a health class) is San Antonio, and that was years ago. Clinics have been getting shut down left right and center.

2:23 PM

But way more importantly, that's not your decision to make alone.

2:24 PM

You don't want either do you?

2:24 PM

Because it jeopordizes all your current battles and issues

2:25 PM

I'm done talking about this topic through text. It's way too serious and potentially life-



Text Message • RCS







Tue, Feb 4 at 2:40 PM

It's also just the right thing to do in this situation. Get rid of it

2:40 PM

Page

"You're repeating yourself"

3:04PM

The right thing to do in your opinion. Some would view it as taking an innocent life.

3:05 PM

Moving forward, can you PLEASE re-phrase? Every time you say "get rid of it" it's like an electric shock.

3:06 PM

I literally feel like I'm going down the steepest hill on a roller coaster when I read that.

3:07 PM

Both of our reactions to the test were oh shitt, that's terrible news. That's plenty clear indication of how we felt about it and what should be done about it

3:09 PM

Heina chook value is not







Wed, Feb 5 at 10:48 AM

I'm going to be able to get the 2 drugs needed to discontinue pregnancy. Should be able to use them 2 weeks from today

10:48 AM

Page

Stop right there.

10:48 AM

I'll let you know after i get them and have them

10:48 AM

Let me get up to my office to discuss this.

10:48 AM

Don't buy anything

10:50 AM

They can be safely taken at home and without medical supervision. And without record

10:51 AM

Slow your roll

10:51 AM

It's a safe and reliable 24-48 hour process. With minor

10:52 AM

+





Text Message • RCS Thu, Feb 6 at 3:38 PM

Hey good news!

3:38 PM

Found an American website to get plan C pills from. Those FDA approved pills are on their way here

3:40 PM

Page



without asking you

Which for the record i forgot that is important to you. Because in my mind its not a big deal at all... 🦓 🦓

11:00 PM

Maybe it's just me, I'm different

11:00 PM

What's important to me?

11:00PM

Me buying things without your permission

11:00 PM

Anyways, i need to go to bed. Have another long day tomorrow

11:01PM

Well YEAH I'm not ok with u buying something like that w/o my permission. It's not a benign purchase.

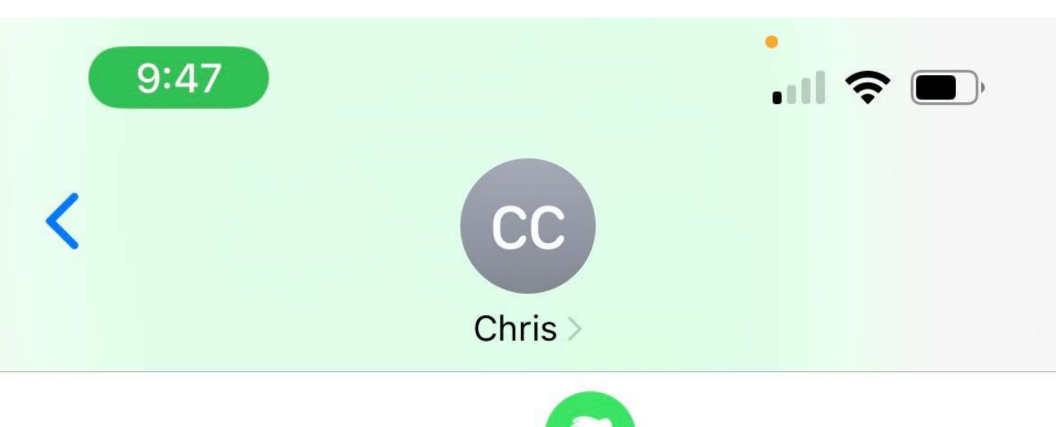
11:01PM

It's not like buying toothpaste. It's *double-checks notes* **ABORTION PILLS.**

11:02 PM

It's so presumptuous.





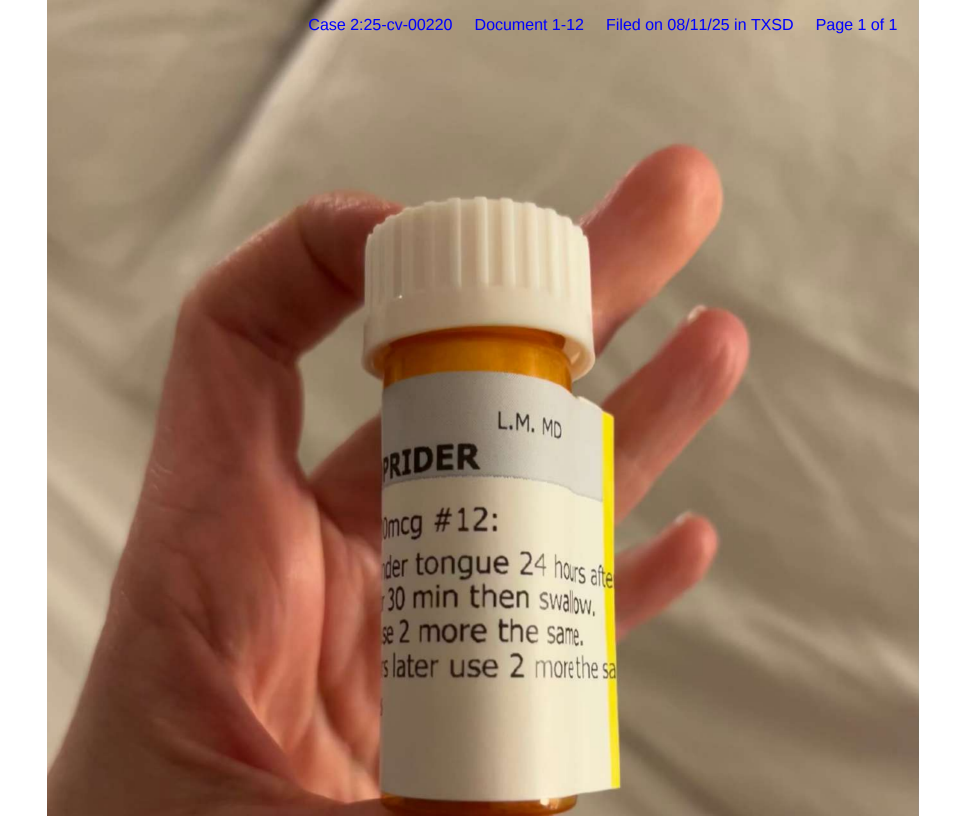
The pills just got here

7:52 AM











Text Message • RCS

Want you to practice some positive reinforcement. At the beginning of every hour say out loud, "I am going to be good and safe after taking the M&M's"

9:07 AM

That one sentence will help you build mental armor that will help protect you

9:09 AM





No, I'm not saying your reason is wrong. I'm saying it makes zero sense.

10:40 PM

Tell me how having the pregnancy would help improve my life?

10:40 PM

Once again (let me get my claps ready)...

10:40 PM

Zero pros for me; Only cons

10:40 PM

It's Not. About. Improving. Your. Life.

10:41 PM.

Having children with my partner will absolutely improve my life someday

10:41 PM

It's a hand you were dealt, and this little person did nothing to harm you, they are not dangerous, they are not some infectious agent that you have to stay far away from. That's what you're acting like.

10:42 PM









Under no circumstances will that potential child be born

11:55 AM

Text Message • SMS

Please come with me bc you said you would and I have held up my end of the deal on EVERYTHING so far. Everything Chris. Please don't bail on me.

11:56 AM

Text Message · RCS

I will come with, but only if you agree that under NO circumstances is that potential child to be born

11:57 AM

If ultrasound says it is somehow alive. Then it needs to be aborted

11:57 AM

Text Message • SMS

That was never part of the deal. You said you would come







If it's confirmed alive, then it needs to be aborted

11:59 AM

Without fail

11:59 AM

That is best for everyone

11:59 AM

Text Message • SMS

I know your stance on that. Please tell me you'll come with me or I'm canceling this altogether bc I made it with the understanding that you were coming with me.

12:00 PM

Text Message • RCS

What do you plan to do if it's alive

12:01PM

Text Message • SMS

I already told you. Take a beat to regroup and process. Then go from there.

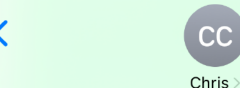
12:01PM

That would be a huge surprise.

12:01PM







Yes or no are you coming? If not I'm calling and canceling. And they might give that time to someone else, which would push us to the next week if I wanted to reschedule.

12:02 PM

Pag

Text Message • RCS

I'll go 12:03PM

Text Message • SMS

Ty 12:03 PM

Text Message • RCS

But it needs to be aborted and gone, no matter what

12:03 PM

That's why i feel like going in is almost a waste of time.
Because if it's already dead, then you take pills and expel it. If it's alive, then take pills and abort it

12:05 PM

Text Me

١





You've told me 1000 times you are trying to stress me out so that I lose the baby

8:50 PM

Pag

It's sick.

8:50 PM

I can't wait to hold that gorgeous baby though, if it's alive.

8:50 PM

Text Message • RCS

If that thing ever gets born, it would be a failure on multiple levels

8:52 PM

and set up for failure since before it's birth

8:52 PM

Text Message • SMS

It would be beautiful and loved and looked after.

8:52 PM

Since you think it's so cute when I talk to it...I apologized to it last night for their dad's behavior and how upset it

8:55 PM

+











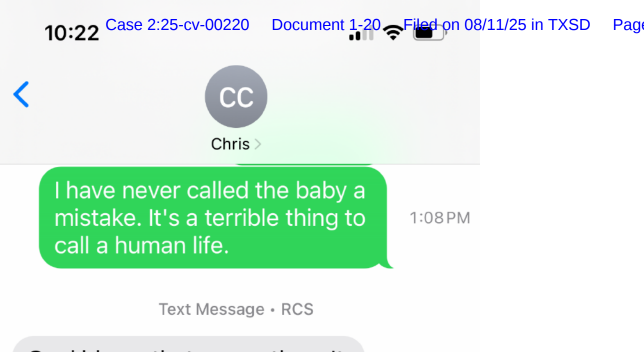
So let's stop and be nice.

12:43 PM

Text Message • RCS

You already know that is NOT true because i only want to abort this monstrosity of a situation

12:46 PM



Cool blame that on me then. It is 100% a mistake

1:08 PM

Text Message • SMS

I don't like that Chris.

1:10 PM

Text Message • RCS

I don't like this situation, yet here i am trapped in it every day

1:10 PM

Text Message • SMS

Babies aren't mistakes. They shouldn't be called that.

1:11PM

Text Message · RCS

Called it whatever you want. I

1:13 PM







Text Message • RCS

Realistically?!?!?	
--------------------	--

2:10 PM

Realistically allIII our problems could be gone tomorrow!!

2:10 PM

It is just that simple

2:10 PM

But you are going to do whatever you wanna do despite statistics and facts

2:11PM

So go on ahead

2:11 PM

Text Message • SMS

I'm not doing anything wrong.

2:11PM

Just waiting to hear how baby is doing in there.

2:11PM

People are more than statistics and facts.

2:12 PM

They are complex creatures and have feelings.

2:12 PM

I'm not some robot.

2:12 PM





so hard for just one minute.

And then if I do choose to end it, it'll be a pleasant surprise. If I don't, you will have already prepared yourself.

10:12 PM

Maybe even do it while your dad is there, for moral support.

10:13 PM

Absolutely not!

10:14 PM

Ask him if he ever felt afraid when your mom was pregnant

10:15 PM

Ask him how he felt that time she got pregnant right as they were separating.

10:15 PM

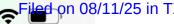
You act like you are alone in the world with these feelings, and you are not. You might even have people close to you who have felt them.

10:15 PM

You can keep trying hoping I'll change my mind. But it will absolutely not happen

10:16 PM







A pregnancy happened. It wasn't planned or expected. Since there's nothing I can do about it other than abort (and I don't like the idea of that), I'm almost at the point where I'm trying to look at this as a blessing or a gift.

10:40 PM

Because that's what babies are. Just because I'm not married to the father and the pregnancy was accidental, doesn't mean that this baby would be any less of a blessing or a gift.

10:42 PM

They are a beautiful thing. I do not understand my higher power's plan for me (haven't for almost a year now), but if this is their plan, then I'm prepared to take on the responsibility.

10:44 PM

This is 100% a fucked up and messed up situation. You can spin it any way you want

10:44 PM







This is the difference between an adult and a child right here.

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10:45 PM

Do you even go to church?

10:45 PM

More name calling

10:45 PM

Nope, just facts. You are swearing at me and saying that having a baby that you made is "messed up."

10:46 PM

Whether I go to church or not is irrelevant. I can have beliefs and believe in a higher power and/or be spiritual. It's one of the great freedoms of our country that you signed up to serve.

10:46 PM

Do not insult me.

10:47 PM

The fact that you can't see how bad and messed up this is, that's completely delusional

10:47 PM

But do whatever you want 👍



10:47 PM









But do whatever you want 👍

Case 2:25-cv-00220



10:47 PM

How is it that bad? I have a safe and loving home for this baby to live in. We have everything they need. I am capable of raising a baby. I have support.

10:48 PM

They would be loved and adored and spoiled. This baby would never be put down! There is nothing wrong with thinking of a sweet, beautiful new baby and choosing to be positive about it.

10:50 PM

Ya whatever lady

10:52 PM

It would be soo gorgeous. As unhappy as I am about being pregnant, I'm allowed to look forward to having another baby with enjoyment.

10:52 PM

It doesn't make me a bad person.

10:52 PM









Look I'm going to tell you some hard truths that your hormonal brain is not going to like

10:27 PM

I've already heard plenty of hard truths.

10:28 PM

Don't insult me, please. "Hormonal brain"

10:29 PM

Choosing to have that thing WILL mess with your life. It will take away and mess with your 3 current kids. Choosing to have it WILL mess up it's life. It would be bad for you, your current kids, and that poor thing

10:30 PM

It would be better off not being around

10:30 PM

What do you mean it will "take away" my 3 current kids? Watch your mouth.

10:30 PM

My children aren't going anywhere.

10:30 PM









You gave me a beautiful gift. I suppose I should be thanking you.

10:41PM

Do things the right way Liana, and with the right person. You know deep down inside you, that this is wrong. This is not a good thing

10:43 PM

I know that you already know that inside of you

10:43 PM

Loving this baby feels right. I want it to stay alive. I want to snuggle it and sniff its tiny head and never ever put it down. 🧟

10:47 PM

Do things the right way. You know this is Not right

10:48 PM

Who are we to say this isn't right? We were given this incredible gift, and what feels right is to surround it with all the love in the world.

10:50 PM





Everything around you, everything you touch gets made worst. Your poor family got driven apart because of your psycho mentality

9:58 PM

Text Message • SMS

Please stop texting me

9:58 PM

I would like you to stop your harassment.

9:58 PM

Text Message • RCS

If i had to deal with your craziness every day like your husband, that would drive me mad too. You probably drove him crazy

9:58 PM

Text Message • SMS

I am not the liar, the cheater, the manipulator, or the failure of a man and human being. That is you.

9:59 PM









Drove your husband mad and messed up your own family

10:00 PM

Text Message • SMS

Harassment. I am once again warning you to stop texting me, please.

10:00 PM

Text Message • RCS

Now you live in a dead husk of the family life you tried to create but ruined

10:00 PM

You can't even take the photos down of your failed family. So you have to be reminded of it every time you walk through a hallway

10:01PM

Text Message • SMS

Your words mean nothing to me. I don't need a complete failure and loser's commentary. Your gf is trash if she chooses to stay with you

10:02 PM







Chris >

Text Message • RCS

Maybe Devin Paul Davis and i can become friends

10:03 PM

Wonder if i could help him in his legal proceedings with his crazy ex

10:04 PM





You are the worst person

11:51 AM

No I'm not! How is a loving mother-to-be the worst person.

11:51 AM

Don't care about me or my perspective

11:52 AM

Or how it's going to affect others

11:52 AM

I do care Chris!

11:52 AM

Just gonna do what you already picture happening in your head

11:53 AM

But it's something that can't be done halfway. It's not something we can meet in the middle on. It's one choice or the other.

11:53 AM

I can't halfway have the baby you know?

11:53 AM

I ALWAYS listen to you.

11:53 AM







Was thinking we could hang out one of these night I'm not scheduled and catch up on Reacher

12:15 PM

I could make us some warm relaxing tea instead of alcohol

12:16 PM

And we could go to bed at a reasonable hour

12:16 PM

Called it a "trust building night" if you have to.....

12:16 PM

Haha I don't drink tea. Never liked it (hot, iced, or otherwise). But I'm sure we could substitute that with something else

12:16 PM

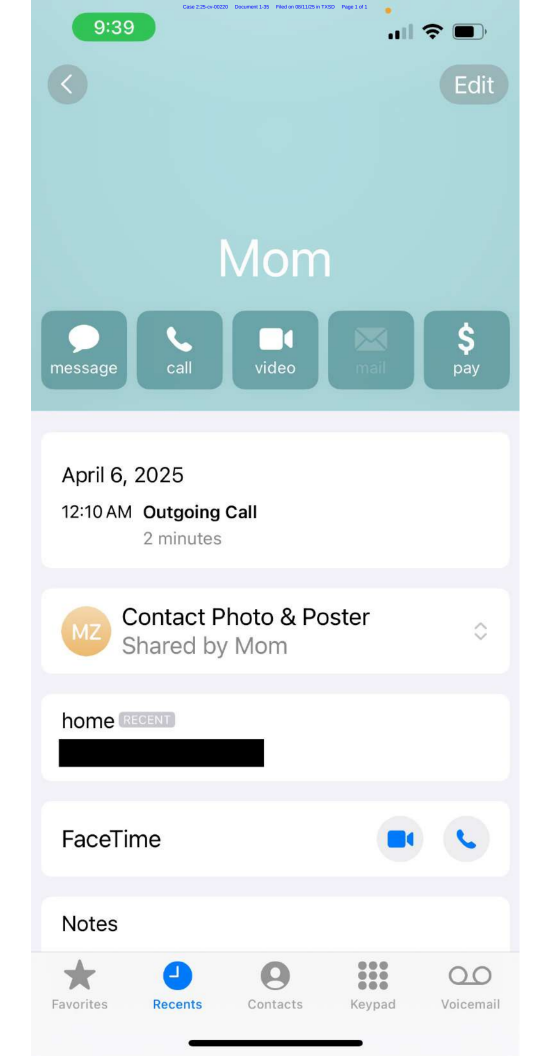
I also finished this season of Reacher on my own. 😳 But, I'd re-watch. Or we can pick another show or movie.

12:17 PM

Wow finished without me huh.....

12:21PM









- Text Message · RCS







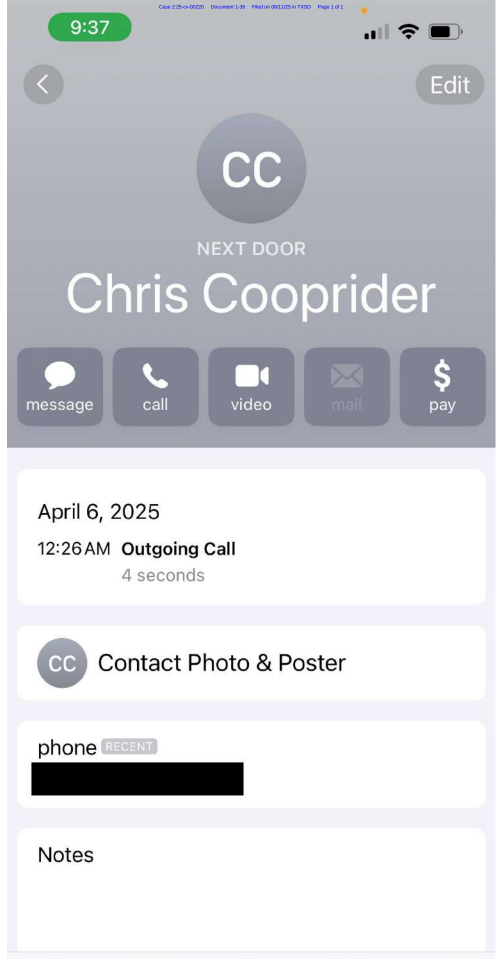
Contacts

Keypad

Voicemail

Favorites

Recents





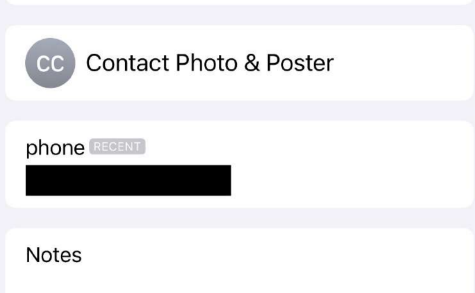


































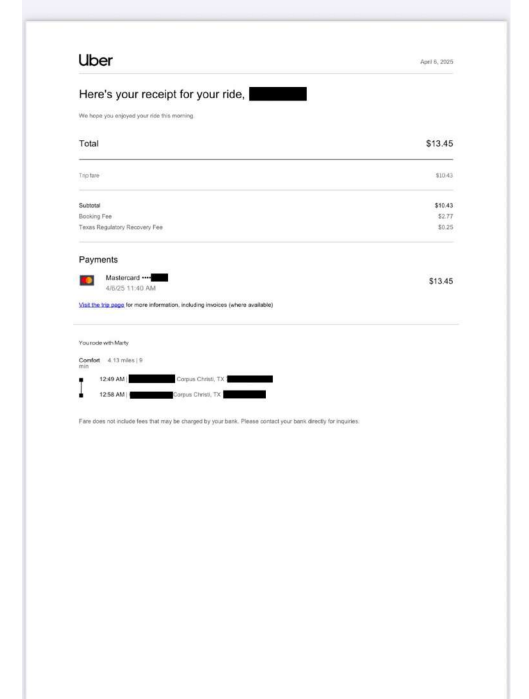
3:46

◆ Camera



Receipt_06Apr2025_164107























Are you OK?

12:44 AM

No! When I didn't hear from you, I sent my mom money for an Uber and she is getting in an Uber. Please turn around and come back and get me. Please.

12:45 AM

Hurry.

12:45 AM

I am soaking blood.

12:45 AM

Please call me NOW or I'm calling an ambulance.

12:46 AM

My mom is in an Uber on her way here. She no longer needs a ride. As we discussed, now I need you to take me to the hospital.

12:52 AM

Just wherever you are, please turn around and come to me at the house. You don't need to do anything else. Stop looking for my mom if that's what you're doing.

12:53 AM







Just wherever you are, please turn around and come to me at the house. You don't need to do anything else. Stop looking for my mom if that's what you're doing.

12:53 AM

Chris, this is very odd that you know I am having an emergency and you are not reachable and taking a long time to answer. This is what we have talked about for the longest time and how this is my time of need.

12:54 AM

I'm sorry, i have to go to my flight tomorrow

12:59 AM

Where did you go? You aren't home. Did you even go out to find my mom?

1:01 AM

I am at the hospital in the ER.

1:24 AM

Sun, Apr 6 at 4:42 AM





JS 44 (Rev. 06/17)

Case 2:25-cv-00220 Document 1-44 Filed on 08/11/25 in TXSD Page 1 of 1 CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the

purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE OF TI				
I. (a) PLAINTIFFS				DEFENDANTS Christophar Coopyiday, Aid Access Combilly Debases Comparts		
Liana Davis			Christopher Cooprider; Aid Access GmbH; Rebecca Gomperts			
(b) County of Residence of First Listed Plaintiff Nueces (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(c) Attorneys (Firm Name, Jonathan F. Mitchell: Mit Austin, Texas 78701 (512)	chell Law PLLC, 111 C		Attorneys (If Known) e 400,			
II. BASIS OF JURISD	ICTION (Place an "X" in O	One Box Only)	I. CITIZENSHIP OF P (For Diversity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintif and One Box for Defendant)	
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government Not a Party)		P'	TF DEF ∠1 □ 1 Incorporated or Pr of Business In □	PTF DEF rincipal Place	
☐ 2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen of Another State	2 X 2 Incorporated and of Business In		
			Citizen or Subject of a Foreign Country	3	□ 6 □ 6	
IV. NATURE OF SUIT		nly) DRTS	FORFEITURE/PENALTY	Click here for: Nature BANKRUPTCY	of Suit Code Descriptions. OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgmen □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	☐ 625 Drug Related Seizure of Property 21 USC 881 ☐ 690 Other	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC □ 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and □ Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes	
	moved from 3 ate Court Cite the U.S. Civil Sta 28 U.S.C. § 1332 Brief description of ca	Appellate Court atute under which you are fi (a)(1)				
Wrongful Death VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.			DEMAND \$	DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND:		
VIII. RELATED CASS		JUDGE		DOCKET NUMBER	/ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
DATE		SIGNATURE OF ATTOR	NEY OF RECORD			
August 11, 2025 FOR OFFICE USE ONLY		/s/ Jonathan F. Mit	tchell			
RECEIPT # Al	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	MAG. JUDGE	