

# STATEMENTS

Statement of: Miss [REDACTED]  
Statement No: 1  
Exhibits:



**IN THE FAMILY COURT AT BOURNEMOUTH**  
**IN THE MATTER OF THE FAMILY LAW ACT 1996**

**CASE NO:**  
**BH23F00255**

**B E T W E E N:**

**MISS [REDACTED] [REDACTED]**

**APPLICANT**

**AND**

**MR ANDRZEJ MAJEWSKI**

**RESPONDENT**

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**FIRST STATEMENT OF**  
**MISS [REDACTED] [REDACTED]**

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I, **MISS [REDACTED] [REDACTED]** of **[REDACTED] Bournemouth, Dorset,**  
**[REDACTED] [REDACTED]** will say as follows;

1. I make this statement in support of my application for a non-molestation order and occupation order, made without notice to the Respondent. I have suffered verbal, emotional, and physical abuse by the Respondent. Most recently, in the late hours on 24<sup>th</sup> June 2023, the Respondent breached his bail conditions. He had attended our property unannounced; I heard a sudden repeated banging on the front door, my body was instilled with panic I looked through the window and informed the Respondent he should not be here, and I stated, "I'm going to call the police." This angered the Respondent further and he said, "do what you like I have nothing to lose." I felt extremely threatened and on edge by his conduct, I proceeded to attempt to call the police. I initially thought the Respondent left, however he proceeded to go around and attempted to enter our property through the back gate. I panicked as I saw him jumping

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over the fence and into the back garden. I contacted the police imminently and they had escorted him from my home.

2. Earlier that day I asked the Respondent to not return to our property as I had discovered he had been unfaithful to me. The Respondent attended our property later that day and had gain access through a window as I had locked all the doors. The Respondent entered the property in such an infuriated manner, he shouted, "It's all mine". I refrained from arguing with the Respondent further, he grabbed a hold of me in a vice-like grip and pushed me forcefully against the wall. Consequently, my body slammed against the ground my body was isolated with terror as the Respondent stood over me and stated, "I am going to decide where to live. It's all mine. Your place is down here". I cried in fear for my life, my son proceeded to come downstairs as he had heard noises from upstairs. The Respondent immediately stepped away from me after seeing my son come downstairs, I immediately contacted the police, and he was arrested and later released subject to bail conditions, stipulating that he is not to contact me directly or indirectly, and is not to attend our property. The Respondent is an extremely unpredictable individual, he has been relentless in his abuse and has left me fearing for my life. He has been volatile in his conduct and despite being on bail conditions he has not been hesitant to breach it the terms of the conditions, I therefore worry without this order I remain at further risk of harm.
3. I was born on [REDACTED] and am 43 years old. I am a student. I have been diagnosed with anxiety and depression. I take propranolol as medication. The Respondent was born on [REDACTED] and is 43 years old. I do not know where he is currently residing. He is employed as a quality controller at [REDACTED]. I believe the Respondent has a history of domestic violence.
4. The Respondent and I were in a relationship between 2020 and June 2023. We lived together during our relationship. I have one child from a previous relationship, [REDACTED] [REDACTED] who was born on [REDACTED] and is [REDACTED] years old.
5. The family home for which I seek an Occupation Order is [REDACTED]

Bournemouth, Dorset, [REDACTED] [REDACTED]. I currently reside there. This is a three-bedroom house, which the Respondent and I rent. The tenancy is in both our name. The tenancy is with Abri Housing Association.

6. I set out below a brief history of the abuse. This statement is being prepared on short notice so that emergency orders can be obtained and, as such, it may not contain all the incidents that have occurred. I have tried to include the main incidents, but I seek permission to make a furthermore detailed statement if necessary to support my application and any future court proceedings.
7. My relationship with the Respondent was initially fine. The Respondent's behaviour changed from late 2022, after I included him on my tenancy agreement. The Respondent became controlling. On the occasions that I went out, the Respondent would incessantly call me and send me text messages. He would want to know where I was, with whom, and when I would return. He would accuse me of being unfaithful to him.
8. The Respondent was verbally abusive. He would call me derogatory names and would refer to me as a "crazy one".
9. The Respondent would be manipulative. He would refer to my antidepressants as a "crazy people drug". He would also manipulate me into believing that I was at fault for the problems in our relationship.
10. During arguments, the Respondent behaved in an aggressive manner. He would be threatening and physically intimidating. He frequently stood over me and shouted close to my face. The Respondent would slam doors.
11. The Respondent was violent towards me. He would grab my neck, slap me, kick me and push me. This occurred on a few occasions. I would not contact the police, as I believed the police would not believe me.

12. The worst incident of abuse occurred in 2022. The Respondent and I were arguing. I do not recall what I had said. He became aggressive. He stood up and kicked my stomach two or three times and said, “Don’t ever fucking talk to me this way”.
13. Following the worst incident of abuse, the Respondent’s abusive behaviour persisted, as described previously.
14. On one occasion, the Respondent showed me an old picture of his broken nose and jokingly suggested that I had caused his injury. However, in a later argument, the Respondent accused me of having broken his nose, although this was a work-related injury.
15. On one occasion, in around March 2023, after an argument, I asked the Respondent if he was fine and he insisted that he was fine. However, as I walked away, the Respondent grabbed my neck and pushed me on the bed. He aggressively said, “That’s your place to stay, stay where you are”.
16. Thereafter, the Respondent persisted with his abusive behaviour. He would not financially contribute towards the rent and household expenditures. If I asked him for money, he would say he did not have any money. He would say, “I am going to pray for miracles”.
17. On one occasion, our dog chewed the Respondent’s post. The Respondent used my bank card and Amazon account without my knowledge and purchased a new item. I question him as to why he had used my bank card and he said, “It’s your dog, you pay for it”.
18. Most recently, on 24<sup>th</sup> June 2023, I discovered that the Respondent had been unfaithful to me with my friend. I packed the Respondent’s belongings and messaged him not to return home. Subsequently, the Respondent returned and gained access to our property through a window. I transferred him £600 and asked him to leave our property. He became aggressive and said, “It’s all mine”. He pushed me to the wall with such force my body slammed on to the ground. He then stood over me and said, “I am going to

decide where to live. It's all mine. Your place is down here. I do what I want, I am going to have a shower and can't wait to text my new girlfriend". My body trembled in fear, I cried in distress as I feared the Respondent harming me further. My son had run downstairs as he heard the noises and had seen me crying, the Respondent proceeded to step away from me upon seeing my son. I used this as an opportunity to contact the police, they had attended our property and the Respondent was arrested.

19. Shortly afterwards, the Respondent was released subject to bail conditions, stipulating that he is not to contact me directly or indirectly, and is not to attend our property. Within hours of the Respondent's release, he breached the conditions by attending my property unannounced, he was initially banging on the front door, my body was instilled with panic I told the Respondent he should not be here, and I stated, "I'm going to call the police." This angered the Respondent further and he said, "do what you like I have nothing to lose." I felt extremely threatened and on edge. He proceeded to go around and attempted to enter our property through the back gate. I panicked as I saw him jumping over the fence and into the back garden; I repeatedly asked him to leave. He demanded "Can we just talk. I've got nowhere to live. Please just talk to me". I contacted the police, and he was escorted from our property.
20. I ask the court to grant this order due to the Respondent's abusive behaviour towards me. His behaviour is unpredictable, and I fear that it may escalate. I am concerned that without the protection of this order, the Respondent will approach me and harass me further. I do not know what he is capable of doing. I do not believe the Respondent's behaviour will stop without the court's intervention.

### **Occupation Order Application**

21. I am entitled to occupy our property as the tenancy is in our joint names.
22. The Respondent and I are associated persons under s33(1)(b)(i).
23. My child and I have suffered harm as a result of the Respondent's abuse as detailed **Go to Index** above. If an occupation order were not made, my child and I will suffer significant

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harm attributable to the Respondent. This harm is greater than any harm that would be caused to the Respondent if the order were to be made.

24. I am currently residing in the family home with my child. Our property has three bedrooms and, therefore, meets our housing needs. The location where I am currently studying is a 30-minute drive from the family home. In addition to this, my child attends a local school, which is around a 15-minute bus journey from the family home. If we were ordered to leave the family home, their education would be disrupted.
25. The Respondent does not reside in the family home. He has not resided there since 24<sup>th</sup> June 2023, as he was arrested and made subject to bail conditions. I believe the Respondent is residing at his new partner, or at his workplace. I believe his new partner has sufficient space to accommodate him on a long-term basis, and therefore, I believe he could continue to reside there. Alternatively, the Respondent also has several friends in the local area, with whom he could stay.
26. I am a student and receive £800 per month in student finance. I have one child to support. My monthly income is insufficient to afford to secure alternative privately paid accommodation. The Respondent is employed and earns around £1,200 per month. Therefore, the Respondent would be able to secure privately funded accommodation.
27. The evidence of harm I have already suffered is set out in my witness statement and I truly believe that unless an order is granted the Respondent will continue to cause me significant harm.
28. I respectfully ask the court to make a non-molestation order and an occupation order.
29. I respectfully ask that these orders be made on an urgent without notice basis. I need these orders to be granted for my own safety. The Respondent's behaviour is very unpredictable and I do not know what he is capable of doing. I believe that if this order is not made without notice to the Respondent and the Respondent were put on notice of such proceedings, this will provoke him and he would try to stop me from making the

application. I therefore request the Court to make a non-molestation order and occupation order without notice to the Respondent.

I believe that the facts stated in this statement are true. I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

Signed: \_\_\_\_\_

A black rectangular box redacting the signature of the person who signed the document.

Dated: Jun 30 2023

In the Family Court at Bournemouth  
Case no:  
BH23F00255

Statement of Mr Andrzej Majewski

I, Mr Andrzej Majewski, of [REDACTED] Bournemouth, Dorset [REDACTED] will say as follows:

In my statement, I would like to address the false and fabricated allegations made against me by the applicant.

Paragraph 1: The applicant lies and deviates from the truth in several parts of this paragraph. I have never used any form of violence, both physical and emotional, towards the applicant. In her statement, the applicant claims that I violated the conditions of my parole on June 24, 2023. This is a lie because I was not on parole on that day. On June 25, 2023, after being released from custody, I attempted to contact the police multiple times by calling the number 101 and using the yellow police phone in order to recover my bike, which is essential for my commute to work. Unfortunately, the police were unable to assist me. Therefore, I went to the applicant's address to retrieve my bike. I rang the doorbell to ask for the return of my bike. There was no "banging on the door" as described by the applicant. I heard the applicant talking to her son, so he may be able to confirm this. I entered the backyard to retrieve my bike from the shed, but my bike was not there. I waited for the arrival of the police to clarify the situation. It turned out that the applicant had stolen my bike and hid it in the home of one of the nearby neighbors. The officer spoke to the applicant, and after a few minutes, the neighbor brought back my bike. The police officers who arrived at the scene can confirm that I was calm and composed. There was no reason to arrest me since I only came to the applicant's address to retrieve my bike, and once I recovered it, I left the applicant's address. Witnesses:

[REDACTED]  
[REDACTED]  
the applicant's neighbor,  
police officers present at the scene.

Paragraph 2: This paragraph is practically entirely fabricated. On June 24, the applicant illegally accessed my Instagram account and read a message sent to me by my friend that said, "I just really hope that this issue is what you both want, and I also hope that [REDACTED] does not blame me for your separating, but I'm sure she does. Maybe you should go back to Poland for a visit to be with your family as you may need them around you at this time for comfort? I miss you too." At 11:55, the applicant sent me three messages stating, "Do you miss [REDACTED]?", "You're messaging her on Instagram", and "I knew it, you scumbag, don't even show your face to me." The applicant has no right to tell me not to appear in her house because I have the same rights to the house as she does. These messages are not evidence of any infidelity as, during my relationship with the applicant, I have never betrayed her. All the words quoted by the applicant are lies, just like the description of my behavior. The police officers who arrived after the applicant's call can confirm this. From the time I returned home from my bike ride until the first arrival of the police, I did not exchange a single word with the applicant. I sat in the garden, listening to music, and the garden doors remained locked the entire time. Only when the officer arrived did he unlock them to speak with me. On that day, just like before, I did not use any form of violence against the applicant. In fact, we didn't even argue. The police officer suggested that I go for another hour-long bike ride, hoping that in that time the applicant would calm down as her pathological jealousy was causing her to become furious. So I did just that. Upon my return, the doors were still locked, so I entered my own home through the bathroom window. When the applicant saw me, she started another argument, accusing me of having an affair. In the end, she threatened to cause me problems with the police and destroy me. I calmly stated that she could do whatever she wanted and went to take a bath. After getting out of

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the bath, I noticed that both the applicant and her son were not at home. Exhausted from several hours of cycling, I went to bed. After a few minutes, the police arrived, informing me that the applicant had accused me of assaulting her. They can confirm that my behavior was in no way aggressive. I was calm and composed, so the police officers allowed me to get dressed and didn't even handcuff me as they escorted me to the police station. The applicant's claims that my behavior is unpredictable and aggressive are fabricated and untrue. It was actually the applicant who subjected me to physical and psychological violence throughout our relationship, but I was too embarrassed to report it anywhere. The applicant is trying to destroy my life because she is pathologically jealous and became enraged after reading the message on Instagram.

Evidence:

- Screenshot of the message sent to me by the applicant
- Screenshot of the message sent by the applicant to my friend, which proves that she illegally accessed my Instagram account

Witnesses:

- [REDACTED] [REDACTED]
- Police officers during the first and second visits.

Paragraph 3: This paragraph is mostly true, but the applicant omitted several important details relevant to the case. Specifically, she failed to mention that she regularly takes Propranolol, which she uses approximately once a month when she tries to stop drinking after a week-long binge, leading to panic attacks. Additionally, she neglected to mention that she is prescribed Prozac: Fluoxetine by her doctor, which she often combines with alcohol. A cycle of approximately 30-40 days of sobriety is interspersed with 7-14 days of drinking and around 7 days of uncontrolled physical and psychological aggression. When we lived together, all of her aggression was directed towards me, but now I'm concerned that it may reflect on her son. Some time ago, during my conversation with the applicant's son, he mentioned that before we became a couple and when the applicant lived alone with him, his mom often vented her anger on him. I asked him if she used physical violence against him, but he claimed it was only verbal aggression. The applicant's son was around 10 years old at that time and didn't understand her behavior. He thought it was his fault, but I explained to him that his mom had emotional problems. When the applicant is in an alcohol-induced state, she usually sleeps for about 3-5 hours, then gets up to drink alcohol or vomit, and goes back to sleep. This stage typically lasts for 7 to 14 days. During sleep, she sometimes remains partially undressed, which is inappropriate behavior when there is a teenager in the house. When I was in a relationship with the applicant, I made sure that her son didn't have to witness her in that state. Additionally, during this period, the applicant stops taking care of personal hygiene, preparing meals for her son and the three dogs and a cat, and doing housekeeping. I tried to handle all these responsibilities before and after work, but the applicant's son often returned from school earlier than me and frequently witnessed his mother in uncomfortable situations.

Paragraph 4: I agree with it.

Paragraph 5: I agree with it.

Paragraph 6: All accusations are fabricated. There is no evidence for them now, nor will there be in the future, as there has never been any violence from me towards the applicant, both physically and emotionally. Her false accusations against me are driven by her pathological jealousy, and after reading the message on my Instagram, the applicant decided to destroy my life and reputation.

Paragraph 7: All the accusations in this paragraph are not so much fabricated as an attempt to portray me, the victim of physical and psychological violence, as the perpetrator. It is impossible to

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present the entire history of violence and control that the applicant exercised over me throughout our relationship, so I will present here the facts that I can easily prove. The applicant repeatedly tried to force me to install the GPS tracker Life 360 on my phone so that she could monitor my whereabouts. When I refused to agree to the installation of the GPS tracker, I was humiliated and pushed. The applicant consistently sent me invitations to this app, including on August 11, 2022, February 7, 2022, and February 20, 2023. When I continued to refuse the installation, the applicant coerced her son into sending the invitation to me, knowing that I rarely refuse her son anything. Her son sent me an invitation on March 2, 2023, among other occasions.

I am the owner of the phone number 07404958755, which I acquired with Lycamobile long before I met the applicant. After some time from our acquaintance, the applicant suggested transferring this number to the EE network, to her family plan. At first, I thought it was solely to save money on phone bills, but later I discovered that she wanted to check the phone bills to monitor who I called, who called me, and with whom I exchanged messages, using the EE app on her phone. Even now, two weeks after our breakup, the applicant monitors with whom I have phone conversations, as on July 6, 2023, she sent a message to my friend saying, "My heart is bleeding, and you still talk to him. I don't know what to say to you."

On July 7, 2023, the applicant completely disabled my SIM card through the app on her phone, making it difficult for me to communicate with my family in Poland and my daughters. The applicant could have changed my SIM card contract to PayAsYouGo, as such a service is completely free, but instead, she decided to demonstrate who was in control of the relationship and punish me for not being obedient. This phone number is provided by me as a contact number for many institutions and was also used for business purposes in my company "Phones Rescue," so its loss will be very painful for me.

During my time in custody, the applicant gained illegal access to my Facebook account and deleted my business FanPage, Phones Rescue, on June 25, 2023, at 00:42, of which I have evidence in the form of screenshots. Fortunately, I managed to recover this FanPage, but this situation demonstrates how determined and dangerous the applicant is. She attempted to control every aspect of my life, and any attempts of insubordination were met with humiliation, pushing, or cutting off access to my phone.

Evidence:

- Screenshots of the applicant sending invitations to the GPS tracker
- Screenshots of the applicant's son sending invitations to the GPS tracker
- Screenshot proving the deletion of my company's Phones Rescue FanPage during my time in custody
- Screenshot of messages showing that two weeks after the breakup and the issuance of a no-contact and stay-away order, the applicant still tries to control my life.

Paragraph 8: This is a lie. I have never used verbal violence against the applicant. On the contrary, when the applicant had difficult days during her drinking binges, I took care of her son, prepared his lunchbox for school, and filled his water bottle. I took care of the house and looked after the pets.

Paragraph 9: Similar to paragraph 8, this is a complete lie.

Paragraph 10: Similar to paragraphs 8 and 9, these are lies and false accusations. I have never been aggressive towards the applicant, nor have I ever slammed doors knowing that her son could feel scared. On the contrary, it was often the applicant who displayed aggression. When we moved in together, I noticed that many elements of the house were damaged from her previous arguments

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with partners, such as the bedroom door having a hole from being punched. I went to B&Q, bought a new door, and replaced it because I didn't want the applicant's son to live in a house that was damaged during the applicant's arguments. The applicant often complained that all her previous relationships were full of arguments and violence. It is unfair for the applicant's child to grow up in a home full of aggression and violence, so I did everything in my power to ensure that her son would no longer feel threatened.

Paragraph 11: Completely fabricated lies. I have never used violence, either physical or psychological, against the applicant. The applicant did not contact the police before because such incidents never occurred. She only contacted them now, driven by pathological jealousy and an attempt to punish me for disobedience.

Paragraph 12: Similar to paragraph 11, it has been fabricated and is entirely false.

Paragraph 13. Lies and slander.

Paragraph 14 is a lie. In November 2021, during a conversation with the Applicant about medical topics, I was certain that the Applicant was mistaken on one issue. To verify the facts, I checked Wikipedia and confirmed that she was indeed wrong. At that moment, without any warning, the Applicant punched me in the nose, causing serious injury. Earlier that day, before the incident, we had lunch together with the Applicant and her son. He may attest that upon returning home from work, I had no injuries. When the Applicant's son came downstairs from his room after the incident, he noticed my bloody and swollen nose. I don't remember if I told him the truth about what really happened between the Applicant and me. I suspect that to spare him worry and anxiety, I told him a fabricated story. The Applicant's son has already suffered enough from the Applicant's fights with her previous partners.

Evidence:

- Photos of my injured nose

Witness:

- Applicant's son

Paragraph 15: Lies. I have never used verbal or, even more so, physical violence towards the Applicant.

Paragraph 16. Lies. To the best of my financial capabilities, I have contributed to the household expenses. Furthermore, I invested an amount between £13,000 and £15,000 in our property by building a summer house in the garden, and I have evidence of this in the form of bank statements. I transferred the weekly amounts for bills and household expenses to my separate account, which the Applicant had access to, and she used it to pay bills and make purchases. The Applicant utilized my account (using my debit card and banking app on her phone) because she did not want me to transfer money to her own account, as she has Individual Voluntary Arrangements (IVA). Deposits into her account could have resulted in her having to repay larger sums to her creditors and banks. In this way, she deceived Her Majesty's government and her creditors.

Paragraph 17. I am not exactly sure about the specific situation the Applicant is referring to, as our puppy used to chew on many of our mail deliveries. However, I never made any accusations towards the Applicant because of it. A puppy is just a puppy, and I was aware of the potential for damage it could cause. Regarding the use of the Applicant's card on Amazon, that is true, but the Applicant never raised any objections about it before. The Applicant herself also used my card to make her own personal purchases, which can be easily verified by checking her Amazon account against my bank statement. We had one Prime account on Amazon, to which both of our debit cards were linked, as

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we concluded that there was no need to pay for two Prime accounts when we lived under the same roof.

Paragraph 18. Not true. I have never been unfaithful to my partner. However, her belief otherwise explains her behavior towards me entirely. The Applicant is also lying about my actions on that day and the money she claims to have sent me. On June 24, 2023, the Applicant did not transfer any amount to me. She transferred £450 to my account on June 26, 2023, during the visit from the police. It was the police officers who informed me of this fact. On June 24, police officers visited our home twice, and on June 26, they came once. The arriving police officers can confirm that my behavior was entirely calm. On June 24, in the morning, I was occupied with some work in the summer house, and then around 10 am, I went on a bike trip to Poole. Before my departure, I did not have the opportunity to exchange words with the Applicant. At 11:55 am, the Applicant sent me the messages I mentioned in paragraph 2, after illegally gaining access to my Instagram account. Upon returning home, between approximately 7 pm and 8 pm, I still did not have any conversation with the Applicant as she had locked the doors to the house. It was only when I managed to enter the house around 9 pm and witnessed the Applicant's anger and aggression that I told her that she could do whatever she deemed appropriate after she shouted at me that she would cause me problems with the police. Her fits of fury and bad mood occurred regularly every 30-40 days, so I knew that having any conversation with her in that state would be pointless. I request the presence of the police officers who visited our home that day as witnesses to confirm my words.

Witnesses:

- Police officers who came to our home.

Paragraph 19. I have already explained the situation described by the Applicant in paragraph 1.

Paragraph 20. Once again, I have to correct the lies made against me by the Applicant. Throughout our relationship, I did everything in my power to make it successful. I worked two jobs: at my company "Phones Rescue" and, starting from June 2022, additionally full-time at [REDACTED]. Besides that, from December 2021 to May 2023, I spent every free moment building the summer house in the garden. I tried to provide the Applicant's son with happiness and a sense of security. During the period when the Applicant's son played soccer in the youth football club, I was the one who always drove him to matches and training sessions. Despite the fact that the Applicant regularly started arguments at approximately monthly intervals, I tried to minimize the impact on the Applicant's son as much as possible. After several episodes of aggression from the Applicant, I learned how to minimize their effects. The best method was simply to stay out of her way during those few days of bad mood. During that time, I slept in a separate bedroom. It seemed to me that I had finally found a way to coexist properly with the Applicant. I wanted this relationship to survive because, despite acts of humiliation, constant control, and pushing, our relationship was quite good during the periods when the Applicant was sober. Unfortunately, her pathological jealousy led to the breakdown of this relationship and an attempt to destroy my life.

Paragraph 23 is a lie. I have never threatened, insulted, or used any form of violence towards the Applicant, let alone her son. I have done everything in my power to create a happy home for the Applicant and her son.

Paragraph 24. The house we rent with the Applicant is located a 10-minute bike ride from my workplace. I currently do not own a car, so moving would be very inconvenient for me. Additionally, I am the owner of Phones Rescue company and I built an extension next to the house to be able to work from home. The construction of the extension depleted all my savings and the company's income from December 2021 to May 2023. The construction costs amounted to between £13,000 and £15,000 (I haven't calculated all the expenses yet). The necessity of moving would mean closing

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down my company and losing a significant portion of my income, and I am responsible for the support of my three daughters. It would be a devastating blow for me, especially for them. They do not deserve to have their quality of life significantly diminished due to false accusations and allegations made by the Applicant. The Applicant owns a car, so she is much more mobile.

Paragraph 25 is another lie. As of today, I am living in my colleague's apartment. I have been living in Bournemouth for a much shorter period than the Applicant, which is why my circle of friends is small. It was the Applicant who always boasted about having a large circle of friends and acquaintances.

Paragraph 26. The Applicant is in her final year of nursing studies and will be graduating in a few weeks. Her annual salary will be significantly higher than mine, especially if I have to close down my company due to the move, which was a source of additional income for me. Furthermore, she is an experienced Healthcare Assistant (HCA) and often worked in hospitals or care homes to earn extra money.

Currently, I am staying at my colleague's place because I have invested all my savings into building the extension next to our house, and I cannot afford to rent another house or apartment. I don't know how much longer I will be able to stay here, but if my colleague asks me to leave, I am at risk of becoming homeless.

I am writing this statement to recount the history of my relationship with the Applicant. From the beginning of our acquaintance, the Applicant would occasionally have episodes of aggression and anger that would last for several days, but for the most part, our relationship was positive. However, over time, the level of aggression escalated from emotional abuse to physical violence. It started with pushing me and eventually, in November 2021, during a conversation about medical topics, I pointed out a minor error to her. When I proved her wrong by checking the information she provided on Wikipedia, she flew into a rage without any warning and punched me, breaking my nose. I have evidence of this period in the form of photographs. She yelled that I was stupid and that she studied medicine and knew better. The Applicant couldn't tolerate any criticism or differing opinions, as it almost always resulted in verbal or physical violence, such as pushing me.

After that incident, I was determined to end the relationship. However, when I told the Applicant about it, she started apologizing and begging me to stay. After each episode of aggression from her side, there would be a period of apologies, begging for me to stay, and promises that it would never happen again. During those times, she would buy me clothes, shoes, expensive perfumes, and gifts like an electric toothbrush or the most expensive model of an electric shaver.

The Applicant has serious mental health issues, anger management problems, and alcohol-related problems. Her periods of drinking, sobriety, and aggression overlap. At the beginning of our acquaintance, I thought her outbursts of aggression were just sporadic incidents. However, after some time, I came to the conclusion that they occurred cyclically, and after a few months, I deduced that they were closely related to her periods of alcohol consumption and sobriety. The periods of aggression occur approximately every 30-40 days. When the Applicant starts drinking, she continues for about a week, sometimes up to two weeks. During this time, she stops bathing, frequently vomits in different places in the house, neglects to prepare meals for her son, her three dogs, or the cat. She doesn't go to work, university, or placements. When we were together, I took care of the house, her son, and the pets. After the drinking period, there is a period of approximately one week marked by uncontrollable outbursts of verbal and physical aggression, such as shoving and pushing. After this period, there is a phase of apologies and buying me gifts. During this phase, which usually lasted 30 to 40 days, our relationship improved and normalized. However, after that time, the entire cycle

would repeat itself: another drinking period followed by aggression. After a while, when I discovered the mechanism behind her anger, I learned to cope with it to some extent. During her week of aggression, the Applicant's son and I tried to avoid her for several days. I would take the dogs for long walks and sleep in a different room because I learned that after a few days, there would be a period of her feeling better. During her fits of anger, the Applicant has repeatedly thrown me out of the house, and I had to sleep in my car or on the floor with a blanket in my repair shop.

During her drinking periods, I took care of the house and the Applicant's son, preparing meals for him, packing his lunchbox for school, and doing the laundry. A few months ago, while talking to the Applicant's son, he told me that before I got involved with the Applicant, all her anger was directed at him. He told me that from time to time, his mother would yell at him and belittle him for no reason. When I was in a relationship with the Applicant, all her anger was directed at me. But now that the Applicant and her son live alone, I am concerned about the safety and well-being of her son. My relationship with the Applicant's son was very good. I would prepare his school meals every day, and when he played youth football, I would drive him to all the matches and practices. I also prepared shirts with printed numbers and the team logo for his entire team, so that he would feel happy and loved by me. Now I am truly worried about his safety.

I tried to provide him with a happy and safe home. Recently, a friend of mine, [REDACTED], who works at [REDACTED], visited me and the Applicant. During a conversation about the Applicant's son, at one point, the Applicant had an outburst of aggression and anger and shouted at me, "Shut up and don't say a word! You're not his father." It hurt me deeply because I wholeheartedly tried to be someone like a father figure to the Applicant's son, someone he never had.

The Applicant is a very controlling person, attempting to control every aspect of my life. She cannot tolerate any criticism or opposition. Every word of criticism triggers outbursts of aggression and anger. The Applicant tried to control where I am, where I go, how I dress, what I eat, and so on. She persistently tried to control my whereabouts using the Life360 app, which shows my location on her phone. She repeatedly sent me invitations to join this app (including on February 7, 2023, and February 20, 2023) so that she could monitor my current location. When I refused to install the app, she started verbally insulting me and pushing me. Even after I declined to install the app, she decided to involve her son in our disputes, forcing him to send me an invitation from his phone, which he did on March 2, 2023. Not wanting to upset the Applicant's son, I accepted the invitation to Life360 and installed the app. The Applicant attempted to control the way I dress. She threw away all my clothes and started buying new ones for me to have an influence on the colors and styles of my clothing. She did the same with my shoes. The Applicant also tried to control other aspects of my life: my phone, Facebook, Instagram, and emails.

The Applicant has problems not only with alcohol but also with the misuse of medication. She has been mixing the prescribed medication with alcohol for years. This exacerbates her outbursts of anger. Among the medications she takes are antidepressants like Fluoxetine and Propanolol for hangovers after several days of alcohol consumption. I am convinced that during her drinking episodes, she drives under the influence of alcohol because often when I returned home from work on my bicycle, I noticed that the Applicant's car was parked in a different location, not parallel to our driveway, and the Applicant's son is too young to have a driver's license. Unfortunately, whenever I asked the Applicant about it, she always denied driving the car after consuming alcohol, and I have no evidence, only suspicions.

Referring to the Applicant's statement, it is true that after being released from custody, I went to the address [REDACTED] despite the restraining order. However, I had no other choice as I needed

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my bicycle to commute to work the next day. I tried calling the police several times at the number 101 and using the yellow phone, but unfortunately, none of the officers were able to accompany me to retrieve my bicycle. When I arrived at the aforementioned address, it turned out that my bicycle was not in the shed. I decided to wait for the police to arrive and clarify the situation. The police officer who arrived at the address can confirm that I did not display any signs of aggression towards the Applicant. It turned out that the Applicant had stolen my bicycle and hidden it in her neighbor's house. The police officer persuaded her to return my property, and I was released as there was no reason to arrest me.

The Applicant is significantly heavier and more physically fit than me. She regularly goes to the gym. Her insinuations that I would be capable of harming her are absurd. I have never physically or mentally harmed her or her son.

On June 26, 2023, despite the prohibition of contact, the applicant sent me a message saying, "If you want, we can talk. If you use this message against me, I will never contact you again." If the applicant is so terrified of me, why would they try to reach out and have a conversation? I suspect that after quitting alcohol, they might have felt guilty, and that's the reason for attempting contact.

On June 24, 2023, the applicant unlawfully hacked into my Instagram account and saw the messages exchanged between me and my friend. I was out for a bike ride since around 10 am. In those messages, I asked how my friend was feeling because she had recently broken up with her partner. After breaking into my Instagram account, the applicant sent me three messages saying:

"Missing [REDACTED], huh?"

"You're chatting with her on Instagram?"

"I knew it, you scum. Don't you dare show your face to me."

Then the applicant took screenshots of the messages between me and my friend and sent them to her along with dozens of messages. The applicant is an excessively jealous person, and the messages she saw are the cause of her false accusations against me. I have never used any form of physical, psychological, or verbal violence against the applicant. When I returned home from my bike ride, I found that the applicant had locked the doors and refused to let me in. So, I sat in the garden and listened to music. I didn't exchange a word with her because the doors remained locked until the police arrived. Only the police officer unlocked the door to have a conversation with me. During the conversation, the officer suggested that I go for another bike ride until the applicant calms down. So, I did just that. After about an hour, I returned home, but the doors were still locked. It was around 9 pm, and it was getting cold, so I noticed an open window in the bathroom and entered the house through it. When the applicant saw me, she verbally attacked me, using offensive language, accusing me of betrayal. She ended by saying she would destroy me and call the police. Not wanting to escalate her aggression further, I went to the bathroom to take a shower. When I finished my shower, I noticed that neither the applicant nor her son were in the house. Exhausted from a full day of cycling, I went to sleep. After a few minutes, the police arrived, stating that the applicant claimed I had attacked her, which is entirely untrue, as I have never used any form of physical violence against her, neither then nor ever before.

Some time ago, I had a conversation with our neighbors who told me that they are very happy to have such a neighbor because all of the Applicant's previous relationships ended with arrests and police involvement. I kindly request the court to verify her previous statements in police records, as I am concerned that the Applicant has chosen this method to end relationships with partners, regardless of whether her previous partners were guilty or not.

To support my words, I have photos and screenshots. The applicant's statement is not just a distortion of the truth but completely fabricated baseless accusations. The reason for her attempt to

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destroy my life is her pathological jealousy. She never previously reported any complaints to the police about me because she was the dominant person in our relationship, trying to control every aspect of my life and using psychological and physical violence against me. I have an unblemished reputation at work, and my employers can testify to the kind of person I am. I believe in justice, and I hope the court will objectively examine all the evidence presented in this case.

I borrow that the facts stated in this statement are true. I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

Signed: Andrzej Majewski

A handwritten signature in black ink that reads "MAJEWSKI". The letters are stylized and connected, with a prominent vertical stroke on the left side.

Dated: 13/07/2023

**IN THE FAMILY COURT AT BOURNEMOUTH**  
**IN THE MATTER OF THE FAMILY LAW ACT 1996**

**CASE NO: BH23F00255**

**BETWEEN:**

**MISS [REDACTED]**

**APPLICANT**

**AND**

**MR ANDRZEJ MAJEWSKI**

**RESPONDENT**

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**SCHEDULE OF ALLEGATIONS**

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<b>Allegation No</b>	<b>Date</b>	<b>Applicant's allegation</b>	<b>Respondent's response</b>	<b>Judge's findings</b>
1	Throughout the relationship	The Respondent frequently stood over the Applicant and shouted to her face. The Respondent would slam doors.		
2	Throughout the relationship	The Respondent would grab the Applicant's neck, slap her, kick and push her.		
3	2022	The Respondent became aggressive stood up and kicked the Applicant in the stomach two or three times and stated, 'Don't ever fucking talk to me this way'.		

4	March 2023	<p>The Respondent grabbed the Applicants neck and pushed her on the bed. The Respondent aggressively stated, 'That's your place to stay, stay where you are'.</p>		
5	24 June 2023	<p>The Respondent pushed the Applicant with force to get her out of his way. The Respondent aggressively stated 'I will decide when to leave and everything in the house is mine'.</p> <p><b>This incident was reported to the police and the Respondent was arrested and subject to bail conditions.</b></p>		
6	24 June 2023	<p>The Respondent breached the bail conditions by attending the property unannounced. The Respondent was initially banging on the door.</p> <p>The Respondent attempted to enter the property through the back gate.</p> <p>The Respondent jumped over the fence into the back garden.</p> <p><b>This incident was reported to the police. The Respondent was escorted from the property.</b></p>		

**Copperstone Solicitors**

**For and on behalf of the Applicant**

BETWEEN:

MISS [REDACTED]

APPLICANT

AND

MR ANDRZEJ MAJEWSKI

RESPONDENT

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SCHEDULE OF ALLEGATIONS

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Allegation No	Date	Applicant's allegation	Respondent's response	Judge's findings
1	Throughout the relationship	The Respondent frequently stood over the Applicant and shouted to her face. The Respondent would slam doors.	All allegations are lies. I did not once stand over the Applicant and shout in her face, nor did I slam doors.	
2	Throughout the relationship	The Respondent would grab the Applicant's neck, slap her, kick and push her.	This incident never occurred, as I never used any physical violence against the Applicant.	
3	2022	The Respondent became aggressive stood up and kicked the Applicant in the stomach two or three times and stated, 'Don't ever fucking talk to me this way'.	This incident never occurred, as I never used any physical violence against the Applicant.	

4	March 2023	<p>The Respondent grabbed the Applicants neck and pushed her on the bed. The Respondent aggressively stated, 'That's your place to stay, stay where you are'.</p>	<p>This incident never occurred, as I never used any physical violence against the Applicant.</p>	
5	24 June 2023	<p>The Respondent pushed the Applicant with force to get her out of his way. The Respondent aggressively stated 'I will decide when to leave and everything in the house is mine'.</p> <p><b>This incident was reported to the police and the Respondent was arrested and subject to bail conditions.</b></p>	<p>This is a lie. That day, like any other day, I never used any physical or verbal abuse.</p> <p>This incident was reported to the police, as the Applicant was seeking revenge due to her jealousy and anger. The applicant stated "I will find a way to punish you" she then drove herself and her son to the police station.</p>	
6	24 June 2023	<p>The Respondent breached the bail conditions by attending the property unannounced. The Respondent was initially banging on the door.</p> <p>The Respondent attempted to enter the property through the back gate.</p> <p>The Respondent jumped over the fence into the back garden.</p> <p><b>This incident was reported to the police. The Respondent was</b></p>	<p>I did breach my bail conditions as I had no means of getting to work, as my bicycle was at my home. I had no money in my savings, and no clean clothes whatsoever. I attempted to contact the police to escort me, however there were no available officers.</p> <p>When I arrived at my property, I discovered that my bike was not in the shed where I had left it, due to the Applicant's previous false accusations, I</p>	

		<b>escorted from the property.</b>	decided to wait for the police to support me in retrieving my bicycle.  I did not once bang on the Applicant's door.	
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**Copperstone Solicitors**

**For and on behalf of the Applicant**

IN THE FAMILY COURT AT BOURNEMOUTH

CASE NO: BH23F00255

IN THE MATTER OF THE FAMILY LAW ACT 1996

B E T W E E N:

MISS [REDACTED] [REDACTED]

APPLICANT

-AND-

MR ANDRZEJ MAJEWSKI

RESPONDENT

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SECOND STATEMENT OF MISS [REDACTED] [REDACTED]

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I, Miss [REDACTED] [REDACTED] of [REDACTED] Bournemouth, Dorset, [REDACTED] [REDACTED] will say as follows:

1. I am the Applicant herein and make this statement in accordance with the Court order dated 21 July 2023.
2. I will now list the allegations of domestic abuse in turn. This statement is to be read in conjunction with my schedule of allegations and my first witness statement.
3. **Allegation 1:** Throughout the relationship during arguments the Respondent behaved in an aggressive manner. He would be threatening and intimidating. The Respondent would bottle up his emotions and remain quiet for most of the day which would then lead to him exploding. The Respondent stood over me and shouted close to my face calling me names such as 'psycho' and sick'. The Respondent would slam doors and

as a result has broken the front door.

4. **Allegation 2:** Throughout the relationship, the Respondent was violent towards me. He would grab my neck, slap me, kick me and push me. This occurred on a few occasions. He slapped me in my face when I refused to show him my phone after that he would snatch my phone and go through the contents of it to the extent that he would retrieve all my messages even before we were together so I would need to be careful who I message and what I say. I did not call the police as I thought that they would not believe me.
5. **Allegation 3:** In 2022 the Respondent and I were arguing. I do not recall what I had said. The Respondent became aggressive, he stood up and kicked my stomach two or three times and said, “Don’t ever fucking talk to me this way”. I was in sufficient amount of pain and I struggled to get myself back up.
6. **Allegation 4:** In March 2023 after an argument, I asked the Respondent if he was fine and he insisted that he was okay. However, as I walked away, the Respondent grabbed my neck and pushed me on the bed. He aggressively said, “That’s your place to stay, stay where you are”. I was shocked and was in disbelief that this had just happened to me.
7. **Allegation 5:** On 24 June 2023, I discovered that the Respondent had been unfaithful to me with my friend. I packed the Respondent’s belongings and messaged him not to return home. Subsequently, the Respondent returned and gained access to our property through a window. I transferred him £600 and asked him to leave our

property. He became aggressive and said, "It's all mine". He pushed me to the wall with force to get out of his way. He then stood over me and said, "I am going to decide where to live. It's all mine. Your place is down here. I do what I want, I am going to have a shower and can't wait to text my new girlfriend". My body trembled in fear, I cried in distress as I feared the Respondent harming me further. My son had run downstairs as he heard the noises and had seen me crying, the Respondent proceeded to step away from me upon seeing my son. I used this as an opportunity to contact the police, they had attended our property and the Respondent was arrested.

8. **Allegation 6:** Shortly afterwards, the Respondent was released subject to bail conditions, stipulating that he is not to contact me directly or indirectly, and is not to attend our property. Within hours of the Respondent's release, he breached the conditions by attending my property unannounced, he was initially banging on the front door, my body was instilled with panic I told the Respondent he should not be here, and I stated, "I'm going to call the police." This angered the Respondent further and he said, "do what you like I have nothing to lose." I felt extremely threatened and on edge. He proceeded to go around and attempted to enter our property through the back gate. I panicked as I saw him jumping over the fence and into the back garden; I repeatedly asked him to leave. He demanded "Can we just talk. I've got nowhere to live. Please just talk to me". I contacted the police, and he was escorted from our property.
9. Furthermore, an incident took place in 2022 whereby the Respondent monitored my Facebook account. The Respondent found out that I was talking to a friend of mine from Poland who I have known for last 35 years. He therefore called my parents in

Poland and started swearing and shouting at them and calling me derogatory names. He accused me of meeting a male friend and cheating on him. I have never met anyone, and the only reason I left the house that day was to get some space. However, the Respondent persistently called me and eventually called my parents who live in Poland.

10. I can confirm that there have been further incidents of abuse however due to the frequency and the trauma I had endured due to the domestic abuse I am unable to recall the specific incidents and the details therein.

**I believe that the facts stated in this witness statement are true. I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.**

Signed.  .....  
 

Dated..... Aug 07 2023 .....

BETWEEN:

MISS [REDACTED] - APPLICANT

AND

MR ANDRZEJ MAJEWSKI - RESPONDENT

SECOND STATEMENT OF MR ANDRZEJ MAJEWSKI

I, Andrzej Majewski will say as follows:

1. I am the Respondent herein and make this statement in accordance with the Court order dated 21 July 2023
2. In my statement, I would like to address all the false accusations directed towards me by the Applicant. The behaviour of the Applicant stems from her pathological jealousy, which I will aim to prove in this statement.
3. Allegation 1: My calm behaviour resulted from fear of the Applicant. After the incident in November 2021, when the applicant broke my nose, I knew that any attempts at insubordination on my part could trigger an uncontrollable outburst of aggression in the applicant, especially after she consumed alcohol. I never used any form of violence, both physical and psychological, towards the Applicant. I also never slammed doors as described by the Applicant, as it is not in my nature. It was the Applicant who always had uncontrolled bursts of anger and aggression. When I moved into the Applicant's house, many things in the house were demolished after arguments with her previous partners. There was a hole in the bedroom door from a punch or something heavy being thrown at it. The bedroom of the Applicant's son is adjacent to hers. Please imagine the terror of an eight or ten-year-old child when his mother, in a drunken frenzy with her previous partner, destroys the house. This must have been an incredibly traumatic experience for him. When I moved into [REDACTED] I replaced the bedroom and bathroom doors, which were also destroyed. Additionally, I repaired the entrance door, which was damaged during an altercation with one of the Applicant's previous partners. I'm almost certain that the garden door was also

replaced after one of the many arguments with her previous partners long before I moved into the Applicant's house. Information about door replacement should be available from the company Abri, which handles repairs for council flats.

4. Allegation 2. All allegations have been fabricated by the applicant. I have never used any form of violence towards the applicant, both physical and psychological.
5. Allegation 3. All allegations have been fabricated by the applicant. I have never used any form of violence towards the applicant, both physical and psychological.
6. Allegation 4. All allegations have been fabricated by the applicant. I have never used any form of violence towards the applicant, both physical and psychological. In this paragraph, the applicant contradicts herself. She wrote: 'I was shocked and was in disbelief that this had just happened to me.' If, as she claims, I had been using violence against her for a long time, why was she suddenly surprised?
7. Allegation 5 is full of lies. I have never been unfaithful to my partner. However, her belief otherwise explains her behaviour towards me entirely. The Applicant is also lying about my actions on that day and the money she claims to have sent me. On June 24, 2023, the Applicant did not transfer any amount to me. She transferred £450 to my account on June 26, 2023, during the visit from the police. It was the police officers who informed me of this fact. On June 24, police officers visited our home twice, and on June 26, they came once. The arriving police officers can confirm that my behaviour was entirely calm. On June 24, in the morning, I was occupied with some work in the summer house, and then around 10 am, I went on a bike trip to Poole. Before my departure, I did not have the opportunity to exchange words with the Applicant. At 11:55 am, the Applicant sent me the messages: "Do you miss [REDACTED] yes?", "You write with her on the Instagram", "I knew, you scumbag. Don't even show your face in front of me.", after illegally gaining access to my Instagram account. Upon returning home, between approximately 7 pm and 8 pm, I still did not have any conversation with the Applicant as she had locked the doors to the house. It was only when I managed to enter the house around 9 pm and witnessed the Applicant's anger and aggression that I told her that she could do whatever she deemed appropriate after she shouted at me that she would cause me problems with the police. Her fits of fury and bad mood occurred regularly every 30-40 days, so I knew that having any

conversation with her in that state would be pointless. I request the presence of the police officers who visited our home that day as witnesses to confirm my words.

Witnesses:

- Police officers who came to our home.

8. Allegation 6: Referring to the Applicant's statement, it is true that after being released from custody, I went to the address [REDACTED] despite the restraining order. However, I had no other choice as I needed my bicycle to commute to work the next day. I tried calling the police several times at the number 101 and using the yellow phone, but unfortunately, none of the officers were able to accompany me to retrieve my bicycle. When I arrived at the address, it turned out that my bicycle was not in the shed. I decided to wait for the police to arrive and clarify the situation. The police officer who arrived at the address can confirm that I did not display any signs of aggression towards the Applicant. It turned out that the Applicant had stolen my bicycle and hidden it in her neighbour's house. The police officer persuaded her to return my property, and I was released as there was no reason to arrest me.

9. Some time ago, I accidentally saw an exchange of messages between the Applicant and her acquaintance, but I didn't swear or raise my voice in any way because of it.

10. It is impossible to present the entire history of violence and control that the applicant exercised over me throughout our relationship, so I will present here the facts that I can easily prove. The applicant repeatedly tried to force me to install the GPS tracker Life 360 on my phone so that she could monitor my whereabouts. When I refused to agree to the installation of the GPS tracker, I was humiliated and pushed. The applicant consistently sent me invitations to this app, including on 11 August 2022, 2 July 2022, 7 February 2023, and 20 February 2023. When I continued to refuse the installation, the applicant coerced her son into sending the invitation to me, knowing that I rarely refuse her son anything. Her son sent me an invitation on 2 March 2023, among other occasions. The Applicant also attempted to control my location through Microsoft Family Group, and on 18 March 2023, she sent me two invitations to her Family Group. Through this application, she could easily track my location on the map.

I am the owner of the phone number 07404958755, which I acquired with Lycamobile long before I met the applicant. After some time from our acquaintance, the applicant suggested transferring this number to the EE network, to her family plan. At first, I thought it was solely

to save money on phone bills, but later I discovered that she wanted to check the phone bills to monitor who I called, who called me, and with whom I exchanged messages, using the EE app on her phone. Even now, two weeks after our breakup, the applicant monitors with whom I have phone conversations, as on July 6, 2023, she sent a message to my friend saying, "My heart is bleeding, and you still talk to him. I don't know what to say to you."

On July 7, 2023, the applicant completely disabled my SIM card through the app on her phone, making it difficult for me to communicate with my family in Poland and my daughters. The applicant could have changed my SIM card contract to Pay as You Go, as such a service is completely free, but instead, she decided to demonstrate who was in control of the relationship and punish me for not being obedient. This phone number is provided by me as a contact number for many institutions and was also used for business purposes in my company "Phones Rescue," so its loss will be very painful for me.

During my time in custody, the applicant gained illegal access to my Facebook account and deleted my business Fan Page, Phones Rescue, on June 25, 2023, at 00:42, of which I have evidence in the form of screenshots. Fortunately, I managed to recover this Fan Page, but this situation demonstrates how determined and dangerous the applicant is. She attempted to control every aspect of my life, and any attempts of insubordination were met with humiliation, pushing, or cutting off access to my phone.

Evidence:

- Screenshots of the applicant sending invitations to the GPS tracker
- Screenshots of the applicant's son sending invitations to the GPS tracker
- Screenshot proving the deletion of my company's Phones Rescue Fan Page during my time in custody
- Screenshot of messages showing that two weeks after the breakup and the issuance of a no-contact and stay-away order, the applicant still tries to control my life.

11. In November 2021, during a conversation with the Applicant about medical topics, I was certain that the Applicant was mistaken on one issue. To verify the facts, I checked Wikipedia and confirmed that she was indeed wrong. At that moment, without any warning, the Applicant punched me in the nose, causing serious injury. Earlier that day, before the incident,

we had lunch together with the Applicant and her son. He may attest that upon returning home from work, I had no injuries. When the Applicant's son came downstairs from his room after the incident, he noticed my bloody and swollen nose. I don't remember if I told him the truth about what really happened between the Applicant and me. I suspect that to spare him worry and anxiety, I told him a fabricated story. The Applicant's son has already suffered enough from the Applicant's fights with her previous partners.

Evidence:

- Photos of my injured nose

Witness:

- Applicant's son

12. Throughout our relationship, I did everything in my power to make it successful. I worked two jobs: at my company "Phones Rescue" and, starting from June 2022, additionally full-time at Avon Magnetics. Besides that, from December 2021 to May 2023, I spent every free moment building the summer house in the garden. I tried to provide the Applicant's son with happiness and a sense of security. During the period when the Applicant's son played soccer in the youth football club, I was the one who always drove him to matches and training sessions. Even though the Applicant regularly started arguments at approximately monthly intervals, I tried to minimize the impact on the Applicant's son as much as possible. After several episodes of aggression from the Applicant, I learned how to minimize their effects. The best method was simply to stay out of her way during those few days of bad mood. During that time, I slept in a separate bedroom. It seemed to me that I had finally found a way to coexist properly with the Applicant. I wanted this relationship to survive because, despite acts of humiliation, constant control, and pushing, our relationship was quite good during the periods when the Applicant was sober. Unfortunately, her pathological jealousy led to the breakdown of this relationship and an attempt to destroy my life.

13. The Applicant has serious mental health issues, anger management problems, and alcohol-related problems. Her periods of drinking, sobriety, and aggression overlap. At the beginning of our acquaintance, I thought her outbursts of aggression were just sporadic incidents. However, after some time, I concluded that they occurred cyclically, and after a few

months, I deduced that they were closely related to her periods of alcohol consumption and sobriety. The periods of aggression occur approximately every 30-40 days. When the Applicant starts drinking, she continues for about a week, sometimes up to two weeks. During this time, she stops bathing, frequently vomits in different places in the house, neglects to prepare meals for her son, her three dogs, or the cat. She doesn't go to work, university, or placements. When we were together, I took care of the house, her son, and the pets. After the drinking period, there is a period of approximately one week marked by uncontrollable outbursts of verbal and physical aggression, such as shoving and pushing. After this period, there is a phase of apologies and buying me gifts. During this phase, which usually lasted 30 to 40 days, our relationship improved and normalized. However, after that time, the entire cycle would repeat itself: another drinking period followed by aggression. After a while, when I discovered the mechanism behind her anger, I learned to cope with it to some extent. During her week of aggression, the Applicant's son and I tried to avoid her for several days. I would take the dogs for long walks and sleep in a different room because I learned that after a few days, there would be a period of her feeling better. During her fits of anger, the Applicant has repeatedly thrown me out of the house, and I had to sleep in my car or on the floor with a blanket in my repair shop.

During her drinking periods, I took care of the house and the Applicant's son, preparing meals for him, packing his lunchbox for school, and doing the laundry. A few months ago, while talking to the Applicant's son, he told me that before I got involved with the Applicant, all her anger was directed at him. He told me that from time to time, his mother would yell at him and belittle him for no reason. When I was in a relationship with the Applicant, all her anger was directed at me. But now that the Applicant and her son live alone, I am concerned about the safety and well-being of her son. My relationship with the Applicant's son was very good. I would prepare his school meals every day, and when he played youth football, I would drive him to all the matches and practices. I also prepared shirts with printed numbers and the team logo for his entire team, so that he would feel happy and loved by me. Now I am truly worried about his safety.

I tried to provide him with a happy and safe home. Recently, a friend of mine, Ewa Kaniewska, who works at a Polish store in Boscombe, visited me and the Applicant. During a conversation about the Applicant's son, at one point, the Applicant had an outburst of aggression and anger

and shouted at me, "Shut up and don't say a word! You're not his father." It hurt me deeply because I wholeheartedly tried to be someone like a father figure to the Applicant's son, someone he never had.

The Applicant is a very controlling person, attempting to control every aspect of my life. She cannot tolerate any criticism or opposition. Every word of criticism triggers outbursts of aggression and anger. The Applicant tried to control where I am, where I go, how I dress, what I eat, and so on. She persistently tried to control my whereabouts using the Life360 app, which shows my location on her phone. She repeatedly sent me invitations to join this app (including on February 7, 2023, and February 20, 2023) so that she could monitor my current location. When I refused to install the app, she started verbally insulting me and pushing me. Even after I declined to install the app, she decided to involve her son in our disputes, forcing him to send me an invitation from his phone, which he did on March 2, 2023. Not wanting to upset the Applicant's son, I accepted the invitation to Life360 and installed the app. The Applicant attempted to control the way I dress. She threw away all my clothes and started buying new ones for me to have an influence on the colours and styles of my clothing. She did the same with my shoes. The Applicant also tried to control other aspects of my life: my phone, Facebook, Instagram, and emails.

The Applicant has problems not only with alcohol but also with the misuse of medication. She has been mixing the prescribed medication with alcohol for years. This exacerbates her outbursts of anger. Among the medications she takes are antidepressants like Fluoxetine and Propranolol for hangovers after several days of alcohol consumption. I am convinced that during her drinking episodes, she drives under the influence of alcohol because often when I returned home from work on my bicycle, I noticed that the Applicant's car was parked in a different location, not parallel to our driveway, and the Applicant's son is too young to have a driver's license. Unfortunately, whenever I asked the Applicant about it, she always denied driving the car after consuming alcohol, and I have no evidence, only suspicions.

I believe that the facts stated in this witness statement are true. I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

~~X MAJEWSKI~~  
Andrzej Majeowski

18/08/2023

**IN THE FAMILY COURT AT BOURNEMOUTH**  
**IN THE MATTER OF THE FAMILY LAW ACT 1996**

**CASE NO: BH23F00255**

**B E T W E E N:**

**MISS [REDACTED]**

**APPLICANT**

**AND**

**MR ANDRZEJ MAJEWSKI**

**RESPONDENT**

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**RESPONSE STATEMENT OF**  
**MISS [REDACTED]**

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I, **MISS [REDACTED]** of a **confidential address** make this statement pursuant to the Order of Deputy District Judge Mitchell dated 15<sup>th</sup> July 2023.

1. I kindly ask the court that this statement is read in conjunction with my previously filed statements which offer some historical context in respect of the relationship between myself and the Respondent.
2. In response to paragraph 3 of the Respondent's second statement, this is entirely false. In 2021, the Respondent and I were arguing, and he left the house and returned later that night completely drunk with a nosebleed. He began to say "Look what happened to me, it's all your fault" and "I took a photo, you did this to me". I said to him that I did not touch him and that I did not cause his nosebleed because he was not home. I felt completely confused and I was made to feel guilty about something that was not my fault. At a later argument a few weeks later, he used this against me and said "Don't forget about the photo of my broken nose". I was overcome with fear because I had no involvement in this. I do not understand why he claimed his nose was broken, there was

no sign of him having a broken nose and this was completely new to me. I believe he either fell over whilst drunk or had an altercation with somebody on his way home, however, I am certain that I did not cause it. I have never seen the photos he claims to have taken, so I do not know what it looks like.

3. I believe the Respondent is attempting to blame me for his nosebleed because a few weeks prior to this incident, in November 2021 as stated in paragraph 11 of the Respondent's second statement, the Respondent and I were arguing because he was saying I was psychotic for taking anti-depressants. He was certain that I was mentally impaired, and that I was incapable of making my own decisions. He made me feel crazy. I pleaded with him to stop saying that I was psychotic, and he began to google search the matter and read every statement word for word to make me feel like I was crazy. I told him to stop, and he lost his temper and began kicking me in my stomach. I cried and went to bed, he remained in the home and slept on the sofa. The Respondent may be attempting to clear his conscience by blaming me for his nosebleed.
4. In response to paragraph 4 of the Respondent's second statement, the Respondent has been physically and emotionally abusive towards me which is why I applied for a Non-Molestation Order without notice to the Respondent. The Respondent does not appear to be an angry person, he has two personalities which often confused me. The morning after an argument, he would act like nothing happened. He would disregard the abuse and say "Have a lovely day! Next time don't provoke me anymore or tell me what to do", with a smile on his face. I was confused by this narcissistic trait. I would still be affected by the argument, and this would make me look like a bad person. During the beginning of an argument, I would express my emotions and plead with the Respondent to speak so that we can resolve this. He would stay quiet, and suddenly explode with rage, throwing furniture, shouting, physically and verbally abusing me.
5. The Respondent would always slam doors, and I would tell him to stop and use the door handles. He would do it when we argued, whereby the loud noise would frighten me. I explained that he must stop because I do not want my son to hear his rage, I have tried my

utmost best to protect him from seeing any abuse. I have never kept any text messages because I would try to forget and move on. I kindly refer the Court to my previously filed statements and schedule of allegations explaining the full extent of the abuse.

6. In response to paragraph 7 of the Respondent's second statement, contrary to his claims he has been unfaithful to me. During arguments, I would tell him to call his new girlfriend and he would answer "I will do that now". I have also seen his phone where he searched 'Love at the first signs with Aries', whereas my sign is Sagittarius. I later discovered that the girl he cheated on me with was an Aries. The Respondent has created a false image of an honest man who has raised my hopes for a future, which turned out to be an attempt to extort my property through registration and fictitious financial outlays, it became an attempt to permanently settle the property in which my son and I have lived for over 11 years. I believe the preservation of this plan would be to have us evicted.
7. In response to paragraph 8 of the Respondent's second statement, the bike in question is my bike as I purchased it, therefore I could store it where it was convenient for me. I allowed the Respondent to use this bike so that he had the means to leave my property when he liked (usually during arguments) so that he would not stay and feed his anger.
8. In response to paragraph 12, my son is a happy child, and the Respondent would be harsh on him which I entirely disliked. During half-term holidays, the Respondent would wake my son up at 6:00 am to start the house chores. I contested against this and did not allow this to continue as I argued he is allowed to sleep in during half term. The Respondent would criticize my parenting capabilities and blame me for being a bad mother and that I was spoiling my son. He would say "Why do you let your son sleep till 11:00 am in holidays, I will not do any housework if this teenager is comfortable sleeping in bed".
9. I am entirely disappointed that the Respondent made comments regarding my son, and claims that I am an alcoholic with abusive tendencies. Throughout our relationship, the Respondent would verbally and emotionally abuse me by stating that I am a bad mother, and I am unfit to care for my son. He has now mentioned this in his statement and claims my son witnessed some abuse from a previous partner which is completely incorrect. I

have protected my son with my life, and I would not expose him to any harm. My son is [REDACTED] and I have raised him alone since birth. The Respondent was introduced to my son three years ago. I am not an alcoholic, and I am an individual who has strived for success for both me and my son. I was in university for three years studying and I was training to become a nurse whilst working another job. When I was occupied with long training hours, the Respondent would take my son to extra-curricular activities as I could not. The Respondent seems to be using this against me, however, I believe this is expected as goodwill when we all lived at my home as a family. The Respondent reported me to social services during an argument, and they arrived at 10:00 pm. On arrival, they said they had not seen anything wrong and after speaking to my son they confirmed he was healthy and well. They closed the case during this 30-minute visit. My son's school knows me very well and they are pleased with my son. He is an exceptional student with good attendance, he is happy and healthy whilst exceeding beyond the pace of his age group.

10. I have a good character and I work with vulnerable people in nursing. I have been in the UK since 2005, I work hard, I gave birth to my son here, I obtained British citizenship, and graduated from nursing studies with successful results. I currently work as a registered nurse in Poole Hospital, and I work amongst professionals where I maintain a high professional standard. I do not know how I could achieve this if I was an alcoholic or mentally unstable as falsely claimed by the Respondent. I am upset about the lies told in his statement, because there is no truth to it. I believe this is an attempt at emotional abuse and another way to make me feel like nothing. The Respondent further tried to frustrate matters at the last hearing, where he requested a statement from the Judge by my ex-partner (my son's father who has not been in contact for over 10 years), which was refused.

I believe that the facts stated in this statement are true. I understand that proceedings for contempt of court may be brought against anyone who makes or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

Signed:  \_\_\_\_\_

Dated:     Sep 26 2023

IN THE FAMILY COURT AT BOURNEMOUTH

IN THE MATTER OF THE FAMILY LAW ACT 1996

CASE NO: BH23F00255

BETWEEN:

MISS [REDACTED] – APPLICANT

AND

MR ANDRZEJ MAJEWSKI – RESPONDENT

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STATEMENT OF MR ANDRZEJ MAJEWSKI

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I, the undersigned Andrzej Majewski, am writing this statement as per the court's request dated 23/01/2024.

1. I am the father of three wonderful daughters. This situation has also left a negative impact on them. I request the court to consider how the decision to deprive me of my home and make me homeless will affect not only me but also them emotionally and financially. Due to the crisis and high cost of living, my two younger daughters, aged 14 and 15, are in a difficult financial situation. In February 2023, the Applicant contacted them and promised assistance, also assuring them that they would live with both me and the Applicant. My daughters were overjoyed by this prospect. However, shortly after, the Applicant changed her mind and denied them the opportunity to live with us. My daughters were devastated by this decision. The Applicant justified her decision by stating, "I don't want his daughters rummaging through my cosmetics. I am the only princess in this house. Not only do I not want his daughters to live with us, but I don't even want to see them here for a visit." I have witnesses to confirm these statements and facts. My daughters dream of living with me. Being evicted from the house will likely shatter their dreams forever. This case is not just a fight for a home but, above all, for truth and justice.

False accusations have ruined my financial situation as I was not financially prepared to be thrown out of the house overnight. I have no savings as all my money was invested in a summer house adjoining the house, I lived in. My financial situation has also affected the financial situation of my daughters, who are innocent of any wrongdoing to the Applicant and suffer due to her false accusations. Family court should support victims of domestic violence, especially children and minors who suffer due to crimes committed by adults. In my statements and evidence submitted to the police, I have repeatedly proven that the

Applicant is the criminal who does not respect the law or court decisions and that she is the aggressor, not a victim of domestic violence.

2. Before the first court hearing on 21/07/2023, during a meeting with the Applicant's solicitor, Mr. John Reynolds, I made a settlement offer. I proposed that if the Applicant compensates me at least partially for the funds I invested in building our summer house, I would have withdrawn further financial claims and drop accusations of assault and making false statements against me. Since I invested approximately £15,000 and a year and a half of my work into the construction of our summer house, I proposed a compensation amount of £5,000. This would allow me to rent a studio for myself and a place to run my Phones Rescue business, maintaining income for my business. This would significantly improve my financial situation. Mr. John Reynolds firmly rejected my offer, stating that the Applicant would not pay a penny. Furthermore, the Applicant applied for me to pay her rent, cover the costs of repairs to her property, and requested the right to retain all furniture and equipment I purchased, as confirmed in the "non-molestation order" document point 7.18. As a victim of domestic violence and a person innocently arrested and evicted from the house, I could not agree to this for obvious reasons, as it would not only destroy my life but also the lives of my daughters. I believe that the offer I made to the Applicant was fair and generous, but her goal is not to reach a settlement; rather, it is to maximize the destruction of my life, driven by a desire for revenge and jealousy.

The settlement I proposed would have allowed the Applicant to avoid responsibility for assaulting me, wasting police time, making false statements, and ignoring court orders. This would have allowed her to retain her job as an NHS nurse, and it would have allowed me to keep my business and continue generating income, enabling me to rent another property to live in. It is not my goal or intention to ruin the Applicant's life because I know that with a criminal record, she will not be able to return even to her old job in elderly care.

3. At present, my company is ruined. For the past 7 months, I have not been repaying the loan taken for the business or other financial obligations related to the company because I am unable to do so. I fear that the only option left for me in this situation is to declare bankruptcy for the company. The Police in Dorset and the Family Court in Bournemouth bear a significant portion of the blame for this situation because due to their mistakes, delays, and errors, my case has been prolonged by at least 4 months. For my income-deprived business, being without revenue for 4 months is a matter of life and death.

4. Currently, my financial situation is tragic. I have approximately £7000 of unpaid business loan, £1500 debt on my bank account, and £2000 debt on my credit card. If I am deprived of my home, there is a high risk that I will become homeless. The house from which I was evicted is less than 2 miles from my workplace, where I am currently employed. At the instigation of the Applicant, I sold my car to invest the proceeds in building the summer

house. The opportunity to stay in this house would allow me to commute to work by bike. Currently, I don't have a car and incur significant expenses for commuting to work. The Applicant owns a car, so she is in a much better position when it comes to commuting to work.

5. As a father, it is my duty to provide financial and emotional stability for my daughters. The mother of my two younger daughters is unable to provide them with this. If I am evicted from my home, I will not be able to afford to rent a three-bedroom house from my salary to provide a safe haven for my daughters, as I cannot even pay for the rent of a single room. Currently, I am temporarily staying at my friend's house, but I cannot predict how long this will be possible. As an innocent person, falsely accused, and a victim of domestic violence, it would not be fair for me to become homeless.

6. In the history of the British justice system, there have been instances where the police and courts protected criminals and punished the innocent, leading to numerous human tragedies, not just financial ones. I wish to believe that such a situation will never happen again. The role of the courts and the police is to protect crime victims, not criminals. I urge you to consider all the facts and evidence once again objectively I have presented. I understand that family court must prioritize the well-being of children, but the children of criminals should not be more important to the court than the children of domestic violence victims and those wrongly accused. It is not too late to make the right, fair, and just decision.

I believe the facts stated in the statement are true.

Andrzej Majewski

A handwritten signature in black ink that reads "Majewski". The signature is written in a cursive, flowing style.

29/01/2024