

NORTH CAROLINA
WAKE COUNTY

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
FILE NO: 08CvD 12310

FILED

GARRY D. RENTZ,
DONNA A. RENTZ, &
KRISTA C. LISTER,
Plaintiffs,

)
2008 SEP 11 PM 4:49

)
WAKE COUNTY, C.S.C.
)
AMENDMENT AND SUPPLEMENT TO
)
REBUTTAL AFFIDAVIT OF
)
BY _____
)
BRAD COOPER

v.

BRADLEY COOPER,

Defendant,

NOW COMES the undersigned Affiant, being first duly sworn, and says the following:

1. I am over eighteen years of age and competent to testify regarding the matters set forth herein.
2. This Amendment and Supplement to my Rebuttal Affidavit is provided because additional facts and evidence have become available to me and I would like to update my statements to ensure they are as accurate and precise as possible.
3. Desiree Jackson and others have accused me of having an ongoing affair. In truth I have only had a single indiscretion that occurred approximately 3 years ago. This is the only time I have slept with someone other than Nancy during our marriage. Nancy was aware that it happened, and we dealt with the ramifications as any married couple would. It occurred only once, and I never made that mistake again. There have not been any other indiscretions or affairs with anyone else - ever.
4. Jessica Adam, Mike Morwick and Hannah Prichard all state that I repeatedly denied money to Nancy. This is not true. After our bank account went into overdraft again in January 2007, I told Nancy that we needed to be responsible and only spend what income we had. Nancy sometimes continued to use the debit card until the bank no longer approved her purchases and the account was in overdraft. I reviewed with Nancy our monthly bills and monthly income and told her that we had to keep enough money in the account to pay our monthly bills. After the monthly bills were paid which included everything from mortgage, insurance, healthcare, childcare, telephones, car payment... we only had approximately \$1,300 a month left over. Nancy had previously tried to keep track of her purchases using the debit card so that she did not overspend, but that had failed. This time, I suggested that instead of Nancy using the main account, we would simply protect that account, and I would transfer \$300 a week over to another account for her to use for her shopping and entertainment. In this way, we would ensure that we had sufficient funds for our monthly bills.

5. When Michelle and Tim mentioned they were having a garage sale on the weekend of May 31, Nancy and I decided to bring items to their house to clean out our own unused items rather than setup and advertise our own sale. The weekend prior to my business trip Nancy and I loaded up her vehicle with items we intended to sell at Michelle's garage sale together.
6. The only time I'm aware of that Nancy painted or helped paint for financial compensation was during the week of July 8 – 10, 2008 for Jessica Adams. I supported Nancy's desire to help Jessica paint for extra spending money for herself and took care of the children on the nights she was painting.
7. Although I previously stated in my affidavit that I had not ridden my stationary bike for over a year since June 3, 2007, my training log shows that I actually did ride my stationary bike once for less than an hour in January 2007 which I had completely forgotten about.
8. The Overton's website has additional details about the boat show at <http://www.overtons.com/boatshowldpage2007.shtml>. I previously stated in my affidavit that Nancy and I had spoken at least once, if not more during the day. My cell phone records show that Nancy and I actually talked 5 times during that day. This is the only boat show that I have ever attended prior to July 2008.

Cell Phone Records for Sunday September 30, 2007

Time	Description
11:57 AM	Nancy called my cell phone from the home phone
4:33 PM	I called Nancy from my cell phone to the home phone
5:10 PM	Nancy Called my cell phone from her cell phone
6:45 PM	I called Nancy from my cell phone to Nancy's cell phone
8:25 PM	Nancy Called my cell phone from her cell phone

9. Jessica Adam and others report that I disappeared for a weekend at a boat show and did not communicate all weekend. I only attended the boat show discussed above which took place on Sunday September 30, 2007. On Friday September 28, 2007, I was in New York City for business and returned home on American Airlines flight 4711 which landed in RDU at 10:10 PM Friday night. On Saturday September 29, 2007, I took the girls to the Durham Life and Science Museum, and then went home. Nancy was out that day for her "day off." Nancy and I talked numerous times throughout the day including 3 calls from her cell phone to me on our home phone.

Call Phone Records for Saturday September 29, 2007

Time	Description
03:21 PM	Nancy called the home phone from her cell phone
03:25 PM	Nancy called the home phone from her cell phone
04:10 PM	I called from the home phone to Nancy's cell phone

10. Desiree Jackson states numerous stories in her affidavit relating to me and my children. To my knowledge I have only met Desiree Jackson once in December 2007 for a few minutes at my MBA graduation party in our home. At that time the children were

upstairs with a sitter. Therefore to my knowledge Desiree Jackson and I have only interacted once, and my children were not even present.

11. Michelle Simmons and Desiree Jackson state that I took Nancy's cell phone away from her. I never restricted or obtained Nancy's cell phone and her cell phone records show that from January 1, 2008 to July 12, 2008, Nancy's cell phone received and placed numerous phone calls every day with the single exception of one day in April 2008. I do not know why she did not use her phone that day.

Nancy's mobile phone use was never interrupted. Below is a chart of call usage which shows that her mobile phone's usage was actually increasing since January.

Month	Monthly Calls	Average Calls per Day	Text Messages
January 2008	351	11.3	63
February 2008	535	18.4	16
March 2008	644	20.8	69
April 2008	605	20.2	72
May 2008	622	20.1	97
June 2008	699	23.3	41

12. Desiree Jackson states that when Nancy went to Hilton Head with her family in June, I never called to speak to Katie and Bella. Below is a summary of the calls shown on our phone records between Nancy and myself during that trip.

Date Time	Calling Phone	Called Phone
6/28/2008 4:12 PM	Nancy's Cell	Home
6/28/2008 7:15 PM	Brad's Cell	Nancy's Cell
6/28/2008 7:36 PM	Brad's Cell	Nancy's Cell
6/28/2008 8:00 PM	Nancy's Cell	Brad's Cell
6/28/2008 9:42 PM	Nancy's Cell	Brad's Cell
6/28/2008 9:43 PM	Nancy's Cell	Brad's Cell
6/29/2008 10:42 AM	Nancy's Cell	Home
7/1/2008 12:52 P.M.	Nancy's Cell	Brad's Office
7/1/2008 12:55 P.M.	Brad's Office	Nancy's Cell
7/2/2008 11:16 A.M.	Nancy's Cell	Brad's Office
7/2/2008 11:17 A.M.	Nancy's Cell	Brad's Cell
7/3/2008 7:49 P.M.	Brad's Cell	Nancy's Cell
7/4/2008 9:57 A.M.	Nancy's Cell	Home
7/5/2008 4:44 P.M.	Nancy's Cell	Home
7/6/2008 3:34 P.M.	Brad's Cell	Nancy's Cell
7/6/2008 4:33 P.M.	Nancy's Cell	Brad's Cell
7/6/2008 6:06 P.M.	Nancy's Cell	Brad's Cell
7/6/2008 6:20 P.M.	Nancy's Cell	Brad's Cell
7/6/2008 6:33 P.M.	Nancy's Cell	Brad's Cell
7/6/2008 6:38 P.M.	Brad's Cell	Nancy's Cell

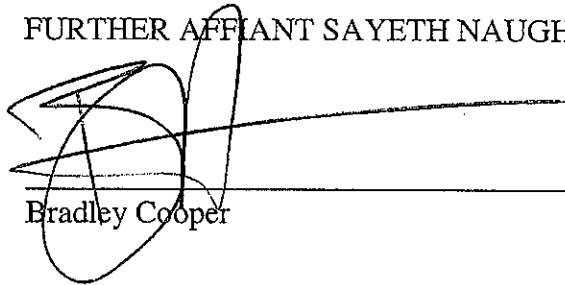
13. Jennifer Fetterolf and others stated that after Nancy and girls returned from the Beach trip in July 2008 the house was a mess. In truth I spent most of Saturday and Sunday cleaning the house and told Nancy this on the phone on Sunday. All the dishes were cleaned and put away, every waste basket was emptied, the house was vacuumed and dusted, the wood furniture was pledged and the leather furniture was conditioned. The only tasks I did not do is put the toys away in play room, clean the bathrooms, or wash the wood floors with warm water and vinegar which we normally do every weekend.
14. Jennifer Fetterolf states that I would drive to the store and purchase items that Nancy had picked out while shopping. This is not true. Since January 2008 Nancy has on only four occasions sent me emails with items that she wanted for herself and asked if we could stretch the budget so she could have them. She did not want to use her \$300 for the week on them. On each occasion I purchased the exact items she asked for either online, or in the case of an item at Uniquites, over the phone. For example on May 7, 2008 Nancy picked out a new outfit at Uniquites she wanted to buy for her potential future job interviews. I called the store and purchased the new outfit she wanted. These are the purchases and dates from those four occasions

May 7, 2008 – Uniquites Boutique - \$693.88
May 10, 2008 – Victora's Secret - \$47.99
June 9, 2008 – Nordstroms - \$186.82
June 9, 2008 – Saks - \$82.59
15. Clea Morwick states that during a family trip in November 2007 with my parents where we drove to Nashville, Nancy did not attend our outing to the Nashville Zoo. Clea then states that we ate before returning from the zoo and without inviting Nancy to eat with us. The truth is that Nancy did not attend the zoo trip because she wasn't feeling well and stayed at the hotel that day. We returned to the hotel around 5:30 PM on November 11, 2007 and all of us, including Nancy, went to dinner at The Old Spaghetti Factory. We have a receipt from the restaurant that shows that the dinner was paid for at 7:03 PM and that 6 people were seated. The six people were my parents (2), Nancy and myself and our two girls. The other nights during that trip, Nancy and I ate together at various restaurants, sometimes with everyone, and other times just the two of us.
16. Jessica Adams states that I agreed to Nancy's request that my mother would never enter our home again. I never agreed to this nor have I ever spoken in this fashion to my parents. I'm unsure how Jessica would have any first-hand knowledge about the relationship between my parents and me, or what I said or didn't say to my mother.
17. Jessica Adams states in her affidavit that Nancy would have informed her if Nancy was meeting Carey Clark for a run. Carey was the only runner that Nancy had found recently who could run at Nancy's pace. Both Nancy and Carey had run half marathons before and were looking to improve their times. Although Nancy had introduced other women in the neighborhood to running, they ran at a much slower pace. This includes Jessica Adams, who was working on being able to simply complete her first half marathon race. Furthermore when I called Jessica on Saturday July 12, 2008 to try to locate Carey, Jessica did not know Carey's phone number or even her last name. On Friday July 11,

2008 Nancy and Carey had planned to do a long run at Umstead. Carey was going to pickup Nancy around 5:45 AM but one of them cancelled that morning. Nancy never mentioned that Jessica had been invited or planned to attend the July 11th run, and I doubt that Jessica would be able to keep up with Carey's and Nancy's pace.

18. Desiree Jackson states that Nancy did not get a Christmas present in 2007 which confused Bella. Bella and I spent hours going store to store during the holiday season in December 2007 shopping for Christmas presents. Bella spent a considerable time in each store looking at items that she wanted to buy for Nancy. She finally picked out a stuffed bear. I gave her the money and she paid the attendant herself. We then went home and wrapped it up and put it under the tree. On Christmas day, Bella was beaming when she handed the present that she picked out, paid for, and wrapped "all by herself" to Nancy.

FURTHER AFFLIANT SAYETH NAUGHT:



Bradley Cooper

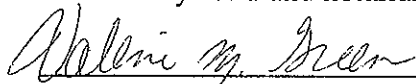
September 11, 2008

State of North Carolina
County of Wake

I, Valerie Green, a Notary Public in and for the County of Wake, State of North Carolina, do hereby affirm that Bradley Cooper did appear before me on this day and did under oath affirm that the contents of this affidavit were true and accurate.

This is the 11th day of September, 2008.

Witness my hand and notarial seal:



Seal:
My commission expires: 10-09-2010

FILED

2008 SEP 11 PM 4:52

WAKE COUNTY, N.C.

CERTIFICATE OF SERVICE

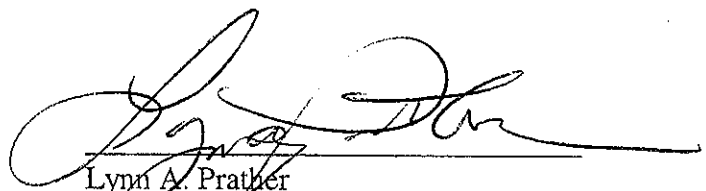
This is to certify that a copy of the foregoing document was duly served this day on all parties to this action by placing

BY _____

A copy thereof in a postage-paid envelope deposited in the United States Mail, addressed as follows:

Alice C. Stubbs
Wade M. Smith
Tharrington Smith, LLP
PO Box 1151
Raleigh, North Carolina 27602-1151

This the 11 of September, 2008.



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