

Robert C. Lukes
Tessa A. Keller
GARLINGTON, LOHN & ROBINSON, PLLP
350 Ryman Street • P. O. Box 7909
Missoula, MT 59807-7909
Telephone (406) 523-2500
Telefax (406) 523-2595
rclukes@garlington.com

Attorneys for Defendant Brian Carter

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
MISSOULA DIVISION

CANDI-LEE WEEKS,

Plaintiff,

v.

BRADLEY F. JOHNSON, BILL
DIAL, KRISTI CURTIS, KEVIN
CONWAY, SHANE ERICKSON,
CHASE GARNER, CHUCK
STEARNS, BRIDGER KELCH, JOHN
MUHFELD, BILL HILL (aka) HILLS
BROTHERS TOWING, BRIAN
CARTER (aka) MOONLIGHTING
BAIL BONDS,

Defendants.

CV16-161-M-DLC-JCL

DEFENDANT BRIAN CARTER'S
INITIAL DISCLOSURES

Defendant Brian Carter, miscaptioned as “(aka) Moonlighting Bail Bonds”
 (“Defendant Carter”) hereby sets forth his Initial Disclosures pursuant to Federal

Rule of Civil Procedure 26(a)(1). These Initial Disclosures are based upon the information available to Defendant Carter at the present time. They are subject to future supplementation as this matter progresses.

I. Individuals With Knowledge

Individuals currently believed to have material knowledge or information of the incidents alleged in Plaintiff's Amended Complaint include the following:

Candi-Lee Weeks
175 Hutton Ranch Road #103-231
Kalispell, MT 59901

Ms. Weeks has knowledge of the incidents alleged in her Amended Complaint.

Brian Carter
Moonlighting Bail Bonds
P.O. Box 3122
Kalispell, MT 59903

Mr. Carter has knowledge of the incidents related to securing Plaintiff's bond.

Bill Hill
Hill Brothers Towing
5845 US Hwy 93
Whitefish, MT 59937

Mr. Hill is believed to have knowledge of the incidents related to towing Plaintiff's vehicle.

The following individuals are believed to have knowledge relating to

Plaintiff's interactions with law enforcement and court appearances:

Bill Dial
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Kristi Curtis
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Bradley F. Johnson
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Kevin Conway
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Shane Erickson
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Chase Garner
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Chuck Stearns
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

Bridger Kelch
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

John Muhfeld
c/o Hammer, Quinn & Shaw, PLLC
P.O. Box 7310
Kalispell, MT 59904
(406) 755-2225

II. Documents

Following is a description of documents that are relevant to Defendant Carter's defenses:

1. Bond application-11/16/16
2. Notice of nonappearance-12/16/16
3. Bond-11/16/16
4. Ruling on Defendant's Motions After Adversarial Hearing with Order
-1/13/17
5. Bail Bond Revocation

III. Damages

Defendant Carter is not currently seeking damages. Defendant Carter

reserves the right to seek costs and/or attorney's fees from Plaintiff.

IV. Insurance Agreement

Defendant Carter is not aware of any insurance agreement that applies to this case.

DATED this 26th day of April, 2017.

/s/ Robert C. Lukes
Attorneys for Defendant Brian Carter

CERTIFICATE OF SERVICE

I hereby certify that on April 26, 2017, a copy of the foregoing document was served on the following persons by the following means:

- Hand Delivery
- 1 Mail
- Overnight Delivery Service
- Fax (include fax number in address)
- E-Mail (include email in address)

1. Candi-Lee Weeks
175 Hutton Ranch Road #103-231
Kalispell, MT 59901
Pro Se Plaintiff

/s/ Robert C. Lukes

Attorneys for Defendant Brian Carter