



Electronically Filed
Sep 07 2021 01:46 p.m.
Elizabeth A. Brown
Clerk of Supreme Court



ROA000157

EXHIBIT 7

CL Las Vegas > for sale > auto parts > by owner

reply 7 minutes¹⁰ Posted: a month ago 1.000x A. 0001.2

97-06 jeep wrangler tj doors (henderson nv)



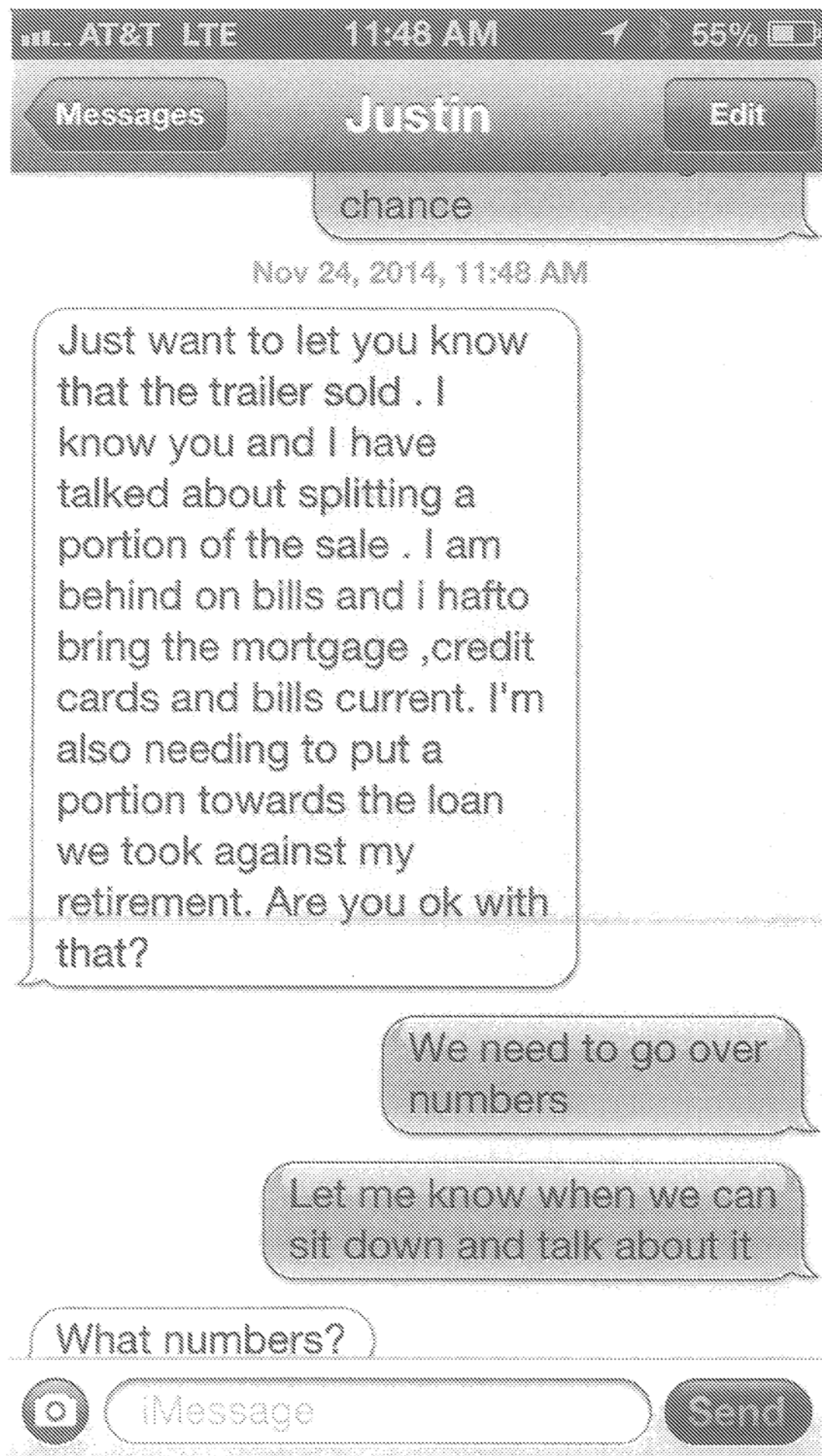
For sale .
Several set of jeep wrangler full doors.Dones in 1997-2006
Jeep wrangler TJs . Doors are complete and in great shape.
Prices start at \$750 a set and range depending on condition
Can be painted any color for extra\$\$.
Call or text 702-498-1862

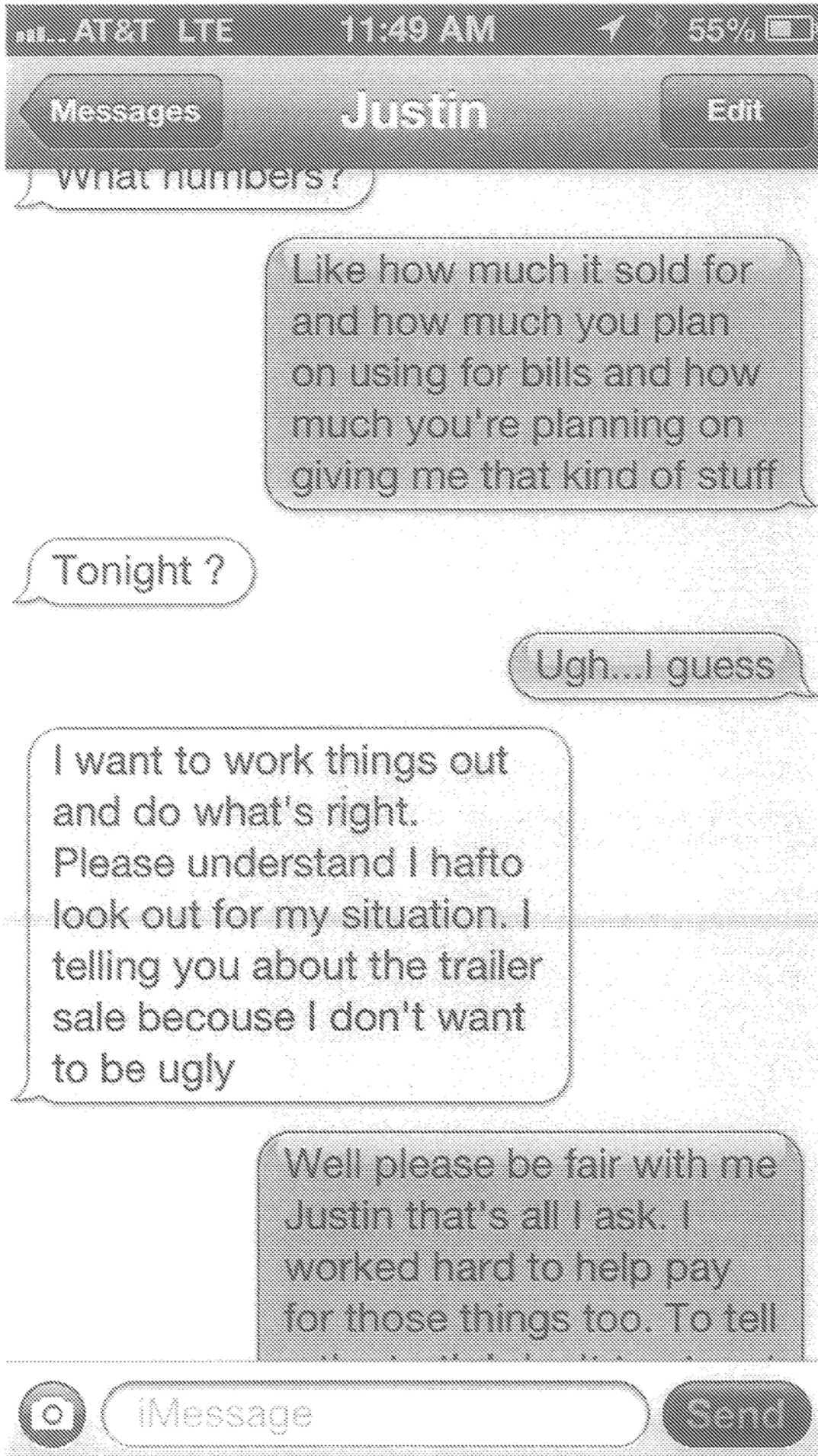
• do NOT contact me with unsolicited services or offers

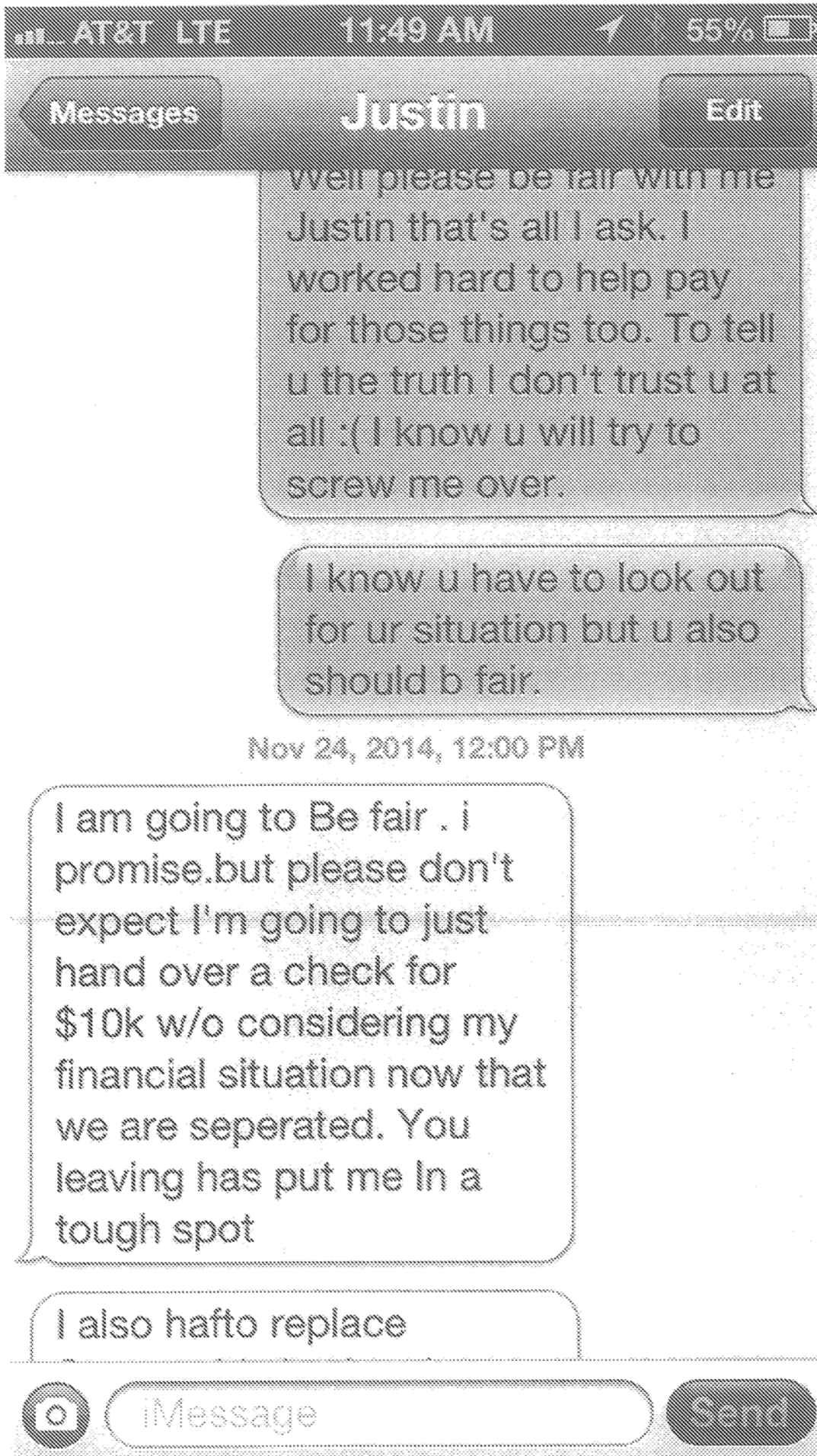
post id: 4760985144 posted: a month ago updated: 15 days ago 0 minutes¹⁰

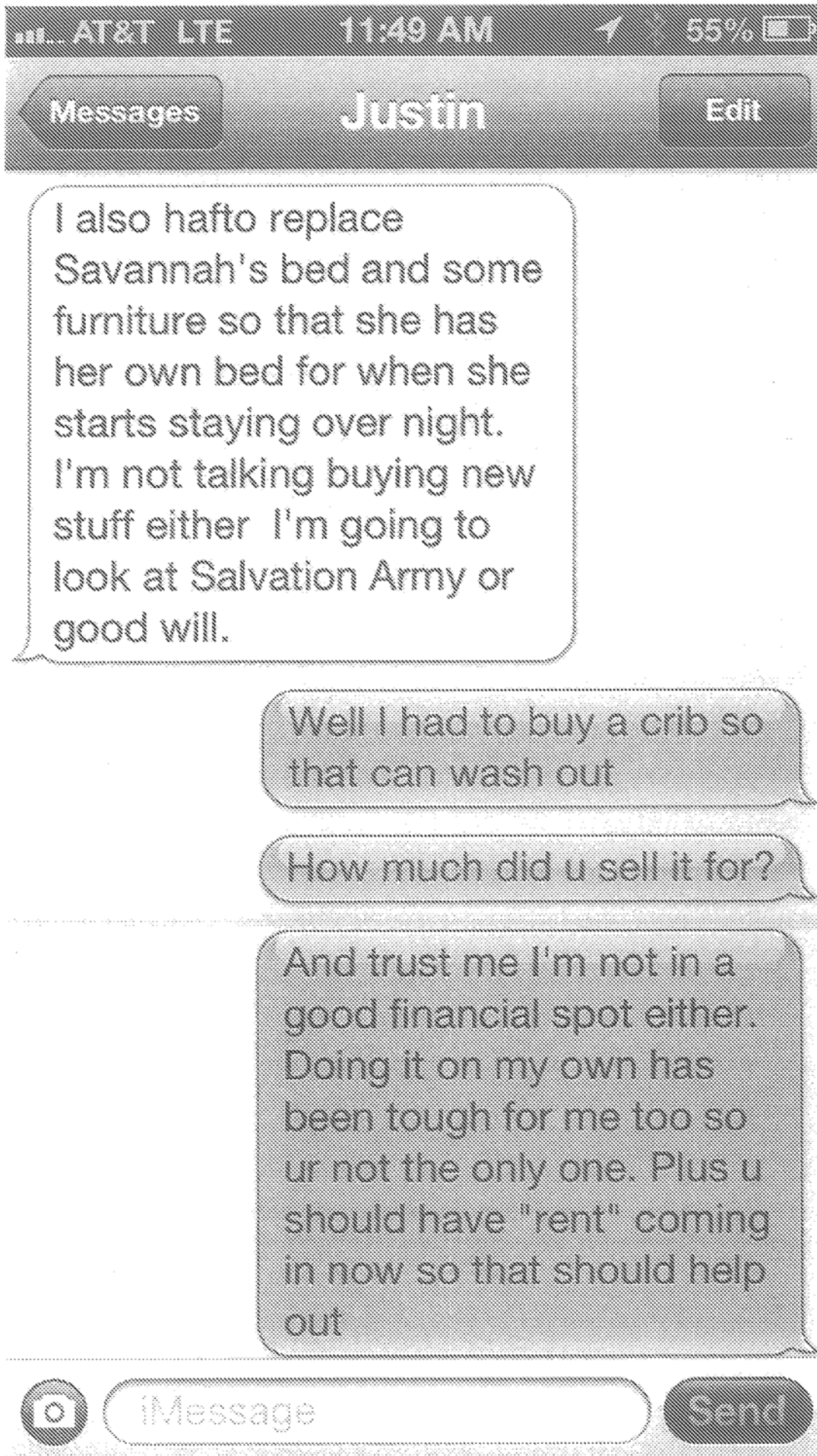
Avon, Azams, deal locally. Beware wiring (e.g. Western Union), cashier checks, money orders, shipping.

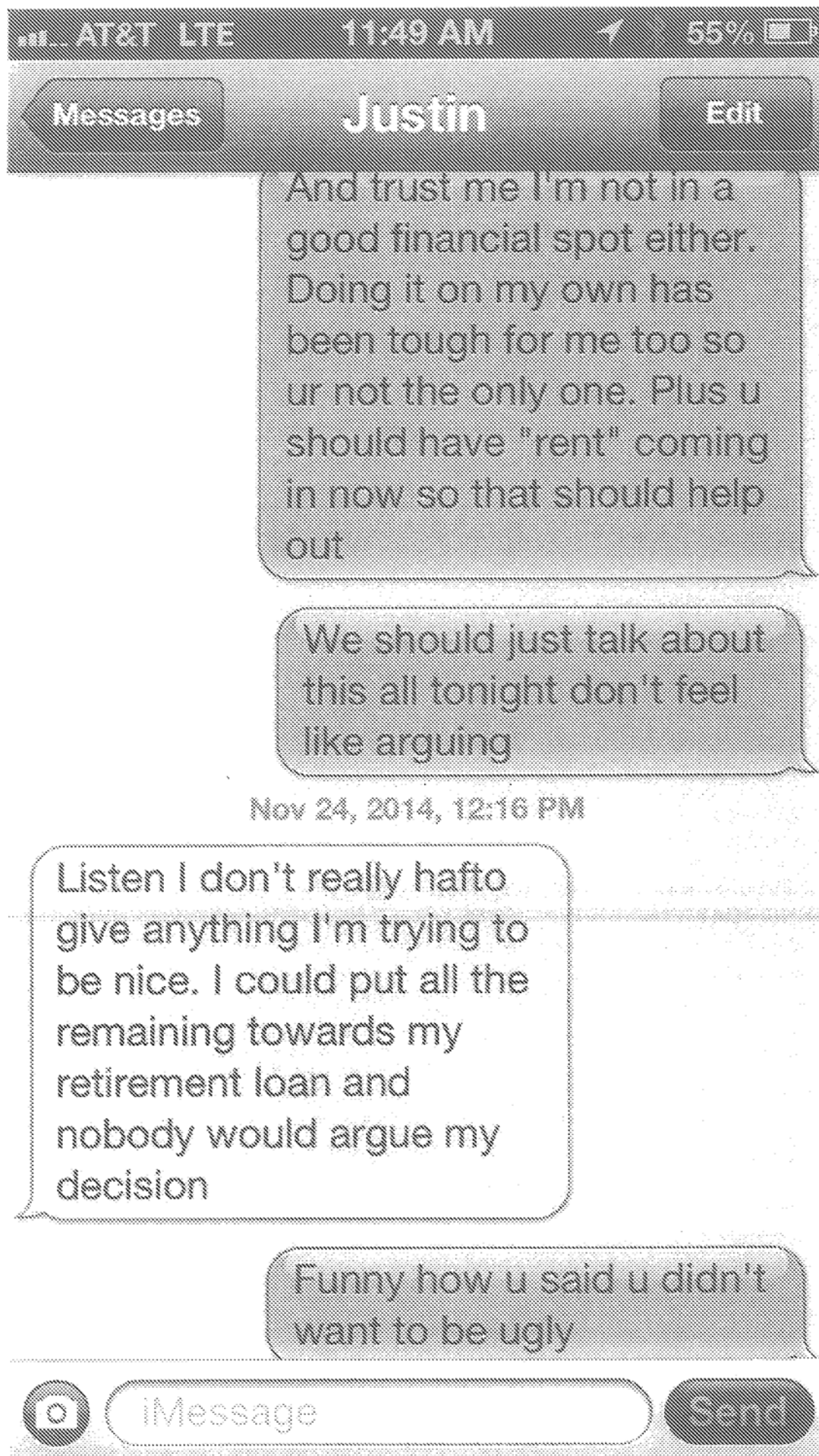
EXHIBIT 8

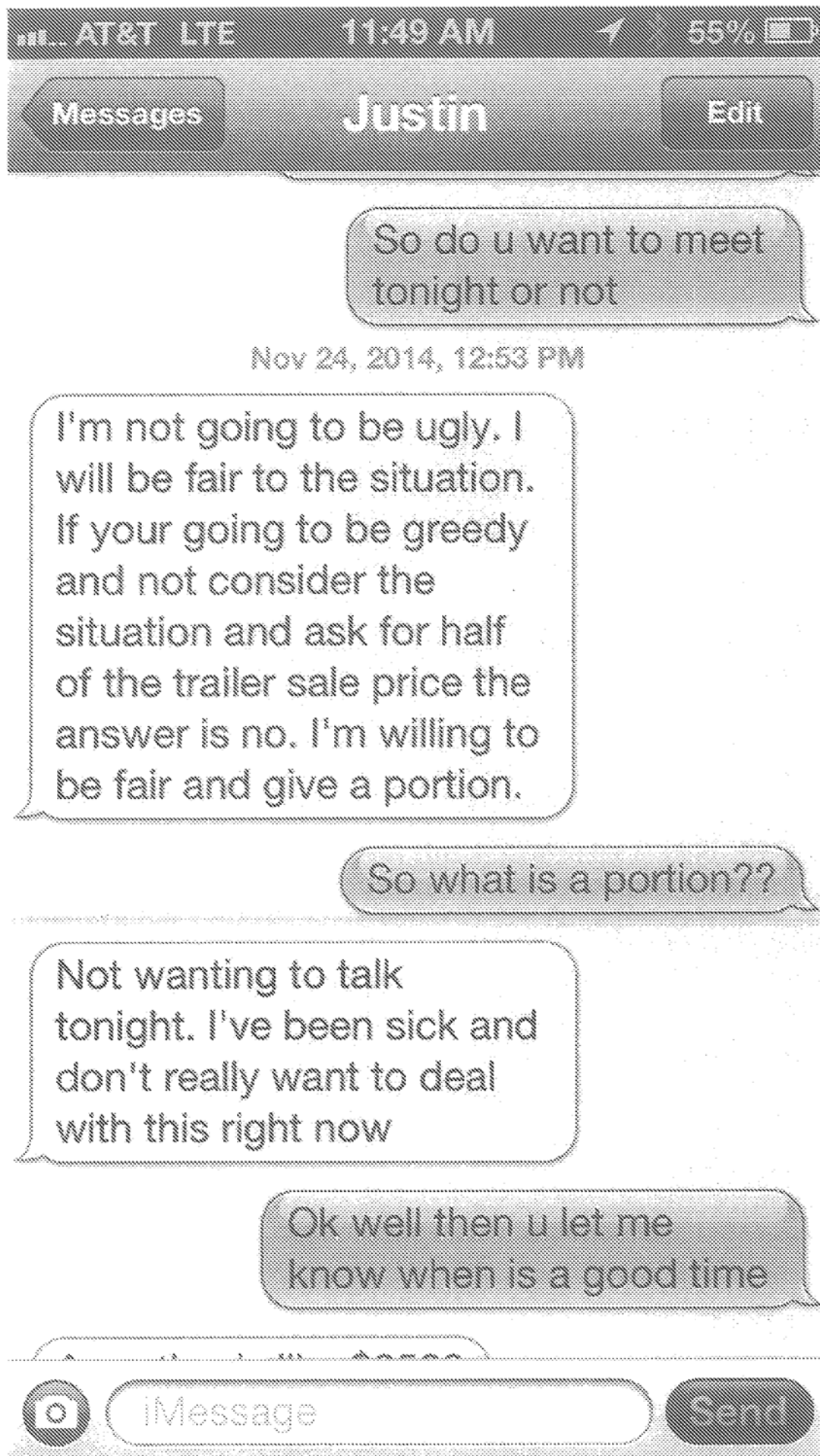


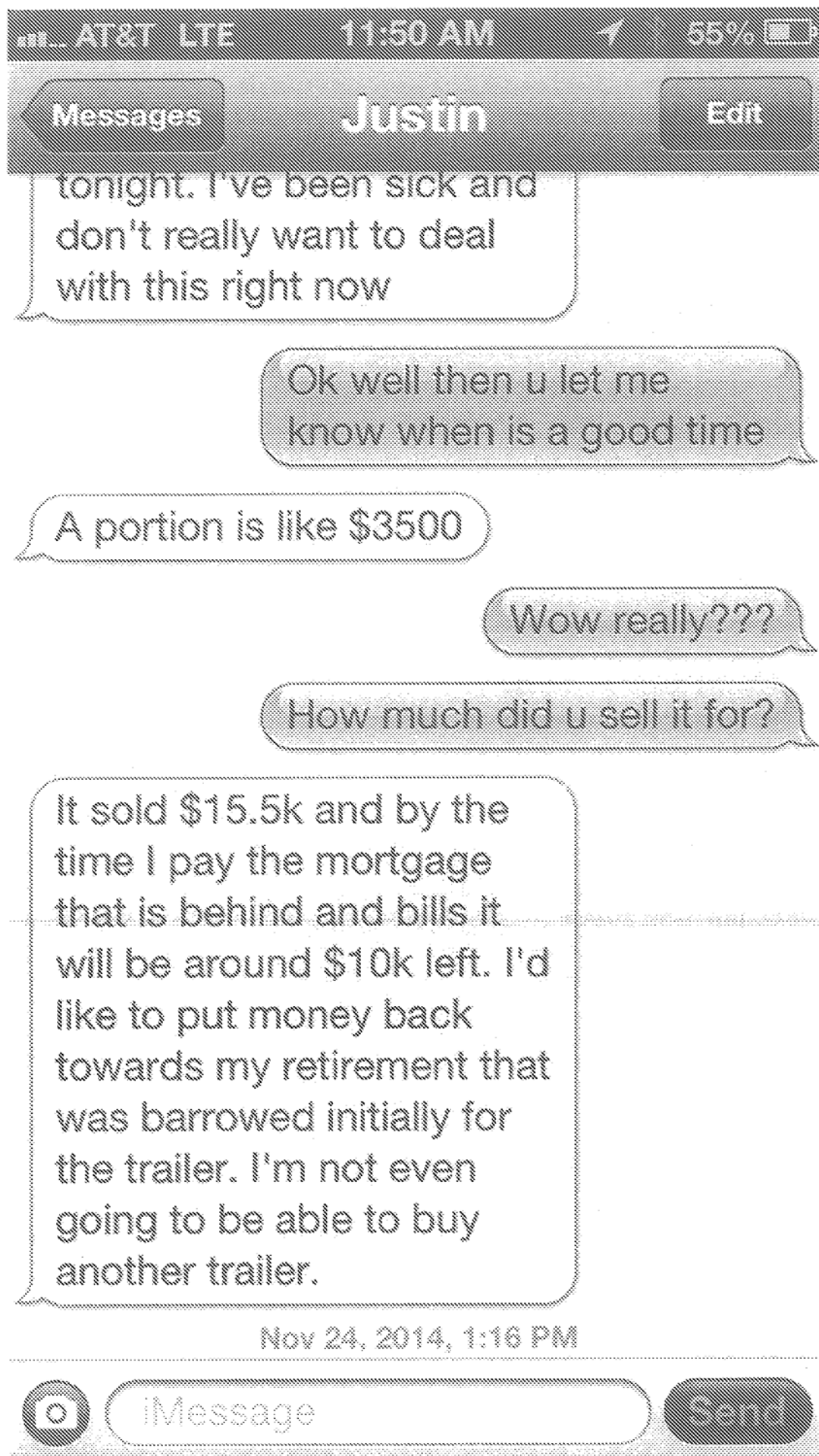


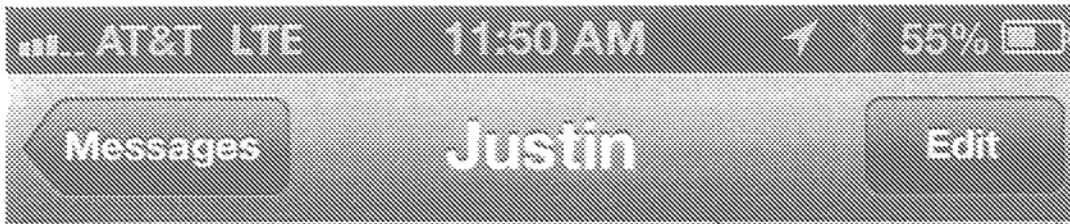












Whatever you say. \$3500 is fair . Im being nice .i dont hafta give anything at this point. if you want to wait till the divorce is final and maybe (MAYBE) get Somthing that's fine. . If your saying no ill just put it towards the retirement loan. In sure the courts will squash it becouse the retirement loan was established while together and im just paying off our debts.

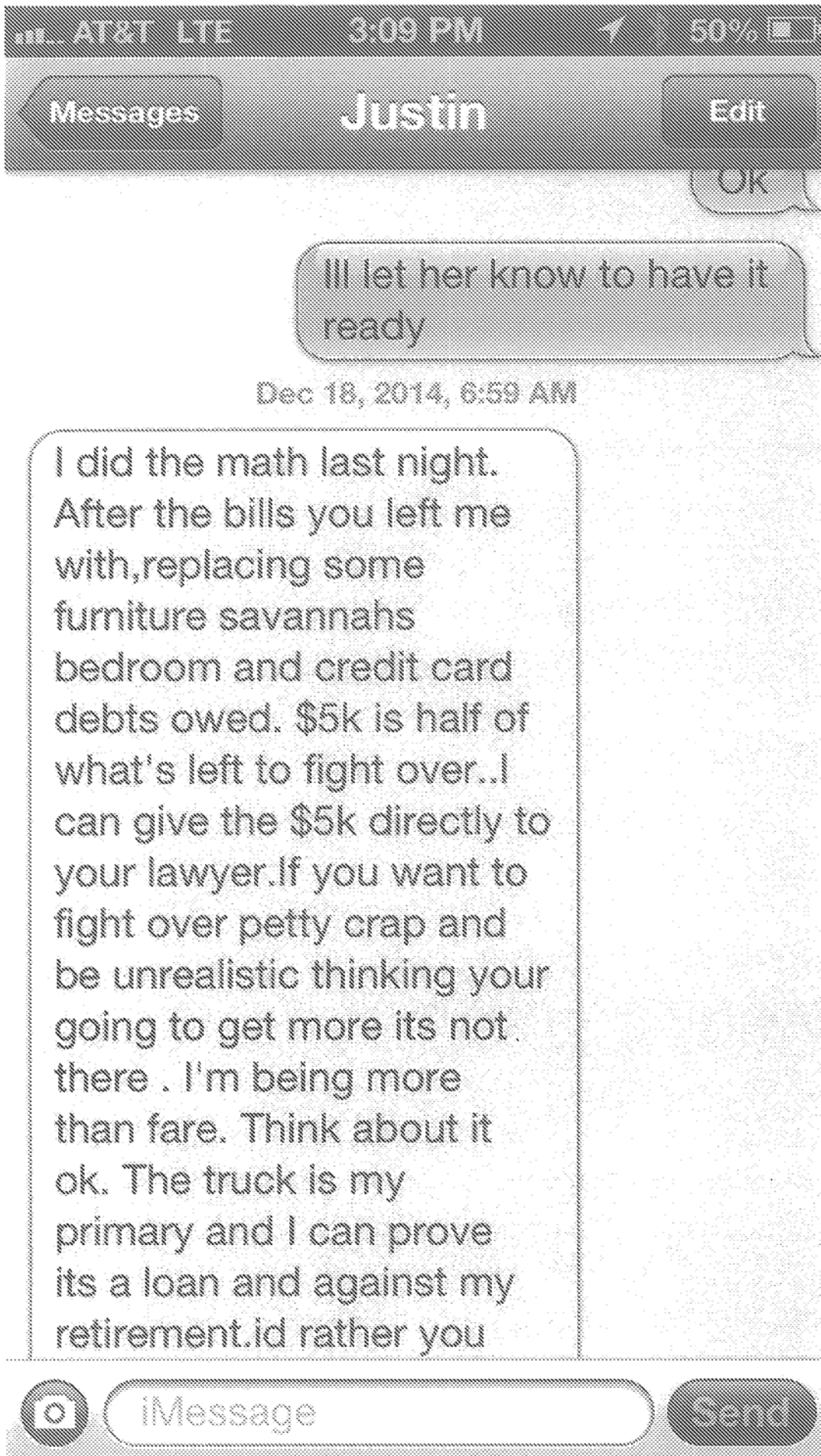
Nov 24, 2014, 1:45 PM

U won't put it towards that anyway u will waste it

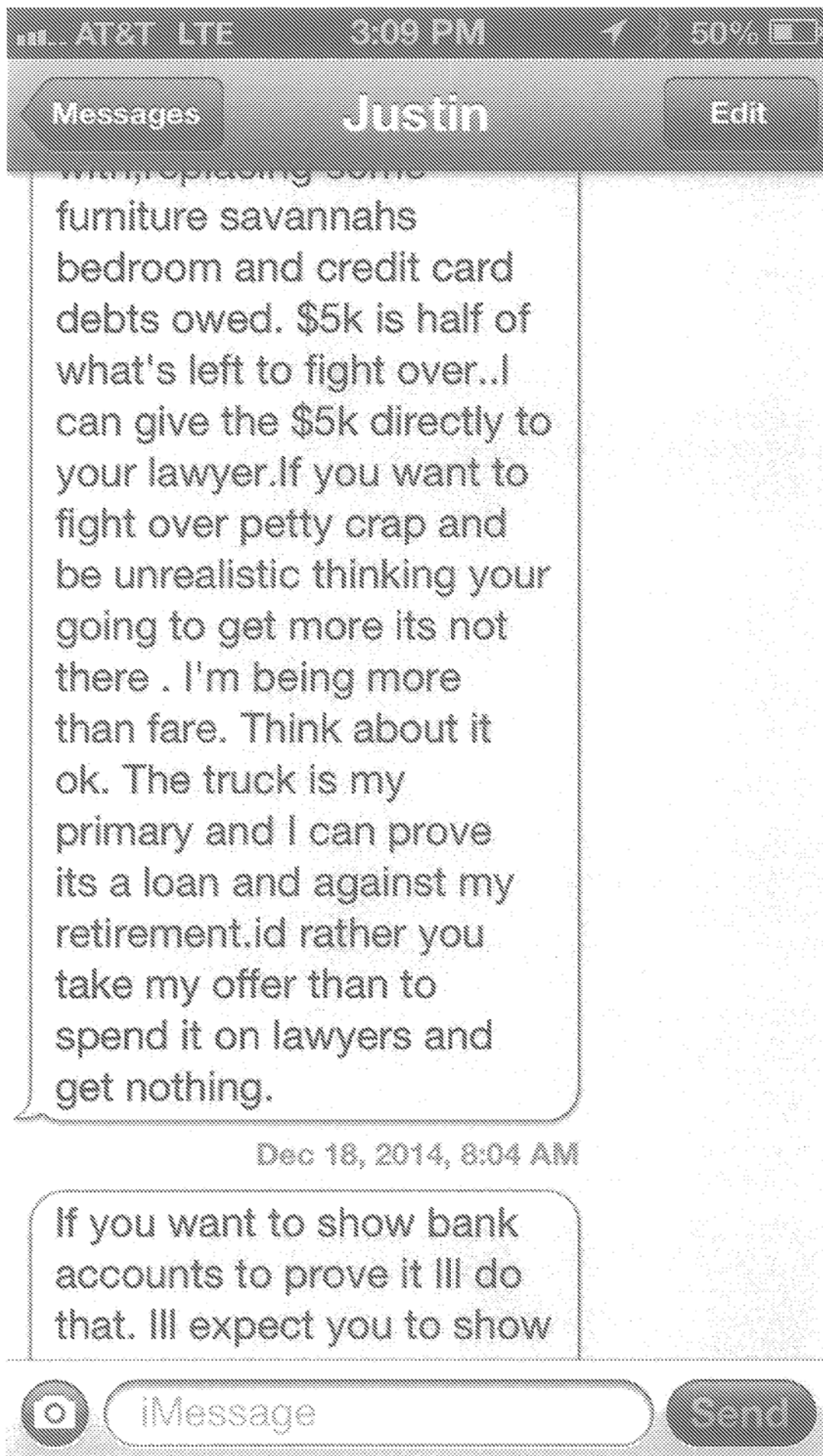
I'm also using some of the money for the divorce fees



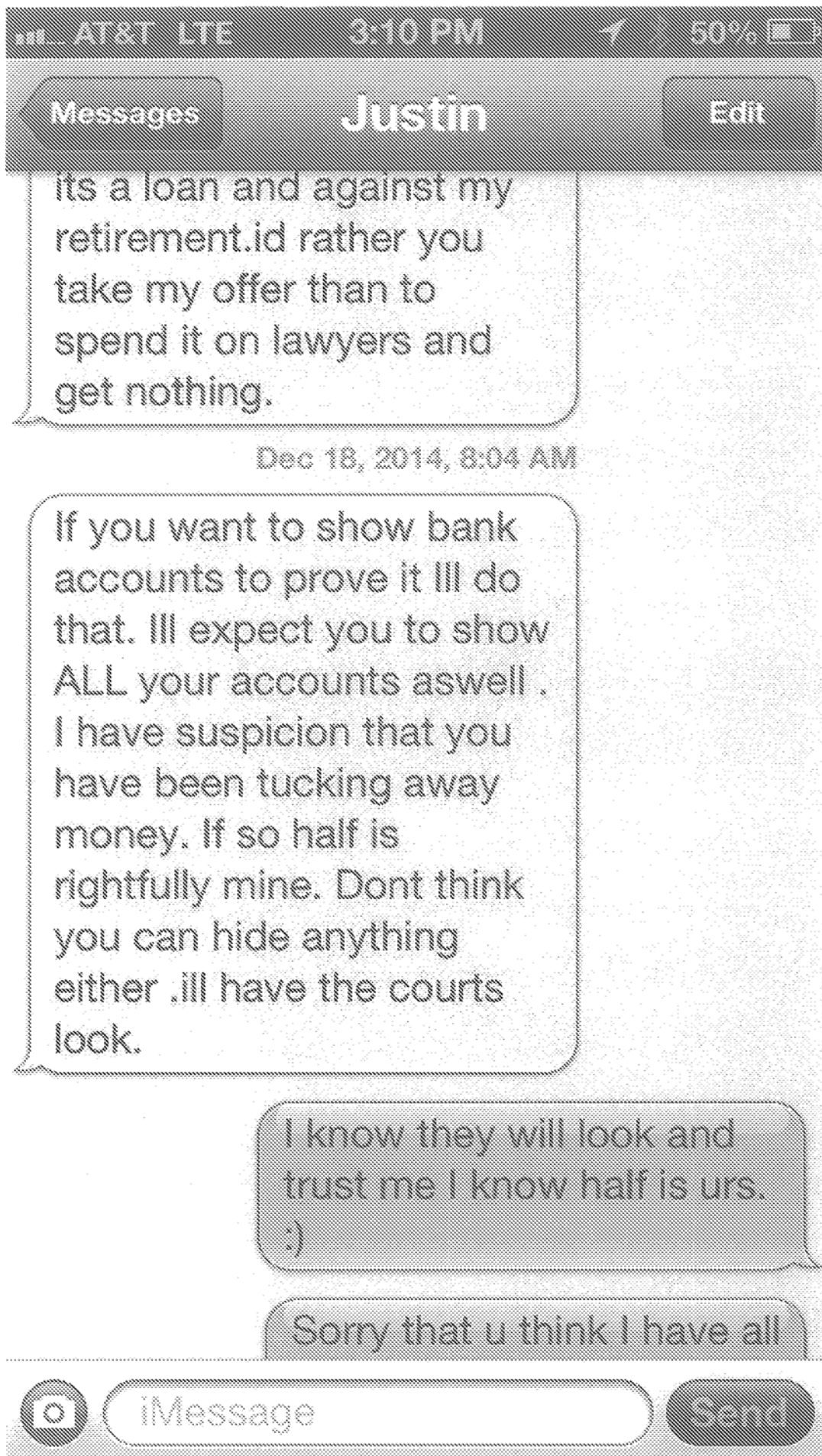
ROA000168



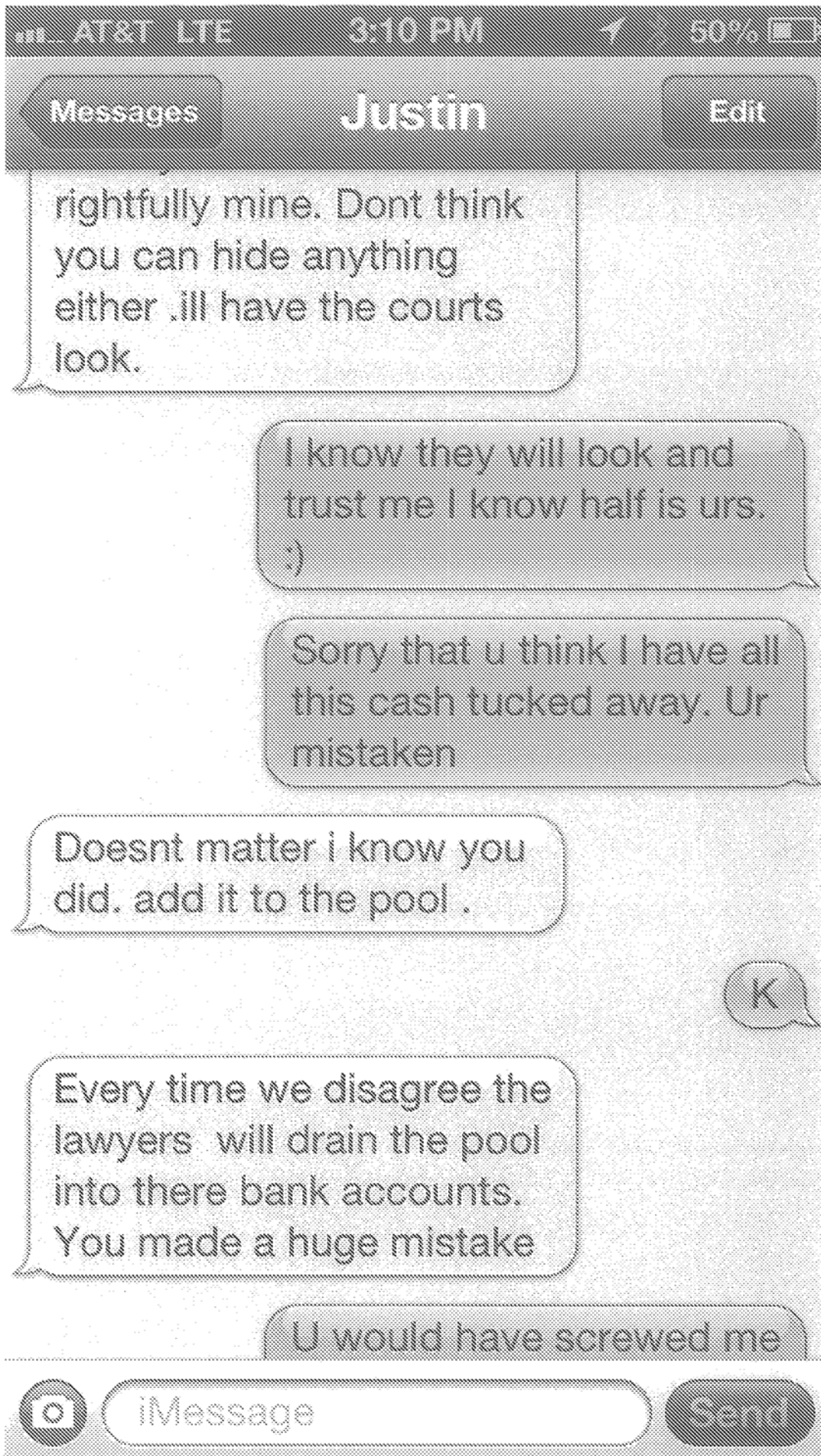
ROA000169



ROA000170

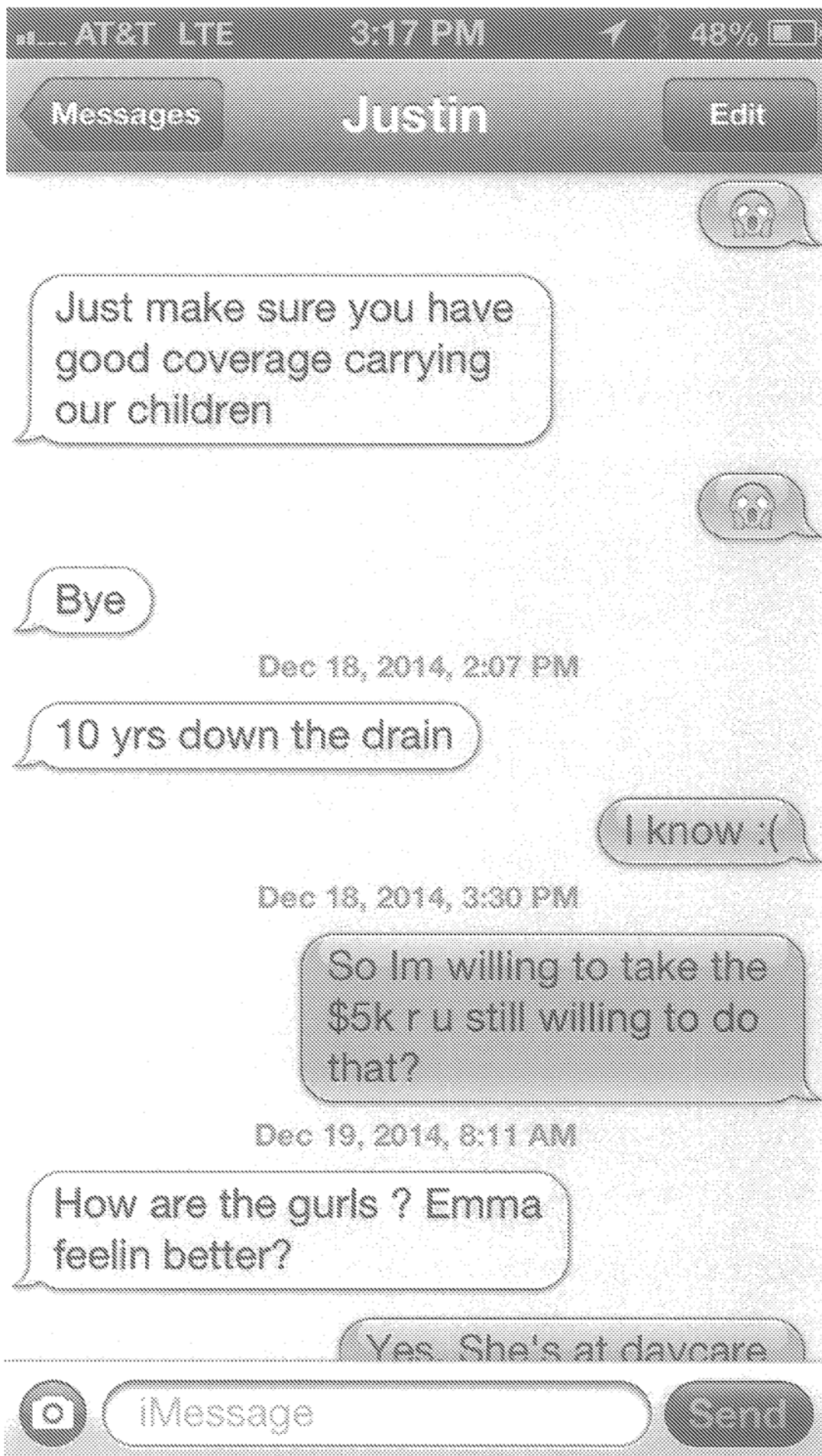


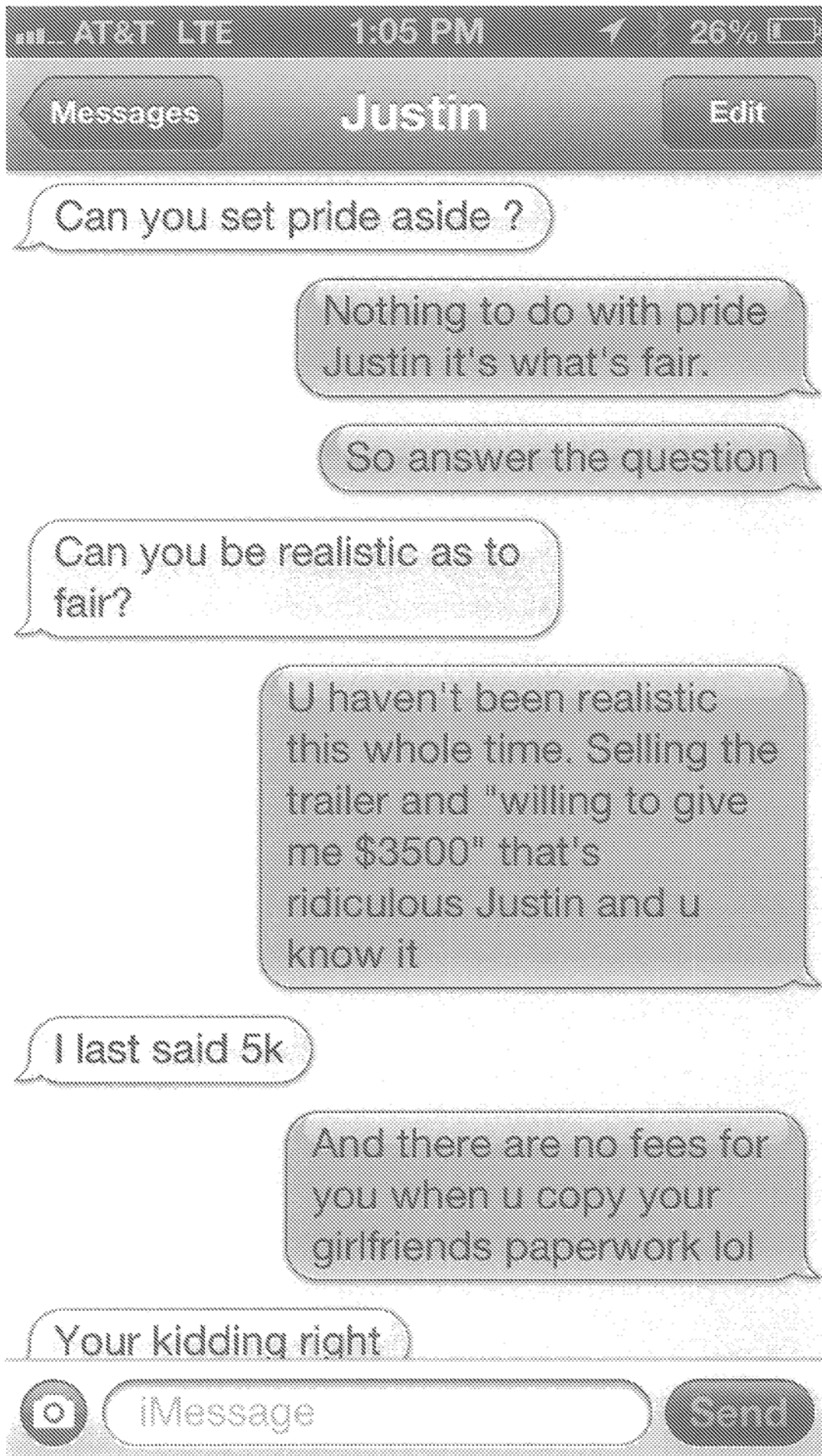
ROA000171



December 18, 2014

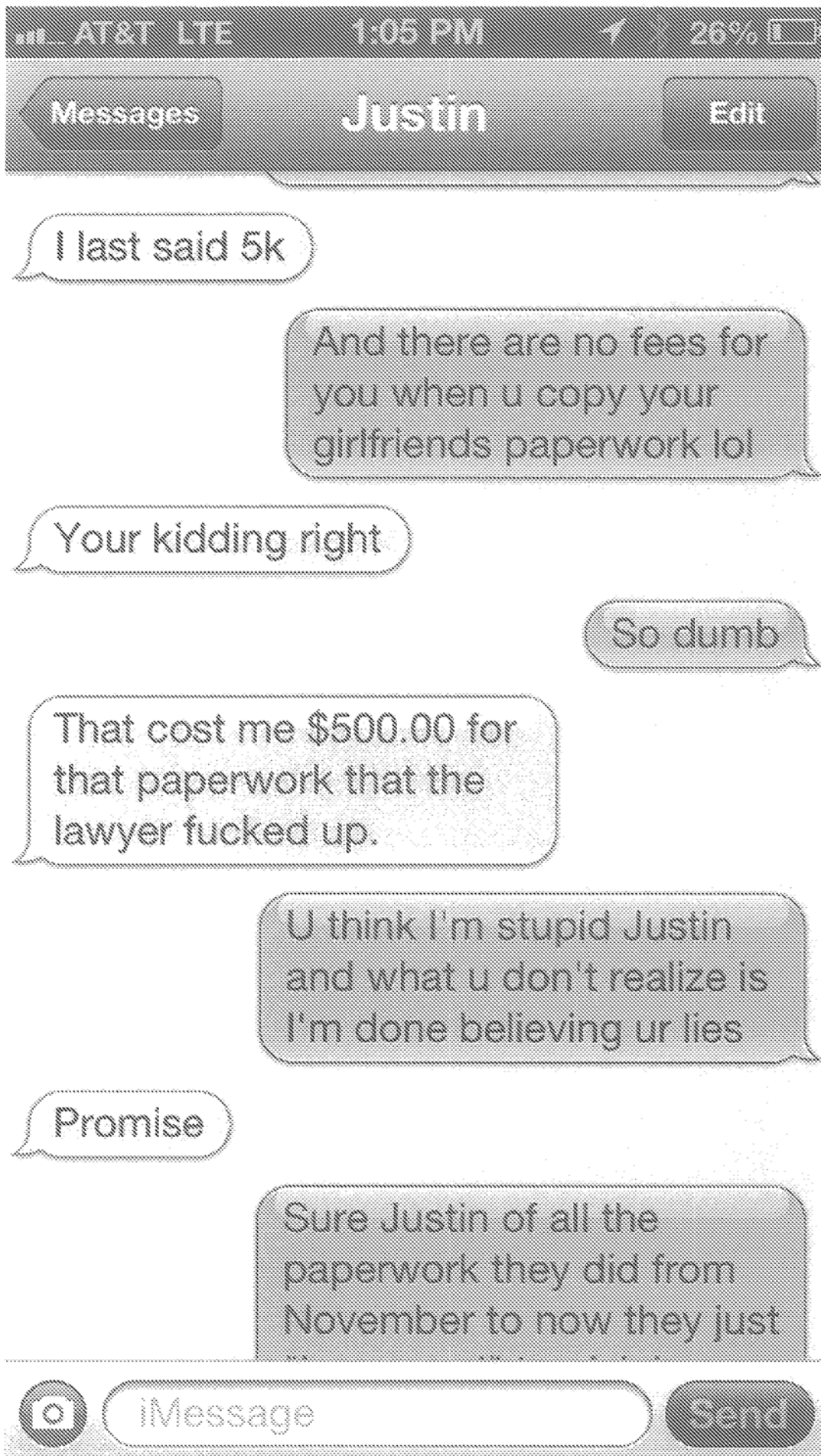
ROA000172



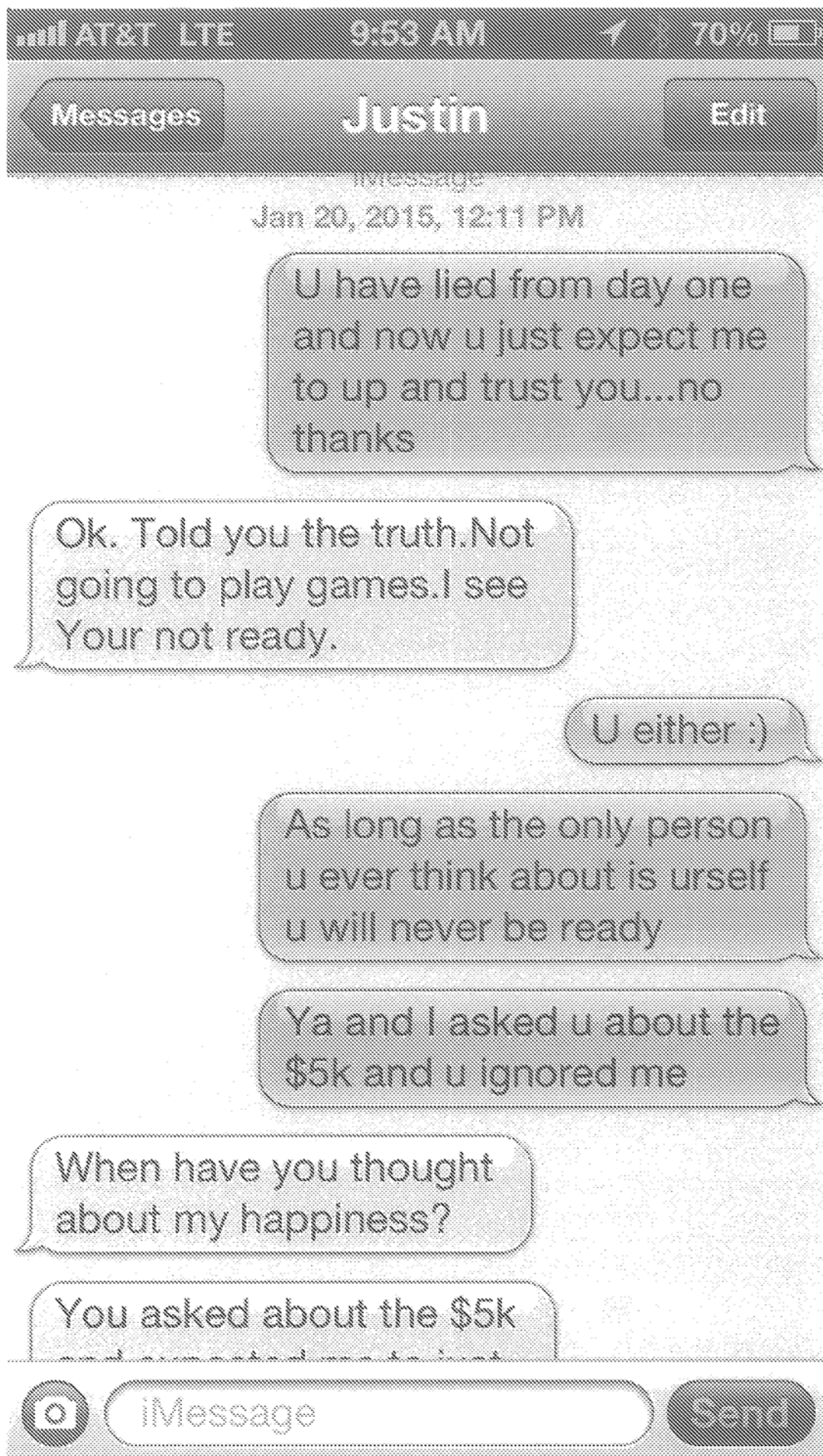


December 20, 12:00pm

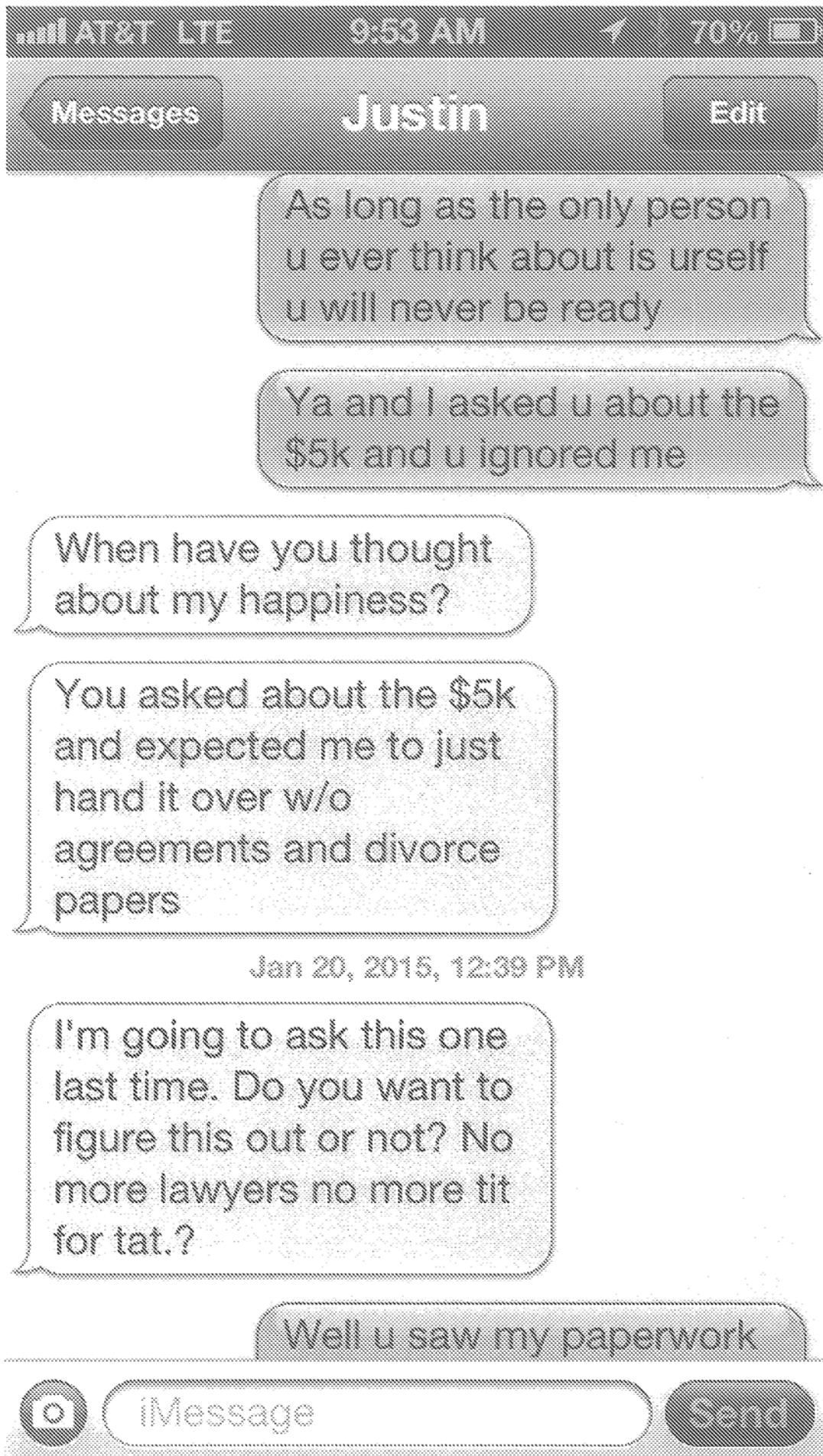
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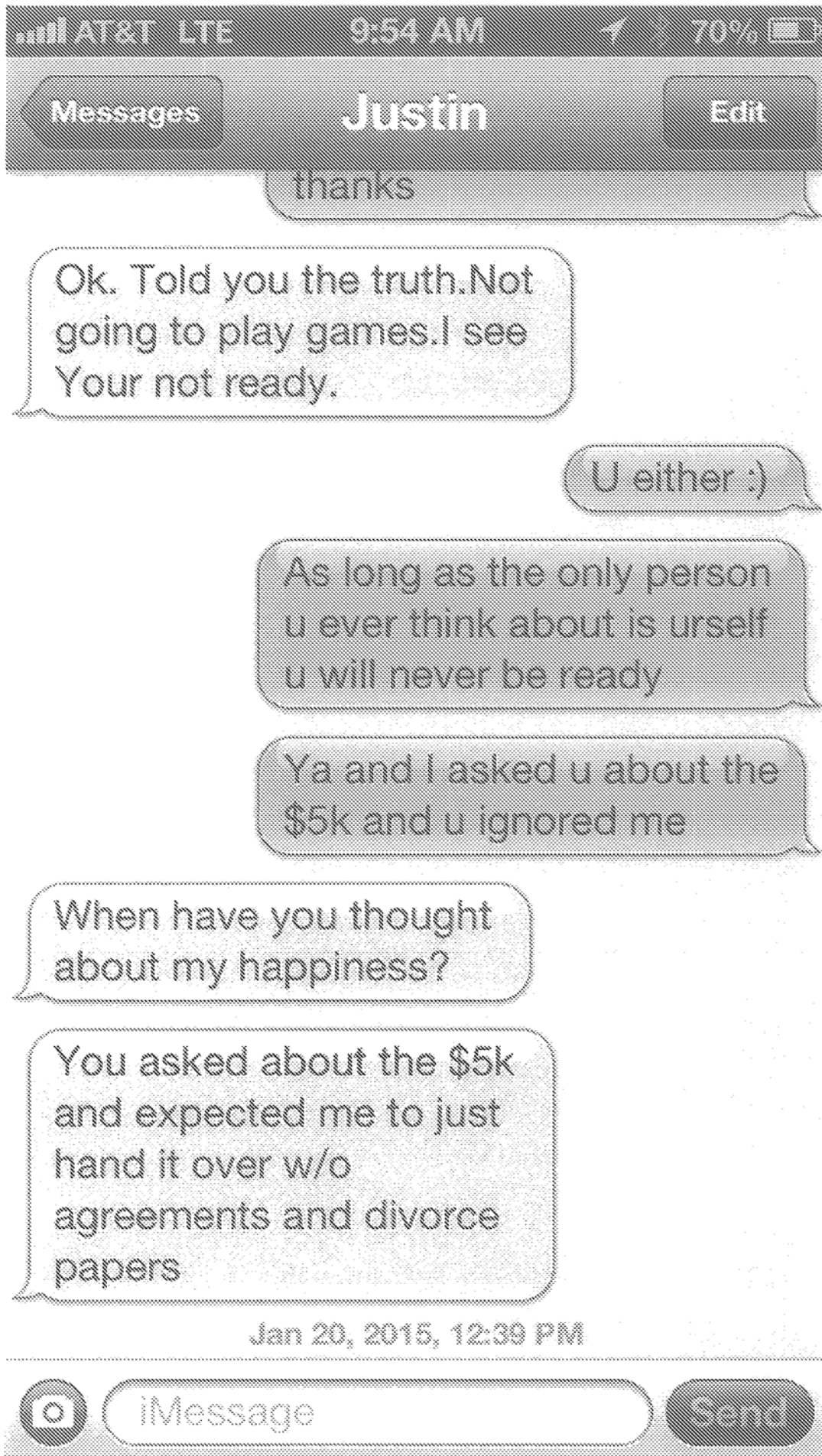
ROA000175



ROA000176



ROA000177



ROA000178

EXHIBIT 9

CL las vegas > for sale > cars & trucks - by owner

reply

X prohibited¹³

Posted: 18 days ago

andrew A. hertz

Posted NOV. 9

68 mustang classic 289 - \$4000 (henderson)



1968 ford mustang

odometer: 100000 fuel: gas

transmission: automatic title status: clean



1968 classic 289 v8 mustang, auto 100k plus mileage. does run/drive but needs work, body in good shape and interior, front seats need to be reupholstered. \$4000 obo NO TRADES OR LOW BALLERS CALL OR TEXT 702-two three four- 79 nine five

• do NOT contact me with unsolicited services or offers

post id: 4754115577

posted: 18 days ago

small is better

♥ best of¹³

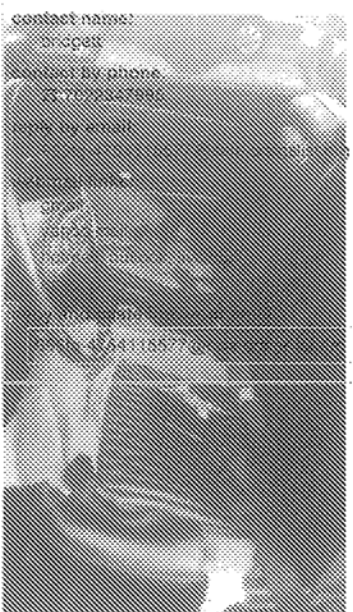
Posted NOV. 9

Avoid scams...deal locally:Beware wiring (e.g. Western Union), cashier checks, money orders, shipping.

Cl. las.vegas > for sale > cars & trucks - by owner

reply X prohibited¹³ Posted: 18 days ago [view](#) [edit](#)

preferred contact method:
68 mustang classic 289 - \$4000 (henderson)



1968 ford mustang

odometer: 100000 fuel: gas

transmission: automatic title status: clean



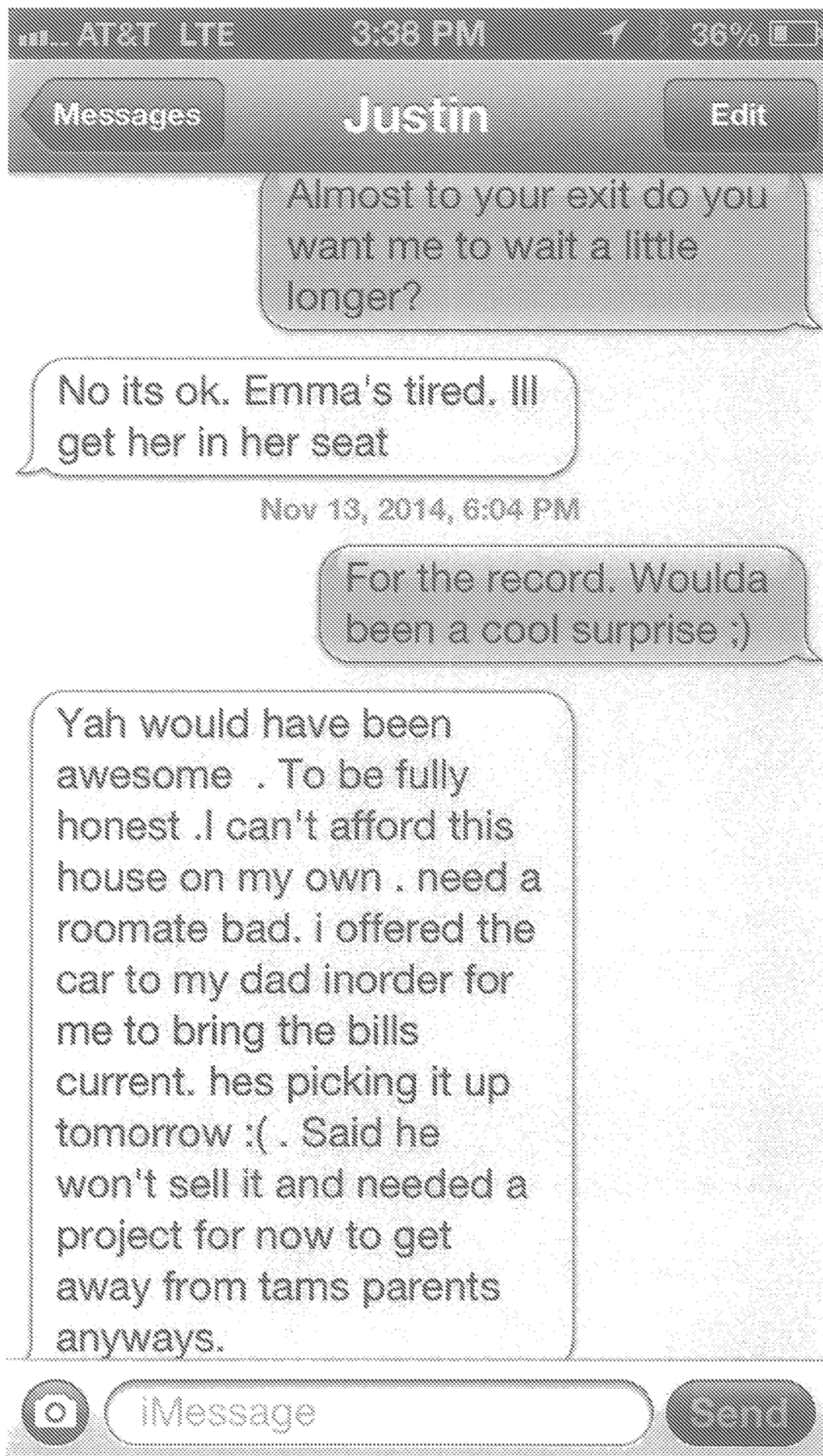
1968 classic 289 v8 mustang, auto. 100k plus mileage, does run/drive but needs work, body in good shape and interior. front seats need to be reupholstered. \$4000 obo NO TRADES OR LOW BALLERS CALL OR TEXT 702-two three four- 79 nine five

• do NOT contact me with unsolicited services or offers

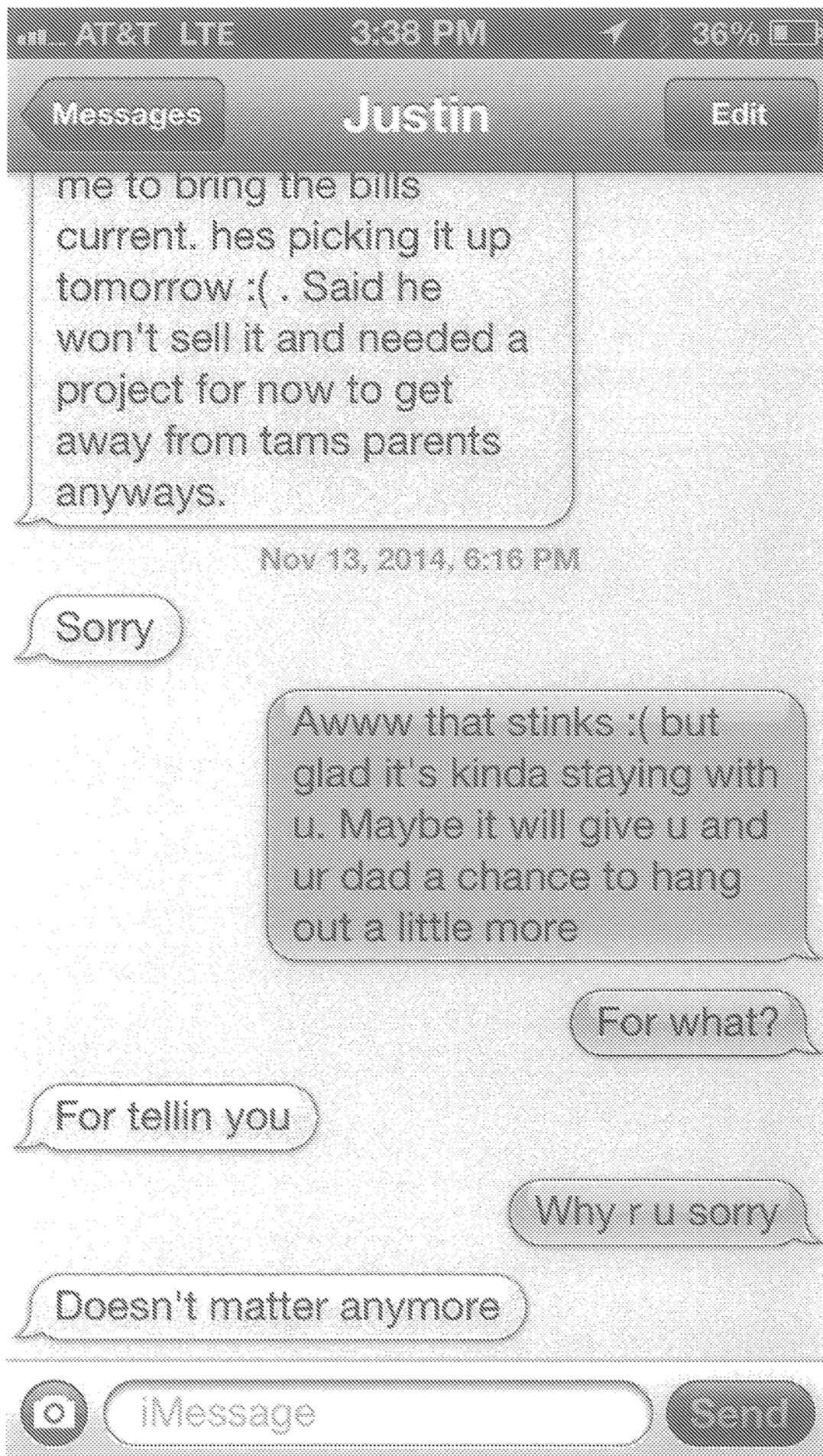
post id: 4754115577 posted: 18 days ago email to friend ♥ best of¹³

Posted NOV. 9

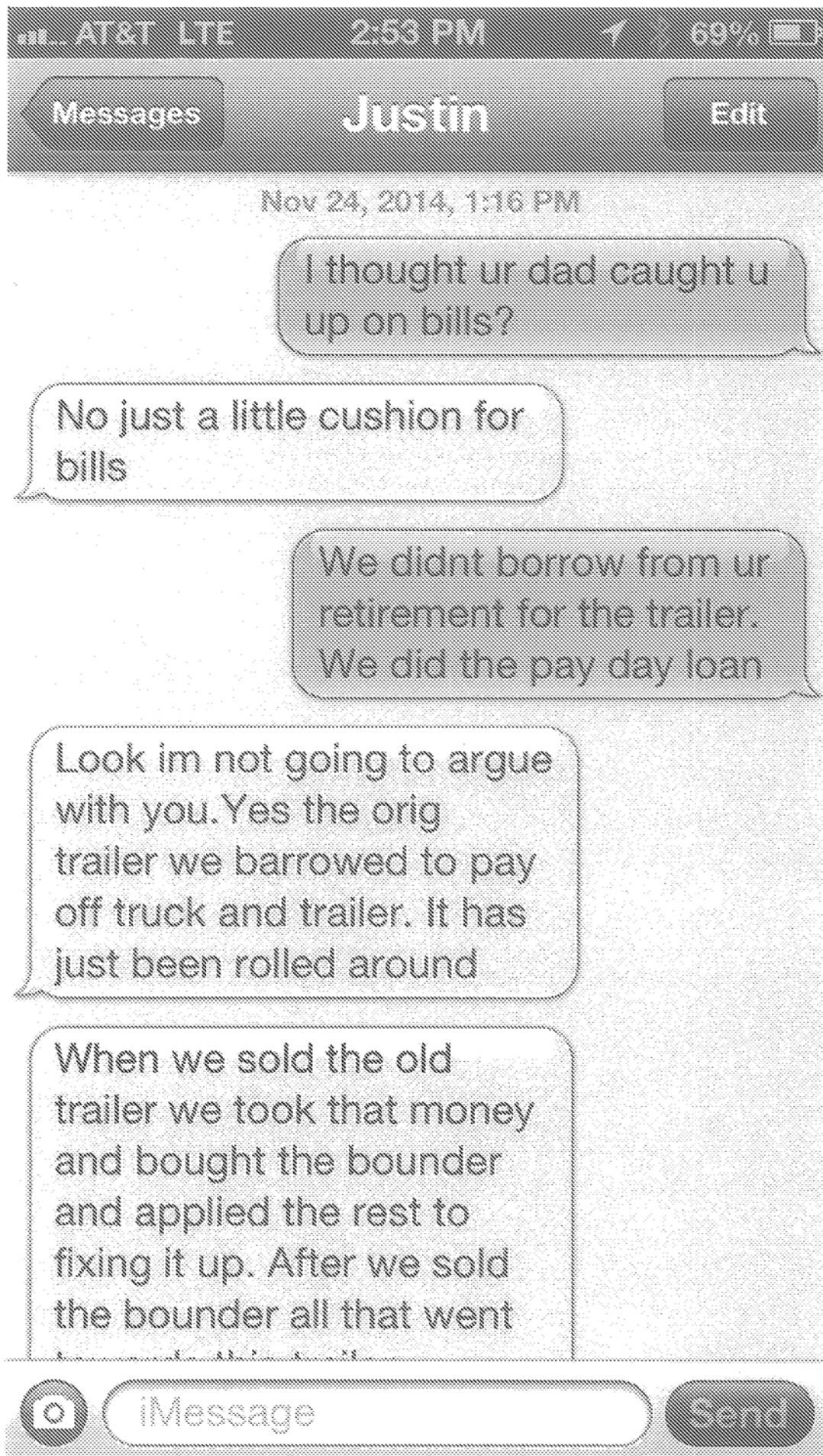
Avoid scams. Deal locally. Beware wiring (e.g. Western Union), cashier checks, money orders, shipping



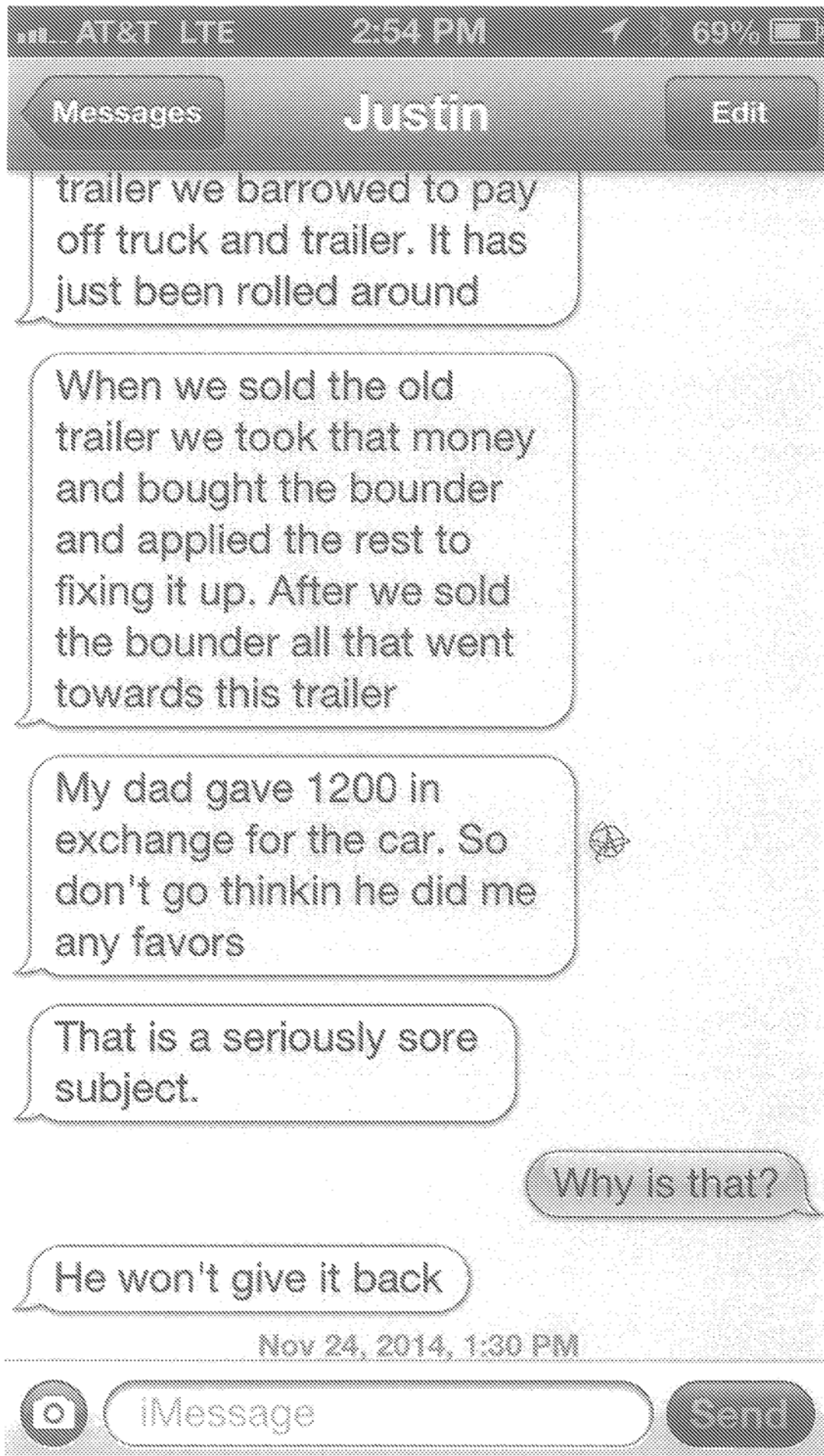
ROA000182



ROA000183



ROA000184

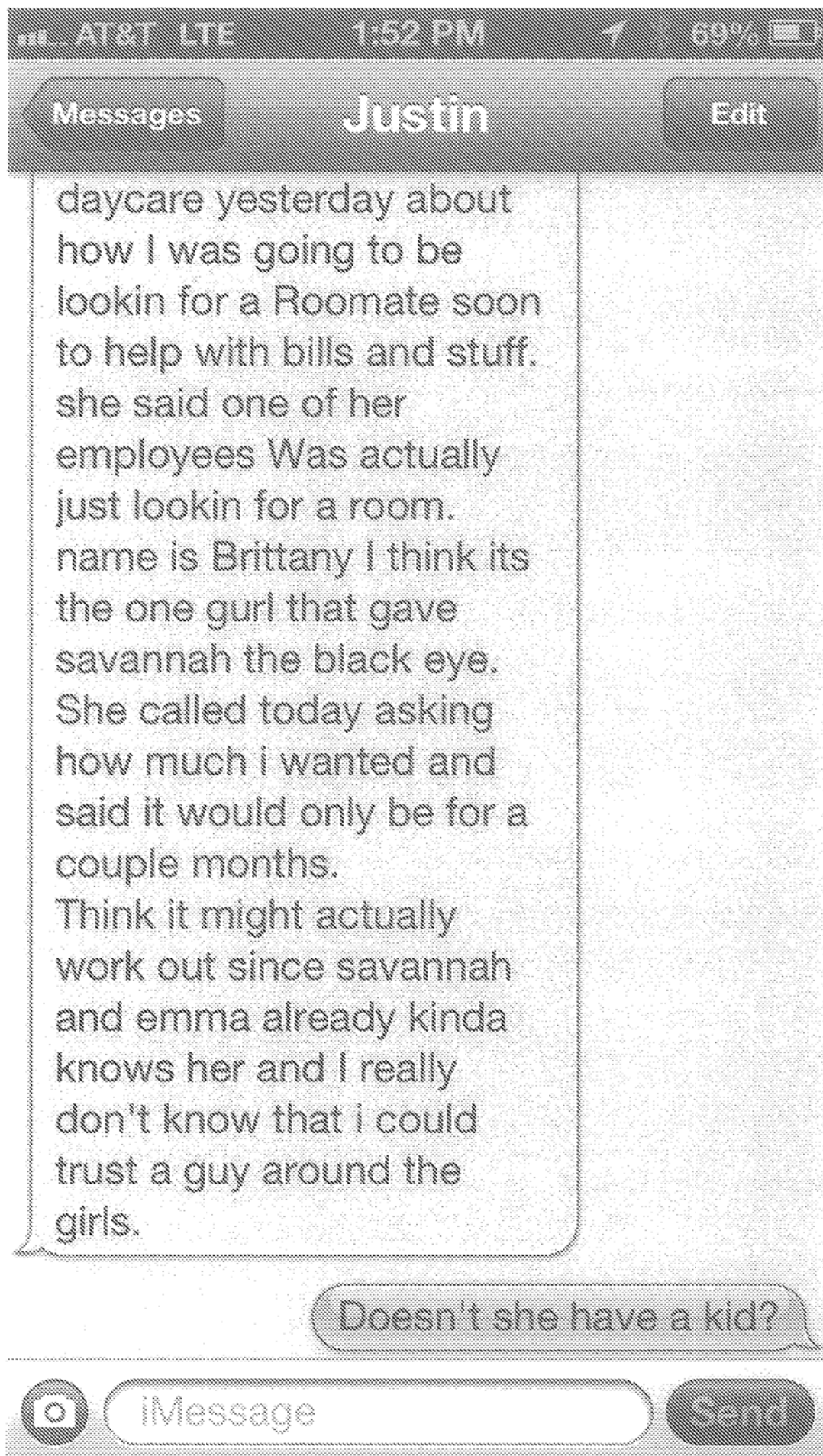


ROA000185

EXHIBIT 10



ROA000187





ROA000189



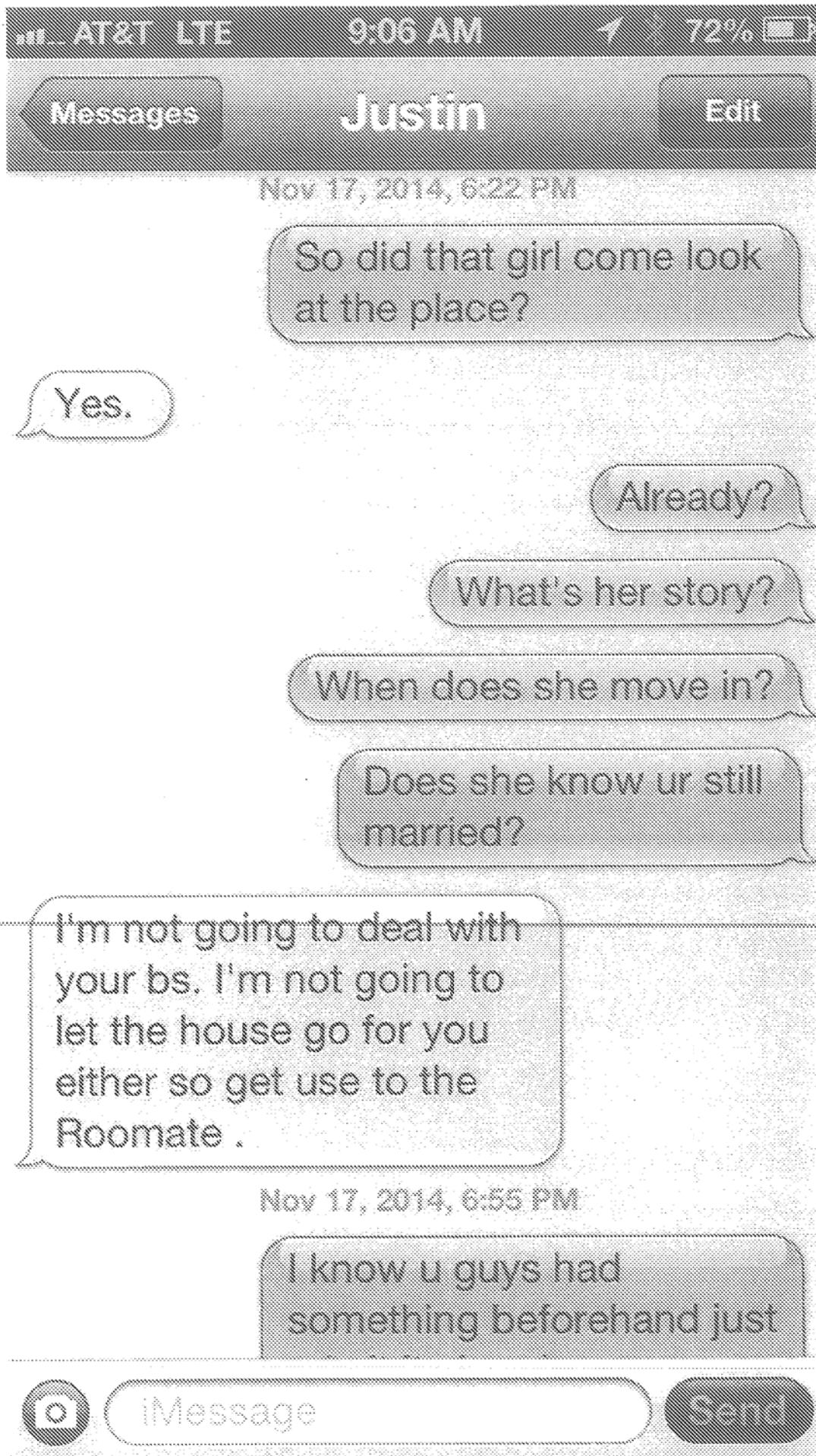


EXHIBIT 11



Oct 12, 2014, 4:54 PM

What time do u think u can have the uhaul?

Oct 12, 2014, 5:16 PM

Whenever you need it

Can u have it at the house at 9am? Or do I need to go get it with h

U

Oct 12, 2014, 6:36 PM

Yah you will hafta go with me.date?

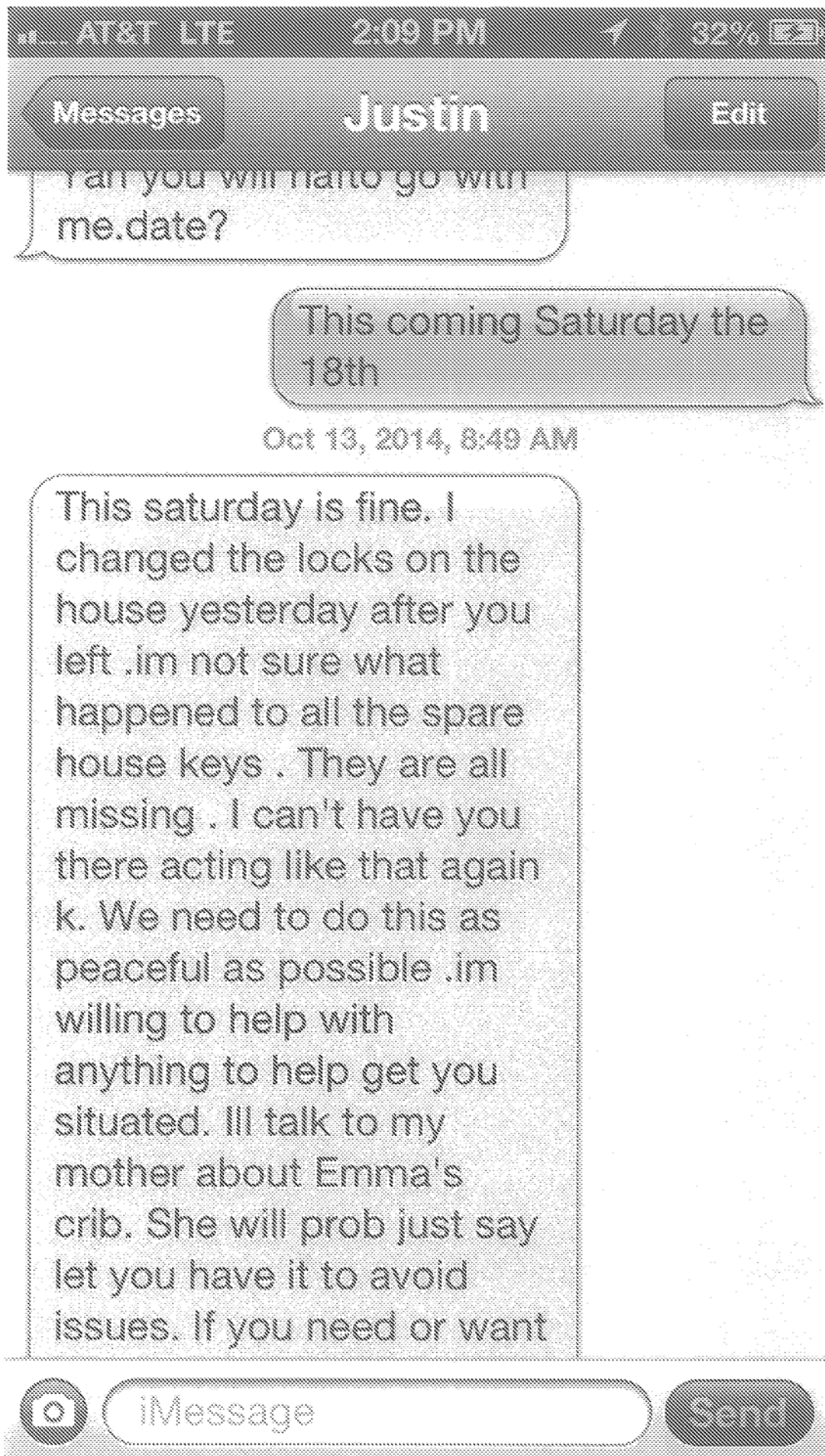
This coming Saturday the 18th

Oct 13, 2014, 8:49 AM

This saturday is fine. I changed the locks on the house yesterday after you



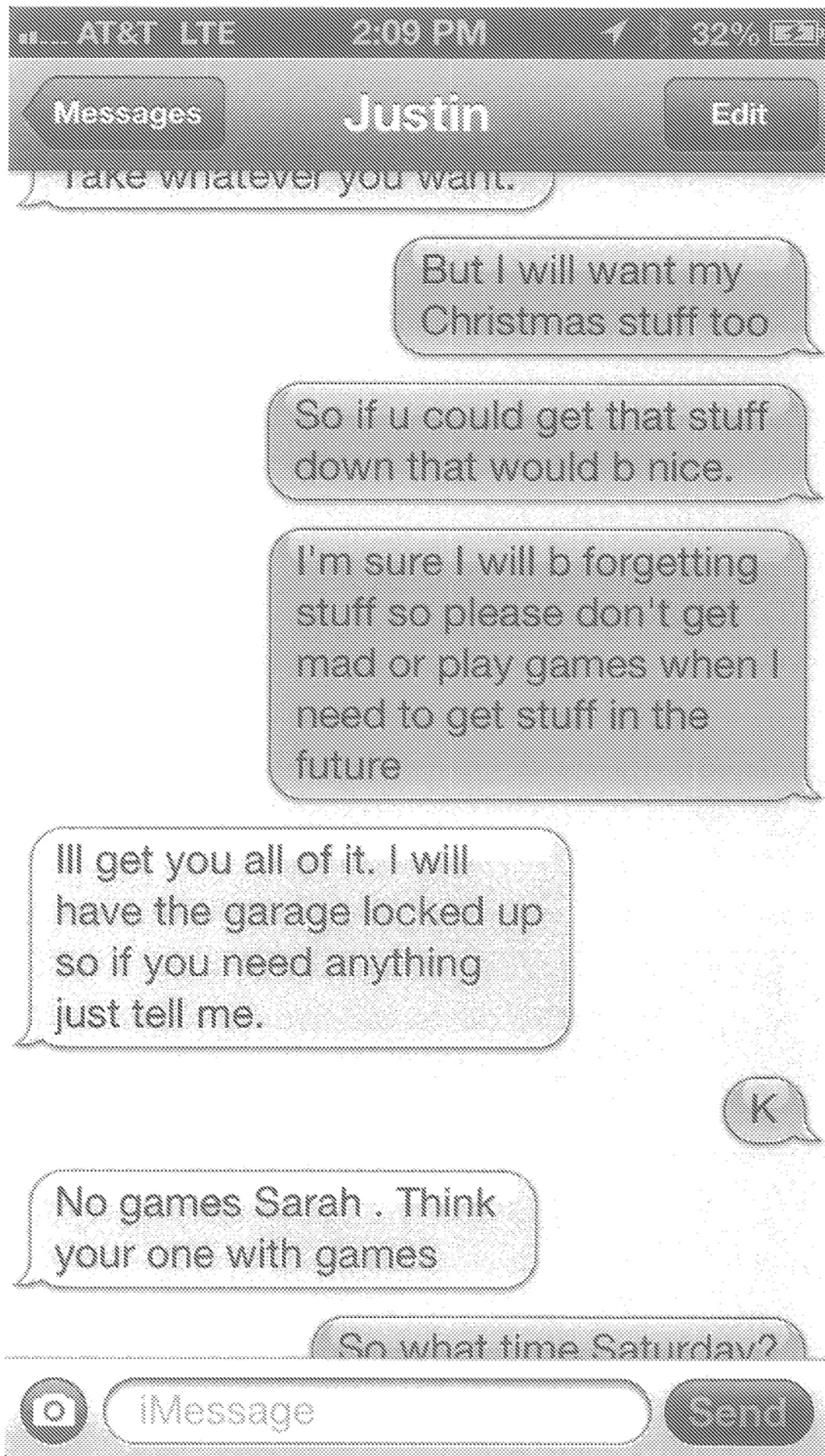
ROA000193



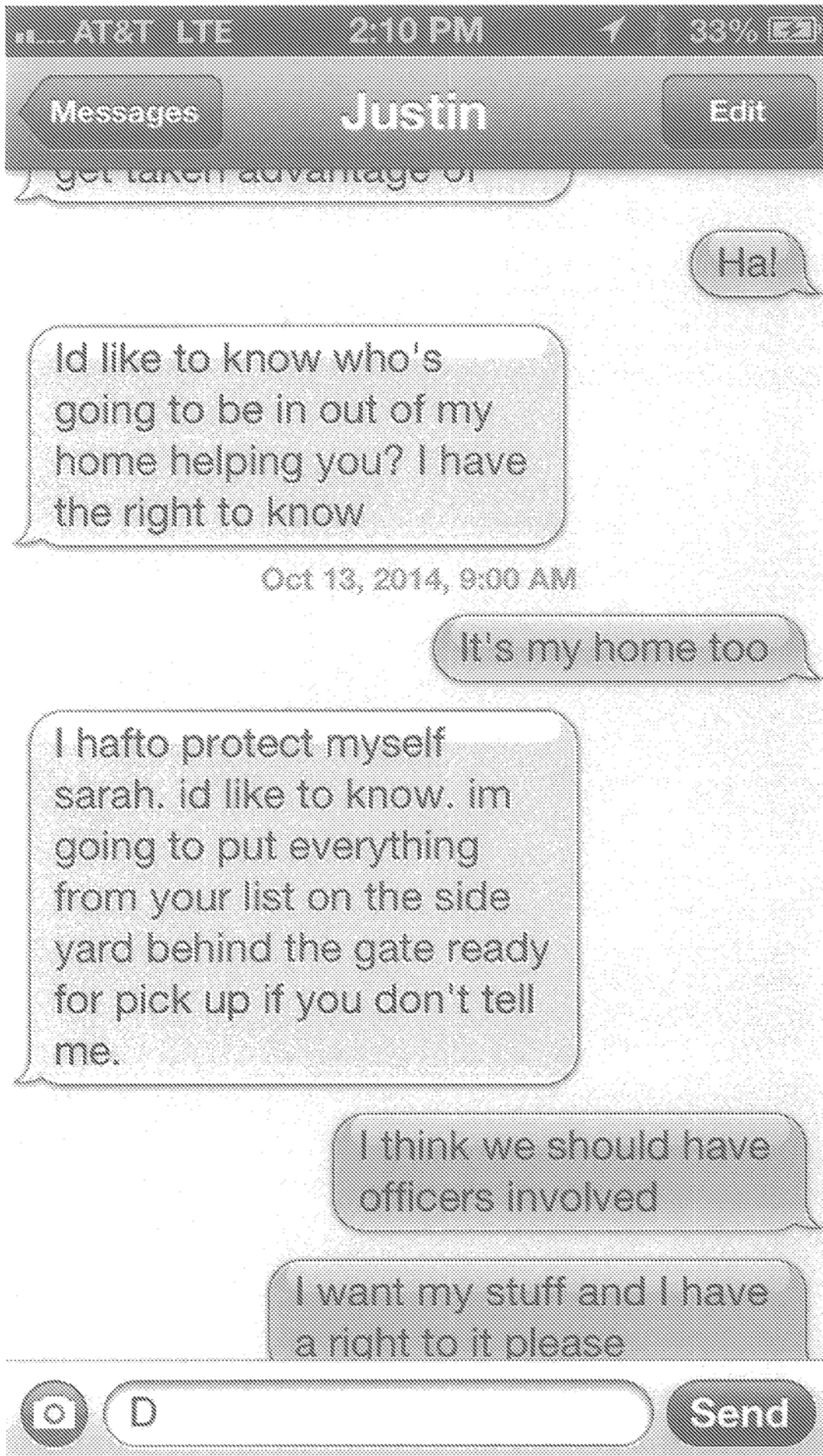
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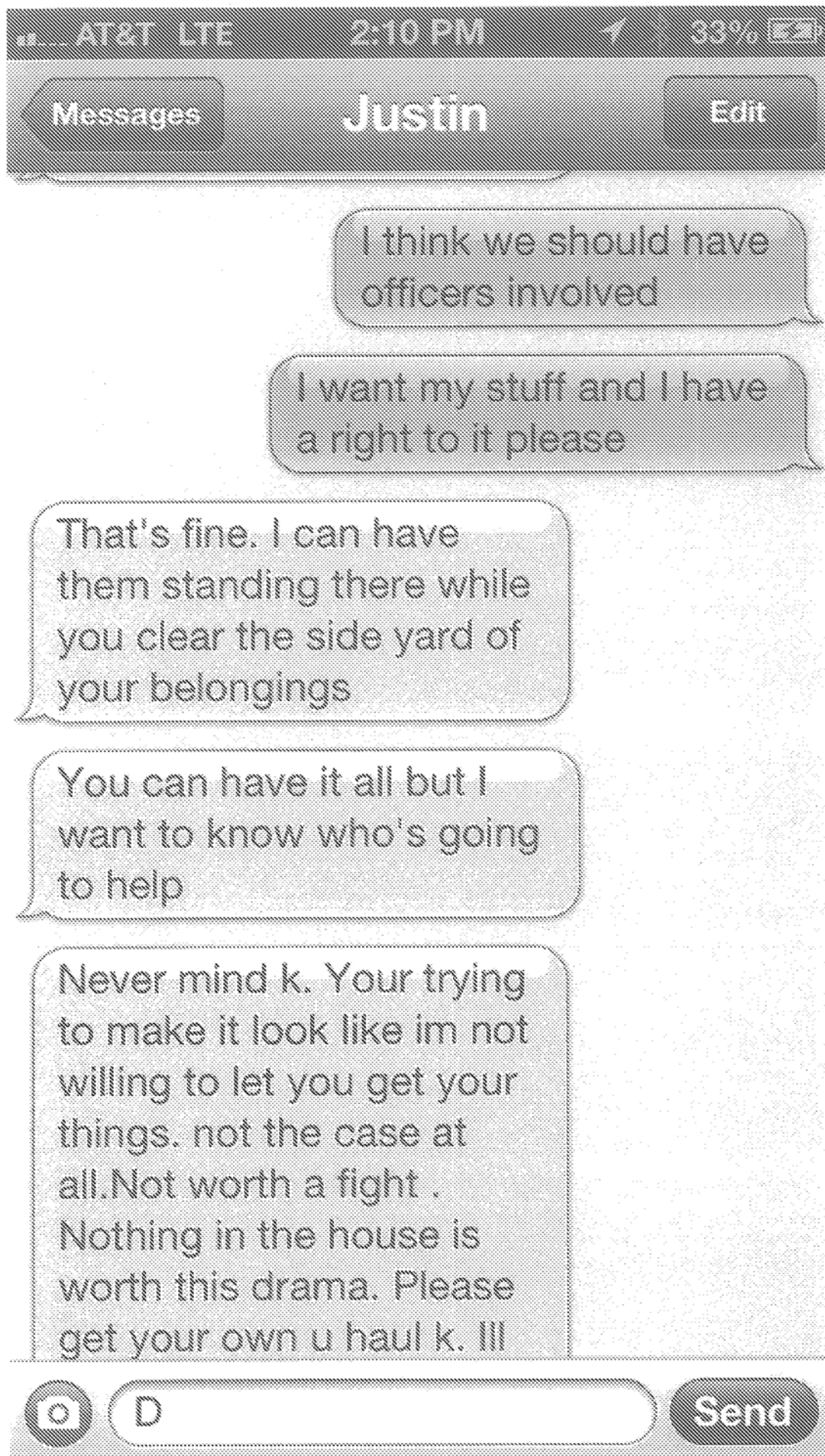
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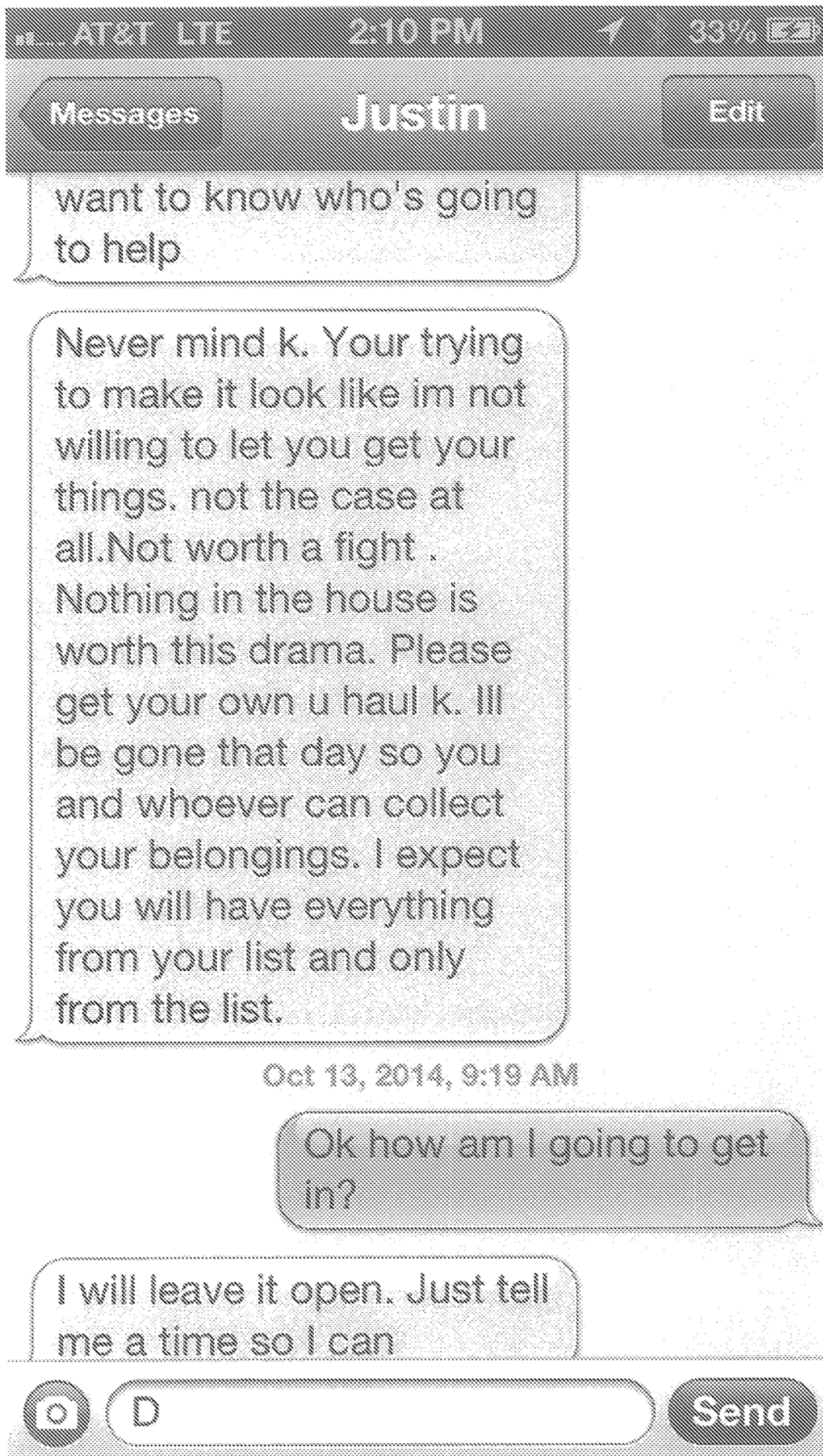




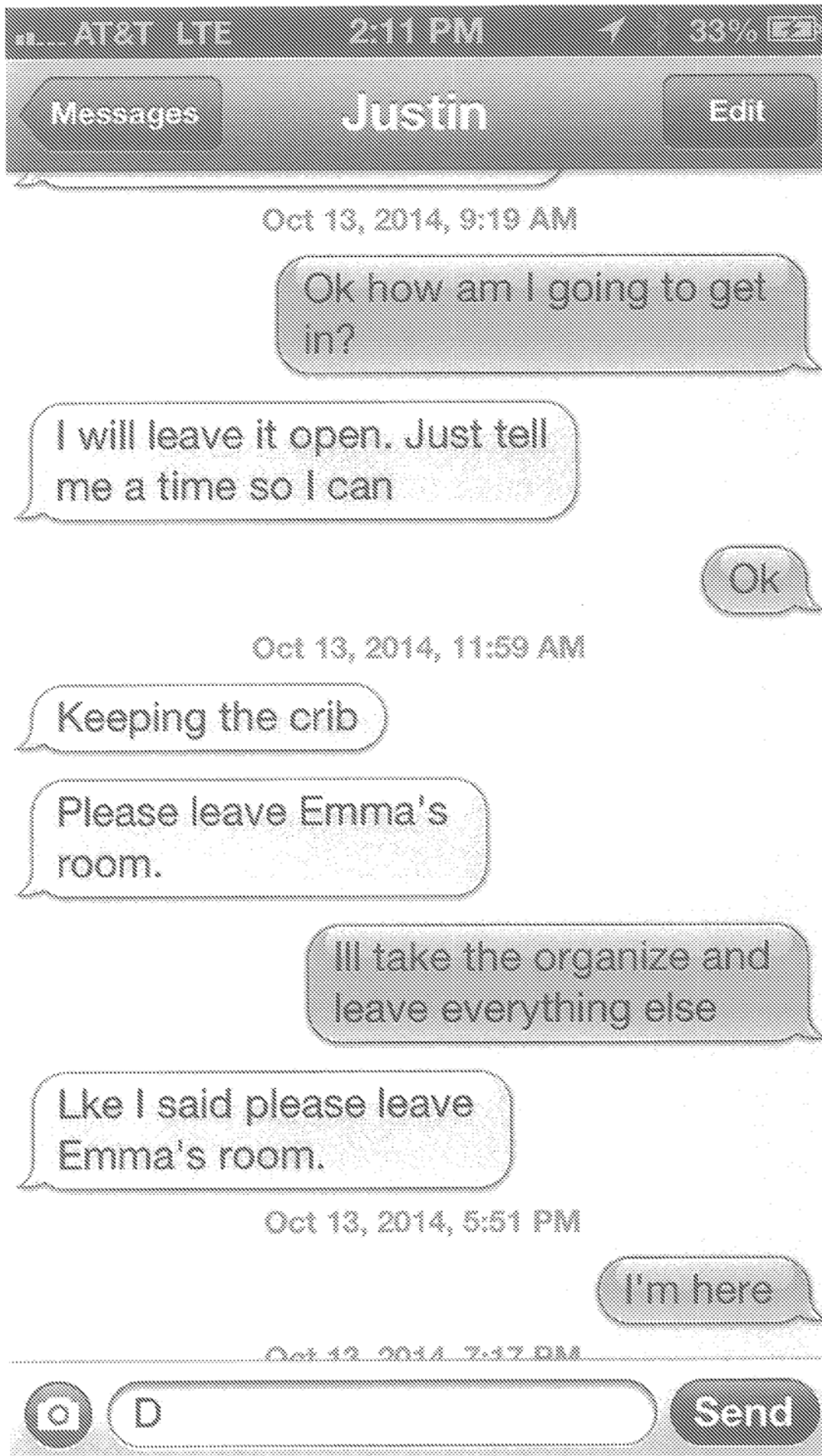
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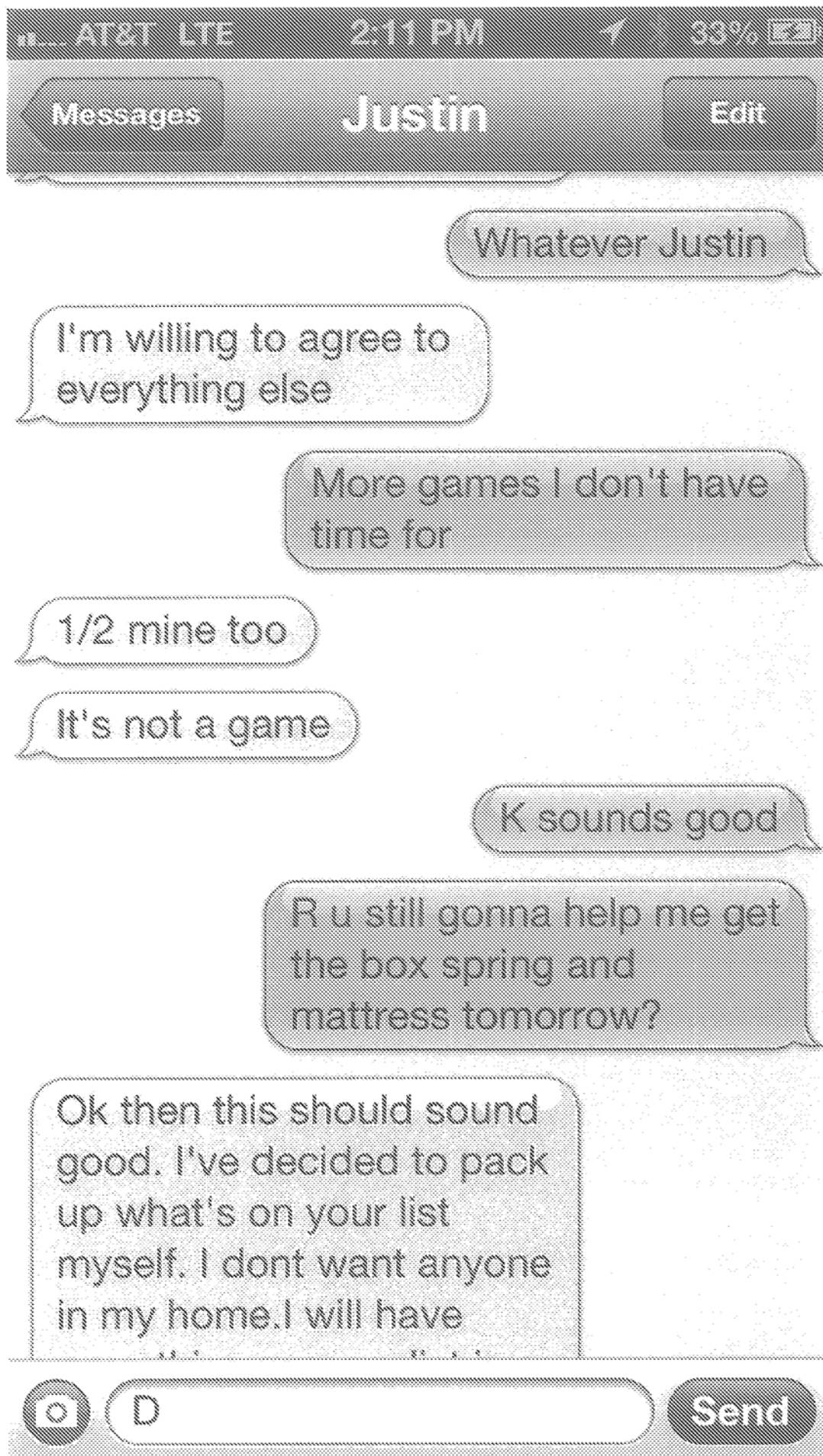
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ROA000200



ROA000201

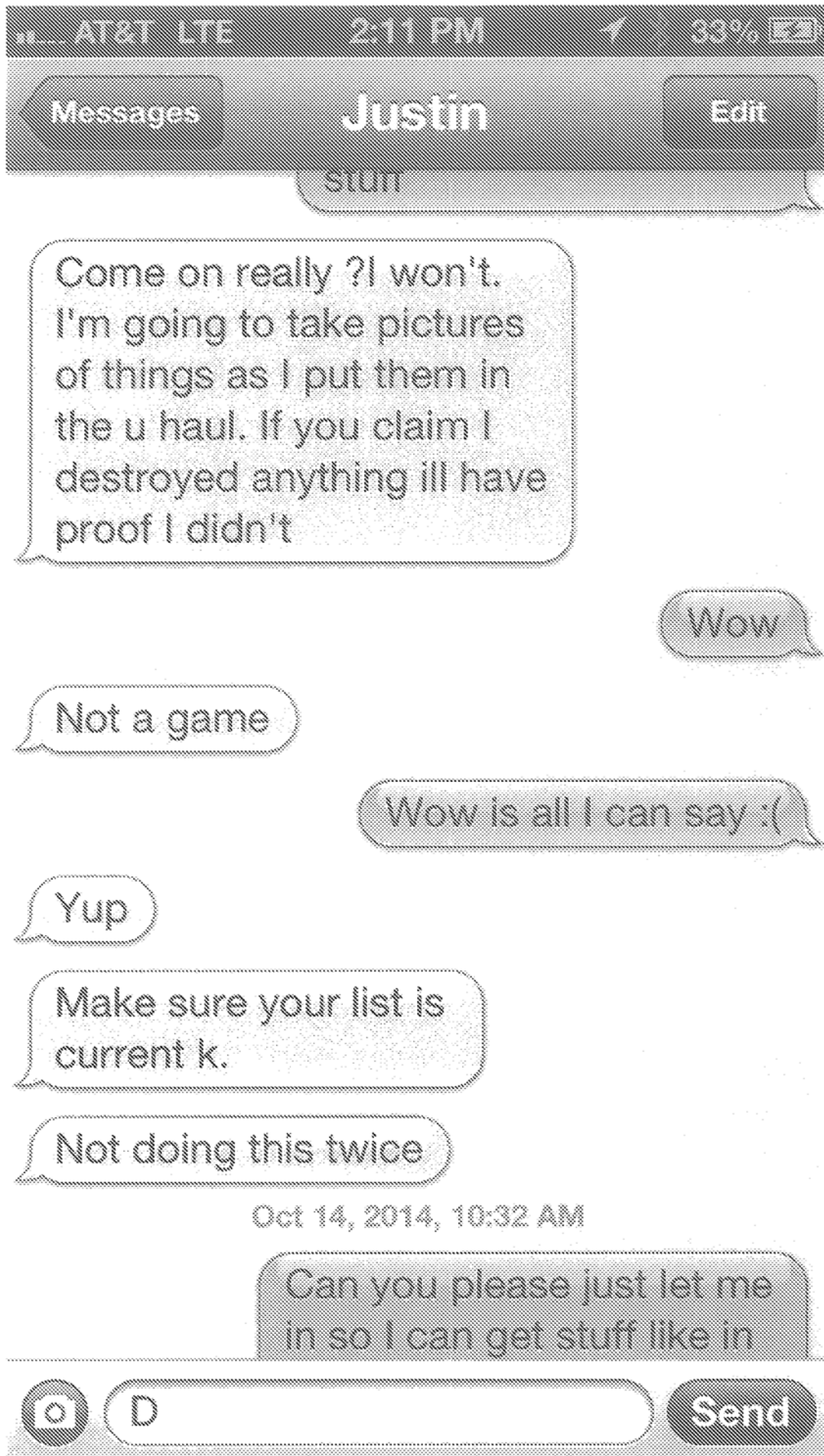




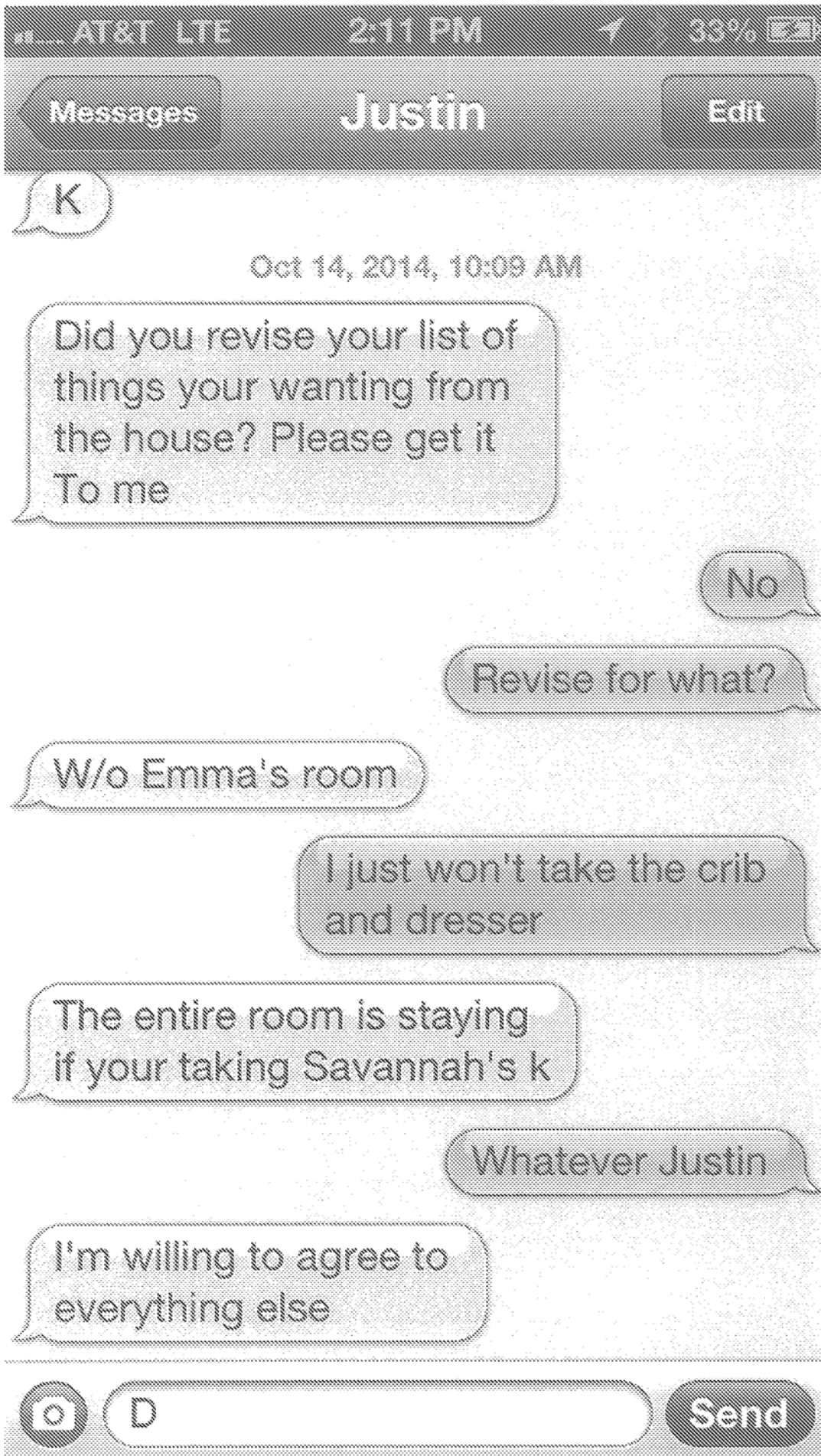
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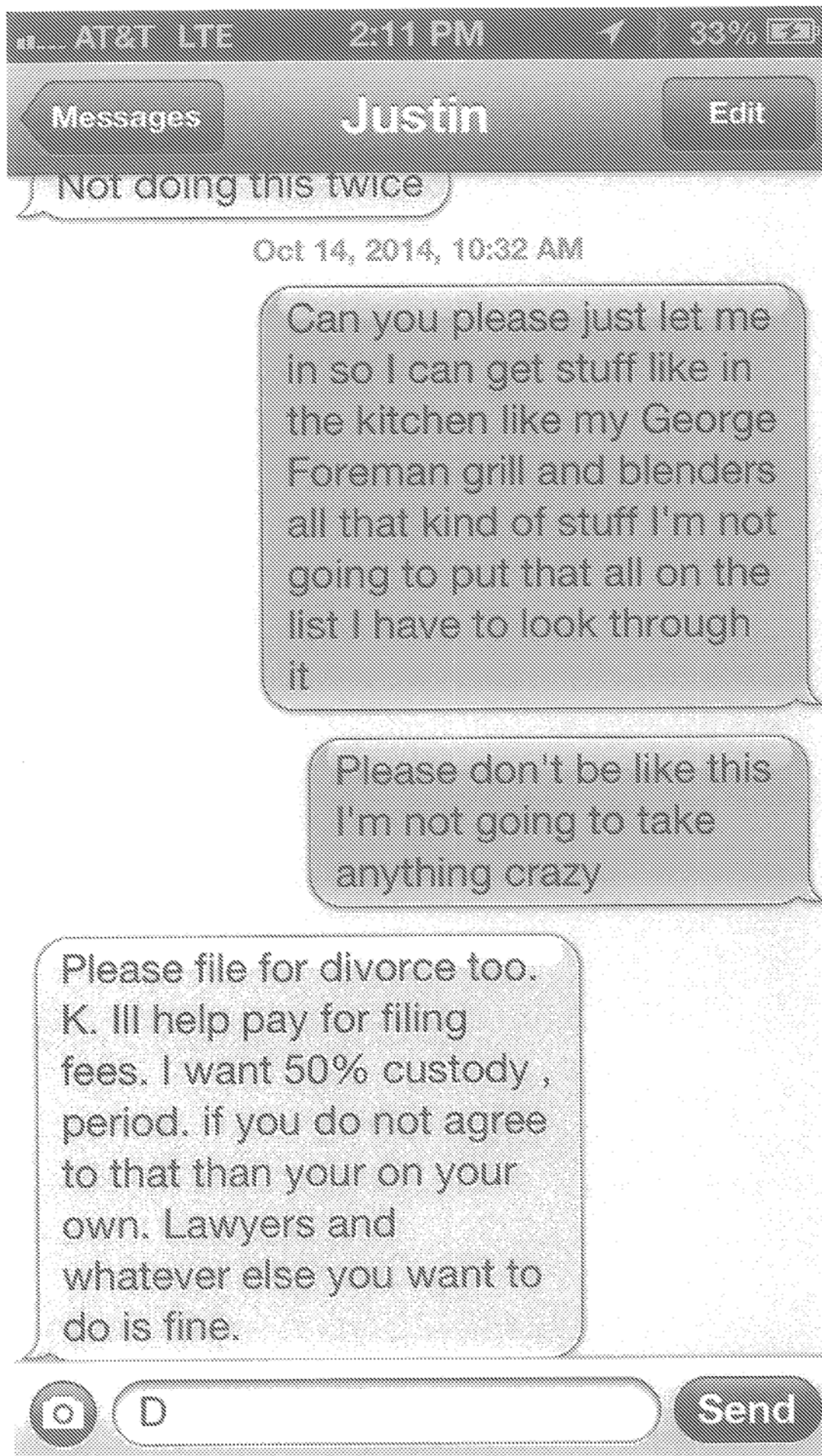
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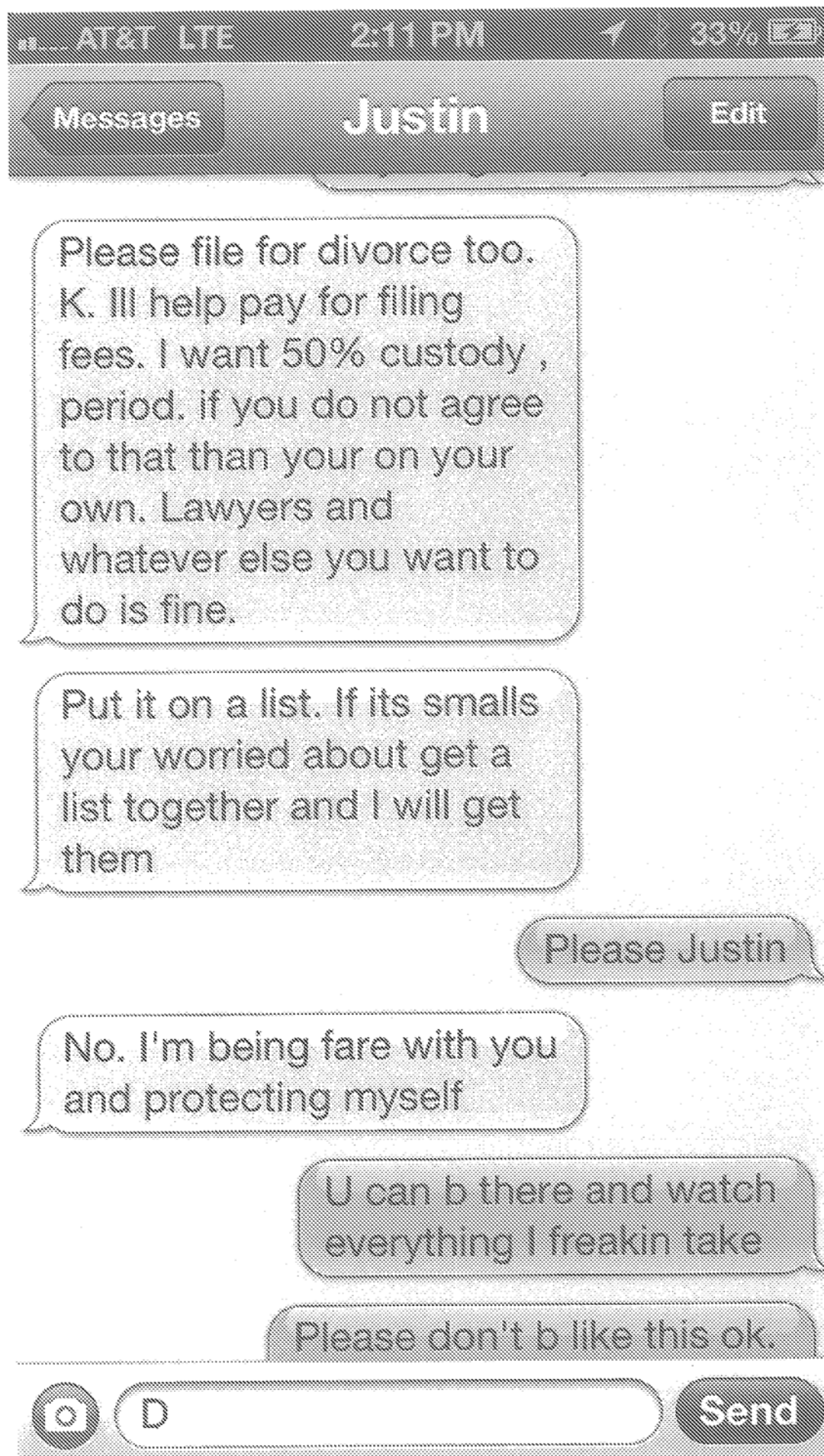
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ROA000206



ROA000207

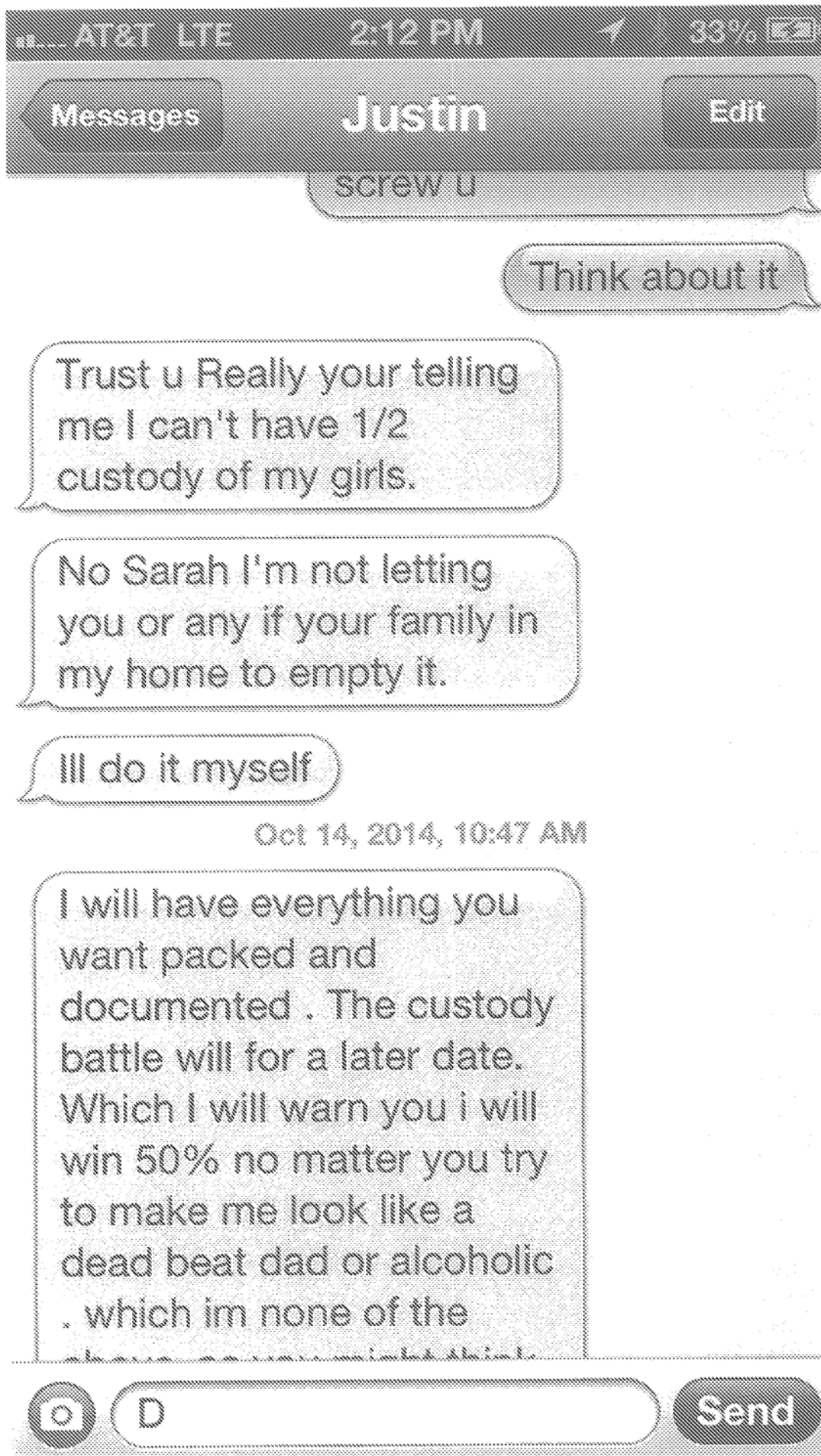




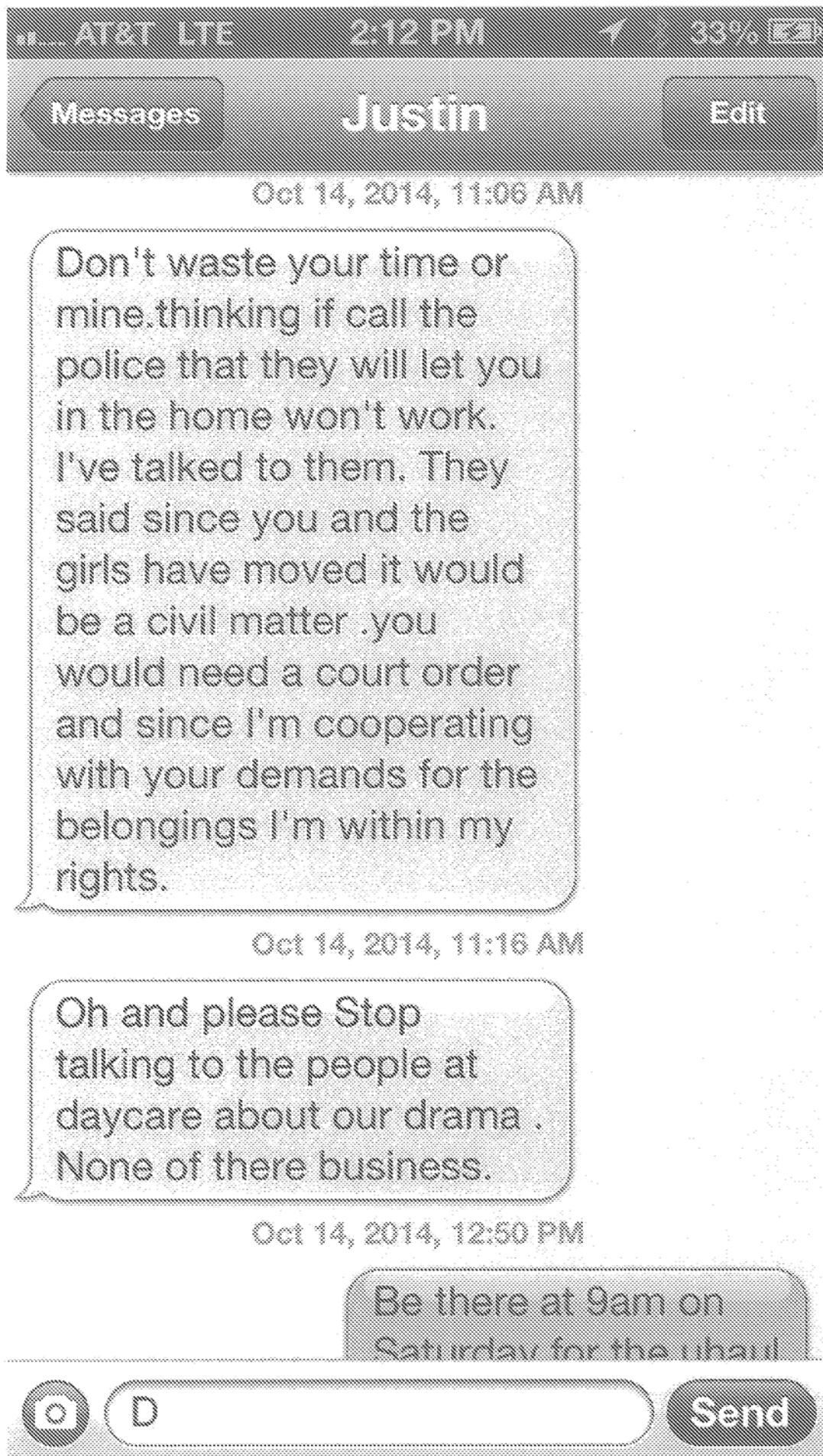
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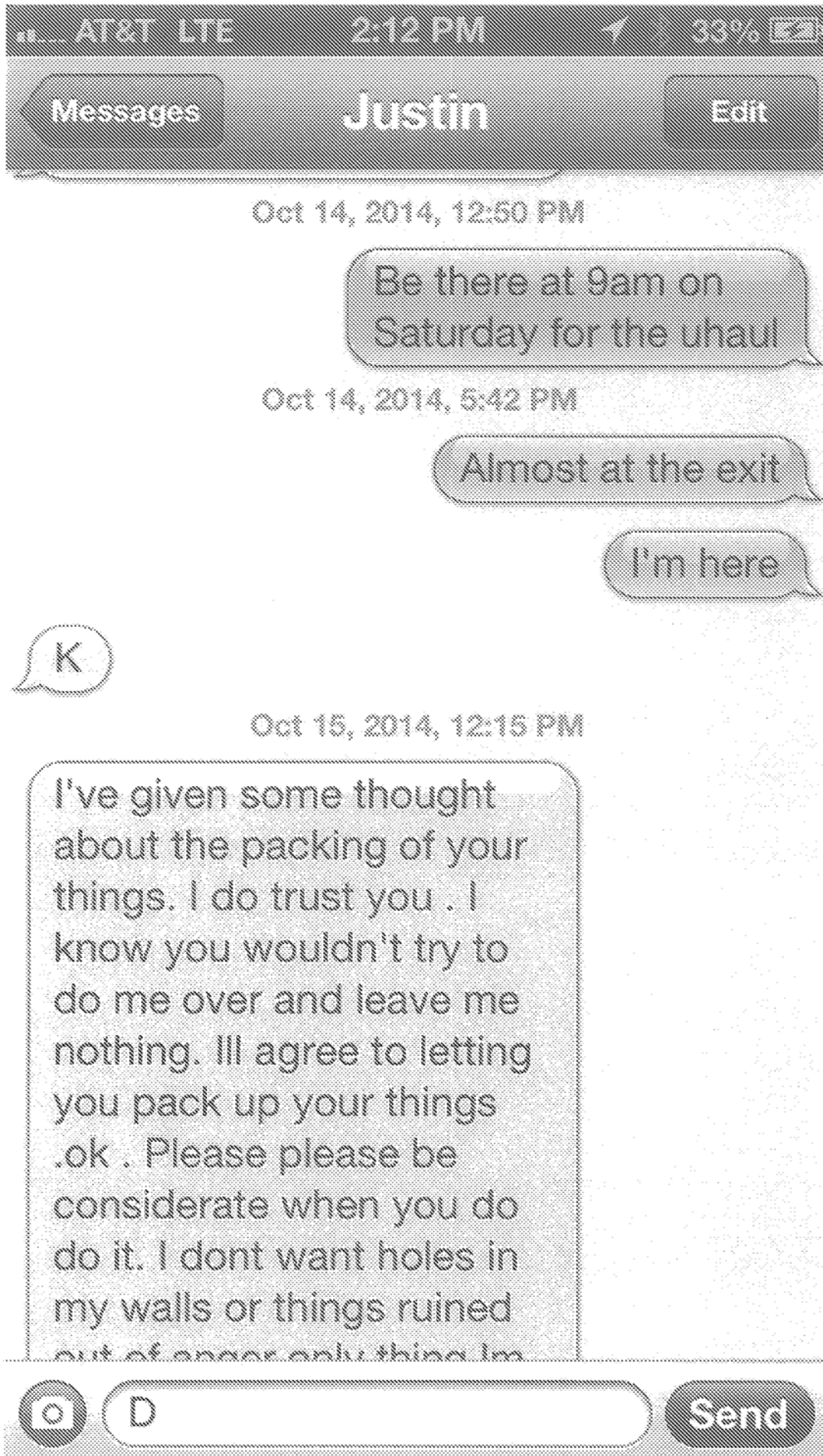
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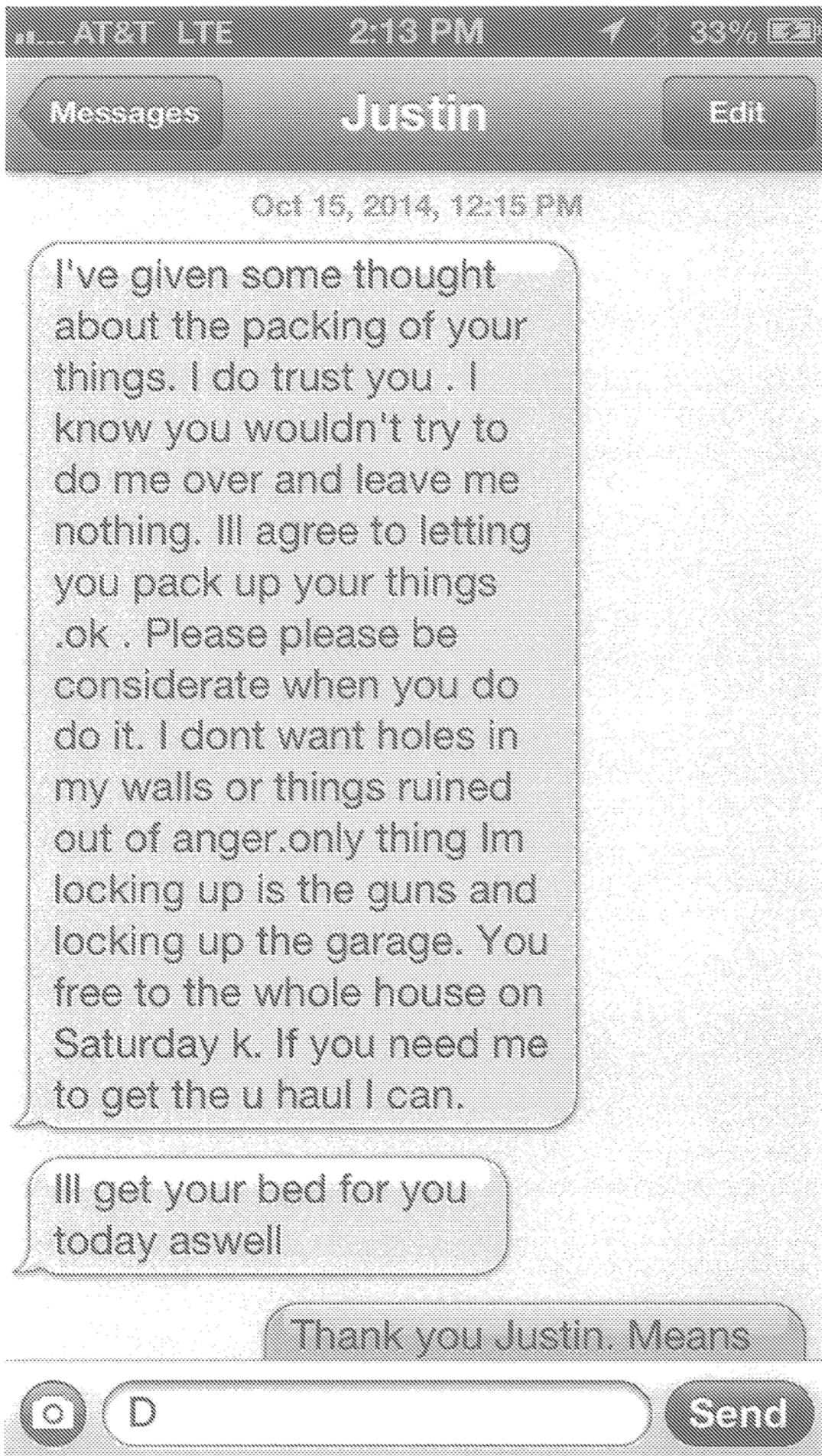
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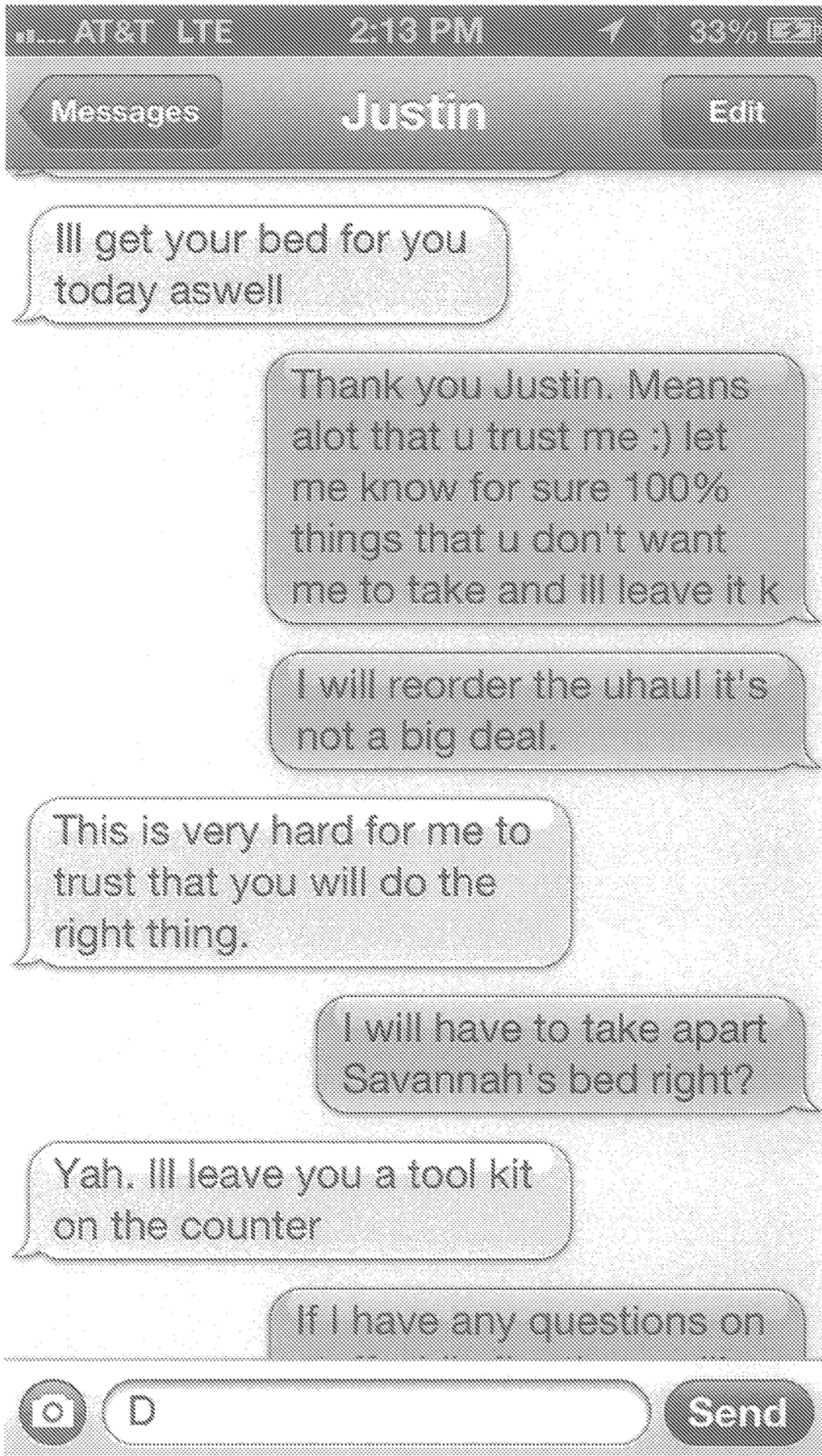
ROA000212



ROA000213



ROA000214



R. GISTER OF ACTIONS**CASE NO. D-14-506883-D****Sarah Maurice, Plaintiff vs. Justin Maurice, Defendant.**§
§
§
§
§
§
§
§Case Type: **Divorce - Complaint**
Subtype: **Complaint Subject Minor(s)**
Date Filed: **12/11/2014**
Location: **Department Q**
Cross-Reference Case Number: **D506883**
Supreme Court No.: **83009****PARTY INFORMATION**

Defendant	Maurice, Justin 108 Westin LN Henderson, NV 89002	Male	Lead Attorneys Bradley J. Hofland <i>Retained</i> 702-895-6760(W)
Plaintiff	Maurice, Sarah 1596 Rusy Ridge LN Henderson, NV 89002	Female	Rachel M. Jacobson <i>Retained</i> 702-601-0770(W)

Subject Minor Maurice, Emma**Subject Minor Maurice, Savannah****EVENTS ☐ ORDERS OF THE COURT**02/10/2015 **All Pending Motions** (9:00 AM) (Judicial Officer Duckworth, Bryce C.)**Minutes**

02/10/2015 9:00 AM

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ...
 DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT
 LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.
 Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an
 UNBUNDLED CAPACITY. Court reviewed the matters at issue and
 noted the parties separated in September 2014. Court informed the
 parties that it is this Court's goal to build and maintain each parties'
 relationship with the minor children. Discussion regarding what contact
 Defendant has had since the separation and what schedule each
 party is requesting. Following discussion, COURT ORDERED, as
 follows: 1. Parties are to attend MEDIATION through the Family
 Mediation Center (FMC) to mediate custody and visitation. Order for
 FMC Services signed and filed in OPEN COURT. RETURN HEARING
 set for 5/11/15 at 9:00 AM. 2. The parties shall have TEMPORARY
 JOINT LEGAL CUSTODY of the minor children. 3. Plaintiff shall have
 TEMPORARY PRIMARY PHYSICAL CUSTODY of the minor children.
 The Court shall maintain some semblance of the STATUS QUO. 4.
 Defendant's VISITATION with the minor children shall be every other
 weekend from Friday pick up from school and daycare to Sunday at
 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and
 for this weekend, he shall be allowed to have the children until
 Monday at 7:00 PM. 5. Defendant shall also have additional time each
 day when he picks up the children from school and daycare and his
 time shall conclude when the Defendant picks up the children after
 work each day. 6. Both parties are to take the COPE class and file
 their Certificate of Completion in advance of the next hearing. 7.
 Defendant's CHILD SUPPORT obligation is set at one thousand two
 hundred sixty dollars (\$1,260.00) per month beginning February 2015,
 payable in two equal installments (of \$630.00) on the 10th and 20th
 day of each month. (This amount takes into consideration a \$130.00
 offset for the cost of insurance.) 8. The issue of CONSTRUCTIVE
 amounts shall be DEFERRED to the time of trial. 9. Per
 STIPULATION, the parties shall equally divide the daycare expenses.
 10. Defendant shall maintain medical/health insurance for the minor
 children. 11. Any unreimbursed medical, dental, optical, orthodontic or
 other health related expense incurred for the benefit of the minor
 children is to be divided equally between the parties. Either party
 incurring an out of pocket medical expense for the children shall
 provide a copy of the paid invoice/receipt to the other party within thirty
 days of incurring such expense, if not tendered within the thirty day
 period, the Court may consider it as a waiver of reimbursement. The

ROA000216

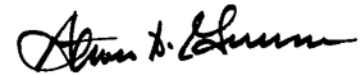
other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions. 12. The spending and accounting issues is a Discovery issue. 13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis. 14. Each party shall have exclusive possession of their residence. 15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers. 16. The issue of ATTORNEY'S FEES is DEFERRED. 17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM. Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes. CLERK'S NOTE: Order #3 corrected to reflect that Plaintiff was awarded TEMPORARY PRIMARY PHYSICAL CUSTODY.

[Parties Present](#)

[Return to Register of Actions](#)

1
2 ORDR

Electronically Filed
02/17/2015 03:30:24 PM

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4 

CLERK OF THE COURT

5 DISTRICT COURT

6 CLARK COUNTY, NEVADA

7 SARAH MAURICE,

8 Plaintiff,

9 v.

10 JUSTIN MAURICE,

11 Defendant.

CASE NO. D-14-506883-D

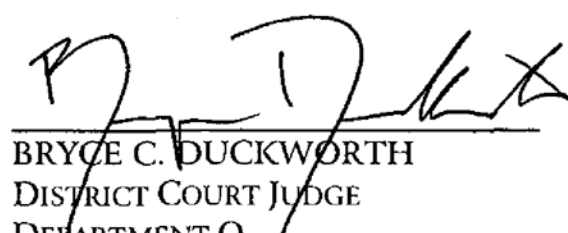
DEPT NO. Q

12
13
14 ORDER FROM HEARING

15 This matter came before the Court for a **Motion for Relief and Opposition &**
16 **Countermotion**, Plaintiff being present and represented by Rachel Jacobson, Esq., and
17 Defendant being present and represented by Robert Hill, Esq. (in an unbundled
18 capacity). Good cause appearing therefor,

19
20 IT IS HEREBY ORDERED that the attached copy of the Minutes from the
21 February 10, 2015 hearing is hereby incorporated herein and will become the Order of
22 this case.

23
24 DATED this 17th day of February, 2015.

25
26 
27 BRYCE C. DUCKWORTH
28 DISTRICT COURT JUDGE
DEPARTMENT Q

✓
BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
LAS VEGAS, NEVADA 89101

ROA000218

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

February 10, 2015

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

February 10, 2015 9:00 AM All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant, Pro Se
present

Sarah Maurice, Plaintiff, Counter Defendant, Rachel Jacobson, Attorney, present
present

Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

3. The parties shall have TEMPORARY JOINT PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
9. Per STIPULATION, the parties shall equally divide the daycare expenses.
10. Defendant shall maintain medical/health insurance for the minor children.
11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
12. The spending and accounting issues is a Discovery issue.
13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
14. Each party shall have exclusive possession of their residence.
15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
16. The issue of ATTORNEY'S FEES is DEFERRED.

17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS: May 11, 2015 9:00 AM Return Hearing
Duckworth, Bryce C.
Courtroom 01

May 11, 2015 9:00 AM Case Management Conference
Duckworth, Bryce C.
Courtroom 01

NEOJ


CLERK OF THE COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

SARAH MAURICE,

Plaintiff,

v.

JUSTIN MAURICE,

Defendant.

CASE NO. D-14-506883-D
DEPT NO. Q

NOTICE OF ENTRY OF ORDER FROM HEARING

TO: ALL PARTIES AND/OR THEIR ATTORNEYS

Please take notice that an Order From Hearing has been entered in the above-entitled matter, a copy of which is attached hereto. I hereby certify that on the above file stamped date, I caused a copy of this **Notice of Entry of Order From Hearing** to be:

☒ E-Served pursuant to NEFCR 9 on, or placed in the folder(s) located in the Clerk's Office of, the following attorneys:

Rachel Jacobson, Esq.

Robert Hill, Esq.

/s/ Kimberly Weiss

Kimberly Weiss
Judicial Executive Assistant
Department Q

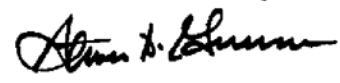
BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
LAS VEGAS, NEVADA 89101

ROA000222

1
2 ORDR

Electronically Filed
02/17/2015 03:30:24 PM

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CLERK OF THE COURT

5 DISTRICT COURT

6 CLARK COUNTY, NEVADA

7 SARAH MAURICE,

8 Plaintiff,

9 v.

10 JUSTIN MAURICE,

11 Defendant.

CASE NO. D-14-506883-D

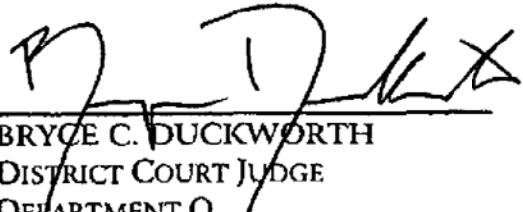
DEPT NO. Q

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24 DATED this 17th day of February, 2015.

25
26 
27 BRYCE C. DUCKWORTH
28 DISTRICT COURT JUDGE
DEPARTMENT Q

✓
BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
LAS VEGAS, NEVADA 89101

ROA000225

D-14-506883-D

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

February 10, 2015

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

February 10, 2015 9:00 AM All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present
Justin Maurice, Defendant, Counter Claimant, Pro Se
present
Sarah Maurice, Plaintiff, Counter Defendant, Rachel Jacobson, Attorney, present
present
Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND
COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

PRINT DATE:	02/11/2015	Page 1 of 3	Minutes Date:	February 10, 2015
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ROA000224

3. The parties shall have TEMPORARY JOINT PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
9. Per STIPULATION, the parties shall equally divide the daycare expenses.
10. Defendant shall maintain medical/health insurance for the minor children.
11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
12. The spending and accounting issues is a Discovery issue.
13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
14. Each party shall have exclusive possession of their residence.
15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
16. The issue of ATTORNEY'S FEES is DEFERRED.

D-14-506883-D

17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS: May 11, 2015 9:00 AM Return Hearing
Duckworth, Bryce C.
Courtroom 01

May 11, 2015 9:00 AM Case Management Conference
Duckworth, Bryce C.
Courtroom 01

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2 ORDR
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CLERK OF THE COURT

4 DISTRICT COURT
5
6 CLARK COUNTY, NEVADA

7 SARAH MAURICE,)

8 Plaintiff,)

9 v.)

CASE NO. D-14-506883-D

DEPT NO. Q

10 JUSTIN MAURICE,)

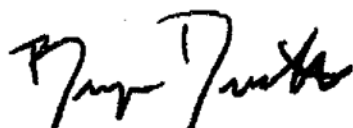
11 Defendant.)
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14 AMENDED ORDER FROM HEARING

15 This matter came before the Court for a **Motion for Relief and Opposition &**
16 **Countermotion**, Plaintiff being present and represented by Rachel Jacobson, Esq., and
17 Defendant being present and represented by Robert Hill, Esq. (in an unbundled
18 capacity). Good cause appearing therefor,
19

20 IT IS HEREBY ORDERED that the attached copy of the Minutes from the
21 February 10, 2015 hearing is hereby incorporated herein and will become the Order of
22 this case.
23

24 DATED this 24th day of February, 2015.

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27 _____
28 BRYCE C. DUCKWORTH
DISTRICT COURT JUDGE
DEPARTMENT Q

BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
LAS VEGAS, NEVADA 89101

ROA000227

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint**COURT MINUTES****February 10, 2015**

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

February 10, 2015 9:00 AM All Pending Motions

HEARD BY: Duckworth, Bryce C.**COURTROOM:** Courtroom 01**COURT CLERK:** Michael A. Padilla**PARTIES:**

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant, Pro Se
presentSarah Maurice, Plaintiff, Counter Defendant, Rachel Jacobson, Attorney, present
present

Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.
2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

PRINT DATE:	02/20/2015	Page 1 of 3	Minutes Date:	February 10, 2015
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3. Plaintiff shall have TEMPORARY PRIMARY PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
9. Per STIPULATION, the parties shall equally divide the daycare expenses.
10. Defendant shall maintain medical/health insurance for the minor children.
11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
12. The spending and accounting issues is a Discovery issue.
13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
14. Each party shall have exclusive possession of their residence.
15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
16. The issue of ATTORNEY'S FEES is DEFERRED.

PRINT DATE:	02/20/2015	Page 2 of 3	Minutes Date:	February 10, 2015
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17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

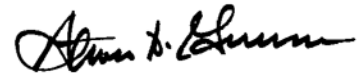
Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

CLERK'S NOTE: Order #3 corrected to reflect that Plaintiff was awarded TEMPORARY PRIMARY PHYSICAL CUSTODY.

INTERIM CONDITIONS:

FUTURE HEARINGS: May 11, 2015 9:00 AM Return Hearing
Duckworth, Bryce C.
Courtroom 01

May 11, 2015 9:00 AM Case Management Conference
Duckworth, Bryce C.
Courtroom 01



CLERK OF THE COURT

NEOJ

DISTRICT COURT

CLARK COUNTY, NEVADA

SARAH MAURICE,

Plaintiff,

v.

JUSTIN MAURICE,

Defendant.

CASE NO. D-14-506883-D

DEPT NO. Q

NOTICE OF ENTRY OF AMENDED ORDER FROM HEARING

TO: ALL PARTIES AND/OR THEIR ATTORNEYS

Please take notice that an Amended Order From Hearing has been entered in the above-entitled matter, a copy of which is attached hereto. I hereby certify that on the above file stamped date, I caused a copy of this Notice of Entry of Amended Order From Hearing to be:

☒ E-Served pursuant to NEFCR 9 on, or placed in the folder(s) located in the Clerk's Office of, the following attorneys:

Rachel Jacobson, Esq.

Robert Hill, Esq.

/s/ Kimberly Weiss

Kimberly Weiss

Judicial Executive Assistant

Department Q


CLERK OF THE COURT

1
2 ORDR
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4

5 DISTRICT COURT
6 CLARK COUNTY, NEVADA

7 SARAH MAURICE,)
8)

9 Plaintiff,)
10)

11 v.)

CASE NO. D-14-506883-D

DEPT NO. Q

12 JUSTIN MAURICE,)
13)

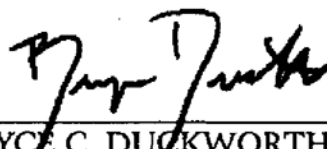
14 Defendant.)
15)

16 AMENDED ORDER FROM HEARING

17 This matter came before the Court for a Motion for Relief and Opposition &
18 Countermotion, Plaintiff being present and represented by Rachel Jacobson, Esq., and
19 Defendant being present and represented by Robert Hill, Esq. (in an unbundled
20 capacity). Good cause appearing therefor,

21 IT IS HEREBY ORDERED that the attached copy of the Minutes from the
22 February 10, 2015 hearing is hereby incorporated herein and will become the Order of
23 this case.

24 DATED this 24th day of February, 2015.
25

26 
27 BRYCE C. DUCKWORTH
28 DISTRICT COURT JUDGE
DEPARTMENT Q

BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
LAS VEGAS, NEVADA 89101

ROA000252

D-14-506883-D

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

February 10, 2015

D-14-506883-D Sarah Maurice, Plaintiff
 vs.
 Justin Maurice, Defendant.

February 10, 2015 9:00 AM All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present
Justin Maurice, Defendant, Counter Claimant, Pro Se
present
Sarah Maurice, Plaintiff, Counter Defendant, Rachel Jacobson, Attorney, present
present
Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- PLAINTIFF'S MOTION FOR PRELIMINARY RELIEF ... DEFENDANT'S OPPOSITION AND COUNTERMOTION FOR JOINT LEGAL AND PHYSICAL CUSTODY, AND RELATED RELIEF.

Attorney Robert Hill, Nevada Bar #8496, present with Defendant in an UNBUNDLED CAPACITY.

Court reviewed the matters at issue and noted the parties separated in September 2014. Court informed the parties that it is this Court's goal to build and maintain each parties' relationship with the minor children. Discussion regarding what contact Defendant has had since the separation and what schedule each party is requesting. Following discussion, COURT ORDERED, as follows:

1. Parties are to attend MEDIATION through the Family Mediation Center (FMC) to mediate custody and visitation. Order for FMC Services signed and filed in OPEN COURT. RETURN HEARING set for 5/11/15 at 9:00 AM.

2. The parties shall have TEMPORARY JOINT LEGAL CUSTODY of the minor children.

PRINT DATE:	02/20/2015	Page 1 of 3	Minutes Date:	February 10, 2015
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ROA000233

3. Plaintiff shall have TEMPORARY PRIMARY PHYSICAL CUSTODY of the minor children. The Court shall maintain some semblance of the STATUS QUO.
4. Defendant's VISITATION with the minor children shall be every other weekend from Friday pick up from school and daycare to Sunday at 7:00 PM. This weekend (2/13/15) shall be Defendant's weekend and for this weekend, he shall be allowed to have the children until Monday at 7:00 PM.
5. Defendant shall also have additional time each day when he picks up the children from school and daycare and his time shall conclude when the Defendant picks up the children after work each day.
6. Both parties are to take the COPE class and file their Certificate of Completion in advance of the next hearing.
7. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred sixty dollars (\$1,260.00) per month beginning February 2015, payable in two equal installments (of \$630.00) on the 10th and 20th day of each month. (This amount takes into consideration a \$130.00 offset for the cost of insurance.)
8. The issue of CONSTRUCTIVE amounts shall be DEFERRED to the time of trial.
9. Per STIPULATION, the parties shall equally divide the daycare expenses.
10. Defendant shall maintain medical/health insurance for the minor children.
11. Any unreimbursed medical, dental, optical, orthodontic or other health related expense incurred for the benefit of the minor children is to be divided equally between the parties. Either party incurring an out of pocket medical expense for the children shall provide a copy of the paid invoice/receipt to the other party within thirty days of incurring such expense, if not tendered within the thirty day period, the Court may consider it as a waiver of reimbursement. The other party will then have thirty days from receipt within which to dispute the expense in writing or reimburse the incurring party for one-half of the out of pocket expense, if not disputed or paid within the thirty day period, the party may be subject to a finding of contempt and appropriate sanctions.
12. The spending and accounting issues is a Discovery issue.
13. The request of SPOUSAL SUPPORT is DENIED on a TEMPORARY basis.
14. Each party shall have exclusive possession of their residence.
15. The Joint Preliminary Injunction (JPI) is an Order of this Court and is punishable through the Court's contempt powers.
16. The issue of ATTORNEY'S FEES is DEFERRED.

PRINT DATE:	02/20/2015	Page 2 of 3	Minutes Date:	February 10, 2015
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17. CASE MANAGEMENT CONFERENCE is set for 5/11/15 at 9:00 AM.

Per STIPULATION, the minutes shall suffice as the Order from today's hearing, therefore, the Court shall issue an Order based on the minutes.

CLERK'S NOTE: Order #3 corrected to reflect that Plaintiff was awarded TEMPORARY PRIMARY PHYSICAL CUSTODY.

INTERIM CONDITIONS:

FUTURE HEARINGS: May 11, 2015 9:00 AM Return Hearing
Duckworth, Bryce C.
Courtroom 01

May 11, 2015 9:00 AM Case Management Conference
Duckworth, Bryce C.
Courtroom 01

R. GISTER OF ACTIONS**CASE NO. D-14-506883-D****Sarah Maurice, Plaintiff vs. Justin Maurice, Defendant.**§
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§Case Type: **Divorce - Complaint**
Subtype: **Complaint Subject Minor(s)**
Date Filed: **12/11/2014**
Location: **Department Q**
Cross-Reference Case Number: **D506883**
Supreme Court No.: **83009****PARTY INFORMATION**

Defendant	Maurice, Justin 108 Westin LN Henderson, NV 89002	Male	Lead Attorneys Bradley J. Hofland <i>Retained</i> 702-895-6760(W)
Plaintiff	Maurice, Sarah 1596 Rusy Ridge LN Henderson, NV 89002	Female	Rachel M. Jacobson <i>Retained</i> 702-601-0770(W)

Subject Minor Maurice, Emma**Subject Minor Maurice, Savannah****EVENTS ☐ ORDERS OF THE COURT**05/11/2015 [Case Management Conference](#) (9:00 AM) (Judicial Officer Duckworth, Bryce C.)
05/11/2015, 07/06/2015, 07/22/2015**Minutes**

05/11/2015 9:00 AM

07/06/2015 10:00 AM

- Attorney Rachel Jacobson, Nevada Bar #7827, present and participating telephonically. Court noted custody was previously resolved. Ms. Jacobson stated the parties are close to a resolution, which would a payment from the Defendant of \$35,000.00 as and for an equalization and for the parties to keep all property and debt in their own name and possession. Defendant stated he was not sure about a lump sum payment and would like to discuss a payment option. Ms. Jacobson requested a written confirmation from the Defendant confirming the assets. Following discussion, COURT ORDERED, as follows: 1. The Case Management Conference is CONTINUED to 7/22/15 at 8:30 AM. Parties are to communicate in an attempt to resolve the remaining issues and they are not to wait until the day before the hearing to do so. 2. Defendant may appear at the next hearing telephonically; however, he must contact chambers in advance to make his request. 3. Parties are to exchange financial information. 4. In the event there has been any change to either party's financial situation, then they are to file an updated Financial Disclosure Form (FDF). Updated FDFs are to be filed by 7/15/15. The minutes shall STAND as the Order from today's hearing.

07/22/2015 8:30 AM

- Ms. Jacobson stated she did not receive Defendant's Financial Disclosure Form (FDF) until last night and stated that his FDF did not include all assets. Court noted it appears the only issue is financial. Ms. Jacobson requested the Court inform the Defendant that he must include the residence in his FDF. Defendant stated the residence is not community property. Court indicated that the house is a trial issue and if mortgage payments were made by the Plaintiff, then there would be a community property interest and the Court would need to know the value of the home. Court informed the parties that they are to understand that anything acquired during the marriage is community property (including bank accounts, retirement accounts, cash on hand, and any other assets). COURT ORDERED, as follows: 1. Matter set for a NON-JURY TRIAL on 9/28/15 at 1:30 PM. Each party shall have ninety (90) minutes to present their case which includes opening statements, examination time (direct and cross) and closing statements. 2. Pretrial memorandum to be exchanged and filed with courtesy copies delivered to chambers no later than 9/21/15.

ROA000236

3. Discovery shall close at the close of business on 9/21/15. 4. Parties are to exchange lists of witnesses no later than the close of business on 8/31/15 which is to include the name of the witness, address of the witness, telephone number and a brief description of what each witness shall have to offer. Any witness not identified in advance of the hearing who is presented at the hearing will not be permitted to testify at the hearing absent compelling circumstances. (The Court expects testimony from the parties.) 5. Parties are to exchange their proposed exhibits and they are to provide their proposed exhibits to the Court Clerk by the close of business on 9/21/15. Plaintiff's exhibits are to be marked numerically and Defendant's exhibits are to be marked alphabetically. Exhibits are not to be filed. 6. The Joint Preliminary Junction remains IN EFFECT and is recognized as an Order of this Court. There is to be no transfer or disposal of any assets. 7. There shall be no award of ATTORNEY'S FEES at this time. The Court shall issue an Order based on the minutes.

[Parties Present](#)

[Return to Register of Actions](#)

[Skip to Main Content](#) [Logout My Account My Cases Search Menu New Family Record Search Refine Search Close](#)

[Location : Family Courts](#) [Images Help](#)

R. GISTER OF ACTIONS

[CASE NO. D-14-506883-D](#)

Sarah Maurice, Plaintiff vs. Justin Maurice, Defendant.

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Case Type: **Divorce - Complaint**
 Subtype: **Complaint Subject Minor(s)**
 Date Filed: **12/11/2014**
 Location: **Department Q**
 Cross-Reference Case Number: **D506883**
 Supreme Court No.: **83009**

PARTY INFORMATION

Defendant	Maurice, Justin 108 Westin LN Henderson, NV 89002	Male	Lead Attorneys Bradley J. Hofland <i>Retained</i> 702-895-6760(W)
Plaintiff	Maurice, Sarah 1596 Rusy Ridge LN Henderson, NV 89002	Female	Rachel M. Jacobson <i>Retained</i> 702-601-0770(W)

Subject Minor Maurice, Emma

Subject Minor Maurice, Savannah

EVENTS ☐ ORDERS OF THE COURT

05/11/2015 [All Pending Motions](#) (9:00 AM) (Judicial Officer Duckworth, Bryce C.)

Minutes

05/11/2015 9:00 AM

- RETURN HEARING: FMC MEDIATION ... CASE MANAGEMENT CONFERENCE. Ms. Jacobson stated the parties had reached an agreement on their own. Ms. Jacobson recited the agreement. Upon inquiry by the Court, Defendant stated he agreed with the schedule. Discussion regarding Defendant's income and child support obligation. Ms. Jacobson stated the parties work for the same company. Ms. Jacobson stated the Plaintiff will agree to set child support at \$1,200.00 Following discussion, COURT ORDERED, as follows: 1. The Case Management Conference is CONTINUED to 7/6/15 at 10:00 AM. 2. Parties shall have JOINT LEGAL CUSTODY of the minor child. 3. Per STIPULATION, Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child. 4. Per STIPULATION, Defendant's VISITATION shall be every other weekend from Friday after school/daycare, or 3:00 PM if school is not in session, to Sunday at 6:00 PM. 5. Per STIPULATION, Defendant shall be responsible for dropping off the minor child to the Plaintiff on Sunday nights. 6. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred dollars (\$1,200.00) per month beginning May 2015. 7. Parties are to exchange all financial information pursuant to NRCP 16.2 (including bank accounts, investment accounts, retirement accounts, and payroll statements). 8. All other Orders not addressed herein shall remain IN EFFECT. The Court shall issue an Order based on the minutes.

[Parties Present](#)

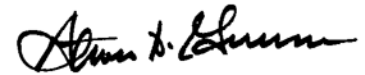
[Return to Register of Actions](#)

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CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

SARAH MAURICE,

Plaintiff,

v.

JUSTIN MAURICE,

Defendant.


CASE NO. D-14-506883-D
DEPT NO. Q

ORDER FROM HEARING

This matter came before the Court for a **Return Hearing and Case Management Conference**, Plaintiff being present and represented by Rachel Jacobson, Esq., and Defendant being present in Proper Person. Good cause appearing therefor,

IT IS HEREBY ORDERED that the attached copy of the Minutes from the May 11, 2015 hearing is hereby incorporated herein and will become the Order of this case.

DATED this 20th day of May, 2015.


BRYCE C. DUCKWORTH
DISTRICT COURT JUDGE
DEPARTMENT Q

✓
BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
AS VEGAS, NEVADA 89101

ROA000239

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint**COURT MINUTES****May 11, 2015**

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

May 11, 2015 9:00 AM All Pending Motions

HEARD BY: Duckworth, Bryce C.**COURTROOM:** Courtroom 01**COURT CLERK:** Michael A. Padilla**PARTIES:**

Emma Maurice, Subject Minor, not present

Justin Maurice, Defendant, Counter Claimant, Pro Se
presentSarah Maurice, Plaintiff, Counter Defendant, Rachel Jacobson, Attorney, present
present

Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- RETURN HEARING: FMC MEDIATION ... CASE MANAGEMENT CONFERENCE.

Ms. Jacobson stated the parties had reached an agreement on their own. Ms. Jacobson recited the agreement. Upon inquiry by the Court, Defendant stated he agreed with the schedule. Discussion regarding Defendant's income and child support obligation. Ms. Jacobson stated the parties work for the same company. Ms. Jacobson stated the Plaintiff will agree to set child support at \$1,200.00. Following discussion, COURT ORDERED, as follows:

1. The Case Management Conference is CONTINUED to 7/6/15 at 10:00 AM.
2. Parties shall have JOINT LEGAL CUSTODY of the minor child.
3. Per STIPULATION, Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child.
4. Per STIPULATION, Defendant's VISITATION shall be every other weekend from Friday after school/daycare, or 3:00 PM if school is not in session, to Sunday at 6:00 PM.

5. Per STIPULATION, Defendant shall be responsible for dropping off the minor child to the Plaintiff on Sunday nights.

6. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred dollars (\$1,200.00) per month beginning May 2015.

7. Parties are to exchange all financial information pursuant to NRCP 16.2 (including bank accounts, investment accounts, retirement accounts, and payroll statements).

8. All other Orders not addressed herein shall remain IN EFFECT.

The Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS: July 06, 2015 10:00 AM Case Management Conference
Duckworth, Bryce C.
Courtroom 01


CLERK OF THE COURT

NEOJ

DISTRICT COURT

CLARK COUNTY, NEVADA

SARAH MAURICE,

Plaintiff,

v.

JUSTIN MAURICE,

Defendant.

CASE NO. D-14-506883-D
DEPT NO. Q

NOTICE OF ENTRY OF ORDER FROM HEARING

TO: ALL PARTIES AND/OR THEIR ATTORNEYS

Please take notice that an Order From Hearing has been entered in the above-entitled matter, a copy of which is attached hereto. I hereby certify that on the above file stamped date, I caused a copy of this **Notice of Entry of Order From Hearing** to be:

☒ E-Served pursuant to NEFCR 9 on, or placed in the folder(s) located in the Clerk's Office of, the following attorneys:

Rachel Jacobson, Esq.

☒ E-Served pursuant to NEFCR 9 on, or mailed postage prepaid, addressed to, the following litigants in Proper Person:

Justin Maurice
108 Westin Lane
Henderson, NV 89002

/s/ Kimberly Weiss

Kimberly Weiss

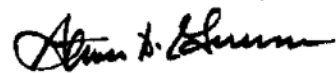
Judicial Executive Assistant

Department Q

ROA000242

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05/21/2015 09:28:35 AM



CLERK OF THE COURT

4 DISTRICT COURT

5 CLARK COUNTY, NEVADA
6

7 SARAH MAURICE,

8 Plaintiff,

9 v.

10 JUSTIN MAURICE,

11 Defendant.
12


CASE NO. D-14-506883-D
DEPT NO. Q

13 ORDER FROM HEARING
14

15 This matter came before the Court for a Return Hearing and Case
16 Management Conference, Plaintiff being present and represented by Rachel Jacobson,
17 Esq., and Defendant being present in Proper Person. Good cause appearing therefor,
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19 IT IS HEREBY ORDERED that the attached copy of the Minutes from the May
20 11, 2015 hearing is hereby incorporated herein and will become the Order of this case.

21 DATED this 20th day of May, 2015.
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24 BRYCE C. DUCKWORTH
25 DISTRICT COURT JUDGE
26 DEPARTMENT Q
27
28

✓
BRYCE C. DUCKWORTH
DISTRICT JUDGE

FAMILY DIVISION, DEPT. Q
LAS VEGAS, NEVADA 89101

ROA000243

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Divorce - Complaint

COURT MINUTES

May 11, 2015

D-14-506883-D Sarah Maurice, Plaintiff
vs.
Justin Maurice, Defendant.

May 11, 2015 9:00 AM All Pending Motions

HEARD BY: Duckworth, Bryce C.

COURTROOM: Courtroom 01

COURT CLERK: Michael A. Padilla

PARTIES:

Emma Maurice, Subject Minor, not present
Justin Maurice, Defendant, Counter Claimant, Pro Se
present
Sarah Maurice, Plaintiff, Counter Defendant, Rachel Jacobson, Attorney, present
present
Savannah Maurice, Subject Minor, not present

JOURNAL ENTRIES

- RETURN HEARING: FMC MEDIATION ... CASE MANAGEMENT CONFERENCE.

Ms. Jacobson stated the parties had reached an agreement on their own. Ms. Jacobson recited the agreement. Upon inquiry by the Court, Defendant stated he agreed with the schedule. Discussion regarding Defendant's income and child support obligation. Ms. Jacobson stated the parties work for the same company. Ms. Jacobson stated the Plaintiff will agree to set child support at \$1,200.00. Following discussion, COURT ORDERED, as follows:

1. The Case Management Conference is CONTINUED to 7/6/15 at 10:00 AM.
2. Parties shall have JOINT LEGAL CUSTODY of the minor child.
3. Per STIPULATION, Plaintiff shall have PRIMARY PHYSICAL CUSTODY of the minor child.
4. Per STIPULATION, Defendant's VISITATION shall be every other weekend from Friday after school/daycare, or 3:00 PM if school is not in session, to Sunday at 6:00 PM.

PRINT DATE:	05/11/2015	Page 1 of 2	Minutes Date:	May 11, 2015
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5. Per STIPULATION, Defendant shall be responsible for dropping off the minor child to the Plaintiff on Sunday nights.

6. Defendant's CHILD SUPPORT obligation is set at one thousand two hundred dollars (\$1,200.00) per month beginning May 2015.

7. Parties are to exchange all financial information pursuant to NRCP 16.2 (including bank accounts, investment accounts, retirement accounts, and payroll statements).

8. All other Orders not addressed herein shall remain IN EFFECT.

The Court shall issue an Order based on the minutes.

INTERIM CONDITIONS:

FUTURE HEARINGS: July 06, 2015 10:00 AM Case Management Conference
Duckworth, Bryce C.
Courtroom 01