

When I was 18 years old, I tried marijuana on two separate occasions at social gatherings. I have never used or experimented with any other illegal drugs before or since that time.

In 1993, my boyfriend, Darren Mills and I ended our relationship. During our argument, Mr. Mills damaged my vehicle by hitting it with a shovel and I returned the same damage to his vehicle in the same manner. The next morning I went to the Creek County Court House and filed an emergency ex-parte against Mr. Mills. At that time, I was informed that he had filed one against me earlier that morning. Standing in the court house on the day we were to go before the judge, we agreed that we no longer needed the ex-parte and we asked the judge to dismiss it. The Judge granted our request for dismissal.

In 2000, my ex-husband and I were involved in a custody battle over our children. The decision was appealed all the way to the State Supreme Court, I won every appeal that was put before the courts. In 2002, we were approaching the last court hearing. Shortly before this hearing his wife filed a protective order in Le Flore County against me claiming that I had made harassing phone calls to her residence. This was done in an attempt to discredit my character. I appeared in court to contest her request for a protective order. At that time I produced all telephone records, calling card records, and credit card bills, proving that I had not made the telephone calls as she claimed. The Judge saw that I was not guilty of the accusations made against me and her request for the protective order was denied. There have been no further attempts to obtain a protective order against me.