

XIV. APPENDIX

TABLE OF APPENDICES

APPENDIX A - DECISION OF THE TEXAS SUPREME COURT DECIDED ON 9/5/2025

1a

APPENDIX B - DECISION OF THE THIRD COURT OF APPEALS ON PETITION FOR
WRIT OF HABEAS CORPUS DECIDED ON 7/3/2025 2a

APPENDIX C - DECISION OF THE THIRD COURT OF APPEALS ON APPEAL FOR
MOTION FOR NEW TRIAL DECIDED ON 6/20/2025 3a

APPENDIX D - PROTECTIVE ORDER SIGNED ON 1/30/2025 7a

APPENDIX E - TRIAL COURT DECISION DECIDED ON 1/29/2025 9a

APPENDIX F - STATUTES... 11a

APPENDIX G - CONSTITUTIONAL PROVISIONS 13a

APPENDIX H - MANIFESTUM CHRISTI - THE EVIDENCE THAT WAS UNDULY
DENIED IN THE PETITIONER'S DEFENSE ... 15a

<https://drive.google.com/file/d/1jvGxUKlCOEiY4gxeE8UpEOS2Yt9LCTIq/view?usp=drivesdk>

APPENDIX I - NOTICE OF ADDRESS USED 31a

APPENDIX A - DECISION OF THE TEXAS SUPREME COURT DECIDED ON 9/5/2025

FILE COPY

RE: Case No. 25-0659
COA #: 03-25-00414-CV
STYLE: IN RE BRAY

DATE: 9/5/2025
TC#: C1CR22501587

Today the Supreme Court of Texas denied the petition
for writ of mandamus in the above-referenced case.

MR. CHRISTOPHER TYLER BRAY
* DELIVERED VIA E-MAIL & POSTAL *

**APPENDIX B - DECISION OF THE THIRD COURT OF APPEALS ON PETITION FOR
WRIT OF HABEAS CORPUS DECIDED ON 7/3/2025**

TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-25-00414-CV

In re Christopher Tyler Bray

ORIGINAL PROCEEDING FROM TRAVIS COUNTY

MEMORANDUM OPINION

The petition for writ of habeas corpus is denied. See Tex. R. App. P. 52.8(a).

Rosa Lopez Theofanis, Justice

Before Justices Triana, Kelly, and Theofanis

Filed: July 3, 2025

**APPENDIX C - DECISION OF THE THIRD COURT OF APPEALS ON APPEAL FOR
MOTION FOR NEW TRIAL DECIDED ON 6/20/2025**

TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

JUDGMENT RENDERED JUNE 20, 2025

NO. 03-25-00336-CR

Christopher Tyler Bray, Appellant

v.

The State of Texas, Appellee

**APPEAL FROM COUNTY COURT AT LAW NO. 5 OF TRAVIS COUNTY
BEFORE JUSTICES TRIANA, THEOFANIS, AND CRUMP
DISMISSED FOR WANT OF JURISDICTION-- OPINION BY JUSTICE THEOFANIS**

This is an appeal from the judgment of conviction entered by the trial court. Having reviewed the record, it appears that the Court lacks jurisdiction over this appeal. Therefore, the Court dismisses the appeal for want of jurisdiction. Because appellant is indigent and unable to pay costs, no adjudication of costs is made.

TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-25-00336-CR

Christopher Tyler Bray, Appellant

v.

The State of Texas, Appellee

FROM THE COUNTY COURT AT LAW NO. 5 OF TRAVIS COUNTY
NO. C-1-CR-22-501587, THE HONORABLE MARY ANN ESPERITU, JUDGE PRESIDING

MEMORANDUM OPINION

A jury found appellant Christopher Tyler Bray guilty of the misdemeanor offense of indecent assault, and the trial court assessed his punishment at twenty-four days' confinement. *See* Tex. Penal Code § 22.012(a).

Because Bray's sentence was imposed on January 29, 2025, his deadline for filing a notice of appeal or motion for new trial was Friday, February 28, 2025. *See* Tex. R. App. P. 21.4(a) (providing that defendant "may file a motion for new trial before, but no later than 30 days after the date when the trial court imposes or suspends sentence in open court"), 26.2(a)(1) (providing that "notice of appeal must be filed . . . within 30 days after the day sentence is imposed or suspended in open court" or "within 90 days after the day sentence is imposed or suspended in open court if the defendant timely files a motion for new trial").

Filed For Richard
At 8 o'clock A.M.
23 day of June 20 25
Diana L. Price-McCoy

Bray filed a pro se motion for new trial on March 3, 2025, and a pro se notice of appeal on May 12, 2025.¹

Bray's notice of appeal was therefore untimely, and we have no discretion to do anything other than dismiss the appeal.² See *Slaton v. State*, 981 S.W.2d 208, 210 (Tex. Crim. App. 1998) (explaining that "[a] notice of appeal which complies with the requirements of Tex. R. App. P. 26 is essential to vest the court of appeals with jurisdiction" and that if appeal is not timely perfected, "a court of appeals does not obtain jurisdiction to address the merits of the appeal" and "can take no action other than to dismiss the appeal"); see also *Castillo v. State*, 369 S.W.3d 196, 202 (Tex. Crim. App. 2012) (noting that "one day is enough to deprive the appellate court of jurisdiction to consider appellant's appeal under the Texas Rules of Appellate Procedure").

Accordingly, we dismiss this appeal for want of jurisdiction.³

The trial court appointed counsel to represent to Bray at trial. No motion to withdraw filed by trial counsel is included in the record.

² The remedy for an untimely notice of appeal from a misdemeanor conviction is an application for writ of habeas corpus to the judge of the court in which the appellant was convicted. See Tex. Code Crim. Proc. arts. 11.05, .09; see *Walker v. State*, No. 07-19-00313-CR, 2019 WL 4741728, at *1 n.1 (Tex. App.—Amarillo Sept. 27, 2019, orig. proceeding) (mem. op., not designated for publication).

³ We also note the trial court certified that Bray "has waived the right of appeal." See Tex. R. App. P. 25.2(d) ("The appeal must be dismissed if a certification that shows the defendant has a right of appeal has not been made part of the record under these rules.").

Filed For Record
At 8 o'clock A.M.
25 day of June 2025
Clara L. Thompson
Clerk, Texas Court of Criminal Appeals

Rosa Lopez Theofanis, Justice

Before Justices Triana, Theofanis, and Crump

Dismissed for Want of Jurisdiction

Filed: June 20, 2025

Do Not Publish

UNOFFICIAL

Filed For Record
At 8 o'clock 4 M.
23 day of June 20 25
Diana R. Brown, Clerk
C. J. Clark, Theofanis, Justice

APPENDIX D - PROTECTIVE ORDER SIGNED ON 1/30/2025

Cause No. C-1-CV-24-000994

STATE OF TEXAS
FOR THE PROTECTION OF

ALANA STUBBS
Applicant

VS

CHRISTOPHER BRAY
Respondent (DOB 04/08/1980)

IN THE COUNTY COURT
AT LAW NO. 4
TRAVIS COUNTY, TEXAS

AGREED PROTECTIVE ORDER

On this day came to be heard the Application for a Protective Order, pursuant to and in accordance with:

☒ Chapter 7B of the Texas Code of Criminal Procedure, or

☐ Chapter 95 of the Texas Family Code

I. APPEARANCES

Applicant appeared in person and through the State's attorney and announced ready.

☒ Respondent appeared in person and by and through counsel, JESSICA BERNSTEIN, SBN 24071342, and announced ready.

☐ Respondent appeared pro se and announced ready.

☐ Respondent failed to appear although duly served with citation and notice.

II. FINDINGS

The Court, having this been set forth in the pleadings and after the evidence adduced at the hearing, finds that a necessary prerequisite of the law has been satisfied and that the Court has jurisdiction over the parties and the subject matter of this cause.

☐ The making of a record of testimony was waived.

☒ A record of testimony was made.

The Court finds that a protective order is in the best interest of the Applicant, the family or household, and the Court further finds that:

☒ The parties have agreed to the following protective orders.

☒ The Respondent was convicted, or placed on ~~probation~~ ~~community supervision~~ ~~probation~~ ~~community supervision~~ for the offense of Indecent Assault in Cause Number C1CR22501887.

☒ Such conviction constitutes reasonable grounds to believe Applicant has been the victim of sexual assault or abuse, indecent assault, stalking, or trafficking.

III. ORDERS

The Respondent is ORDERED, DIRECTED and COMMANDED:

(A) To refrain from committing acts in furtherance of Unlawful Restraint, Sexual Assault, Indecent Assault, Aggravated Sexual Assault, or Stalking against Applicant or a member of Applicant's family or household.

(B) Not to communicate directly or indirectly with the Applicant or any member of the Applicant's family or household in a threatening or harassing manner.

☒ The Court finds that good cause exists to order Respondent not to communicate with Applicant in any manner whatsoever except through attorneys and it is so ordered.

which was sentenced to the
 prison incarceration of the person
 for the duration set forth in the
 of the Applicant and the Respondent.

SIGNED IN 20 day of May

Residing at 2819 EARNHAM RD

PROCEED AS TO FORM AND CONTENT

STUBES

CHRISTOPHER BRAY

Respondent:

Address 2819 EARNHAM RD

CHARLESTON, SOUTH CAROLINA 29405

Phone 771-2134

EISENBERG

(512) 254-4185

(512) 254-9570 FAX

Phone 771-2134

Fax 771-2134

SBN 210 2134

Phone 771-2134

Fax 771-2134

SBN 210 2134

ATTORNEY FOR RESPONDENT PRO SE

APPENDIX E - TRIAL COURT DECISION DECIDED ON 1/29/2025

THE STATE OF TEXAS

No. C-1-CR-22-501587

IN THE COUNTY COURT

VS.

County Court at Law #5

CHRISTOPHER TYLER BRAY

TRAVIS COUNTY, TEXAS

Judgment and Sentence

Verdict of Guilty by Jury - Punishment by Court

On This The 28th Day Of January, 2025, this Cause being called for Trial, came the State of Texas by her County Attorney, and came the Defendant in person and by His Attorney, Elsie Aton; MICHELLE LEA MAYS; JESSICA BERNSTEIN and the Defendant being duly arraigned, pleaded "Not Guilty" to the charge contained in the information, to wit: INDECENT ASSAULT, and demanded a Trial by Jury.

Both parties announcing ready for Trial, a Jury consisting of Enk Klink and five others was duly selected, impaneled and sworn, according to law, heard the information read and the Defendant's plea of "Not Guilty" thereto and heard the evidence submitted, and having been duly charged by the Court, and having heard the argument of Counsel, retired to consider their Verdict, and afterward returned into open Court the following Verdict, which was received by the Court and is here now entered upon the minutes of the Court, to wit:

"We, the Jury, find the Defendant, CHRISTOPHER TYLER BRAY, guilty of the offense of INDECENT ASSAULT."

Presiding Juror

On This The 28th Day Of January, 2025, the Defendant, CHRISTOPHER TYLER BRAY, having filed a motion for the Court to assess punishment in the event of conviction, was present in person before the Court for the purpose of having punishment assessed. It is the Order of the Court that the said Defendant is guilty as found by the Jury and Male punishment is assessed at a fine of \$ 0 and 24 days confinement in the County Jail, and all costs in this behalf incurred. Credit Backwards 12 days

It is the Order of the Court that the said Defendant, CHRISTOPHER TYLER BRAY, who has been adjudged guilty of the offense of INDECENT ASSAULT be and is hereby sentenced to be imprisoned in the jail of Travis County, Texas for 24 days and that the State of Texas do have and recover of the defendant the said fine of \$ 0 and all costs of this prosecution. Court costs to run concurrent.

Defendant is remanded to the custody of the Sheriff of Travis County, Texas who will commit «Defendant/Pronoun» forthwith to the jail of said County until said period of imprisonment has expired and thereafter until said fine and costs are fully paid or otherwise discharged. It is further ordered that execution may issue against the property of said Defendant for the amount of said fine and costs.

SIGNED on this the 29th day of January, 2025



Judge, County Court at Law #5

DATE OF BIRTH: 03/08/1993

RIGHT THUMBPRINT



Filed For Record
At 4:39 o'clock 0 M.
day of 29 2025
Dyana Linton-Mercado
County Clerk, Travis County, Texas

THE STATE OF TEXAS

NO. C1CR-22-501587

IN THE COUNTY COURT AT LAW

vs

Christopher BrayNUMBER 5

TRAVIS COUNTY, TEXAS

TRIAL COURT'S CERTIFICATION OF DEFENDANT'S RIGHT OF APPEAL

Christopher Bray

Judge of the above Trial Court, certify this criminal case:

- ☐ is not a plea-bargain case, and the defendant has the right of appeal.
- ☐ is a plea-bargain case, but matters were raised by written motion filed and ruled on before trial and not withdrawn or waived, and the defendant has the right of appeal.
- ☐ is a plea-bargain case, but the trial court has given permission to appeal, and the defendant has the right of appeal.
- ☐ is a plea-bargain case, and the defendant has NO right of appeal.
- ☒ the defendant has waived the right of appeal.
- ☐ the notice of appeal was not timely filed, and the defendant has NO right of appeal.

SIGNED This 29 Day of JAN 2025Mark B. Egan
PRESIDING JUDGE

I understand that an appeal is perfected by timely filing a sufficient notice of appeal in writing and filed with the trial court clerk. I also understand the notice of appeal must be filed:

- (1) within 30 days after the day sentence is imposed or suspended in open court, or after the day the trial court enters an appealable order; or
- (2) within 90 days after the day sentence is imposed or suspended in open court if the defendant timely files a motion for new trial

Christopher Bray

DEFENDANT in the above styled and numbered cause,

have received a copy of this certification. I have also been informed of my rights concerning any appeal of this criminal case, including any right to file a pro se petition for discretionary review pursuant to Rule 68 of the Texas Rules of Appellate Procedure. I have been admonished that my attorney must mail a copy of the Court of Appeals' judgment and opinion to my last known address and that I have only 30 days in which to file a pro se petition for discretionary review in the Court of Appeals. Tex. R. App. P. 68.2. I acknowledge that, if I wish to appeal this case and if I am entitled to do so, it is my duty to inform my appellate attorney, by written communication, of any change in address at which I am currently living or any change in my current prison unit. I understand that, because of appellate deadlines, if I fail to timely inform my appellate attorney of any change in my address, I may lose the opportunity to file a pro se petition for discretionary review.

Chris F. Bray
DEFENDANT

Mailing address:

Telephone #:
Fax #:Jessica B. Munster
ATTORNEY FOR DEFENDANT

(trial) mailing address:

820 W. 10th St.Austin, TX 78701

telephone #:

fax #:

State Bar Card # 24271342

Filed For Record
At 4:30 o'clock P. M.
day JAN 29 2025
Dyana Limon-Miller
County Clerk, Travis County

GIVE COPY TO DEFENDANT

APPENDIX F - STATUTES

Religious Freedom Act of 1993, 42 U.S. Code § 2000bb-1 - Free exercise of religion protected:

(a) In general

Government shall not substantially burden a person's exercise of religion even if the burden results from a rule of general applicability, except as provided in subsection (b).

(b) Exception

Government may substantially burden a person's exercise of religion only if it demonstrates that application of the burden to the person—

(1) is in furtherance of a compelling governmental interest; and

(2) is the least restrictive means of furthering that compelling governmental interest.

(c) Judicial relief

A person whose religious exercise has been burdened in violation of this section may assert that violation as a claim or defense in a judicial proceeding and obtain appropriate relief against a government. Standing to assert a claim or defense under this section shall be governed by the general rules of standing under article III of the Constitution.

Texas Rules of Evidence 404(a):

(a) Character Evidence.

(1) Prohibited Uses. Evidence of a person's character or character trait is not admissible to prove that on a particular occasion the person acted in accordance with the character or trait.

(2) Exceptions for an Accused.

(A) In a criminal case, a defendant may offer evidence of the defendant's pertinent trait, and if the evidence is admitted, the prosecutor may offer evidence to rebut it.

(B) In a civil case, a party accused of conduct involving moral turpitude may offer evidence of the party's pertinent trait, and if the evidence is admitted, the accusing party may offer evidence to rebut it.

42 U.S. Code § 9601(1):

(1)The term "act of God" means an unanticipated grave natural disaster or other natural phenomenon of an exceptional, inevitable, and irresistible character, the effects of which could not have been prevented or avoided by the exercise of due care or foresight.

82. A Bill for Establishing Religious Freedom, 18 June 1779:

"Well aware that the opinions and belief of men depend not on their own will, but follow involuntarily the evidence proposed to their minds; that Almighty God hath created the mind free, and manifested his supreme will that free it shall remain by making it altogether insusceptible of restraint; that all attempts to influence it by temporal punishments, or burthens, or by civil incapacitations, tend only to beget habits of hypocrisy and meanness, and are a departure from the plan of the holy author of our religion, who being lord both of body and mind, yet chose not to propagate it by coercions on either, as was in his Almighty power to do, but to extend it by its influence on reason alone; that the impious presumption of legislators and rulers, civil as well as ecclesiastical, who, being themselves but fallible and uninspired men, have assumed dominion over the faith of others, setting up their own opinions and modes of thinking as the only true and infallible, and as such endeavoring to impose them on others, hath established and maintained false religions over the greatest part of the world and through all time."

APPENDIX G - CONSTITUTIONAL PROVISIONS

State of Texas Preamble:

Humbly invoking the blessings of Almighty God, the people of the State of Texas, do ordain and establish this Constitution.

State of Texas, Article 1, Section 1:

Texas is a free and independent State, subject only to the Constitution of the United States, and the maintenance of our free institutions and the perpetuity of the Union depend upon the preservation of the right of local self-government, unimpaired to all the States.

State of Texas Article 1, Section 5:

No person shall be disqualified to give evidence in any of the Courts of this State on account of his religious opinions, or for the want of any religious belief, but all oaths or affirmations shall be administered in the mode most binding upon the conscience, and shall be taken subject to the pains and penalties of perjury.

State of Texas Article 1, Section 6 - 6-a:

All men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences. No man shall be compelled to attend, erect or support any place of worship, or to maintain any ministry against his consent. No human authority ought, in any case whatever, to control or interfere with the rights of conscience in matters of religion, and no preference shall ever be given by law to any religious society or mode of worship. But it shall be the duty of the Legislature to pass such laws as may be necessary to protect equally every religious denomination in the peaceable enjoyment of its own mode of public worship.

This state or a political subdivision of this state may not enact, adopt, or issue a statute, order, proclamation, decision, or rule that prohibits or limits religious services, including religious services conducted in churches, congregations, and places of worship, in this state by a religious organization established to support and serve the propagation of a sincerely held religious belief.

United States Constitution Amendment I:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

United States Constitution Amendment V:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

United States Constitution, Amendment VI:

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

United States Constitution, Amendment XIV:

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

**APPENDIX H - MANIFESTUM CHRISTI - THE EVIDENCE THAT WAS UNDULY
DENIED IN THE PETITIONER'S DEFENSE**

The following attached presentation is not all inclusive of every event but a composition of what is necessary to show evidence of Almighty God and the Anointment He has placed upon me. Everything in the presentation is truthful, since the fascination and ineffable nature of what's been done is greater than any temptation to lie or exaggerate the truth. I will tell you everything acts as the Living Symbol of Scripture, and analyze it fully so that you may receive the gift of an increase in faith. In your positions with all that is being brought before you, you all need to lose your head in the clouds and anchor yourself in eternity, because the world and what it demands can make the best of us fall asleep. Allow the clear patterns and the convergence of all the chaos in the world amaze you and rapt your souls. What delight it brings me to quench my intellectual thirst by God's Hand and to be able to understand God's Eternal Plan where the infinite is the moment, and the moment is infinite. To know we are not alone is the ultimate peace. All the search for life beyond earth and rumors of extraterrestrials visiting us is vain and misplaced. God is with us who believe. We are called to prepare for eternal life and what greater visitor to mankind is there than the Comforter?

Now, what will have encompassed six years after receiving the Holy Ghost has been like being a stumbling foreigner in a foreign land. I now see that I had to go through these things in order to be who I am named by the Blood of the Lamb. The spiritual welfare of the American people is dismal at best, and even church leadership only seem to pry into my treasures only to justify earthly things. This isn't my calling and as one measures me so shall they be measured. Without further ado, I present the Manifestum Christi.

Who Am I? Who are you?

The Father has answered by the blood of Christ Jesus of Nazareth, the Apostles, the Saints, and all the Martyrs.

Christopher Tyler Bray

Christopher - "Christ Bearer."

Tyler - "maker or layer of tiles, house builder," or "doorkeeper of inn or tavern."

Bray - the loud harsh cry of a donkey or a mule.

Born on International Women's Day 03/08/93

My mother had run off from home and had me out of wedlock. I never had a true Father figure as was necessitated by the Prophecy for only my Father God can have such claim over me.

Numbers and names are of utmost importance to God Almighty, the True Father of all my brethren.

3 - Divine Completion

8 - Crucifixion/Renewal

My mother's name was Amy Katrina Billiot.

Amy - "beloved."

Katrina - "pure."

Billiot - "little resolute protector or son of." Now is Christ on earth greater than Father God? Nope, but there is no man on earth greater than Christ or any that belong to Christ.

My mother was born 4/15/1975

The first time her birthday was on Easter, while I was alive, was when I was 8 on 4/15/2001.

Jewish Ancestry

The original surname in Germany was 'Grubberman.' The one when crossed from England to Charleston, S.C. was 'Groverman.'

Allow me to share who I was.

I started what was going to be a tech umbrella company, named Four, and the four products dealt with work, worship, food, and spiritual food.

This was all working towards what would be a utopian society.

The first product was a desktop, desk both standing and sitting, computer, laptop, and tablet all-in-one.

I designed, prototyped, wrote the patents, and got it in front of 4 Fortune 500 company executives, but this was not the Father's Will.

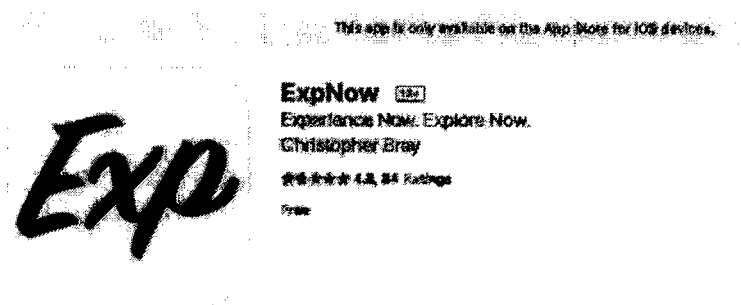


The next was ExpNow.

This pertained to worship. All I will say about it is that no one else could even imagine this concept.

It was a social media app that if lent to the world would've been cult-like as they all are.

This was not the Father's Will.

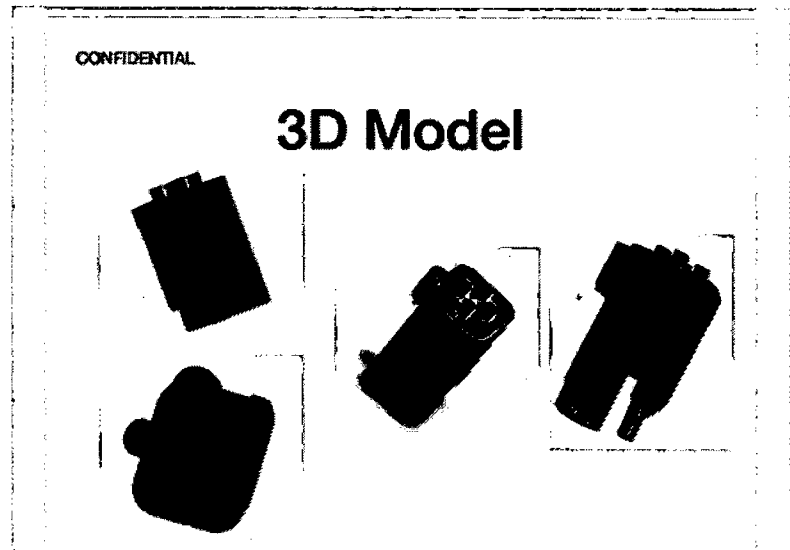


The next was Drobot

This is a hydroponic robot that'd allow even children to grow food and herbs with minimal environmental impact.

The name of the complimentary app was "Mary."

This was not the Father's Will.



The Right Frame of Mind.

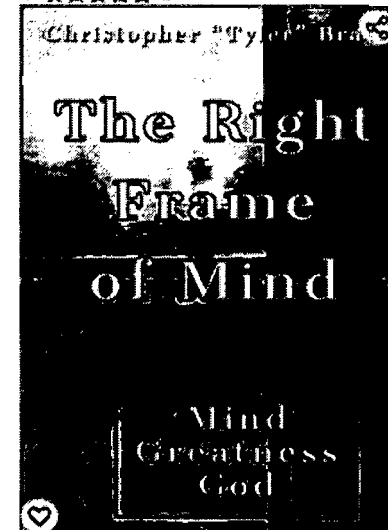
This was a definitive examination on why Christ is the answer based on all accumulate studies and wisdom I had acquired.

Yet, this was not the true message for I was to be made and am to be the "Word of God" in the flesh.

Yet, this was the testimony that I possessed the True Wisdom of God the Father. Be like a child in curiosity and desire the Father God via the Way.

Christopher Tyler Bray
The Right Frame of Mind: You Won't See Life the Same
Ever Again

1.0 ★★★★★ 2



What Happened? The Father God and His Will.

Was sabotaged, gossiped about, hated truly from the beginning, falsely accused, falsely incarcerated, assaulted, brought up in two different worlds, and it was and is all for Christ and the body.

However, it was all leading up to Aug 30, 2020, the reception of the Spirit to proclaim the work given for me to do with the aid of those who truly belong to the Father, and Dec 21, 2020.

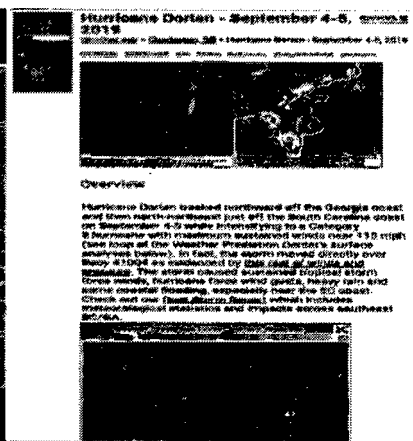
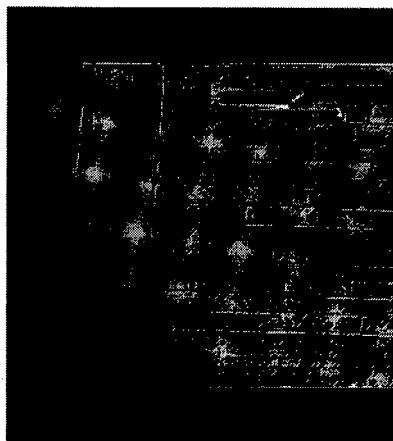
Revelation 22:12



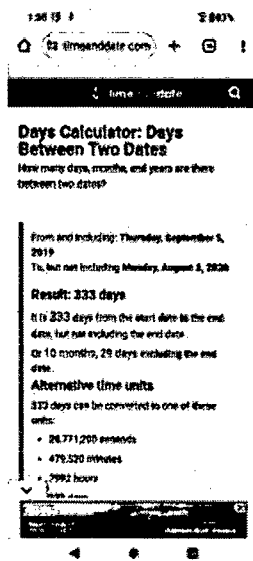
Assaulted by a cop for asking for a ride home.

Court was set for 9/5/2019. Prayed and fasted.

Dorian - "gift."



Understand



My loving Grandma assaulted me in anger. I left and walked off. She admitted she was the perpetrator.

August 3, 2020 was the court date.
Prayed and fasted.



Before the police left, the female cop asked me, worriedly, if there was going to be another hurricane. I smiled at her. Isaias - Isaiah

Showing results for hurricane Isaias Charleston SC
Search results for hurricane Isaias Charleston SC

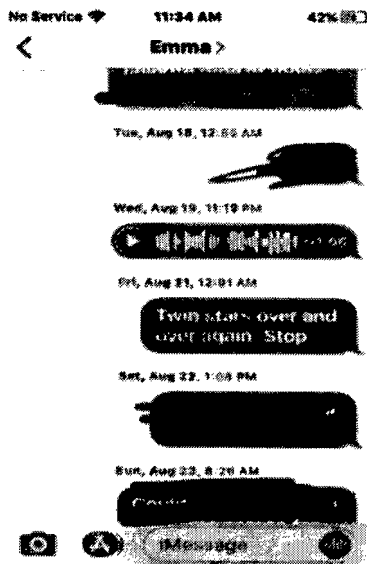
Isaias tracked north-northeast off the GA and southern SC coasts on August 3, 2020 as a tropical storm before intensifying to a **Category 1** hurricane about 50 miles east of Charleston, SC. The storm made its closest approach to our area when it passed by the mouth of the Santee River ~25 miles offshore. Aug 3, 2020

<https://www.weather.gov/cha/HU...>
Hurricane Isaias - August 3, 2020 - National Weather Service

About featured snippets Feedback

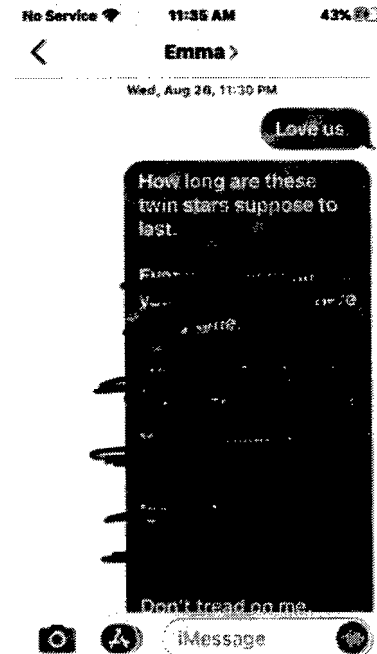
Quickly what led up to Aug 30, 2020 and December 21, 2020.

I had given up all, was delivering food on a bike, and thought I was being a "monk" by sleeping in what I called the "doghouse." It was a tiny like doghouse, collapsing building, behind an abandoned church. And inside looked like a crucifixion scene with the impression of a dog on the inside entrance.

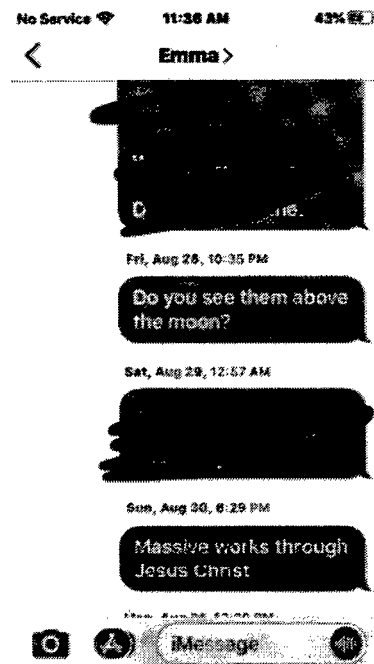


On Aug 12, 2020, the Spirit led me to meet a girl and gave me the knowing that I was getting married. Her name was Emma, and initially her name was Emma Wife in my contacts. Emma means "universal."

I thought I was being romantic. Even though I was saying all this to her. Wrong. I was speaking to the entire body no matter where they're at and what was to come. These were my writings while praying on the upcoming marriage.



Before going out on August 30, 2020 I sent her the message: "Massive works through Jesus Christ." You may want to see the whole screen recording. There's more.



What happened after... Remember the Father's will is all our way to Heaven. He doesn't act according to man, because He is God Almighty.

I met a man named Christopher Nolan. He invited me to come party with him. I obliged, and he took me to meet prostitutes. The first location was on James Island where I grew up. I met 2 girls who worked as prostitutes. After saying hello, I went outside to enjoy prayer. The next destination was in West Ashley, where my mom lives. I was left outside while Nolan went in the apartment. During prayer, I felt something so intense and unstoppable. The experience felt as a wind flowing and an all consuming fire. I said nor thought anything on my own. Instead I only thought: "Lord, am I going to die from this?" And once it was done I thought, "Lord, what do I do?"

August 30, 2020 Continued:

Afterwards, Nolan brought me into to the apartment, and the prostitute freaked out. He asked me where to next. I told him to go back Downtown. We went. Then I told him to get more beer, and so he went, but brought back no beer but a 6-pack of apple cider hard. I complained that it wasn't beer. Next I had us go to the Battery. There I took only a sip of the apple cider hard. Then we went to look upon the harbor and something in the sky caught my eye. It was the moon in the middle of what I thought were 2 stars being the "twin stars above the moon" that affirmed the "sign from heaven" that I told my "wife" I would manifest to guarantee to her. (This is in the whole screen recording.) After I showed him the text, his eyes lit up, and I was full of joy thinking surely I was getting married to the girl. Moments after, he caught my attention and pointed out that they weren't stars but planets, and that a total of 4 had appeared that night. He asked me if I cared for the names, and I told him no. Captivation for the ineffable had taken hold.

Aug 30, 2020 Ending but was it?

Afterwards, he asked me if I wanted to meet another prostitute, and I said yes, though I was only truly interested in experiencing the Father's hand. And so we went to Mount Pleasant. The end of that day....

What did the texts mean?

It was all Prophecy even though my flesh believed it was about this girl and I.

Star above the moon - planet.

Twin star - surely 2 that were 1.

Over and over again. Stop. - 2 separate occasions.

The last and only one on Aug 30, 2020, you already know.

Meaning of the Events on Aug 30, 2020.

Christopher Nolan - Mighty warrior of Christ who "was" my witness.

3 locations 4 prostitutes - Rev 2:26 - 2:29.

2nd location/Where my mother lives - the conversation with Nicodemus about being reborn. 2 symbolizes the Holy Spirit.

6- pack of apple cider hard - (If you know, then you're doing better than I did.) The Original Sin.

If you knew this happened, then you're doing better than I did, once again.

On December 21, 2020 the "Christmas Star" appeared. This was Saturn and Jupiter coming in conjunction. But most importantly the "twin stars above the moon over and over again stop." And this was the ending to Revelation 2:26 - 2:29. While August 30, 2020 was the beginning.

When did His Vessel come to Austin?

It was April 3, 2022.

Why has he stayed here knowing, or so he thought, he was running away for so long?

Roughly 2 weeks before, he found out the eclipse was happening on April 8, 2024.

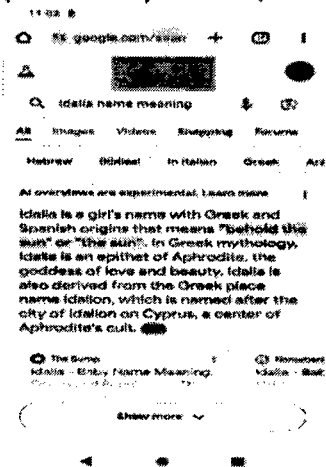
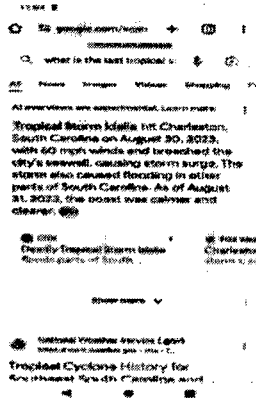
Furthermore, he had experienced a total eclipse in Charleston, SC 6 years 8 months previously.

**So 2 eclipses that blotted
out the sun?**

2 girls that went full in the nude and tried to seduce him during the April 8 eclipse? Yes, this happened where I was at, and I believe it's symbolic that I am never naked again but clothed by the Lord's Atonement.

Well, the Father has a sense of humor.

Idalia hit Charleston, SC on Aug 30, 2023. And Idalia is based on Greek mythology saying, "Behold the sun." Idalia is also an epithet of Aphrodite, but I'm certainly no goddess.



Helpful Bible Verses:

Revelation 2:26 - 2:29.

Revelation 22:12.

Revelation 19:11 - 19:16.

Why would Jesus Christ of Nazareth wear a white robe dipped in his own blood?

And what have I been doing?

Preparing...

“Search the scriptures; for in
them ye think ye have eternal life:
and they are they which testify of
me.” - John 5:39

APPENDIX I - NOTICE OF ADDRESS USED

I am using the address on my ID that which is my grandma's, due to the sabotage and instability of where I currently stay while I'm in Austin, Texas. She is also more deserving of this honor and is a true believer in the Lord. I can put no other address, since I technically still have a residence there and legally have no other residence, considering I will be leaving soon upon your reception of my testimony. I request no penalty on behalf of this and that her address, for safety reasons, be blurred out from public view. I also cannot rely on proper correspondence to be carried out aside from the cited address, and this can and ought to be considered an extraneous circumstance. Said address is 819 Farnham Rd, Charleston, S.C., 29412.

Correspondence will be better maintained with this address, considering that upon this Court hearing this case, God will direct me as to where I shall settle down, even if it is for only a short time. This life is not my own, but His, and, as contradictory as this might sound, I have gained my true life, which is eternal. Many hours I've spent thinking about what Heaven will be like in all its glory, and though no man can utter what Heaven truly is aside from the dwelling place of those saved by Christ, Heaven is real, and my testimony is living proof of this. May you who read this be filled with eternal joy.

Respectfully,

Chris T. Bray