

NORTH CAROLINA

IN THE GENERAL COURT OF JUSTICE

WAKE COUNTY

DISTRICT COURT DIVISION

FILE NO: 08CvD 12310

BY \_\_\_\_\_

WAKE COUNTY, C.S.C.

2008 JUL 24 PM 4:36

FILED

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

v. )

**REBUTTAL AFFIDAVIT OF  
BRADLEY COOPER**

BRADLEY COOPER, )  
Defendant, )

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

1. I am over eighteen years of age and competent to testify regarding the matters herein. I am normally a private person and to date have not disrespected Nancy by correcting any half truths or exaggerations that she told during our marriage. I have always felt that any issues we had were private issues between Nancy and myself was not necessary to discuss our marriage or Nancy personally with friends or neighbors. While I wish Nancy's remembered for her good friends and the many good times she shared with friends I feel that I need to set the record straight on a few issues.
2. During the course of our marriage Nancy and I both said things that we regretted later on.
3. I have not trained for an Ironman triathlon since June 2007. For more than a year I have refocused my attention and efforts on Nancy and our children. This can be seen on my personal blog [www.adventuresofbrad.com](http://www.adventuresofbrad.com). Since June 2007 I have had the odd one hour workout per week usually just running on a treadmill at work. Nancy's training since June 2007 has been magnitudes more which I fully supported and encouraged as it not only improved her health but it allowed myself more one on one time with the girls usually in the mornings. Last year, prior to June 2007 I had trained approximately 10 to 15 hours per week at home and at the gym in the evenings.
4. Brett Adam states that I regularly train for 8 hours on a stationary bike every Sunday. I have not ridden my stationary bike for over a year since June 3, 2007. Prior to June 2007, I did weekly rides on my indoor stationary bike so I was close to the family and could stop immediately when needed. These rides lasted anywhere from 1 hour to 6 hours but on average lasted less than 2 hours.
5. Michelle Simmons states that I would regularly train for 12 to 13 hours per day on the weekend. The most I had trained over a weekend prior to June 2007 was 6 hours. Since June 2007 I have not trained at all.
6. My MBA classes finished in December 2007. I had offered to Nancy to delay my last semester which was scheduled from September to December 2007 so that I could focus more time on being home and supporting the family. Nancy requested that I finish the last class and complete the MBA as scheduled as soon as possible.

7. Clea and Michael Morwick state that I attended a boat show all weekend. Jessica Adam reports that I disappeared for a weekend and did not return for a few days while at a boat show. Hannah Prichard states that I left Sunday and returned at 5am the next day. In truth the boat show trip on Sunday, September 30, 2007 lasted only a few hours. The boat show was located at Overton's in Greenville, NC. I found out on September 30, 2007 and told Nancy the day of the boat show that my MBA team needed to perform market analysis on boat customers and dealers. At noon on September 30, 2007 I met four other MBA students including our team lead, Mark Howell, at his office in downtown Raleigh. Three of us drove to the boat show in Mark's SUV and then interviewed customers and dealers. I stayed with the team throughout the show and we all left the boat show together. We stopped for food prior to driving back to Raleigh. I called Nancy on my cell phone from the restaurant and then emailed her detailed information on the boat show that was originally sent to me by Mark. I was gone approximately 5 to 6 hours at the boat show. The team then met back at Mark Howell's office and we compiled the data from 7:00 P.M. to 10:00 P.M. I then returned home immediately afterwards. My cell phone records will show that we talked least once if not more during this day. Email records will show an email sent from my cell phone to Nancy's email address that afternoon which included the location and time of the boatshow. Mark Howell is able to confirm the date, time and details of this trip and that no sexual relationship was possible as I never left company of the team members.
8. Clea Morwick and Jessica Adam both state that I traveled to Europe in 2006 after Katie was born. In fact the only time I left the country in 2006 was for a single day trip to Toronto. Since 2003, I have only been on 4 trips out of the country. Each trip was for business and lasted no more than a single week with the only exception when I attended a MBA class in France for 10 days. If Clea and Jessica are referring to my travel in February 2007, I regularly contacted Nancy throughout the trip on our home phone and her cell phone which can be verified by our home phone and her cell phone records for that time period.
9. My passport issued in 2003 in Amsterdam has the following travel stamps:

**Travel Stamps:**

11/05/2003 – Leave Amsterdam

11/05/2003 – Enter USA

**5 Days: Brussels for Business**

07/30/2004 - Enter Brussels

08/04/2004 – Enter USA

**5 Days: Amsterdam for Business**

04/25/2005 - Enter Amsterdam

04/30/2005 - Leave Amsterdam

04/30/2005 – Enter USA

**1 Day: Single Day Trip to Toronto**

12/14/2006 – Enter Canada

12/15/2006 – Enter USA

**17 Days: Week Business Trip in Galway, Ireland + 10 Day MBA class in France**

02/22/2007 – Enter Ireland

03/01/2007 – Enter France

03/11/2007 – Leave France

03/11/2007 – Enter USA

**7 Days: Week Business Trip in Galway, Ireland**

05/29/2008 – Enter Ireland

06/04/2008 – enter USA

*See Passport marked as Exhibit A attached hereto and incorporated herein by reference.*

10. Jessica Adam and Brett Adam state that we used a Cisco VoIP system at home. For a short time approximately 2 months we did use a Cisco VoIP system but Nancy preferred and requested a more typical wireless phone. On May 22, 2008 I purchased and installed a standard V-Tech 3 handset cordless phone system from Best Buy as our residency's phone system. Nancy appreciated me replacing the phone system and did not comment on any issues or concerns with the phone system since then.
11. Jessica Adam and Brett Adam state that I when I did fill up Nancy's BMW X5 I did not fill it up completely. Normally I gave extra money to Nancy when she said she needed more money for gas, clothes or food. There was two occasions where I did fill up her car myself and on both occasions I did completely fill the tank. On May 22, 2008 I put \$98.54 worth of gas into her SUV. On June 28, 2008 when Nancy was preparing to meet her family for a week long vacation I vacuumed, scrubbed and cleaned her car then topped up the gas tank with \$59.30 worth of gas. I also supplied drinks and snacks for the girls for the long trip. I had filled my tank up 3 days prior with \$66.81 of gas. Nancy's BMW X5 fuel tank holds 24.6 gallons while our BMW 325 holds only 16.6 gallons. Therefore on May 22, 2008 I had to have filled her BMW X5's tank and not the BMW 325 unless the gas price increased to almost \$6 per gallon.
12. Jessica Adam states that I repeatedly denied money to Nancy. Michelle Simmons states that Nancy had asked me to open up a bank account for Nancy which I never did. On Feb 26, 2008 when we established the new budget I requested verbally as well as via email that Nancy open up a new account so that we could schedule re-occurring automated transfers as well as the convenience of a debit / check card for her. On Feb 26, 2008, Nancy replied back cc'ing her attorney in Canada and her father stating that she did not believe she could open up an account as she wasn't a USA citizen but would go to the branch later. I explained that she had a valid federal Tax ID number and that's all she needed. She later stated verbally that she was fine with receiving cash though I repeated that I preferred her to open up an account. She never did open up an account and I continued to give her at least \$300 per week in cash.
13. Jessica Adam, Mike Morwick both state that I repeatedly denied money to Nancy. In fact in emails between Nancy, myself and her father on April 10, 2008 she confirms that I

- regularly give her \$300 per week. Banking records will confirm that regular withdrawals of at least \$300 occurred initially each Monday then moved earlier in the week to each Friday. The email thread also states that I have never denied her any requests for additional funds or purchasing any other household items that she requested. The email confirms the only time I have not funded or purchased items that Nancy requested was for a few major home improvements totaling approximately \$13,000.
14. Desiree Jackson states that I only provided Nancy with \$50 per week. Diana Duncan states that I left her with \$80 per week. In fact in emails between Nancy, myself and her father on April 10, 2008 she confirms that I regularly give her \$300 per week. Banking records will also show that regularly re-occurring withdrawals of at least \$300 were made weekly. The fact that Nancy told differing individuals varying accounts of the same situation with widely differing amounts shows how unreliable Nancy's statements could be and that stories frequently became exaggerated.
  15. Jessica Adam states that during Christmas 2007 I talked about suicide. In my limited conversations with Jessica Adams over the years I have never discussed being depressed nor any wish to commit suicide.
  16. Clea Morwick states that I indicated that I was in love with Heather during the single indiscretion that occurred between Heather and me. I was never in love with Heather during this time. The day after the indiscretion I called Heather to indicate that it was a mistake and should never have happened and would never happen again. Other than Nancy and our marriage counselor I have never discussed the indiscretion with anyone prior to this including Clea Morwick.
  17. Jessica Adam questions my decision to leave the house on Wallsburg Court and stay at Scott Heider's residence with the girls. At the time I had the girls shielded from the media by having them play at various friends' homes. However as the media frenzy increased, I felt that it was best to remove the girls from the Lochmere neighborhood entirely and stay a remote residence in order to best protect Bella and Katie. Scott has always been a supportive friend and our children have known each other since birth. Our children have vacationed together on numerous occasions and have always enjoyed each other's company immensely. Scott Heider and Heather Metour have been divorced for an extended period of time and Heather has never lived at Scott's residence.
  18. Clea and Mike Morwick state that I did very little to help with home improvements or packing in April 2008. On April 9, 2008, I sent an email to Nancy and her father stating that I:
    - a) Patched and sanded all the walls upstairs and down
    - b) Redid the master bathroom electric to support 2 light fixtures instead of 1
    - c) Installed a new dining room chandelier
    - d) Replaced electrically outlets in the kitchen
    - e) Re-caulked all the base boards for painting

In addition to stating this I requested that Nancy reconsider her numerous refusals to allow me to help paint the house. Nancy replied to the email on April 10, 2008 stating I had offered to help paint, take time off work and as well as take on child care duties during the day to allow her more freedom to paint. After the email Nancy permitted me to paint the tall two story interior foyer walls. After I had completed the walls Nancy had complimented me on the job and stated that it looked good. Prior to this she had refused

my offers to assist in the painting as she didn't feel the quality of my painting was acceptable.

19. Mike and Clea Morwick state that I was suppose to attend a beach trip with them in 2007. In truth Nancy and I rented a beach house from our friend Mark Curzan the week immediately after the week Clea and Mike rented their beach house. Nancy was not working so she and our children left for the beach early and stayed with Clea for a few days prior to my arrival for our scheduled family beach trip. I had taken time off for the week that Nancy and I rented the Curzan beach house but was unable to get approved time off the week prior due to other team member's previously scheduled vacations.
20. Michelle Simmons and others have stated that I took Nancy's cell phone away from her. I never restricted or obtained Nancy's cell phone. Nancy's cell phone records will show no break in the calling patterns of her phone. I did discuss Nancy's phone bill with her approximately in April 2008 when it had increased to over \$460 dollars one month. I asked her to try and use the home phone when possible for long distance calls to Canada as we had free calling from within North America. I did not remove or hinder her use of the phone but instead improved her cell phone plan by doubling the amount of minutes.
21. Michelle Simmons states that I never attended any of Bella's birthday parties. I have always attended each and every birthday party that Bella and Katie have had. The last birthday party for Bella in February 2008, was located at Deadbroke Horse Farm. In fact days prior to the party Bella and I had a father and daughter day and spent time riding together thru the trails on the farm. The actually party was held a few days later at the farm which all of Bella's friends attended. I cooked hamburgers and hotdogs for the parents and children. It rained slightly but everyone seemed to have a good time. For Bella's prior birthday we had a party in our front yard where we had ordered a small pony for everyone to ride. Bella has loved horses from almost birth. When Bella was younger she couldn't say horses she simply called them "neighs" for the sound they made. *See pictures marked as Exhibit B attached hereto and incorporated herein by reference.*
22. Michelle Simmons states that my business trip to Galway, Ireland in June 2006 should have only taken 1 day. This trip is more than 10 hours in length plus another 5 hours with the time zone difference. My trip never deviated from the original itinerary that I provided Nancy before I left. I was assisting with an office move that was scheduled to occur over a weekend. I indicated to Nancy that I needed to be there one day prior to the move on Friday May 29, 2008, thru to the first working day after the move Tuesday June 3, 2008. Monday June 2, 2008 was a national banking holiday in Ireland. I schedule my trip as short as possible arriving Friday May 29, 2008 and leaving the morning of Wednesday June 4, 2008.
23. Michelle Simmons and Tim Simmons state that while I was in Ireland in June 2008 that Nancy did not have any funds and needed to use money from items she sold at a garage sale at their residence. My trip had me scheduled to be away on Friday when I typically provide Nancy with at least \$300 dollars and Nancy still had not setup a bank account, therefore to ensure that she had adequate funds I supplied her with a check for \$350. The check was cashed by Nancy on Friday May 30, 2008. The fact that Nancy stated to Michelle and Tim that she had no funds during the garage sale on May 31 and June 1,

2008 but had cashed the check for \$350 a day prior illustrates the inconstancies and exaggerations with Nancy's stories to her friends.

24. Keith Prichard states that I have not done much for the kids. However he has seen myself, Bella and Katie without Nancy on numerous times enjoying swimming at the Lifetime fitness pool numerous times on the weekdays and weekends. When Bella had soccer at the indoor soccer facility on Davis Drive just south of RTP I left work and attended Bella's soccer camps. I went on vacation with my family on numerous occasions. I have a wonderfully, loving relationship with my children. *See pictures marked as Exhibit B attached hereto and incorporated herein by reference.*
25. Michelle Simmons states that I never wanted to see the children after the separation was complete. Nancy had indicated she wanted to relocate to Toronto to be close to her sister Krista. I started looking at positions and job opportunities in Toronto to be closer to her. I applied and interviewed for numerous positions in Toronto so that Nancy and I could reside in the same region and share custody of the girls.
26. Damia Tabachow states that it took me months of counseling to admit to the indiscretion with Heather. Neither Nancy nor I were in months of counseling. I setup appointments for Nancy and me to attend marriage counseling but after 2 appointments Nancy no longer wanted to attend the sessions. I attended one further individual session after Nancy no longer wished to continue.
27. Damia Tabachow states that I assisted Nancy packing up the house. However I never packed a single thing as Nancy refused to allow me to help as she wanted to know what was in each box. On April 9, 2008 I sent an email to Nancy and her father offering to help in any way that I could including packing and / or painting as Nancy had previously refused my verbal offers of any assistance.
28. Diana Duncan states that I was leery of having Caelan and playing with Bella. She is correct. Caelan has injured Bella numerous times over the years with the last incident being fairly serious. A few months ago Caelan head-butted Bella in the face and severely broke her nose. Michelle Simmons mentions Bella's broken nose in her statement. The doctors were amazed that a young child of Caelan's age could have caused the injuries that Bella sustained from him. After that incident both Nancy and I agreed to limit the time that Bella played with Caelan. In addition Craig and Diana told Nancy and me of the multiple reports of Caelan's violent behavior at school. Therefore we limited Caelan's interaction with Bella and Katie for a few weeks and closely monitored their interaction in the following weeks. Furthermore Nancy and I recently discovered from the Duncan's that Caelan was playing at a neighbor's house and that the other older boys were "touching him inappropriately". Nancy and I felt concerned that Caelan may believe this is acceptable behavior for playing and may try and touch Bella or Katie in a similar fashion. Since this incident neither Nancy nor I allowed Caelan to be alone with Bella without one of us or another adult present. Clea and Mike Morwick were with Nancy and me in our front yard one evening while we all discussed our concern with Caelan and the touching.
29. Diana states that Nancy had told her about wills we had made out and that we had signed them. I started my will online months ago with [www.legalzoom.com](http://www.legalzoom.com) and I encouraged Nancy to complete them as we had put off setting up the wills and trusts for years. Our financial advisor in 2004 indicated that it was critical for us to complete them. However I never finished my will and Nancy never started hers at all. The fact that Nancy told

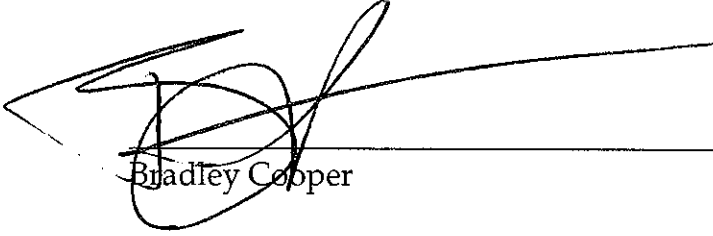
Diana that we had wills and that I signed them is just another example of the half-truths Nancy would tell. I would never have signed a document that transferred custody of our children to someone else. I love my children and they are the most important people in the world to me.

30. Diana Duncan states that I only ever visited Triangle Academy Preschool once and that it was a recent event. I am not sure how Diana would know this as her child does not attend the Triangle Academy Preschool. Over the years I have dropped off, picked up the girls from the school on numerous occasions and attended some class functions which are normally scheduled during the day. Bella and Katie's teachers have stated in affidavits that I attended the school functions as much as other typical working parents.
31. Desiree Jackson states that I rarely attended Bella's school or dance functions. I have attended numerous dance recitals that Bella had performed at the Triangle Academy Dance. For Bella's last recital a few weeks ago I left work at lunch, stopped by Whole Foods at Waverly Place and purchased 3 separate bouquets of roses. One bouquet was for Bella herself from Nancy and I and the other two were for Bella to present to her 2 dance instructors. At the recital I took pictures of Bella dancing and then held Katie when Katie started to get fussy and wanted to play. Nancy and I presented a bouquet after the recital and gave Bella the other 2 bouquets for her instructions.
32. Theresa Hackeling states that I took Bella to pre-school on "my day". Nancy and I did not have specific days when we arranged to drop off or pickup the girls from school. If Bella asked for me to drive her into Triangle Academy I did. If Nancy had an appointment in the afternoon and was unable to pickup the girls at 1:00 P.M. I then picked them up. I have never forced Bella to drive to school with me. The school teachers have indicated in affidavits that they never noticed any issues with Bella or Katie with me. If I had brought Bella in crying to the classroom the teachers would have been concerned and asked about the situation.
33. Desiree Jackson states that when Nancy went to Hilton Head with her family in July 2008 I never called to speak to Katie and Bella. Phone records will show that we spoke almost daily with the exception of a single day when I was unable to reach Nancy when her cell phone was out of power. Nancy charged it overnight and called me the next day to apologize for not being able to receive our daily call. When Nancy was driving to meet her family she was unable to locate the address and became lost. Nancy and I spoke 5 or 6 times that afternoon and early evening while I was at home looking at online maps in an attempt to assist her locating the residency where her family was staying.
34. Desiree Jackson states that my personal blog of [www.adventuresofbrad.com](http://www.adventuresofbrad.com) does not contain any family or personal information. When Bella was born my brother Grant Cooper registered the web site [www.isabellacooper.com](http://www.isabellacooper.com) where we setup a web site to share pictures and information about our family. Jeff Rentz, Nancy's brother, and his wife setup a similar website for their family photos. When Jeff entered the Edmonton, Canada police force he became aware the pedophiles and other individuals that viewed family sites. He took down his family's website and recommended we did the same. Nancy and I discussed his concerns and immediately removed the website and photos of our family and have not used the website for approximately 2 years. I later created my personal blog and per Nancy's wish intentionally did not include any photos of our family. When we wanted to share photos with family or friends we simply emailed them or put them on a CD.

35. Diana Duncan states that I was not living in the house for a time being. Prior to July 14, 2008 I have never left the home for a single night or slept outside the home other than on business trips outside of North Carolina or on family vacations.
36. Diana Duncan states that I was unconcerned when we had overlooked the Town of Cary utilities bill and the home's water was turned off in the spring 2008. Once Nancy had notified me that we had overlooked this bill I immediately called the Town of Cary and had it restored that afternoon.
37. Diana Duncan states that I decided to sue for full custody of our children. I have never sued or requested full custody. The research and studies that Nancy and I found showed that children manage divorce better when they have significant regular contact with both parents. Since Nancy and I were both interested in the best interests of our children we were attempting to reside in the same region so that we could share custody of our children.
38. Hannah Prichard moved to the area in September 2006. Many of her statements predate her arrival into the area her even knowing Nancy and was well after the birth of our youngest daughter Katie.
39. Hannah Prichard states that I refused to buy Nancy a car. The truth is that Nancy would not permit us to purchasing her new vehicle for her unless it was a BMW X5. The vehicle needed to be silver or white in color and have the rear climate package. On numerous occasions we met with Roland Lewis at Leith BMW and looked at available certified pre-owned BMW X5s. The vehicles we found were either did not match Nancy's specifications or were priced beyond what we could afford. I suggested on numerous times that look at selling our BMW 325 and purchasing two other more affordable cars but Nancy stated she earned her X5 and wouldn't settle for anything else. For short time, a few months, we shared a single vehicle where I sometimes had Nancy drive me into work, I carpooled, I took the bus or I brought the car to work. The BMW 325 was actually her car and was purchased for her when she was pregnant with Bella in 2004.
40. Hannah Prichard states that I never attended any of Bella's many ear surgeries. In fact I regularly attend the surgeries for the numerous sets of ear tubes for Bella's. I alone took our youngest daughter Katie to Rex Healthcare of Cary for her last set of tubes on Feb 15, 2008.



FURTHER AFFIANT SAYETH NAUGHT:

  
\_\_\_\_\_  
Bradley Cooper

July 24, 2008

State of North Carolina

County of Wake

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

This is the 24<sup>th</sup> day of July, 2008.

Witness my hand and notarial seal:

Valerie M. Green Seal:  
My commission expires: 10-09-2010

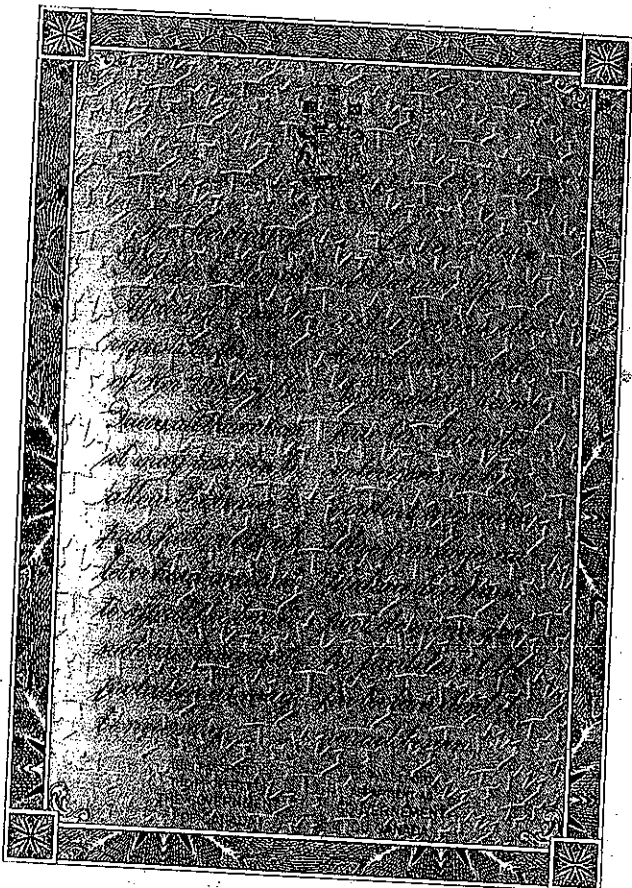
# Exhibit A

SECURITY  
11/13  
RB  
ICTS

CANADA



PASSEPORT  
PASSEPORT



# CANADA

## Passport

This passport is the property of the government of Canada. It must not be altered or destroyed and be safe- guarded in every way.

The passport may be used only by the bearer in whose name it is issued. Children under age 16 whose names are included in the passport must be accompanied by the bearer.

The passport is not valid unless it bears the signature of the bearer. Passports issued to persons should also be in their own names.

Attention is directed to the fact that the passport is not valid unless it bears the signature of the bearer.

The bearer of this passport is a Canadian citizen.

## Passeport

Le passeport est la propriété du gouvernement du Canada. Il ne doit être altéré ni détruit et doit être soigneusement gardé.

Un passeport ne peut être utilisé que par son titulaire. Il est valable également pour les enfants de moins de 16 ans, à condition qu'ils soient accompagnés par le titulaire.

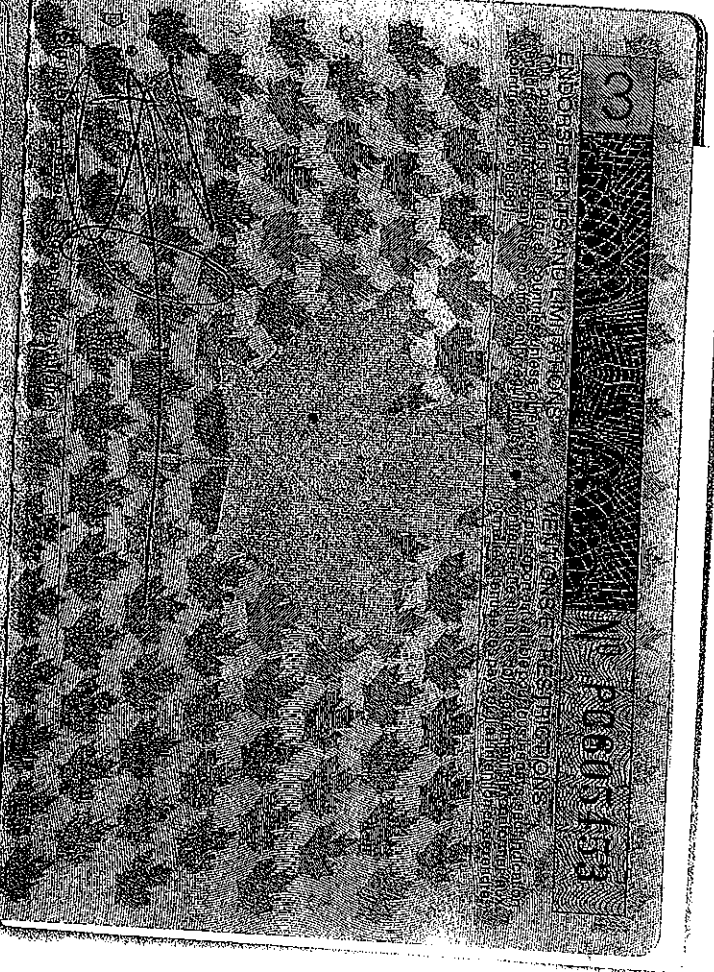
Pour être valide, le passeport doit porter la signature du titulaire. Les passeports délivrés à des personnes doivent également être en leur nom.

Attention est attirée sur le fait que le passeport n'est valide que si le titulaire y a apposé sa signature.

Le titulaire de ce passeport est un citoyen canadien.

02  
REPUBLIC OF CANADA  
LE ROYAUME DU CANADA

EXAMINER GENERAL  
EXAMINER GÉNÉRAL  
DEPARTMENT OF FOREIGN AFFAIRS  
LE DÉPARTEMENT DES AFFAIRES ÉTRANGÈRES  
OTTAWA, CANADA  
OTTAWA, CANADA



PASSEPORT  
PASSEPORT

CANADA

Type of passport Issuing country/Type de passeport

Supernation

Given names/Prénoms

Nationality/Nationalité

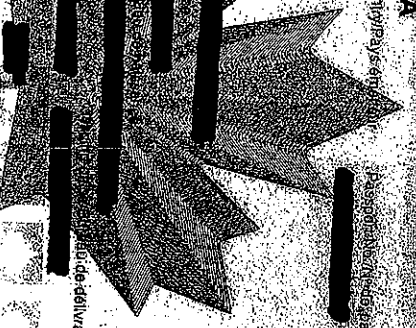
Date of birth/Date de naissance

Sex/Sexe

Date of issue/Date de délivrance

Signature of bearer/Signature du titulaire

Place of issue/Lieu de délivrance



THIS CANADIAN PASSPORT IS NOT MACHINE READABLE  
CE PASSEPORT CANADIEN N'EST PAS LISIBLE A LA MACHINE

LOSS OR THEFT OF PASSPORT

You are advised to keep the original of your passport separate from this document.

If your passport is lost or stolen in Canada, report immediately to the local police and the local passport office. If you are outside Canada, report to the nearest Canadian diplomatic or consular office. If you are in an emergency, if there is a Canadian office in your vicinity, you should report the loss or theft of your passport to that office. If you are in a country where there is no Canadian office, you should report the loss or theft of your passport to the nearest Canadian diplomatic or consular office. If you are in a country where there is no Canadian office, you should report the loss or theft of your passport to the nearest Canadian diplomatic or consular office.

PÉRIE OU VOL DE PASSEPORT

Vous êtes avisé de garder l'original de votre passeport séparément de ce document. Si votre passeport est perdu ou volé au Canada, signalez-le immédiatement à la police locale et au bureau local des passeports. Si vous êtes à l'étranger, signalez-le à l'office diplomatique ou consulaire canadien le plus proche. Si vous êtes en situation d'urgence, si un bureau canadien se trouve dans votre voisinage, signalez la perte ou le vol de votre passeport à ce bureau. Si vous êtes dans un pays où il n'y a pas de bureau canadien, signalez la perte ou le vol de votre passeport à l'office diplomatique ou consulaire canadien le plus proche.

PLEASE FILL IN PARTICULARS BELOW AND AMEND AS REQUIRED. Bearer's permanent residence:

PRIERE DE REMPLIR ET DE MODIFIER AU BESOIN. Résidence permanente de l'intéressé:

STREET - RUE	COUNTRY - PAYS
CITY - VILLE	CITY - VILLE
Incident or accident or date of loss	Événement, accident ou date de la perte
NAME - NOM	NAME - NOM
RELATIONSHIP - LIEN AVEC LE TITULAIRE	RELATIONSHIP - LIEN AVEC LE TITULAIRE
STREET - RUE	CITY - VILLE
CITY - VILLE	COUNTRY - PAYS

Information on the front of the passport is printed in English and French. The information on the back of the passport is printed in English only.

**CANADA**

**OBSERVATIONS**

THIS PASSPORT REFUSES TO BE ISSUED IN EDMONTON REPORTED STOLEN. N/A

M206720

RC605453

OBSERVATIONS



Departure Number

213990590

OMB No. 1651-0111

12

L-94  
Departure Record

*AMIB  
Nov 17 2009*

14. Family Name LINDQUIST	15. First (Given) Name BRAND	16. Birth Date (Day-Mo-Yr) 09/11/1973
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ICTS  
RB  
11/3  
SECURITY



Warning A nonimmigrant who accepts unauthorized employment is subject to deportation.

Important Retain this permit in your possession; you must surrender it when you leave the U.S. Failure to do so may delay your entry into the U.S. in the future. You are authorized to stay in the U.S. only until the date written on this form. To remain past this date, without permission from Department of Homeland Security authorities, is a violation of the law.

- Surrender this permit when you leave the U.S.:
- By sea or air, to the transportation line;
- Across the Canadian border, to a Canadian Official;
- Across the Mexican border, to a U.S. Official.

Students planning to reenter the U.S. within 30 days to return to the same school, see "Arrival-Departure" on page 2 of Form I-20. **EMPLOYMENT AUTHORIZATION** to surrendering this permit.

WITH *Class System S*

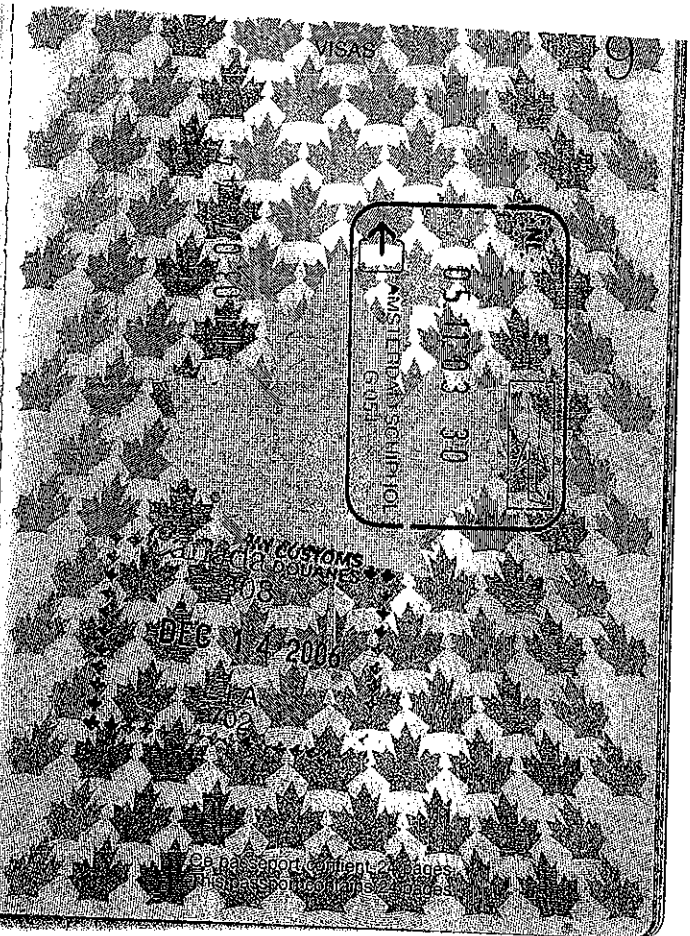
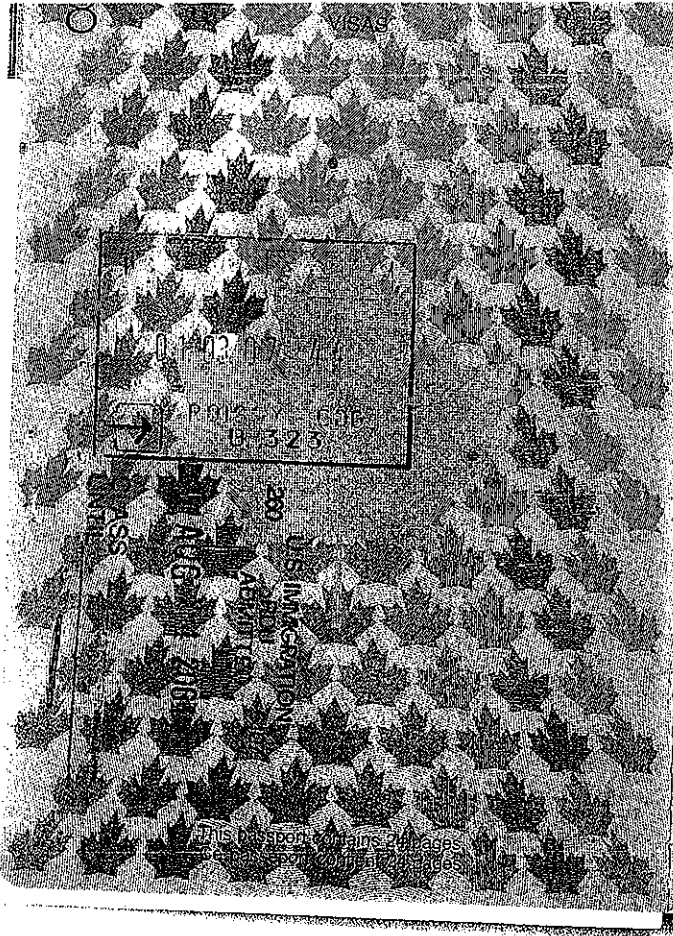
Port: *EA080 135094*

Date: *Signature*

Carrier: *Signature*

Flight # / Ship Name: *Signature*

Departure Record



10

VISAS

CLASS  
UNIT  
11/13  
2006

AUG 24 2006

U.S. IMMIGRATION  
AND CUSTOMS  
SERVICE

This passport contains 24 pages.  
This passport contains 24 pages.

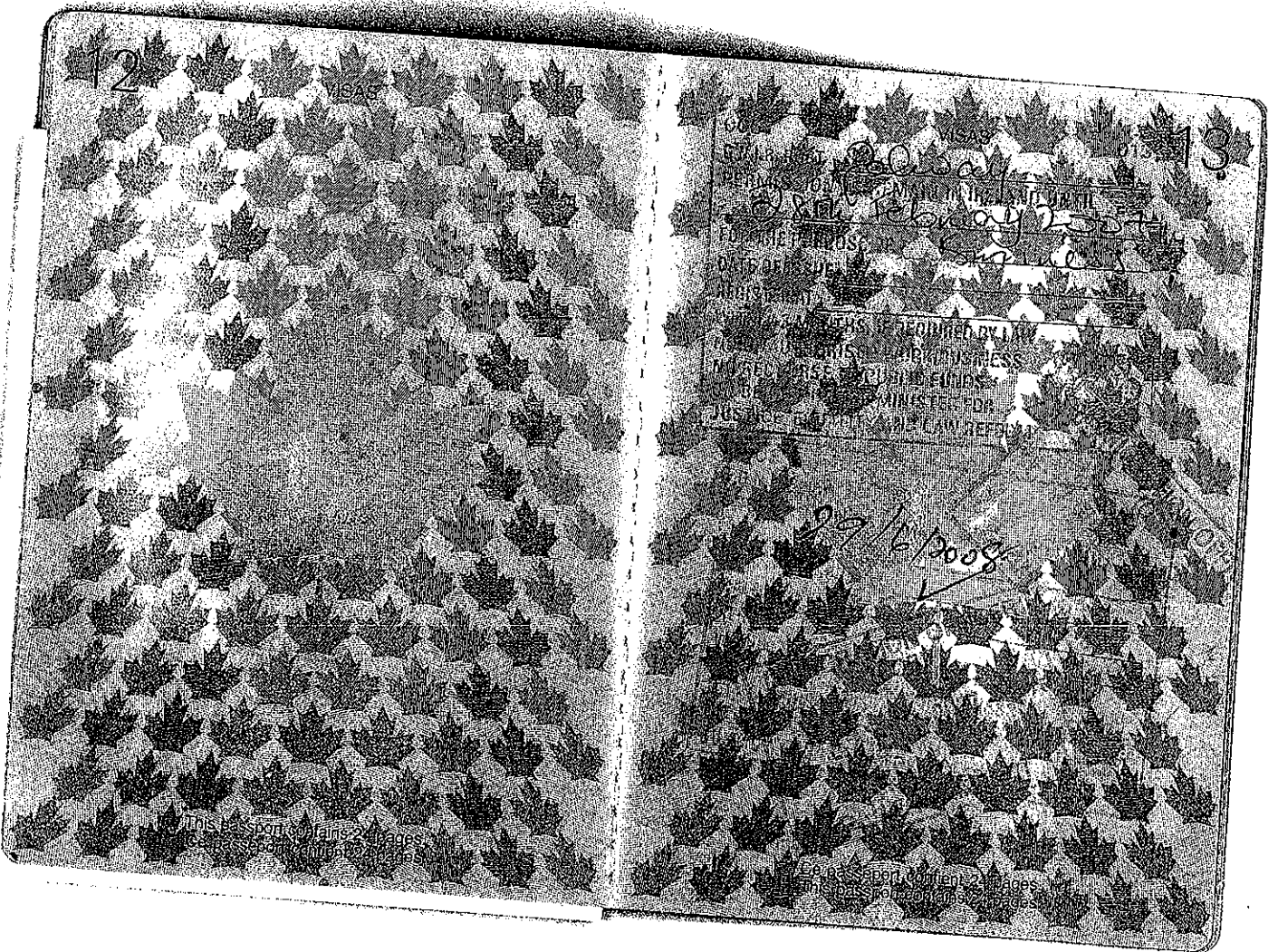
11

VISAS

22 FEB 2007

11/13  
2006

This passport contains 24 pages.  
This passport contains 24 pages.



12

13

2008  
 FEB 16 2008  
 POST OFFICE  
 CANADA  
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# Canada

Canadian diplomatic or consular offices abroad are able to provide to Canadian citizens and other consular services in particular where there is no Canadian office. Advice on how to obtain an entry permit to the United States is available at Canadian offices.

Canadian law does not apply to Canadian citizens who are outside the country of their citizenship and may be subject to other laws and obligations, including military service.

Canadian citizens intending to reside abroad for an extended period or to travel to a disturbed area are advised to register at the nearest Canadian diplomatic or consular office or in their absence at the nearest British consulate. Registration helps Canadian authorities to assist Canadian citizens in an emergency.

Canadian non citizens in Canada must provide proof of their Canadian citizenship to obtain passport facilities. Applicants may be asked to provide a Canadian citizenship certificate issued by the Canadian Citizenship Branch through the nearest Canadian diplomatic or consular office.

Les offices diplomatiques ou consulaires au Canada peuvent fournir des services consulaires à tous les autres services consulaires. Dans les pays où il n'y a pas de bureau canadien, on peut s'adresser au bureau de la mission diplomatique ou consulaire la plus proche.

Les Canadiens vivant à l'étranger ne sont pas soumis à la loi canadienne, mais ils peuvent être soumis à d'autres lois, y compris la loi militaire.

Les citoyens canadiens qui résident à l'étranger pendant une période prolongée ou qui voyagent dans une zone perturbée sont invités à s'enregistrer au bureau diplomatique ou consulaire le plus proche de leur lieu de résidence ou, à défaut, au consulat britannique le plus proche. Cela aide les autorités canadiennes à assister les citoyens canadiens en cas d'urgence.

Dans tous les cas où un étranger est en possession d'un passeport canadien, il pourra être demandé d'expliquer prouve de sa citoyenneté canadienne. On peut demander un certificat de citoyenneté canadienne à cet effet au bureau de la Citoyenneté canadienne, 29, Centre des commissions diplomatiques et consulaires au Canada.

This passport contains 24 pages.  
Ce passeport contient 24 pages.

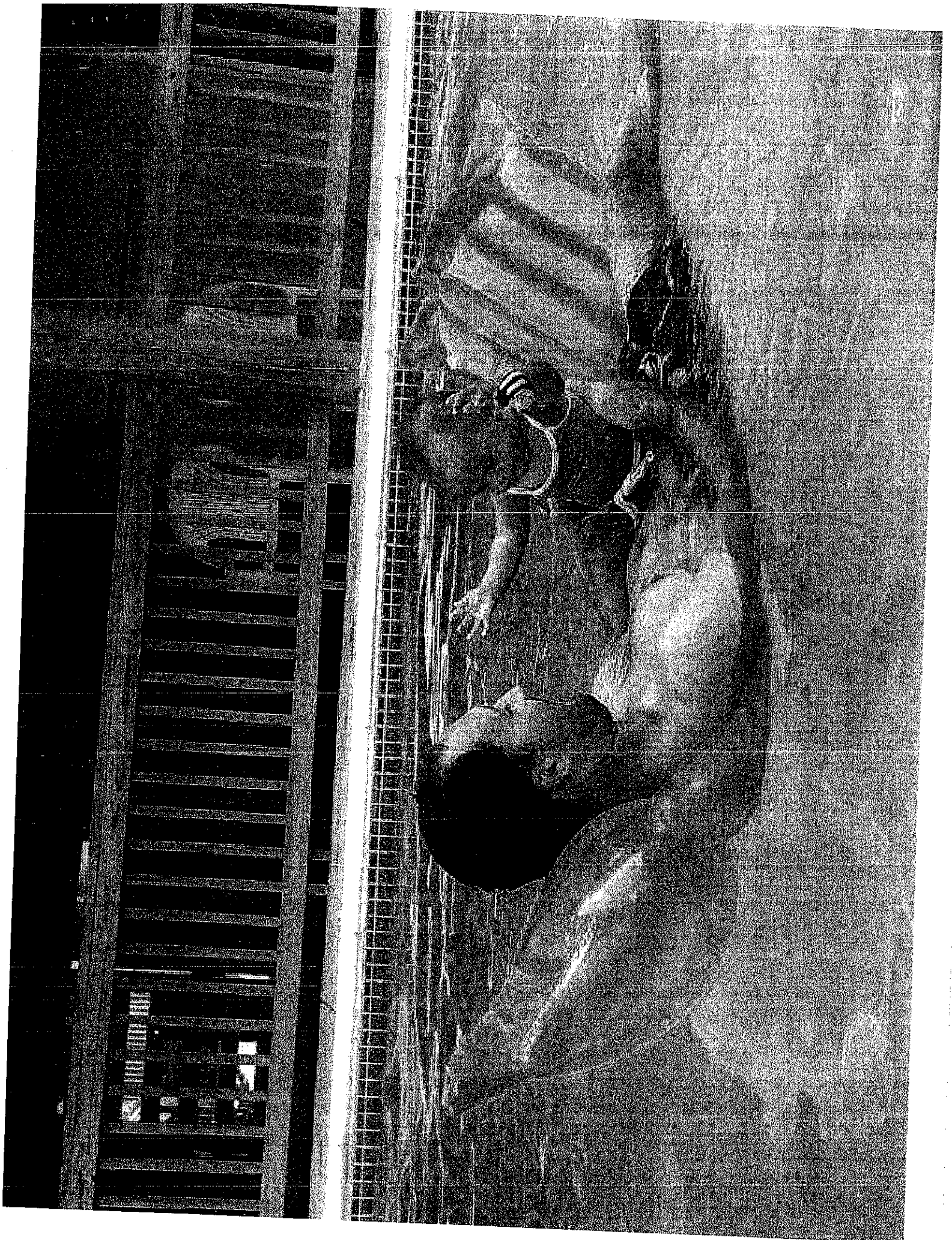


External Affairs  
Canada

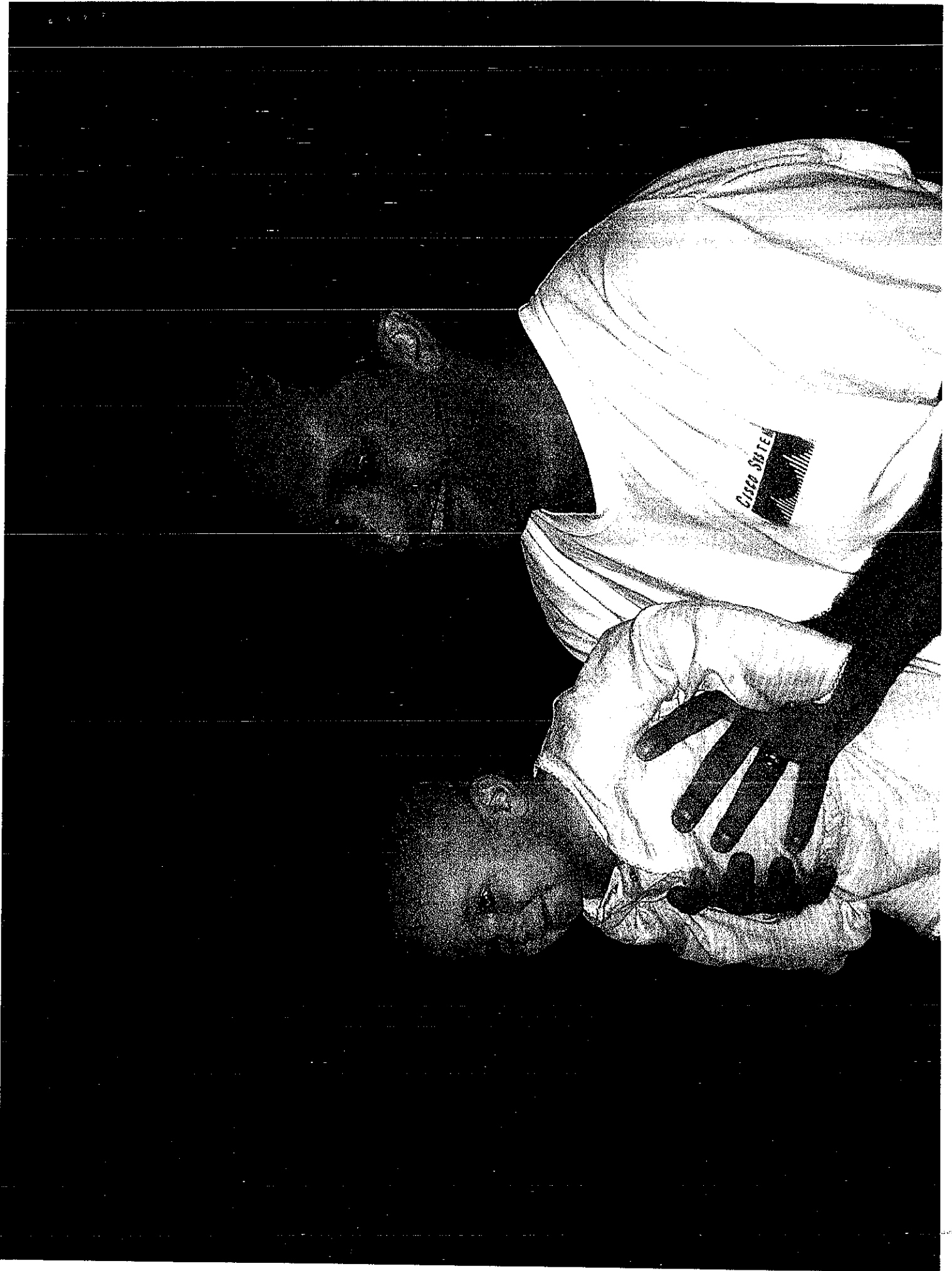
Affaires extérieures  
Canada

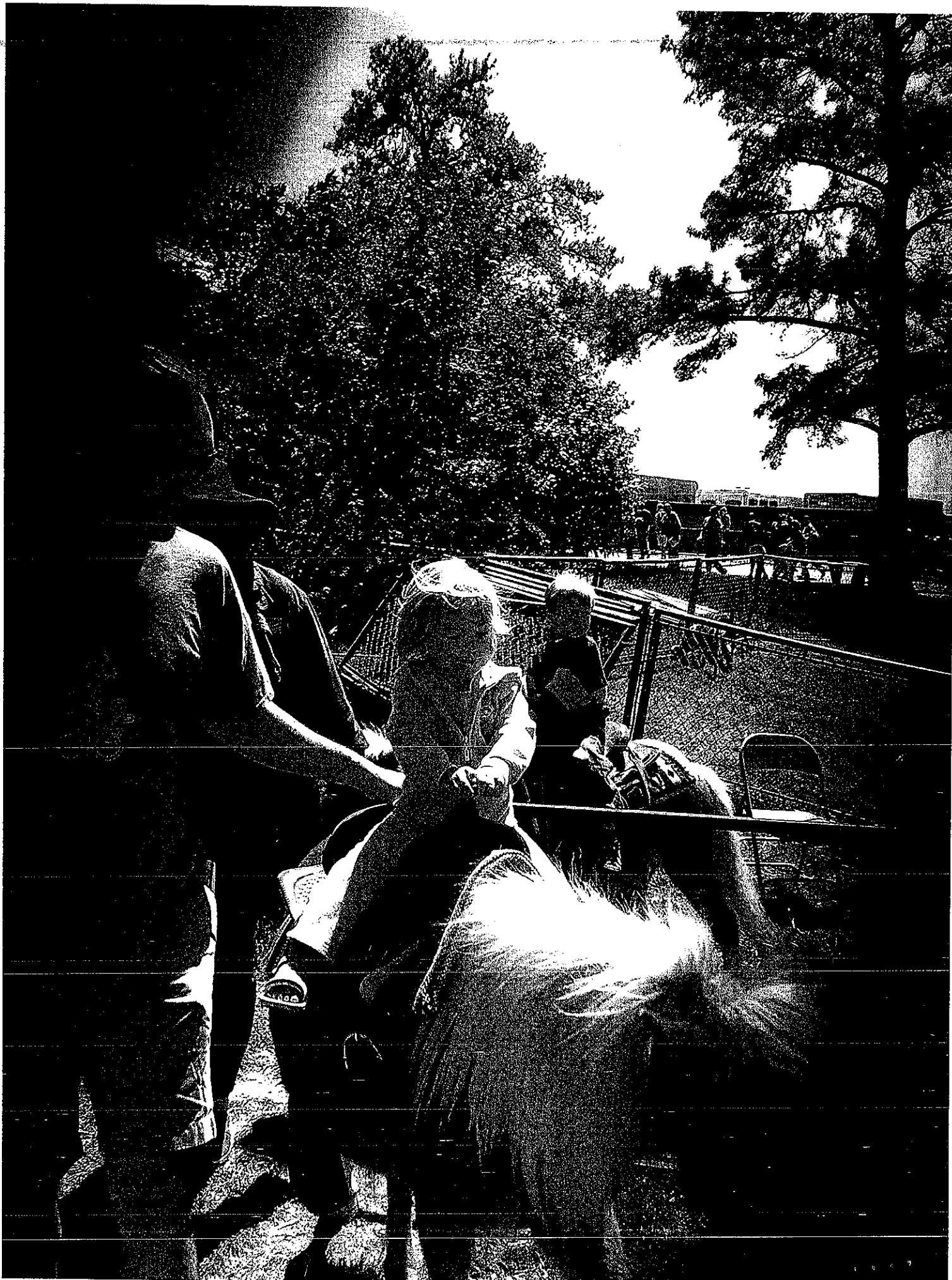
## Exhibit B

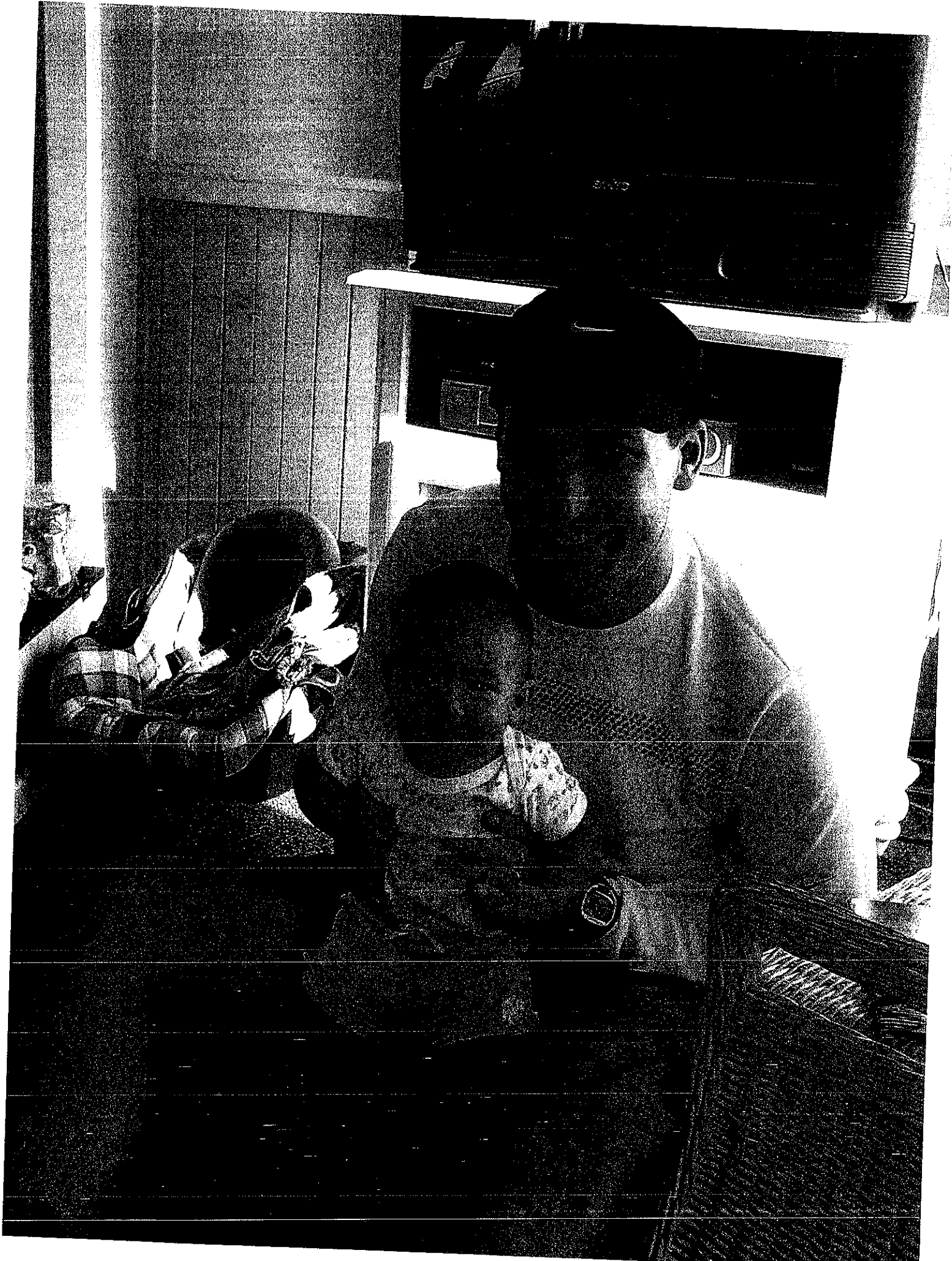






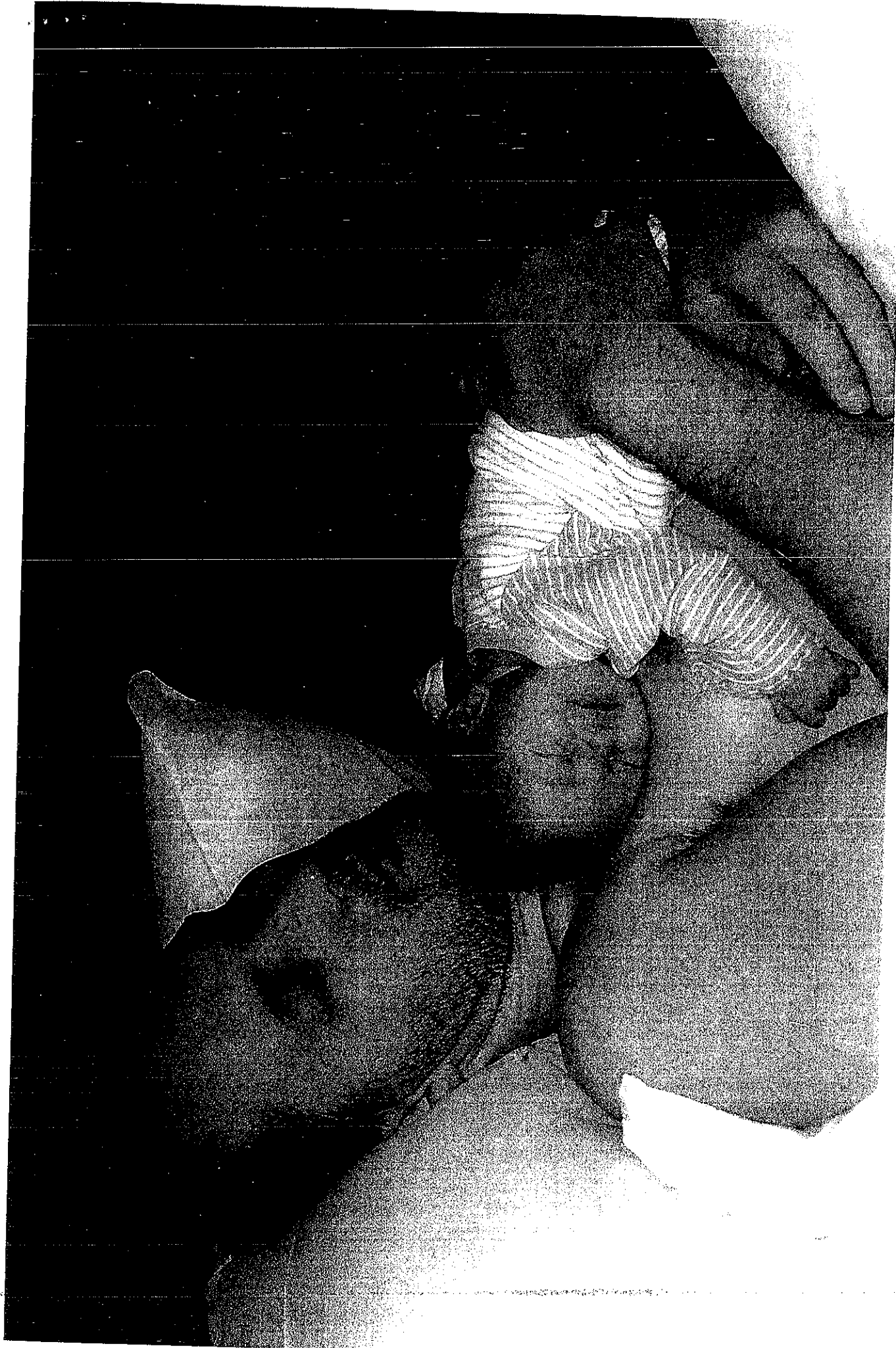


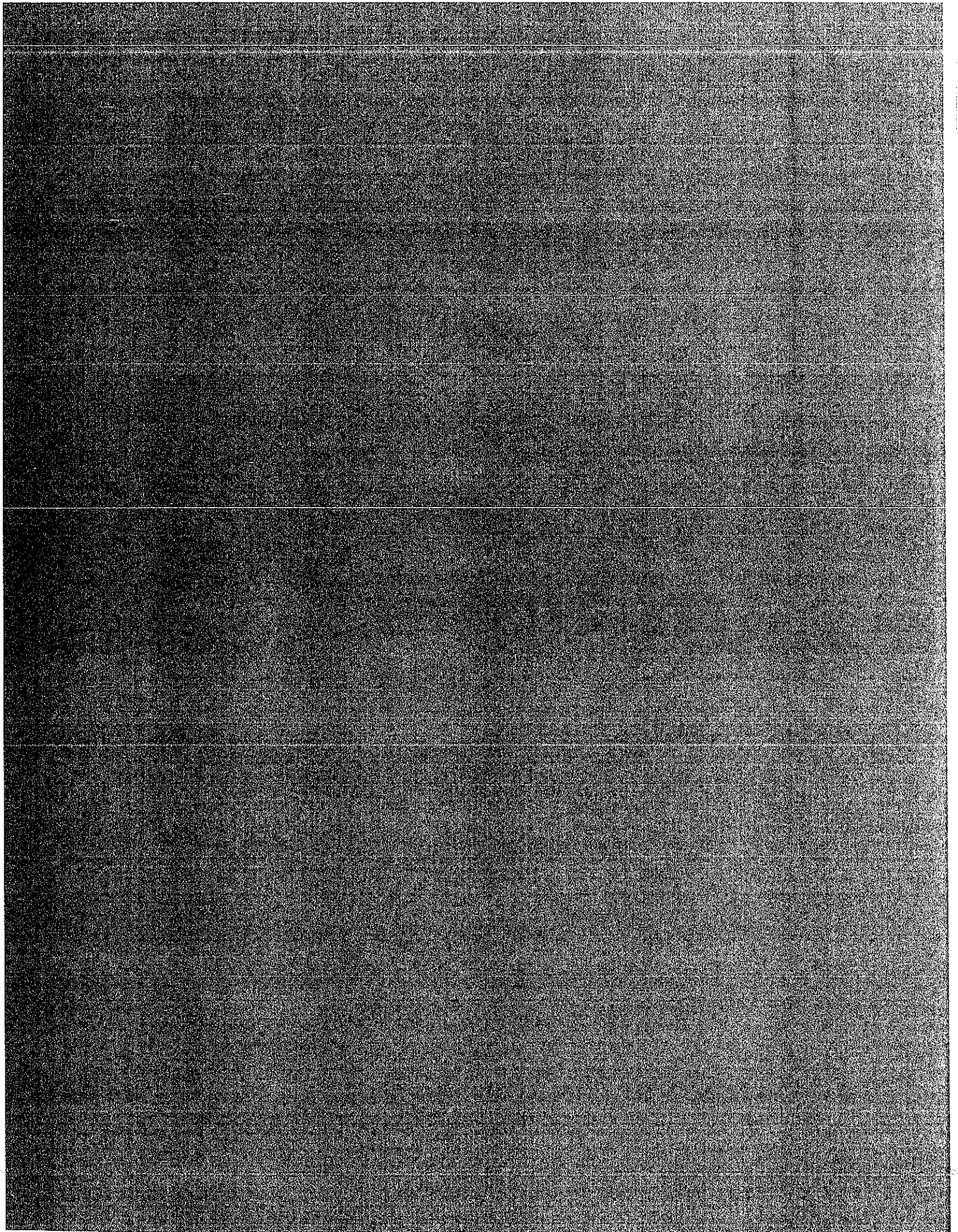












Garry D. Rentz, Donna A. Rentz and Krista C Lister v.  
Bradley Cooper  
Wake Co. File No. 08 CVD 12310

CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing REBUTTAL AFFIDAVIT of Brad Cooper., was duly served on this the 24<sup>th</sup> day of July, 2008 on all parties to this action by confirmed telefacsimile transmittal to the party listed below in accordance with Rule 5 of the North Carolina Rules of Civil Procedure.

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Tharrington Smith, LLP  
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Raleigh, North Carolina 27602

Telefacsimile: 919/ 829-1583

This the 24<sup>th</sup> of July, 2008.

BY \_\_\_\_\_

2008 JUL 24 PM 4: 36  
WAKE COUNTY, C.S.C.

FILED

*Lynn Prather by AK*  
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CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing Subpoena of John D. Butts, was duly served on this the 24<sup>th</sup> day of July, 2008 on all parties to this action by confirmed telefacsimile transmittal to the party listed below in accordance with Rule 5 of the North Carolina Rules of Civil Procedure.

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