

In the  
UNITED STATES DISTRICT COURT  
for the  
NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

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BRAND ENGAGEMENT NETWORK, INC. }  
Plaintiff, }  
v. } Civil Action No. 3:25-CV-00114-S  
RALPH WRIGHT BREWER III, *et. al.*, }  
Defendants. }

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**NOTICE OF FILING OF JURISDICTIONAL CHALLENGE, CIVIL RIGHTS  
OBJECTIONS, AND REQUEST FOR CLARIFICATION  
(FILED IN RELATED CASE 4:25-CV-01272-O)**

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TO THE HONORABLE COURT, THE MAGISTRATE JUDGE, AND ALL PARTIES:

COMES NOW Maurice Fitzpatrick, previously the movant and/or prospective Intervenor<sup>1</sup>, respectfully submits this Notice to advise the Court of material filings entered on December 1–3, 2025, in a related federal action styled, **AFG Companies, Inc. v. Genuine Lifetime, LLC, et al.**, Case No. **4:25-cv-01272-O** (N.D. Tex., Fort Worth Division).

1. On December 1-3, 2025, in that matter I filed:

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<sup>1</sup> Although the historical record of the case, 3:25-cv-00114, confusingly misclassifies Fitzpatrick as Defendant.

- a. Doc. No. 7 – Notice of Jurisdictional Challenge, Civil Rights Objections, and Request for Clarification, and
- b. Doc. Nos. 8, 8-1, 8-2, and 8-3 – Supplemental Declaration of Maurice Fitzpatrick with Exhibits A through C,

which collectively set forth:

- a. jurisdictional concerns arising from recent removals, consolidations, and other conduct involving original parties and counsel in the state cases 017-352358-24, 24-11876-442, and 048-352249-24;
- b. civil rights objections relating to procedural irregularities and deprivations of rights of an affected whistleblower, witness, injured party, and complainant, hence prior motion to intervene and for leave to file formal complaint;
- c. conflicts of interest, attorney conduct and misconduct, retaliation, and interlocking litigation conduct between plaintiffs, defendants, and counsel across the Tarrant County, Denton County, 3:25-cv-00114, 4:25-cv-01272, and other related matters in this jurisdiction and elsewhere;
- d. factual and procedural background necessary to contextualize prior filings I made in this case, including Doc. Nos. 21, 22, and so on.

2. These filings also address events that overlap with the facts, parties, counsel, and procedural history implicated in *Brand Engagement Network Inc. v. Brewer et al.*, and therefore bear directly on issues previously raised in this case regarding:

- a. misrepresentations of so-called “contract disputes,” “partnership”, “agreement(s),” and/or alleged breaches of the same in the litigation record;
- b. retaliation and concealment affecting a wrongfully terminated former employee, whistleblower, witness, injured party, and complainant;
- c. procedural anomalies involving state and federal courts since the filing of my initial (unadjudicated) Motion to Intervene on November 12, 2024, in a discovered Tarrant County case (017-352358-24);

- d. the integrity of proceedings arising since, from, by, through and/or supporting/facilitating the March 15, 2024, business combination, IPO, and NASDAQ listing of securities of Brand Engagement Network Inc. (NASDAQ ticker symbols BNAI/BNAIW), that I challenge as invalid, illegal, and unlawful from its/their inception, alongside procedural integrity of related and/or subsequent litigation.
3. True and correct copies of Doc. Nos. 7 and 8 et seq., as filed in 4:25-cv-01272-O, are publicly available through PACER, the CM/ECF system, published at:  
<https://fitz4friscomayor.com>.
4. This Notice is submitted solely to ensure that the Court is apprised of filings in a related federal action that contain material facts and legal arguments relevant to my previously submitted Motion to Intervene and related filings in this case. No relief is requested at this time, however, the undersigned reserves all rights including but not limited to those regarding intervention, jurisdiction, civil rights removal, civil rights claims, and all future filings.

Dated: December 5, 2025

Respectfully submitted,

/s/ Maurice Fitzpatrick  
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Maurice Fitzpatrick, pro se  
General Delivery  
Dallas, TX 75260-9999  
(214) 694-1551 Telephone  
Email: afglawsuit@yahoo.com

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing *Notice of Filing of Jurisdictional Challenge, Civil Rights Objections, and Request for Clarification (Filed in Related Case 4:25-Cv-01272-O)*, including all referenced Exhibits if not previously served, has been served on all counsel of record via electronic service through the CM/ECF system on December 5, 2025.

Respectfully submitted,

/s/ Maurice Fitzpatrick, Jr.  
Maurice Fitzpatrick, Jr.  
General Delivery  
Dallas, Texas 75260-9999  
Phone: (214) 694-1551  
Email: [afglawsuit@yahoo.com](mailto:afglawsuit@yahoo.com)