

IN THE DISTRICT COURT OF OKLAHOMA COUNTY      JAN 28 2026  
STATE OF OKLAHOMA

RICK WARREN  
COURT CLERK

109

State Of Oklahoma, <i>ex rel.</i> ,	)	
Oklahoma Ethics Commission,	)	
Plaintiff,	)	
	)	
v.	)	
	)	
Ayshia Ajay K.M. Pittman a/k/a	)	CASE NO. CV-2025-2636
Ajay Pittman, Individually, and as	)	
Candidate for Ajaypittman2020 and	)	
Ajay for House99 2022, and as Chair and	)	
Treasurer for Ajay for House99 2022,	)	
Defendant.	)	

AGREED UPON JUDGMENT

THIS MATTER comes before this Court on this 27<sup>th</sup> day of January, 2026, on the parties' submission of this Agreed Upon Judgment, and this Court has reviewed the submission from the parties, and hereby FINDS as follows:

1. That Defendant, Ayshia Ajay K.M. Pittman a/k/a Ajay Pittman, who is represented by the undersigned counsel, enters this Agreed Upon Judgment and the corresponding Settlement Agreement attached as Exhibit A, knowingly, voluntarily with full knowledge and understanding of the issues before this Court.
2. That Defendant admits she personally and unlawfully converted \$17,858.52 worth of campaign contributions for personal living expenses in violation of Ethics Rule 2.39.
3. That Defendant admits she personally failed to report and account for over \$50,000 worth of campaign funds and converted said funds for personal living expenses.
4. That Defendant admits she failed to maintain accurate campaign records.

5. That Defendant admits she fraudulently induced Plaintiff to enter into the May 29, 2024, Settlement Agreement by producing a letter from "D. Hill, Building Manager" which letter was not from a building manager but was drafted by or at the direction of Plaintiff.
6. That Defendant admits she fraudulently misrepresented a cashier's check to the Plaintiff on June 12, 2025, as a \$2,500 payment from her personal funds as payment toward satisfying the terms of the May 29, 2024, Settlement Agreement, when said check was actually a campaign contribution.
7. That Defendant has breached the May 29, 2024, Settlement Agreement by failing to fulfill the obligations under the Agreement, and that Plaintiff has fully performed all conditions under said Agreement and has not excused Defendant's obligations thereunder.
8. That the parties agree to the filing of this JUDGMENT based on the terms of the attached Settlement Agreement, and that Plaintiff agrees to withhold execution or other enforcement of this JUDGMENT so long as Defendant complies with the terms of this JUDGMENT and the attached Settlement Agreement.

**IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED** that Plaintiff, State Of Oklahoma, ex rel., Oklahoma Ethics Commission, is awarded JUDGMENT against Defendant, Ayshia Ajay K.M. Pittman a/k/a Ajay Pittman, in the amount of \$17,141.78.

**IT IS SO ORDERED.**

Dated this 27<sup>th</sup> day of January, 2026.

C. B. D.  
JUDGE OF THE DISTRICT COURT

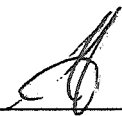
**CERTIFIED COPY**  
AS FILED OF RECORD  
IN DISTRICT COURT

JAN 28 2026

**RICK WARREN** COURT CLERK  
Oklahoma County  
*Rick Warren*

Margaret C. Kerr

Margaret C. Kerr, OBA No. 20515  
Oklahoma Ethics Commission  
2300 N. Lincoln Blvd., Room G-27  
Oklahoma City, OK 73102  
(405) 521-3451  
Margaret.kerr.ethics.ok.gov  
Attorney for Plaintiff



Ayshia Ajay K.M. Pittman a/k/a  
Ayshia Ajay K.M. Pittman, Defendant



Attorney for Defendant

Printed Name:

Ronald Jones II

Bar Number:

33754



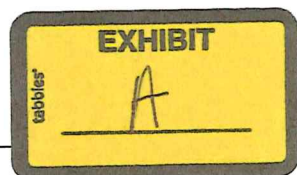
---

## SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is entered into between the Oklahoma Ethics Commission ("Commission") and Ayshia Ajay K.M. Pittman a/k/a Ajay Pittman, Individually, and as Candidate for Ajaypittman2020 and Ajay for House99 2022, as Chair and Treasurer for Ajay for House99 2022, and as candidate, chair and treasurer for Ajay for House99 2024, ("Pittman" or "Defendant") and collectively the "Parties".

**NOW, THEREFORE the Parties agree as follows:**

1. The Commission has jurisdiction over the Defendant and the subject matter of this Agreement.
2. Defendant is represented herein by independent legal counsel of her choosing and voluntarily enters into this Agreement with the Commission.
3. On June 10, 2022, the Commission determined there was reasonable cause to believe that a violation of the Rules may have occurred and authorized an investigation into Respondent in Case No. 2022-25.
4. On May 29, 2024, Pittman and the Commission entered into a Settlement Agreement (the "2024 Settlement") in which Pittman admits to personal use of campaign funds, improper withdrawal of campaign funds via cash and for personal credit card payments, inaccurately reporting \$50,000 worth of contributions, and failure to maintain campaign records and receipts.
5. Pursuant to the terms of the 2024 Settlement, Pittman was to pay a total of \$35,000 as follows:
  - a. \$5,000 by May 31, 2024, as reimbursement to her campaign committee;
  - b. \$12,000 by May 31, 2025, as reimbursement to her campaign committee
  - c. \$858.22 by May 31, 2026, as reimbursement to her campaign committee; and
  - d. \$17,141.78 as civil penalty to the State of Oklahoma general revenue funds.
6. Defendant complied with the May 31, 2024, payment, and has made a \$5,000 payment toward the May 31, 2025, obligation without providing evidence of the source of the funds. Defendant has failed to make any of the remaining payments.
7. On July 10, 2025, the Commission determined there was reasonable cause to believe that a violation of the Rules may have occurred and authorized an investigation into Pittman in Case No. 2025-13. A subpoena was issued to Pittman in the case, to which she complied. There has not yet been a Notice of Allegations issued in Case No. 2025-13.



8. On October 16, 2025, the Commission filed a lawsuit against Defendant in Oklahoma County District Court, styled *State of Oklahoma ex rel. Oklahoma Ethics Commission v. Ayshia Ajay K M Pittman a/k/a Ajay Pittman*, CV-2025-2636 (the “Litigation”). The Litigation is currently pending in the Oklahoma County District Court.

9. Defendant admits that she personally violated Ethics Rule 2, Campaign Finance, by:

- a. Violating **Rule 2.39 Personal Use of Contributions Prohibited**, by using campaign contributions for personal living expenses by making purchases at: TJ Maxx, Fashion Nova, Ross, Target, Hobby Lobby, Best Buy, Apple, AT&T, Amazon.com, Wal-Mart, WinCo Foods, Costco, Sam’s Club, Mahogany Prime Steakhouse, R & J Lounge and Supper Club, Bricktown Brewery, Popeyes, Charleston’s, Kamp’s 1910 Café, Sushi Neko, Uber Eats, Domino’s Pizza, 7-Eleven, Remington Park, Ambassador Hotel OKC, American Airlines, Southwest Airlines, Subway, Braum’s, Tropical Smoothie, Honeybunny Biscuit Co., Neighborhood Jam, Waffle House, Great American Bagel, Chick-fil-A, IHop, Royal Crab, The Garage, Paseo Grill, Topper’s Pizza, Holiday Donuts, Fabric Factory, Hudiburg Bick Midwest City, Cruise Line Industry Association, InteleTravel, U-Haul, Sanibel Harbour Resort & Spa in Fort Myers, FL, Jamba Juice, Ted’s Café Escondido, The Collective, Cracker Barrel, Broadway 10, Byron’s Liquor, Charleston’s Restaurant, Crown Fried Chicken in Washington, DC, Beachside Restaurant and Bar in Marina del Rey, CA, Walgreens, Jason’s Deli, Door Dash, Pearl’s Oyster Bar, Sisserou’s Caribbean Restaurant, and Yucatan Taco Stand.
- b. Violating **Rule 2.39 Personal Use of Contributions Prohibited**, by making cash withdrawals from her campaign account and using the money for personal use.
- c. Violating **Rule 2.39 Personal Use of Contributions Prohibited**, by using campaign funds to pay for personal credit card expenditures.
- d. Violating **Rule 2.39 Personal Use of Contributions Prohibited** by receiving over \$50,000 worth of contributions to her committees and failing to account for said funds but instead converting to personal use by depositing or transferring those funds to her personal bank account.

10. Defendant admits that she **personally** committed fraud on the Commission by:

- a. Presenting a fraudulent letter to the Commission and disguising said letter as one from “D. Hill, Building Manager.”
- b. Presenting a fraudulent cashier’s check to the Commission and disguising it as a \$2,500 payment from defendant’s personal account, when it was actually a campaign contribution.
- c. Submitting falsified campaign reports to the Ethics Commission knowing they contained false and fraudulent information.

11. Defendant admits that the admissions and actions described herein, including paragraphs 9 and 10 above, were intentional and therefore cannot be discharged in bankruptcy.

---

12. To settle pending Case Nos. 2022-25 and 2025-13, and the pending Litigation in District Court, the Parties agree as follows:

- A. Defendant will sign and execute the Agreed Upon Judgment to be submitted for the Judge's approval in the Litigation, and a copy of this Settlement Agreement will be attached to said Judgment as Exhibit A.
- B. Defendant agrees that within thirty (30) days of all parties' execution of this Agreement, that Defendant will:
  - i. **Resign from her position as a State Representative** and provide proof of said written resignation to the Commission.
  - ii. **Repay the remaining civil penalty** of \$17,141.78, due and owing to the State of Oklahoma pursuant to the May 2024 Settlement Agreement, which payments shall be made in certified funds payable to the State of Oklahoma with proof of said payment delivered to the Commission on the same day as payment, with payments made as follows:
    - a. \$357.14 within 30 days of the effective date of this Agreement; and
    - b. \$357.12 on the 1<sup>st</sup> of each and every month beginning 2/1/2026, for 48 months.
  - iii. **Provide Proof of compliance** with restitution obligations in the pending criminal action with the Office of the Attorney General, including payment of the \$7,858.22 due and owing to her campaign committee, which amount shall instead be paid to a non-profit organization within her district, as selected by the Attorney General and the Ethics Commission, and proof of said payment shall be delivered to the Commission.
- C. Defendant agrees she will not run for any elected office within the State of Oklahoma for a period of Fifteen (15) years from the date of execution of this Agreement [elected office to include any state office, city office, county office, school board office, or any other elected position].

13. This Agreement constitutes the entire agreement between the Parties on the matters raised within, and no other statement, promise, or agreement, either written or oral, made by either party or by agents of either party, that is not contained within this written agreement shall be enforceable. Further, the 2024 Settlement is merged with and incorporated within this Agreement, and completion of the terms of this Agreement will be considered as satisfaction of the terms of the 2024 Settlement.

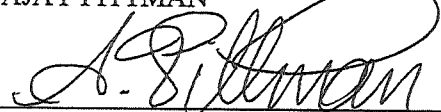
14. This Agreement is limited to the facts of the cases identified herein, including facts not set forth in this Agreement, and shall not have binding precedential effect for any other matter currently pending before the Commission or that may come before the Commission at a future date.

FOR THE COMMISSION:

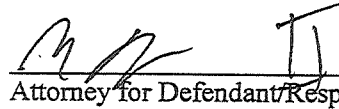
  
Lee Anne Bruce Boone  
Executive Director

1-21-2026  
Date

AYSHIA AJAY K.M. PITTMAN A/K/A  
AJAY PITTMAN

  
Ayshia Ajay K.M. Pittman a/k/a Ajay Pittman

01/27/26  
Date

  
Attorney for Defendant/Respondent

1/27/26  
Date

Name Printed: Ronald T. T. T.

Bar No. 33754