

## PUBLIC CORRUPTION CRIMINAL COMPLAINT

### VERIFIED PROBABLE CAUSE COMPLAINT FOR ARREST WARRANTS PART 3 !!!!!

Whoever is seeing or receiving this please note I am publicly running for Florida's governor and I just sued in federal court the current governor, 3 state court judges and about 25 corrupt FEMALES discriminating against me for being a retired straight male porn star that was falsely arrested for Domestic violence from my compulsive lying Thai Buddha wife that is a porn star prostitute scumbag that also made crazy claims I had sex trafficked her for ten plus years that has been laughed out of countless courtrooms as well. Note I met the prostitute in a whore house in Thailand where she was also working on her own free will.

Please see the previous criminal complaints and my federal lawsuit against several corrupt individuals also including DCF and CPT employees at Donaldseoane.com or here [https://pdfhost.io/v/G4eY0jhRa\\_Seoane\\_vs\\_judge\\_Holly\\_N\\_Derenthal\\_PUBLIC\\_CORRUPTION\\_CRIMINAL\\_COMPLAINT\\_2](https://pdfhost.io/v/G4eY0jhRa_Seoane_vs_judge_Holly_N_Derenthal_PUBLIC_CORRUPTION_CRIMINAL_COMPLAINT_2) . I am working on a lawsuit against the state of Florida, DCF and CPT also.

So yesterday not only did my son AGAIN disclose child abuse and neglect that's currently going on in front of a state employee at the court ordered visitation center but that mostly is the same stuff that I been reporting to DCF, the courts, police and countless others for 2 years now that keeps getting covered up by these corrupt organizations and there corrupt actors. He has two bruises in the middle of his back that I would be willing to bet came from mom's porn star fan, prostitution client boyfriends or boyfriend customs and border patrol officer "Neil"

that has been beating my son and punching him in the back for 2 years now according to my son. I have previous videos of my son disclosing this before but yesterday my son gave 3 different stories he told us where the injury came from, First was a bike, then a swing then told police a hammock. He also disclosed in front of the monitor that he will be in big trouble if he tells me the truth. Take note mom threatens to beat him if he tells DCF or police anything bad. So yesterday first he said Neil was not hitting him anymore and then over an hour later he said Neil was still hitting him. Furthermore he disclosed that him and his 4 year old sister are being left alone AGAIN all the time in drug addict and drug trafficker Michelle Gilliam of 252 Windsor Dr Kissimmee Florida's crackhouse and that Michelle is STILL smoking that stinky marijuana stuff around him and his sister in the same room. Well if you listen to the return phone call I got from the deputy after they went to investigate they didn't even investigate those claims. They claimed they were not drug police but fact is when you leave a child in a drug house with a crackhead smoking drugs around the children that's the legal definition of child neglect and child abuse. AGAIN the Osceola county sheriff office has COVERED UP CHILD ABUSE AND NEGLECT!!!! Note Michelle Gilliam is the big black welfare, food stamp collecting, child support collecting and alimony collecting crackhead leach of the government and well documented drug criminal and child abuser that has been arrested for cocaine and bunch of other drugs and CHILD NEGLECT and had her own children taken away during her arrests!! This is the same women that lesbian man hating black women DCF CPI felony perjury committing Jessica Scott left my kids with for 3 days and I had to threaten to sue her to get my kids out of that crack house. This is also the same Michelle Gilliam that assisted in the planed attack of having me falsely arrested and falsely imprisoned all to steal the 100k behind our paid for mobile home. Note tons of the corrupt females have

made countless false reports to DCF about me which is a felony and all has been unfounded but was a shady way to fill DCF reports with libel, lies and defamation about me for family court judges to read. ALL reports I have made to DCF have been valid but the abuse has been illegally and fraudulently covered up and I will be making another DCF report AGAIN about this incident that I'm sure will be covered up AGAIN. Attached is my written statement to police from last night and I am still demanding the children be removed by police from the mother and have an officer with bodycam on take the children to a professional and get forensic interviews done on bodycam unlike the last time this was promised only to have the officer lie and cut his bodycam off and then had CPT investigator SHALYN SOMERS GILBERT and corrupt man hating judge Holly N Derenthal cover up and hide the video tapes and have SHALYN SOMERS GILBERT commit perjury in the courtroom denying the children's abuse and the mother's twerking naked making porn videos in front of the children when I have video of detective Suzanne Ellis Clouchete that was in the room stating the kids did disclose that mom was twerking naked in front of the kids making videos which also was covered up and is also the definition of child abuse and sexual abuse as that IS making porn videos in front of the children as twerking is a sexual act but again the Osceola county sheriff's office covered it up and didn't make an arrest and made sure that bodycam was not rolling and that the CTP interview video tapes would never see the light of day! A criminal complaint last week was filed against the judge and SHALYN SOMERS GILBERT and other judges and many more and I am waiting for that to get swept under the rugs also.

So AGAIN I ask Osceola County Sheriff Marcos Lopez what is it going to take for you to have your deputies do your job and arrest my wife and everyone committing felony conspiracy

around her? Are you waiting for my kids to be raped or killed? My wife is an IGNORANT Buddhist Thai that will NEVER EVER change or learn and doesn't care about anything other than money and partying and is a not a real MOTHER and is nothing but a danger to our children. She also has a 14 year old daughter in Thailand that's disabled that she has not seen in ten years that she dumped on her family to take care of so if you think this woman is a mother and deserves to be a mother send her ass back to Thailand to start there with her first child. Our children here have already been permanently physically and mentally injured not only with the mother but with Tony and Michelle Gilliam in their drug house left alone about 8 months ago and my son has a permanent scare of his lip from it and it also was swept under the rug by another black female man hater judge named Christy C Collins. This complaint will be made very public and sent to many media originations so I await your response and hopefully and finally some help for my children.

Marcos Lopez at the very least why don't you do your job and go arrest my wife right now for domestic violence she was committing against me that we proved in front of a jury with witnesses, false arrest, false imprisonment and perjury which she admitted to in front of a jury that deliberated a not guilty unanimously within ten minutes? Since she is not a citizen, once she is charged with a felony she can be deported back to the whore house in Thailand where I met her and our children can stay safe like they were before with me and my 12 year old full custody daughter and fiancé and 5 month old I do have custody of. I'm waiting???

Thanks, Donald Seoane  
See attached criminal complaints from last night and last week  
and federal lawsuit!



Incident #: 23I17308

Deputy: D/S K Malone 2945  
D/S H Nicholson 3009



Osceola County Sheriff's Office

STATEMENT

Please fill out in full detail

Offense:		Case #:	
Date of Statement:	Month:	Day:	Year:
Location of Offense:		Time:	
Code:	Name (I.F.M.): Donald Seone	Age: 43	D.O.B.: 02-15-80
	Address Res: [REDACTED]	Zip: [REDACTED]	Race: W
	Address Bus: [REDACTED]	Phone: [REDACTED]	Sex: M
D.L.#:	St:	Other ID (Specify # & Type):	E-Mail Address:
I, _____ do hereby voluntarily make the following statement without threat, coercion, offer of benefit or favor by any persons whomsoever.			
<p>Today from 12:30 to 2:30 pm I had supervised visitation with my 4 year old daughter and 5 year old son and my son in front of the monitor as a witness named "D" heard my son say there were things he wanted to tell me but was scared he would be in trouble with mom. History is mom and her Porn Fans and prostitution client boyfriends beat him. He finally stated that he has been left in Michelle Williams drug house across the street a lot with them smoking drugs around them. He also stated that he has two bruises on</p> <p align="center">- List stolen items separately (with values) in body of statement. -</p>			
Request of confidentiality under Marsy's Law	Initial:	I will testify in court.	Initial:
I have received the Victim/Witness Rights pamphlet.	Initial:	I will prosecute criminally.	Initial:
Sworn to and subscribed before me, this _____ day of _____, _____	Under penalty of perjury, I swear affirm the above statements are correct and true, and I understand giving false information to any law enforcement officer concerning the alleged commission of a crime is a criminal offense.		
Notary Public <input type="checkbox"/> Deputy Sheriff <input type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/> Type of Identification: _____	Signature: <i>[Signature]</i>		
	Page 1 of _____		



Osceola County  
Sheriff's Office

STATEMENT  
CONTINUATION

Please fill out in full detail

Code:		Name (L, F, M)		Case #:	
DOB:		Race:		Sex:	
<p>his back which he showed to the monitor and me. He first said he got it from his bike then over an hour later started he fell off a swing. There is a long history with DCF and Judges covering up the child abuse including CPT. I would like Police body cam on at all times and the children questioned by a professional and the children drug tested finally. I currently have a open federal lawsuit open against countless corrupt government officials including DCF, CPT, and 3 Judges for covering the childrens abuse. At what point will the covering for the mother and her CBP Police boyfriend and others stop. Also 4 weeks ago the last time I saw my children which is documented on court record from the visitation center monitor that heard my son say it. Our children were at the other local Drug house behind the home and a big fight broke out and there was blood everywhere at the party. Both that incident and</p> <p align="center">- List stolen items separately (with values) in body of statement. -</p>					
Sworn to and subscribed before me, this ____ day of _____			Under penalty of perjury, I swear/affirm the above statements are correct and true, and I understand giving false information to any law enforcement officer concerning the alleged commission of a crime is a criminal offense.		
Notary Public <input type="checkbox"/> Deputy Sheriff <input type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/> Type of Identification: _____			Signature: <i>And Lynn</i>		
			Page ____ of ____		

*Santa  
Santana  
2/11/10*



**Osceola County  
Sheriff's Office**

**STATEMENT  
CONTINUATION**

Please fill out in full detail

Code:		Name (l,f,m)		Case #:	D.O.B.	Race	Sex
<p>this one nobody that are mandatory reporters to DCF have reported or done anything about. DCF Kissimmee is beyond corrupt and left my 3 children in michelle Gilligans crack house for 3 days when my wife had me falsely arrested for DV and she was baker acted and they lied and said they background checked her and didnt as he has a big criminal record for drugs and child neglect, check michelle Gilligan 252 Windsor Dr that also gets her autistic son high and drunk all the time which is handicap abuse and is currently taking care of my kids all the time and doing drugs around them. I want my kids drug tested. I do believe "Neil" the CBP police boyfried has caused those injuries on my sons back. My son did also say in front of the monitor that Neil was still hitting him but on his hands</p> <p align="center">- List stolen items separately (with values) in body of statement. -</p> <p>Sworn to and subscribed before me, this ____ day of _____</p> <p>Notary Public <input type="checkbox"/> Deputy Sheriff <input type="checkbox"/>          Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/>          Type of Identification:</p>							
				<p>Under penalty of perjury, I swear/affirm the above statements are correct and true, and I understand giving false information to any law enforcement officer concerning the alleged commission of a crime is a criminal offense.</p> <p>Signature: <i>[Signature]</i></p> <p>Page ____ of ____</p>			

*3/21/10  
3/21/10  
3/21/10*



**PUBLIC CORRUPTION CRIMINAL COMPLAINT**  
**VERIFIED PROBABLE CAUSE COMPLAINT FOR ARREST**  
**WARRANTS**

**PART 2!!!!**

So after sending part 1 to Sheriff Marcos Lopez, Captain Chris Baker, Captain Kevin Wilkinson and Captain Lori Mingione and not getting any response now for 4 days I am writing an updated and second complaint that hopefully will finally be accepted and filed and assigned a detective. After my first complaint that was ignored I had court on Monday morning on 10/09/23 at 10am and on the way to the courthouse I called the Osceola county non-emergency number requesting a deputy to come witness all the felonies being committed in the courtroom by judge Holly N Derenthal at 10am and all the corrupt scumbag compulsive lying FEMALES she is committing felony conspiracy with around and aiding and abetting and assisting and covering up countless felony perjury, child abuse, false reports to DCf and on and on and on and MUCH more including my fake domestic violence fake victim wife and porn star prostitute child abuser Nantita Seoane, corrupt man hating lesbian scam injunction for protection mafia style well-connected attorneys for Help Now Shelter and fake domestic violence victims Jennifer Jane Watson and Sara Vance and MANY MANY more. So on bodycam the police says he will not stick around for it and has more important things to do in the city at which time I ask him if I told him that felony bank robbery was about to accrue would he stick around witness and make arrest and what was the difference because what's about to go on in that courtroom is literally a bunch of felonies. Then a civil deputy comes over named Stockman #917 and claims he has been instructed to come into the courtroom and stay there and take my criminal complaints before, during and after the hearing. Well once the hearing starts he disappears and never comes back. During the hearing I ask where he went and they claim he had something more important to do. After the hearing I call dispatch and ask for him to call me and he claims I can come back and he can take a statement from me on a civil complaint but not a criminal complaint. This is

clearly more of the Osceola County offices cover-ups and corruption protecting their own and everyone around them including judges.

So at the hearing I make it known on the record countless times and recorded by my court reporter that judge Holly N Derenthal is having an illegal hearing and committing countless felonies including felony conspiracy and assisting in felony perjury. During my motion to compel CPT to turn over my 3 children's child forensic interview video tapes I state on the record very clearly that Holly N Derenthal ordered CPT to turn over these tapes twice already in two different orders in my injunction case and has purposely not followed her own order because she was told the abuse that was uncovered on those videos from my children's mouths and Derenthal has allowed and assisted the perjury of CPT case coordinator SHALYN SOMERS GILBERT to lie and say that the children never said any of these things including Nantita was twerking naked making porn videos in front of the children which I even have detective Suzanne Ellis Clouchete on video on Youtube publicly saying after the interview where she was present that the children did disclose these things which you can see here [https://www.youtube.com/watch?v=Awy\\_Hj7ENk](https://www.youtube.com/watch?v=Awy_Hj7ENk) and here <https://www.youtube.com/watch?v=JbCK73fCph0>

This giant fraud and scam was all done by this large group of man hating FEMALES around my wife to get my injunction on behalf of the kids towards the mother dropped and paint me as crazy and say I made all this up and take my custody away which is exactly what they have done.

During the hearing I mention all this in my legal argument to my motions to compel CPT to turn over the videos for the court to view and that there is zero reason not to and that it would prove who is lying and whats in the real best interest of my children and AGAIN Derenthal says motion denied. This is literally a felony conspiracy and I detailed that to her face in the courtroom countless times including again after she denied my motion.

So a many many more criminal offences occurred including the bailiff assaulting me after the judge threatened me and I told her she is not to threaten me and that she just committed a felony and violated 42 U.S. Code 12203 AND Article 3 of the Us Constitution and I demanded she have the bailiff take these papers from my hand stating this I had printed up the day before ready for when she threatened me. I demanded the bailiff give these papers to her for her to read so the bailiff came over and violently snatched the papers out of my hand causing me a paper cut and I stated into the record that the bailiff had just assaulted me and that was ignored also. From that point forward the judge did not threaten me again but she continued to violate all my rights and break, Florida statues, Constitutional rights and criminal offences.

All my accusations for my criminal complaints against all the individuals are detailed in my 800 page federal lawsuit and my first criminal complaint that has been ignored which is attached below.

I am hoping that finally this is taken seriously and criminal chargers finally get filed including my wife's crimes that she has even admitted to like felony perjury she admitted to in front of a jury all on audio tape and text transcribed and her attacking me and needing to be charged with domestic violence along with a tons more people and crimes all detailed below.

So now the sheriff's office is involved in the cover-up of the CPT forensic interviewer SHALYN SOMERS GILBERT's crimes of felony perjury and the child abuse of my c3 young children as well as the judges felony conspiracy and many more.

This whole complaint will be made public and filed in a new federal lawsuit against the sherrif's office and many others including but not limited to Seoane vs Child Protection Team, Seoane vs the state of Florida, Seoane vs Department of children and families, and many more and I am demanding that the sheriff's office finally do their jobs and taken action and file criminal charges or at the very least take a criminal complaint from me on a sworn statement and assign a detective to the case to work with the state attorney's office to prosecute all the alleged crimes listed below.

Please note I will be sending this to countless public officials high up in government this time including congressman and senators and many more. See below.

10/82023

Donald Seoane's Filing with the Osceola county sheriff's office and sworn statement:

**PUBLIC CORRUPTION CRIMINAL COMPLAINT  
VERIFIED PROBABLE CAUSE COMPLAINT FOR ARREST  
WARRANTS**

Below is a list of criminal charges I want investigated properly and a detective or detectives to be put on the case to work further with me that I will turn over more evidence to including transcripts from hearings, audio recording, videos and more. I then want this sent to the state attorney's office for prosecution and I will be a witness and assist in the prosecution of the criminals below. Below is also listed the people that need to be criminally investigated and the charges. Attached below is also my 800 page federal lawsuit against many of these criminals but not all in my lawsuit I am making criminal complaints about. Even though Sheriff Marcos Lopez is listed in this federal lawsuit I do not wish to have him investigated or charge at this time. I will be also reporting some of what has happened to internal affairs, state police and FBI and working with them also. There is much evidence below. In my lawsuit you will find countless criminal offences of many individuals and most importantly because my 4 and 5 year old children are in grave immediate danger and I am still being victimized by the felonies that corrupt Judge Holly N Derenthal is committing I would like the sheriff's office to meet me at the Kissimmee courthouse at 10/9/2023 at 10am in courtroom 4d to document and file a criminal complaint and take my sworn statement about corrupt judge Holly N Derenthal's illegal crimes against me and my children and the illegal hearing she is

conducting while violating my constitutional rights and countless Florida Cannons and statutes. While I understand law enforcement cannot enforce those violations, what they can enforce and witness is her committing some of the CRIMINAL offences listed below included felony conspiracy she is STILL participating in and she will be conducting an illegal hearing at 10am while participating in it as well as continuing to cover child abuse by hiding the Child Protection Teams forensic interview video tapes AND assisting in countless others FELONY perjury including but not limited to SHALYN SOMERS GILBERT of CPT's perjury and others that will be participating in this felony conspiracy illegal hearing and Holly Derenthal will be committing many crimes listed below. I want police to get a sworn statement from me at 10am in courtroom 4d in front of the media and witness on bodycam the crimes Holly N Derenthal will be continuing to commit even after all her crimes in the last two illegal hearings she has presided on over my cases while Bias and participating in felony conspiracy and assisting in felony perjury amongst many other crimes listed below. I will be filing more federal lawsuits and state court suits against many more including the state and possibly the Osceola county sheriff's office if my rights continue to be trampled on and crimes continue to be covered up while my children are in grave danger. Please follow the law and have an officer come witness the crimes that will be committed in courtroom 4d on 10/9/2023 and document them and file a report and charges for them. Even though the law supports it, I know it will never happen but I would like the sheriff's office to not only make arrest on the judge and several of the crime committing criminals in that courtroom including several lawyers and my wife but I would like arrest warrants to be issued. All I Can do is dream the law might finally serve justice.

1. **Felony Fraud** Florida statute 817.034
2. **Felony Perjury** It is a felony in the third degree under Florida Statute Section 837.021(1) to make two or more material statements in official proceedings under oath which contradict each other.
3. **Felony Conspiracy** Under Florida Statute Section 777.04(3), a

“person who agrees, conspires, combines, or confederates with another person or persons to commit any offense commits the offense of criminal conspiracy.

**4. Domestic battery towards Donald Seoane**

**5. Chapter 914 Section 22 - 2023 Florida Statutes (4) Harassing a witness, victim, or informant is a:** (a) Misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, where the official investigation or official proceeding affected involves the investigation or prosecution of a misdemeanor.,

**6. The 2023 Florida Statutes Title XLVI, CRIMES, Chapter 812.155, THEFT, ROBBERY, AND RELATED CRIMES, 812.155** Hiring, leasing, or obtaining personal property or equipment with the intent to defraud; failing to return hired or leased personal property or equipment; rules of evidence.—

(1) OBTAINING BY TRICK, FALSE REPRESENTATION, ETC.—Whoever, with the intent to defraud the owner or any person lawfully possessing any personal property or equipment, obtains the custody of the personal property or equipment by trick, deceit, or fraudulent or willful false representation commits a misdemeanor of the second degree, punishable as provided in s. [775.082](#) or s. [775.083](#), unless the value of the personal property or equipment is of a value of \$300 or more; in that case the person commits a felony of the third degree, punishable as provided in s. [775.082](#), s. [775.083](#), or s. [775.084](#).

**7. False arrest and Imprisonment in Florida,** The crime of False Imprisonment is a Third Degree Felony, Under Florida Statute 787.02, the crime of False Imprisonment is committed when a person, Forcibly, by threat, confines, abducts, imprisons, or restrains another person without lawful authority against their will; or Secretly confines, abducts, imprisons, or restrains another person without lawful authority against their will.

**8. VIOLATING OATH OF OFFICE** A person who willfully swears or affirms falsely to any oath or affirmation, or willfully procures another person to swear or affirm falsely to an oath or affirmation, in connection with or arising out of voting or elections commits a felony of the third degree, punishable as provided in s. 775.082, s.

**9. Organized Fraud Florida Statute 817.034 (4) Offenses.--**

(a) Any person who engages in a scheme to defraud and obtains property thereby is guilty of organized fraud, punishable as follows:

1. If the amount of property obtained has an aggregate value of \$50,000 or more, the violator is guilty of a felony of the first degree, punishable as provided in [s. 775.082](#), [s. 775.083](#), or [s. 775.084](#).

2. If the amount of property obtained has an aggregate value of \$20,000 or more, but less than \$50,000, the violator is guilty of a felony of the second degree, punishable as provided in [s. 775.082](#), [s. 775.083](#), or [s. 775.084](#).

3. If the amount of property obtained has an aggregate value of less than \$20,000, the violator is guilty of a felony of the third degree, punishable as provided in [s. 775.082](#), [s. 775.083](#), or [s. 775.084](#).

**10. FALSE REPORTS to DCF**, A person who knowingly and willfully makes a false report of child abuse, abandonment, neglect, or abuse of a vulnerable adult or who advises another to make a false report is guilty of a felony of the third degree.

§§ 39.205(9), 415.111(5). However, anyone making a report who is acting in good faith is immune from any liability. §§ 39.205(9), 415.111(5)(b), CFOP 170-5 24-1 Chapter 24 FALSE REPORTS 24-1. Purpose. “False Reports” are reports made to the Abuse Hotline for the expressed purpose of harassment of an individual/family (e.g., embarrass, make anxious or harm another party, etc.) or for the personal benefit on the part of the reporter or another person (financial gain, obtain child custody, etc.). In contrast to patently unfounded reports which are reported to the Hotline in “good faith” (i.e., a logical explanation can be ascertained as to why the reporter had reasonable cause to suspect maltreatment), a false report has no initial basis in fact (i.e., facts or information supporting suspicion) and, therefore, is not made in good faith.

**11.Failure to report child abuse to DCF**, Failure to report child abuse to DCF is a third-degree felony. § 39.205(1).

**12.Failure to report a sexual battery**, under § 749.027 is a misdemeanor of the first degree.



**13. Failure to report a case of known or suspected abuse, neglect, or exploitation of a vulnerable adult or preventing someone else from doing so,** is a misdemeanor of the second degree. § 415.111(1).

**14. Protection Of Public Records And Documents** prohibits the theft, alteration or falsification of any record or process in any court of the United States. Both of these sections are punishable by a \$5,000 fine or imprisonment for five years.

**15. FALSE STATEMENT AND WRITINGS** This offense is punishable as a second-degree misdemeanor, punishable by up to 60 day in county jail. If a person makes a false statement to law enforcement concerning the alleged commission of a crime, this is generally a first-degree misdemeanor, punishable by up to one year in jail.

**16. 817.535 - Unlawful filing of false documents or records against real or personal property.**  
(2)(a) A person who files or directs a filer to file, with the intent to defraud or harass another, any instrument containing a materially false, fictitious, or fraudulent statement or representation that purports to affect an owner's interest in the property described in the instrument commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

**17. Attempt, Solicitation, And Conspiracy - Florida Statute 777.04** Florida Statute 777.04 prohibits anyone from attempting, soliciting, or conspiring to commit a crime.

- (1) A person who attempts to commit an offense prohibited by law and in such attempt does any act toward the commission of such offense, but fails in the perpetration or is intercepted or prevented in the execution thereof, commits the offense of criminal attempt, ranked for purposes of sentencing as provided in subsection (4). Criminal attempt includes the act of an adult who, with intent to commit an offense prohibited by law, allures, seduces, coaxes, or induces a child under the age of 12 to engage in an offense prohibited by law.
- (2) A person who solicits another to commit an offense prohibited by law and in the course of such solicitation commands, encourages, hires, or requests another person to engage in specific conduct which would constitute such offense or an attempt to

commit such offense commits the offense of criminal solicitation, ranked for purposes of sentencing as provided in subsection (4).

(3) A person who agrees, conspires, combines, or confederates with another person or persons to commit any offense commits the offense of criminal conspiracy, ranked for purposes of sentencing as provided in subsection (4).

3. Felony of the third degree ranked in level 3, 4, 5, 6, 7, 8, 9, or 10 under s. [921.0022](#) or s. [921.0023](#),

**Now here is my federal lawsuit that describes in detail more of the crimes that have been committed and the people that have committed them over the last almost 2 years now.**

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF FLORIDA

DONALD SEOANE aka DONNY LONG aka DONALD TRUNK  
and A,L,S, Minor, A,J,S, Minor, S, F, S MINOR

Case No:

Plaintiffs,

v.

HOLLY MARIE NEWMAN DERENTHAL,

and

CHRISTY CHANEL COLLINS,

and

LISA TAYLOR MUNYON,

And ET AL .

Defendants.

**COMPLAINT AT LAW – VERY CONTROVERSIAL FAMOUS MALE ADULT MOVIE  
STAR CONVICTED FELON THAT’S RUNNING FOR FLORIDA’S GOVERNOR VS THE  
CORRUPT FEMINST LEFTIST FEMALES IN OUR BROKEN LEGAL SYSTEM ET AL**

Plaintiffs, Donald Seoane aka Donny Long aka Donald Trunk aka donaldseoane.com, individually and as natural Father to minors A, J, S and A, L, S and S, F, S, all minors, THAT IS RUNNING FOR FLORIDA GOVERNOR complaining of FEMALE Defendants, JUDGE HOLLY MARIE NEWMAN DERENTHAL acting outside her judicial capacity as Individual HOLLY MARIE NEWMAN DERENTHAL, Individually JUDGE CHRISTY CHANEL COLLINS, Acting outside her judicial capacity as Individual CHRISTY CHANEL COLLINS, Individually, CHIEF JUDGE LISA T MUNYON acting outside her judicial capacity as Individual LISA T MUNYON, AND Individually acting outside any immunity they may have under the color of law or otherwise, GOVERNOR RON DESANTIS, JENNIFER JANE WATSON and SARA VANCE and JESSICA SCOTT and SHALYN SOMERS GILBERT and NANTITA SEOANE and SHARLENE HENRY, and KENDRA JENKINS, and BETTA COLLAZO, and EMILY CALVIN, and SHARON HENRY and ANGELA GOMES and SUSIE BAIN and DIANET BORRERO and JESSICA ANAYA and ELELYN JACKSON and Judicial Assistant to Judge Holly N Derenthal: FELICIANO YAZEL, Judicial Assistant to Chief Judge LISA T MUNYON: Lisa Shorthen, BLAN L. TEAGLE, AHLEY MOOY, JODI RENEE LILLENAS, AMI WILLIS, MELINDA MIGUEL, states as follows:

**INTRODUCTION**

I am filing this lawsuit and after years of being a victim of the corrupt system I have decided to also run for Florida governor as well due to this lawsuit needing to be filed not only for fair legal justice for myself and my 4 children but for every single male and female human being and child that has been discriminated against, railroaded and or put in serious danger in the corrupt family court system, any and all corrupt government systems, these systems corrupt employees all the corrupt government agencies that work tightly with them from DCF, all the way up to the governor and his offices female employees and staff and many many more . I have a whole public campaign against these corrupt scum here

<https://linktr.ee/victimofthesystemofwomen> and put out a Full Movie story that will be made into a mainstream movie here

<https://www.youtube.com/watch?v=hYh942JsfTY>

I want the world to see my story and how truly corrupt these individuals are and what they have done to me and my children and I want all the corrupt closely connected state government agencies and corrupt characters that work closely and tightly with it and its corrupt systems to be held legally accountable and justice to be served. Also the right to be heard and have your evidence heard and have a judge to judge your case that is fair and unbiased that is not only law but a human and civil right needs to be upheld

ESPECIALLY when it involves young children and child abuse, child neglect and sexual abuse. The hiding of facts, Evidence and cover-ups of children's abuse stops now here in this lawsuit that will be turned over to countless media originations and be viral online since all the corrupt charters with our corrupt legal system have committed all these crimes covering it all up and my two younger children currently 4 and 5 years old are in serious danger this very second and being abused and the corrupt system keeps covering it up.

#### MORE INTRODUCTIONS:

Donald Seoane and Nantita Seoane were married to one another for ten years and as a result of that marriage 2 children were born: A, L, S and A, J, S and their marriage and Donald's life and his other full custody child's life both were ruined after Nantita was caught lying, cheating and stealing money for Buddha Thai culture yet AGAIN and then had Donald falsely arrested for domestic violence in an attempt to steal the \$100,000 behind their paid for mobile home that was exclusively titled in Nantita's name and the land was rented

after Donald had a realtor come out days prior and was going to list the house for sale. Since then there has been a swarm of individuals come to her aid smearing Donald with lies, libel and defamation joining a massive felony conspiracy for 2 years now all because of not only Nantita's big lie of being a domestic violence victim but her lies of being sex trafficked and forced by him to do porn which she did porn on her own free will after he met her in a whore house in Thailand where she was working when she was 18 and has been proven to still be doing porn on her own to this day. Funny thing is fact that all of these individuals have two things in common, They are all LEFTIST man hating females, transsexual or lesbians AND they ALL are profiting collecting tax payer funded checks by the hour to smear Donald!!! FACT! The ONLY males in this lawsuit like governor Ron Desantis and others Donald has not met or had direct contact with and

mostly has spoken to either their FEMALE assistants or secretaries either on the phone or on email that have claimed to spoke with them about my complaints, Coincidence I say not.

## I. CLAIMS

1. This is an action pursuant to 42 U.S.C. §§1983 and 1985 and many others below and it claims

“Defendants conspired with state court judges and several tax payer funded lawyers and others all acting under color of state law to deprive father and his 4 minor children of their

6. **Due Process (Fifth and Fourteenth Amendments):** The right to due process of law ensures that individuals are provided a fair and impartial tribunal. These judges and others displayed bias, and interfered with the fair judicial process and it undermined the due process rights of the parties involved in plaintiff’s cases.

7. **Equal Protection (Fourteenth Amendment):** The Equal Protection Clause prohibits discrimination based on certain protected characteristics, such as race, gender, or religion. These judge's and others bias are motivated by unlawful discrimination, it violates the equal protection rights of the affected parties.
8. **First Amendment (Free Speech):** These judges and others restricted a litigant's freedom of speech or expression during court proceedings due to bias, it violated the litigant's First Amendment rights to free speech and petition.
9. **Sixth Amendment (Right to a Fair Trial):** The Sixth Amendment guarantees the right to a fair trial. A biased judge and others undermined this right by not providing a neutral and impartial forum for the parties.
10. **Seventh Amendment (Right to a Jury Trial):** In civil cases where a jury trial is required, a biased judge's actions can interfere with the litigant's right to a fair and impartial jury trial.
11. **Fourth Amendment (Protection Against Unreasonable Searches and Seizures):** a judge's bias has led to unreasonable search or seizure orders, which is a violation the



Fourth Amendment.

12. **Eighth Amendment (Protection Against Cruel and Unusual**

**Punishment):** In criminal cases, bias by a judge may result in excessively harsh or unusual sentences, which can infringe upon a defendant's Eighth Amendment rights.

13. **Fifth Amendment (Protection Against Self-Incrimination):**

A biased judge may engage in actions that pressure or coerce defendants into self-incrimination, which can violate their Fifth Amendment rights.

14. **Felony Conspiracy** Under Florida Statute Section 777.04(3), a

**“person who agrees, conspires, combines, or confederates with another person or persons to commit any offense commits the offense of criminal conspiracy.**

15. **Felony Perjury** It is a felony in the third degree under **Florida Statute Section 837.021(1)** to make two or more material statements in official proceedings under oath which contradict each other.

16. **Felony Fraud** Florida statute 817.034

17. **Organized Fraud** Florida Statute 817.034

18. **VIOLATING OATH OF OFFICE** The fourth federal law, 18 U.S.C. 1918 provides penalties for violation of oath office described in 5 U.S.C. 7311 which include: (1) removal from office and; (2) confinement or a fine.

Section 3

19. **TREASON** Florida Statutes 876.32 and United States Constitution, Article III, Furthermore, 18 U.S.C § 2381, states that a person guilty of treason against the United States “shall suffer death”

20. **FALSE REPORTS to DCF**, A person who knowingly and willfully makes a false report of child abuse, abandonment, neglect, or abuse of a vulnerable adult or who advises another to make a false report is guilty of a felony of the third degree. §§ 39.205(9), 415.111(5). However, anyone making a report who is acting in good faith is immune from any liability. §§

39.205(9), 415.111(5)(b) ,CFOP 170-5 24-1 Chapter 24

FALSE REPORTS 24-1. Purpose. “False Reports” are reports made to the Abuse Hotline for the expressed purpose of harassment of an individual/family (e.g., embarrass, make anxious or harm another party, etc.) or for the personal benefit on the part of the reporter or another person (financial gain, obtain child custody, etc.). In contrast to patently unfounded reports which are reported to the Hotline in “good faith” (i.e., a logical explanation can be ascertained as to why the reporter had reasonable cause to suspect maltreatment), a false report has no initial basis in fact (i.e., facts or information supporting suspicion) and, therefore, is not made in good faith.

21. **Failure to report child abuse to DCF**, Failure to report child abuse to DCF is a third-degree felony. § 39.205(1).
22. **Failure to report a sexual battery**, under § 749.027 is a misdemeanor of the first degree.
23. **Failure to report a case of known or suspected abuse**,

**neglect, or exploitation of a vulnerable adult or preventing someone else from doing so**, is a misdemeanor of the second degree. § 415.111(1).

24. **CIVIL RIGHTS CONSPIRACY IN VIOLATION OF UNDER**

42 U.S.C. §1983

25. **COMPLAINT FOR INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS**

26. **COMPLAINT FOR ABUSE OF PROCESS**

## II. JURISTITION AND VENUE

2. Jurisdiction is proper in this court according to 42 U.S.C. §1983 and 42 U.S.C.§1985.

3. Venue is proper under 28 U.S.C. §1391(b) as Defendants are physically situated in this judicial district and all acts and events giving rise to claims in this case occurred in

Osceola County, Florida and jurisdiction is proper in the  
UNITED STATES DISTRICT COURT OF THE Middle District  
of Florida.

### III. MORE PARTIES AND DEFENDANTS

4. Plaintiff, Donald Seoane aka Donny Long aka Donald Trunk  
aka donnylong.com, individually (hereafter “Donald”) and  
A,L,S, Minor, A,J,S, Minor, S, F, S, all minors (hereafter  
collectively with Donald referred to as “Plaintiffs”), is a  
resident of Osceola County and State of Florida.

5. At all times relevant herein, Donald was a party in cases in  
the Circuit Court of Osceola County, Florida known as

A. Divorce case father filed Case no. 2022-DR-002336:, and  
entitled: DONALD CARLOS SEOANE, Petitioner/Husband,  
NANTITA SEOANE, Respondent/Wife,

B. Injunction on behalf of kids towards mother for her physical  
abuse and sexual abuse of the children that keeps getting

covered up by all these WOMEN Case no. 2023 DR 002668 DV

DONALD SEOANE, OBO A.S. (2017) AND A.S (2019)

Petitioner, vs. NANTITA SEOANE Respondent. Also new case

492023DR003596DV and 492023DR003594DV.

C. Case where Nantita Seoane admitted to committing perjury

infront of a jury and had Donald falsely arrested and

falsely imprisoned Case no. 2022 MM 000984 STATE OF

FLORIDA vs. SEOANE, DONALD CARLOS

D. Injunction Nantita Seoane admitted to committing perjury to

get where she stole money, home and children, Case no. 2022

DR 002094 DV SEOANE, NANTITA vs SEOANE, DONALD

CARLOS

E. Personal civil lawsuit against two of Nantita's many free

fraudulently tax payer funded lawyers Case no. 2023 CC

003494 CL - SEOANE, DONALD vs. WATSON, JENNIFER

JANE and SARA VANCE

F. Case from Father's fully custody daughter from his ex Thai

wife that Nantita was physically abusing her whole life while she thought that was her real mom. Case no. 2023 CC 003521

CL - SEOANE, DONALD OBO S.F.S. A MINOR vs. SEOANE, NANTITA

G. Donald suing Nantita for false arrest, false imprisonment, libel, slander, and more Case no. 2023 CC 003523 CL – SEOANE, DONALD vs. SEOANE, NANTITA

H. Donald suing CPI investigator Jessica Scott for perjury on her sworn affidavit, Negligence, Defamation, Libel, slander, tortious interference, Violation of Constitutional Rights, and Related Claims 2023 CC 003856 CL - SEOANE, DONALD vs. SCOTT, JESSICA

6. Donald is 43 year old white American half Cuban now full time Christian family man loving and caring father of 4 children two of which he currently has custody of and lives

with them and his fiance for almost two years now and he had custody full time of the other two children he has in common with Nantita till they were wrongfully removed and put in serious danger by the corrupt group of compulsive lying corrupt WOMEN in this lawsuit that can't stand Donald's truths and what he stands for. Donald is a jack of all trades from retired fireman, Entrepreneur, investor, certified boat mechanic, webmaster, search engine optimization specialist, server admin to plumber, electrician and construction to most famous for being a very famous straight and very antigay retired adult movie star and producer of 20 years from thousands of mainstream adult DVD's and websites with all the top companies from Playboy to Hustler to countless more. He was very outspoken against the child grooming LGBT community and was said all over the world to be one of the antigay straight white men behind the world famous website



pornwikileaks.com that exposed 15k LBGT adult movie stars real names that had ties to either working with gays or being gay working straight for pay in the straight industry and putting the straight males within the adult industry at a greatly higher HIV risk because the straight industry uses STD testing and the gay industry doesn't and are mostly HIV positive. He exposed publicly the fact that all HIV cases that have shut down production for months at a time and cost the 16 billion dollar a year industry and cost it millions have all came from the LBGT community. Every single breakout and shut down if you do your research as he exposed online. He has been very famous for also being deplatformed 10 years before Alex Jones and banned all over the internet by the LBGT community that is mostly behind big tech social media sites where all their offices are out of San Francisco California gay district where all the rainbow crosswalks and rainbow flags are everywhere. They

are world famous for silencing opposing views or ideas mostly from right leaning straight conservative folks like Donald. Donald is also known for the famous freespeechsocial.com that had to be shut down due to his wife having him falsely arrested and her theft of all of Donald's and Donald's full custody daughter from his last marriage belongings because of his wifes fraudulent injunction she admitted in front of a jury to committing perjury to get. Donald is also known online as well for showing his huge support for Donald Trump. Donald is now studying law and the bible and retired from the mainstream adult movie industry for many years and a full time home marker and family man that spends most of his time studying law and fighting these several lawsuits representing himself Prose trying to save his two younger children's future and trying to keep them safe and away from the danger that is their illegal Thai immigrant porn

star druggie prostitute mother Nantita Seoane and all the corrupt FEMALES that are being sued in this lawsuit.

Donald traveled 10 countries for 10 years including living in Thailand for 6 years full time and came back to the USA about 4 years ago. He has been victimized online for decades with libel, slander, defamation and lies posted online about him and people around him and is very use to it but now this large group of FEMALES and LGBT members in government that hate him because he tells the truth that hurt their little sensitive ears. Donald has slept with 3000 women over 1000 of which are on film in several hundred DVDS in stores worldwide and famous adult websites and he is known to be a straight white dominate male that these kind of mostly left leaning over empowered feminist hate. Now Donald for over a year has been dealing with countless FEMALES hiding behind their government immunity and color of the law immunity from tax payers

money from there tax payer funded state employee jobs working statuses some of which have not even been added to this lawsuit YET but maybe soon will be if it can get a jury trial and some public attention. Two of these people are Female judges that hate Donald and have violated countless Florida statues, Florida Judicial Cannons, laws, and constitutional laws to target and hurt him and his children as well assist his wife in her legal and illegal fight against him. Another point to mention because of Donald's ex profession as a fireman and having to work side by side with females half his size in burning buildings that should not be allowed to have these kinds fire "man" professions and Donald almost lost his life because of having to put his life in the hands of someone that cant physically recuse him in a burning building Donald is openly a anti feminist giving even more ammuniton to all these feminist in this lawsuit.

7. Defendant Holly Marie Newman Derenthal, (hereafter

“Holly Darenthal”), is a resident of Osceola County, Florida and employed as an family court Judge only appointed 2 months ago with the Circuit Court of Osceola County, Florida and at all times relevant was a Osceola County Family court Judge assigned to handle Donald cases for over a month now. Holly has violated countless Florida judicial canons, Florida laws, Florida statues and constitution laws as well as made threats to Donald and his children that she has now followed through with. She has assisted in and is an accessory to the felony crime of perjury and She has held illegal hearings including a illegal hearing while being completely bias against Donald on 7/13/23 AT 2:30PM in injunction case 2023 DR 002668 DV and then had records department delete the recordings of the first hearing where she threatened him and his children after he filed a JQC complaints about it and now when he went to get the records to turn over to JQC they

claim it was held off the record even though ALL injunction hearings must be recorded by Florida law. “The 2023 Florida Statutes 741.30 “(h)All proceedings under this subsection shall be recorded. Recording may be by electronic means as provided by the Rules of Judicial Administration.” She cannot claim this was not a hearing as she sat there for hours denying most of Donald’s motions and attacking him before she ended up throwing him out of the courtroom for politely asking her a question and then even referred to it as a “hearing” in the recording of the second hearing he has the Audio of that will be transcribed to text for this court. UPDATE: After Donald threatened the records department with complaints and wanted it documented in writing what Holly did about this then the records department found the recording and turned it over which is all documented on emails. The second hearing which Donald has the recording of also, Holly Violated

countless laws, Florida statues, Constitutional laws and participated in Felony Conspiracy and assisted in the felony crime of perjury and the cover up of the mothers abuse of the children and the suppression of the child forensic interview video tapes.

8. Holly Derenthal has acted way outside of her judicial capacity and job description which judicially immunity would not cover the time these claims occurred.
9. Defendant CHRISTY CHANEL COLLINS, (hereafter “CHRISTY COLLINS”), is a resident of Osceola County, Florida and employed as an family court Judge far left leaning black supremacist Democrat man hating women’s rights activist feminist only appointed 2021 with the Circuit Court of Osceola County, Florida and at all times relevant was an Osceola County family court Judge assigned to handle Donald’s cases but acted outside her job description

and would not be covered under judges immunity after nonbias fair polite judge Diego Madrigal was turning towards Donald's side and restored his custody that was wrongfully taken away and then judge Madrigal was transferred off Donald's cases but after judge Collins was completely bias and racist and sexist towards Donald and he filed two JQC complaints against her she decided to step down and recuse herself for bias but then decided to come back while bias on two new injunction cases on behalf of the children one towards the mother and the other towards her colleague Holly N Derenthal and Judge Collins denied them both without a hearing to cover for her colleague Judge Derenthal.

10. Christy Collins was not acting under the authority or color of Florida law and was way outside of it at the time these claims occurred.

11. Defendant, JENNIFER JANE WATSON, is a resident of



Osceola County, Florida and is an attorney, licensed to practice law in the State of Florida (hereafter referred to as “JENNIFER WATSON”) that has acted way outside of any immunity she may have as a lawyer.

12. At all relevant times, JENNIFER WATSON was one of the Help Now Shelter domestic violence Injunction for protection attorneys in the Osceola County Kissimmee courthouse of Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets.
13. Sometimes, JENNIFER WATSON was acting outside the authority or color of Florida law and way outside of it at the time these claims occurred.

14. JENNIFER WATSON was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

15. Defendant, SARA VANCE (hereafter referred to as "SARA VANCE"), is a resident of Osceola County and State of Florida. At all times relevant herein, SARA VANCE was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, SARA VANCE one of the Help Now Shelter domestic violence Injunction for protection attorneys in the Osceola County Kissimmee courthouse of Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and

defamation about her targets. Sara Vance has acted way outside of any immunity she may have as a lawyer.

16. SARA VANCE acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.
17. SARA VANCE was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.
18. Defendant, JESSICA SCOTT, is a resident of Osceola County, Florida and is an CPI DCF investigator, for department of children and families in the State of Florida (hereafter referred to as "JESSICA SCOTT").
19. At all relevant times, JESSICA SCOTT was one of the DCF African American racist sexist man hating Lesbian feminist WOMEN working tightly with the Help Now Shelter domestic violence Injunction for protection attorneys

Jennifer Watson and Sara Vance in the Osceola County  
Kissimmee Florida, and therefore had substantial influence  
and relationships on most of Osceola County Judges, DCF,  
CPT and many more and was at all times relevant able to  
influence these individuals actions and Decisions as well as  
collude with them on filling government and DCF  
documents, reports and records with countless libel and  
defamation about her targets. Jessica Scott placed Donald's  
children in the local crackhouse with crackheads for three  
days and lied and covered it up and has worked in DCF for  
almost a decade and assisted Nantita and her  
lawyers to gain a direct unfair advantage in Donald's  
divorce and custody case not only by assisting Nantita to  
get her fraudulent injunction and removal of children but  
then signed a sworn affidavit full of blatant lies, libel and  
defamation about Donald Seoane and then assisted in the  
fraudulent DCF TICO order and removal of children where

they all lied to a dependence court judge and committed further perjury. She has also assisted in filling DCF false reports and records with lies, libel and defamation about Donald Seoane that they all know all the family court judges read and reference as facts.

20. JESSICA SCOTT was acting outside the authority or color of Florida law and way outside of it at the time these claims occurred

21. JESSICA SCOTT was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

22. Defendant, SHALYN SOMERS GILBERT (hereafter referred to as "SHALYN GILBERT"), is a resident

of Osceola County and State of Florida. At all times relevant herein SHALYN GILBERT was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, SHALYN GILBERT is a case Coordinator and forensic interviewer of children for the child protection team referred to as CPT and interviewed 3 of Donald's children. She is closely connected to and works with daily not only DCF and its employees but also the Help Now Shelter and their corrupt domestic violence Injunction for protection attorneys in the Osceola County Kissimmee courthouse of Florida, Jennifer Jane Watson and Sara Vance and therefore has substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her

targets. SHALYN GILBERT also covered up releasing the video tapes of the children's forensic interviews and went as far as testifying on the witness stand under oath committing perjury covering up the childrens abuse being done by the mother at the Injunction case 2023 DR 002668 DV hearing on 8/24/2023.

23. Sometimes, SHALYN GILBERT was acting outside the authority or color of Florida law and way outside of it at the time these claims occurred.

24. SHALYN GILBERT was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

25. Defendant, NANTITA SEOANE, is a resident of Osceola County, Florida and is the wife of Donald and the

mother of minors A.L.S and A.J.S. and step mother of S.F.S (hereafter referred to as "NANTITA SEOANE") that has admitted to committing perjury in front of a jury and has been involved in the false reports to DCF, Felony Conspiracy against Donald, False Arrest and false imprisonment of Donald, abuse of Donald's children And other crimes and constitutional right violations listed in this lawsuit.

26. NANTITA SEOANE was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.
27. Defendant, SHARLENE HENRY, is a resident of Osceola County, Florida and is an CPI DCF investigator, for department of children and families in the State of Florida (hereafter referred to as "SHARLENE HENRY").
28. At all relevant times, SHARLENE HENRY was one of the



DCF African American WOMEN working tightly with the Help Now Shelter domestic violence Injunction for protection attorneys Jennifer Watson and Sara Vance in the Osceola County Kissimmee Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets.

SHARLENE HENRY assisted in placing Donald's children in the local crackhouse with crackheads for three days and lied and covered it up and has worked in DCF for almost a decade and assisted Nantita and her lawyers to gain a direct unfair advantage in Donald's divorce and custody case not only by assisting Nantita to get her fraudulent injunction and removal of children but

then assisted Jessica Scott to sign a sworn affidavit full of blatant lies, libel and defamation about Donald Seoane and then assisted in the fraudulent DCF TICO order and removal of children where they all lied to a dependence court judge and committed further perjury. She has also assisted in filling DCF false reports and records with lies, libel and defamation about Donald Seoane that they all know all the family court judges read and reference as facts.

29. SHARLENE HENRY was acting outside the authority or color of Florida law and way outside of it at the time these claims occurred.

30. SHARLENE HENRY was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

31. Defendant, KENDRA JENKINS, is a resident of Osceola County, Florida and is an CPI DCF investigator, for

department of children and families in the State of Florida (hereafter referred to as “KENDRA JENKINS”).

32. At all relevant times, KENDRA JENKINS was one of the DCF African American WOMEN working tightly with the Help Now Shelter domestic violence Injunction for protection attorneys Jennifer Watson and Sara Vance in the Osceola County Kissimmee Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets.

KENDRA JENKINS assisted in placing Donald’s children in the local crackhouse with crackheads for three days and lied and covered it up and has worked in DCF for almost a decade and assisted Nantita and her

lawyers to gain a direct unfair advantage in Donald's divorce and custody case not only by assisting Nantita to get her fraudulent injunction and removal of children but then assisted Jessica Scott to sign a sworn affidavit full of blatant lies, libel and defamation about Donald Seoane and then assisted in the fraudulent DCF TICO order and removal of children where they all lied to a dependence court judge and committed further perjury. She has also assisted in filling DCF false reports and records with lies, libel and defamation about Donald Seoane that they all know all the family court judges read and reference as facts.

33. KENDRA JENKINS was acting outside the authority or color of Florida law and way outside of it at the time these claims occurred.

34. KENDRA JENKINS was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4

minor children and his fiancé.

35. Defendant, BETTA COLLAZO (hereafter referred to as “BETTA COLLAZO”), is a resident of Osceola County and State of Florida which is a man hating hardcore extremist leftist feminist female Lesbian with bright purple and sometime orange or rainbow hair. At all times relevant herein, BETTA COLLAZO was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, BETTA COLLAZO one of the Help Now Shelter Florida legal domestic violence Injunction for protection attorneys in the Osceola County Kissimmee courthouse of Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and

defamation about her targets. BETTA COLLAZO has acted way outside of any immunity she may have as a lawyer.

36. BETTA COLLAZO acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

37. BETTA COLLAZO was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

38. Defendant, EMILY CALVIN (hereafter referred to as "EMILY CALVIN"), is a resident of Osceola County and State of Florida which is a man hating hardcore extremist leftist feminist female TRANSEXUAL with bright rainbow hair that's married to a women with beard she calls her husband im not joking. At all times relevant herein, EMILY

CALVIN was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, EMILY CALVIN one of the Help Now Shelter Florida legal domestic violence Injunction for protection attorneys in the Osceola County Kissimmee courthouse of Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. EMILY CALVIN has acted way outside of any immunity she may have as a lawyer.

39. EMILY CALVIN acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

40. EMILY CALVIN was out to accomplish destroying

Donald, personally, psychologically, financially,  
professionally as well as Donald's relationship with his 4  
minor children and his fiancé.

41. Defendant, SHARON HENRY (hereafter referred to as  
"SHARON HENRY"), is a resident of Osceola County and  
State of Florida which is a FEMALE lawyer. At all times  
relevant herein, SHARON HENRY was a party in the cases  
in the Circuit Court of Osceola County, Florida. At all times  
relevant, SHARON HENRY one of the CPT Child Protection  
team lawyers that defamed Donald with lies in court  
motions in the Osceola County Kissimmee courthouse of  
Florida, and covered up the CPT forensic interview video  
tapes and abuse from the children's mother and assisted in  
the perjury of SHALYN SOMERS GILBERT and the coverup  
and conspiracy. She also therefore had substantial  
influence and relationships on most of Osceola County  
Judges, DCF, CPT and many more and was at all



times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. SHARON HENRY has acted way outside of any immunity she may have as a lawyer.

42. SHARON HENRY acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

43. SHARON HENRY was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

44. Defendant, ANGELA GOMES (hereafter referred to as "ANGELA GOMES"), is a resident of Osceola County and State of Florida which is a FEMALE principal of Trinity Lutheran Church and School Kissimmee Florida 34741. At

all times relevant herein, ANGELA GOMES was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, ANGELA GOMES one of the FEMALES that defamed Donald with lies in court documents in the Osceola County Kissimmee courthouse of Florida, and participated in the felony conspiracy to defame, libel and slander Donald and covered up abuse from the children's mother and participated in the coverup and conspiracy. She works tightly with Help Now Shelter and assist in the mother laundering of the church daycare school's business for a profit that is nontaxable where Help Now Shelter and all these FEMALES involved including Nantita corrupt lawyers IFP attorneys Jennifer Jane Watson and Sara Vance bring ANGELA GOMES fake domestic violence victim children to the church school daycare and they make \$1000's a month from government grants and tax payers money and also conspire against the fathers/husbands that

are the real victims. Also therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. ANGELA GOMES has acted way outside of any immunity she may have. ANGELA GOMES inside her principal's office privately with Donald also sexually harassed Donald in an attempt to get sex because according to her she was fascinated by his enormous penis and fame within the adult industry and movies. ANGELA GOMES also assisted in the cover-ups of Nantita's abuse of the children ignoring countless complaints from the father and children about it and refused to report it to DCF.

45. ANGELA GOMES acted outside the authority or color of

Florida law and others way outside of it at the time these claims occurred.

46. ANGELA GOMES was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.
47. Defendant, SUSIE BAIN (hereafter referred to as "SUSIE BAIN"), is a resident of Osceola County and State of Florida which is a FEMALE teacher of Trinity Lutheran Church and School Kissimmee Florida 34741. At all times relevant herein, SUSIE BAIN was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, SUSIE BAIN one of the FEMALES that defamed Donald and participated in the felony conspiracy to defame, libel and slander Donald and covered up abuse from the children's mother and participated in the coverup and conspiracy. She works tightly with Help Now

Shelter and assist in the mother laundering of the church daycare school's business for a profit that is nontaxable where Help Now Shelter and all these FEMALES involved including Nantita corrupt lawyers IFP attorney's Jennifer Jane Watson and Sara Vance bring SUSIE BAIN fake domestic violence victim children to the church school daycare school and they make \$1000's a month from government grants and tax payers money and also conspired against the fathers/husbands that are the real victims. also therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. SUSIE BAIN has acted way outside of any immunity she may have. SUSIE BAIN

also assisted in the cover-ups of Nantita's abuse of the children ignoring countless complaints from the father and children about it and refused to report it to DCF.

48. SUSIE BAIN acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.
49. SUSIE BAIN was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.
50. Defendant, DIANET BORRERO (hereafter referred to as "DIANET BORRERO"), is a resident of Osceola County and State of Florida which is a FEMALE teacher of Trinity Lutheran Church and School Kissimmee Florida 34741. At all times relevant herein, DIANET BORRERO was a party in the cases in the Circuit Court of Osceola County, Florida. At

all times relevant, DIANET BORRERO one of the FEMALES that defamed Donald and participated in the felony conspiracy to defame, libel and slander Donald and covered up abuse from the children's mother and participated in the coverup and conspiracy. She works tightly with Help Now Shelter and assist in the mother laundering of the church daycare school's business for a profit that is nontaxable where Help Now Shelter and all these FEMALES involved including Nantita corrupt lawyers IFP attorney's Jennifer Jane Watson and Sara Vance bring SUSIE BAIN fake domestic violence victim children to the church school daycare school and they make \$1000's a month from government grants and tax payers money and also conspired against the fathers/husbands that are the real victims. Also therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to

influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. DIANET BORRERO has acted way outside of any immunity she may have. DIANET BORRERO also assisted in the cover-ups of Nantita's abuse of the children ignoring countless complaints from the father and children about it and refused to report it to DCF.

51. DIANET BORRERO acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

52. DIANET BORRERO was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

53. Defendant, JESSICA ANAYA (hereafter referred to as "JESSICA ANAYA"), is a resident of Osceola County and



State of Florida which is a FEMALE teacher of Trinity Lutheran Church and School Kissimmee Florida 34741. At all times relevant herein, JESSICA ANAYA was a party in the cases in the Circuit Court of Osceola County, Florida. At all times relevant, JESSICA ANAYA one of the FEMALES that defamed Donald and participated in the felony conspiracy to defame, libel and slander Donald and covered up abuse from the children's mother and participated in the coverup and conspiracy. She works tightly with Help Now Shelter and assist in the mother laundering of the church daycare school's business for a profit that is nontaxable where Help Now Shelter and all these FEMALES involved including Nantita corrupt lawyers IFP attorney's Jennifer Jane Watson and Sara Vance bring JESSICA ANAYA fake domestic violence victim children to the church school daycare school and they make \$1000's a month from government grants and tax payers money and also

conspired against the fathers/husbands that are the real victims. Also therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. JESSICA ANAYA has acted way outside of any immunity she may have. JESSICA ANAYA also assisted in the cover-ups of Nantita's abuse of the children ignoring countless complaints from the father and children about it and refused to report it to DCF.

54. JESSICA ANAYA acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

55. JESSICA ANAYA was out to accomplish destroying Donald, personally, psychologically, financially,

professionally as well as Donald's relationship with his 4 minor children and his fiancé.

56. Defendant, ELELYN JACKSON (hereafter referred to as "ELELYN JACKSON"), is a resident of Osceola County and State of Florida which is a African American FEMALE Director of outreach services for Help Now Shelter Kissimee Florida in Osceola County. She is also in charge of providing domestic violence victims with their free tax payer and state funded corrupt and well connected attorney's Jennifer Jane Watson and Sara Vance. At all times relevant, ELELYN JACKSON one of the FEMALES that defamed Donald and participated in the felony conspiracy to defame, libel and slander Donald and covered up abuse from the children's mother and participated in the coverup and conspiracy. She works tightly with Help Now Shelter and assist in the mother laundering of the church daycare school's business for a profit that is nontaxable where Help Now Shelter and

all these FEMALES involved including Nantita corrupt lawyers IFP attorney's Jennifer Jane Watson and Sara Vance bring ELELYN JACKSON fake domestic violence victim children for the church school daycare school and they make \$1000's a month from government grants and tax payers money and also conspired against the fathers/husbands that are the real victims. Also therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her targets. ELELYN JACKSON has acted way outside of any immunity she may have. ELELYN JACKSON also assisted in the cover-ups of Nantita's abuse of the children ignoring countless complaints from the father and children about it and

refused to report it to DCF. Furthermore ELELYN JACKSON stated that there was no way that their injunction for protection attorney's Jennifer Jane Watson and Sara Vance could be on Donald's divorce case also as it was not allowed and didn't believe Donald when he said they were and it was all out of spite but most importantly when Donald was handed an injunction from the courthouse that he had granted on behalf of him and his children towards the mother that stated he needed to reach out to Help Now Shelter when he contacted ELELYN JACKSON not only she refused to help him or provide him with a free injunction for protection lawyer like ELELYN JACKSON has done for Nantita but then she proceeded to allow Help Now Shelter corrupt lawyers Jennifer Jane Watson and Sara Vance to represent Nantita against the children when previously they had represented Nantita and the children against the father which is a clear conflict of interest. She has caused much

irreparable damage.

57. ELELYN JACKSON acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

58. ELELYN JACKSON was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

59. Defendant, FELICIANO YAZEL (hereafter referred to as "FELICIANO YAZEL"), is a resident of Osceola County and State of Florida which is a FEMALE judge's assistant to judge Holly Derenthal and has as committed exparte and assisted in the conspiracy and cover ups of child abuse and much more. She has ignored 7 voicemails to date and countless emails for emergency motions and more and assisted the other side in gaining an unfair advantage as well as exparte with judge Holly N Derenthal.

60. FELICIANO YAZEL acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

61. FELICIANO YAZEL was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

62. Defendant LISA T MUNYON, (hereafter "LISA MUNYON"), is a resident of Osceola County, Florida and employed as an chief court Judge with the Circuit Court of Osceola County, Florida and at all times relevant was a Osceola County court Judge assigned to assign judges to Donald's cases for almost 2 year now. LISA MUNYON has violated possibly countless Florida judicial canons, Florida laws, Florida statues but has for sure violated her oath of office and constitution laws for refusing to do anything about Donald's countless complaints emailed to her judges assistant Lisa Shorthen. LISA MUNYON has assisted in the

conspiracy and cover ups of child abuse and much more.

63. LISA MUNYON has acted way outside of her judicial capacity and job description which judicially immunity would not cover the time these claims occurred.

64. Defendant, Lisa Shorthen (hereafter referred to as “Lisa Shorthen”), is a resident of Osceola County and State of Florida which is a FEMALE judge’s assistant to judge LISA MUNYON and has assisted in the conspiracy and cover ups of child abuse and much more. She has ignored countless emails and after weeks and months then replied to an email finally titled “Chief Judge contact – Intent to complain to JQC and Governor and intent to sue in federal court” with no help and most recently claims there is nothing she can do.

65. Lisa Shorthen acted outside the authority or color of Florida law and others way outside of it at the time these



claims occurred.

66. Lisa Shorthen was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

67. Defendant, LOGAN R BARTHOLOMEW (hereafter referred to as "LOGAN R BARTHOLOMEW"), is a resident of Osceola County and State of Florida. At all times relevant herein, LOGAN R BARTHOLOMEW. At all times relevant, LOGAN R BARTHOLOMEW one of the DCF attorneys in the Osceola County Kissimmee courthouse of Florida, and therefore had substantial influence and relationships on most of Osceola County Judges, DCF, CPT and many more and was at all times relevant able to influence these individuals actions and Decisions as well as collude with them on filling government and DCF documents, reports and records with countless libel and defamation about her

targets. LOGAN R BARTHOLOMEW was in contact with Donald on email till they started to ignore countless emails where Donald is attempting to obtain DCF full records and "chronological notes" that were blacked out in DCF reports he did obtain and LOGAN R BARTHOLOMEW has colluded with employees at DCF violating Donald's constitutional rights and has acted way outside of any immunity she may have as a lawyer.

68. LOGAN R BARTHOLOMEW acted outside the authority or color of Florida law and others way outside of it at the time these claims occurred.

69. LOGAN R BARTHOLOMEW was out to accomplish destroying Donald, personally, psychologically, financially, professionally as well as Donald's relationship with his 4 minor children and his fiancé.

### **MORE PARTIES**

13. Plaintiff, Donald Seoane, brings this claim and declaration against the Defendants and is

a Florida state citizen.

70. Defendant Ron Desantis, Governor of the State of Florida, is the head executive official in the State of Florida and principal of the State of Florida, in charge and control of all of the executive branches within the State of Florida, sued in his individual capacity. Sued for refusing to take action from Donald countless complaints through phone and email all well documented as reviewed and some replied to and many ignored.

a. Defendant Ashley Mooy, Attorney General of the State of Florida, is the head Attorney and Prosecutorial official in the State of Florida, sued in her individual capacity. Sued for refusing to take action from Donald countless complaints.

b. Defendant Marcos Lopez, duly elected Sheriff of Osceola County Florida, in charge and control of the

Osceola County Sheriff's office, sued in his individual capacity. Sued for refusing to take action from Donald countless complaints. Marcos Lopez secretary has ignored countless voicemails and when Donald went to the sheriff's office trying to get justice for the abuse of his children and speak personally to Marcos Lopez he wouldn't speak to Donald and sent down Captain Baker. Months later after countless more emails to Marcos and reports of child abuse and countless crimes all ignored Donald confronted Marcos Lopez at a wawa gas station where he was doing a meet and greet with his police and Marcos was not interested in filing any reports against anyone for felony Perjury, felony Conspiracy or any of Donald's complaints.

c. Defendant Jodi Renee Lillenas, ASSISTANT STATE

ATTORNEY OF: Osceola County State Attorney's

Office, is in charge and control of the Osceola County

District Attorney's office, is sued in her individual capacity. Sued for refusing to take action from Donald countless complaints.

d. Defendant Holly Marie Newman Derenthal, Osceola county Court Judge or Justice of the Florida Court, sued in her individual capacity.

e. Defendant Christy Chanel Collins, Osceola county Court Judge or Justice of the Florida Court, sued in her individual capacity.

f. Defendant Melinda Miguel, Chief Inspector General, Executive Office of the Governor, State of Florida, sued in her individual capacity. Sued for refusing to take action from Donald countless complaints

g. Defendant AMI WILLIS, Client Relations Specialist Northwest, Northeast, and Central Regions Office of Enterprise Support Florida Department of Children and

Families, State of Florida, sued in her individual capacity. Sued for refusing to take action from Donald countless complaints.

71. Defendant BLAN L. TEAGLE, Director of the Judicial Qualifications Commission, is the executive director of the Judicial Qualifications Commission, sued in his individual capacity.

72. Defendant Judicial Qualifications Commission ("JQC"), is an institution in the State of Florida charged with investigating judicial misconduct complaints of Florida's Judges, sued in her by and through their acting Director BLAN L. TEAGLE, in his official capacity.

#### **IV. FACTS COMMON TO ALL COUNTS**

73. In April of 2022, in Osceola county Nantita had Donald falsely arrested and falsely imprisoned for domestic violence which a jury impeached Nantita as a witness after she committed countless perjury and even admitted to such perjury and then deliberated a not guilty verdict on all charges within 10 minutes unanimously.

74. On 6/6/2022 Donald filed proceedings for dissolution of marriage (hereafter referred to as the “Divorce case”) in the Circuit Court of Osceola County, Florida and the case was entitled: 2022 DR 002336 DC - SEOANE, DONALD CARLOS vs SEOANE, NANTITA. As part of the Divorce case, Donald and Nantita had and have two minor children whose allocation of parental responsibilities and allocation of parental time and physical custody has become and evolved into a hotly contested parental decision making dispute f/k/a custody dispute.

## **V. MORE FACTS, COUNTS DEFENDENTS AND MORE**

Plaintiff says, publishes and declares here and now that Florida' s agencies and institutions by and through her officials, officers and agents, acting under color of law have knowingly and others have persistently denied and withheld from the Plaintiff an obligation and duty of protection of the laws as to his person and liberty, a reciprocating duty for Plaintiff's obligation of obedience, although within their power to do so. Plaintiff has made public all the proof online here

<https://linktr.ee/victimofthesystemofwomen> and here

<https://www.youtube.com/watch?v=hYh942JsfTY> and in other places before all his evidence was silenced and covered up by judges and officials and has since been silenced by them in an unconstitutional gag order and says that by and through Florida' s agents, officers and official, including FEMALE man hating leftist extremist feminist judges and many more FEMALES, Lesbians and Transsexuals leftist and in multiple sworn Formal complaints showing probable cause received by her law enforcement and agencies with prosecutorial powers alleging acts of state created



danger via affirmative acts of her state officials towards him and his 3 young children have been deliberately and persistently ignored, including the mother Nantita Seoane of 218 London Drive Kissimmee Florida 34746 physically, sexually and mentally abusing his children that Plaintiff's attempts at judicial relief through her state via Florida's judicial branch has turned entirely against the Plaintiff by delaying the due course of those remedies, frustrating or denying him meritorious redress, relief and a proper remedy, that Plaintiff attempts at judicial relief in her district to remove said state created danger or to make him less vulnerable to the danger turned entirely against the Plaintiff by delaying the due course of those remedies, frustrating or denying him meritorious redress, relief and a proper remedy, and covering up the mothers abuse and her and her lawyers compulsive lies and perjury and have turned everything onto the father which has reported it to her Judicial Qualifications Commission, deliberately refused to investigate, violations of the Judicial Code of Conduct submitted by the Plaintiff, that her State Inspector General's Office, Department of children and families, Child Protection Team, Osceola county sheriff's office, Help Now Shelter, Several tax payer funded attorney's, The state attorney's office, and many more have deliberately refused to investigate, committed acts or perjury, conspiracy, deprived plaintiff of several constitutional rights and

more and is probable cause of corruption in her executive branch submitted by the Plaintiff. Plaintiff claims & declares that his grievances were confronted by state actors and others in a systematic pattern, scheme or manifest conduct of prejudicial bias in lieu of impartialness, denial of protection in lieu of protection, deliberate or recklessness foreclosure or unlawful delay of meritorious remedies in lieu of a due or adequate remedy and that each of these grievances involved judge Holly N Derenthal and judge Christy C Collins of her state and that the pattern and scheme being so far from the duties, obligations and oaths of the wrongdoers and manifestly incompatible with the law, that a single plan and general conspiratorial objective to frustrate or deny Donald of due and proper redress, relief, remedy vindication and protection of the laws when such grievances involved judge Holly N Derenthal and judge Christy C Collins was patently obvious and concerted. Plaintiffs alleges that if the sworn formal and public corruption complaints alleging acts of state created danger had been promptly investigated, in good faith, pursuant to the duties and obligations owed to Plaintiff's, they would be less vulnerable severe emotional distress and physical, mental and sexual harm from those types of abuses. Plaintiff declares that he has repeatedly plead for protection by her state and have been answered by

repeated injury marked by every act which defines Tyrannical activity in the public offices of Florida. Plaintiff publishes and declares that by and through her agents, as applied to Plaintiff, that Florida's institutions and agencies have been usurped and managed as an instrument of oppression and her law enforcement and prosecuting agencies has refused to perform a vital duty they swore to undertake in denying Plaintiff protection and has thus caused a fundamental breach in the social compact or contract in which the Plaintiff is a beneficiary, and such breach, Plaintiff declares, annuls him of all & any obligations of obedience to her laws until such breach is cured.

a. Plaintiff's declares, claims and shows that there was a general conspiratorial objective, shared motives or agreement to frustrate, delay or deny him and his children of a due & proper remedy, redress, physiological vindication, adequate and required relief and protection of the laws in a pattern and scheme of prejudicial bias in lieu of impartialness, denial of protection in lieu of

protection, deliberate or reckless foreclosure or unlawful delay or frustration of meritorious relief or a proper remedy in lieu of due or adequate relief and redress and that these objective were met by this pattern and scheme when it involved or concerned judge Holly N Derenthal and judge Christy C Collins and the objective involved delaying, denying, preventing or frustrating Plaintiffs due and proper redress, a proper remedy, relief, and psychological vindication in the protection of the laws if there was a possibility, likelihood or certainty that criminal prosecution could be brought against many state officials including judge Holly N Derenthal and judge Christy C Collins for assisting in perjury and committing conspiracy and more in such relief thereof his grievances and in furtherance thereof engaged in such pattern & scheme, with malice or recklessness.

b. At all times herein, the Plaintiff does not concern

himself with any mere transient or light causes that delayed, denied or frustrated his due remedy or vindications in good faith, but rather, persistent acts of the same being manifestly incompatible with the law and a manifest injustice to Plaintiff and that measured against the experience, duties and obligations of Defendants and all of the astounding circumstances, bad faith was apparent and obvious.

c. The Plaintiff declares and states that in conjunction with

the acts above, state actors in the United States Florida corrupt government systems, did engage, join, combine or participate in this general conspiratorial objective, shared motives or agreement by strategically utilizing skillful judicial stratagem and experience to delay, deny, prevent or frustrate Plaintiff's due and proper redress, relief, vindication in protection of the laws if there was a possibility, likelihood or certainty that criminal prosecution could be brought against many state

employees including judges judge Holly N Derenthal and judge Christy C Collins and many more and in furtherance thereof engaged in the same pattern and scheme or conduct of such pattern and scheme in concert with Florida state actors to frustrate, delay, or deny Donald of said due and proper redress, vindication and protection of the laws.

d. Plaintiff's claims and declares that as to certain Defendants as

e. more fully claimed below, their individual actions in the main conspiratorial objective essentially operated as a systematic cover-up, concealment, delay of, deep-sixing, frustration or denying of any grievances which involved or were related to judge Holly N Derenthal and judge Christy C Collins if there was a possibility, likelihood or certainty that criminal prosecution could be brought against judge Holly N Derenthal and judge Christy C

Collins in Plaintiffs relief thereof his grievances.

f. Moreover, Plaintiff's declares and claims that he in good

faith and with clean hands sought to redress what he

claims was a fundamental breach of a social compact or

contract in refusing to investigate allegations of state

created danger for him and his children and at every

turn, whether his grievances were through Florida's

executive branch related to such state created danger or

which would prove such a danger "judicially" in Florida's

district, a regime of actors in both sovereign states

engaged in a pattern, scheme or conduct in utilizing tax-

payer funds as an instrument of oppression in denying

their undertaking they owed to Plaintiff according to their

legal duties and obligations to deny him meritorious

relief, remedy and redress.

g. Plaintiff declares that sworn formal complaints not only

showed probable cause of state created danger towards him and his children but alleged an inference of a plot to assassinate the Plaintiff's charter in the name of his children, in his alleging state actors "[F]eared liability in official proceedings ... if they did arrest the [Plaintiff]."

This inference being shown because liability for the illicit acts to imprison the Plaintiff would not end with Plaintiffs arrest and the status of the state actors who received the sworn formal complaints were prudent and experienced enough to know that Plaintiff showed a heightened risk of state created danger that was not only tailored to unlawful imprisonment into prisons which they had already falsely imprisoned him before, but also necessarily dangerous places, but the suspicious efforts to do so.

h. Plaintiff says the failure to investigate, arrest, indict or correspond with the Plaintiff when he made good faith



attempts to alert the state of corruption and state created danger that would affect the public trust, integrity and confidence in the administration of justice caused overwhelming distress to the Plaintiff - for he waved his flag alerting that the British were coming, but when state danger reached the shores of Plaintiff's liberty, they ignored it.

i. Plaintiff requests immediate protection of the laws under the United States Constitution and due to the severity of the acts alleged herein, Plaintiff requests that this court be amendable to Plaintiff and bypass any procedural bars as it would work a manifest injustice to deny relief under the circumstances where a threat to life has been alleged as the children's mother has been baker acted for attempted suicide and hospitalized in a mental hospital for several days and also threatened to murder the children and kill herself – and to immediately use its Federal hand to cure a breach of the social compact or contract and bring justice within the borders of the State of Florida for Florida's fundamental refusals to do so.

j. To prove this declaration and his claims, let these sworn facts under penalty of perjury be submitted to a candid world and this court, to expose this Tyranny and all of its Oppression.

### **JURISDICTION**

k. This action arises under 28 U.S.C. § 1331, 28 U.S.C. § 1367, 28 U.S.C. 1343, 28 U.S.C. § 2201, 42 U.S.C. § 1983.

l. Jurisdiction is proper under 28 U.S.C. § 1391(a) because at least one of the Defendants are residents of the Federal Middle district and the transactions or events at issue herein did occur within said Federal district.

### **FLORIDA CONSTITUTION AND THE UNITED STATES CONSTITUTION GENERALLY**

75. The State of Florida recognized that " PREAMBLE We, the

people of the State of Florida, being grateful to Almighty God for our constitutional liberty, in order to secure its benefits, perfect our government, insure domestic tranquility, maintain public order, and guarantee equal civil and political rights to all, do ordain and establish this constitution. " See Florida constitution 1868.

76. The People of the State of Florida are entitled to a civilized society.

77. The People of the State of Florida are also entitled to a society free from "Government Corruption, Abuse, Oppression and Tyranny."

78. The Plaintiff is a Florida state citizen and one of the people thereof.

79. The Plaintiff is a citizen of the United States of America.

80. As such a citizen, every Defendant herein owed and continues to owe to Plaintiff a legal duty and obligation in the protection of the laws, to his person and liberties and to

protect against any acts of state created danger unlawfully created by any of Florida's officials, agents or officers - and a Government which knowingly and persistently denies or Withholds from the Plaintiff such protection when within its power, releases him from the obligation of obedience to Florida's laws.

81. John Locke's Second Treatise, Chapter VIII. Sec. 97;

"[A]nd

82. thus every man, by consenting with others to make one body politic under one government, puts himself under an obligation, to every one of that society, to submit to the determination of the majority, and to be concluded by it; or else this original compact, whereby he with others incorporates into one society, would signify nothing."

83. On July 4th, 1776, in a unanimous Declaration of Independence it was said; "[W]e hold these truths to be self-evident, that all men are created equal, that they are endowed

by their creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. **That to secure these rights, Governments are instituted among Men,** deriving their just powers from the consent of the governed."

84. The protection of Plaintiffs unalienable and/or fundamental rights under Florida's constitution is one of the privileges and benefit of a governmental society. See John Locke's Second Treatise.

85. Following the American Civil War and the ensuing success by the Union, soon followed the introduction and ratification of the 14<sup>th</sup> Amendment providing protection for all who was previously without that protection under the constitution. See Dred Scott v Sandford. 60 US 39319 How. 393-Supreme Court.

86. Under the 14<sup>th</sup> Amendment, ratified on July 9<sup>th</sup> , 1868, all citizens born and naturalized in the United States are

entitled to protection of the laws.

87. Each Defendant herein took an oath to support and defend the United States Constitution.

88. Each Defendant who took an office to support and defend the U.S. constitution and/or the Florida Constitution is bound by contract with the beneficiaries of the State of Florida's and United States Constitution as a result of said oath.

89. The Plaintiff is a beneficiary of the "United States Constitution and Florida constitution"- the social compact(s) or contract(s).

90. The Florida and the United States Constitution was erected for the benefit of the Plaintiff to secure his rights, liberties and person as a state citizen of Florida & citizen of the United States.

39. The protection of the Plaintiffs person, property and liberty under the laws of Florida and its constitution by the state is one of the reciprocating duties of the State of Florida

in return for the Plaintiff's obligation of obedience to her (Florida's) laws.

**GENERAL ALLEGATIONS AND REVELANT STATUTORY AUTHORITY**

91. The State of Florida and each Defendant herein has a legal duty and legal obligation to provide protection of the laws and protect its citizens from state created danger arising from the unlawful affirmative acts of Florida state actors thereof the State of Florida.

92. Each Defendant herein is bound by this legal duty and obligation by contract as a result of their oath to support and defend the United States Constitution - erected for the benefit of the Plaintiff and Florida state citizens to secure their rights.

93. Each Defendant were bound by their oaths at the time of each of the acts declared in this claim and declaration and at all times herein this claim and declaration are still bound.

94. Because of the knowing and persistent denials in refusing to provide Plaintiff protection to person and liberty - a duty within the social compact - Plaintiff alleges that his

performance, any legal obligation and any duty to remain obedient to Florida's laws is terminated or annulled - until such breach is cured or remedied.

95. The legal duties and obligations of each Defendant herein included providing protection of the laws to the Plaintiff, a proper remedy, psychological vindication, adequate relief or a proper redress to his petitions or any grievances on paper brought to their attention.

96. Each Defendant herein did knowingly, with malice or reckless indifference to the rights of the Plaintiff did refuse to provide Plaintiff a proper remedy, psychological vindication, adequate relief or proper redress to his melitorious grievances brought to their attention and did so without any justification in the law in their failure to do so and such failures to do so were manifestly incompatible with the law and/or a manifest injustice to Plaintiff.

97. The People of the State of Florida did delegate their authority to their state legislatures to make, procure, draft, vote on, sponsor, write or pass laws locally and federally.

98. The Plaintiff exhibited good faith when attempting to



utilize such protection of the laws provided by his State's legislature for redress, relief and a proper remedy to reverse, remove or make himself less vulnerable to the alleged acts of state created danger by Florida state in which he alleges caused a fundamental breach of the social compact or contract actors and has been unsuccessful due to the denials, delay or frustration of a proper remedy, psychological vindication, adequate relief or proper redress to his meritorious grievances.

99. Defendant Ashley Moody, as Attorney General is the head of the Department of Law and the chief legal officer of the state and is authorized to prosecute in the criminal courts of this state any official, person, firm or corporation which violates criminal statute while dealing with or for the State of Florida and is authorized to call upon the district attorney or the prosecuting officer of any state court to assist or conduct such prosecution.

100. Moreover, while Florida State Attorney General and acting as chief legal officer of the state of Florida, she is authorized to institute and conduct investigations at any time into the affairs of the state, any of its Departments or into the affairs of any person and to perform such other services as shall be required of him by law.

101. Defendant Desantis as Governor of Florida may at any time direct the Attorney General to conduct an investigation into the affairs of any department of the state or into the official conduct of any state official or employee dealing with the state.

102. Defendant Desantis has a duty as Governor to see that the laws of this state are executed and when the facts warrant declare by proclamation that because ... a danger exists to ... any citizen ... of the state and that the peace and tranquility of the state ... or political subdivision thereof is threatened ... an emergency, with reference to said threats and danger, exists.

103. Defendant Lopez has a duty as Sheriff of Osceola County to execute and return the processes and orders of the courts and, to perform such other duties as are or may be imposed by law or which necessarily appertain to his or her office.

104. Defendant Ashley Moody has a duty as Attorney general of Florida to draw up all indictments or presentments, when requested by the grand jury, to prosecute all indictable offenses, to advise law enforcement concerning the sufficiency of evidence, warrants, and similar matters relating to the investigation and prosecution of criminal offenses and ... to perform such other duties as are or may be required by law or which necessarily appertain to their office.

105. Under the United States and Floirda Constitution, the Governor, the Attorney General, the Osceola County Sheriff and Osceola County District Attorney has a legal duty and obligation to provide services and protection to the Plaintiff to protect him from acts of state created danger or which make him more vulnerable to danger created unlawfully by Florida state officials,

officers or agents - public servants.

106. Defendants Above cannot knowingly and persistently disregard, withhold, deny nor refuse to arrest, indict, criminally refer or investigate sworn formal Complaints submitted under oath and under penalty of perjury showing probable cause that acts of state created danger has been or is about to committed unlawfully by Florida state officials within their jurisdiction against a Florida Citizen.

107. Defendants above having actual or constructive knowledge of sworn formal complaints, emailed, court motions, DCF complaints and much more by showing probable cause of state created danger that was being committed or was about to be committed did without justification, knowingly & persistently, with malice or reckless disregard for the rights of the Plaintiff did acquiesced, ignore, withheld, denied, refused to arrest, investigate, criminally refer, indict or file\_ warrants or procure the same against state officials who based on probable cause as shown in Plaintiff's

multiple sworn formal complaints, court motions and DCF complaints and more were committing or were about to commit unlawful acts of state created danger in their jurisdiction against Florida and U.S. Citizen.

108. Defendants DCF's SHARLENE HENRY, KENDRA JENKINS, BEATRIZ E. COLLAZO ALICEA, ESQ, Emily Rae Calvin ESQ , SHARON HENRY ESQ, Principal ANGELA GOMES, Teachers SUSIE BAIN, DIANET BORRERO, JESSICA ANAYA, Help Now Shelters ELELYN JACKSON and Judge Holly Derenthal's judges asisitant FELICIANO YAZEL did with bias and prejudice, malice or reckless disregard for the rights of the Plaintiff, and in conspiracy, did knowingly and persistently, without justification, disregard controlling authority, the law & facts & refused to provide a proper remedy, redress, vindication & relief to his meritorious grievances about the mothers abuse of his children and instead conspired to defame, libel and slander Plaintiff with lies

and deprive him of his constitutional rights.

109. Defendant BLAN L. TEAGLE, Florida's Judicial JQC Director ignored countless phone call messages as well as did without justification, when reviewing Plaintiff's Judicial Misconduct complaint against Florida judges Chisty C Collins and Holly N Derenthal, disregarded the judicial code of conduct, the rules and the law applying to Florida judges and did refuse to launch a preliminary investigation into Florida Judges Chisty C Collins and Holly N Derenthal, when reviewing Plaintiffs judicial several misconduct complaints alleging allegations, Were several violations of the judicial code of conduct requiring a preliminary investigation, in a pattern, practice or policy of refusing to investigate judicial misconduct by Florida Judges in child custody cases if the acts alleged ( 1) were the result of a discretionary decision and (2) on belief, non-discretionary decisions and was the motivating and

contributing factor to the Plaintiffs and the public's injury in breach of his obligations & duties owed to Plaintiff in the social compact or contract.

110. The State of Florida by and through Defendant Judicial Qualifications Commission ("JQC") did and continues to have a pattern, practice or policy of refusing to investigate judicial misconduct by Florida Judges in child custody cases if the acts alleged (1) were the result of a discretionary decision and (2) on belief, non-discretionary decisions and is the motivating and contributing factor to the Plaintiffs alleged general injury in breach of their obligations & duties owed to Plaintiff & the general public in the social compact or contract.

111. Defendant Lopez, with malice or reckless disregard and indifference to the rights of the Plaintiff, and in conspiracy, and without justification in the law, continuously and persistently refused do any act to cause an investigation to be launched into probable cause of corruption and abuse within Florida's executive branch arising from a conspiracy to commit

false imprisonment involving the Department of children and families and several Florida state tax payer funded corrupt individuals which if true, required an investigation required an investigation and report to Governor & did so in breach of their legal duty's & obligation owed to Plaintiff.

112. Defendant Judge Christy C Collins, Osceola County Court Judge, did without providential cause, with bias and prejudice, with malice or reckless disregard and indifference to the rights of the Plaintiff and his children, in conspiracy, continuously & persistently, joined two of his new injunction cases one from the children to their mother and another from the Plaintiff to Judge Holly Derenthal and Collins illegally and wrongfully denied the Petitions for injunction after she already had admitted bias in Platiffs divorce case and granted a motion to recuse. She then avoided and delayed the due course of law by delaying or :frustrating Plaintiffs proper remedy, redress, relief and vindication by failing to make a



ruling on Plaintiffs Motions for rehearing in front of a different judge.

113. Defendant Holly N Derenthal, with bias and prejudice, malice or reckless disregard for the rights of the Plaintiffs, did frustrate, delay or deny Donald of a due, proper & adequate remedy, redress, physiological vindication, adequate, minimum and required relief and protection of the laws when acting as presiding Judge in Plaintiff's while bias and denying all his motions that where trying to keep his children safe and uncover and prove the abuse of his children by the mother and subsequently, recklessly, arbitrarily and enoneously denying his countless Motions so judge Derenthal could cover evidence of child abuse and assisted DCF and CPT in their coverups and perjury is assisting them in a felony crime and makes her an accomplice to a felony of perjury which the sheriffs office and state attorney's office has refused to investigate or prosecute.

114. Plaintiff alleges that at all times herein the Defendants failed to perform in honor, in good faith and acted in bad faith, contrary to their duties and obligations owed to Plaintiff with malice or reckless disregard for the rights of the Plaintiff knowing that it was contrary to the security of the rights of the Plaintiff that the Defendants swore to protect and defend.

### **FACTUAL ALLEGATIONS**

115. In April of 2022 Plaintiff was falsely arrested and falsely imprisoned because of his illegal immigrant Drug Addicted Thai porn star Prostitute perjury committing compulsive lying wife Nantita Seoane out for the 100k worth of their paid off Florida titled mobile home exclusively in her name with rented land in a plot drawn up with her and her porn fan boyfriends and Nantita's best friend drug addict and drug trafficker Michelle Gilliam neighbor across the street and the Osceola County Sheriff's office falsely arrested and falsely imprisoned Donald on 3 counts of domestic violence.

116. The Plaintiff hereby incorporates all exhibits attached to

this claim and declaration and as to his sworn formal complaint(s), states such complaint is attached solely for the purposes of showing probable cause within this claim and declaration and states that "[A] copy of any written instrument which is an exhibit to a pleading is a part thereof for all purposes." Bahalola v. HSBC BANK. USA. NA, 751 SE 2d 545-Ga. App. 750 (2013).

117. After this is when the Plaintiff started to uncover the abuse of the children and started to report it to countless agencies and authorities including but not limited to DCF, Osceola County Sherriff and others and these complaints alleged also state created danger under oath & penalty of perjury, generally alleging probable cause that Nantita was conspiring with countless government and state agencies to knowingly falsely imprison the Plaintiff and even attempts to gain more fraudulent criminal charges against the plaintiff and in the furtherance thereof Nantita and countless other

state officials conspired to remove or modify the Plaintiff's child custody, case records, DCF records.

118. The sworn formal Complaints and DCF reports and calls to police was necessary to alert the state of Florida's law enforcement and prosecutorial authorities with jurisdiction over such alleged crimes of criminal offenses that had been committed by Nantita and Florida state officials colluding and conspiring with her, officers or agents or were about to committed and that the alleged acts affected the safety and security of the Plaintiff and his young children, the public trust, public confidence and the integrity in the judicial system.

119. Under the totality of circumstances surrounding the acts involving Defendant Holly N Derenthal and Christy C Collins presiding judges in his cases 42 U.S.C. § 1983 case, it reasonable to believe based on the Facts alleged herein that Defendants Holly N Derenthal and Christy C Collins were bias and prejudice against the Plaintiff in case no. 2022-DR-002336-DC and 2023-DR-002668-DC and others and knew they could not act impartially or knew or should have known that her impartially could reasonably be questioned which was manifestly apparent and knowing such refused to disqualify or recuse from Plaintiffs case in violation of Plaintiffs fourteenth Amendment right to an impartial judge and thier acts as a whole breached the obligations & duties owed to

Plaintiff in the social compact or contract. Intentional Infliction of Emotional Distress as to Defendants.

120. At all times herein, Defendants Holly N Derenthal and Christ C Collins knew that Plaintiff sought relief in his Motions to recuse, JQC complaints, Complaints to the governor, post of social media, Writ of Prohibition action and much more from allegations of state created danger and threats to his and his childrens safety and security in which he also alleged within his countless complaints.

121. Because of Defendants Holly N Derenthal and Christy C Collins failures to perform and adhere to her obligations and duties, the Plaintiffs suffered severe mental and emotional distress and severe mental anxiety in being :frustrated, delayed and denied of a proper remedy, relief, redress and psychological vindication without justification from what he alleged to be was state actors, to wit; "[K]nowingly enforcing and placing the dangerous children's mother in a position of

"custody" under an unlawful wrongful dismissal of an injunction court order in violation of well settled principles of constitutional." [1:21-cv-04536-SEG Doc. pg. 1]

122. The Plaintiff genuinely believed that Defendants Holly N Derenthal and Christy C Collins would adhere to their duties and obligations in his Motions and would make their rulings in accordance with the law, in good faith, with due care and consistent with their oath to "protect and defend".

123. However, the Plaintiffs had to experience severe mental and emotional distress & anxiety in knowing that Judges within the government whose history is entrenched in efforts to protect the people from state Tyranny and Oppression had decided to, with malice or recklessness, deny, delay and frustrate Plaintiffs grievances alleging such Tyranny and Oppression without justification knowing it to be manifestly incompatible with the law and Plaintiff experienced a severe

sense of anxiety, distress, fear and hopelessness and a substantial removal of confidence in any system of government state or Federal in society.

124. It can be argued to a jury that Defendants Holly N Derenthal and Christy C Collins would know that to stay on Plaintiff's cases and deny all his motions knowing or having reason to know based on their experience that was unlawful and unconstitutional and contrary to their duties owed to Plaintiff, would cause Plaintiff and his children severe emotional and mental distress and mental anxiety because they knew the many of the Plaintiff's claims were titled as emergencies and about claims of child abuse, child sexual abuse and child neglect which they knew to be an expeditious request for relief from what they also knew to be were threats to Plaintiffs and his children's safety and security.

125. It can be further argued to a jury that Defendant Holly N Derenthal and Christy C Collins would know to deny Plaintiffs motions in concluding that it was frivolous and filed in bad faith



Including recklessly deny his Motions to recuse and motion to disqualify knowing or having reason to know based on their experience that to do so was manifestly incompatible with the law would cause Plaintiff's severe emotional and mental distress and severe anxiety because they knew that Plaintiff was seeking an emergency relief based on allegations of countless law violations and constitutional violations including a violation of the Fourteenth Amendment to the United States Constitution ... as a result of state created danger arising from an miifice ... [of] knowingly enforcing and placing the wife in a position of "custody" under an unlawful dismissal of a injunction and illegal orders made as well in the plaintiff's divorce cases which is in violation of well settled principles of constitutional law."

126. Moreover, they knew based on Plaintiffs allegations within his motions and complaints that giving the dangerous mother "custody" threatened their safety and security and knew that to deny his motions as frivolous and certify that it was filed in bad faith would cause Plaintiff severe anxiety, distress and worry in knowing that in his attempts to seek relief to prevent such a threat would be delayed or frustrated

and knowingly looked upon as frivolous even if the claims alleged therein had an arguable basis in fact or law.

127. Moreover, they knew based on Plaintiffs allegations within his motions and complaints that his children "custody" with the mother threatened their safety and security and knew that to deny his motions and injunctions and their previous denials as frivolous and certify that it was filed in bad faith would cause Plaintiff and his children severe anxiety, distress and worry in knowing that in his attempts to seek relief to prevent such a threat would be delayed or frustrated and knowingly looked upon as frivolous even if the claims alleged therein had an arguable basis in fact or law.

128. Such deliberate or reckless disregard for the rights of the Plaintiff and his children in denying countless motions and petitions for injunctions In his cases and subsequently

arbitrarily and erroneously denying him a proper remedy, relief, vindication and redress in which he was entitled to knowing it was manifestly incompatible with the law would cause Plaintiff severe mental and emotional distress, fear, anxiety, and mental anguish, especially concerning allegations regarding threats to his childrens safety and security and Defendant Holly N Derenthal and Christy C Collins would have had to know that to do so would cause Plaintiff severe mental and emotional distress and severe anxiety.

129. Moreover, based on the facts alleged there is reasonable evidence which could be argued to a jury that Defendants Holly N Derenthal and Christy C Collins engaged in a conspiracy and was bias and prejudice to Plaintiffs while presiding as judges within his recusal motions in denying his relief, redress, a proper remedy and psychological vindication and that they knew that in order to further the conspiracy, causing Plaintiff severe emotional and mental distress,

anxiety, worry and mental anguish would be necessary to further the goal of the conspiracy and knowing such engaged in said acts regardless of the distress the Plaintiff would face.

130. Under the circumstances where it is alleged that a Judge with an obligation and duty to provide protection of the laws, who disregarded those obligations and duties in order to deny or delay and use judicial stratagem against a citizen seeking meritorious relief: a proper remedy, redress and the psychological vindication in a injunction proceeding where it was alleged of child abuse, child sexual abuse and child neglect is violation of the Constitution that threatened his childrens safety and security would certainly cause severe emotional or mental distress and Defendants Holly N Derenthal and Christy C Collins would know that either anxiety, worry, distress, fear and emotional and mental distress would in fact occur and would be necessary to achieve the goals of conspiracy.

**EXPEDITED, EMERGENCY AND PRIMARY CONSIDERATION OF  
CASE**

131. Under the totality of the circumstances and taking the Plaintiff's declaration and claim as a whole, his multiples of redress of grievances that were met by a pattern and scheme of bias and prejudice, an acquiescence or sanctioning of state created danger, the continuation of the denial or delay of a proper remedy, the denial relief, redress and vindication in the protection of the laws, the failure of multiple officials to perform according to their duties, obligations and sworn oath, the alleged vulnerability to danger and new danger affecting Plaintiff's safety and security and the esoteric scheme at large which based on its construction, a likelihood exist that workers currently known to the Plaintiff may be activated to obstruct justice through the passage of time when considering these claims herein, the Plaintiff calls on this Court's and Judge's Honor to apply its "[J]udicial experience and common sense."Geinosky v. City of Chicago, 675 F 3d 743- Court

o[Appeals Seventh Circuit (2012)

132. Plaintiff requests that based on the totality of circumstances in this claim and declaration that he has cause for an emergency consideration and adjudication based on the existential need to provide Plaintiff and his children protection of the laws under the United States Constitution because of the inaction or refusals of what is shown to be, the entire State of Florida - who having a duty & obligation to provide Plaintiff protection, without any justification - refusals to do so, although within their power to do so & calls on the court to use any of its power to provide such protection and bypass any procedural barriers due to a threat to safety being alleged.

133. Plaintiff does not call for a foregoing or subtraction of court procedures related to response times to motions, briefs etc., which may prejudice Defendant(s), rather, expedited consideration of his claims once the claims, motion, briefs, pleadings or any paper or document becomes ripe for review or judicial determination or adjudication.

134. Plaintiff certifies that he in good faith intends to serve process and summons on each and every Defendant in an expeditious fashion unless providentially hindered to assist the court.

### **COUNT 1- DECLARATORY RELIEF**

135. Plaintiff repeats & realleges as if fully alleged herein and by reference.

- i. Declaratory relief for countless state agencies refusal to investigate sworn formal acts alleged probable cause of State Created Danger and covering up of child abuse and neglect.

136. Plaintiff states that there is an actual, present, and justiciable controversy between All Defendants of whether they're knowing and persistent refusals to investigate, arrest, indict or criminally refer or procure the same, although within their power to do so, of sworn formal complaints, alleging

probable cause of a conspiracy to commit false imprisonment, child abuse, child neglect, child sexual abuse and more and state created danger by Florida state officials violates Plaintiff's substantive due rights in violation of the Fourteenth Amendment under a duty to protect analysis.

137. Plaintiff states that the Defendant's had actual or constructive knowledge of Plaintiffs sworn formal complaints alleging probable cause of a conspiracy to commit false imprisonment, child abuse, child neglect, child sexual abuse, perjury and much more and state created danger and although they had the power to arrest, indict, charge, investigate, criminally refer or procure the same, the defendants knowingly and persistently failed to act and instead covered up and otherwise prevent the state created danger or make Plaintiff and his children less vulnerable to danger for the acts of Florida state officials and defendants involved as alleged and by failing to provide such protection



services or intervene when they had a duty to do so under the Florida constitution or as a result of their Compact with the Plaintiff violated Plaintiffs substantial due process rights.

138. Plaintiff states that the defendants knowing and persistent refusals report, investigate, arrest, indict, charge or even refer matters to in formal complaints alleging probable cause of a conspiracy to commit false imprisonment by state officials, child abuse, child neglect and sexual abuse in which a reasonable and prudent person acting in good faith would have found sufficient including all inferences of what Plaintiff alleged to be "threats his children's safety and security", clearly shocks the conscience and violates the Due Process clause in *Deshaney* because the government is to "[S]ecure the individual from the arbitrary exercise of the powers of government and to prevent governmental power from being used for purposes of oppression ... [because] ... [l]t's purpose was to protect the people from the State, not to ensure that

the State protected them from each other."27 DeShanev v.

Winnebago County Dept. o(Social Services 489 U.S. 189 (1989)

and there is a justiciable issue and controversy of whether the

defendants failure to act, intervene or provide protection

services to Plaintiff violated the Fourteenth Amendment.

- ii. Declaratory relief for Breach of Contract - Breach of Contractual Compact obligation for failure to perform according to their legal duties and obligations.

139. Every single defendant involved in this lawsuit even if not

a direct state employee is a mandatory reporter to DCF and

has failed to follow the law and report the childrens abuse

being done by the mother that they were aware of from the

children or the fathers reports and furthermore many have

made several false reports to DCF against the father which

were ALL unfounded. "Chapter 39 of the Florida Statutes (F.S.)

mandates that any person who knows, or has reasonable

cause to suspect, that a child is abused, neglected, or

abandoned by a parent, legal custodian, caregiver, or other person responsible for the child's welfare shall immediately report such knowledge or suspicion to the Florida Abuse Hotline of the Department of Children and Families.”

140. Plaintiff states that there is an actual, present and justiciable controversy between the Plaintiff and all Defendants of whether they're mowing or persistent, withholding, frustrations, delays, denials and refusals to perform according to their obligation and duties 27 "[I]naction can be every bit as abusive of power as action, ... oppression can result when a State undertakes a vital duty and then ignores it." *DeShaney v. Winnebago County Dept. of Social Services* 489 U.S. 189 (1989) and provide protection of the laws to Plaintiff by rendering him a proper remedy, relief, redress and vindication for his meritorious relief in which he was entitled to, breached a contractual obligation of a compact in which the Plaintiff is the beneficiary.

141. Plaintiff states that the actions herein entail a fundamental breakdown of the social compact and the administration of justice in the State of Florida as applied to Plaintiff by Defendant's who denied him protection of laws in their refusing to investigate sworn formal complaints Defendant Justices who frustrated, delayed, denied, prevented or withheld Plaintiff's meritorious redress, relief, vindication and remedy in his complaints and motions and more.

Defendant Derenthal and Collins who frustrated, prevented or denied Plaintiff's Motions to reconsider and many more, relief, vindication and remedy in his concerns.

Defendant BLAN L. TEAGLE & JQC who refused to investigate Plaintiffs allegations of judicial Misconduct, Defendant Osceola county sheriffs office who refused to investigate Agency corruption Complaints, Defendant DCF who frustrated delayed, withheld Plaintiff's redress, relief, vindication and remedy in his Open records request and complaints; and

Defendants Derenthal and Collins who frustrated, delayed, denied, prevented or withheld Plaintiff's meritorious redress, relief, vindication and remedy in his motions to recuse action and 42 U.S.C. § 1983 action.

142. Plaintiff alleges that being a beneficiary of a social compact and all Defendants being bound by contract with the beneficiaries of the State of Florida's and United States Constitution's- the social compact or contract- breached said compacts and their contractual obligations and that the acts of the officials named herein evince a continuing pattern and scheme that were neither separate or isolated incidents but a continuing nature of multiple denials, delays or frustrations of almost identical grievances which were manifestly incompatible with the law and occurred within multiple agencies within Florida's executive branch, multiple courts within Florida's judicial branch and carried over into the Federal district court of Florida.

143. Plaintiff states that all Defendants took an oath and swore to support and defend the constitution of the United States, had a legal duty and obligation to provide Plaintiff protection of the laws and failed to perform according to their duties and obligations, with malice or reckless indifference to the rights of the Plaintiff and said actions breached the compacts in which Plaintiff was a beneficiary and their contractual obligations and or have violated defamed plaintiff in a conspiracy to discredit the father and assist the mother and her court cases.

Ill. Declare that the defendants knowing and persistent failures to provide Plaintiff protection of the laws relieves Plaintiff from the obligation of obedience to Florida's law.

144. Plaintiff states that there is an actual, present and justiciable controversy between the Plaintiff and the respondents of whether they're knowing or persistent, withholding, frustrations, delays, denials and refusals to perform according to their obligation and duties and provide

protection of the laws to Plaintiff and his children by rendering him a proper remedy, relief, redress and vindication for his meritorious relief alleging probable cause of acts of state created danger in breached a compact in which the Plaintiff is the beneficiary of thereby relieving Plaintiff from the obligation of obedience to Florida's laws - until such breach is cured.

145. Plaintiff declares based on his claims alleged herein that he no longer has an obligation to remain obedient to Florida's laws as a result of the breach of a compact by the defendant's of a fundamental nature in which Plaintiff is a beneficiary.

146. Plaintiff alleges that that the acts and conducts of each defendant herein evince a continuing pattern that were neither separate or isolated incidents but of a continuing nature of identical grievances and were of a fundamental nature because the Plaintiff alleged threats to safety and security arising from plots to imprison him by state officials which supported the likelihood or certainty based on probable cause allegations that Plaintiff was in danger or more vulnerable to danger "[A]re not free to let the state of nature take its course." Farmer v. Brennan.

511 US 825 - Supreme court (1994)

147. Such refusals to investigate, arrest, indict, charge refer or procure the same or merely contact the Plaintiff based on the facts of probable cause alleged is transient, light or de minimis cause but as applied to the Plaintiff one of the most fundamental liberties promised to him in society, life and liberty, especially from acts involving state created danger by state officials under probable cause allegations of a "knowing" conspiracy to commit false imprisonment and to engage in conduct withholding, denying, refusing, or avoiding Pany investigation, arrest, charge, indictment or referral of the state actors cause of a fundamental breach of a compact in which Plaintiff is and such breach, in its fundamental character relieves Plaintiff of obligation of obedience to Florida's laws until such breach is cured.



**COUNT 2 - BREACH OF CONTRACT - CONTRACTUAL**  
**OBLIGATION -**  
**LEGAL OBLIGATION AND LEGAL DUTY**

148. Plaintiff repeats & realleges as if fully alleged herein and by reference.

149. "[T]o ensure the preservation of this social contract between our government and its citizens ... we developed a group of rights defined by a constitution, and a judicial system charged with being the vigorous and independent guardian of those rights." Christensen v. State, 468 SE 2d 188 266 Ga. 474 -Ga Supreme Court (1996)

150. Each Defendant who took an office to support and defend the U.S. constitution and/or the Florida Constitution is bound by contract with the beneficiaries of Florida's and United States Constitution as a result of each Defendants said oath.

28 28 "[H]ow immoral to impose it on them, if they were to be used as the instruments, and the knowing instruments, for violating what they swear to support." Marbwy v Madison. 5

US 137 - Supreme Court (1803)

151. The Plaintiff is a beneficiary of the "United States Constitution and Florida constitution" - the social compact(s) or contract(s).

152. All times herein, Defendants owed Plaintiff a legal duty and an obligation when considering any grievance, petition, complaint, document or paper for request for any relief, redress or grievance for protection of the laws, to honestly, in good faith, with care, in accordance with the law, their offices and their oaths, to provide Plaintiff a proper remedy, redress, relief and vindication and knew that there were not to erroneously, arbitrarily, with malice or reckless indifference to the rights of the Plaintiff deny to him any meritorious request for relief, redress, a proper remedy or psychological vindication when such relief, redress, remedy or vindication was required, appropriate, mandated or Plaintiff was entitled to it.<sup>29</sup>

153. `At all times herein, this duty and obligation owed to Plaintiff as a beneficiary of the social compacts was an

enforceable contract or enforceable contractual obligation.

154. The Plaintiff has a right to enforce this contractual obligation as beneficiary to the social compact or contract.

("Florida constitution and United States Constitution")

155. At all times herein, each Defendant, did with malice or reckless disregard and indifference to the rights, with bias or prejudice, knowing or having reason to know Plaintiff was owed a duty in his grievances, and owing Plaintiff a duty and obligation did delay, withhold, deny, prevent or frustrate Plaintiff's due and proper redress, relief, remedy and vindication in protection of the laws.

156. Defendant's, having the power to investigate, criminally refer, indict, charge, place warrants, arrest or procure the same and having actual or constructive knowledge of complaints Each Defendant in this case took an oath of office and signed such oath and did swear on the bible that They would support and defend the United States Constitution.

Formal Complaint(s) showing probable cause of which a reasonable and prudent person would have known of state created danger in a conspiracy to commit false imprisonment and place plaintiff's young children in serious danger all inferences that the Plaintiffs children "life was in danger" state actors who were alleged to be the cause of state created, did with malice and reckless indifference to the rights of the Plaintiff did fail to perform according to their duties and obligations owed to Plaintiff, promptly and in good faith, knowingly and persistently by investigating, indicting, arresting, charging, criminally refering or procuring the same, of the state actors who were alleged to be the cause of the state created danger in Plaintiffs formal complaint(s), repeatedly and persistently, each day after their receipt of such complaint(s) and said acts fundamentally breached the contractual obligation and duties they owed to Plaintiff in the social compact or contract.

157. Defendant Justices owing the Plaintiff a duty and

obligation, having experience as Justices, with bias and prejudice, malice or reckless disregard for the rights of the Plaintiff and his children did refuse to perform and abide by their obligation and duties owed to Plaintiff by frustrating, delaying or denying Plaintiff a due, proper or adequate remedy, redress, physiological vindication, adequate, and required Relief and protection of the laws when acting as Justices in Plaintiffs Direct cases and hearings contrary to their sworn oaths and their acts as a whole breached the obligations & duties owed to Plaintiff in the social compact or contract.

158. Defendant's owing the Plaintiff a duty and obligation and having years of experience to know the law, what their duties were and how to apply them did, with malice or reckless disregard for the rights of the Plaintiff refused to perform and abide by her obligations and ministerial duties in their refusing to grant Plaintiffs Motions in Plaintiffs court cases contrary to her sworn oath and her acts as a whole breached

their obligations & duties owed to Plaintiff in the social compact or contract.

159. The JQC and Defendant Teagle as director owed a legal duty and obligation to the public and Plaintiff as a Florida state citizen of the public to follow the law and evaluate all information from any source and to conduct preliminary investigations if the allegations constituted judicial misconduct, if true, and in a pattern, practice or policy refused to perform and abide by their obligations and duties and launch a preliminary investigation into Plaintiffs judicial misconduct complaint against Florida judges Derenthal and Collins and continues to refuse conduct investigations into any judicial misconduct complaint because of the pattern, practice or policy of refusing to investigate judicial misconduct by Florida Judges in child custody cases if the acts alleged (1) were the result of a discretionary decision and (2) on belief, non-discretionary decisions and was the motivating and

contributing factor to the Plaintiffs and the public's injury and their acts as a whole breached their obligations & duties owed to Plaintiff in the social compact or contract.

160. Defendants owing the Plaintiff a duty and obligation to Investigate complaints did, refuse to perform and abide by their obligations and duties in refusing to investigate Plaintiffs multiple Agency corruption complaint(s) in Florida's executive branch contrary to their sworn oaths and their acts as a whole breached the obligations and duties owed to the Plaintiff in the social compact or contract.

161. Defendants Dernenthal and Collins owing the Plaintiff a duty and obligation and having experience as a Judge to know the law and what their duties were did, with malice or reckless disregard for the rights of the Plaintiff refused to perform and abide by their obligations and duties in substantially delaying the due course of law in Plaintiffs Motions and hearings and silencing the Plaintiff which is in violation of Plaintiffs First &

fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law contrary to their oath and their acts as a whole breached the social compact or contract.

162. Defendant Dernenthal and Collins owed Plaintiff a duty to not act partially nor with bias or prejudice, when acting as a presiding judge in his case and was to recuse or disqualify when they knew or should have known that their impartially could reasonably be questioned and knowing such refused to disqualify or recuse from Plaintiffs cases when they knew they had a bias or prejudice or knew or should have known that her impartially could reasonably be questioned by they delaying and denying Plaintiffs rights, motions and complaints and essentially deep-sixing Plaintiff's rights, Motions and cases denying relief that they knew and had reason to know was manifestly incompatible with the law, contrary to their



oath & their acts as a whole breached the obligations & duties owed to Plaintiff in the social compact or contract.

163. Defendants Collins and Dernthal owing the Plaintiff a duty and obligation, having legal experience, with bias and prejudice, malice or reckless disregard for the rights of the Plaintiff did frustrate, delay or deny Donald of a due, proper & adequate remedy, redress, physiological vindication, adequate, minimum and required relief and protection of the laws when acting as presiding Judge in Plaintiff's cases and proceedings by a delaying and denying countless motions and rights in the Plaintiff's cases and subsequently recklessly, arbitrarily and erroneously denying his constitutional rights and knowing or having reason to know to do so was manifestly incompatible with the law contrary to her oath & their acts breached the obligations & duties owed to Plaintiff in the social compact or contract.

**COUNT 3 - 42 U.S.C. § 1983 VIOLATION OF SUBSTANTIAL DUE PROCESS STATE CREATED DANGER UNDER DESHANEY**

164. Donald realleges as if fully alleged herein and by reference.

165. The Defendants has and continues to have a legal duty and obligation to provide protection to its citizens from any state created danger arising from the acts of their state officials. See De~haney v Winnebago County Dept. oft'Social Services 489 U.S. 189 (1989)

166. "[T]he Due Process Clause ... was intended to prevent government "from abusing [its] power, or employing it as an instrument of oppression ... Its purpose was to protect the people from the State, not to ensure the State protected them from each other. Id

167. Plaintiff brings two claims under Deshaney; (I) the failure to protect Plaintiff from state probable cause of created danger (2) and creating a new danger in the failure to protect in violation of the substantive due process clause of the

Fourteenth Amendment.

168. Defendants collectively received actual or constructive complaints addressed to them of notice of sworn Formal Complaints or verbal complaints alleging probable cause of a conspiracy to commit false imprisonment, interfere in plaintiff's custody rights, perjury, conspiracy and much more that the Plaintiff's children's life were in danger and that plaintiff feared more abuse or worse from the children's mother and or her porn fan prostitution clients or druggie friends arising from the affirmative acts of Florida state actors.

169. The probable cause allegations stated claims that were acts of state created danger because the Plaintiff alleged probable cause of an act of false imprisonment by state officials to "knowingly" propel him into "[P]risons ... necessarily dangerous places." Farmer v. Brennan. 511 US 825 - Supreme Court {1994)

170. The Plaintiff concerns himself with the claims alleging

and only the allegations showing probable cause into the allegations alleging a conspiracy to commit false imprisonment, cover child abuse, child neglect and child sexual abuse and state created danger and does not attempt to litigate any of the specific or general acts in Plaintiff's sworn formal complaints that Plaintiff alleges were unlawful.

171. The probable cause alleged in Plaintiff's sworn formal complaints was not of any matter de minimis but matters that shock the conscience as a threat to life was stated or alleged and ignored by the plaintiff's who a duty and obligation to act but refused to do so.

172. The allegations in Plaintiff's sworn formal complaints and motions and more supported probable cause of a "knowing" conspiracy to commit false imprisonment and cover child abuse of which a reasonable or prudent person would have known based on the facts alleged therein his sworn formal complaints that there was sufficient cause to believe that

probable cause to commit the illicit acts were in fact committed, had been committed or about to committed.

121. Plaintiff sent & received messages by the Governor's office & the State Attorney's office, DCF, Sherrif office, Child Protection Team and more and the Plaintiff alleged further claims in his sworn formal complaints and motions to support probable cause in that the Departments ignored his open request to stop the child abuse of his children and they only in return covered the mothers abuse and turned everything on him defaming him.

173. False swearing is a crime in the State of Florida and many reports were just ignored by many agencies and there was no reason not to at minimum promptly and in good faith "investigate" or criminally refer the swom formal complaints or contact the Plaintiff via mail or telephonically about his claims or to clarify any confusion or gain clarification of any of his claims.

174. In addition, "Probable cause does not preclude inquiry into the knowing or reckless falsity of the affidavit." United States v. Leon. 468 US 897-Supreme Court (1984)

175. Each sworn formal complaint or motion had the mailing address and telephonic number of the Plaintiff and after Defendant's receipt of Plaintiff's sworn formal complaints and each of the Defendants receipt of Plaintiffs sworn formal complaints many of the defendants didn't even contacted Plaintiff via mail, telephonically or email.

176. The Plaintiff provided overwhelming evidence of probable cause of a conspiracy to commit false imprisonment and cover child abuse by state officials and others.

177. Based on the allegations in Plaintiffs sworn formal complaints any reasonably prudent person acting in good faith would know that a crime was afoot or about to occur and such threat or looming of a crime continues as of the date of this filing.

178. Moreover, the allegations of a conspiracy to commit false imprisonment and cover child abuse supported a reasonable belief that it was probable cause to believe that Plaintiffs childrens life was in danger or that they would be more vulnerable to danger as a result of their inaction because as the sworn facts alleged - "[The conspirators] knew that the mother was and still is a serious danger to the children but [conspired to cover the mothers child abuse] because [they] feared liability in official proceedings if they didn't side with a fake domestic violence victim and her well connected corrupt Help Now Shelter lawyers Jennifer Jane Watson and Sara Vance and countless other corrupt officials- which facts support a further inference that Plaintiffs children's safety and security was at risk if he was imprisoned because the liability for the unlawful acts to falsely imprison the Plaintiff would not end with Plaintiffs arrest. They have all tried to have the Plaintiff falsely arrested for several more crimes he didn't

commit since the first false arrest but so far all have failed.

179. Because of the plaintiff's failure to do any act, intervene or attempt to lessen the dangers the Plaintiff's children faced the Plaintiff children was in danger or more vulnerable to danger.

180. Because of the plaintiff's failure to do any act, intervene or attempt to lessen the dangers the Plaintiff faced when they knew or should have known that Plaintiff faced such dangers and owed him a duty and obligation to provide such protection, those knowing and persistent denials each day created a new state created danger in the form of, "[O]ppression ... when [the] State undertakes a vital duty and then ignores it." [DeShaney v. Winnebago County Dept. of Social Services 489 US. 189 {1989}] and such new danger is which Plaintiff brings his claim.

181. The state attorney's office, the Governor's office, the Osceola County Sherriff's office, the JQC, DCF, CPT, and



many more, with malice or reckless disregard for the rights of the Plaintiff did deny to Plaintiff protection of the laws in their refusing to investigate, arrest, charge, refer or indict state officials based on probable cause of a conspiracy to commit false imprisonment. Child abuse, false reports to DCF, refusing to report to DCF child abuse and much more and state created danger in breach of their legal duties and obligations owed to Plaintiff and in breach of the social compact or contract.

182. Lastly, Defendant's capable of investigating and owing the Plaintiff a duty and obligation to investigate complaints didnt, with malice and reckless disregard for the rights of the Plaintiff did refuse to perform and abide by their obligations and duties in refusing to investigate Plaintiffs multiple Agency complaint(s) alleging acts that they knew to be or had reason to know was state created danger and in doing so violated Plaintiffs Fourteenth Amendment rights to

substantive due process of law under a duty to protect analysis.

**COUNT 4 - VIOLATION OF FIRST AND FOURTEENTH AMENDMENT RIGHT TO A PROPER REMEDY, REDRESS AND RELIEF-VIOLATION OF FOURTEENTH AMENDMENT PROTECTION OF THE LAWS**

183. Plaintiff repeats & realleges as if fully alleged herein and by reference.

184. Plaintiff had a right to claim protection of the laws and it is, "[T]he very essence of civil liberty ... in the right of every individual to claim the protection of the laws, whenever he receives an injury." Marbury v. Madison. J Cranch 137. 163 (1803)30

185. Moreover, while seeking protection of the laws, "[T]he State's obligations under the Fourteenth Amendment are not simply generalized ones; rather, the State owes to each individual that process which, in light of the values of a free

society, can be characterized as due." *Boddie v. Connecticut*.

401 US. 371 (1971)

186. For what purpose is the right to a redress ~grievances

when that right is met by public servants in either the offices

of the judicial or executive branch where the grievance is

submitted, who owe a duty and obligation to provide a remedy

if one shall be rendered according to law but with malice or

reckless disregard for the rights of the aggrieved, refuses,

fails, withholds or denies meritorious redress when such

redress should have been rendered?

187. Plaintiff believes the answer lies in the 1803 case of

*Marbury v. Madison* in which the court stated, "[I]t cannot be

presumed that any clause in the constitution is intended to be

without effect." *Marbury v. Madison*. 5 US 137-Supreme Court

(1803)

135 'The First Amendment interests involved in private

litigation - compensation for violated rights and interests, the

psychological benefits of vindication [and] public airing of

disputed facts." *Bill Johnson's Restaurants, Inc. v. NLRB*. 461  
US 731 (1983)

188. To that end, Plaintiff says what was due was "[T]he  
maxim ubi jus, ibi remedium [which] lies at the very foundation  
of all systems of law," [*United States v. Loughrey* 172 US. 206  
(1898)]/ but was violated by all Defendants herein who, with  
malice or reckless indifference to the rights of the Plaintiff,  
and/or with bias and prejudice, engaged in prejudicial bias in  
lieu of impartialness, denial of protection in lieu of protection,  
deliberate or recklessness foreclosure or unlawful delay of  
meritorious remedy in lieu of due or adequate remedy by  
delaying, denying, preventing or frustrating Plaintiffs due and  
proper redress, remedy, relief, grievances and vindication in  
the protection of the laws knowing or having reason to know  
that to do so was contrary to their duties and obligations owed  
to Plaintiff and manifestly incompatible with the law.

189. At all times herein, each Defendant had a contractual

obligation they owed to Plaintiff to adhere to their duties and obligations they owed Plaintiff and failed to perform in those obligations with malice or reckless disregard for the rights of the Plaintiff.

190. Defendant's owed Plaintiff a duty to act in good faith and in accordance with the law while acting as Governor, Attorney General, District Attorney and Sheriff, and having actual or constructive knowledge of Plaintiffs sworn formal complaints, with malice or reckless disregard for the rights of the Plaintiff did deny to Plaintiff protection of the laws in a grievance he had via his sworn formal complaints requesting an investigation into state acts to unlawfully imprison him by knowingly and persistently, refusing to investigate, arrest, charge, refer or indict the state officials based on probable cause of a conspiracy to commit false imprisonment and state created danger in violation of Plaintiff's First & 14<sup>th</sup> Amendment constitutional protections to a proper remedy,

redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law in the protection of the laws.

191. Defendant Justices, owing Plaintiff a duty to act in good faith, in accordance with the law while acting as presiding judges in their motions and hearings, with malice or reckless disregard for the rights of the Plaintiff, in a pattern of bias and prejudice, ( 1) deny Plaintiffs Motions to reconsider, while acting as presiding judges in Plaintiffs Direct appeal knowing or having reason to know based on their experience that to do so was manifestly incompatible with the law and required a different decision from the one(s) rendered; and thereafter (3) refused to recuse in Plaintiffs direct Motions to recuse and motions to disqualify when they knew or had reason to know they had a bias or prejudice or that their impartiality could reasonably be questioned in violation of his First & Fourteenth Amendment constitutional protections to a proper remedy,

redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law in the protection of the laws.

192. Defendant Justices, attempted to discredit the Plaintiff by discrediting and questioning his Mental Health state for him stating facts and truth sworn under oath and fighting legally to keep his children safe. Then once the Mental Health evaluation was complete along with three extra physiological test defendant ordered plaintiff into one of the connected corrupt arm of the courts mental health centers in an attempt to wrongfully paint the plaintiff as mentally unstable all for a profit as hundreds of 1 star google reviews of these centers clients state.

193. Defendant Judges assistants owing the Plaintiff a duty and obligation to perform and abide by Her ministerial duties and file Plaintiffs motions, pleadings, papers or documents

and forward necessary things to the judges while acting as an  
Judges assistants for the court, with malice or reckless  
disregard for the rights of the Plaintiff, did refuse to file  
Plaintiff's Motions or forward things to the judges knowing or  
having reason to know that to do so was manifestly  
incompatible with the law in violation of Plaintiffs First &  
Fourteenth Amendment constitutional protections to a proper  
remedy, redress, relief and vindication and his Fourteenth  
Amendment right to procedural and substantive due process  
of law.

194. The JQC and Defendant Teagle as director of JQC owed a  
legal duty and obligation to the public and Plaintiff as a  
Florida state citizen to follow the law and evaluate all  
information from any source and to conduct preliminary  
investigations if the allegations constituted judicial  
misconduct, if true, and in a pattern, practice or policy refused  
to launch a preliminary investigation into Plaintiffs judicial  
misconduct complaint against Florida judges Christy Collins



and Holly N Derenthal continues to refuse conduct investigations into any judicial misconduct complaint because of the pattern, practice or policy of refusing to investigate judicial misconduct by Florida Judges in child custody cases if the acts alleged (1) were the result of a discretionary decision and (2) on belief, non-discretionary decisions and was the motivating and contributing factor to the Plaintiffs and the publics injury in violation of Plaintiffs First & Fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law.

195. Defendant Justices owing the Plaintiff a duty and obligation and having experience as Judges and previous attorneys to know the law and what her duties were, with malice or reckless disregard for the rights of the Plaintiff refused to perform and abide by their obligations and duties in

substantially delaying the due course of law in Plaintiffs Open Records suit in violation of Plaintiffs First & Fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law.

196. Defendant Justices owing the Plaintiff a duty and obligation, having legal experience, with bias and prejudice, malice or reckless disregard for the rights of the Plaintiff did frustrate, delay or deny Donald of a due, proper & adequate remedy, redress, physiological vindication, adequate, minimum and required relief and protection of the laws when acting as presiding Judges in Plaintiff's Motions and proceeding by a delaying Plaintiffs motions and subsequently recklessly, arbitrarily and erroneously denying his motions to reconsider moving or having reason to know to do so was manifestly incompatible with the law in violation of Plaintiffs First & Fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his

Fourteenth Amendment right to procedural and substantive due process of law.

**COUNT 5 - 42 U.S.C. § 1983 CONSPIRACY**

197. Donald repeats & realleges if fully alleged herein and by reference.

198. The Plaintiff was entitled to be free from a conspiracy to commit a violation of his constitutional rights under the constitution & 42 U.S.C. § 1983 under the Klu Klux Klan Act.

199. Each of the Defendants herein this count engaged in a conspiracy to delay, deny, prevent or frustrate Plaintiffs due and proper redress, vindication and protection of the laws if there was a possibility, likelihood or certainty that criminal prosecution could be brought against Florida judges Christy C Collins and Holly N Derenthal and many others in such relief thereof his grievances and in furtherance thereof engaged in a

pattern and scheme of prejudicial bias in lieu of impartialness, denial of protection in lieu of protection, deliberate or reckless foreclosure or unlawful delay or frustration of meritorious relief or a proper remedy in lieu of due or adequate relief and redress in violation of (1) Plaintiff's First and Fourteenth Amendment rights to a proper remedy, redress, psychological vindication and relief, (2) and his right to protection of the laws under the duty to protect analysis under the Fourteenth Amendment.

200. More bluntly, the conspirators anticipated in a common venture to railroad the Plaintiff to prevent him obtaining redress, relief, psychological vindication and a proper remedy in his grievances against Florida judges and state employers and more if there was a possibility, likelihood or certainty that criminal prosecution could be brought against anyone in such relief thereof his grievances.

201. Each conspirator herein had knowledge of Plaintiffs

grievances and according to the facts alleged in Plaintiff's grievances, appeals or complaints brought to their attention, knew that they were grievances against of his children being abused and the crimes the conspirators were committing to cover it up.

202. On information and belief, there was a major understanding in the State of Florida known by each Defendant of an esoteric understanding and motive shared between other courts, state and many other actors also involved in the railroading campaign against the Plaintiff of the need to make certain that under no circumstances could any relief in Plaintiffs grievances go in his favor if there was a possibility, likelihood or certainty that criminal prosecution could or would be brought against anyone or had an agreement between other courts, state and other actors also involved in the railroading campaign against the Plaintiff to make certain of the same.

106. At every turn and at every step of the way during the Plaintiffs attempts to redress even the most basic grievances brought to the attention of the Defendants herein, they all played their parts & played their roles in this common venture to make their conspiracy work.

107. In reference of this Conspiracy, Defendants Christy C Collins and Holly N Derenthal, while acting as presiding judges, with malice or reckless disregard for the rights of the Plaintiff, in a pattern of bias and prejudice, ( 1) Denied Plaintiffs Motions and motions to reconsider, post motions to supplement and disqualification motions knowing or having reason to know based on their years of collective experience that to do so was manifestly incompatible with the law and required a different decision from the one(s) rendered; and thereafter (3) refused to recuse in Plaintiff's attempts to get a nonbias fair judge when they knew or had reason to know they had a bias or prejudice or that their impartiality could

reasonably be questioned in violation of his First & Fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law.

108. Defendants Holly N Derenthal and Christy C Collins when faced with a motion to disqualify and plaintiff asked for a new judge to hear his motions for rehearing and to reconsider all prior rulings related to Plaintiffs motion to supplement the record, did because of bias and prejudice defend themselves against Plaintiffs motion to disqualify and denied his motions when they knew or should have known that such a defense against Plaintiff's allegations created an appearance of partiality mandating their recusals and in furtherance of the conspiracy refused to disqualify to ensure that their court orders were not reversed or the conspiracy was not disturbed.

109. In furtherance of the conspiracy, Defendants with malice

or reckless disregard for the rights of the Plaintiff, did refuse to file Plaintiffs Motion to Reconsider knowing or having reason to know that to do so was manifestly incompatible with the law to further conspiracy in violation of Plaintiffs First & Fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law. 31 "[E]fforts at defending themselves against motions to recuse will inevitably create an appearance of partiality. One reason is that if he defends himself he becomes an adversary of the movant for recusal." Post v State, 779 SE 2d 624- Ga: Supreme Court (2015)

110. In furtherance of the conspiracy, Defendants, with malice or Reckless disregard for the rights of the Plaintiff refused to investigate Plaintiffs multiple Agency corruption complaint(s) alleging probable cause of acts to commit false imprisonment and cover child abuse by employees employed by the state and within the executive branch of Florida in conspiracy with Florida judges



Christy C Collins and Holly N Derenthal in violation of Plaintiffs Fourteenth Amendment rights to substantive due process of law under a duty to protect analysis.

111. In furtherance of the conspiracy, Defendant Holly N Derenthal and Christy C Collins, with bias and prejudice, malice or reckless disregard for the rights of the Plaintiff, did frustrate, delay or deny Donald of a due, proper & adequate remedy, redress, physiological vindication, adequate, minimum and required relief and protection of the laws when acting as presiding Judge in Plaintiffs motions by a delaying a ruling on Plaintiff's motions and denying countless motions and petitions to stop the child abuse from the mother towards his children and subsequently, recklessly, arbitrarily and erroneously denying his Motions to recuse and disqualify and knowing or having reason to know to do so was manifestly Incompatible with the law in violation of Plaintiff's First & Fourteenth Amendment constitutional protections to a proper remedy, redress, relief and vindication and his Fourteenth Amendment right to procedural and substantive due process of law.

**COUNT 6 - INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS**

112. Donald repeats & realleges as if fully alleged herein and by reference.

113. Plaintiff brings a claim of intentional infliction of emotional distress based on the violations of the Plaintiff's constitutional protections in the defendants failure to investigate probable cause of state created danger for him and his children, the Defendants, erroneous, reckless delaying, discrimination and denying and frustrating Plaintiff of his meritorious relief while acting as a presiding judges and others in his Direct complaints which they knew or should have known was manifestly incompatible with the law and a manifest injustice, Defendants Lange and Spencer's failure to investigate probable cause of state created danger to his children and Defendant justices arbitrary, erroneous, reckless delaying, denying, frustrating Plaintiff of meritorious relief while acting as a presiding judges actions which they knew or had reason to know was manifestly incompatible with the law.

114. At all times herein each act of the Defendants named herein shock the conscience because the acts of the Defendants herein were no mere citizens who not only had a

Legal duty and obligation to follow the law, act in good faith, with honesty in accordance with their oath but had the experience and status of a State or Federal official who would know or had reason to know that their acts was manifestly incompatible with the law or in violation of the Plaintiffs rights.

115. At all times herein, it is a fact that his attempts at redress, protection, relief or remedy were also not any basic intangible rights the Plaintiff sought to vindicate, rather, sacred liberties or circumstances in which the decisions would exact severe emotional and mental distress involving (1) probable cause alleging threats to his safety and security and an inference of threat to his safety and security involving threats to his life by state officials; (2) grievances seeking the reversal of alterations and modifications of his initial custody agreement arising from child custody proceedings which substantially lowered the time spent and overnights with his children; (3) allegations of probable cause of threats to safety and security involving the executive branch (4) and attempts to remove and cover the allegations of child abuse in violation of the constitution of the United States.

116. To avoid repetition, as to Defendants causing the Plaintiff severe mental and emotional distress, mental anguish, anxiety the Plaintiff repeats, realleges and incorporates each and every paragraph above as if fully alleged herein.

117. It could be argued to a jury that to ignore, refuse, deny or withhold from doing any act that at minimum, offered some sense of a belief or relief that protection or consideration of claims alleging probable cause of a plot to knowingly imprison Plaintiff and cover the children abuse and countless wrong doings and illegal criminal offences of his wife towards him and his children including all of the inferences thereof would in fact cause Plaintiff severe emotional and mental distress, anxiety and mental anguish especially when the defendants had a duty to do so and engaged in conduct and behavior that can be reasonable considered to be acquiescence to the allegations of probable cause alleging state created danger.

118. To avoid repetition, as to Defendant Justices and other Defendants causing the Plaintiff severe mental and emotional distress, mental anguish, anxiety the Plaintiff repeats,

realleges and incorporates paragraphs above as if fully alleged herein.

119. As to Defendant Holly N Derenthal and Christy C Collins, it can be argued to a jury that to deny countless motions to recuse, reconsider, disqualify and many more while bias and against Florida statutes and of allegations of nefarious intentions of the Defendants, and disregard such statute and notice would cause severe anxiety, mental and emotional distress and deprive him of psychological vindication in the Plaintiff having to know based on her conduct that in his seeking such comi in good faith to redress grievances in which he was entitled to do would be deliberately delayed and frustrated contrary to law regardless of any claims of nefarious intentions on behalf of the Defendants.

120. Plaintiff and his children suffered severe mental and emotional distress and an extreme loss in Confidence in the system of governance in the State of Florida in knowing that court judges would blatantly violate the law and refuse to recuse when bias and place him and his children in serious danger.

121. It can be argued to a jury that Defendant Holly N Derenthal and Christy C Collins would know that their acts would cause the exact distress the Plaintiff faced and would know that to delay Plaintiff would cause such distress and did engaged in such acts regardless of Plaintiffs distress.

122. At all times herein this count, Defendants engaged in conduct that was intentional or reckless and outrageous and the distress each Defendant caused the Plaintiff was casually connected to his attempts to seek redress of grievances or protection from which each Defendant owed Plaintiff according to their duties and obligations and their failures to provide Plaintiff such protection of the laws, relief, redress and a proper remedy was without justification and each Defendant knew that to engage in said course of conduct was to cause and result in severe mental and emotional distress, anxiety and anguish to the Plaintiff.

123. As to Defendant Ron Desantis and others, it could be argued to a jury that to ignore, refuse, deny or withhold from doing any act that at minimum, offered some sense of a belief

or relief that protection or consideration of claims alleging probable cause of a plot to knowingly imprison Plaintiff and cover the abuse of his children including all of the inferences thereof would in fact cause Plaintiff severe emotional and mental distress, anxiety and mental anguish especially when the Defendants had a duty to do so and engaged in conduct and behavior that can be reasonable considered To be acquiescence to the allegations of probable cause alleging state created danger.

**COUNT 7 - 42 U.S.C. § 1988 ATTORNEY FEES**

124. Plaintiff says that if he is successful on any claim he is deserving of any fee for his work, time, study and labor just like any other Attorney or lawyer as the "successful party."

125. Plaintiff alleges that any interest into which Plaintiff may not be entitled to attorney fees on the notion of "encouragement of attorney participation" prejudices him because he like dozens of other citizens, who will testify as witnesses, that most attorneys are not attracted and rarely accept lawsuits against judges.

**Fact why these judges are not able to hide behind Judicial Immunity**

126. **Exceeding Jurisdiction:** These state court judges Exceeded their jurisdiction and authority in plaintiff's case. Their actions are clearly outside of the scope of their judicial duties.

127. **Violation of Due Process:** These judges violated Plaintiff's rights to due process under the Fourteenth Amendment of the U.S. Constitution. In all instances dealing with these judges Plaintiff was denied a fair hearing or the opportunity to present evidence or have a fair chance at succeeding to keep his children safe.

128. **Selective Prosecution:** These judges engaged in selective prosecution and enforcement and discriminated against Plaintiff also based on his race, gender, religion, and other protected characteristics including his past legal profession choice. This may raise Equal Protection Clause concerns.

129. **Malicious Prosecution:** The judges actions demonstrate That the judges acted with malice or ill will in their actions



against Plaintiff, and should not be entitled to judicial immunity.

130. **Gross Negligence:** These judge's actions were so grossly negligent that they amounted to willful misconduct, immunity should not apply.

131. **Denial of Constitutional Rights:** Several constitutional rights of the plaintiff were violated, which is outside the scope of the judges job description and they should not be protected with judicial immunity.

132. **Violation of State Law:** These judge's actions violated countless state laws or procedures and Florida statues, this constitutes a basis for challenging their immunity.

133. **Qualified Immunity:** These judges cannot assert qualified immunity, because their actions were not protected by this doctrine because they violated clearly established law that any reasonable judge would have known.

134. **Procedural Errors:** There have been countless serious procedural errors or irregularities that occurred during

plaintiff's cases that deprived him of a fair and impartial hearing and outcomes.

135. **Prejudice:** Argue that the judge's actions caused you substantial prejudice, harm, or injury that should not be shielded by judicial immunity.

136. **Request for Declaratory Relief:** Plaintiff's seeks declaration from the federal court is necessary to clarify his rights or the judge's obligations, and request declaratory relief.

**Fact why state employees, lawyers and others above are not able to hide behind color of law immunity or any other immunity including some of the text above**

137. **Color of Law Violation:** The state employee's actions were done recklessly outside of "color of law," meaning they were acting outside their official capacity or using their authority as a state employee to violate Plaintiff's rights.

138. **Exceeding Job Description:** The state employee's actions exceeded the scope of their official duties or job description. The evidence in this cases shows their actions went beyond what was required or authorized in their role.

139. **Violation of Constitutional Rights:** The countless constitutional rights that were violated by the state employee's

actions went beyond what was required or authorized in their  
role.

140. **Lack of Qualified Immunity:** The state employees  
should not be entitled to qualified immunity because their  
actions violated clearly established law. Their actions were clearly  
unconstitutional and illegal.

140. **Intent and Malice:** The state employees acted with  
intent, malice, or willful misconduct, which can be a basis for  
overcoming qualified immunity. The evidence demonstrates  
their wrongful intent.

Ok now I want to point you to Exhibit A that contains an  
“EMERGENCY MOTION TO REMOVE CUSTODY AND GRANT  
CHILD PICKUP ORDER IMMEDIATELY” I just filed a few days ago  
that judge Holly N Derenthal working in cahoots with corrupt judge  
Christy C Collins has ignored but will untimely deny like the rest  
of the motions I have filed trying to keep my children safe. This  
motion contains

700 pages of a “**VERIFIED EMERGENCY PETITION FOR WRIT OF  
MANDAMUS**”

And other motions that tell most of the entire story importance with  
evidence but be aware there is tons of more motions and evidence I  
may attach or amend this lawsuit with later but for now this is long

enough I think and don't want to overwhelm the court.

### **DEMAND FOR JURY TRIAL**

I DEMAND A JURY TRIAL ON THIS LAWSUIT!

Therefore Donald and his children have suffered irreparable damage and by ALL defendants participating in committing felony conspiracy and others committing and assisting in felony perjury amongst all the other countless charges from constitutional rights violations to Florida Statutes violations succeeded in corrupting the state judicial process by participating in fraud and corruption and denying the Plaintiffs' Constitutional rights throughout the last 2 years Thus, all defendants cannot benefit from any form of immunity.

### **PRAYER FOR RELIEF**

WHEREFORE, based on the foregoing, the Plaintiff requests that this Court:

- A) Exercise jurisdiction and supplemental jurisdiction over this action and Plaintiff claims in the interest of justice;
- B) Understand me not being a lawyer and only having a 8<sup>th</sup> grade education while learning the law and doing this by myself with no help from anyone all for the safety of my young children I might not

understand or be able to ask for proper or legally allowed relief properly so please instead of just denying my lawsuit or request for relief or other issues that may arise that might be improperly done please set an order granting partially or an order to correct something and give me an opportunity to fix my mistakes.

C) Order immediate injunctive relief from all defendants particularly the corrupt judges in the Kissimmee courthouse listed above and have a different male judge rehear all my motions and cases. I believe that ongoing actions by the judge pose a threat to my rights, and I request injunctive relief immediately to prevent further harm.

D) Order the state of Florida and CPT Child Protection Team to release the full unedited version of my 3 children's forensic interview video tapes so we can prove all the people listed above have conspired to cover child abuse, child neglect and child sexual abuse for Nantita Seoane the children's drug addicted prostitute porn star illegal Thai immigrant mother.

E) Award Plaintiff compensatory, actual and punitive damages in the amount of \$1 Million Dollars (\$1,000,000.00) from each Defendant and intentional emotional distress damages in the amount of \$26 Million Dollars (\$26,000,000.00) or an amount determined by a jury;

F) Impose all civil penalties by law;

G) Award Plaintiff reasonable attorney's fees, expenses, and costs of litigation pursuant to 42 U.S.C. § 1988 to the prose Plaintiff if he is the prevailing party;

H) Declare that the Attorney General's Office, the Governor of Florida, the Osceola County Sheriff's Office and the Osceola County District Attorney failures to provide Plaintiffs protection violated Plaintiffs Fourteenth Amendment rights;

I) Declare that each Defendants, knowing and persistent, withholding, denial and refusals to provide protection to person, property and liberty to the Plaintiff, although within their power to do so, breached a contractual obligation in which Plaintiff was a beneficiary;

J) Declare that the Attorney General's Office, the Governor of Florida, the Osceola County Sheriffs Office and the Osceola County District Attorney knowing and persistent failures to provide Plaintiff protection of the laws breached a compact in which Plaintiff was a beneficiary relieving Plaintiff from the obligation of obedience to Florida's laws;

K) Any and all other relief the court deems just and proper.

The Plaintiff declares under penalty of perjury under the laws of the United States that each and every factual allegation is true and

correct and to those alleged to be based on information and belief, I deem those to also be true and correct according to the facts. 28 U.S.C. § 1746.

Please note I will hand serve each defendant listed above.

By: Mr. *Donald Secane*

Mailing: 1970 E Osceola pkwy #113

Kissimmee Florida 34743

Email: [victimofthesystemofwomen@gmail.com](mailto:victimofthesystemofwomen@gmail.com)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Holly N Derenthal on this   2th   day of October, 2023.

*Donald Secane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Holly N Derenthal \_\_\_\_\_

Address: 2 Courthouse Sq, \_\_\_\_\_

City, State, Zip: Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 742- 2408 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Holly N Derenthal <30osceola<30osceola@ninthcircuit.org>>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: 19-2-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane\_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF  
  
DONALD CARLOS SEOANE,  
Petitioner/Husband,

CASE NO.: 2022-DR-002336-DC  
DIVISION: Domestic



and  
NANTITA SEOANE,  
Respondent/Wife.

EMERGENCY MOTION TO REMOVE CUSTODY AND GRANT CHILD PICKUP ORDER  
IMMEDIATELY

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as  
“Petitioner/Husband“) Pro Se, and files this request “EMERGENCY MOTION TO REMOVE  
CUSTODY AND GRANT CHILD PICKUP ORDER IMMEDIATELY” and states the  
following:

FACTS

1. I have filed a “**VERIFIED EMERGENCY PETITION FOR WRIT OF MANDAMUS** extraordinary emergency“ with the Sixth District court of appeals and it is in exhibit A due to judge Holly N Derenthal continuing to violate my constitutional rights staying on my cases while bias and making bias orders and ignoring the dangers she has placed by kids in while covering the mother Nantita’s abuse and STILL hiding the CPT video tapes that she ordered that will uncover the truth.
2. As stated in my Writ of Mandamus, in my book, what JUST happened last week with the mother thats bringing our children 4 and 5 years old to a well-known drug house at a party and them witnessing a big fight and blood everywhere is the absolute definition of child neglect and abuse and this has been now reported on this cases court record by the visitation center that is now witnesses to the children’s statements of Neglect which fall under the statue of child abuse. Now this is not even me reporting it but the visitation center employees.

3. According to the visitation center Nantita Seoane has now chosen to alienate our two younger children from their 12 year old sister that raised them since birth that they love so very much and not allow her to attend the visitation sessions.
4. What this court while colluding with countless other corrupt officials continues to do and attempting to silence all these facts will not work and my federal lawsuit is almost done and will be holding each and every single person legally accountable very soon. ALL FEMALES OVER 20 OF THEM NOW, NO COINCIDENCE!!!!!!

Therefore I pray that this grant the following:

1. Order an immediate pickup of both children and them be returned to the father until a hearing can be set.
2. Set an emergency hearing to be heard on the 10/09/2023 case conference hearing.
3. Grant father power to put them back in school with their 12 year old sister immediately as they should have never been removed.
4. Order CPT to turn over video tapes so everyone can see SHALYN SOMERS GILBERT from the child protection team has committed perjury and lied in an effort to cover up the mothers continued abuse of the children.
5. Grant any and all other relief this court finds proper and just.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this 28th day of September, 2023.

*Donald Seoane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: 9-28-23

1. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

**EXHIBIT A**

IN THE CIRCUIT COURT OF APPEAL OF THE STATE OF FLORIDA  
SIXTH DISTRICT

IN RE: THE MARRIAGE OF

DONALD SEOANE,  
Appellant / Petitioner(s),

v

NANTITA SEOANE,  
Appellee / Respondent(s).

CASE NO.: TBD

L.T. No.: 2022-DR-002336-DC

DIVISION: Domestic

**VERIFIED EMERGENCY PETITION FOR WRIT OF**  
**MANDAMUS**  
**extraordinary emergency**

COMES NOW the Appellant, Petitioner, Donald Carlos Seoane, pro se, pursuant to Fla. App. Rule 9.030(b)(3), and Rule 9.100(a), files this "Petition for Writ of Mandamus" because Petitioner and his children will suffer more irreparable damages and have no other remedy to file this now because of Petitioner's 4 and 5 year old are in immediate serious danger because corrupt bias FEMALE judge Holly Derenthal is breaking countless Florida statutes, constitutional rights and now criminal laws and is a witness and accessory to a crime and I am suing her in federal court and she has placed two of my 4 children in grave danger while participating in a huge felony conspiracy breaking countless Florida criminal state laws, statutes, Florida rules of procedure and Florida Cannons colluding with petitioner's wife and all the corrupt FEMALES around her from DCF to CPT and more which I am filing a huge lawsuit against them all in federal court. Some of these individuals I have already filed suit against in Osceola county Circuit court that will be moved to federal court soon.

I want this court to order Derenthal and the lower court to do many things detailed below. First off because Judge Holly N Derenthal is corrupt and a well-connected previous attorney that has only been a judge 2 months and she has a conflict of interested having close relationships with my wifes corrupt attorney's and countless other corrupt FEMALE individuals on my wifes side I would like this court to order that she recuse herself from all my cases of the Ninth Judicial Circuit in and for Osceola County Florida after she has wrongfully denied about ten motions to recuse and then denied a motion to disqualify with an attached sworn affidavit proving her bias as required by Fla. R. Gen. prac. Jud. Admin. 2.330. I have already filed a Writ Of Prohibition also but am filing this because I am seeking even more relief and her orders to be legally corrected. She has violated 7 of her Florida Cannons which I have reported to JQC, the governor and countless others, she has violated my constitutional rights and countless Florida statues denying countless of my motions, refusing to accept evidence in the courtroom, not allowing me to talk and on and on and on. She has placed my 4 and 5 year old in grave immediate danger and is causing irreparable damage to my case, myself and my entire family all out of hatred and spite for me exposing her and many other of her FEMALE colleges and people she has close relationships with in

the corrupt system that she works with on a daily basis. I have been on a public mission for justice and expose all their wrong doings and countless crimes all over the internet you can see here [www.linktr.ee/victimofthesystemofwomen](http://www.linktr.ee/victimofthesystemofwomen)

and Holly N Derenthal is out to destroy me and put me in jail and silence me. The leftist feminist like her and all the corrupt females around her are famous for silencing truths tht hurts their little sensitive ears as all us Trump supporters on the right are very well aware of. Yes this is very political because of who and what I am and my famous public figure status. She even has place an unconstitutional gag order on me now. I am filing this Petition for writ of Mandamus Pro Se because I can't find any other options for me to get justice for my two younger children 4 and 5 years old because she just fraudulently removed them from me after assisting Child Protection team to commit perjury and cover up child abuse, child neglect and child sexual abuse documented in their CPT video tapes from their forensic interviews with the children when the kids where safe with me and my fiancé and my two other children I have custody of only because judge Derenthal has zero jurisdiction over them and now she has placed their brother and sister in great serious danger and they are AGAIN being abused by the mother Nantita Seoane and her porn fan prostitution client boyfriends and

drug dealing drug addicted neighbors AGAIN just last weekend when the children where in ANOTHER crackhouse AGAIN where a fight broke out and there was blood everywhere according to my sons statement to me and the monitor at the visitation center "D" also documented in a report on the divorce case record at CASE NO.: 2022-DR-002336-DC the corrupt countless extremist man hating feminist FEMALES in government around my wife keep covering it up and its disgusting. Below is text from a "Motion to show cause as to why Respondent and her lawyer shouldn't be held in criminal contempt of court for lying and committing perjury countless times." PLEASE READ THIS In APPENDIX "B" NOW before going any further and it contains other motions I filed back in march 2023 that tells a true story with evidence that I have always been telling the truth and still am about my violent careless uneducated illegal Thai immigrant prostitute wife and her reckless prostitute drug addicted habbits that keeps physically, mentally and sexually abusing our two young children and the now around 20 corrupt compulsive lying leftist FEMALES all collecting government tax payer funded checks for a profit in bed with her and her corrupt Injunction For Protection, Help Now Shelter. Corrupt attorney's Jennifer Jane Watson and Sara Vance and countless other extremist feminist man



hating FEMALES around countless corrupt agencies from DCF to CPT to a bunch more. Please note these compulsive lying corrupt WOMEN have been doing this for almost two years now to me because my wife had me falsely arrested and falsely imprisoned for domestic violence and I got not guilty in front of a jury on all three charges and since then they been running around defaming me everywhere to other WOMEN saying I beat my wife and sex trafficketed her which has been proven in countless courtrooms and cases to be a flat out lie. Please read in full Motions from APPENDIX B from March 2023 and then Please go read APEMDIX C of Talking Parents messages and then Please read APPENDIX D of my full custody daughters testimony at the criminal trial in front of a jury where my wife had me falsely arrested and falsely imprisoned and was trying to get me put in prison for several years for something I didn't do that in fact she was doing. She was accusing me of committing domestic violence when it was in fact her hitting me and while her army of mafia feminist man hating WOMEN around her and all these corrupt government agencies assisted her for a profit. Now I am going to update the court as to what has happened since March 2023 and provide more proof but please read those APPENDIX A-D first to understand what has happened from her forward and why. So after Judge Diego Madrigal that has granted my wife her fraudulent injunction that she admitted to

committing perjury to get while testifying to a jury and judge  
madrigal had removed my children from me fraudulently for  
months and then I finally get my 50% custody rights back but am  
ordered to take my two younger children I have in common with my  
wife Nantita to this corrupt daycare, church, school Trinity  
Lutheran Church and School at 3016 W Vine St, Kissimmee, FL  
34741 run by corrupt Principal Angela Gomez even though neither  
of my kids were even old enough to attend school. I find out very  
fast that it is a corrupt arm of Help Now Shelter for domestic  
violence kids and practically business partners with Help Now  
Shelter and my wife's corrupt tax payer funded but free for her,  
Help Now Shelter corrupt attorney's Jennifer Jane Watson and Sara  
Vance and many others in DCF and a ton of other corrupt  
FEMALES within these government agencies.

They were making about 2k a month off my kids through tax payer  
money and government grants. From the literal first day of us  
taking the children there they started making up false allegations  
against me and my fiancé with lies like claiming that we did not  
feed them breakfast or pack them lunch and on and on. They even  
assisted Nantita to allow the kids back in school when they had  
tested positive for the flue and had ear infections and stopped their  
medicine causing our son to be hospitalized weeks later screaming

and crying in pain in the ER with two very serious ear infections all so Nantita would lose her time sharing week that week cause she was ordered not to be allowed to have anyone else baby sit the kids after she was caught leaving the kids in crackhouse with crackheads and her porn fan prostitution clients. This list goes on and on and on of stuff. Every time I filed a motion in the court to remove my wifes custody for the abuse then a new false allegation came out of the church daycare. So as MALE judge Madrigal was turning to my side and I was starting to win they then transfer him off my case and place black African American man hating FEMALE judge Christy C Collins on my case. Note I mention she is a black female because in my motions I am calling out all the Females and 4 of these many females are black females as well, The 3 that work for DCF that left my children for 3 days in black FEMALE crackhead Michelle Gilliams crackhouse. This black female man hating judge Collins told me at our first hearing how she was a women's rights advocate domestic violence lawyer her whole career bla bla bla and proceeded to railroaded me covering up all the abuse and injuries my children they got from the mother and in the crackhouse and crackheads where she kept leaving them. Judge Collins illegally while bias breaking countless florida statues and cannons and my constitutional rights denied 14 motions and tons

of evidence. Then after I filed JQC complaints she recuses herself. Then they put MALE judge Michael Snure on my cases which was denying many of my wife's lawyers motions and granting several of mine and set many to hearing including a motion to rehear the 14 motions that Christy C Collins illegally denied which is still on the docket to be hear which if current FMELAE judge Holly N Derenthal is not removed she will also deny like all the others she has illegally denied but I will get to her and how she came about soon below. All of my wifes lawyers have been free for her that are tax payer funded Help Now Shelter and Florida Legal lawyers for domestic violence victims even though she is no domestic violence victim after I got not guilty in front of the jury and she was impeached for lying and perjury. A ton of lawyers I think about 8 now to date filed motions to windrow running away from me Pro Se off my cases and away from my wife including a bright purple haired lesbian man hating lawyer named Bette Collazo and a Transexual lawyer with bright rainbow hair named Emily Calvin and many others that made the courtroom look like a literal circus show while I sit on the other side prose by myself. Even the two very corrupt IFP lawyers Jennifer Jane Watson and Sara Vance that only joined my divorce case out of spite after I railroaded them twice with male judge Madrigal had filed motions to withdraw in my divorce after I was winning with

MALE judge Snure. I have filed several lawsuits against many individuals from DCF to CTP, My wife to even Jennifer Jane Watson and Sara Vance through the Osceola county courts <https://courts.osceolaclerk.com/BenchmarkWeb/Home.aspx/Search>

which you can look to get the true story of the coverups and crimes all these people keep committing. Anyways a ton of stuff happened but I am trying to keep this as simple and to the point as possible and remember the important points to tell . So I get a message on talking parents as you read stating my son was over sexualized and taking his penis out and dry humping the furniture. I then do what any responsible parent would do and take him to the children's consoler that has been counseling them for over a year now and documenting all their abuse and has even had to report it herself to DCF.

See APPENDIX E motions I filed in both my divorce case and injunction case that Holly N Derenthal illegally denied against several florida statutes but most importantly "Florida Statute §61.13 indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child." Because corrupt rouge judge Holly N Derenthal does not care about anyones kids and only cares about railroading me and getting back at me for exposing her all over the internet and embarrassing

her which I started to do right after our first hearing a week into her taking my cases where she violating all my rights and threatened me and my children and I had to start filing JQC complaints against her.

So after receiving the talking aprents message claiming our son was over sexualized and pulling his penis out we take him to see two child consolders and my fiancé and them question our 5 year old son ON VIDEO what was going on and he tells us that mommy always does it and that mommy is twearking naked making tiktok videos in front of him and his 4 year old sister. So her twerking in thongs and booty shorts on tiktok in front of the children she had taken to a whole new level doing naked porn videos in front of the children. So now I go calling, emailing, DCF the Osceola county sheriff's office and others. I place the video on a unlisted link on Youtube and start putting pressure on everyone to finally do something and stop covering the mothers abuse cause its now gone too far and is mentally damaging my children. I email Marcos Lopez the Sherrif, his captains and more and countless DCF CPI's which are all mandatory reporters to DCF and none report it. Everyone except Captian Baker ignoring me violating my constitutional rights and is part of this massive felony conspiracy covering all the abuse and

neglect of my children for almost two years now all because of who and what I am and this situation. So Friday night at 8pm I had to drop the children at the police station for their time sharing with the mother till Sunday only 2 days over the weekend and I do. The very next morning I got a call from CPI DCF Waldemar Rivera Martinez and he is outside my fiancés house and wants me to come outside and im thinking great finally. Well when I get outside he says that he was not investigating the mother but rather investigating me! I video recording it which you can find here [https://www.youtube.com/watch?v= Awy\\_Hj7ENk](https://www.youtube.com/watch?v= Awy_Hj7ENk) and that the mother and her team of compulsive lying feminist man hating lawyers and advocates from help Now Shelter had mad yet AGAIN another false report to DCF claiming the kids and bruises and scratches and he had just came from the family home and seen it was a lie and that they had no bruises and scratches. They have done this countless times to fill DCF reports with lies, libel, and defamation so the judges can read them all and think there is a problem with the father. These corrupt scum do this systematically to countless fathers for decades and it's a dirty game they play with all their connections in all these orignations like DCF and CPT. They even have DCF CPI's write lies and libel and defame the fathers in their investigation reports and even do like CPI DCF

Jessica Scoot did to me and sign sworn affidavits full of libel and lies and that's why I have a open lawsuits against many of them including Jessica Scott also. So after talking to many of these people on the phone because they ignore my emails one of the heads of DCF Kissimmee which happens to be one of the 3 African American WOMEN that has been involved in leaving my kids in crackhead Michelle Gilliams house for 3 days and all the libel and lies in DCF reports about me she tells me to wait till Sunday when I get the kids back and file an official DCF complaint to Tallahassee Florida through the websites portal and I do. Monday morning rolls around and CPI DCF Waldemar Rivera Martinez is back at my fiancé's door with police ready to interview ONLY our 5 year old son. Even though I demanded all three children be interviewed and then sent for child forensic interviews. He also says they are only going to ask him about when the mother left them in Michele Gilliams crack house like 6 months ago and not going to investigate anything else. Remember everything I have on video as I video everyone about everything because of all the coverups and lies from these corrupt organations and their countless corrupt employees. I tell him if they don't investigate all three children for all the allegations I will keep filing new reports with DCF and sue them further so he says rather than him question our son now to wait till the next day and for me



to file another report to DCF explaining all this and instructing him to come back and investigate all three kids for all the proper allegations. So I make ANOTHER report to DCF that night and the next day now Tuesday morning I call the head of DCF African American FEMALE Sharlene Henry AGAIN and she claims that Tallahassee STILL has not told them to change anything and they are not going to send anyone out to do anything. At this time I was on the phone with her standing outside the front door of my fiancés house and all 3 children were inside with her having breakfast and all of a sudden my son is missing. Now let me back up when I picked him up from the police station on Sunday he told me that mommy threatened to beat him up and he was going to be in big trouble if he told police or DCF or anything about mommy making naked videos in front of him. The mother already knew because of the talking parents messages what was going on. So I can't find my son anywhere and have to call 911 and they literally had a helicopter up in the air with a swarm of police headed to my fiancés house. As I am knocking on neighbors doors and everything else he pops out from hiding under the couch and said he did it cause he was scared of mommy beating him for telling people that she was making naked videos in front of him. At this point I am through the roof. Now DCF and police are further and mentally damaging my

son and I tell them I am going to put the children in my SUV and take them from the east coast to the west coast of Florida to every news team I can find till I find one that will give them their human right for an interview to keep them safe and that the world will get to see what the Osceola county sherriff and DCF have been covering up for almost two years now. Just look at and read the child counselor reports as they tell a story. I was going to bring those also by the way. So now all of a sudden another high ranking police captian gets involved and calls me begging me not to do this and to give her a chance to do something. She happens to be a African American female named Mingione and she says she is going to get detective Suzanne Ellis Clouchete on the case to help me. Long story short she does and after arguing and threatening more to go to the media as well as the sheriff and the sheriff's office they then meet my demands and order 3 child forensic interviews on all three children the next morning. Please take note I have been telling police and DCF for almost two years now they are not to talk to my kids with police bodycam on as I want it all on video and documented cause they keep covering it up. So Suzanne Ellis Clouchete and DCF Waldemar assure me that the Child Protection Team have video recording their and they will have a separate policeman their rolling body cam. I have the video of when I dropped the kids off that morning of Waldemar and the policeman

saying his bodycam was on and it will be rolling the whole time. Well guess what it wasn't I find out now after the fact. So after the interview I have Suzanne on video disclosing what the children said including mommy twerking naked making videos in front of them. They refuse to arrest her so I file a "EMERGENCY MOTION TO TEMPORARILY SUSPEND WIFES TIME-SHARING AND GRANT HUSBAND MAJORITY TEMPORARY TIME-SHARING AND SOLE PARENTAL RESPONSIBILITY"

See APPENDIX D and then I file another Injunction restraining order on behalf of the children towards the mother. Now MALE judge Snure at the time that was my judge and was very familiar with all of this mess gets fed up and sets my emergency hearing to a hearing like 5 days out and grants not only me the temporary injunction for the children but throws my wife out of the house with the sherriff and grants me full possession of the house and the family pets and kids. That's when the story above comes into play where these corrupt mafia attorney's that are well connected come into the courtroom and make him recuse himself cause I was going to make a huge mess in court of everyone and win everything and embarrass the entire system from DCF all the way down and do it all alone Pro Se. So Judge Derenthal stepped in the cases and starts violating all my rights not letting me have any legal

arguments and wont even rule on a simple objection and say overruled or sustained and just yells at me in the courtroom and threatens me and lets my wifes two attorney's libel and defame me with lies and I cant even object to it. Two hearing a complete joke violating all my rights and Florida laws and statues. She did order the CTP video tapes though in the injunction case see APPENDIX F but here is the thing being that corrupt judge Holly N Derenthal has a very close relationship with all the corrupt compulsive lying females around my wife from her lawyers to DCF and on and on as soon as this happens they all know this is not going to work to again cover the mothers abuse and that if those videos get viewed that the mother will lose contact with the children and my injunction will have to be granted FINALLY! So long story short is they setup and plan this all very cleverly and even though they set the next court date out not giving me enough time to do anything I still manage to file subpoenas to countless people from DCF, police and more and severe them and none of them show up. Not even the DCF people the judge had ordered to show up. NOBODY from DCF was at the hearing. No videos are produced. I have my neighbors, fiancé, child consoler and others ready to testify there "Section 90.803(23) creates a limited exception to the hearsay rule for reliable statements of children which describes an

act of abuse upon, by, with, or in the presence of the declarant child victim. “ All my motions are denied for testimony from my witnesses and they are not even allowed in the courtroom and all my evidence is not allowed to come in including the child counselor reports and countless videos I had on a USB stick trying to give judge Derenthal. Then one person from CPT SHALYN SOMERS GILBERT takes the stand is allowed to lie and commit perjury under oath claiming the they never asked the kids these questions and that they never said these things. Remember I have detective Suzanne Ellis Clouchete on video on youtube that was in the interviews stating they did ask these questions and the kids did say these things. I tell the judge I have proof she is lying and want to see the video tapes she ordered and nope not allowed. She then proceeds to call me a liar and crazy basically and claim I made this all up and railroad me and my children and ruin all our lives in this injunction hearing and makes this order in APPENDIX G. Take note even though she had no jurisdiction in that case when she dissolved it she still made illegal orders in it to take my two younger children from my custody and give them to the reckless dangerous drug addicted Thai prostitute mother that has zero family or friends in the united states, zero support for the children other than her crackhead druggie drug trafficker neighbors and her porn fans

prostitution clients. Nantita has no car or license and has been caught and documented with police and on talking parents transporting the children without cars seats in ubers and prostitution clients cars countless times. So after she does this I do not only the full mental health evaluation she orders but also three separate psychological test and pass everything. On top of that I have neighbors and the licensed consoler write sworn affidavits and I submit them along with motions to reconsider in both cases and file several judicial notices and more JCQ complaints and show them to her in motions to recuse as well as post about a lot of judge Holly N Derenthal's crimes on social media and then even though Holly Derenthal violated my rights and had followed through with her threats towards me and my children after again at this second hearing violating countless Florida statues, my constitutional rights, her oath of office and 7 of the judicial Florida cannons as well as now breaking criminal law and being part of this felony criminal conspiracy and perjury that she has just helped she then makes another order in my divorce case weeks later stating that I need to go do this mental health evaluation in one of the 4 corrupt arms of the court that have hundreds if not thousands of one star google reviews stating they will say you are crazy and order you in treatment for a profit for the court. See Appendix k for not only her order but my response to each lie within her order and my response

to it all. She also places an illegal unconstitutional gag order on me in an attempt to silence me and my truth about her and stop me from posting all the evidence I have including hundreds of videos of the children each week disclosing the abuse from the mother for almost two years now. Also they are now attempting and have filed a motion for sanctions attempting to violate my first amendment fight to petition the government and trying to order that I cant represent myself Pro Se anymore. There is a upcoming hearing on 10/09/2023 so this is a time sensitive matter. So I then also find out about a “motion to disqualify” and a separate sworn affidavit I need to file as described in Fla. R. Gen. prac. Jud. Admin. 2.330 and I file it along with a motion to reconsider in both my divorce case and injunction case. See APPENDIX G for only some of the motions and notices but she again just laughs in my face denying them all. So I then find out about and file a petition for Writ Of Prohibition asking the appellate court to remove her from my cases and I file it and I am currently waiting a response on that. So here is the kicker I warned judge Derenthal at the hearing to her face that she was putting my children in a very bad environment with the mother and they were being placed in serious danger and that she was going to back up on this and she said she disagreed. I even detailed how the current court order in our divorce stated nobody

could baby sit the children because I proved in front of judge Madrigal that she was leaving the kids with her porn fans and prostitution clients and with crackheads like Michelle Gilliam across the street Nantita's best friend she calls mom. I also mentioned a bunch of the other orders he made because of her dangerous actions like the order that said neither party could film adult content during their time sharing with the children cause after she committed perjury we played a video in the courtroom of Nantita while having the children twerking with her ass out for tips on a live stream with 5 guys on video. A ton of other things like letting our 3 year old at the time daughter sleep in bed with her porn fans, yea not kidding. Also her porn fan boyfriends threatening to beat up their father ME and talking bad about me and also beating my children. See APPENDIX H Judge Derenthal didn't care and had total disregard for the children's safety or what was best for them even knowing they had been with me and my fiancé and my full custody 12 year old daughter full time for the last 6 or so months and they were all in a high end charter school together and she didn't care and ruined everyone's lives. Judge Derenthals actions are disgusting and I want to do everything in my legal power as a citizen to make sure this narcissist, cant admit she is wrong, corrupt WOMEN is removed from the bench and she knows it and



that's why she is doing all this out of spite purely to get back at me by hurting my children. Well now it's happening and I can say see I told you so and I will be adding this Writ to my huge federal lawsuit I am filing in federal court against over 20 corrupt compulsive lying leftist FEMALES, Lesbians and transexuals in bed with and around Judge Derenthal and my wife and her corrupt attorney's and others in our corrupt system. See since the first week at the visitation center my son has been disclosing what's going on and the first week our son disclosed that Zackary which is her porn fan prostitution client Neil's son that was beating him previously has been over our house a lot. This is the cowardly jerk CBP officer porn fan of hers in the screenshots threatening me on Tiktok if you remember and the same jerk that has been telling all this stuff to my son and has been beating my son. He also states "Bam" Michelle's Gilliams son you know the crackhead drug trafficker across the street where my kids get left with her and Tony and Bam smoking drugs around them and they got injured yea he has been coming over the house a lot and taking food out of the refrigerator. Note "BAM" Is autistic and Michelle Gilliam and Tony Mcnamee of 252 Windsor Dr Kissimmee Florida 34746 that also live across the street from our house at 218 London Dr Kissimmee Florida 34746 and get BAM high as a kite and drunk every day that I have reported to countless people including police and DCF and they

have done NOTHING because they know they messed up leaving my kids in that house for 3 days and im suing them for it. See APPENDIX I and if you think that's bad enough on no wait till you hear this! At the second visit last week our son discloses that Sophia can't come over the house anymore because Nantita took the kids to a party at their house and that there was a big fight and blood everywhere and now they cant come over anymore. Might I add that this is not the first time something like this has happened as I had to file injunctions because Nantita also fights with her boyfriends in front of the children and attacks them like she has done me countless times. So Sophia is the child of a meth head drunk that use to dump her young daughter at our house all the time and we would have to call her at like 11pm and midnight asking when she was going to pick her kid up and when she would show up she would be grinding her teeth speaking jiberish and drunk falling over to get her kid. She would walk as her family's house is right behind ours but get this that house is one of the other local drug houses and even one day the police had the house surrounded for hours with dogs and automatic weapons and arrested the teenage son for drug warrants. I plan to get the records of this house and all the people in it also as these are the other crackheads my wife is now putting our children around as

documented in the second visitation report in APPENDIX J Note I have told both the monitor and visitation center manager that because Sofia's mother is a drug addict and that Nantita took our children to a drug house party and they witnessed a fight and blood everywhere that this is a situation that raises to the point of child neglect which is under the Florida statute child abuse and them as mandatory reporters to DCF must report this to DCF and they need to open a new investigation and the supervisor went to her boss in the courthouse and they said no they will not do it. I'm not surprised one bit.

So I state the following: All this is truth's and facts as always so help me god and I want to point out that EVERY SINGLE bogus fraudulent DCF report against me have ALL been unfounded and closed. All criminal cases drawn up by these lying loonytunes have been not guilty dilated within ten minutes unanimously in open court. They have even sent DCF to my 12 year old daughter school interrogating her without police bodycam so they could say what they want and claim she said whatever in their documents libeling me and defaming me countless times in countless DCF reports and it has been ALL closed and unfounded. They have documented in their interviews at my daughter school with her that I have never

ever physically disciplined any of my children unlike Nantita that physically abuses them that well documented. They has NEVER EVER been any safty concerns around me and my children which DCF Jessica Scott even testified on the stand to be truth in open court under oath with judge Madrigal even after her sworn affidavit full of lies d defaming me. So therefore reading and seeing all my evedince here in this Writ I pray and beg you to order any of the following that is legally possible and if going to denied it only deny it in part. I am also requesting if need be a hearing for verbal testimony.

### REQUEST FOR RELIEF

1. Order judge Holly N Derenthal to recuse herself off all my cases.
2. Give me injunctive relief against her so she can no longer interfere with my cases or the corrupt females involved.
3. Reverse all the orders she has done in both my divorce case and injunction case that are putting my children in serious immediate danger.

4. Order that the children be immediately removed from the mother and placed back with me and my fiancé and 12 year old daughter and new born 5 month old as these are their two siblings and my fiancé has been taking care of them almost full time for almost 2 years now.
5. Grant me a hearing for verbal testimony if this court needs it to determine this writ should be granted.
6. Order them to return to their high end charter school they were attending with their sibling that I personally drop off and pick up every day to school.
7. Please understand being Pro se and a loving caring father just trying to fight a corrupt system to keep my young children safe and not being a lawyer im just doing everything I can learn on google to do and I'm doing it trying to play lawyer without a law degree so if there is anything you would need further like the hearing transcripts or anything changed that was done improperly to grant this then please order it and give me a chance to provide it or change it.
8. If going to deny this writ please only deny it in part and grant any and all parts legally allowed to.
9. Any other relief this court deems just or necessary.

#### VERIFICATION

I, Donald Seoane, pro se Petitioner, attest and declare under the penalties of perjury that the foregoing motion(s) and documents are true and correct to my knowledge on this 28 th day of September ,20\_23.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to:  
Jennifer Watson and Holly N Derenthal on this \_28th\_ day of  
September, 2023.

Donald Seoane\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and  
mailed (\*) e-mailed ( ) hand- delivered to the person(s) listed below  
on {date} \_\_\_\_\_. Other party or his/her attorney:

Printed Name: Jennifer Watson and Holly N Derenthal

\_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church  
Street\_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741\_\_\_\_\_

Telephone Number: (407) 383- 5361\_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson < and Holly N  
Derenthal [jenniferw@helpnowshelter.org](mailto:jenniferw@helpnowshelter.org)> and  
[30osceola@ninthcircuit.org](mailto:30osceola@ninthcircuit.org)>

I understand that I am swearing or affirming under oath to the  
truthfulness of the claims

made in this

motion and that the punishment for knowingly making a false  
statement includes fines

and/or

imprisonment.

Dated: 9-28-23

1. Donald Seoane

Signature of Party or his/her attorney

Printed Name: Donald Seoane\_\_\_\_\_

Address: Please use email for service [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

**IN THE SUPREME COURT  
OF FLORIDA**

**DONALD CARLOS SEOANE,**

**Petitioner/Husband,  
DONALD CARLOS SEOANE**

**vs.**

**Case No:**

**Lower Tribunal No.:2022-DR-002336-DC**

**NANTITA SEOANE,**

**Respondent/Wife.**

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**APPENDIX TO**

**Appendix A**

Your honor let me start by saying excuse me because I speak very bluntly to the facts with very little filter of the mouth and tell it like it is but I tell the truth and me being what looks to be a straight white male pornographer (when in fact I'm half Latino) and been falsely accused as a women beater, sex trafficker and a racist by my wife and me being in fact a very famous porn star that performed in over



3000 movies on DVD in adult stores and the most famous websites in the last 20 years and that has traveled the world for 10 years in 10 countries full time also, I have a lot of haters, jealous people and frankly just people that want to destroy me particularly online with lies and silence me and my truth's I speak that hurts their little sensitive ears especially since I speak facts and truth for over 20 years online that leftist and Liberals partially hate. I am actually a normal guy outside my work and was a firefighter for 2 years, I'm a certified boat mechanic with a degree and had my own businesses since I was 18 fixing and selling boats, cars and many other vehicles and I also do construction, plumbing, electrical and im a jack of all trades.

Particularly leftist, Democrats, women, hardcore feminist, woman's rights advocates, victims of domestic violence and more. Most have been bias against me and treated me unfairly from making up lies to support my wife to supporting such lies. My legal choice as a profession should not judge who I am or how well I take care of my children or how much I love them.

Before Nantita and all the lying WOMEN helping her that don't care about my children that have caused all this mess and ruined my kids lives and keep putting my children in danger with Nantita don't know is my children I had annual passes at EVERY single park you can think of from Disney and universal to all the water parks and Bush Gardens and sea world from here to Tampa and more. From Kennedy space center to Alligator farm, you name it they had it. I am not the person you might see online as an actor and my profession does not affect how I raise my children.

My daughter was home schooled through Florida Virtual with great grades and finished the whole school year in a few short months, From a fully functional movie theater to a whole game room I built inside our home and more but out of pure greedy, selfishness, and frankly just pure stupidity, carelessness and ignorance Nantita Seoane has ruined it all with her continuance lie cheat steal, lie cheat steal, lie cheat steal, lie cheat steal, lie cheat steal. All my lawyers say don't attack my wifes charter in court but im sorry the courts need to know THE FACTS AND TRUTH so they can keep my children safe and away from her. She is a train wreck of irresponsibility, carelessness, selfish and just plain stupid and a danger to the kids that I had to be totally on top of everything from the handle on the frying pan staying pushed in when she is cooking hot oil to you name it. She just doesn't care! Buddhist Thais have a saying in Thai called MY PA LIE which means they just don't care about anything frankly but money and lying for Buddha.

All she has done to our family and kids lives in an attempt to steal the money behind our 100k paid for house and out of selfishness cheating behind my back while we were together also proves what I am saying. I NEVER EVER lied to my wife for 10 years and no matter how many times I took her to church and tried to teach her not to lie as I am a Christian and I don't lie, cheat or steal and asked her to stop doing it, the Buddha say its ok to lie stuff kept happening and she kept doing it.

I have been falsely accused and arrested for domestic violence for my wife lying saying I hit her and also falsely accused of sex trafficking her that has all been proven to be lies in court and by a jury and I have been widely discriminated against and unfairly treated by the police, court system, DCF and tons of lies have now come out and can be proven very easily from my wife's documented lies on court records

between cases including this one, to her 2 lawyers countless lies to her admitting to committing perjury to even get her injunction and remove my kids from me.

My first hearing with meeting you your honor after judge madrigal was transferred off all my cases we had a motion for my lawyer to withdraw after I discovered my lawyer Alison Lopes in Orlando Florida was a VERY far left extremist democrat [She told me this] and extreme feminist and lesbian with a boys haircut that dresses like a man but more importantly that hates men including myself. Maybe she is angry at us because she can't be a man not sure. I couldn't work with her anymore after she refused to file motions and let me get some justice. At that hearing my first encounter with you was you changing Judge Diego Madrigal's verbal order for Nantita to turn over her bank statements and where she works after her lawyer Bette Collazo LIED to you saying Madrigal never said that. Its funny Collazo stated in that hearing that she did have her mandatory disclosures ready and that was because judge Madrigal ordered that she had to do them including bank accounts and where she works even though she tried to fight him not to in the hearing before that verbally in the courtroom when he told he she had to all up until you changed that order and sided with her lies. **Note Madrigal ordered in his injunction he ordered before he knew about all of Nantita's lies and perjury that anything he orders in the divorce case supersedes the injunction.** I ask that before you make further orders in this case you talk to judge Madrigal about this case which you yourself said you know nothing about and didn't even know that there was a criminal case that Nantita had me falsely arrested all in an effort to steal 100k from our paid off house at 218 London Dr Kissimmee Florida 34746. Im not a lawyer but from what I understand I can subpoena judge Madrigal not only to testify about his verbal orders and what he said but also all the lies he caught Nantita and her lawyers in which at one hearing when I confronted Madrigal while Nantita was lying he said to me and her lawyer he knew very well most of her testimony was very inconsistent and shut down her lawyer while she was trying to argue with him after Nantita was testifying lying saying she never let our 3 year old daughter sleep in any of her porn fans beds when she had already admitted to allowing it for 2 weeks in one porn fans apartment with the old jeep after the last hurricane in a previous injunction hearing.

I went to the courthouse after our first hearing with you and since you took the bench the day after you changed Madrigal's order to get a copy of the recording of the hearing from when Madrigal said she had to turn her bank statements and current job over only to find out my divorce case hearings are not recorded like the restraining order hearings. Take note I will be hiring a court reporter to document all further hearings that possibly might also be working with the press media particularly very popular adult news websites and Thai news websites that are going to document all the lies, fraud, perjury and wrong doings that have been done to me and my kids and any further because Nantita has made many threats to go to the media and I want to make sure if the media gets involved that there is documented facts from what was said at these hearing that prove all her and every one on her sides blatant consistent lies. Particularly also this motion on public court record with all the facts proving her purple haired lying lawyers last motion she filed full of libel and lies that judge Madrigal denied and wouldn't even entertain is nothing but lies.

I am sick and tired of the lies and being the victim while a lying, prostitute, druggie that's abusing my kids while playing victim and keeps having everyone side with her. Its funny EVERYONE that is on her side against me is a far left extremist feminist FEMALE from her 2 lawyers that do nothing but lie lie lie lie lie to the 2 DCF investigators with egg on their faces for being caught in all their lies. Madrigal's had to back up and reverse his false accusations about me in this case and also return my kids to me and make orders that Nantita is not to have ANYONE watch the kids but me or her or the daycare because I proved what a irresponsible danger she is to the children and how she leaves our kids with crackheads in crack houses and with her porn fans. He was the only one turning to my side after he saw ALL the lies from Nantita and EVERYONE supporting her that happen to ALL be not only females but far left feminist women rights and domestic violence advocates. I have 2 daughters and I am all for woman's fair equal rights but what is being done to me and my kids by these extremist LIARS is disgusting and I have had enough and not going to stay silent and take it anymore. I want it all on public court record for the world to see and the media if that's how far they want to take this.

With that said if you feel you can't be unbiased because of who and what I am and my history of professions and be fair please recuse yourself because I will file an appeal and make sure the public knows if I am treated unfairly as so far I have been frankly treated unfairly after her lawyer lie to you so I want her held in contempt and you to reconsider your verbal order after you talk to judge Madrigal.

When her lawyer Collazo asked you to step down off the case and transfer this case to judge Snure which happens to be an older white male that's been with the Florida bar since 1984 from what I saw online I still objected because im not a racist and have hopes of you being not only a women in this case but a women of color that can be fair and nonbias but if not please let everyone know and recuse yourself.

Encase you were unaware judge Madrigal was the judge in the injunction case, that far left domestic violence advocate and extreme feminist Lawyer Jeniffer Watson filed fraudulently full of lies against me that Nantita committed perjury to even get a hearing because she didn't even write it or understand it she testified to in front of the jury in the criminal case and that injunction was what removed my children in the first place that since Madrigal has had to give me my kids back after uncovering all of Nantita and DCF's lies and in that hearing he ordered anything and everything ordered in the divorce case supersedes anything to do with the injunction case again maybe you were unaware of this. At our motion for emergency child custody in this divorce case her other lawyer Bette Collazo another far left domestic violence advocate and extreme feminist this one with bright purple hair, already tried to argue that because she was a victim of domestic violence and had an injunction that she didn't have to turn over her bank statements or where she works and Madrigal said he didn't care and that he was ordering her to still have to turn them over and I think it's much because I have shown much evidence including video played in the courtroom that she is still working in the adult industry, making porn and committing prostitution around the children and that's really how she is supporting them and making her money.

Furthermore most recently this week she is posting videos of our children on platform's she works shaking her ass in thongs for tips [see video in evidence from last hearing] and does meetups for her prostitution business and is intertwining our children with it all and places videos of them up on that same account and website.

This decision by Madrigal for her to turn over her bank statements and where she works was most likely much because Madrigal knows that she has lied so much and all she has caused our family and that her injunction is fraud and was obtained by Nantita committing perjury and even admitting to such perjury in front of the jury where she now claims she didn't even write or understand the petition that she signed under penalty of perjury that she did. She also has changed her story to police claiming I slapped her in front of all 3 children to when filing the restraining order saying I punched her in the eye multiple times in front of the children to now at the jury trial saying she didn't know how I hit her and it was not in front of the kids after the children testified it was in fact her that would hit me and I would have to restrain her. SHE GOES COMPLETELY NUTS WHEN YOU CATCH HER IN A LIE OR SHOW HER SHE IS WRONG ABOUT ANYTHING AND IS A BIG DANGER TO THE CHILDREN! Note im 6 foot and 220lbs of muscle and have martial arts training and she is 5'8 and 100lbs wet. If I had punched her as she claimed she would be in the medical hospital not the mental hospital she was baker acted into because she is mentally ill and unstable. Note according to our son she is currently also physically attacking her prostitution John's, porn fans and boyfriends she meets in person from the internet in front of the children to this day just like she would do to me AND OUR SON IS TELLING ME THAT SHE HAS 2 FULL TIME BOYFRIENDS THAT SLEEP AND HUG AND KISS HER IN HER UNDERWEAR WITH HER AND OUR DAUGHTER IN MY BED IN THE HOME! She is also currently breaking many of the current order orders and im filing separate motions for that.

The lies Nantita has told are endless and I want the court to hold her accountable for them. Take note most of the lies have been in this courtroom and case also and this court does have jurisdiction.

Judge madrigal also saw all the evidence that Nantita had done NOTHING BUT LIE to get the injunction but couldn't dismiss it because of a legal technicality of it not having "material items" so it couldn't be considered "fraud on the court" that her lawyer argued at my motion to dismiss it that I filed Prose. It was proven and still is very clear all the lies Nantita, DCF and her lawyers have told and keep telling the courts.

I have been widely discriminated against particularly by females which I am hoping you as a women of color can judge my motions and cases without prejudice after DCF investigator Jessica Scott and her boss Kendra Jenkins both African American women and hardcore feminist railing against domestic

violence and fighting for women's rights had left my children in the African American crackhead and drug traffickers drug house Michelle Gilliam across the street at 252 Windsor Dr Kissimmee Florida, 34746 { I only bring up race because all 3 are racist towards whites and have victimized me and my children and Michelle particularly which I know very well is a hardcore racist Biden supporter that thinks all whites are racist and she hates whites] in Sherwood forest RV park that has had her own children taken away from DCF for her being arrested for possession of cocaine, possession of marijuana and drug paraphernalia and CHILD NEGLECT with a heart breaking police report including roaches in the fridge and no eatable food for the kids to eat and countless other arrest across the country {take note my wife Nantita Seoane calls this women mom and sits getting drunk and high with her everyday around the children with Michelle's autistic son and when I threated to sue DCF they removed the children from Michelle's house and placed them with me and my uncle and since then have told countless lies including libeling and slandering me on paper and under sworn affidavits Jessica Scott has admitted to lying on in the last hearing in this case by claiming DCF has never had concerns about me the father safety around the kids. Also take note DCF has now claimed they background checked Michelle Gillam which is clearly a blatant lie seeing her extensive criminal background and DCF background. Much more on this issue in further motions I will be filing including lawsuits against Jessica and DCF and motions for contempt for my wife currently breaking current orders. When I can afford a lawyer for this case and others I also will be suing many others including my wife for false arrest, libel and slander.

I only say all this because so far all other women surrounding this case have done nothing but lie lie lie lie lie and paint me as some criminal monster I have now proven false in several court cases and courtrooms and a jury decided I was not. I am totally against any kind of man hitting a women or domestic violence and think women should also be treated fairly but believe Nanatita and her lawyers need to be punished by this court for using the system to gain an unfair advantage in a divorce and use the legal system and their lies to steal money of our house. Please note the mobile home Florida titles I had put exclusively in Nantita's name and Michelle her best friend and person she calls "Mom" knows this also and is also out for the 100k of the house. I know for a fact Nanatita has sold off and thrown away much of me and my 11 year old daughters personal belongings in our home since we have not been able to get all our stuff due to her fraudulent injunction and our 3 and 5 year old have told me this and so have others including neighbors. Also just a few weeks ago someone called to tell me how my father's very expensive wheel hair was outside the house in a big trash pile with our stuff. She has sold off tens of thousands of dollars of my tools in my home workshop and more. Furthermore all of our very expensive aluminum porch roofing and laddis has been removed from our house and installed on Michelle Gilliams house.

Me and my children have been victim's and are currently still being victimized of countless lies from DCF investigator Jessica Scott, My wife Nantita Seoane [Which is a well known porn star prostitute and compulsive liar from Thailand aka LIEland as she calls it and is Buddhist Thai that believes Buddha tells her to lie lie lie lie lie and that's ok that I have been dealing with her lie cheat steal, lie cheat steal, lie cheat steal, lie cheat steal, lie cheat steal for 10 years now of marriage since I met her, take note I lived in Thailand for over 6 years semiretired from age 30 about 13 years ago and was married to a Buddhist

Thai for 3 years before Nantita that I had my first child with that I have had full custody of now for 9 years since she was 3 years old and studied and know about Buddhist Thai culture very well.

Both of Nantita's far left feminist compulsive lying lawyers Jenifer Watson and purple haired extremist Bette Collazo could care less about the safety of my children or the fact that Nantita Seoane aka tiktok user Nanacy\_28 is druggie prostitute and a danger to my children that has zero support system for our kids or family or friends in the USA other than her porn fans and that she is performing sex acts in front of our children on camera and her porn fans and has admitted to [at a restraining order hearing] letting our 3 year old daughter sleep in her pornfans bed for 2 weeks in his apartment after the hurricane flooded our house and then Nantita turned around in the divorce case hearing and said she has never let our kids sleep in anyone's bed after she had already admitted to it weeks before in the other hearing. That was when I confronted judge Madrigal about her continuous lies and he shut down her and her lawyer and said he knew she was lying and that many of her statements were totally inconsistent but what I don't understand why he didn't put her in jail and contempt of court right then and there. I want my chance and legal right to question her in open court if she chooses to testify and prove to you now like I did judge Madrigal and a jury and courtroom that also impeached her as a witness for her countless lies that all she does is LIE LIE LIE LIE LIE.

Nantita is NOT a victim of any domestic violence or trafficking as she has lied about and was impeached at my criminal trial in Osceola county where she tried to put me in prison for 2 years lying saying I hit her when in fact she was hitting me and was baker acted for being mentally unstable but failed to have me put away in prison after she was caught lying countless times and a jury after all day of hearing the case deliberated in ten minutes a not guilty verdict UNANIMOUSLY and she was also impeached as a witness for lying.

A little short version of this VERY long story is I had a realtor named Scott from 4 Star reality in Kissimmee come out just days before me being falsely arrested because of Nanatia's lies to police and he looked at our double wide mobile home that I had paid 2500 dollars for a year before and told us because of all the upgrades we had done and the market and inflation that he could list the house for 85k and get us 80k cash within a week. I decided to buy for sale by owner signs and was going to list it for sale by owner for 120k and try to get 100k. The whole reason I wanted to sell the house was because of the high crime in the park and several drug houses and criminals like Michelle Gilliam and many other living all around us. There are SEVERAL drug houses and dealers and criminals living in that RV park all around our house at 218 London Dr Kissimmee Florida in Sherwood Forest RV park and there is police called all the time including a huge raid with swat and police dogs for hours at the drug house right behind our house. Nantita has also brought the children several times to court without car seats one of which time Nantita admitted to DCF and they documented and does this with another local druggie named kat that also owns a drug house in the park that also Nantita is having baby sit the kids. Michelle gets high with her at her house that is also a local druggie hangout.

Before I could even get the for sale signs up I uncovered that Nantita AGAIN for the countless time was stealing money behind my back and sending to her boyfriends in Thailand. Take note I have sent money to Thailand for 10 years EVERY month to support her 12 year old daughter from her last failed marriage that she abandon there over 10 years ago after she left home to go work in a whore house in Pattaya Thailand 6 hours away from her family's home in Surin Thailand before I even met Nantita. Take note that's where and when I met Nantita because a friend of mine worked there as a cashier and I felt bad for Nantita and tried to save her away from that life she was choosing while neglecting her kid. I spent ten years taking care of her and her family trying teach her not to lie, cheat and steal but every time have been stabbed in the back and that's why this case is here.

I don't believe her giving birth gives her legal rights to abuse and endanger our children from the transporting them in her porn fans cars without car seats for almost a year now over and over and over and in ubers without car seats because she has no license or car and I can prove and have proven on talking parents app her lies about the car seat after I filed a police report at Kissimmee police station about it and she had to give me the kids back cause she didn't have car seats to her countless other lies like letting our 3 year old sleep in her porn fans beds and admitting to it in the restraining order hearing.

Things were never enough for Nantita she always has had to have more and more and lie cheat and steal and I had had enough. I told her I was going to stop sending money to her family this time as I had warned her countless times to stop stealing money and lying to me and going behind my back. Then I uncovered while looking through my phone I had let her use that she had been sexing with other men and talking bad about me behind my back planning to have me arrested and leave me. Another neighbor named Katia had just weeks before this filed a restraining order against her live in boyfriend that was half owner of her mobile home and she in turn got to steal the house from him. She had told me and Nantita about this. This is the same women that's Nantita's friend that Nantita had been giving her money Nantita was stealing and having her western Union it off to Thailand behind my back for Nantita.

What Nantita has done using the legal system with lies to destroy me and my kid and our 2 kids as well and leave us homeless, broke and like animals in the streets is disgusting and now her free government paid DV victim fraudster lawyers are supporting it and lying with her over and over and over and I want legal justice and the law to be upheld! Note I am not homeless now and can support my 3 kids with no problem but after I got out of jail it was a very rough ride. Note to date Nantita and her lawyers have tried to have me locked in prison about 6 times from 6 different false accusations now and all have FAILED miserably.

Nantita is a lying scamming prostitute noncitizen immigrant fraudster that should be deported for her crimes that are felonies but nobody seems to want to uphold the law. Its funny she is now collecting all this free government money that's against her visa terms with ICS and claims to be so broke but has money for all these trips, shopping, and tattoos all of which she is posting on her tiktok account as you can see. What's the point of having perjury laws if your not going to enforce them against women playing the fake victim card? Instead they paint her as a victim and lie more for her to cover up her lies and im begging you your honor to put a stop to it right now and make an example of her and her lawyer and show the world what happens to people who lie, cheat and steal and comitt purjury over and over

and over to cheat the system why simultaneously playing the fake victim card when in fact they are no victim.

She is totally irresponsible and not a mother and a danger to our kids. DCF is totally racist and bias and has lied over and over and it's been now documented on court records and DFC records and proven when DCF Jessica Scott testified the opposite of what she claimed months before on her sworn affidavit under penalty of perjury and the DCF Tico order to remove my 3 kids from me and all the grounds for that were pure lies and DCF had to give me my 11 year old daughter back 2 hours later after I told them they were going to be sued but it was too late as they had already helped Nanatita get her fraudulent injunction order and convicted judge Madrigal I was some evil dangerous monster to the point he denied our motion for emergency child custody during the divorce a day after we filed the divorce and set a hearing to put us in contempt where we proved that we had not lied and in fact DCF, Nantita and her lawyers had lied and he dismissed the contempt hearing and reset a hearing for emergency child custody because we had not lied and were telling the truth. At that hearing if you look I also won my child custody rights back so this proves everyone was wrong for taking my kids away to begin with and all because of Nanatita. DCF and her lawyers LIES. This is why I have my custody rights back to this day after they were falsely removed because of these liars lies..

I ask this court to be fair and give Nantita and her lawyer the same treatment me and my lawyer got and hold a hearing to hold them both in criminal contempt for lying and committing perjury and show cause and show why they both shouldn't be thrown in jail just like me and my lawyer had a hearing on and had to show when it was thought that we were lying because of Nantita and everyone around her's lies. The difference is if the court is fair I will prove that Nanatita and everyone around her including her lawyer and DCF has done nothing but lie lie lie lie lie.

One more point if you might think im racist for the fact I am pointing out race or gender about the people involved, Nantita at the restraining order accused me of being a racist but its in fact her that calls Latinos cockroaches [im half latino] and blacks "MONKEYS" but almost all Thais call blacks monkeys at least the ones in living in Thailand do because they are all racist. Remember I lived there for 6 years and know. They call anyone that is not Thai "Farang" or "Falang" which is a racist word towards foreigners or anyone that is not Thai. Google these things and you will see im telling the truth. I also have an audio message of Nantita on Whatapp while talking about the Covid Vaccine with her saying that she believes they should make a vaccine to inject into black people so they can't keep having tons of babies and collecting government benefits anymore. I would love to play it in the court as evidence for you to see and hear!

Now for my points in more detail for grounds for a hearing much based on her and her lawyer Collazo's blantant lies in their **"MOTION TO CANCEL HEARING SCHEDULED FOR SEPTEMBER 12, 2022**

**AT 2:00 P.M. OR CONTINUE UNTIL AFTER MEDIATION"** that was filed back on 9/12/2022 which keep in mind me and my lawyer were set a hearing to show cause when we filed a motion for emergency child custody a day after we filed this divorce case that had no lies in it so why shouldn't they have a hearing where everyone will see how all they have done is lie and they SHOULD be



in contempt of court and hopefully thrown in jail also I have all the audio recordings for her lies in different courtrooms and have them all transcribed into text and will be bringing them into evidence for the court to read :

1. Nantita and her lawyer claim "Husband punched her in the face and head over a period of two days. At least one of the children witnessed the physical violence by Husband against Wife"

while the police report and 3 policeman written statements say different along with her testimony in several other cases and courtrooms this is another provable lie. Just the fact I was proven by a jury not guilty and she was impeached as a witness for countless lies is enough to prove this is a flat out lie.

2. Nantita and her lawyer claim "took Wife for an evaluation because she advised law enforcement that she had taken 7 to 10 Tylenol; after being beaten for two days."

Which is another complete lie as she was baked acted because she told police and signed sworn statement saying she took ten pills at one time to try and kill herself which she tried to lie about at the injunction hearing and claim she did it for the pain and wasn't trying to kill herself and then said that same lie in front of the jury and again I can prove she has testified and lied about in several hearings in other cases and to police. She was kept in the crazy house for more than 3 days after being baker acted because she is not mentally well any time you catch her in a lie or show her she is wrong and tried to kill herself as her original statements claimed.

3. Nantita and her lawyer claim "Husband was released from jail before Wife was released from the hospital.

Because of this, DCF entered a safety plan allowing Husband's Uncle to supervise visitation between Husband and the children at the children's residence. At that moment Husband absconded with the children and refused to return the children."

Flat out LIE as there was an automatic stay away from her and the home order in place because of the DV case and DCF documents prove that I was ordered to go to MIAMI BY DCF with the kids for 2 weeks on a safety plan with my uncle and was released from the safety plan after 2 weeks and told I would need to file for divorce and custody then as DCF had no power to take any action of the kids placement anymore and it was my legal right to have the kids with me and keep them away from the dangerous mother till a judge could order different. Furthermore I went to DCF with the kids to their offices in Kissimmee many times weeks before all these lies were brought into the mix and they never tried to take the kids then as they had no legal grounds so they instead made up a bunch of lies, helped her get an injunction 2 months later and a fraudulent TICO order that I describe below. I will subpoena all DCF officers to testify to all this but just my text messages and safety plans prove her and her lawyers claims are flat out LIES!

4. Nantita and her lawyer claim "Wife was advised by DCF that after the temporary safety plan expired on May 12th, 2022, she would be able to pick up her children. However, Wife did not know the children's whereabouts and Husband refused to provide that information."

Another total lie as DCF clearly stated and my text messages prove they are lying and prove this that they were terminating the safety plan and my child psychologist uncle could be released as my monitor and that I could keep the kids as there was no danger for me to have them and DCF knew where the children were as I provided them receipts in front of police on body cam footage with an address where we were staying several times even weeks

after I was released from their safty plan and they were not even involved with the custody of my children and I can prove it all. DCF , Nantita, her lawyers and ALL the females around her have done nothing but LIE LIE LIE LIE LIE.

DCF told me at their offices many times they had no legal authority to take the children from me and me or my wife had to file for divorce to get a custody judge to deal with it and told me this to my face many times and that it was up to me weather or not to let my wife have visitation which was legally impossible anyway because of the automatic stay away and no contact order from the criminal case where she had me falsely arrested and falsely imprisoned. DCF documents and my text messages prove this also.

5. Nantita and her lawyer claim “Husband actively avoided service of the injunction for a month and a half, and simultaneously unlawfully withheld custody of the children from Wife.”

Another flat out lie as as I brought the children to DCF and accepted service once I was aware of the injunction and no law says I have to give her the children when im in a separation and filing for divorce and custody when I know she is a HUGE danger to the children before that fraudulent injunction was ordered because of Nantita and her lawyers and DCF’s countless lies.

6. “For this reason, DCF filed a dependency case 2022-DP-36 on June 6, 2022, which sought to return the children to Wife and away from Husband.”

Another lie as they opened that fraudulent case and got a fraudulent Tico order and committed perjury going into of a judge 3 times that morning claiming they didn’t know where me and the kids were when in fact I was sitting in their offices with the kids and the police that had already served me the injunction for 3 hours waiting for them to get there Tico order signed by a judge which they committed perjury to get. They also made a fraudulent TICO order for my 11 year old daughter I have full custody of. Furthermore DCF made up tons of lies calling me a druggie, groomer and all sorts of other crazy lies and that’s why I threated to sue them and they gave me back my 11 year old daughter 3 hours later with egg on their faces because they knew they had NOTHING and had done nothing but LIE. Furthermore when they handed me the Tico order I pointed out the fact it said they claimed they didn’t know where the children were and couldn’t assure their safety which was a flat out lie as I said I had been sitting in their office with the kids for 3 hours while they went in front of a judge getting him to sign their lies They got what they wanted though which was to help Nantita get that fraudulent restraining order and get the two smaller children that me and Nantita had in common and give the kids to her based of their and Nantita’s lies. Noe Nantita was in Illinos trafficking drugs with Michelle Gilliam and seeing her prostration client Jearmy Baker from Fedex instead of waiting to get her kids and they had to commit fraud and lie more and hold my children overnight unsafely till she could come back into the state. Please set a hearing so we can hash this all out in court and PLEASE throw Nantita AND her fraud compulsive lying lawyer in jail and make an example of them.

7. “On June 17, 2022, while the Husband was still hiding with the children, he filed an Emergency Motion for Time sharing based on egregiously false allegations, then turned the children over to DCF on June 20, 2022, while Wife was away in Louisiana. Husband alleged to DCF that his Wife was doing drugs. Wife returned early from her trip that same day to pick up the children and took a drug test, which proved there were no drugs in her system and that the Husband’s claims were patently false”

ALL LIES, There were no “egregiously false allegations” and that’s why at the contempt hearing accusing me and my lawyer of that those charges were dismissed and the hearing for Emergency Motion for Time sharing was reset and heard and in fact at that hearing I won back my custody and she was ordered not to be allowed to have anyone

watch the children but me or her or the daycare AND that Nantita is not to be shooting adult content while she has the kids. Nantita also lied claiming someone at the daycare was coming to the house watching the kids for her which I not only uncovered from the school was ANOTHER BIG LIE but that very day while at the hearing lying had a porn fan and prostitution John of hers at the house babysitting the kids while she was standing in court lying about it claiming a daycare worker was. As for the rest first off even though Nantita knew there was a pickup order for the kids she was with Michelle Gillam trafficking drugs from illinois in a rental car which Michelle does all the time. Furthermore she was committing prostitution with her porn fan Jeremy Baker that works for fedex. See her messages with him on my phone evidence. Furthermore DCF lied and broke the law telling me that if I didn't sign an emergency order that day for the kids to go into an emergency shelter that they would have to open a dependence case and we both would have a mess to see our kids and could take up to a year all because Nantita was out of the state and couldn't make it till the following day. I told DCF my kids were safer in foster care than with Nantita and to do it and have all the text messages to prove all the wrong they did. They held the kids illegally and against DCF protocol till mother could come back in the state and then turned them over to her and to this day while I provided the court my clean drug test I took days after I learned of Nantita and DCF libel and slander and lies against me including drugs Nantita on the other hand to this day has not provided a drug test to this court or any other court for that matter. I don't not believe ANYTHING DCF claims as clearly they have done nothing but lie and break the law.

8. CPI Jessica Scott testified that there was never any safety concerns around the father or the children which is admitting she committed perjury and lied on sworn under oath affidavit to the court before she testified all to help Nantita gain an unfair advantage in the divorce and get that restraining order that took the kids from me. Also this has assisted Nantita in stealing and selling off all me and my daughters belongings at the house and her keeping position of the house.

9. "Husband subjected Wife to a severe form of trafficking in persons for the purpose of commercial sex, beginning in Thailand. Through force, fraud, and coercion, Husband obligated Wife to engage in commercial sex through the production of adult pornographic content, which Husband created, produced, coordinated, managed, and through which he profited and continues to profit. Husband distributed these materials as part of the trafficking scheme through the internet, including an Only Fans page managed by Husband and a network of sites related to Husband and his pseudonym "Donny Long." Husband forced Wife to engage in commercial sex against her will even while pregnant, and nursing with both of their children."

Oh wow this is a good one yea. This one alone should have Nantita and her lawyer Bette Collazo both thrown in jail for a very long time and Jessica Scott as well as Jessica even went as far as to lying on her sworn affidavit that I was filming my wife without her knowledge and also lied saying I was selling her online adult services without her knowledge and saying I was doing it with a hidden camera even after I explained to Jessica all about our and industry and how consent works with USC2257 federal documents, model releases and video consent and so on and that most of Nantita's porn online was selfie porn where she was filming herself and holding the camera. Jessica and Nantita's lawyer both blatantly lied and it's so clear that even judge MADRIGAL laughed this out of the courtroom at the last hearing and said she was a contractor and wouldn't even hear a word about any type of forcing or sex trafficking and she testified about her profession to MADRIGAL as a willing participant and never once accused me of forcing her or trafficking her at that hearing after she saw judge Madrigal wasn't having her lies about it and as its clear Nantita was and is a whore still for over ten years on her own free will and continues to be to this day now that I'm not even in the picture. The whole real reason for this giant lie and false accusation is to cover her tracks in Thailand and also another scheme to try to have me locked in jail AGAIN for something I didn't do like she did when she

had me falsely arrested saying I hit her which a jury found that she was lying about. See she testified that she wants to go back to Thailand where her daughter and family are that she abandon there over ten years ago but she said she can't because she is scared I will call immigration and police there and have her arrested because porn is highly illegal there. If she can play the forced sex trafficked victim card and could have had me locked up she could have ran back to Thailand with our 2 kids while im sitting in jail in USA which she already tried that and failed in the DV criminal trial with her lying testimony that got her impeached as a witness for lying and me a not guilty verdict by a jury. She also doesn't want her mom Ya kongrssri and grandmother A B kongrssri to know that not just her but her sister sister KA EW kongrssri <https://www.facebook.com/ton.clear> are not just porn whore prostitutes but also druggies. Her sister does porn also and is a druggie with her tattooed up boyfriend that sells and smokes marijuana and other drugs in Thailand. I have attached proof below also from her sister and sister's boyfriend's facebook of them with large amounts of marijuana

<https://www.facebook.com/jattana.kabjan> . Another reason is the family home at 98 moo 3, tambon tha sawang amphur mueang Surin, 32000

Thailand that was in her grandmothers name but was put in Nantita's name after I redid the entire house myself installing tile, a bathroom a full kitchen, air conditioning, internet and more with my own money before our marriage when I lived in Thailand with her and now she doesn't want to lose that house either in this divorce case. I bet she has had it transferred out of her name already along with the titles our our mobile home here in Kismmiee.

Nantita is a whore and prostitute before I met her in the whore house she worked at in Pattaya Thailand [The largest whore house city in the entire world google it ] and is the same whore now illegally doing it in USA through social media online. I have PLENTY of evidence including tons of model releases and videos and video of her admitting to running things and doing things on her own free will. See a youtube video called "Criminals Mafia Owners of Pornhub have canceled me And Deleted EVERYTHING Cause of " at <https://www.youtube.com/watch?v=6rO4vMR0qEM> I will also bring this video and more including ones Nantita has since deleted trying to hide from the court on USB for the court to see. How about the fact when we went to get her American visa and green card I worked so hard for so many years to get her and we went to the American Embassy in Lima Peru while we were living there for 3 years on and off Nantita went in for her final interview while very pregnant with her Thai passport and came out hours later crying saying the US government practically the FBI, CIA and a bunch of other agencies had sat her in a room integrating her trying to force her into saying that I was sex trafficking her and that they could send her back to Thailand or even USA and make her a asylum sex trafficking victim all because they didn't like who I was and what we did for a living. But she told them the truth that she was doing it on her own free will. How about when police arrested me when she made false claims that I hit her, she never made these crazy off the wall lies and false accusations against me then because she was not being couched by all these far leftist extremist feminist compulsive lying fraudsters like her purple haired lawyer that's why. How about when my father had Covid for 9 days in Miami and I was there taking care of him and I have all the whatsapp messages to prove Nantita not only was alone in Orlando traveling around with the kids but had all our money cash and her credit and bank cards full of money including 20k in her accounts. Why didn't she do or say something then if she was being so forced, trafficked or abused? There are countless porn companies Nantia has consented on her own free will to work for and has worked for even solo and

furthermore she was the one profiting from it all for many years. Clearly the group of extreme feminist leftist lying lawyers and DCF that are ALL far left extremist feminist WOMEN have made this all up and told her to play the sex trafficking victim card when its clearly lies and even judge Madrigal determined it was a lie. They should all be thrown in jail for this!

One last thing about this is Nantita testified at the criminal trial which I will be showing the court the text transcript from in front of the jury that she wants now to go back to Thailand but she can't because she is scared that because porn is highly illegal there that she is scared I will call and have her arrested there. This is clearly more motive for her to lie and play the forced victim card for her willingly being a whore and why she keeps trying to have me put in prison and more reasons she has been selling all my stuff off and is trying to get the money from our 100k house and pocket it and run. Also she is committing all kinds of fraud I can prove from signing papers as a DV victim stating she is a US citizen to all the fraud of collecting government assistance while on a green card that's against her ICS terms.

9. "Since their separation on April 29, 2022, Wife has not engaged in commercial sex. Any involvement in commercial sex prior to April 29, 2022, was through force, fraud, and coercion of Husband."

TOTAL LIE! See in court file evidence video of her twerking with her ass cheeks out for money online recently after our separation while on a live stream with 5 guys that even judge Madrigal said they all look like they had some sort of mental illness particularly the guy with his finger all the way up his nose. Might I add these are the men she is bringing around my kids every day inside our home and she does these videos in front of the kids and beats the kids when they interrupt her videos. Let me come into the court and show all the transcribed to text from audio court dates and video evidence of all her lies PLEASE. Order her Tiktok messages, Cashapp payment history and emails and you will see what she is really doing for a living and online around our 3 and 5 year old. Its also clear just by reading the comments on her social media postings shaking her bare ass for money online.

16. The motion for possession of the house where me and all 3 of my children were living including my 11 year old daughter that we were both made homeless from Nantita's fraudulent injunction came about has been pushed and ignored due to my lawyer I fired colluding with Nantita's lawyers. I am convinced that judge Madrigal was going to give me possession of the house and still to this day because of Nantita and her lawyers lies and them colluding with my lawyer the motion filed back on 11/14/2022

"11/14/2022 MOTION FOR TEMPORARY RELIEF FOR EXCLUSIVCE USE AND POSSESSION OF THE MARTIAL HOME

"

Has not been set for hearing and been ignored in an effort to gain an unfair advantage in meditation while she still possesses the house while they were saying you had no hearing time to hear it. Funny when she filed a motion to withdraw that got heard in a week while my other motion for the house is STILL being ignored.

17. While searching that last motion I also found "11/14/2022 NOTICE OF COMPLIANCE WITH MANDATORY DISCLOSURE " and wondering if that has something to do with judge

Madrigal verbally ordering her to turn over her bank statements and where she is working even after her lawyer tried to argue the domestic violence claim and injunction. Remember ALL orders in the divorce superseded the injunction per his injunction order details.

18. This Motion has been made in good faith and not for purposes of delay.

WHEREFORE, the Petitioner respectfully prays that this Court:

- a. Be equal fair Granting the Motion to set a Hearing to show cause like me and my lawyer had to but now let them show as to why Nantita and her lawyer shouldn't be held in criminal contempt of court for lying and committing perjury countless times.
- b. Order any and all other further relief deemed just, equitable, and proper including setting a hearing for possession of the home or just granting finally me and my daughter to go back to our home.

Below is a story timeline of events with evidence as they happened updated as they happened most of which was filed in my injunction cases to prove its clear timeline and that I just didn't write it now. Its lengthy but its very important to read it all and all its attachments as it's a big puzzle that all fits together and proves all of what im saying is true and all Nantita and all these liars around her have done is LIE LIE LIE LIE LIE and commit perjury. Im hoping that finally this court will get my children out of danger away from her, the child abusing druggies and her perverted porn fans and give me some justice and place her in jail for lying and perjury.

Please note I am blacking out my children's names and any personal private information as I am trying to protect my children from any further damage that Nantita and all the liars around her have already caused falsely accusing me on public record but I now want my response and the truth to in return be placed on public court record especially if the media picks this case up as Nantita has threatened me with many times, including her writing a book. I will bring the unedited original versions in to the court for the court to see.

Please see attachments below:

\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed ( ) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: \_\_\_\_\_

Address: \_\_\_\_\_

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): \_\_\_\_\_

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Signature of Party or his/her attorney

Printed Name: \_\_\_\_\_

Address: \_\_\_\_\_

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): \_\_\_\_\_

STATE OF FLORIDA

COUNTY OF \_\_\_\_\_

Sworn to or affirmed and signed before me on \_\_\_\_\_ by

\_\_\_\_\_  
NOTARY PUBLIC or DEPUTY CLERK

[Print, type, or stamp commissioned name of notary or deputy clerk.]

\_\_\_\_ Personally known

\_\_\_\_ Produced identification

Type of identification produced \_\_\_\_\_

This was from my "Motion to dismiss injunction." But it's all relevant here.

1. Nantita Seoane committed perjury at the hearing which she used to obtain the injunction.
2. At the criminal trial she admitted to the perjury.
3. The court should dismiss her injunction.
4. I am filing this Pro Se but plan to get lawyer for the hearing so please set me a hearing.
5. I have the audio from the hearing and will get it transcribed for the court.

Judge there is so much that has happened in reference my children and the courts and I have been documenting what I want the court to know and see but my lawyers in the cases say not to give it and to let them deal with it. They have advised me that filing a new injunction against my wife might get the judge to remove my children from the abuse for now so I beg the court to read all this below in its entirety and to help my children PLEASE. Below are writings with evidence I have created at different times since my separation. Nantita is a danger to herself for being suicidal and attempting suicide and being baker acted by police on April 29,2022, myself for all the death threats she, the neighbors and her porn fans and John's have made to me, including a police report filed against my neighbors for the threats after my false arrest and release from jail, my children are in danger for

the attempting suicide and being baker acted and her being a porn star prostitute and placing my children in and around these kinds of men in her porn and prostitution business and the fact she is neglecting them and she is also a danger to others and im asking the court to step in now before she hurts anyone further mostly my children. DCF is completely bias against me and will not listen to anything I have to say and now is even ignoring my reports of abuse and neglect. Now she has my children sleeping in the apartment of her porn fan prostitution John that they are living with according to my son A\*\*\*\* last weekend he told me that my 3 year old daughter A\*\*\* is sleeping in this mans bed with him. I have a lot of evidence on "VIDEO" and "AUDIO" that will be presented to the judge in the hearing date for this motion through a USB stick.

This top section is a fresh one and updated version because I cant take to sit here anymore while my children are being abused and neglected by a mentally ill careless irresponsible druggie hooker thats not a mother other than on paper and giving birth that this court has placed my children in danger with her in her custody because of her fraudulent injunction she has just admitted to committing perjury to even get at my jury trial on Oct,3, 2022 which I will be bringing "audio" on USB stick and transcribed text to the hearing for this motion to prove. I have opened a DCF investigation, complained to inspector general, had the head of DCF Carlos open an investigation and all they do is cover up the facts of all their wrong doings and discriminate against me because im a white male that was falsely accused of hitting my wife in front of the children which my children have also testified is a lie!


DCF lied saying they backround checked **Michelle Gilliam** the druggie women across the street that is a total piece of garbage drug addict, drug trafficketer, collects child support, food stamps, EBT, alimony and is nothing but a leach her whole life but most importantly even has been arrested for child neglect, cocaine, cA\*\*\*bis, drug paraphernalia here in Osceola county and has multiple charges across the USA in other counties for drugs and more. Please see and read full police report and police statement in exhibits of a heart breaking story of who and what this women is in front of her own children that had to be removed by DCF according to the police officer and then ask yourself how she might be in front of my kids. This is not only the women DCF left my kids with when my wife was baker acted for trying to kill herself but also the women that lives across the street that my kids mom Nantita calls "MOM" and is best friends with and has my kids over their all day and night while they are getting high and drunk everyday which not only all 3 of my children can testify to but my 11 year old already has. This women is also a pimp and I believe she is also pimping out my wife the children's mother Nantita Seoane. Remember my children keep telling me and their consoler week after week that they are in Michelle's house all day and night while their mother is drinking and smoking with Michelle in her house.

On October 3, 2022 I went to trial on the 2 counts of domestic assault that Nantita had made up in efforts to have me put in prison so she could sell our paid off house for 100k and do what Michelle is couching her to do and collect government befits and make me pay child support and alimony. and Nantita was not only impeached as a witness for all the lies she has been caught in from the police reports to the restraining order she filed to her sworn statements, to her statement and lies in front of the jury because all this women does is lie and is proud of it cause as she calls her county own



“LIELAND aka THAILAND” and its Thai Buddhist culture to lie for Buddha and I know this very well from living in Thailand for 6 years, being married to Nantita which is Thai for almost 10 years and my exThai wife of 3 years and studying Buddhist Thai culture.

Nantita is living with the children in her new latest porn fans prostitution John’s apartment and according to my 4 year old my 3 year old A\*\*\* is sleeping with him and Nantita in his bed. Every time I get the kids they are covered in bites, bruises, scratches, bumps and cuts SEE EXHIBITS. Furthermore she keeps transporting them without carseats in Ubers and these porn fan cars. This last Sunday after calling Kissimmee police Oct 2, 2022 to meet me at Kissimmee police station to document the no car seats at the child exchange at the police station and the new boyfriend in the jeep that’s sleeping with my 3 year old daughter then Nantita lied to police and claimed a uber was coming that had car seats because she had none with her when in fact her boyfriend in the jeep was waiting around the corner but scared to come to police station because me and police were there. After waiting over an hour she gave me the kids back and told me she needed to go get car seats. It’s all documented on talking parents app. I am asking the court to please remove my children from her custody immediately and get them out of danger and let me take care of them till our Nov 21, 2022 court date motion for emergency child custody during the preceding of the divorce that has been moved and continued now 3 times now for several months while my kids are still in danger. I feel that my children are in great danger of harm if the court does not act now as DCF is refusing to act on anything now that I report as the investigator Jessica Scoot and her boss Kendra Kenkins are both black African americans like the black women druggie child abuser Michelle they left my kids with in a safety plan and are trying to cover it up claiming they backround checked her and they didn’t see police report:



Username

Password

Remember Me

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▾

▾

2008 CF 000429 CR - STATE OF FLORIDA vs. GILLIAM, MICHELLE

SUMMARY			
Judge:	MORGAN, JON B	Court Type:	FELONY
Case Number:	2008 CF 000429 CR	Uniform Case Number:	492008CF000429XXCRXX
Clerk File Date:	1/22/2008	Status Date:	5/27/2008
Total Fees Due:	0.00	Custody Location:	
Agency Report Number:	081006503	Case Type:	CLOSED
		Status:	<input type="checkbox"/> Waive Speedy Trial
		Agency:	OSCEOLA COUNTY SHERIFF'S OFFICE

PARTIES		
TYPE	PARTY NAME	ATTORNEY
DEFENDANT	GILLIAM, MICHELLE	WESTERVELT, JAMES (Main Attorney)
PLAINTIFF	STATE OF FLORIDA	

CHARGES						
COUNT	DESCRIPTION	LEVEL	DEGREE	PLEA	DISPOSITION	DISPOSITION DATE
1	CHILD NEGLECT (827.03 3b)	F	S		NO INFORMATION	05/27/2008
2	POSSESSION OF COCAINE (893.13 6a)	F	T		NO INFORMATION	05/27/2008
3	POSSESSION OF 20 GRAMS OR LESS OF CANNABIS (893.13 6b)	M	F		NO INFORMATION	05/27/2008
4	POSSESSION OF DRUG PARAPHERNALIA (893.147 1)	M	F		NO INFORMATION	05/27/2008



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name:	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-19-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNALIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

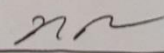
ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHES MIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

Sworn to and subscribed before me, this <u>19</u> day of <u>JANUARY</u> , 2008	I swear/affirm the above statements are correct and true.	
Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input checked="" type="checkbox"/>		<u>Bardis, N</u>
Personally Known <input checked="" type="checkbox"/> Produced Identification <input type="checkbox"/>	OFFICER'S SIGNATURE	OFFICER'S PRINTED NAME (L,F)
Type of Identification: _____	Officer's Name Key: _____	Officer's Bus. Phone No. 407-348-1100

SO-03-08

ORIGINAL

I feel I am being racially discriminated against. Keep in mind since my arrest and her Baker Act for her trying to commit suicide on April 29, 2022 Nantita has still had no car, no license, no job and no money to support our kids other than her prostitution on Tiktok which you can clearly see her twerking with her ass checks hanging out in front of the children every single day on her tiktok at @nancys\_28 where she takes cashapp payment in her private messages and is lying to the court saying she is not in the adult business anymore. She has also admitted to much of my allegations on the talkparents app including her letting my children use her cell phone that full of her porn and them living in her latest new boyfriends house thats also a John and a fan of her porn but Nantita has still not told me the address to this apartment where they are living even after asked on talkingparents app. She has also refused to tell me what vaccine's she has got the children and the children are currently still not in the daycare she lied to the court claiming they were in and the fact is if I had them they don't need to be in daycare as I can and was taking care of them and they are not old enough for school. Please keep in mind I also have a very large family here as I am a born and raised American with my father in Miami, My child psychologist uncle in Miami that lived with us for 2 weeks on the DCF safety plan in Miami and my mother and step father in Ft Myers and more. Nantita has ZERO family in the states and cant even prove she is legal here and is not a citizen either and has abandon her own 12 year old daughter in Thailand and not seen her in over 9 years. Nantita is in no spot to be having ANY custody on ANY children here in the states as she cant even take care of herself or her kid in Thailand.

Another issue is both my children A\*\*\* and A\*\*\*\* that are in her custody are also way underweight and skinny and according to them not eating enough.

Below are older versions of the timeline of events that have led to this point:

Please note this below starting at section 1 was written right after the denial of our motion and right after this I drove the children to DCF in Kissimmee and was served a restraining order and removal of three children including my 11 year old daughter that Nantita has no custody over and I have now uncovered a storm of lies, libel and even perjury drawn up by Jessica Scott from DCF the same investigator that placed my children in the local drug house across the street with Michelle and has been trying to cover it all up since I threatened to sue her which now I plan 100% to do! Here is an update to what I have uncovered since I wrote the part starting lower at section 1.

Jessica Scott has Blatantly LIED on the under oath Affidavit and the Tico order in dependency court case 22-DP-36 Please take note me and my lawyer knew nothing about any of this when motion for temp child custody and divorce was filed and they even say they couldn't contact me or find me so how could I have possibly known of any actions they were taking.

Jessica Scott has lied and committed perjury on many fronts making up lies calling me a drug user, claiming im grooming my children, and much more even laughable ridiculous false allegations like claiming im banned from the porn biz when in fact I make ALL my money from porn for over 15 years and still to this day but most provable lie is her claiming *"The father has been recording sexually inappropriate videos of the mother Nantita to sell and solicit her for services online without*

*her knowledge as well as recruiting younger females to participate in these action"* While this statement is claiming I'm recording my wife with a hidden camera and selling her as a prostitute online is a complete lie as I have never advertised my wife as a prostitute or allowed her to sleep with other men or recorded her without her knowing and DCF knows this clearly from the interview they did with me where I explained our industry and how model releases and 2257 and how consent and record keeping to prove consent and proof of age works and gave them my website heatherdeep.com and many more and a simple google search in google photos or videos or even our website or countless porn tube accounts anyone can see Nantita talking into the camera knowing that she is being recorded, advertising heatherdeep.com and or with other female models and sometimes even with heatherdeep.com and many other porn websites written on her body with magic marker even with other models as well present doing the same with her. See exhibits. There is ZERO question if she is consenting and knowingly being filmed.

As for drug use well that's a lie like the rest and I ran to take a 10 panel drug test to prove it days after I was alerted to these false accusations and libel and its attached also. According to Kendra Jenkins which is Jessica Scott's boss that also hates my guts the word grooming they were using claiming "I have been controlling the minds of the children to think a certain way but they didn't use the word referring to anything sexual" Funny all 3 of my lawyers, and google say that word is only to be used in sexual allegations, more lies and libel from DCF and my wife nothing more! The most blatant lie of them all is claiming "The father Donald Seoane physically battered the mother causing her to sustain injuries on her face and arm." Again this is libel as there is an open criminal case with these false allegations and I have never hit my wife and have plead not guilty and will be proving my innocence in front of a jury very soon. Nantita has claimed I struck her in front of the children in the police report and her Restraining order she filed and none of the children have said this and my oldest daughter has told DCF and her counselor this is a lie. In fact it's Nantita that's been punching my 11 year old in the face, arms and legs at night I have uncovered and beating her so bad she couldn't sleep at night due to resentment that she has towards my daughter blaming her for having to leave her daughter from her ex in Thailand that she had when she was 15 years old with her ex and not being able to see her for over 9 years. Again DCF has covered this investigation up but the police bodycam footage from the child abuse investigation proves my daughter's testimony.

So after turning over the children to DCF and uncovering all of this, DCF while I was sitting almost 3 hours waiting for DCF to get the Tico removal order amended 3 times in front of a judge that morning that they kept getting wrong to correct it to the right county and the birth dates and ages of the children they had all wrong but funny they failed to correct the main reason for the judge granting it that was that they were claiming that they couldn't contact me and didn't know where the children were when in fact they did know as they had the children for 3 hours and I had been sitting in their office the whole time. Then after DCF interviewing the children for 3 hours trying to couch them into saying daddy bad they then release my 11 year old back to me. Wait I thought they said I was the drug using, grooming, child abuser that was recording and selling my wife without her knowledge and so on? If any of this was even close to true would they be letting me walk out with my kid? Remember also I had my kids in my solo custody away from the mother for almost 2 months

now and my daughter I have had sole custody from my exwife over 9 years now. Its completely ridiculous what everyone in this whole mess has done and at the end of the day it's done nothing but put my children in grave danger around the mother which IS a druggie and no education, prostitute from a whore house in Thailand where she was working when I met her, Very Immature, dangerous, lying, cheating, thieving, irresponsible most of all and careless situation for my children. My testimony and my daughter can prove it all and much of the evidence below. She has told me countless times when she is yelling at me angry that she would rather leave me and go back to being a whore than be my wife.

Also I have obtained the child abuse investigation report and bodycam footage from the police where my daughter talks about not only Nantitas drug use but her physically abusing her and DCF and the police have covered it up because at the beginning of the video the officer which happens to be the same officer that arrested me that morning and the investigator are outside on bodycam talking about how they wont believe the child simply because of the domestic dispute. According to my daughter the investigator called her a liar and said I was coaching her to her face before they even went into the interview and she has also disclosed this to the consoler and her statement is also attached!

Its interesting to note that On Monday May 23<sup>rd</sup> when I brought all 3 kids into DCF when they did the child abuse investigation which at the time I had had the kids a month in my custody already, DCF had no allegations against me and let me walk out of DCF with the kids in my sole care. Right after that is when DCF instructed and assisted my wife with filing a restraining order and DCF on 6/6/2022 then filed that tico order with that affidavit full of lies from Jessica Scott!

Another important point to note the responsible mother that DCF painted Nantita to be caused DCF to ask me to sign an order for my children to go into an emergency shelter because when I gave the kids to DCF Nantita was busy in Illinois and I have strong reason to believe trafficking drugs across the country with drug trafficker **Michelle Gilliam the same lady across the street DCF left my kids with and also Nantita was visiting her porn fan Jeremy Baker from fedex she is sexing in the exhibits below that lives there as well.** DCF supervisor Kendra Jenkins said if I didn't sign the order that she would have to put my kids in foster care and open a dependency case and neither of us might not be able to see the kids for a year or more and said how bad that would be at which time I demanded her do it telling her that foster care was safer for my children till I could get them back than them being around that loose cannon drug addict prostitute of a mother and her druggie friends. Kendra lied to me and said she would put them in foster care and not give them to the mother but didn't and held the children till the mother could have Michelle drive her back from Illinois as Nantita has no car or drivers license and cant do anything on her own. I had my 3 children for 2 months in my solo control and they were happy and safe and now they are in a bad situation with the irresponsible druggie mother and her druggie neighbor friends while she is drunk and high dancing around on tiktok provocatively in front of the children and meeting up with random fans of her porn online. Even someone commented just a few days ago on my Tiktok that she was on a live stream on Tiktok "HIGH AS HELL" See exhibit! According to DCF they may have drug tested her but that was right after she got out of baker act and had been around me and the kids at Disney and

water parks every day and had been clean. My daughter reported that she only uses drugs with Michelle across the street when I'm not around.

There is much much much more but this is the start below to a response I wrote when the judge first denied our motion asking for custody:

1. "The petitioner seeks to suspend the Respondent's timesharing with the shared minor children but, seeks to modify an order this Court has already issued in an injunction case."

**Response: First of all I would like to apologize for how this has all went and how it appears to the court due to my wife's compulsive lying and shady tactics trying to use a restraining order court to take the children over a month after she had me falsely arrested instead of dealing with this in divorce court where this should be. There has been a no contact and stay away from our house and her order anyways which I have followed so this restraining order is only a tactic to smear me and remove the children and gain an unfair advantage in our divorce I had my lawyer file. If I have angered or upset the judge or this court I apologize but I am just trying to keep all my children safe as Nantita is NOT a safe situation for them to be around.**

**Please understand I have went through a few lawyers that have messed things up and made me promises and they never followed through with including one I paid 2500 dollars that claimed he was going to take service of any outstanding restraining orders or other orders and file emergency motions to keep the children safe in my custody and then when he found out he couldn't and he then refunded my money and quit. Other lawyers have told me that dissolution of marriage and an emergency order for temporary custody would possibly trump any other existing orders. I am not a lawyer and that's why I hired the last lawyer and now Alison!**

**I am a father that loves my children dearly and just wants to keep them safe as I have since they all were born not only in America but in ten countries for 10 years that I traveled with them living overseas full time without setting foot on American soil for ten years. I have fathered my 11 year old daughter in 10 countries for 11 years without her real mother and I am a very responsible parent and she has nobody else but me and my family in the USA to take care of her and I don't want her or my other children to end up in a bad or dangerous situation or in government housing or with Nantita. My wife Nantita has been a irresponsibly parent since day one and I have had to be on top of her about EVERYTHING from showering and feeding the children to keeping the frying pan handle pushed inside so they don't get burned and go blind every single day for 9 years and nothing every changes and the list goes on and on. This is because of Thai buddhist culture says anyone that not Thai is stupid and dumb and Thais are taught not to listen to us or agree with us according to Nantita and my exwife that's Thai also. Also I never have ever put my hand on my wife to hurt her as she claims and there is a lot more to this whole story including how I had a realtor come out to the house named scott from 4 star reality about 4 days before this all happened and told us the house was worth 100,000 dollars and when I told Nantita I was going to sell the house and**

move she was not happy. I wanted to get her and my kids out of that dangerous neighborhood with all those drug houses around us and more importantly away from the druggie Michelle across the street that's been in her ear telling her she should leave me for over a year and collect child support, alimony, food stamps, welfare and every other free money Michelle Gilliam has grabbed and been living off her entire life!

The Florida titles for both of the double wide trailers were in my wifes name and her name only and had disappeared from our safe I discovered after I was released from jail which means she had removed them prior to my arrest and her baker act as when I went to the house with police to get the safe she was still in the hospital and had not been to the house. Also the drug addict, drug dealer, across the street Michelle Gilliam that is her best friend and that she calls mom and her husband Tony that beg to borrow 10 and 20 dollars almost every other day from all the neighbors that are the ones that called the cops I believe are in on all this for the money of the house.

The respondent and his lawyer have filed an EMERGENCY motion because this is a very important emergency situation that the court should listen to as the court would be placing the children in grave danger by placing them with the mother that has nowhere safe for the children to go, no money, all the bills overdue and about to be shutoff, code enforcement violations for 4 structures all the way around the property that need to be demolished and on top of that has boyfriends and other abusive threatening men she is sleeping with for money including Johns and ALL of these men are ALL fans of her porn online and that's where she has met them ALL. At the time of this order nether respondent or his lawyer had been served with any order and had not been aware of the contents of such an order and had requested the court to take into consideration we were only requesting that the court allow the facts of the situation be heard BEFORE any decision was made that may put the children in grave danger as ONLY Nantita Seoane [mother] lies and false allegations have been heard by this court. There is much evidence to prove she is a compulsive liar and has been through the 9 years of her marriage. She is Thai Buddhist that believes in lie lie lie lie lie lie lie and Buddha say it's ok to lie and this is why it's called "LIEland "aka Thailand vs the Donald is a Cuban American Christian that doesn't believe in lying and this has been going on for 9 years of the marriage. Nantita has lied, cheated and stolen money since before they met and through the whole marriage constantly including all the things that lead up to this which was her cheating with Jeremy Baker in Illinois from Fedex [Another porn fan that's cheating on his Thai wife] on her phone behind Donald's back which was also done in front of Donald's 11 year old that told Donald she would video call with him when Donald was outside and ask her to warn her if Donald was coming into the house so she could cut the call. She was also stealing money AGAIN giving it to a neighbor Kat and having her send it to Nantita's Thai botfriend in Thailand. In her whatapp messages with Jeremy she was plotting how to get rid of Donald days before the incident happened but we are still trying to locate that screen recording Nantita deleted from Donny's PC but maybe still on his phone and SD card which she currently has. On top of all this she has serious issues when you tell her she is wrong or catch her in a lie



or stealing money and she will go bonkers hitting herself saying she is just a dumb stupid whore from Thailand and wants to die and I should send her back to Thailand or kill her which she has done in front of the children countless times. She has grabbed knives in the kitchen so many times for several years I couldn't have any sharp knives in the homes. Below we can prove a lot of this with evidence!

1. The motion also contains blatant misrepresentations at best, and lies at worst regarding DCF involvement with this family. The court is not amused by this sanctionable action.  
**Not sure how the court has come to this conclusion as we have only presented facts but to go more into detail with evidence we will tell the whole story and attach evidence to prove it including the separate child abuse case that this court maybe overlooking. On April 29<sup>th</sup>, 2022 when the Petitioner was arrested for allegedly hitting respondent and respondent was baker acted for OD on pills and attempted suicide. DCF was called and DCF called Donald Seoane while he was in hand cuffs and the police officer allowed him to take the call and DCF told him that the children were going to be placed in the local drug house across the street with drug addict, drug dealer, Michelle Gilliam [Nantita Seoane's] good friend because the mother was being baker acted and the children had nobody to care for them and that the mother said it was ok to leave them there. Donald then called his father in Miami that is 71 years old with a heart transplant and medical conditions and begged him to drive up and get the kids out of that drug house and away from those people and he agreed. Donald then called DCF back and alerted them about the father coming. DCF placed the safety plan in place with Michelle Gilliam and Carlos Seoane [grandfather] and Carlos drove up from Miami and cared for the kids at home for 1 day and 1 night till his health condition could not take any more at which time he placed the kids back into Michelle Gilliam home across the street. The following day On April 30<sup>th</sup>, 2022 Donald Seoane was released from jail and had been in contact with Jessica the investigator with DCF all that day from the jail phone with plans to get the children when released. He was not released till that night around 11:30pm and Jessica did not pickup her phone. Donald checked into a hotel and then called her in the morning and arranged to go with police to the family home and get his and the children's belongings but when they arrived Michelle Gilliam and her husband Tony refused to give him the children and made a huge problem at which time Donald told Jessica that Michelle Gilliam was a drug addict and drug dealer and that was the local drug house. Donald then also had two concerned neighbors that were also mothers and a grandmother and her husband[Ellen and Tony] and [Kat, Nicos mom] call Jessica and leave voicemails trying to alert her that indeed that was the local drug house and she never returned the calls as you can see in text messages in exhibit A.**

The next morning Donald drove to downtown Orlando to try to make contact with DCF as Jessica the investigator was no longer answering her phone all that day and all the night before and avoiding calling the neighbors and admitting she messed up leaving three children in the local drug house. Jessica then called and instructed Donald to come for an interview at the DCF office in Kissimmee and he did with a lawyer on speaker as he sat down and threaten to sue them all if they didn't get the kids out that drug house.

After a lengthy interview about all of Donald's history and profession as a porn star along with his wife's as a porn star and the legalities and paperwork and so on behind it all a safety plan was put in place with Donald and his Uncle Donald Burge and DCF went to Michelle Gilliam house and removed the children giving them to Donald Seoane and his uncle. NOTE She still had not called the neighbors to confirm that was the local drug house as Donald kept texting and calling her and asking her in person in the DCF office to do so. After 2 weeks the safety plan was terminated and DCF left the children in the father Donald Seoane's care.

On May 12, 2022 the safety plan was terminated and on 5/16/2022 Donald's lawyer filed a motion in the criminal case to retrieve Donald and the children belongings from the family home. *"MOTION TO MODIFY CONDITIONS OF RELEASE TO PERMIT RETURN AND RETRIEVAL OF PERSONAL EFFECTS SET FOR 05/23/2022 AT 10:00 AM IN 5B BEFORE JUDGE: EPPERSON, HAL C JR "* on 5/23/2022 Donald Seoane appeared in front of EPPERSON, HAL C JR along with Nantita Seoane and Nantita also agreed to Donald retrieving the children's belongings and *"ORDER ON DEFENDANT'S MOTION TO MODIFY CONDITIONS OF RELEASE TO PERMIT RETURN AND RETRIEVAL OF PERSONAL EFFECTS—GRANTED"* on May 22 2022 Donald was talking to his oldest 11 year old daughter which weeks before Donald decided to finally tell her the truth that the mother she knew since she was 2 years old was not her real mom and how she was not related to Nantita and on May 22 he discovered at about 11.30pm that she had been being abused since as far back as she can remember and the abuse had also been accruing in front of the 2 other minor children and in many instances the 4 year old brother would laugh at her while Nantita was punching her in the face, arms and legs and would also slap her in the face telling her that *"she would never be her real daughter and that "MO" in Thailand was her only real daughter."* Mo is the child Nantita had with her EX when she was 15 years old that she abandoned in Thailand 9 years ago that Donald has financially supported monthly ever since. She said she was always scared to tell him but now wanted to tell him since she was safe and away from Nantita. Donald called the 1 800 help abuse hotline and made a report and was told DCF would reach out and the next day on May 23<sup>rd</sup> Donald brought all 3 children into DCF for an interview on video with DCF and police to document the abuse. Case number 22i054715 DCF then released the children again to Donald's custody with no problems and documented that Donald was caring for them traveling in a RV and Donald provided a receipt and address at the RV park he was staying at the time but told them he was on the move traveling due to his retired child psychologist uncle Donald Burge that was a monitor on the safety plan living in Miami and wanting to be close to him. Take note that Nantita is not legal in the USA and has zero family or support for the children if something were to happen to her. Only after all this and the child abuse charges were created is when Nantita knowing she was facing possibly child abuse charges did she make up all her lies and try to file for an injunction. Almost a whole month after their separation. *UPDATE: Same as well as all the lies Jessica Scott made up on her affidavit that was filed right after the injunction over a month after my arrest and days after the child abuse charges.* Please also note that there is currently a no contact order and stay away from the house order in place and has been since his arrest

and he has not violated it and Nantita's attempt to get a permanent injunction a month after his arrest that's based on lies is an attempt to get the children from him, close down his business to leave him broke and homeless and also say he violated it to then have him put in jail as its literally impossible to remove all the consented for adult content or stop using it as there is millions of it and countless accounts all over the internet. Nantita and all her fans and John's are posting publicly trying to incite violence towards Donald on Tiktok and there are also private messages between her and her fans online including 2 of her latest boyfriends and others she is prostituting herself out with plotting to have Donald put in prison and also inciting violence against him. One is a man named Jeremy Baker that works for Fedex in Illinois that is cheating on his Thai wife and kid with Nantita. The other claims to be a CBP Federal officer and her new boyfriend that thinks and has posted publicly on Tiktok "Donny needs to be beaten" and has been talking to her in public comments trying to get into her panties since January behind Donald's back along with countless others trying to get into her pants as the porn fans they are! Exhibit A

2. This Court, has reviewed case 2022 DP 36 filed in the Ninth Judicial Circuit in and for Osceola County. That case was filed after the temporary injunction was granted and contemplates the injunction. That case orders DCF to pick up the children and return them to the Mother in furtherance of this Court's injunction order.

**This order that we do not know the content of will put the children in great danger and we request the court to only look at the evidence on both sides and look at the facts as Nantita has presented nothing but lies to the court.**

3. The affidavit seeking the issuance of an order by the dependency court to take the children into custody provides details that completely contradict the Petitioner's motion in this case. The filings in the dependency case clearly state the Father (who was facing allegations of selling the mother's adult material without her consent, of grooming one of the children, of engaging in blatant drug use, and of having a history of stalking), had adscended with the children and could not be located as he was avoiding service of court documents. Furthermore, the safety plan mentioned in the Motion was terminated on May 12 2022.

**Again everything Nantita Seoane has told this court and DCF is a LIE and I want a chance to prove it.**

**"selling the mother's adult material without her consent" is a lie as the 2 have been producing adult content together and with others and living off the profits together for over 9 years and support their children with it as well as Donald has full federal copyrights to all the content as Nantita has signed model releases, federal 2257 Id record keeping laws documents and forums and ID shots proving all models are over 18, and uploading rights documents. Nantita is well aware how record keeping of adult content works and has helped collect, create and maintain much of the records herself as well as is in possession of many herself at the**

moment. Donald lived in Los Angeles for 5 years before he met Nantita when he went to Thailand and was a porn star in USA in over 1000 professional adult movies and DVD in stores and also owned a studio and knows about laws surrounding porn and copyrights and consent and Nantita knows this and is lying to this court and DCF. Donald became a webmaster, programmer, coder and server administrator around 2010 when he traveled 10 countries for 10 years and has owned his porn site donnylong.com since Creation Date: 2005-08-26 according to whois records online and she also knows this. Donny owns several other websites since around 2005 and on 2015-09-24 while living in Lima Peru with Nantita he created heatherdeep.com named after a famous girl named Heather Harmon that use to deepthroat cumshots and made the term "heather deep" that was highly searched online. Donny and his wife have performed in countless adult videos and social media videos and pictures TOGETHER promoting the heather deep name along with countless other models both Donald and Nantita have had sex with on film. Heatherdeep.com and all the accounts online are part of the donnylongnetwork.com which Nantita has been living off for the last 9 years and the 2 have used the money to feed their kids, annual passes for everywhere from Disney and Universal to about ever park in Orlando and Nantita had no problem all this time with consenting to it for over 9 years but now is lying saying she doesn't consent. They have both also given consent to countless adult video tube sites and live webcam sites that require model releases and consent forms to even have a profile or publish content like Chaturbate.com/asianswingerscouple and countless others. There are literally millions of porn pictures and videos that are out there of both of them and Nantita with several other models as well and many new videos and pictures get auto posted daily by robots and software that is unstoppable all over the world because they have so many thousands of videos on porn sites and all over social media.

See exhibit B

"grooming one of the children" is another lie and false accusation that we don't even know where this came from or which child it's in reference to, "of engaging in blatant drug use" is another lie and in fact it is Nantita Seoane who is engaging in blatant drug use and Donald Seoane's 11 year old daughter already testified to witnessing this particularly when Donald's father was sick with Covid in Miami and Donald went to care for him for 9 days in MIAMI and Nantita was in Orlando and leaving Donald's 11 year old in the home alone taking care of the 2 and 4 year old and the 11 year old witnessed her smoking weed with Michelle out the window across the street and the 11 year old has also testified to this in her video interview with DCF and police. Donald is a loving father concerned for his children safety and is attempting in this case to have the court set a hearing for him to appear and look at both sides evidence in the interest of the children's safety and nothing more.

See exhibit B

4. in other words, Father alleged in his Motion that the mother was under DCF scrutiny and that a safety plan currently existed giving him custody. Those allegations could not be further from the

truth. In reality, the Father has hidden his whereabouts and is the one DCF is most concerned about.

**Again please look at the facts and evidence in this case we are submitting and as far as what Nantita is currently doing not only doing drugs but prostitution and her lies about who she really is and what she does for a living or whether or not Donald has consent to use content produced by both of them that they both appear in. I will attach her google photos during the 2 weeks after the separation from the cell phone and account she was using that Donald owned and she was using till he canceled the sim card and retrieved access to many accounts he owned or they shared that contain a story of her high at Michelle's house every day with bloodshot eyes, pictures of her hard liquor drinks being poured that she took photos of, nude pictures and private messages to John's and boyfriends she is hooking herself out with on Tiktok as well as messages plotting to have Donald put in prison with a restraining order violation and more. Donald met Nantita when she started working at a whore house in Thailand when she turned 18 and he felt bad for her and tried to save her from that life and future and married her and got her pregnant. Through the years Nantita when angry has said countless times she would rather go back to being a whore and can make much more money now that Donald made her famous. I will also attach her current tiktok she is using for her prostitution with fans of her countless porn movies and keep in mind how famous she is with several billions of views across the net. The images also show she is with the druggie Michelle and at her house about EVERY single day just about and there are images with them together. see exhibit C**

6. The Court finds the allegations in the Motion to be baseless, meritless, and frivolous.

**We apologize that more evidence was not filed in the first motion but now we are filing them.**

**Please also note that there is currently a no contact order and stay away from the house order in place and has been since Donald's arrest and he has not violated it and Nantita's attempt to get a permanent injunction a month after his arrest that's based on lies is an attempt to get the children from him, close down his business to leave him broke and homeless and also say he violated it to then have him put in jail as it's literally impossible to remove all the consented for adult content or stop using it as there is millions of it and countless accounts and automated accounts all over the net. There are private messages between her and her fans online she is prostituting herself out with plotting to have Donald put in prison. Also all the bills are overdue and about to be shutoff and she has zero income and the house may possibly be condemned due to code enforcement violations. see exhibit D**

**UPDATE: Last point is if this court cannot take this evidence and testimony into consideration or has any doubt as to what's true or false or which parent is safe for the child or not I beg you to not only see the video footage from child abuse case Case number 22i054715 with DCF and police where my 11 year old testified to the child abuse and drug abuse and more but also PLEASE have her come into the court and testify as she is not scared and a very smart 11 year**

old and doesn't lie. My 2 younger children are in danger around the mother and nobody seems to want to listen since my arrest and it seems because of my arrest and profession in porn everyone is stacked against me. I also just uncovered that maybe DCF had drug tested Nantita but it was right after she got out of hospital and baker acted which she had been around me and the kids for months none stop at Disney, Universal and walk parks and not out of my sight and that's why she might have tested clean. I know that if you test her right now it will be positive as she is running crazy like an animal doing drugs with the druggies across the road everyday now that im not there and you can see the madness and bloodshot eyes on her social media also.

Nantita is so much trouble she even had to file a trespass order against her neighbor recently since I have been removed from the home that according to other neighbors is fighting with her yelling and cursing every day in front of the children in the street in front of the house when she was living with the children at the house.

First point is how far Nantita and the people trying to help and keep my children away from me will go. Her current FREE lawyer and the last one are committing felony fraud by even representing her and they are well aware of this because both are required by law and the community legal serveries origination <https://www.clsmf.org/> require their clients to sign a sworn affidavit under penalty of perjury stating they are a US citizen or provide proof they are legal in this county with a valid passport and Valid green card and I have seen the documents that Nantita signed lying saying she is a US Citizen and her lawyers knows she is NOT a US Citizen. I plan to report this to the police, Florida bar and more along with all their perjury, lies and fraud and would like for this court to also address this in any legal way allowed by the court.

## **Exhibit A**



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name: SEE PAGE 1	Case Number: 081006503	Page: 2 of 2
----------------------------	------------------------	--------------

ON 01-19-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNALIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

Sworn to and subscribed before me, this <u>19</u> day of <u>JANUARY</u> , 2008	I swear/affirm the above statements are correct and true.	
Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input checked="" type="checkbox"/>		<u>Bardis, N</u>
Personally Known <input checked="" type="checkbox"/> Produced Identification <input type="checkbox"/>	OFFICER'S SIGNATURE	OFFICER'S PRINTED NAME (L,F)
Type of Identification: _____	Officer's Name Key: _____	Officer's Bus. Phone No. 407-348-1100

SO-03-08

ORIGINAL

# Letters from counselor:

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## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: Rahila Bashir

Patient: Stacy Seoane, DOB 5/20/2011

## Contacted Party

Name: Stacy Seoane

Relationship to Patient: Self

## Method of Communication

In Person

## Reason for Communication

Counseling to help with trauma and abuse issues.

## Billing Information

The patient will not be billed for this communication.

## Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.





New Way counseling Services Inc.

Date and Time: July 25, 2022 7:42PM

Note Completed By: Rahila Bashir

Patient: Andrew Seoane, DOB 11/8/2017

### Contacted Party

Name: Andrew Seoane

Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling

### Billing Information

Time spent: 60 minutes

The patient will not be billed for this communication.

### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

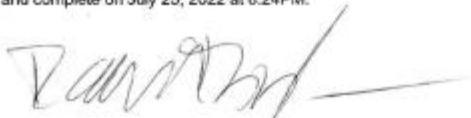
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered. Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## My drug test:



**Test Results**

Date Results Transmitted: 2022-06-24 6:53 AM  
Transmitted By: JAJ  
Participant/Donor: Donald Seoane  
SSN/EID: \*\*\*\*\*3960  
CCF/Specimen ID: 0239249566  
Specimen Type: URINE  
Company: US Drug Test Centers  
Location: US Drug Test Centers 1  
Lab Account Number: 414335

Reason for Test: OTHER  
Date Specimen Collected: 2022-06-22  
Laboratory: LabCorp  
Collection Site: LABCORP - SEBASTIAN, FL (U.S. 1)  
Collection Site Phone: 7725818707  
Program: NONDOT  
Date MRO Received CCF Copy 2: 2022-06-24  
Date Test Verified by MRO: 2022-06-24

**Test Results**

<b>Panel - 10 PANEL DOT LIKE + EXP OPI + OXY SV - 765480 - 414335 4554750002</b>			
<b>Drug</b>	<b>Results</b>	<b>Screen</b>	<b>Confirm</b>
Amphetamines	NEGATIVE	500	250
Barbiturates	NEGATIVE	200	200
Benzodiazepines	NEGATIVE	200	200
Cocaine	NEGATIVE	150	100
Marijuana	NEGATIVE	50	15
Methadone	NEGATIVE	300	200
Methaqualone	NEGATIVE	300	200
Opiates	NEGATIVE	300	300
Oxycodones	NEGATIVE	300	300
Phencyclidine (PCP)	NEGATIVE	25	25
Propoxyphene	NEGATIVE	300	300

**MY DETERMINATION/VERIFICATION IS: NEGATIVE**

Certified Medical Review Officer  
Janelle Jaworski M.D. Signature

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9501 NORTHFIELD BLVD, DENVER, CO 80238 | Phone: 877-585-7366 | Fax: 855-253-5666





Safety Decision Making Methodology

Case Name: Nanifita Secane Child Safety Plan # 2022-153175 Begin Date: 4/29/22  
Worker Name: Jessica Scott Safety Plan Purpose: Present Danger/Impending Danger (circle)

Child	Age
[Redacted]	2
[Redacted]	4
[Redacted]	10

Danger Threat(s): Why do we need a Safety Plan in this home?  
There was an altercation between the mx & fx which resulted in the mx being taken to the hospital & the fx was arrested for battering the mx

Safety Plan	Who is responsible for the action?	Who is back up to this action? (if needed)	How often is this needed? (be specific)
<b>List the actions/resources that will keep the child(ren) safe:</b> ***Face to face contact with the child and caregiver is required every 7 days for the first 30 days for all in-home safety plans***			
<u>Michelle has agreed to monitor the safety plan &amp; care for the children. The chx will be in her home in her care until gfx arrives</u>	<u>Michelle</u> <u>Gillian</u>	<u>" "</u>	<u>duration of safety plan</u>
<u>The paternal gfx Carlos has agreed to help monitor the plan. He has agreed to stay in the home w/ the chx &amp; provide care when he arrives from Miami through 4/29</u>	<u>Carlos</u> <u>Secane</u>	<u>" "</u>	<u>duration of safety plan</u>
<u>Michelle &amp; Carlos are responsible for monitoring contact between the mx/fx &amp; children at all times.</u>	<u>Michelle</u> <u>Gillian</u>	<u>Carlos</u> <u>Secane</u>	
<u>If the fx or mx act dangerously around the children, Carlos/Michelle will end family time ensure chx are safe &amp; contact law enforcement</u>			
<u>CPI/CM (enter name) is responsible for monitoring the action(s) as planned (be specific): <u>CPI Jessica is responsible for monitoring safety plan &amp; making weekly contact w/ safety plan &amp; children</u></u>	<u>CPI</u> <u>CPI</u> <u>Jessica</u>	<u>" "</u>	<u>Weekly</u>

IV. Signatures \_\_\_\_\_ Date \_\_\_\_\_  
Caregiver \_\_\_\_\_  
Caregiver \_\_\_\_\_  
Supervisor \_\_\_\_\_

Other \_\_\_\_\_  
Other \_\_\_\_\_  
Worker \_\_\_\_\_



# FLORIDA SAFETY DECISION MAKING METHODOLOGY

## Child Safety Plan

**Case Name:** Seoane, Nantia **Intake/Investigation ID:** 2022-133175  
**Worker Name:** SCOTT, JESSICA L **Effective Date:** 05/02/2022  
**Safety Plan Purpose:** Present Danger Safety Plan

Per Section 39.301(9)(a)(8), Florida Statutes, implementation of a safety plan is required because the child is at imminent risk of removal due to the identification of present or impending danger. Services contained in this safety plan are required to prevent removal of the child from the home. Absent these services, foster care is the planned arrangement for the child.

Child Name	Date of Birth	Age
[REDACTED]	11/08/2017	4
[REDACTED]	05/00/2019	2
[REDACTED]	05/20/2011	10

### I. DANGER THREAT(S) DESCRIPTION

Specific Threats to Child Safety – Describe safety concerns that would pose present or impending danger

There was a reported altercation between the mother and father which resulted in the mother sustaining an injury to her eye as a result of the father allegedly harming her. The father was arrested. The mother was Baker Acted due to attempting suicide.

### II. SAFETY PLAN

Actions to Keep Child Safe	Who is Responsible for the Action?	Resources or People Who Will Help	Freq. of Intervention
The paternal great uncle has agreed to monitor the safety plan for the duration of the plan. Donald has agreed to move in with the father and children to monitor the plan and ensure there are no safety	Donald [REDACTED]	Donald [REDACTED]	duration of safety plan

Child Safety Plan

1 of 3

**Pioneer TECHNOLOGY GROUP**

Username: \_\_\_\_\_  
 Password: \_\_\_\_\_  
 Remember Me

2022 MM 000984

2022 MM 000984 - STATE OF FLORIDA vs. SEOANE, DONALD CARLOS

**SUMMARY**

Judge: EPPERSON, HAL C JR	Court Type: MISDEMEANOR	Case Type: OPEN
Case Number: 2022 MM 000984	Uniform Case Number: 492022MM000984XXX	Status: OPEN
Clerk File Date: 5/2/2022	Status Date: 5/2/2022	Waive Speedy Trial: <input type="checkbox"/>
Total Fees Due: 50.00	Custody Location:	Agency: OSCEOLA COUNTY SHERIFFS OFFICE
Agency Report Number: 221045123		

**PARTIES**

TYPE	PARTY NAME	ATTORNEY
DEFENDANT	SEOANE, DONALD CARLOS	0
PLAINTIFF	STATE OF FLORIDA	2 / MORRISON, MICHAEL D

**CHARGES**

COUNT	DESCRIPTION	LEVEL	DEGREE	PLEA	DISPOSITION	DISPOSITION DATE
1	BATTERY- TOUCH OR STRIKE (784.03 1A1)	M	F			
2	BATTERY- TOUCH OR STRIKE (784.03 1A1)	M	F			
3	HARASS WITNESS REPORT OFFENSE VIOLATION (914.22 3)	M	F			

DATE	EVENT	JUDGE	LOCATION	RESULT
5/23/2022 10:00 AM	MOTION TO MODIFY CONDITIONS OF RELEASE	EPPERSON, HAL C JR	COURTROOM 5B	EVENT HELD
4/30/2022 8:57 AM	WEEKEND INITIAL APPEARANCE	MCGINNIS, ADAM	WEEKEND IAS	EVENT HELD

**OUTSTANDING AMOUNT**

COUNT	CODE	DESCRIPTION	ASSESSMENT	PAID	WAIVED	BALANCE	PAYMENT PLAN / JUDGMENT	DUE DATE
1	CRPdff	CRIM/ JUV DEP PUBLIC DEF APPLICATION FILING FEE	\$49.00	\$0.00	\$0.00	\$49.00		
2	CRPdfs	CRIM/ JUV DEP PUBLIC DEF SERVICE CHARGE	\$1.00	\$0.00	\$0.00	\$1.00		
			<b>Total Outstanding:</b>			\$50.00		

**RECEIPTS**

DATE	RECEIPT #	APPLIED AMOUNT
No Receipts on Case		

**CASE DOCKETS**

VIEWER	IMAGE	DATE	ENTRY
		6/13/2022	SUMMONS/SUBPOENA RETURNED SERVED
		5/23/2022	ORDER ON DEFENDANTS MOTION TO MODIFY CONDITIONS OF RELEASE TO PERMIT RETURN AND RETRIEVAL OF PERSONAL EFFECTS--GRANTED
		5/23/2022	MOTION HEARING HELD FOR MOTION TO MODIFY CONDITIONS OF RELEASE--GRANTED WITNESSES SWORN AND TESTIFIED: DONALD C SEANE, DEF. ORDER SIGNED IN OPEN COURT
		5/19/2022	2 DAYS
		5/17/2022	ORDER GRANTING MOTION TO WITHDRAW
		5/17/2022	NOTICE OF HEARING
		5/16/2022	MOTION TO WITHDRAW AND FOR ORDER OF PAYMENT OF STATUTORY FEE
		5/16/2022	MOTION TO MODIFY CONDITIONS OF RELEASE TO PERMIT RETURN AND RETRIEVAL OF PERSONAL EFFECTS SET FOR 05/23/2022 AT 10:00 AM IN 5B BEFORE JUDGE: EPPERSON, HAL C JR

9:18

5G 97%

< **J** Jessica Dcf ▾



Saturday, April 30, 2022

Hello can you call me as soon as you are released so I can discuss the safety plan documentation and the case thank you

11:38 PM

Called u twice can u call me?

11:43 PM

I need to leave to meet police to get my stuff, SUV and children but trying to get another confirm from you first if u can let me know please?

11:50 PM

I don't want to go disturb anyone for nothing if there is a change of plans or an issue if you can please let me know asap

11:55 PM

Sunday, May 1, 2022

I spoke to a Sergeant and he said it's best we wait for



9:18

5G 97%

< **J** Jessica Dcf ▾



I don't want to go disturb anyone for nothing if there is a change of plans or an issue if you can please let me know asap

11:55 PM

Sunday, May 1, 2022

I spoke to a Sergeant and he said it's best we wait for you to give us a goahead so I am waiting your reply. Thanks

12:32 AM

You can contact me ANYTIME as my kids are my world and I'm VERY worried for thier safety and emotional state currently

12:36 AM

Hello I was not able to get a hold of either Michelle or Nantita but you are able to proceed with you plan

8:48 AM

8:49 AM

Ok thank



9:19

5G 96%

< **J** Jessica Dcf ▾



8:49 AM

Ok thank. U

8:51 AM

Please call me

Your father informed me that you and the children are not allowed in his home. Can you please advise me of your alternative plan.

9:41 AM

Hello my supervisor informed me that I need to make contact with the mother to inform her of the plan so I'm in the process of doing that now

I will let you know

10:42 AM

10:43 AM

Ok I'm here

I am waiting for the mother to be released so that I can contact her. Once I am able to get ahold of her we can come up with a solid plan.





9:20

5G 96%

< **J** Jessica Dcf ▾



I am not sure how long that will be so I would advise you to standby

10:53 AM

Ok I'm currently on phone with my uncle waiting on you

10:53 AM

For now my Supervisor advised me that that we have to keep the current plan in place

10:53 AM

Call me A\$AP emergency about the children

12:13 PM

I now have female neighbors willing to tell you about the drug house you have my children at. If you can't call me can u give me your supervisors contact. Can I come meet u somewhere possibly?

12:18 PM

Nbn ow got two female neighbors with kids that call u right now and confirm



9:21

5G 96%

< J Jessica Dcf



Nbn ow got two female neighbors with kids that will call u right now and confirm what I'm telling you is true

I mean now got

From two different houses two different families

12:27 PM

Ellen Tony  
8703219502

MMS

Kat Nicos Mom  
+18134076096

MMS  
1:27 PM

Those are two neighbors that want you to call them about my children being in unsafe hands please call them and call me back A\$AP. I'm still at parking lot waiting your call

1:29 PM

One of the mothers in the neighborhood just left u a voicemail and other couple wants u to call them asap

1:53 PM



un | but my children are in a



9:23

5G 95%

< **J** Jessica Dcf ▾



I understand your very busy but my children are in a dangerous situation and if you can't help them can you please give me a contact asap of someone that can. My neighbors are wanting to be witnesses and I'm contacting lawyer I need DCF to help my children PLEASE

3:09 PM

Monday, May 2, 2022

Been calling you alone with my neighbors since yesterday about the drug house u put my children at and really need a call back from you or yourr supervisor PLEASE My children are not in a safe place

8:02 AM

[111 E. Monument Ave,  
Kissimmee, FL 34741](#)

8:53 AM



My office is located on the

5th floor



9:24

5G 95%

< J Jessica Dcf



My office is located on the 5th floor

8:54 AM

Ok please text me your supervisor name and phone number so I have a second point of contact

8:56 AM

I'm on my way I'm 37 min away on I4 now

8:57 AM

What room number?

9:36 AM

510 on the 5th floor

9:37 AM

I'm here

9:37 AM

Donald burge DOB is 4/15/1954

12:42 PM

My uncle is on his way from Miami now but have some questions about booking the place now online please call me ASAP

1:14 PM



1:39



1:44



< J Jessica Dcf



1:40 PM

Give me a ring when u have a min

1:53 PM

Also his ETA is showing 5:30 so far

2:08 PM

I'm at gunspot if you want to bring the kids sooner to play some games it's ok by me. Thanks

3:18 PM

\*funspot

That is where you told your uncle to meet you with the children?

I'm in the middle of a case right now I'm sorry

3:19 PM

Yes

It's fine if you get done sooner I'm here with toys for the kids

3:19 PM

I will let you know as soon

as I have them



9:26

5G 94%

< J Jessica Dcf ▾

Yes

It's fine if you get done  
sooner I'm here with toys  
for the kids

3:19 PM

I will let you know as soon  
as I have them

3:20 PM

Cool thank you so much  
bless your heart

3:21 PM

He is 55 miles out 5:15pm  
to 5:30pm is his current  
ETA. Are u with kids yet?

4:17 PM

On my way now

I will let you know once I  
have them.

4:19 PM

Ok I'm anxiously wait thank  
you

4:21 PM

Please don't forget car seat  
and papers in my room.  
What's the status

4:51 PM



home

4:57 PM



9:27

5G 94%

< **J** Jessica Dcf ▾



I am 5 minutes from the home

4:57 PM

Oh ok thought u were there

Please don't forget car seat and papers in my room. What's the status

Forget the what's the status opps

4:58 PM

Tell her daddy has a big new doll for her

5:22 PM

Would u like me to drive to cvs at the end of the road to calm her down

5:23 PM

I'm at funspot bring them. Here

5:26 PM

Call me when u on your way please

5:27 PM

The kids are not getting in the car

5:27 PM



9:28

5G 94%

< J Jessica Dcf ▾



If u need me to talk to stay more I can

5:32 PM

We're on the way

5:33 PM

Thank god

5:33 PM

We are safely headed to Miami and I want to thank you again and reassure you that you and your boss did the right thing god bless you both. Thank you again

7:04 PM

Perfect thanks for letting me know

7:30 PM

The mother contacted me. She has been released. She is able to have contact with the children. Can she FaceTime your uncle to see the children?

8:00 PM

Can u call

8:06 PM



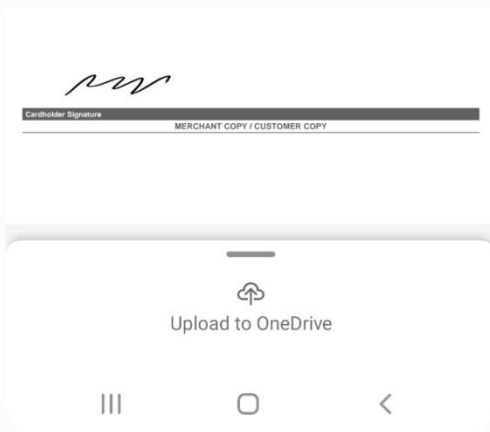




9:28

5G 94%

< J Jessica Dcf ▾



MMS 11:00 AM

Ok perfect I will request for someone to come out

11:02 AM

Please Have them contact me first as we have to go to walmart and other places for kids stuff. Thanks

11:27 AM

Yes they will coordinate with you

11:28 AM

Thank u

11:28 AM

Thank you!

11:28 AM

Request has been



9:29

5G 94%

<  Jessica Dcf ▾



Request has been completed. Someone should be reaching out to you soon!

12:57 PM

Cool thanks

12:58 PM

We at walmart

5:33 PM

Can u call me when u free no rush

Thursday, May 5, 2022

2:13 PM

Hi just checking in with you to let you know we are at same location but looking for a monthly solution still. The kids are adapting fast the this new situation. If you have any questions or concerns please reach out to me or don

Great thanks for checking in! Glad they are ok!

2:16 PM



< J Jessica Dcf ▾

Florida city looking for a larger more permanent comfortable place in the area for the children. She said said to relay this to you as you are out sick. Hope you feeling better and everything is fine on our end.

5:48 PM

Thank you for letting me know.

5:51 PM

Can you provide me with the info so I can just have someone come out and follow up please?

I appreciate you

5:52 PM



9:30

5G 93%

< J Jessica Dcf ▾



There u go

5:53 PM

Can u call me?

Kendra mentioned she was going to call you and see if it was possible to get a fast decision before the 14 days so I can rent a bigger place monthly and possibly you guys can even let my uncle go before the 14 days.

5:55 PM

Can I give you a call after this case? I have to complete an emergency response

5:56 PM

Yes sure anytime. Later tonight?

5:57 PM

Yes sir thank you

6:41 PM

OK thank you talk to you when you call

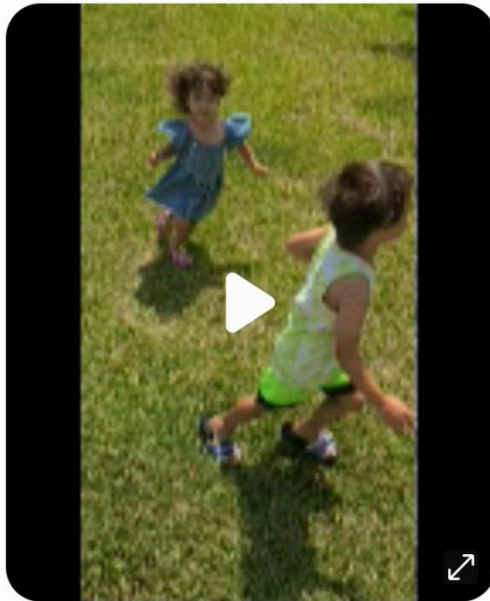
6:42 PM



9:31

5G 93%

< J Jessica Dcf



MMS 8:57 PM

Saturday, May 7, 2022



< J Jessica Dcf ▾

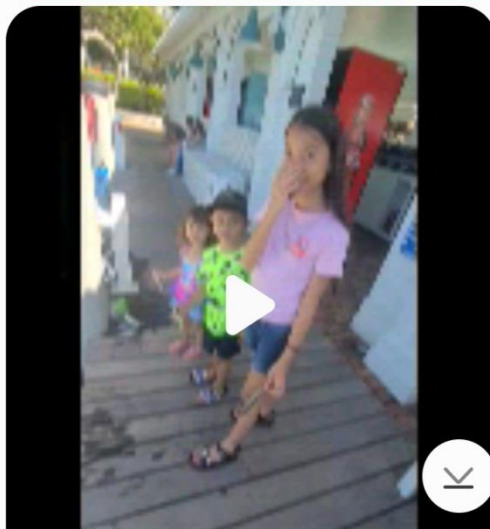


Good morning not sure if your working today but I have some new significant evidence in this case not only from a neighbor but out of my oldest daughters mouth and would love you to hear it before you make your final decision. Thank you and please contact me at your soonest convenience.

11:41 AM

Monday, May 9, 2022

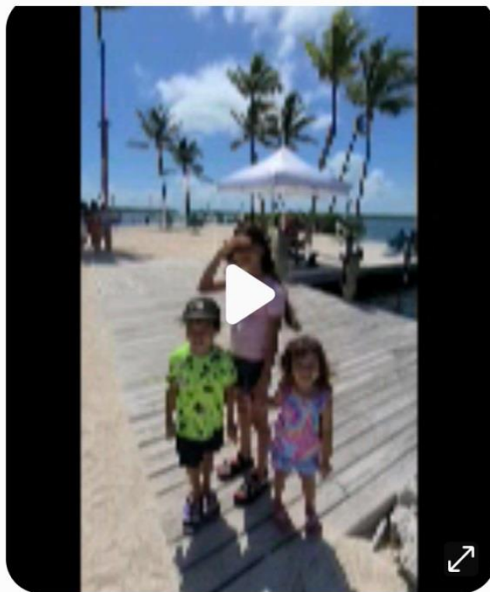
Are you available for a call?



9:31

5G 93%

< J Jessica Dcf



MMS 9:05 AM

Yes sir I will call in 15 minutes

10:58 AM

10:59 AM

Ok

Wednesday, May 11, 2022

Call me I have more information and please send me supervisor number

9:37 AM





9:31

5G 93%

< J Jessica Dcf



9:37 5G 18%

Timeline Date Filter

TODAY

- System Armed in Home Mode**  
Keypad 00f22555  
4:40 AM
- System Disarmed**  
Master PIN via Keypad  
4:40 AM

TUESDAY

- System Armed in Home Mode**  
Keypad 00f22555  
10:45 PM
- Automatic Test Signal Received**  
8:31 PM

Overview Cameras Timeline

MMS 9:46 AM

She was doing drugs till 5am and had a man in our house



+ Ple: me being able to see alarm



9:32

5G 93%

< J Jessica Dcf



Please don't alert her to me being able to see alarm records

9:47 AM

Please call Ellan she can confirm

9:48 AM

Please send me your active supervisor number so I can connect with her about the case. Thanks

I am working on something that came up just now on a case but I will contact you as soon as I can

9:54 AM

9:55 AM

Would you please provide me with Kendras acting supervisor phone number? Thank you

I have more evidence that I don't want to reveal till court but I will if need be if you guys are even thinking of putting my children near that bad abusive neglecting drug

infested situation so please



< J Jessica Dcf ▾



I have more evidence that I don't want to reveal till court but I will if need be if you guys are even thinking of putting my children near that bad abusive neglecting drug infested situation so please work with me on this as I just want to keep my kids safe with me and away from that unsafe nightma

10:37 AM

View all



I am trying to make the best situation for them

5:35 PM





9:33

5G 92%

< **J** Jessica Dcf ▾



Good morning can you please give me a call and also send me the superior number. I git a lawyer now and need to talk to you

9:04 AM

Good morning I'm currently out working on a case right now; however, I will be calling you this afternoon with an update regarding your case.

9:30 AM

Ok can u send me supervisor number please? Thank you

9:30 AM

Also Elen said you never called her and Tony

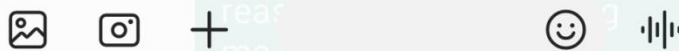
I know your very busy god bless you

9:32 AM

Thank you for understanding. I will try and contact her today as well

9:56 AM

Thank you but is thier a  
reas  
me v  
phone number?



9:33

5G 92%

< **J** Jessica Dcf ▾



Thank you but Is thier a reason your not providing me with your supervisor phone number?

9:58 AM

She hasn't contacted you yet? I provided her with your number?

Danette is our acting supevisor

Here is her number

Sorry I'm with a family 10:00 AM

[\(407\) 873-1539](tel:(407)873-1539) 10:01 AM

OK no she has not called thank u very much god bless

10:01 AM

Thank u for doing the right thing for my children god bless you and god will reward you for being a good person

12:55 PM

+



9:34

5G 92%

< **J** Jessica Dcf ▾



4:52 PM In a meeting do you need something?

It is not urgent. I just wanted to let you know that I will be out of the office for the next week

4:55 PM

If you have anything you can reach out to my acting supervisor

4:56 PM

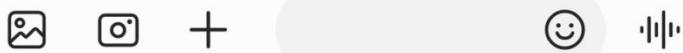
4:56 PM OK thank u very much

Saturday, May 14, 2022

8:07 PM I need a copy of the first safety plan when Michelle and Tony had my kids for my lawyer and I never got it on email. Can you email it to me please? Thanks

Monday, May 23, 2022

7:55 AM Are u awake?



Wednesday, June 1, 2022



9:34

5G 92%

< **J** Jessica Dcf ▾



In a meeting do you need something?

4:52 PM

It is not urgent. I just wanted to let you know that I will be out of the office for the next week

4:55 PM

If you have anything you can reach out to my acting supervisor

4:56 PM

OK thank u very much

4:56 PM

Saturday, May 14, 2022

I need a copy of the first safety plan when Michelle and Tony had my kids for my lawyer and I never got it on email. Can you email it to me please? Thanks

8:07 PM

Monday, May 23, 2022

Are u awake?

7:55 AM





9:35

5G 92%

< **K** Kendra Jenkins ... ▾ ⋮

Monday, May 2, 2022

12:25 PM Kendra Jenkins supervisor dcf

1:15 PM My uncle on his way from Miami but have some questions about this booking if u can call me A\$AP as Jessica is not responding thank u

I'll call after my lunch give me 10 minutes

1:16 PM

N. Jessica called me it's all good

1:21 PM Enjoy your lunch

Okay

1:39 PM

We got the kids and are safely headed to Miami and I want to thank you again and reassure you that you and Jessica did the right thing god bless you both.

👤 📷 + Tha | 😊 🗣️



< **K** Kendra Jenkins ... ▾ ⋮

Those pictures were from yesterday by the way and they so happy

11:42 AM



MMS 11:43

< **K** Kendra Jenkins ... ▾ ⋮

Tuesday, May 10, 2022

Hi Kendra hope you had a good long weekend and day off. Just checking in with you to see if there are any updates and see if I can have a call with you about new evidence I have discovered as well for your investigation. The kids are very happy and everything is getting better here.



MMS 12:04

🖼️ 📷 + Monday | 😊 🗣️

< **K** Kendra Jenkins ... ▾ ⋮

any updates and see if I can have a call with you about new evidence I have discovered as well for your investigation. The kids are very happy and everything is getting better here.



MMS 12:04 PM

Monday, May 23, 2022

8:18 AM **U back?**

🖼️ 📷 + | 🗨️ 🔊

9:42

5G 89%

< **K** Kat Nicos Mom ▾ ⋮

I would like to talk to you ONLY about my kids call me please. There is a no contact order with my wife so I can not talk about her.

11:26 AM

Give me 20 minutes

11:28 AM

11:29 AM **Ok**

I called

It goes straight to voicemail

11:44 AM

12:14 PM **Try me now**

MMS 1:16 PM **Jessica Dcf**  
+14077210339

MMS **Jessica Dcf**  
+14077210339

1:33 PM **You get it?**

Yes

Your full name

👤 📷 + | 🌈 🗣️

Can't call me after a call



9:43

5G 89%

< **K** Kat Nicos Mom ▾ ⋮

Yes

Your full name 1:34 PM

Can u call me after u call her please

1:34 PM Donald seane

She didn't picked up 1:34 PM

1:35 PM Leave her a voicemail PLEASE

1:36 PM For my childrens safety please I beg you just tell her the truth

1:38 PM Did u leave Jessica at DCFf a voicemail?

Yes

I left a voicemail 1:40 PM

1:40 PM God bless you thank u so much god loves u

📷 📷 + 📄 📞

⋮ ○ <

9:45

5G 89%



+14078731539



Thursday, May 12, 2022

10:43 AM

Do you get text? This is Donald

I will call you shortly. We have not forgotten

11:43 AM

11:52 AM

Ok thank you Should we check out of hotel?

12:00 PM

Ok we have have checked out let me know please asap

Yes go ahead

12:00 PM

12:06 PM

Ok thank u

Saturday, May 14, 2022

I need a copy of the first safety plan when Michelle and Tony had my kids for my lawyer and I never got on email. Can you email it



9:45

5G 89%



+14078731539



Saturday, May 14, 2022

I need a copy of the first safety plan when Michelle and Tony had my kids for my lawyer and I never got it on email. Can you email it to me please? Thanks

8:08 PM

Thursday, May 19, 2022

We can send that. We also need to do a well-being check where the children are located. Please call me with the address.

11:28 AM

Monday, May 23, 2022

Please call me it's important

11:05 AM

Can u give me a contact for someone else if u busy plz

12:27 PM

I will call you now

12:35 PM



OK





9:46

5G 88%



+14078731539



1:31 PM

I have witnesses to the drug use including my 11 year old daughter.

1:32 PM

And mother was backer acted for OD on pills and she was drug tested.

1:37 PM

I'm ten min away

On the other line

1:37 PM

1:38 PM

OK I'm 10 min away

2:01 PM

Can u call me please I have some questions

Can I call you later?

2:14 PM

2:15 PM

I'm confused as I thought u and the police would be interviewing my daughter right now

Not sure what the plan is now?



Tuesday, May 24, 2022



9:46

5G 88%



+14078731539



1:37 PM

I'm ten min away

On the other line

1:37 PM

1:38 PM

OK I'm 10 min away

2:01 PM

Can u call me please I have some questions

Can I call you later?

2:14 PM

I'm confused as I thought u and the police would be interviewing my daughter right now

2:15 PM

Not sure what the plan is now?

Tuesday, May 24, 2022

2:04 PM

I was told yesterday that you would schedule some kind of "forensic interview" next do you have an idea when that might be?







ZPaYDaY May 19, 2022 2:16 AM  
You prob has alt accounts follow you  
I would not post until we can get him in jail



nanny May 19, 2022 2:16 AM  
Ok



ZPaYDaY May 19, 2022 2:16 AM  
The child services watching you to  
Just don't use social media to fight  
Do it in court



I want you to win this  
But we got to be smart about it



nanny May 19, 2022 2:18 AM  
Ok  
On private now  
All of it private now  
Wyd



ZPaYDaY May 19, 2022 2:28 AM  
Can't be wait to go to Thailand  
Go through her phone  
To unveil so many guy she message  
So I can take gg with me and leaving her...  
Money stress me out so much



nanny May 19, 2022 2:29 AM  
U on now



Message @ZPaYDaY





Comments 22 Likes 532



markking41

Given the chance I'd love you every time Heather

1/30 Reply



ship4braines

Mommy! 🙏🌹🌹💕💕💕💕💕💕

1/30 Reply



shawnshilling336

and a 3rd 4th

1/30 Reply



View replies (1) ▾



davidmartin7856

you are absolutely 100 stunning and my favourite colour 😊❤️💕

1/30 Reply



daleterpstra0phun



Add comment...





101 comments



markking41

I think Donny needs to be beaten.  
You're amazing gorgeous

1d Reply

Liked by creator



6



therealheatherdeep · Creator



1d Reply



0



bigpun010203

what the fuc\$ is that?

8h Reply



0



summervibes2245

Google Donald Carlos Seoane he is  
liar and con artist. He abuse women,  
and abuse drugs He punch Heather  
and has take control of her money  
and account



2



Add comment...





markking41



2

Awe too bad I am not him, I am the  
Federal Officer that's dating your ex

14h Reply

---

Comment access is limited. [View details](#)



**Exhibit B**





**RECORDS KEEPING COMPLIANCE FORM  
PURSUANT TO 18 U.S.C. § 2257**

**MODEL IDENTIFYING INFORMATION AND AFFIDAVIT:** Model understands that all the information given in this Agreement is being provided to comply with federal law and any false statement will subject Model to both a civil action by Producer as well as criminal prosecution under federal and state law.

a. Legal Name: Nantita Seane (Full Current Legal Name: First, Middle, Last)      b. Date of Birth: 2/20/1995 (Model's Initials) (Month, Day and Year)  
Age: 20

c. Primary identification document must be government issued passport, driver's license, motor vehicle department ID, or military ID: (Each should be described, including the ID number. Clear, good-quality photocopies of each must be attached to this Form and the photocopies must be signed in ink by Model):

(1) First form of identification: FL      (2) Second form of identification: \_\_\_\_\_  
ID # S500      ID # \_\_\_\_\_

d. All other names ever used (include previous legal names, stage names, Web handles, maiden or married names, aliases, professional names and nicknames):

(1) Heater Deep (Stage Name for this Production)      (a) \_\_\_\_\_ (All other names)  
(2) \_\_\_\_\_ (Maiden Name if applicable)      (b) \_\_\_\_\_ (All other names)  
(3) \_\_\_\_\_ (Previous legal name, if applicable)      (c) \_\_\_\_\_ (All other names)

e. Phone # (38) 394-0027 [Optional]

**SWORN STATEMENT:** "UNDER 28 U.S.C. §1746 AND THE PENALTIES OF PERJURY UNDER THE LAWS OF THE UNITED STATES, I SWEAR THAT THE FOREGOING IS TRUE AND CORRECT AND THAT EACH OF THE IDENTIFICATION DOCUMENTS WHICH I HAVE PROVIDED AND OF WHICH I HAVE SIGNED THE ATTACHED COPY WAS LAWFULLY OBTAINED BY ME AND HAS NOT BEEN FORGED OR ALTERED."

Signature: *Nantita Seane*      Today's Date: 8/16/2015  
Model's Signature (using full legal name)

MODEL MUST ALSO SIGN ATTACHED COPIES!

UNDER 28 U.S.C. §1746 AND THE PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES, I SWEAR THAT I BELIEVE THE FOREGOING IS TRUE AND CORRECT, THAT I HAVE PERSONALLY EXAMINED THE MODEL'S PHOTO IDENTIFICATION AND DATE OF BIRTH, AND THAT I HAVE OBSERVED THE ORIGINALS OF EACH OF THE IDENTIFICATION DOCUMENTS OF WHICH COPIES ARE ATTACHED HERETO AND SIGNED BY THE MODEL.

*Donald Seane*      Today's Date: 8/16/2015  
Signature of Primary Witness  
Donald Seane  
Print Name of Witness

Copy of Depiction Attached: Hardcopy/Digital      Internet Location/URL: \_\_\_\_\_

10. I fully understand that the present declaration is binding upon my heirs and legal successors. This Agreement shall be binding upon, inure to the benefit of, and be enforceable by both UPLOADER and the Platform, and their respective successors and assigns;
11. I acknowledge that I have reviewed this Agreement in its entirety and understand its terms and, further, that I have had the opportunity to discuss and review the terms of this Agreement with my own counsel before signing. This Agreement shall be deemed to have been jointly drafted by me and UPLOADER, and in construing and interpreting this Agreement, no provision shall be construed and interpreted for or against any of the parties hereto because such provision or any other provision of the Agreement as a whole is purportedly prepared or requested by such party;
12. In the event that any provision or portion of this Agreement shall be determined to be invalid or unenforceable for any reason, in whole or in part, the remaining provisions of this Agreement shall be unaffected thereby and shall remain in full force and effect to the fullest extent permitted by law;
13. I agree and understand that I am solely responsible to comply with all applicable laws and regulations in my location as well as all laws and regulations applicable to my participation in the Content;
14. I swear that the forgoing is true and correct and that the ID Documents that I have provided was lawfully obtained by me and has not been altered in any way;
15. This Agreement may be executed by facsimile, electronic mail, or through the mail in two or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same instrument; and
16. This Agreement shall be governed by and construed in accordance with the laws of USA.  
The parties irrevocably agree that the courts of USA shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims).

**CO-PERFORMER**

Read and accepted this 16 day of 8, 20 15

Per [Signature] [signature]

**UPLOADER**

Read and accepted this 16 day of 8, 20 15

Per [Signature] [signature]

government issued driver's license (in countries where a National ID is not mandatory), passport, citizenship card, state or provincial ID, national passport or national ID card; and

3.1.2. a copy of a valid government issued official document mentioning my legal name and address.

(the documents of this Section 3.1 are hereinafter collectively referred to as the "**ID Documents**").

3.2. ID Documents shall be attached to this Agreement.

3.3. I hereby grant UPLOADER the permission to provide a copy of my ID Documents to any Platform (defined in Section 4 below), if so requested by such Platform, in connection with the Content and any requirements by applicable national, federal, state and local laws and regulations.

4. I hereby grant UPLOADER the permission to use, reproduce, sell, license, rent or otherwise distribute and publish, modify, edit and alter the Content, which permission is irrevocable. Furthermore, I hereby agree and authorize UPLOADER to publish the Content online, on the platform of the UPLOADER's choice, including any Web platform where independent content uploaders can upload, publish, license and sell their original adult videos, services or other tangibles goods to final users and where such final users may download the Content, including all related subdomains or websites of such platform (all together referred to as the "**Platform**"), and such authorization is given for an unlimited time;
5. I hereby understand and agree that the Content may be searchable by others through the Platform itself and through others partnered or networked entities of the Platform or UPLOADER. Furthermore, I understand and agree that the Content may be searchable by publicly available search engines, and it is my sole responsibility should I wish not to appear, be found, or be removed of such search engines;
6. If the Content is found on a website(s) that has not been indicated by or that is not related to UPLOADER, or its licensees, as the case may be, I shall have full rights to demand that the Content be taken down from such unapproved website(s) and/or destroyed, the whole at my own costs;
7. I fully understand and acknowledge that all of the Content is the sole property of UPLOADER and can be used under license by the Platform, and all films, audiotapes, videotapes, reproductions, media, plates, negatives, photocopies, and electronic and digital copies of the Content, are the property of UPLOADER;
8. I hereby represent and acknowledge that I am solely responsible for the nature of the Content in which I decide to participate in and that I am solely responsible to bear all risks associated with my participation in the Content. I will not participate in any content that could be deemed illegal or illicit, or involving minors. Furthermore, I agree not to participate in content that could violate third party's intellectual copyright or that violates another individual's privacy or image;
9. I hereby release, discharge and undertake to indemnify and hold harmless UPLOADER and the Platform from and against any and all claims, liability, costs, losses, damages or injuries of any kind arising out of or related to my participation in the Content. Without limiting the generality of the foregoing, I agree that UPLOADER have neither made nor will be in any manner responsible or liable for any warranty, representation or guarantee, express or implied, in fact or in law, in connection with the Content or my participation in the Content. I further release all rights to bring any claim, action or proceeding against UPLOADER and the Platform;

**Co-Performer Release Agreement  
(the "Agreement")**

In favor of Donald Seane [UPLOADER'S FULL LEGAL NAME] (hereinafter referred to as the "UPLOADER"). For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, I, Nantia Seane [CO-PERFORMER'S FULL LEGAL NAME], with residential address at 7901 Jupiter FL [CO-PERFORMER'S RESIDENTIAL ADDRESS] hereby agree as follows:

1. I hereby represent that I am of sound mind and body, acting of my own free will and fully understand the terms of this Agreement, and I am legally able to execute this Agreement;
2. I hereby agree that I shall select one paragraph set forth in this Section 2, one of either paragraph A. **or** B. (see below), and my selection of that respective paragraph is my acknowledgement and understanding of the terms therein which shall apply to this Agreement (Check one of the following):

A. Single Video/Content with UPLOADER [Select if appearing in **only one** upload with UPLOADER]:

I hereby agree to be photographed, recorded and/or videotaped by or on behalf of UPLOADER in connection with my participation in \_\_\_\_\_ [CONTENT DESCRIPTION/TITLE] (hereinafter referred to as the "Content") on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_ and the reason to do so is voluntary and not under force, duress or any other reason.

**OR**

B. Multiple Videos/Content with UPLOADER [Select if appearing in **more than one** upload, **now or in the future, with UPLOADER**]:

I hereby agree to be photographed, recorded and/or videotaped by or on behalf of UPLOADER in connection with my participation in porn video [CONTENT DESCRIPTION] and at my option may participate in other reasonably similar content with UPLOADER from time to time and at any time (hereinafter referred to as the "Content") from the date of this Agreement, and the reason to do so is voluntary and not under force, duress or any other reason.

3. I hereby agree and represent that I am **AT LEAST 18 YEARS OLD (OR OVER THE AGE OF 21 YEARS IN PLACES WHERE THE AGE OF MAJORITY IS NOT 18 YEARS), AND THE AGE OF MAJORITY AND LEGAL CONSENT IN THE JURISDICTION IN WHICH I LIVE OR RESIDE** at the time that the Content is created and I am in full legal capacity. Further, I fully understand and acknowledge the adult nature of the Content and hereby consent to appear fully and/or partially nude in such Content;

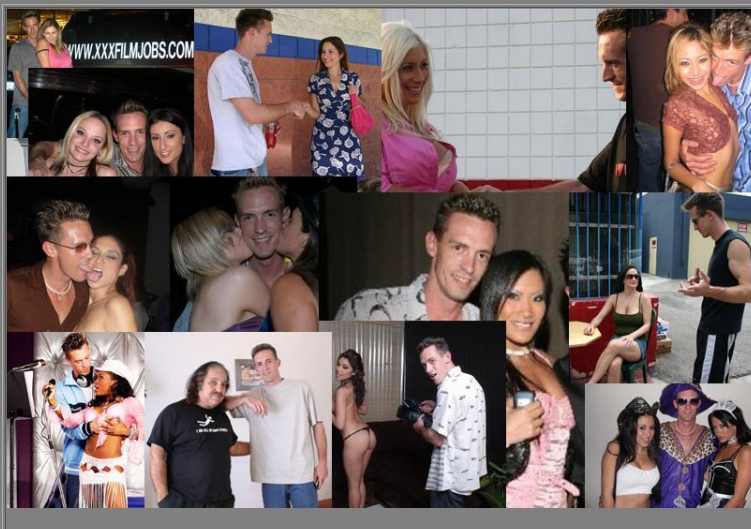
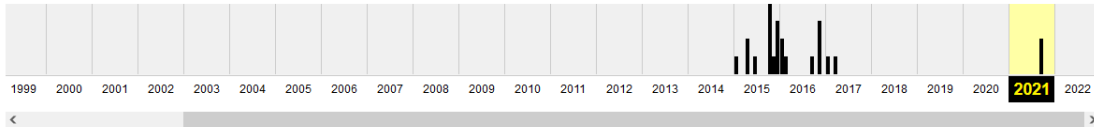
- 3.1. I hereby agree to provide the UPLOADER the following documentation:

3.1.1. a copy of a valid government issued photo identifying document (hereinafter referred to as "ID") that evidences my date of birth, ID expiration date, my photo and my full legal name, with such ID not expiring within six (6) months from the date of execution of this Agreement. Such ID can be a

INTERNET ARCHIVE WayBackMachine  Results: 50 100 500

Calendar · Collections · Changes · Summary · Site Map · URLs

Saved 23 times between January 27, 2015 and September 7, 2021.



**Donny Long Network - Porn Star Donny Long Network of websites Official Website**

**Where reality is reality!**

Please read and comply with the following conditions before you continue: This website contains information, links, images and videos of sexually explicit material. If you are under the age of 21, if such material offends you or if it's illegal to view such material in your community please do not continue. Here is an excellent website to find something more to your tastes. Please read and comply with the following conditions before you continue: I am at least 21 years of age. The sexually explicit material I am viewing is for my own personal use and I will not expose

**How we keep minors from viewing our sites:**

This entire domain, and all of its content, has a voluntary content rating. We have labeled our site with all the following labeling services: [icra.org](#), [rsac.org](#), and [safesurf.com](#). In addition our labeling compatible with the free, built in, content filtering function of internet explorer. [Here is](#) an explanation on how to enable it on your browser. In addition, parents can download a fully functional [FREE parental tool bar here](#).

**I AGREE, ENTER Donny Long Network NOW!**



**Donny Long - porn star Donny Long Official Website**

**Where reality is reality!**

Please read and comply with the following conditions before you continue: This website contains information, links, images and videos of sexually explicit material. If you are under the age of 21, if such material offends you or if it's illegal to view such material in your community please do not continue. Here is an excellent website to find something more to your tastes. Please read and comply with the following conditions before you continue: I am at least 21 years of age. The sexually explicit material I am viewing is for my own personal use and I will not expose

**How we keep minors from viewing our sites:**

This entire domain, and all of its content, has a voluntary content rating. We have labeled our site with all the following labeling services: [icra.org](#), [rsac.org](#), and [safesurf.com](#). In addition our labeling compatible with the free, built in, content filtering function of internet explorer. [Here is](#) an explanation on how to enable it on your browser. In addition, parents can download a fully functional [FREE parental tool bar here](#).

**I AGREE, ENTER Donny Long NOW!**

19:57  
Id Heather Deep Snack Time  
Heather Brooke, Heather Deep, pottanut, wallow, deo

21:34  
Heather Deep Does Heather  
Heather Brooke, Heather Deep, hotmoy, deo throat, asians.

07:49  
Heather Deep Throat 1st  
Heather Deep, xhamster, deo throat, swallow, asians.

18:21  
Thai 18-Years-Old Heather  
Heather Deep, Donny Long, analdin, deo throat, thai.

18:20  
Asian Teenie Heather Deep  
Heather Deep, asian-cuties, deo throat, asians, teens. 1 month ago

15:26  
Heather Harmon Deep Throat  
Heather Brooke, Heather Deep, hummaha, deo throat

11:21  
Oriental Teenie Japanese  
Heather Deep, asian-cuties, japan, deo throat, teens. 11 months ago

07:00  
Heather Deep Does Heather  
Heather Brooke, Heather Deep, toxx, smlltze, handsh

10:41  
Heather Deep 1st Ever And  
Heather Brooke, Heather Deep, toxx, swallow, deo throat

10:41  
Heather Deep Throat 1st  
Heather Deep, xhamster, deo throat, swallow, asians.

https://tubesafari.com/search/heather-deep

Heather Deep Porn - 739

Popular New

heatherdeep, madeincanarias, heather deepthroat, thai, heather deep creampie, depilation, heather deep pregnant, heatherdeep anal, heather deep anal, bokep indo, anal jesse, heather brooke, donny long, britney long, talangman

10:07  
HD heather Deep 1st ever and cum deep in throat and swallow  
2 years ago

10:12  
HD Heather deep goes out skinny dipping with new girlfriend and teaches her to get throatsies new  
2 years ago

10:00  
Heather deep Fucks fan FRANK and drinks cum from condom  
4 years ago

14:32  
HD Heather Deep gets creampie creamthroat after shopping  
3 years ago

https://www.heatherdeep.com/index.php

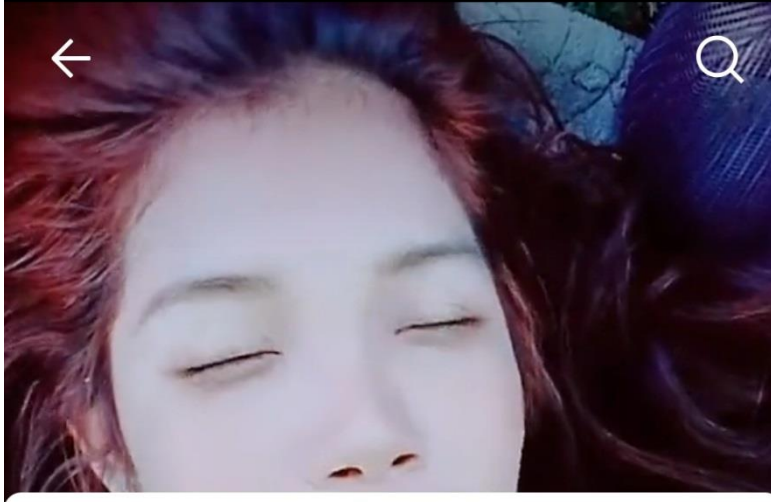
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# Exhibit C

3:39

5G 81%



13 comments



markking41



You do gorgeous mean absolutely everything to me. Missing you like crazy

1

39min Reply

Liked by creator



nancys\_28 · Creator



miss u 🥰👄

1

36min Reply



markking41 ▶ nancys\_28



You're utterly amazing baby, please be safe, happy and healthy 🥰

1

33min Reply

Liked by creator



nancys\_28 ▶ markking41



yes bb 😊👄

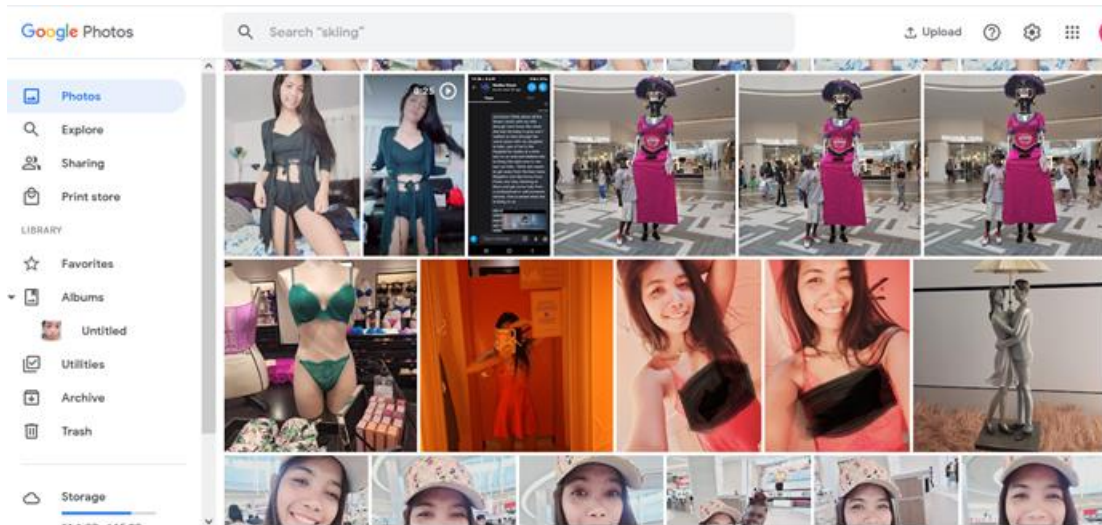
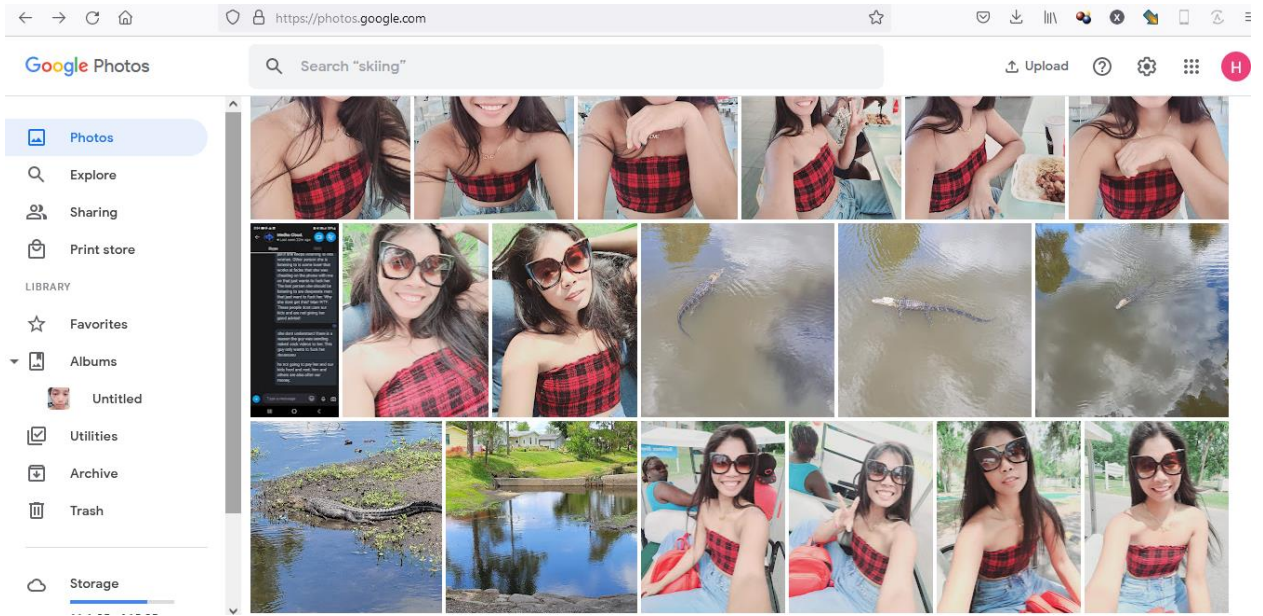
1

30min Reply

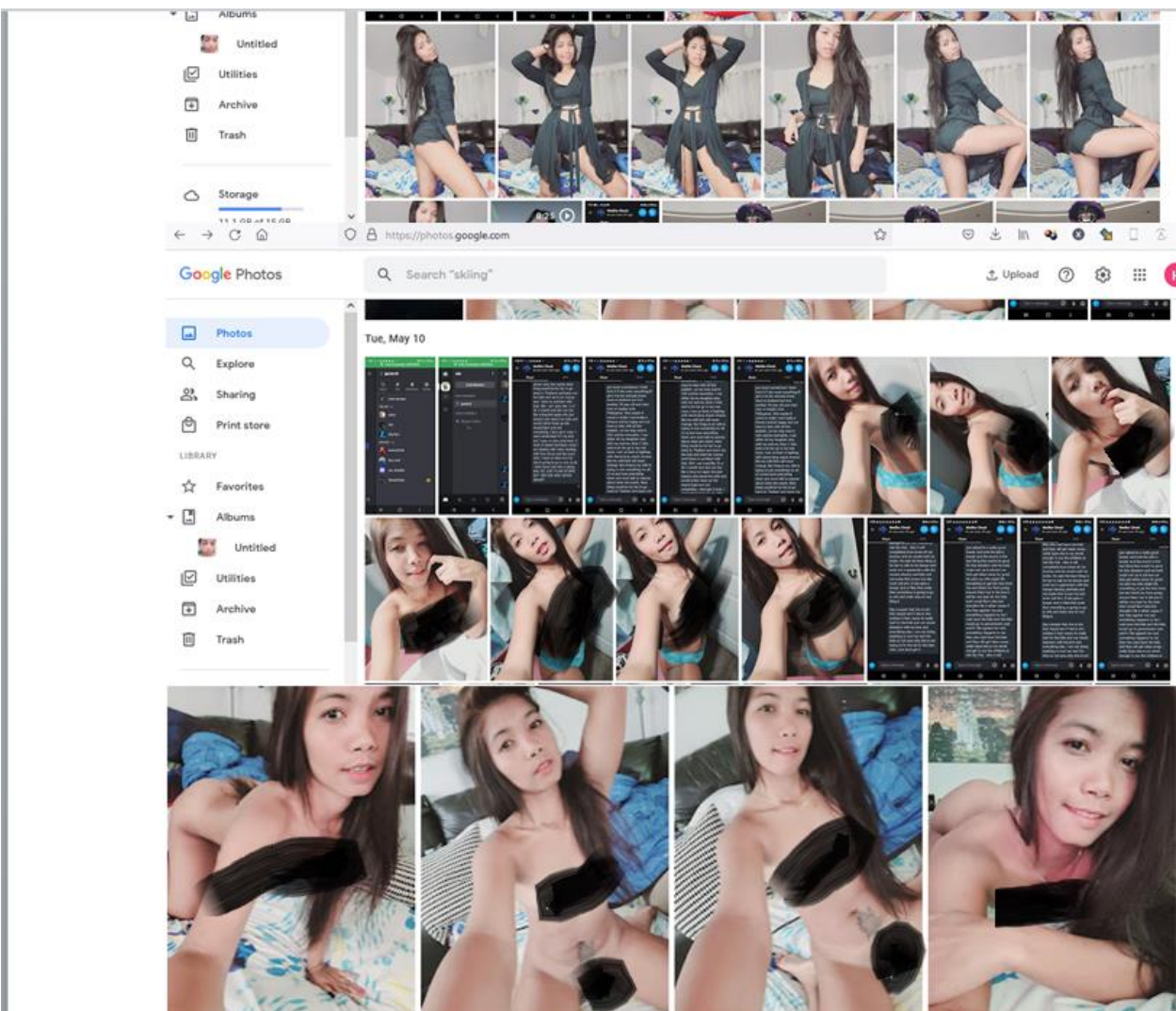
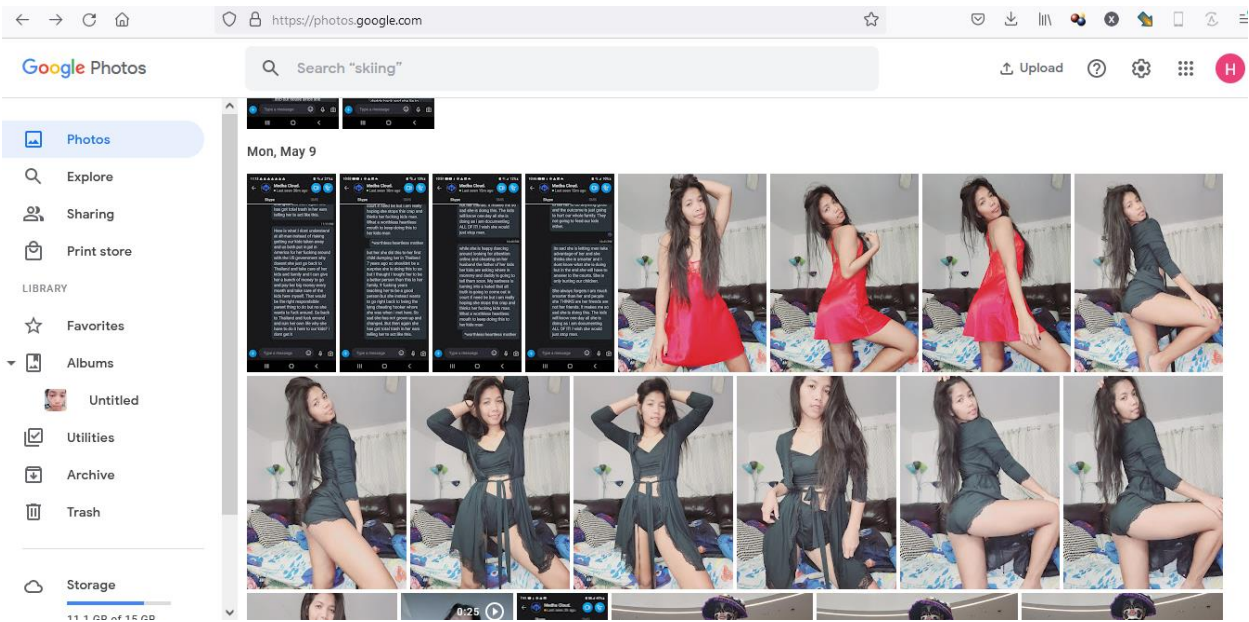


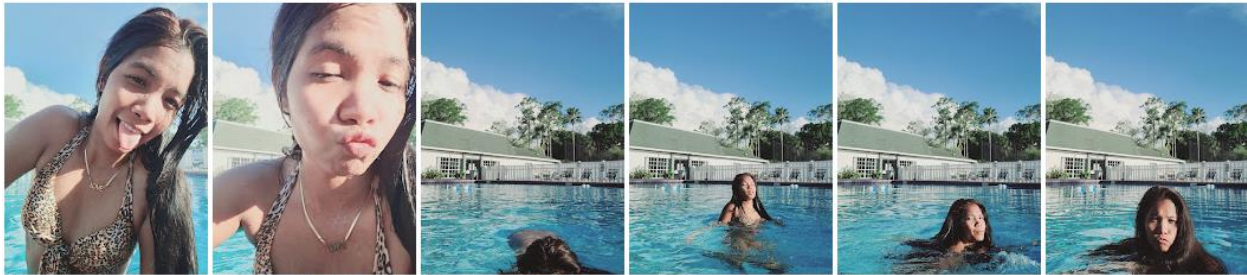
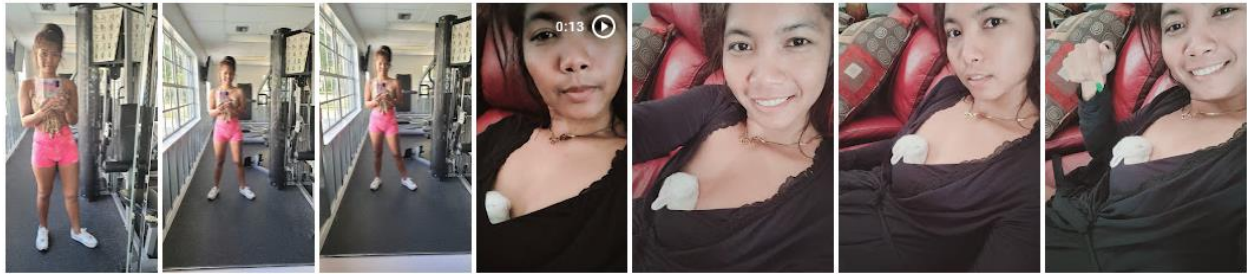
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Sun, May 15

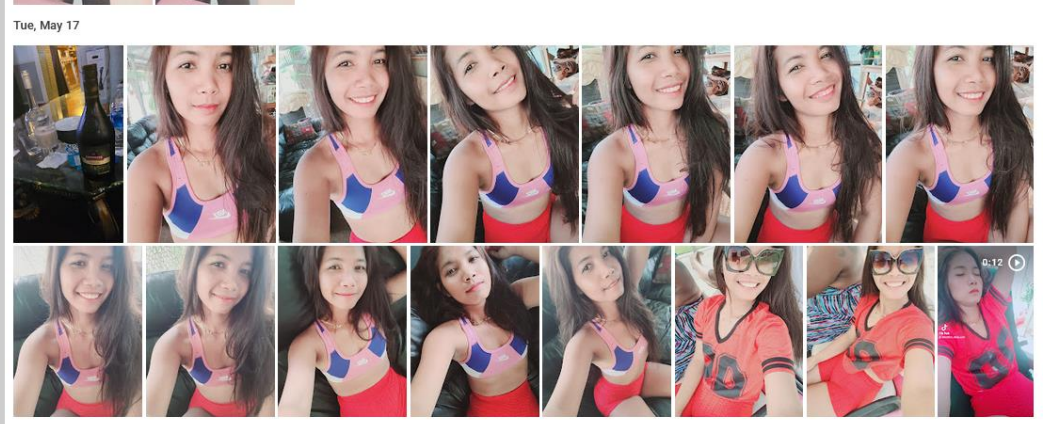


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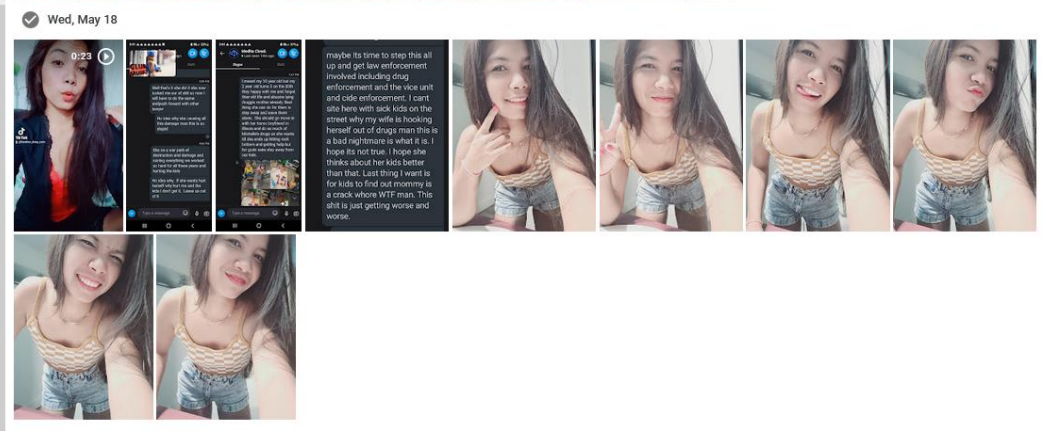


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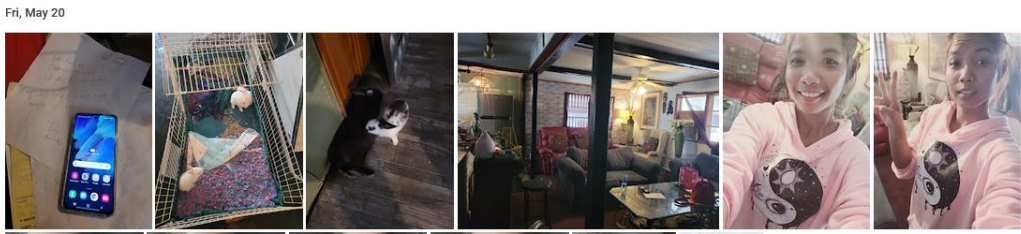
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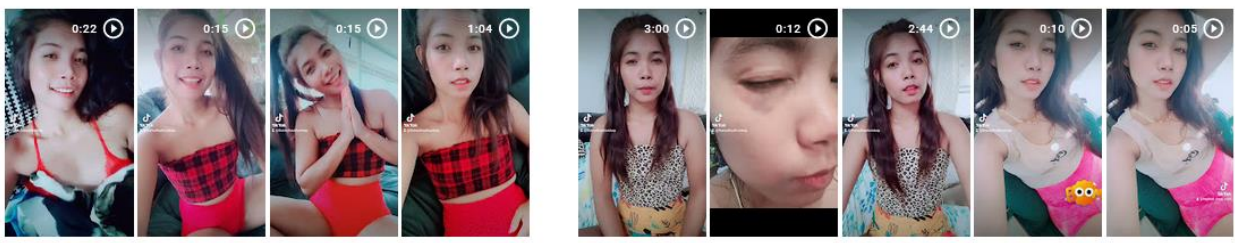
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Sat, May 21



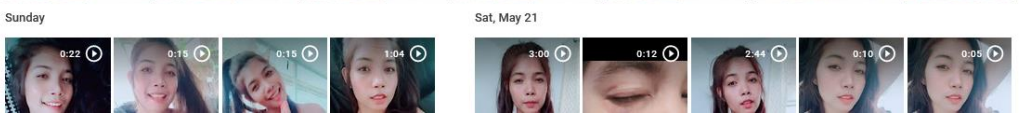
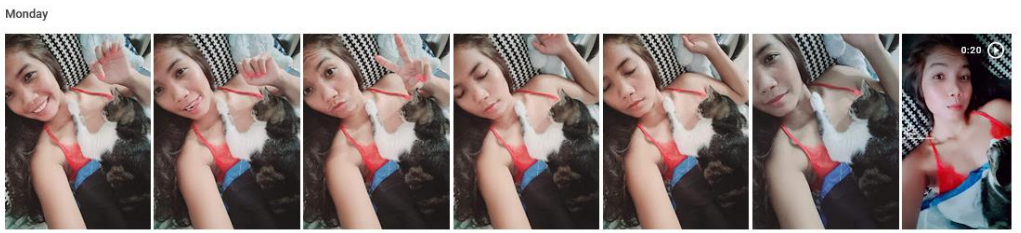
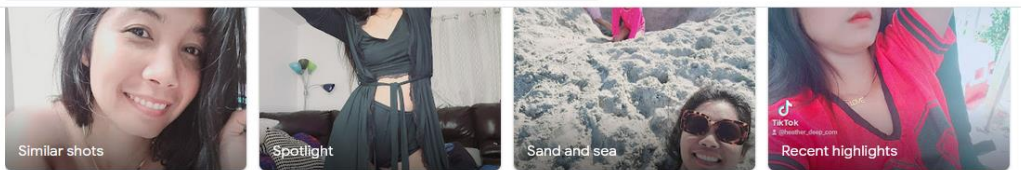
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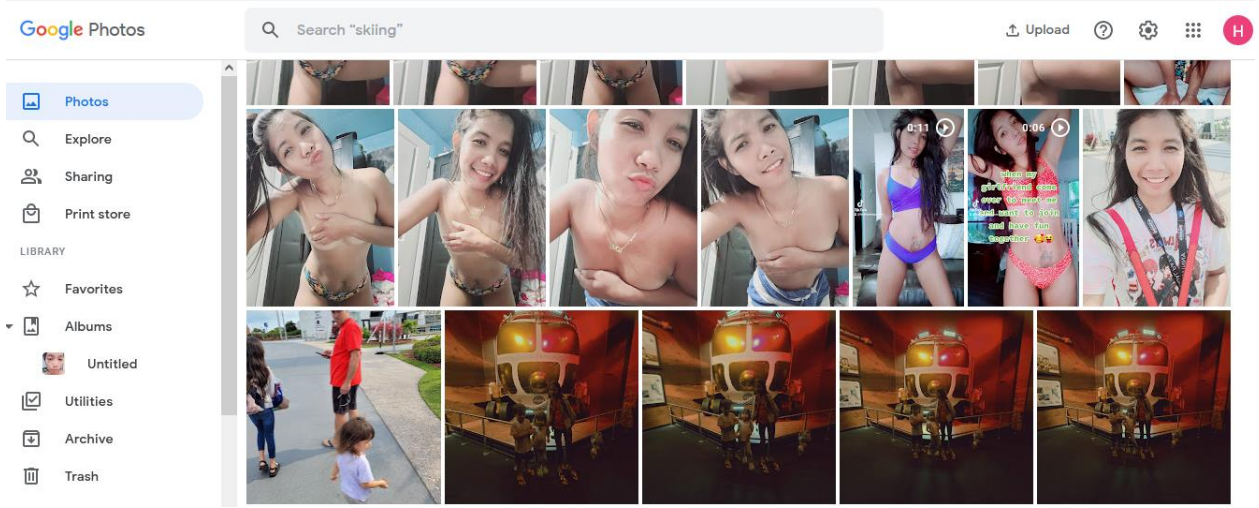
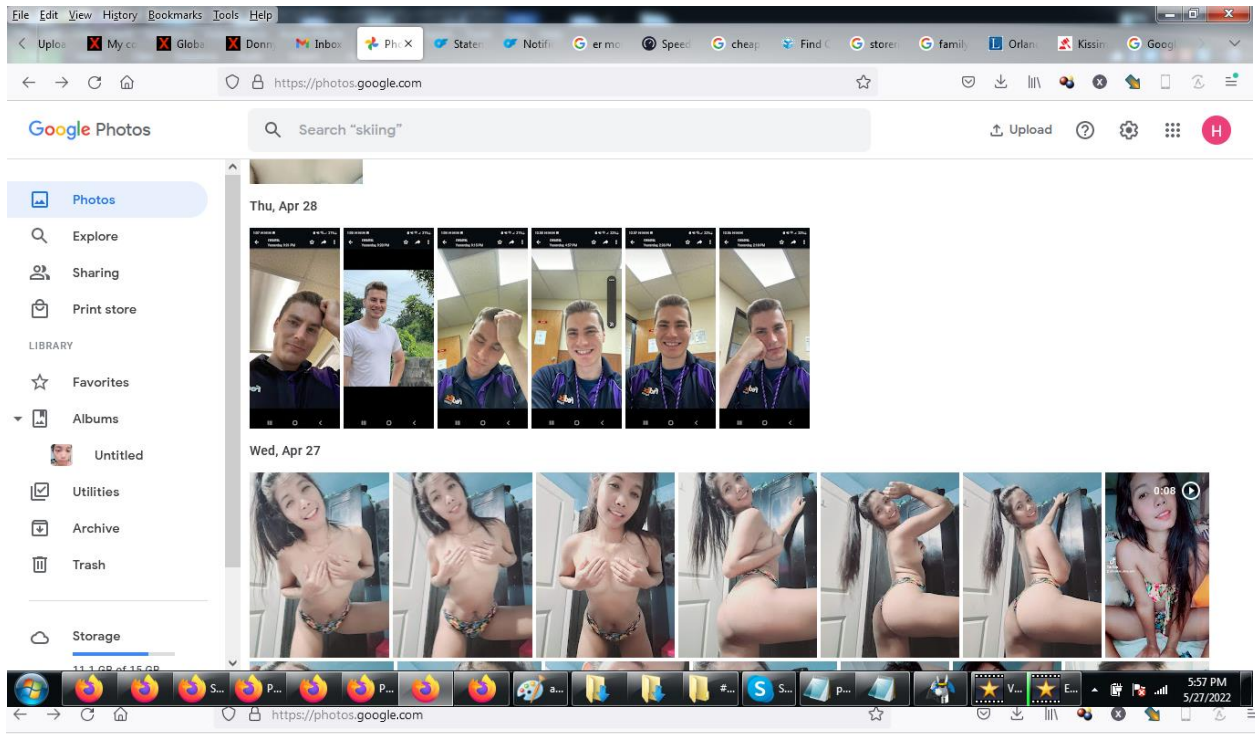
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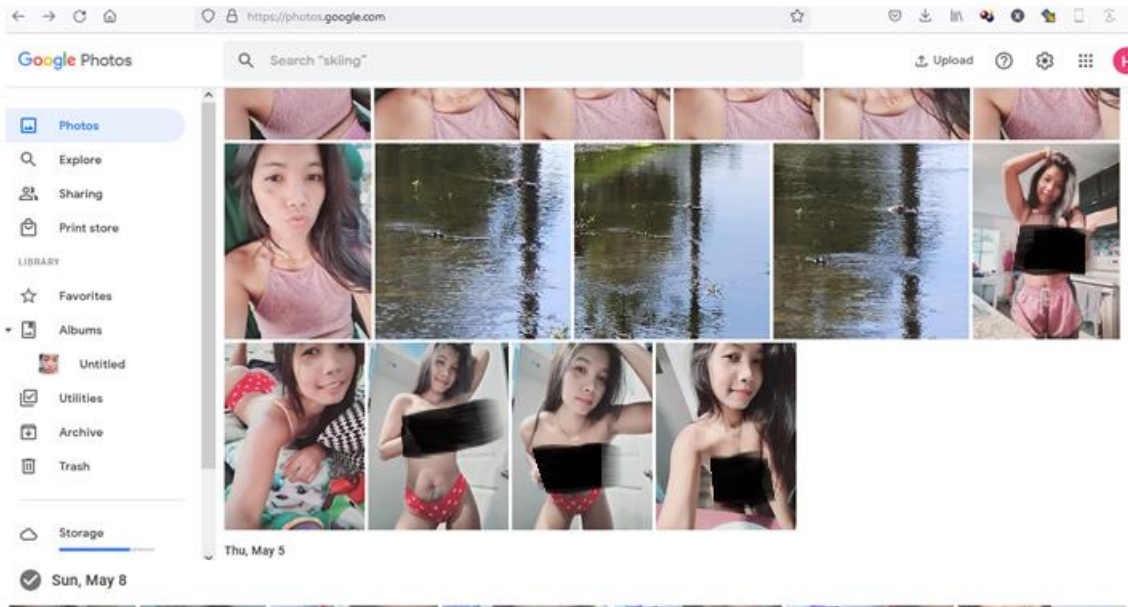
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- Storage

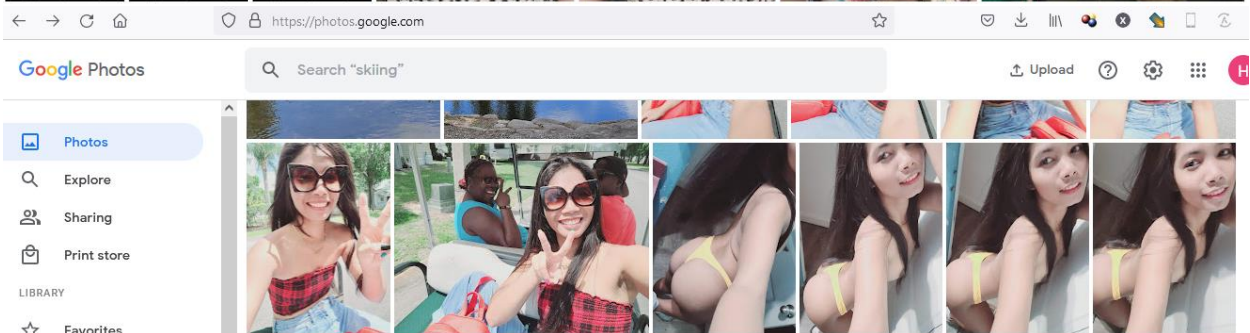
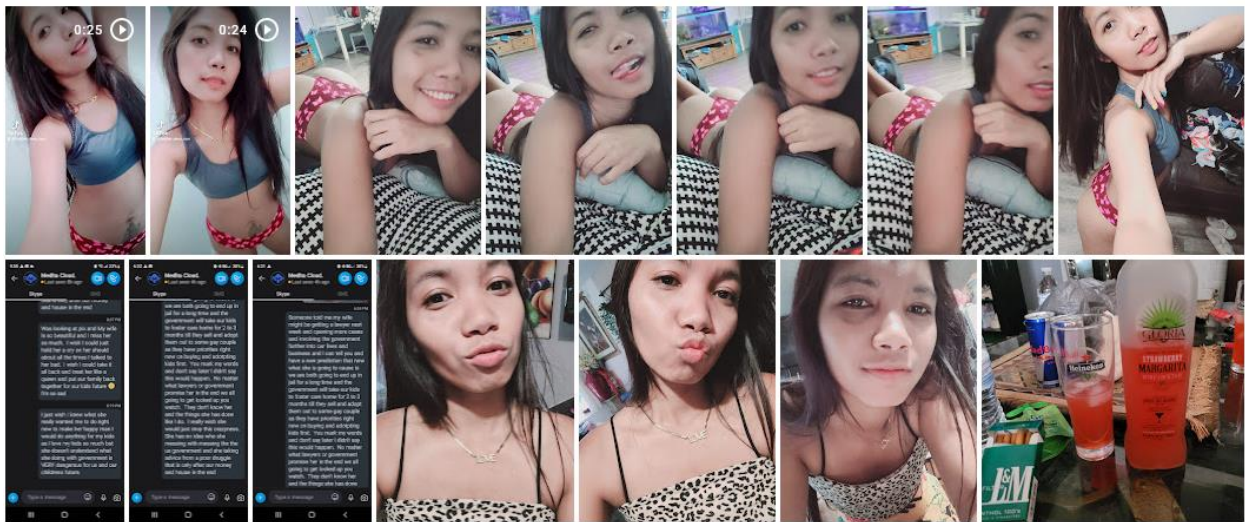
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☑ Sun, May 8



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Thank you for the beautif...



Happy bebe 🥰🥰 ...



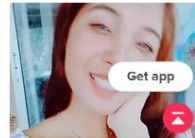
when someone body try t...



Fun time 🥰🥰 #fyp ...



Hot day 🥰🥰 #foryou ...



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beautiful day not to hot to...



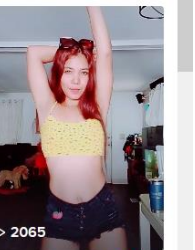
Friday Friday 🥰🥰 ...



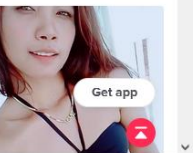
Miss you baby 🥰🥰 ...



Good morning 🥰🥰 ...



Gomy Gomy Gomy 🥰🥰...



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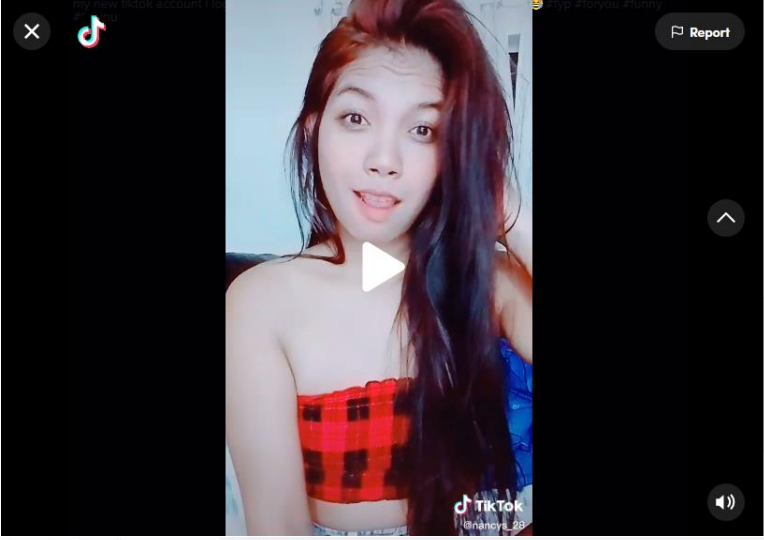
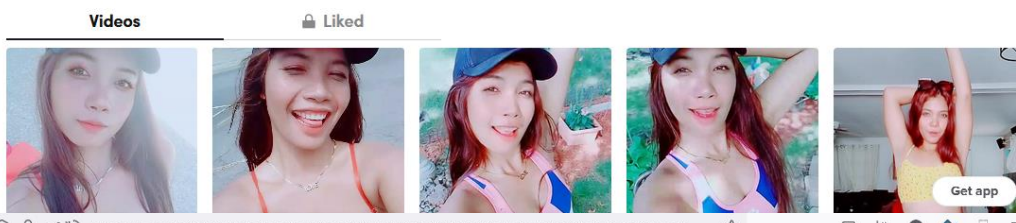
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**nancys\_28**  
Sweetheart 🥰🥰  
[Follow](#)

364 Following 794 Followers 10.5K Likes

ชื่อ นานซี่ 🥰  
My name is Nan 27 year old singel mom 🥰



**nancys\_28**  
Sweetheart 🥰🥰 · 5-27  
[Follow](#)

my new tiktok account I log out and forgot the password can't get back in lol 🥰🥰 #fyp #foryou #funny #foryou  
🎵 Ginseng Strip 2002 - Yung Lean

343 likes 74 comments

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**iSpecINT**  
Hello, how are you doing today?  
5-28 Reply 1

**Sweetheart 🥰🥰 · Creator**  
good ty 🥰

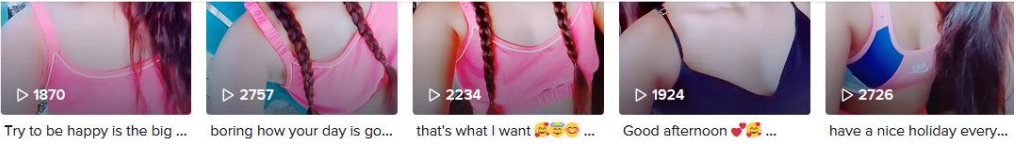
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**nancys\_28**  
Sweetheart 🥰🥰 · 5-27  
3575 views  
my new tiktok account I lo...

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🎮 Gaming

🍴 Food



▶ 1849

happy ever then what bef...



▶ 1845

No matter what I do 🥰🥰 ...



▶ 2103

is u or me lol? 🥰🥰 ...



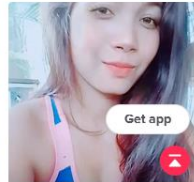
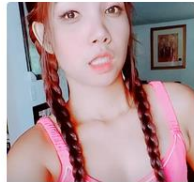
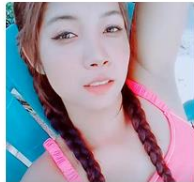
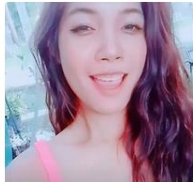
▶ 2012

Funny ever 🥰🥰🥰 ...



▶ 1647

🥰🥰🥰 #thaigirl #fyp ...



🏠 For You

👤 Following

📺 LIVE

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Popular topics

😄 Comedy

🎮 Gaming

🍴 Food



▶ 1673

🥰🥰 #happy #fyp ...



▶ 1104

Love me of who I'm and f...



▶ 1486

happy Friday 🥰🥰 ...



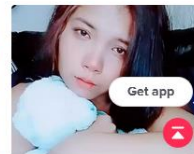
▶ 2413

if you want my love ,then ...



▶ 1641

The days are so fast ,so ll...



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Popular topics: Comedy, Gaming, Food

Grid of 10 video thumbnails with view counts and captions:

- 1673 #happy #fyp ...
- 1104 Love me of who I'm and f...
- 1486 happy Friday ...
- 2413 If you want my love ,then ...
- 1641 The days are so fast ,so ll...
- 1573 Nobody perfect ...
- 1167 Weekend gone move on t...
- 1099 OK. are you ready ? ...
- 1654 Happy life Happy me ...
- 1056 Just another ...

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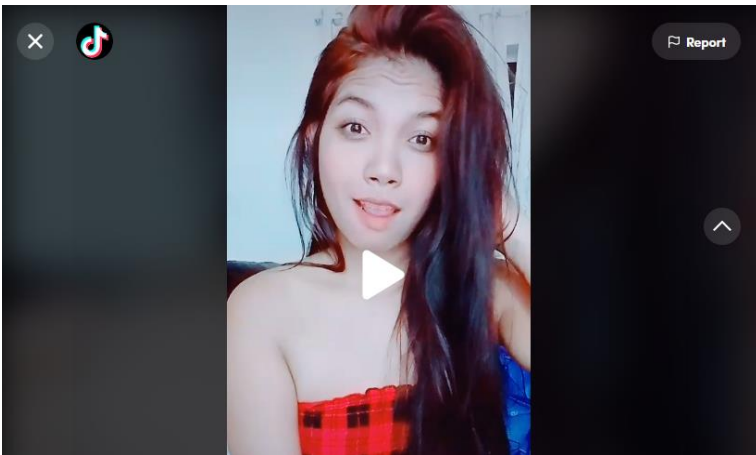
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Popular topics: Comedy, Gaming, Food

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- 1573 Nobody perfect ...
- 1167 Weekend gone move on t...
- 1099 OK. are you ready ? ...
- 1654 Happy life Happy me ...
- 1056 Just another ...
- 1673 #happy #fyp ...
- 1104 Love me of who I'm and f...
- 1486 happy Friday ...
- 2413 If you want my love ,then ...
- 1641 The days are so fast ,so ll...



**nancys\_28** Sweetheart · 5-27 [Follow]

my new tiktok account I log out and forgot the password can't get back in lol #fyp #foryou #funny #foryou

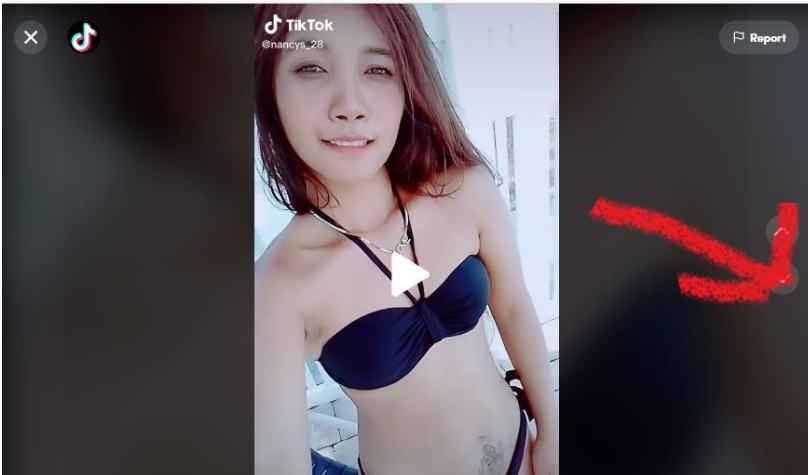
🎵 Ginseng Strip 2002 - Yung Lean

343 likes 74 comments

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**iSpecINT** Hello, how are you doing today? 5-28 Reply 1

**Sweetheart** · Creator good ty



**nancys\_28**  
Sweetheart 🍷 - 1d ago

Hot day 🥵 #foryou #happy #CatchChobaniOatmilk #thaigirl #asiangirltiktok #foryoupage #fyp

🎵 เต็มต้นฉบับ - Rawiwan

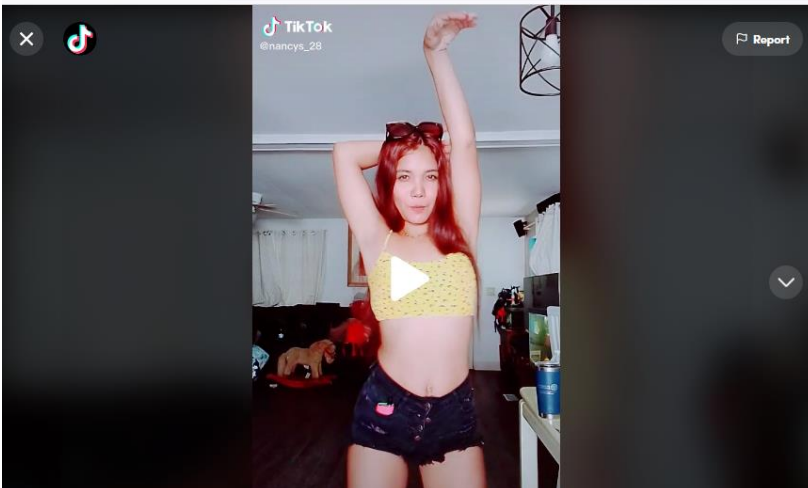
381 likes 75 comments

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**Mark King**  
I'll always be yours gorgeous 🥰🥰🥰  
1d ago Reply 1

**Sweetheart 🍷 · Creator**  
yes 🥰🥰  
1d ago Reply 0

View more replies (1)



**nancys\_28**  
Sweetheart 🍷 - 1h ago

Gomy Gomy Gomy 🥰🥰🥰 #ItsGreatOutdoors #seeincourt #AmazonMusicProudHeroes #fyp #foryoupage #thaigirl #happy #asiangirltiktok

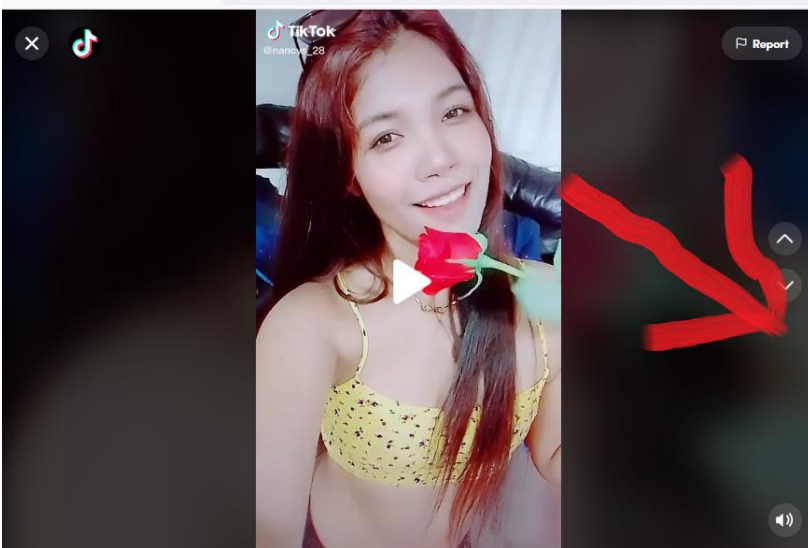
🎵 Gomy Gomy Gomy - Iconicfatma

62 likes 18 comments

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**Mark King**  
Baby you're absolutely gorgeous and slightly evil. Miss you  
47m ago Reply 1

**Sweetheart 🍷 · Creator**  
miss u 🥰🥰  
45m ago Reply 0



**nancys\_28**  
Sweetheart 🍷 - 1h ago

Thank you for the beautiful rose 🥰 #ItsGreatOutdoors #asiangirltiktok #happy #AmazonMusicProudHeroes #thaigirl #foryoupage #fyp #seeincourt

🎵 ลืมเลย รัก - น้า นารักษ์

54 likes 17 comments

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1h ago Reply

**Mark King**  
Of course gorgeous, that rose pales in comparison to your beauty. Miss you bb  
1h ago Reply 1

**Sweetheart 🍷 · Creator**  
thank bb 🥰🥰  
1h ago Reply 1

Please log in to comment



**nancys\_28**  
Sweetheart 🥰 · 5d ago Follow

if you want my love ,then you Got it 🥰🥰 #asiangirltiktok #thaigirl #foryoupage #foryou #fyp #happy

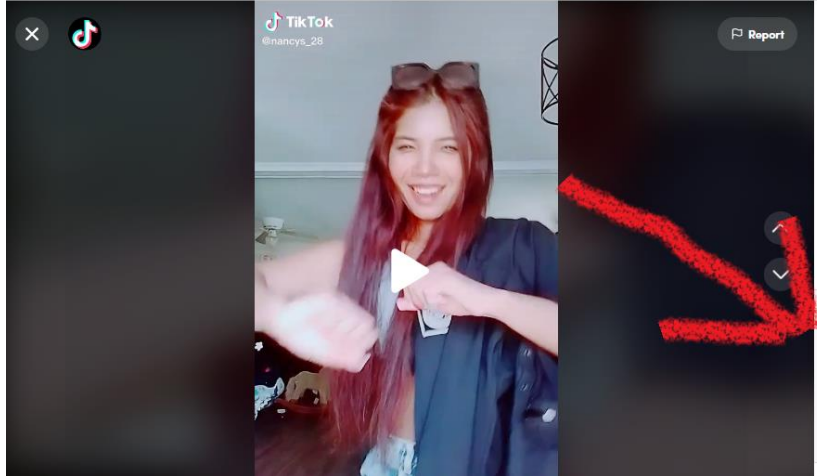
♪ If You Want My Love, Then You Got It - [Tz](#)

364 92

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**user280686843185**  
You're gorgeous I love you and I hope everybody else does stay strong  
4d ago Reply

**Sweetheart 🥰 · Creator**  
ty 🥰  
4d ago Reply



**nancys\_28**  
Sweetheart 🥰 · 1d ago Follow

when someone body try to ruin my day but failed 🥰🥰 #seeyou #AmazonMusicProudHeroes #foryou #happy #thaigirl #CatchChobaniOatmik #foryoupage #fyp

♪ เสียงต้นฉบับ - จอคนตริ้นเสื้อยแบนด์

189 46

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**Sweetheart 🥰 · Creator**  
thank 🥰  
1d ago Reply

**Anthony Williams**  
I would like to meet you in person take you to lunch until you have Street you are  
23h ago Reply



Heather Deep  
on  
pornhub





38 comments



markking41



Awe baby is waiting for me to get home. I miss you love but wrong bed, see you soon

1

13h Reply

Liked by creator



nancys\_28 · Creator



Love ya 😍 night night baby 😘

1



13h Reply

View replies (3) ▾



richsanderson191



Good Night

1

15h Reply

Liked by creator



nancys\_28 · Creator



1



Add comment...





Comments 18 Likes 70



johnmccafferty08



donnys right ever thing he said is facts she was live last night n she was high as hell

13min Reply

















OSCEOLA COUNTY SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  FSAO

Defendant Name: SEE PAGE 1	Case Number: 081006503	Page: 2 of 2
----------------------------	------------------------	--------------

ON 01-19-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNALIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

Sworn to and subscribed before me, this <u>19</u> day of <u>JANUARY</u> , 2008	I swear/affirm the above statements are correct and true.	
Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input checked="" type="checkbox"/>		<u>Bardis, N</u>
Personally Known <input checked="" type="checkbox"/> Produced Identification <input type="checkbox"/>	OFFICER'S SIGNATURE	OFFICER'S PRINTED NAME (L,F)
Type of Identification: _____	Officer's Name Key: _____	Officer's Bus. Phone No. 407-348-1100

SO-03-08

ORIGINAL

**talking PARENTS**

- My Messages
- Attachments Library

**View Message** DS

**NS Nantita Seo** 9/2/2022 2:48 PM

Sorry the kids was having the phone and play with it

**talking PARENTS**

- My Messages
- Attachments Library
- Calendar
- Payments

**View Message**

**DS Donald Seoane** 10/2/2022 7:53 PM

You lied to the police saying you had already called an Uber over an hour ago without car seats AGAIN and I looked in my Uber app and there are plenty of Ubers and according to Andrew our so , your boyfriend In The jeep doesn't have a car seat for him and he was dropped off in his jeep Friday in no car seat AGAIN And me having the police there thid time and it all on video caused you over an hour now later to give the kids back to me because in fact again you don't have car seats for them I will bring them back when you have 2 proper car seats for them.

**talking PARENTS**

- My Messages
- Attachments Library
- Calendar
- Payments
- Info Library
- Records
- Journal

**View Message**

**DS Donald Seoane** 10/2/2022 9:42 AM

Yes and according to the kids they are living in your new latest boyfriends apartment with that old jeep and don't have food to eat. Is their anything I can do to help?

Nantita Seo viewed this subject.10/2/2022 10:13 AM

**NS Nantita Seo** 10/2/2022 10:18 AM

Yes I do have food For them to eat and they eat all day long can't stay at home because the flooding outside and no power in the house so nothing there that you can't help

Donald Seoane viewed this subject.10/2/2022 12:09 PM

**NS Nantita Seo** 10/2/2022 7:29 PM

They don't have Uber with car around here now is 1 hour away can you keep the kids I will be back in 30 min or more?

**talking PARENTS**

- My Messages
- Attachments Library
- Calendar
- Payments
- Info Library
- Records
- Journal

**View Message**

**DS Donald Seoane** 9/4/2022 12:05 PM

Yes and I'll assume since you have not responded to what vaccines you have injected into our children it's because you don't even know.

Nantita Seo viewed this subject.9/4/2022 12:08 PM

**NS Nantita Seo** 9/4/2022 12:12 PM

Sorry I do know and I don't need to give all the lish about the kids so please take care them

Donald Seoane viewed this subject.9/4/2022 12:17 PM

**DS Donald Seoane** 9/4/2022 12:26 PM

I'm.the father and I have every right to know what your injecting to our children and the fact you don't even know is scary and VERY irresponsible. I'll expect you to find out and tell me.



- My Messages
- Attachments Library
- Calendar
- Payments
- Info Library
- Records
- Journal
- Contact Us
- Suggestions

Donald Seoane viewed this subject.10/2/2022 9:05 PM

**DS** Donald Seoane 10/5/2022 3:15 PM

I need the address to where the kids are living with your latest new boyfriend with the jeep for court purposes.

Nantita Seo viewed this subject.10/6/2022 11:45 AM

**NS** Nantita Seo 10/6/2022 11:46 AM

Need to talk with my Lawyer

Donald Seoane viewed this subject.10/6/2022 1:22 PM

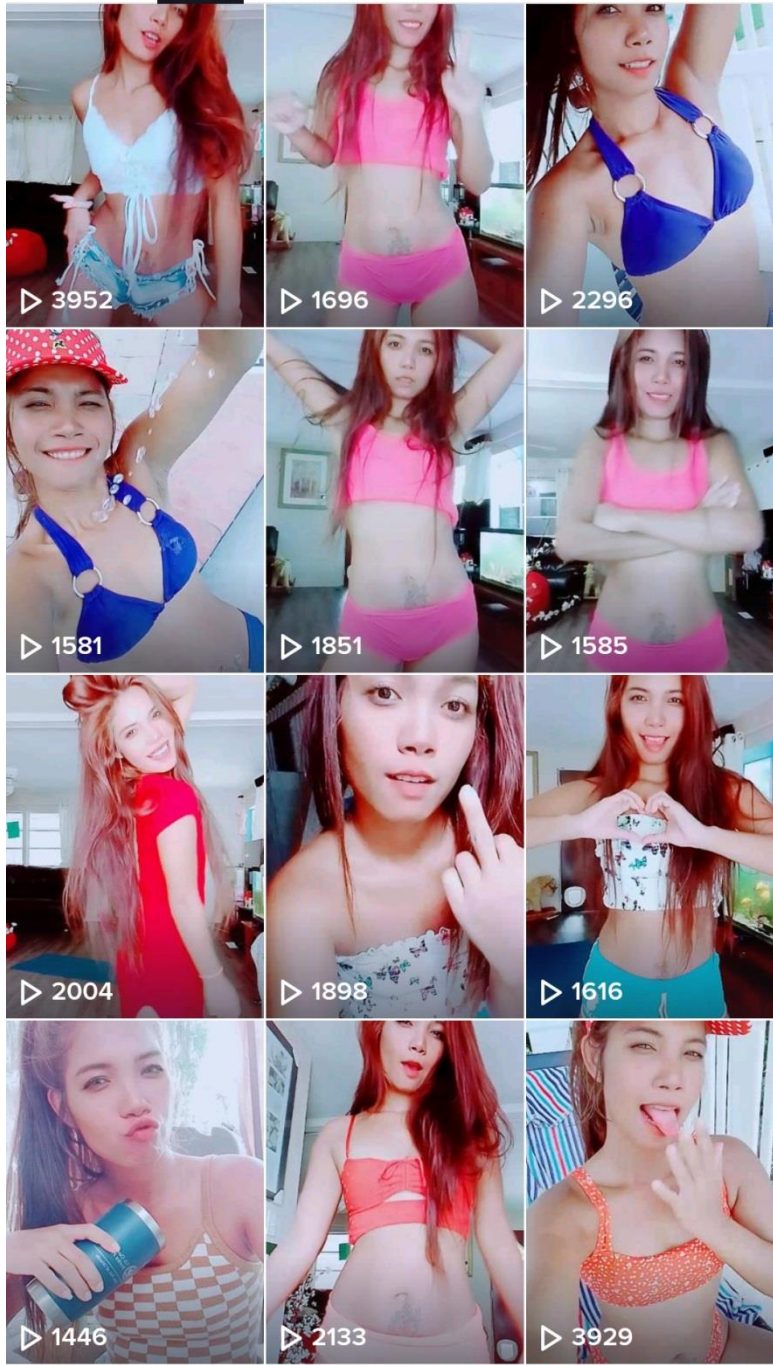
**DS** Donald Seoane 10/6/2022 3:35 PM

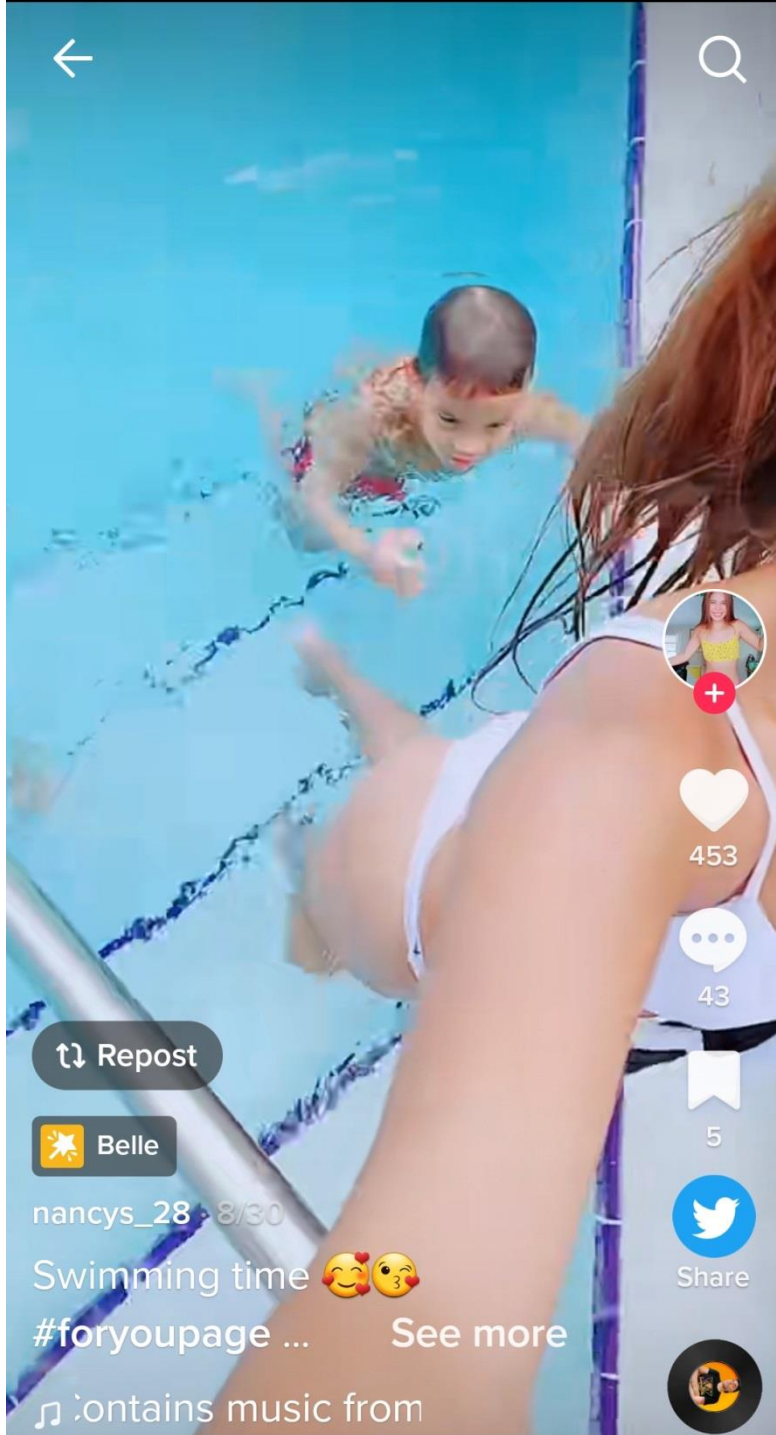
Well its now another day that you have the kids living in your new boyfriends apartment for over a week now and have not provided his address to me or my lawyer or the courts and I am just documenting this for the judge.

Nantita Seo viewed this subject.10/6/2022 3:54 PM



Sweetheart 😍💕





453



43



5



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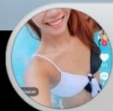
Belle

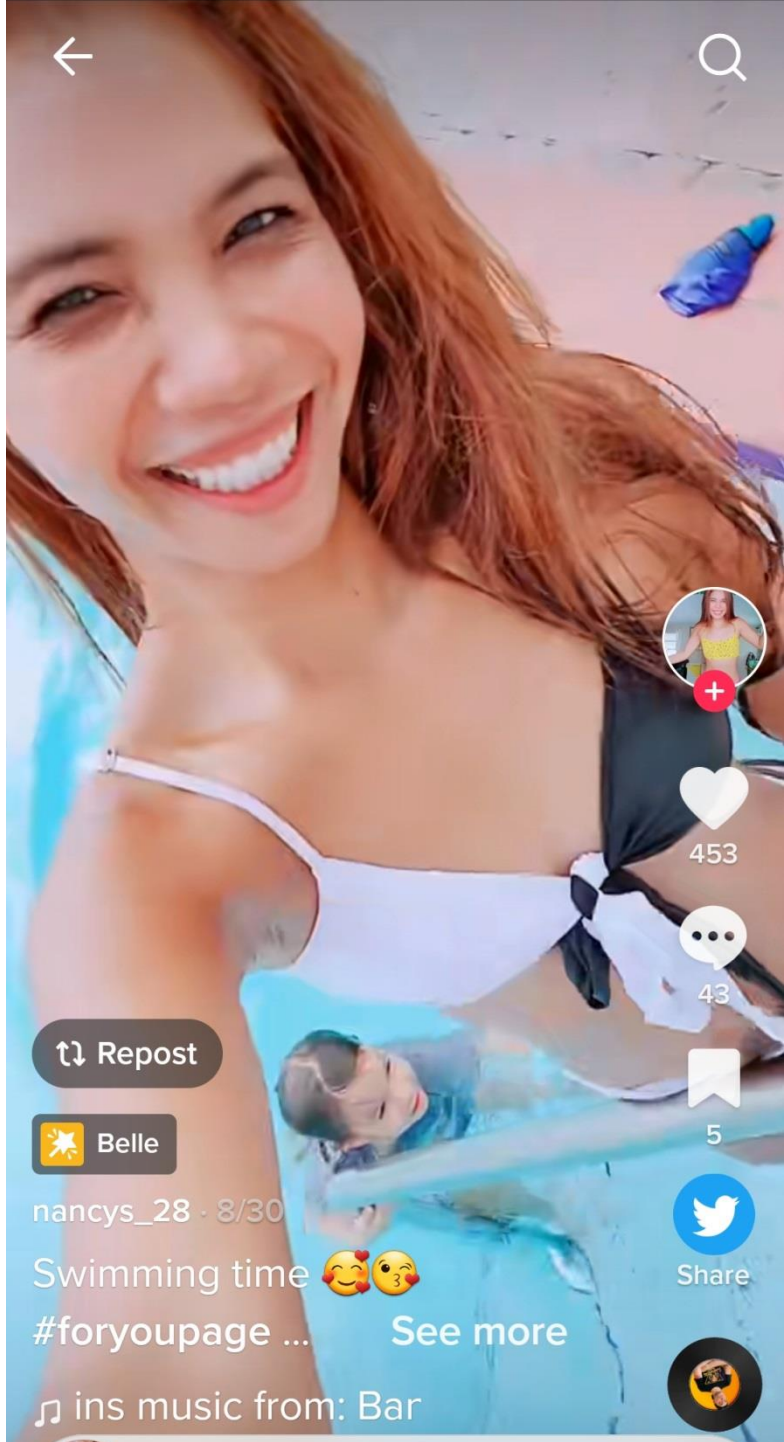
nancys\_28 · 8/30

Swimming time 🥰💋

#foryoupage ... See more

♪ contains music from





453



43



5



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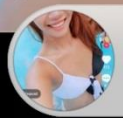
nancys\_28 · 8/30

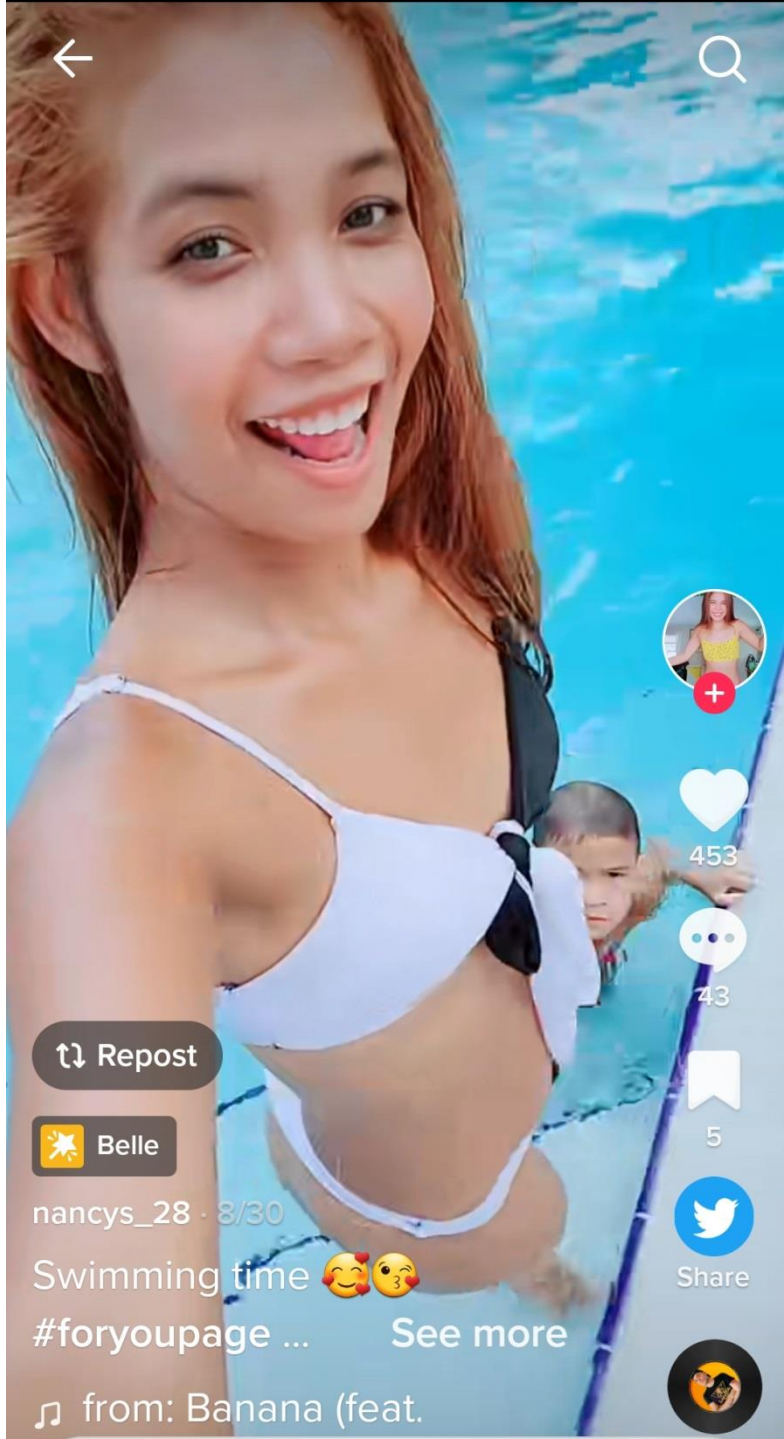
Swimming time 🥰💋

#foryoupage ...

See more

🎵 ins music from: Bar





453



43



5



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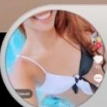
Belle

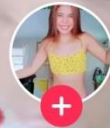
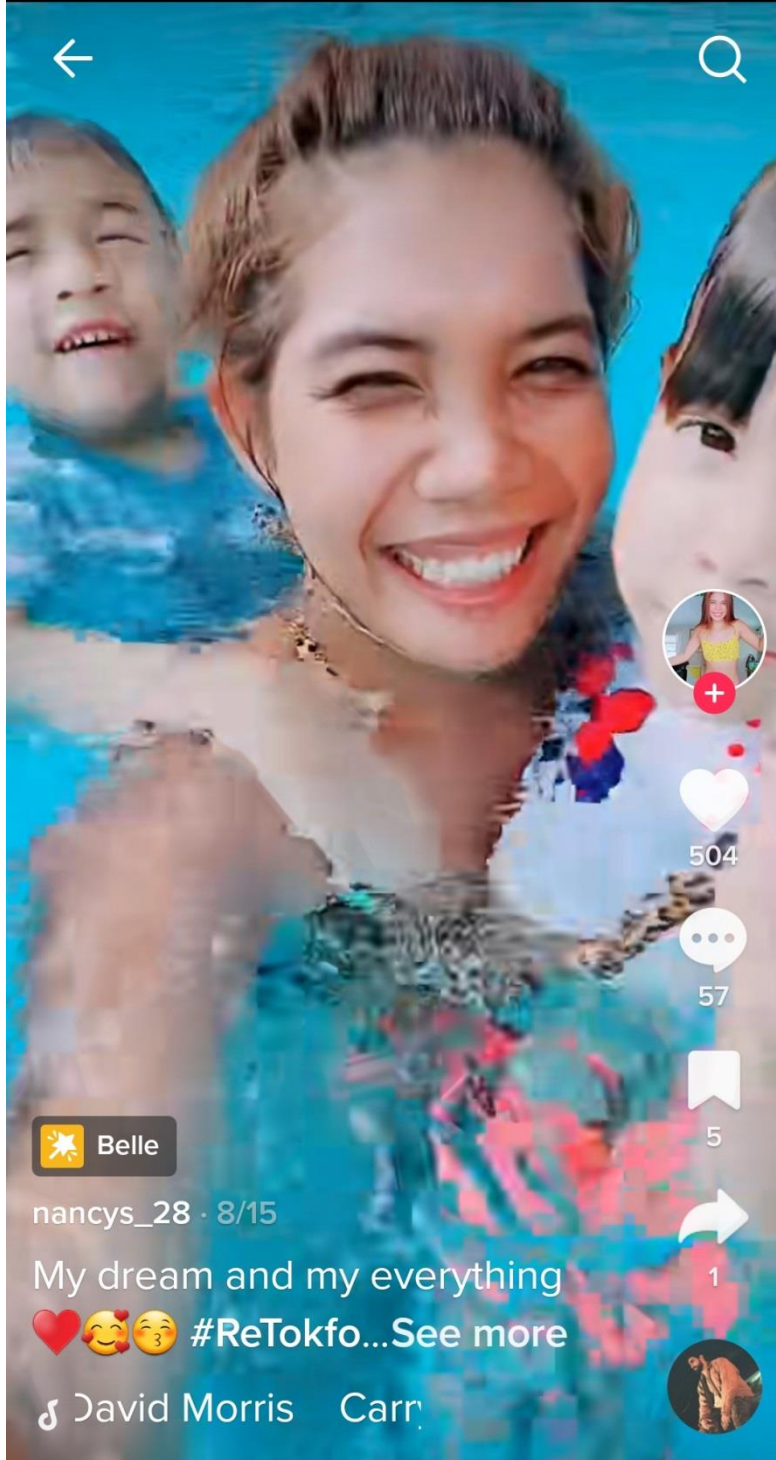
nancys\_28 · 8/30

Swimming time 🥰💋

#foryoupage ... See more

🎵 from: Banana (feat.





504



57



5



1

Belle

nancys\_28 · 8/15

My dream and my everything

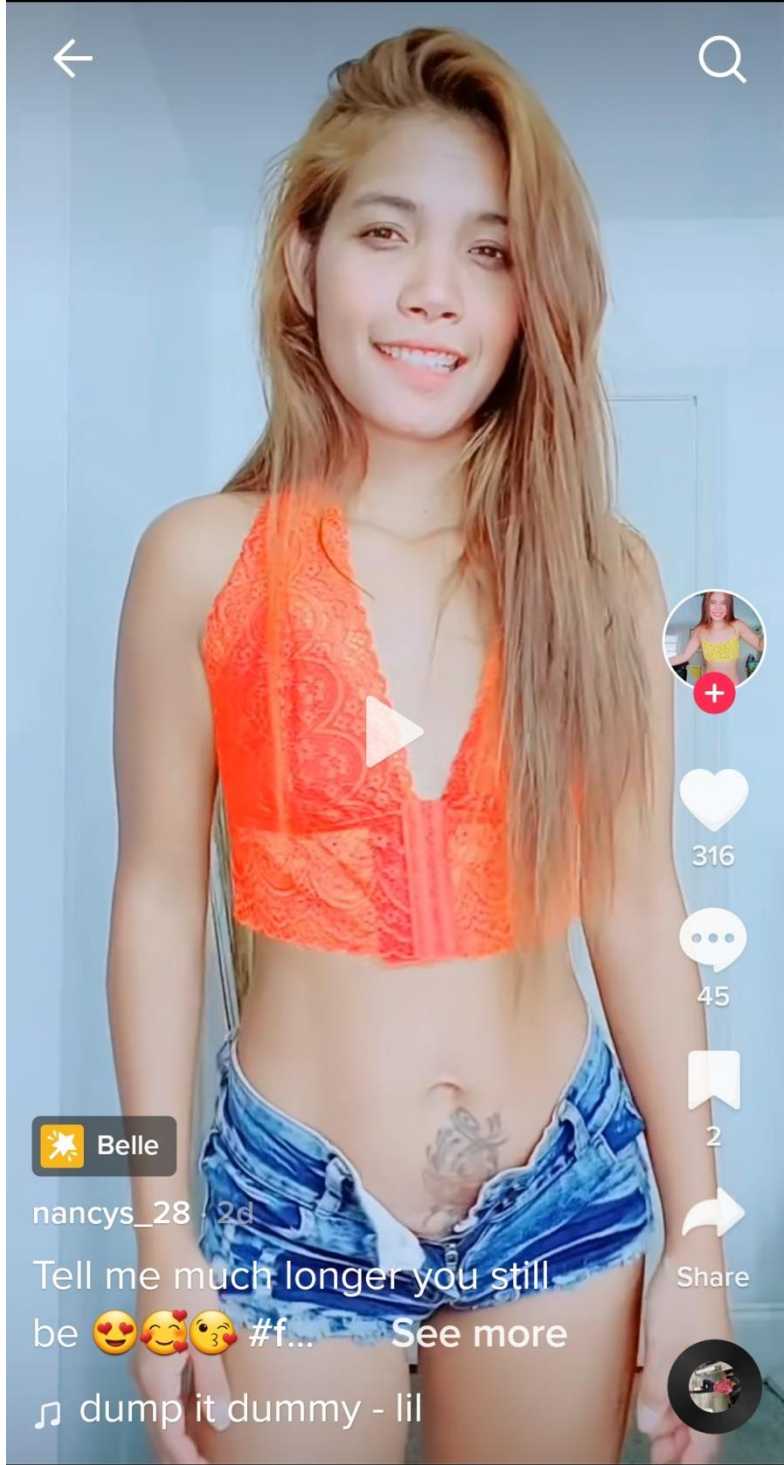
#ReTokfo...See more

David Morris Carr



Add comment...





316



45



2



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nancys\_28 · 2d

Tell me much longer you still  
be 😍😘😘 #f... See more

🎵 dump it dummy - lil



Add comment...





62 comments



markking41



1

Wait, what, best friends forever. Awe I thought my baby wanted so much more

6d Reply

Liked by creator



nancys\_28 · Creator



1

you know I want more than that my love you my everything 🍷💕👄

6d Reply



markking41 ▶ nancys\_28



1

Yes baby my wife, mother of my children, I got you my love

6d Reply

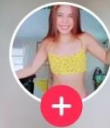
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453



61



6



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nancys\_28 · 8/7

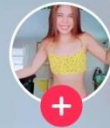
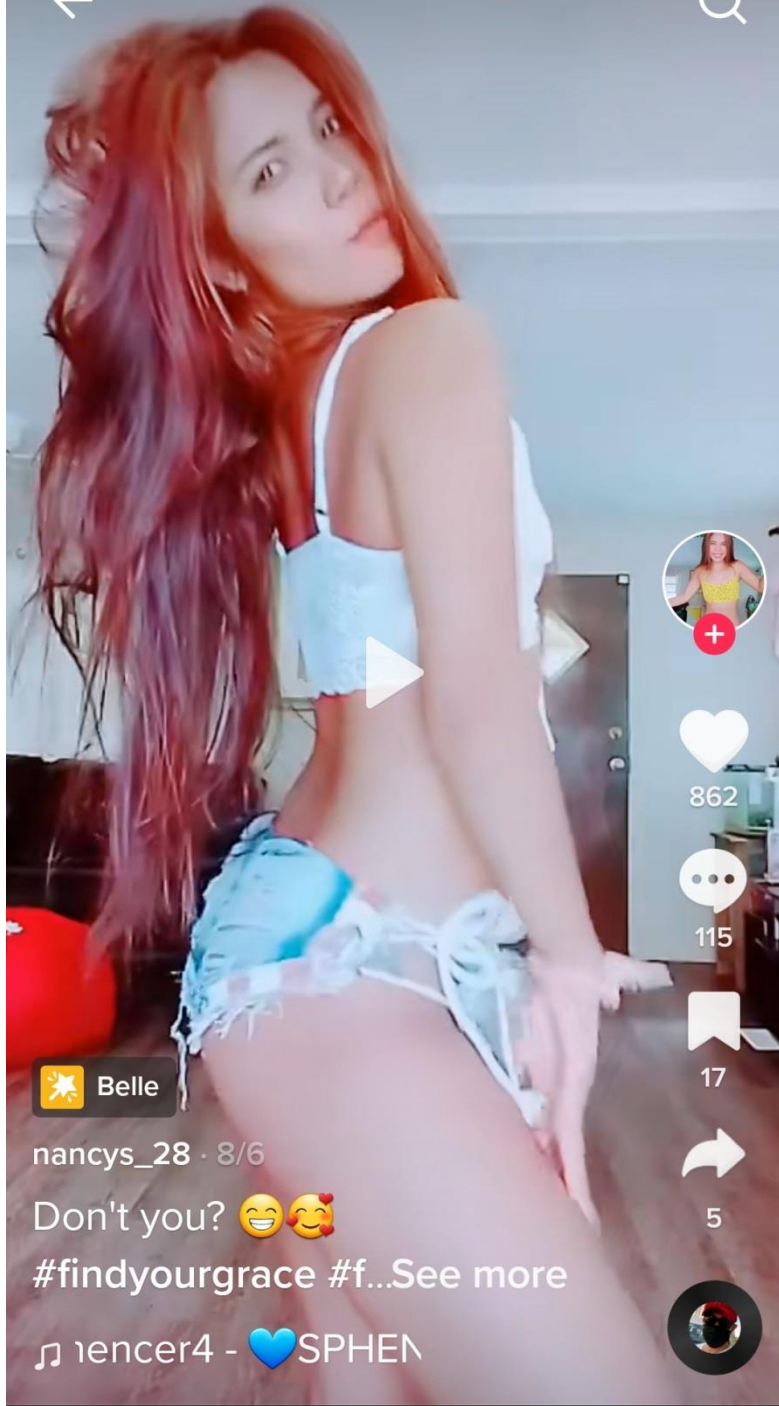
Welcome back to mommy  
my litter ... [See more](#)

🎵 ilo (Contains music)



Add comment...





862



115



17



5



Belle

nancys\_28 · 8/6

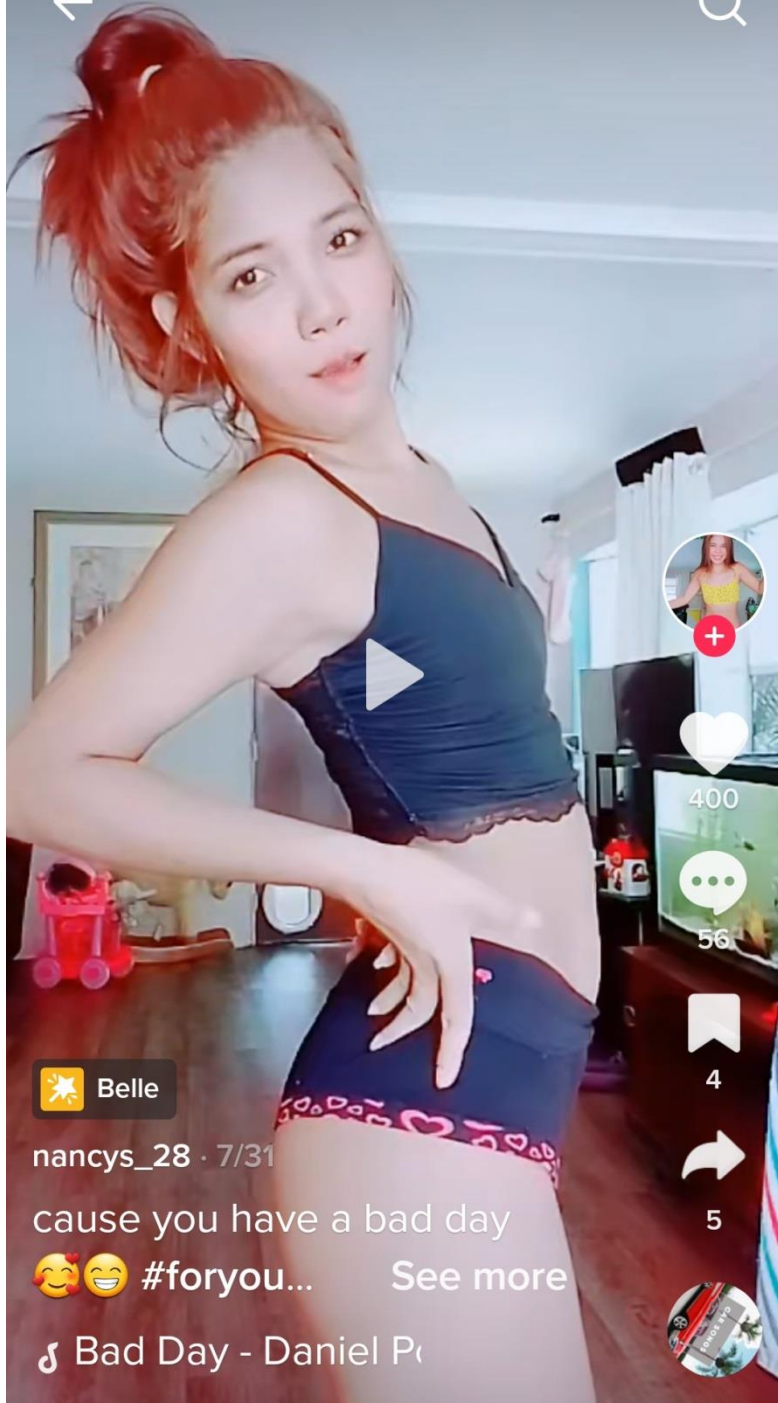
Don't you? 😊🥰

#findyourgrace #f...See more

🎵 rencer4 - 💙 SPHEN

Add comment...





400



56



4



5

Belle

nancys\_28 · 7/31

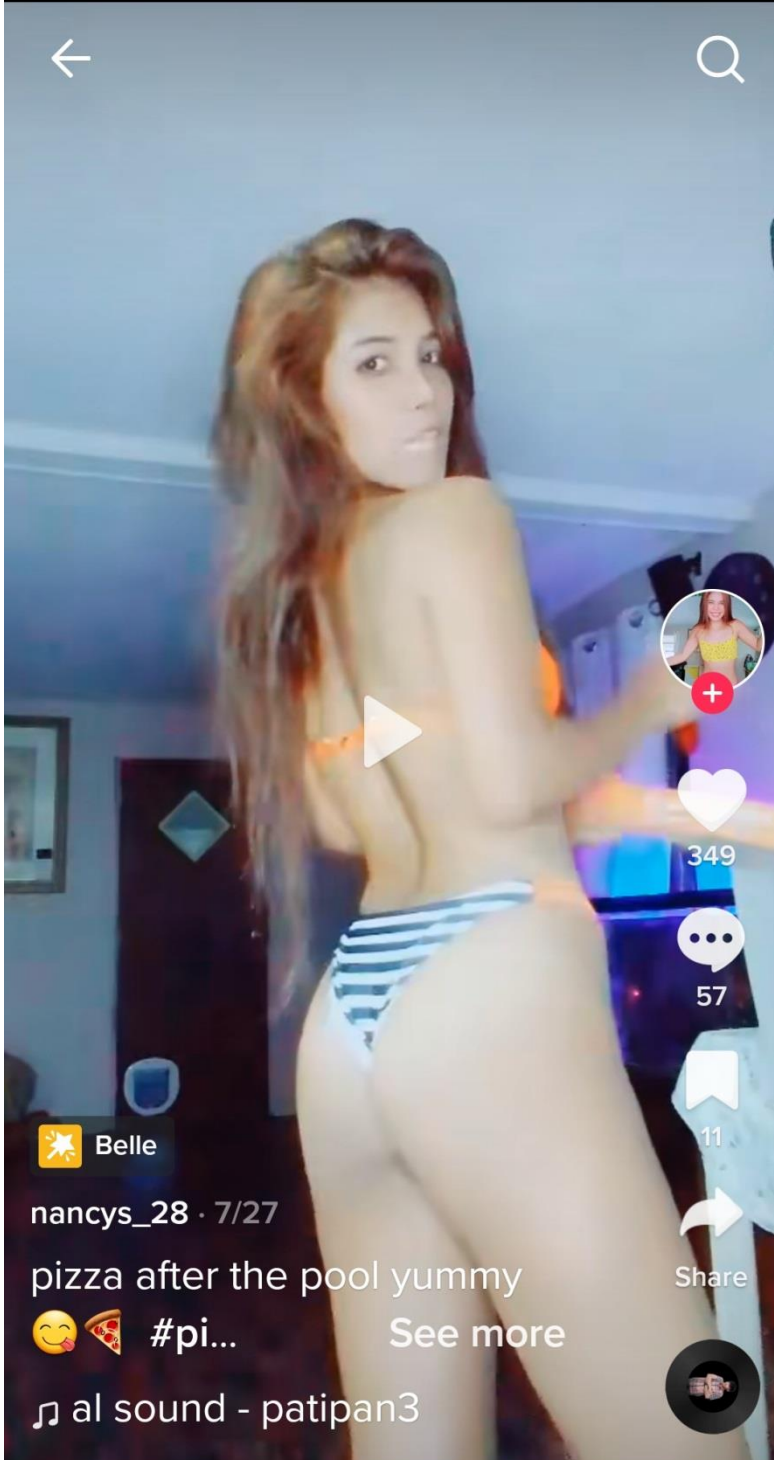
cause you have a bad day  
😍😁 #foryou... See more

🎵 Bad Day - Daniel P



Add comment...





349



57



11



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nancys\_28 · 7/27

pizza after the pool yummy

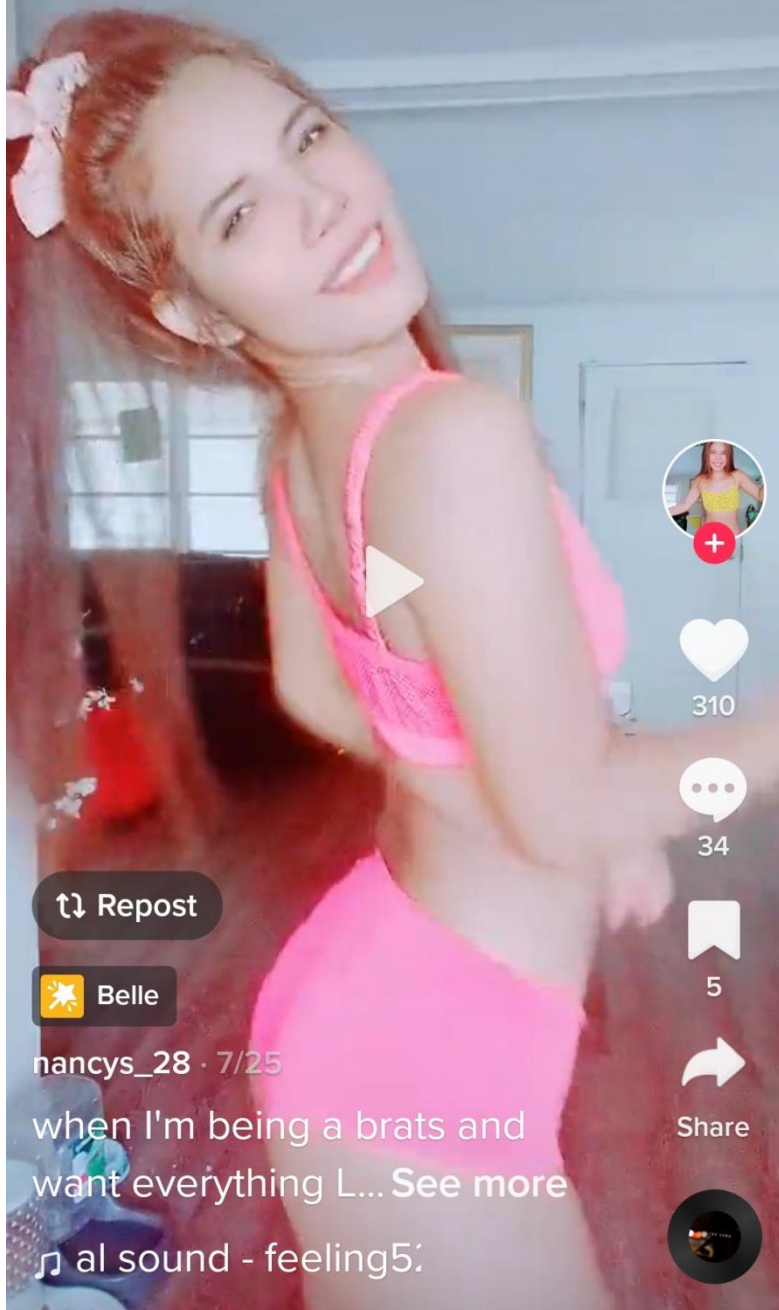
🍕 #pi...

See more

al sound - patipan3

Add comment...





310



34



5



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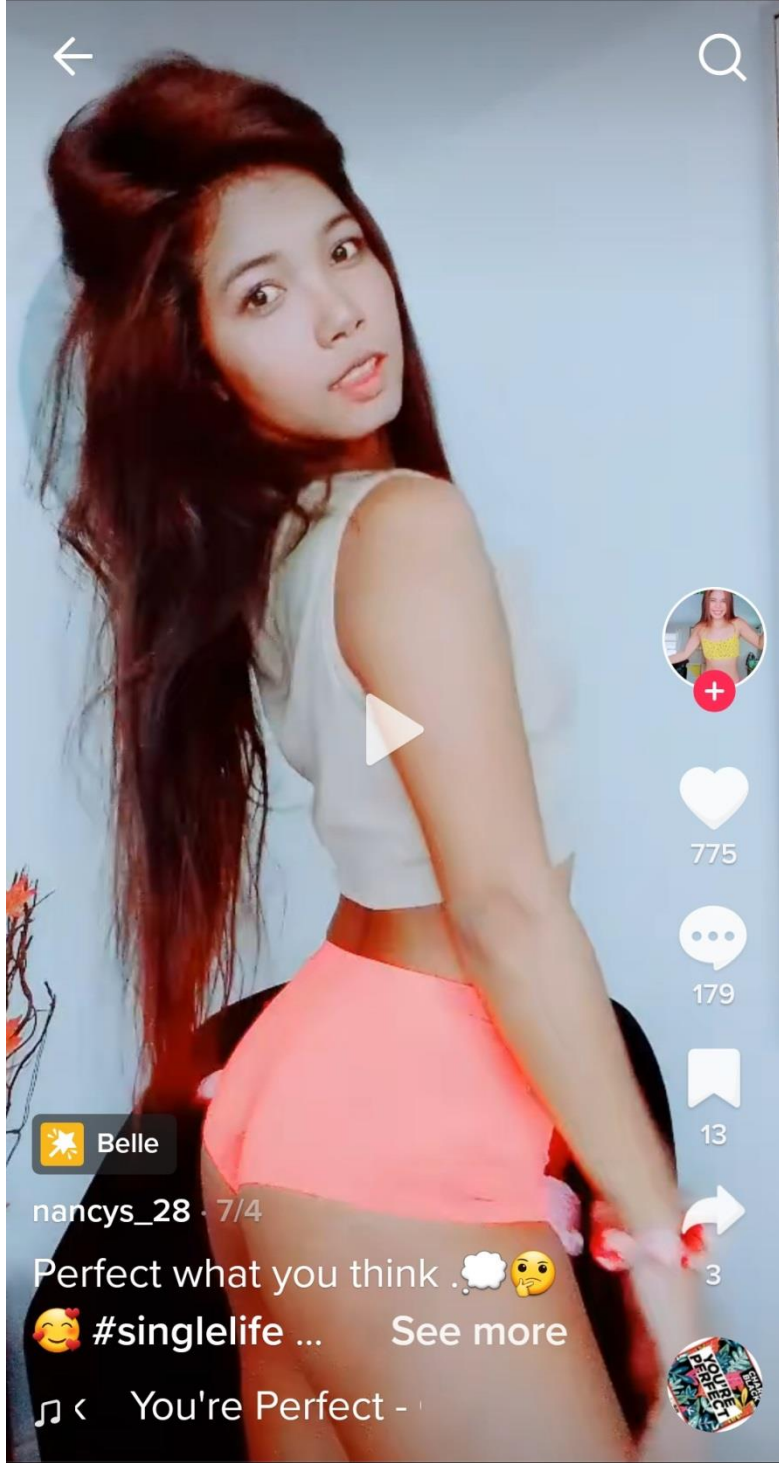
nancys\_28 · 7/25

when I'm being a brats and want everything L... See more

al sound - feeling5:

Add comment...





775



179



13



3

Belle

nancys\_28 · 7/4

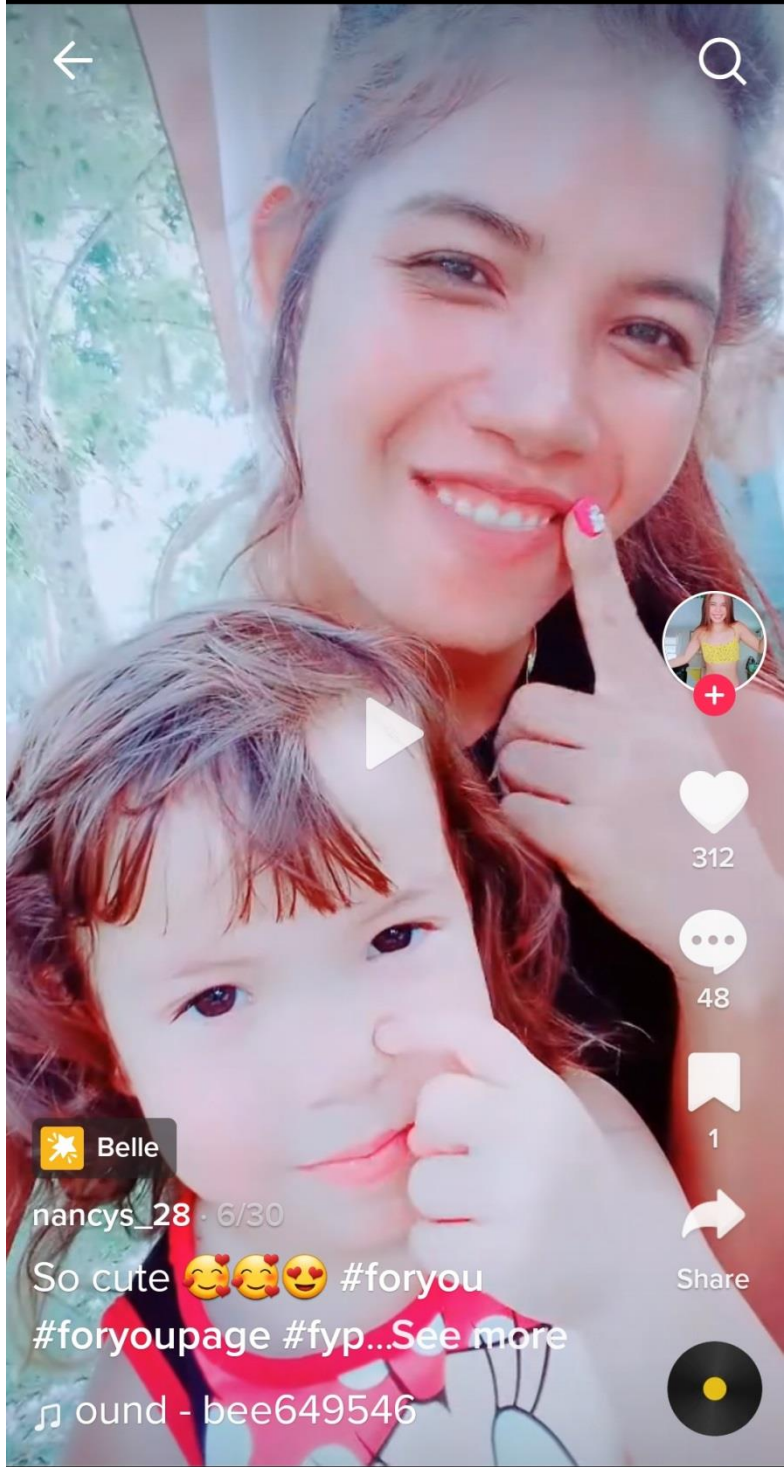
Perfect what you think .🌸🤔

😊 #singlelife ... See more

🎵 < You're Perfect -

Add comment...





312



48



1



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nancys\_28 · 6/30

So cute 🥰🥰🥰 #foryou #foryoupage #fyp...See more

ound - bee649546



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181



43



2

↕️ Repost

nancys\_28 · 6/27

Best friends #foryoupage #fyp #happylife ... See more



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🎵 TWINNEM - Coi I



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nancys\_28 · 6/27  
 Best friends #foryoupage  
 #fyp #happy life ... See more

♪ Coi Leray TWINN



181

43

2

Share



Add comment...





380



99



0



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Belle

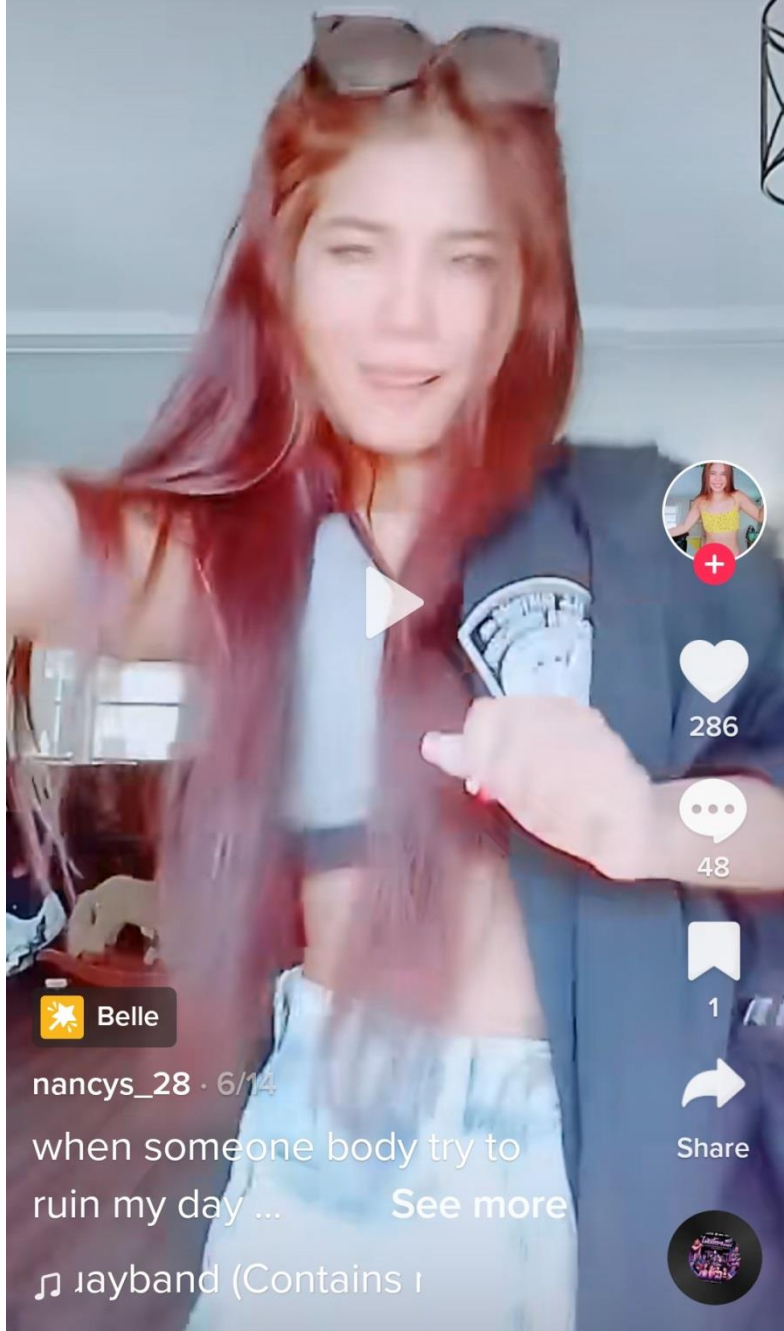
nancys\_28 · 6/21

finally the moment that I  
been waitin... [See more](#)

🎵 Baby - Troye Siva

Add comment...





286



48



1



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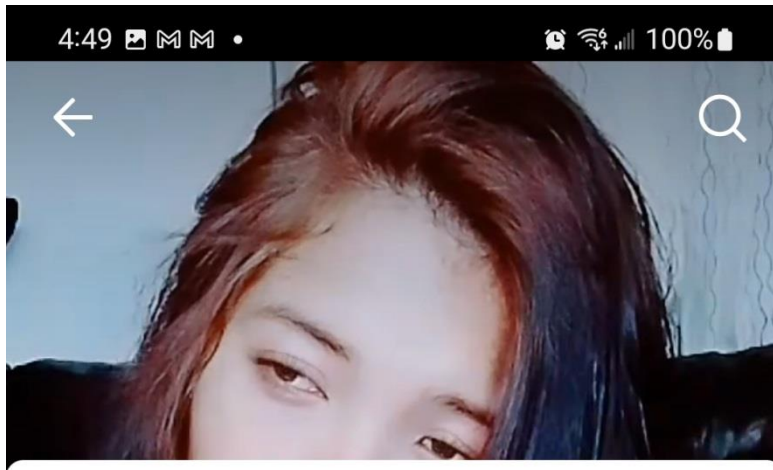
nancys\_28 · 6/14

when someone body try to ruin my day ... [See more](#)

♪ Jayband (Contains 1

Add comment...





95 comments



6/6 Reply



markking41



1

Baby I know your heart is happy and breaking. You know that everything is alright, and we'll get the babies back.

6/6 Reply

Liked by creator



nancys\_28 · Creator



6/6 Reply



nedkelly65



1

The pain and heart break is what makes you the strong mother that you are. Believe that you can fix your problems



Add comment...



2:20

5G 60%



Sweetheart 😍💕



@nancys\_28

396

Following

3202

Followers

55.7K

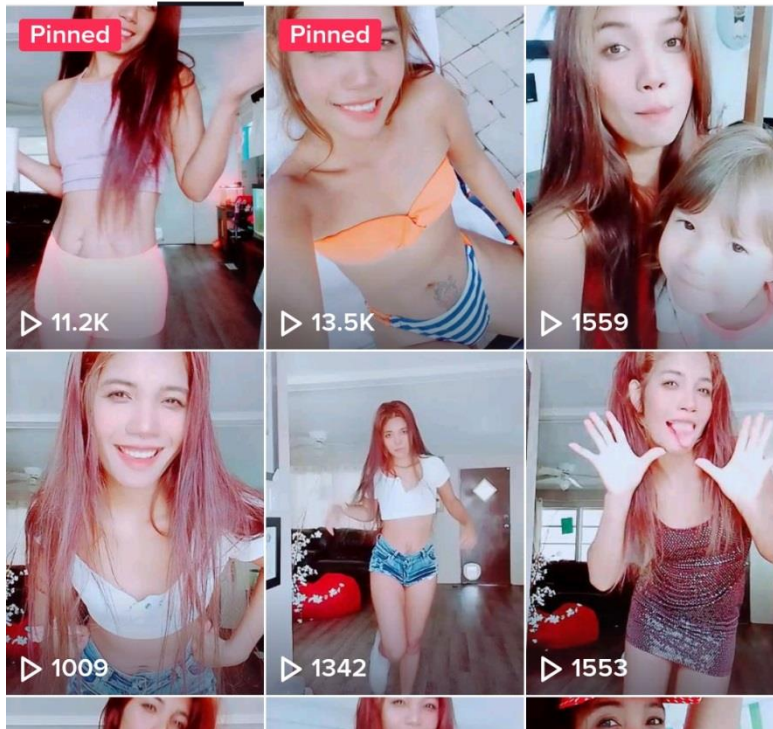
Likes

Follow

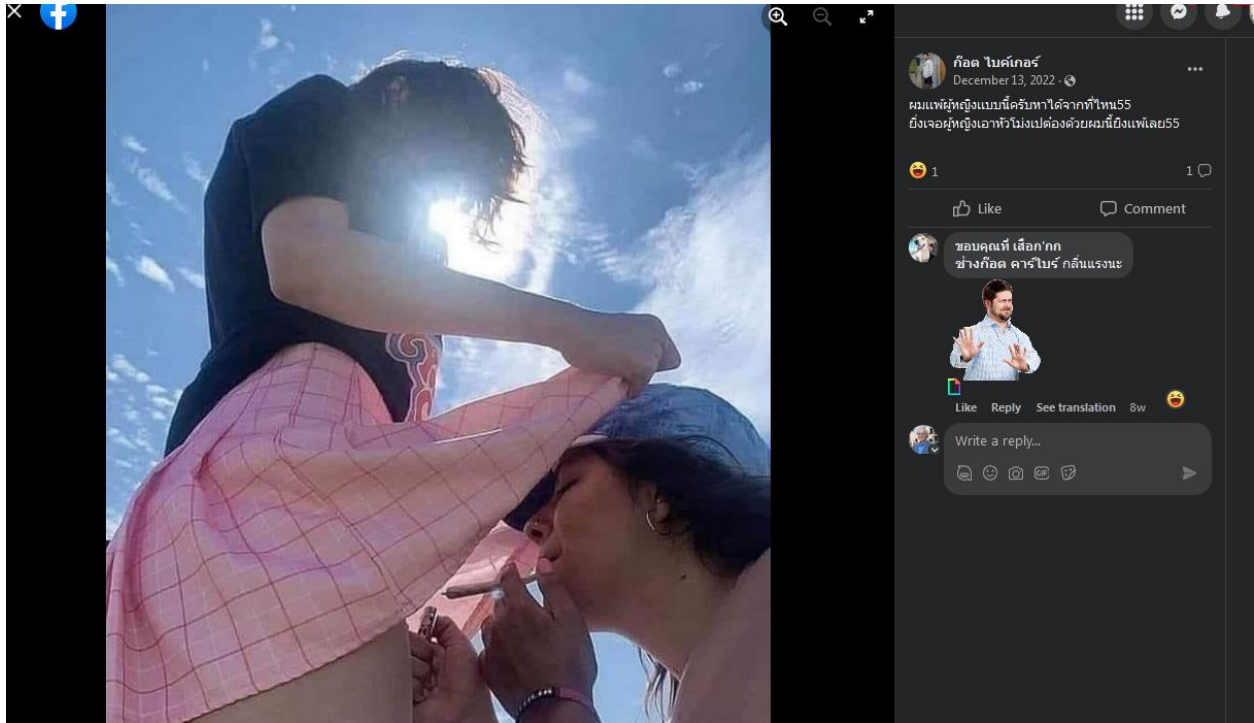


ชื่อแนนค่ะ 😊

My name is Nan 27 year old singel mom 🥰



Here is her porn prostitute sister and drug dealing boyfriend.



**ขอบคุณที่ เลือกว่า**

อนุ เบลล์ Araya Thongjun เจ้า าว ร้อน บน

Teddy Ska Supawadee Suwannachot ชุ่มโก๋ บอลสุรินทร์

**Life events** See all


Started New Job at บึงโก๋ 2015

**ขอบคุณที่ เลือกว่า**  
November 3, 2022


สวยจัด

Very beautiful.

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**ขอบคุณที่ เลือกว่า**



Write a comment...

**ขอบคุณที่ เลือกว่า**  
November 27, 2022

ล่องลอย

Floating

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**Friends** See all friends  
3,549 friends

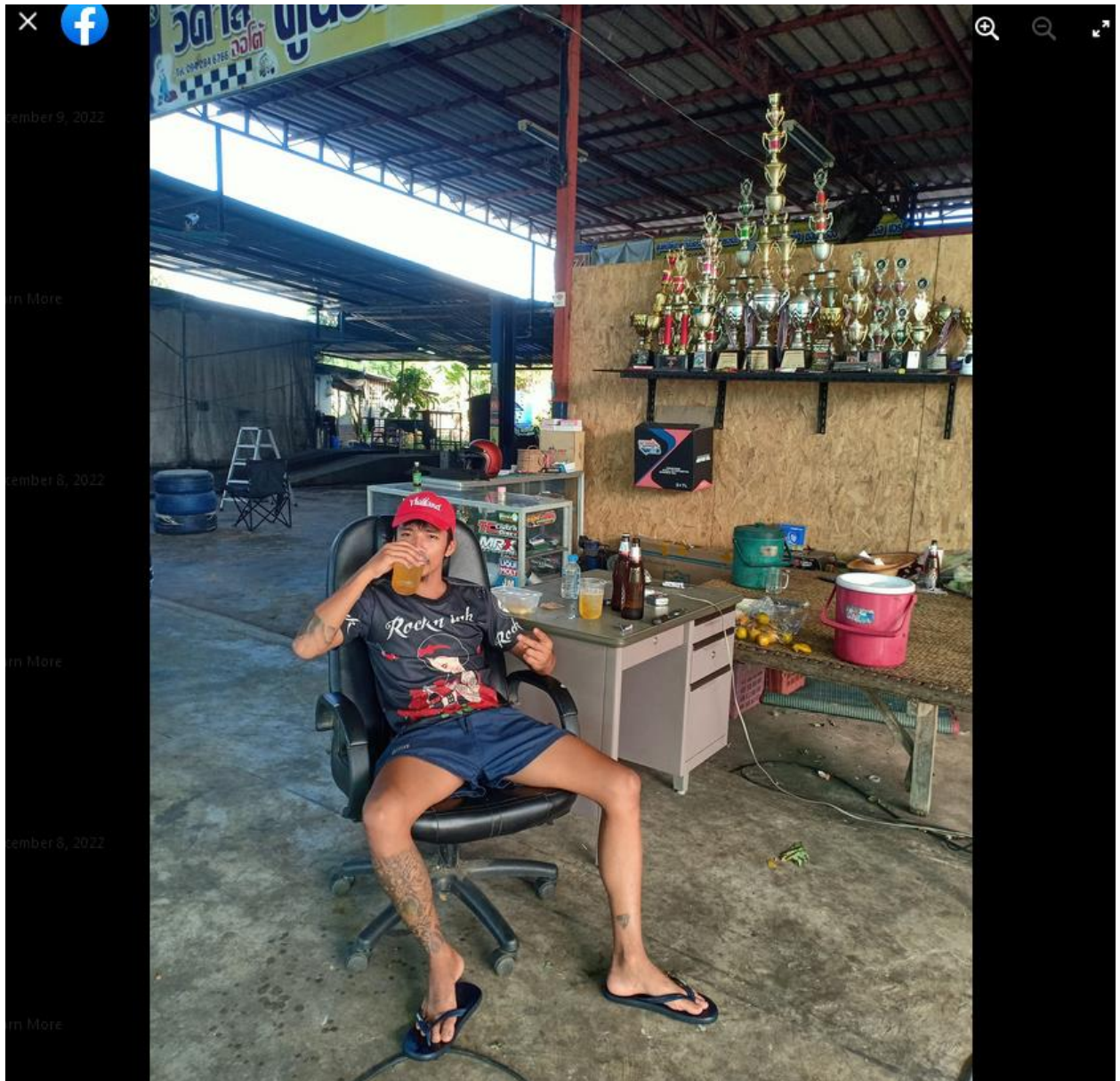
Wannasa Wongummat สุดาวัฒน์ ำ. ตำนอย รอคอยความรัก ชอบกินผัก และรักการ ทำอาหาร

อนุ เบลล์ Araya Thongjun เจ้า าว ร้อน บน











## **APPENDIX A**

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,

IN AND FOR OSCEOLA COUNTY, FLORIDA

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,

Petitioner/Husband,

and

NANTITA SEOANE,

Respondent/Wife.

\_\_\_\_\_ /

#### EMERGENCY MOTION TO SUSPEND CONTACT

1. Florida law In order to have grounds to file for immediate physical custody of a minor child in Florida, either of the child's parents must allege that there are very serious circumstances concerning the child which warrant the Court needing to take immediate action. Florida Statute §61.534 states that, in order to issue an order granting one of the parents the ability to take emergency custody of a child, the Court must first make a determination as to whether, given the specific situation involved, the child is likely to imminently suffer serious physical harm or removal from this state. Pursuant to this statute, if the Court decides that the child is likely to imminently suffer serious physical harm or removal from this state, the Court must then issue a warrant for the child to be immediately removed from the dangerous parent and placed with the other parent.

Or "There is an immediate and real threat of physical harm to the child." or "The parent petitioning the court for emergency child custody has the burden of proving the child is in imminent danger of being harmed" or "put a child in danger"

2. A\*\*\*\* currently has a severe injury and scare on his lip and a loose tooth and is not able to eat properly since I picked him up from daycare Friday Feb 24th after the mother had him for a week of her timesharing and the teacher and pastor witnessed it before he left the building and also heard him say he obtained it at Michelle Gilliam's house while Nantita was not present and

breaking the current court orders. Please take note Michelle Gilliam of 252 Windsor Dr  
Kissimmee, FL 34746 in the Sherwood Forest RV Park Osceola County is a crackhead drug addict  
Filing # 167647762 E-Filed 02/27/2023 05:50:27 PM

that lives in her local drug house that sells and traffics drugs with her husband Tony Mcnamee  
and both have very extensive records all over the USA for it including in Osceola county and in  
Illinois along with Michelle even being charged for possession of cocaine, possession of  
marijuana, possession of drug paraphernalia, and CHILD NEGECT in Osceola county and had her  
own children removed by DFC. Nantita the mother has admitted to the child's injury occurring at  
Michelle's house inside the home while Nantita was not present and admitted to this on talking  
parent's app which is a clear violation of the courts order. In fact Tony Mcnamee was watching  
the children alone inside his drug house while the mother was out with her pornfan boyfriend in  
the old jeep.

3. Even though the injury accrued on 2-20-2022 and Nantita had the children till 2-24-2022 the  
mother did not take the child to the doctor or dentist even though our son is complaining of  
tooth pain and not being able to eat because of the injury. I have several witnesses to this also  
along with A\*\*\*\* himself that can also tell the court. Nantita has a documented history on the  
talking parents app of not only neglecting the children to have medical treatment several times  
but also refusing to give them prescribed medicines and lying to doctors to get clearance letters  
to place them back in daycare when my doctors ordered it was not safe for them or the other  
children in the school for them to return for a week after they tested positive for the flu and had  
several other health issues.

4. Michelle Gilliam, her husband Tony Mcnamee and their Autistic son Bam that live in the home  
are also smoking "that stinky marijuana" which is laced with all sorts of other drugs around both  
children while Michelle is babysitting them or taking them to the store in her car in the front  
seat with no car seats and in her illegal unregistered golfcart with no car seats on Scoot BLVD as

well as 192 Highway. The mother also does this in her goldcart as well about everyday as she has no car or driver's license.

5. Not only Michelle is babysitting the children alone but last week also her pornfans pervert boyfriends are babysitting the children alone which are both clearly a violation of the courts current custody order and is causing the children to be put in danger.

6. Nantita is talking bad about the father in front of the children along with Michelle and all of Nantita's prostitution clients and boyfriends including the one in the old jeep just last week.

7. Nantita is committing sexual acts in inappropriate clothing in front of the children with her several pornfans, prostitution John's and current 2 boyfriends along with letting our 3 year old be in the bed while this is going on which our son is a witness to and telling me and many others which are also witnesses that can testify to this including child consolors that are also documenting it all.

8. All the things I filed in my "MOTION FOR CIVIL CONTEMPT/ENFORCEMENT" and my "Motion to show cause as to why Respondent and her lawyer shouldn't be held in criminal contempt of court for lying and committing perjury countless times." Last week support further removal of Nantita's time sharing with the children if your honor would please read it.

9. I am begging the court to grant a temporary emergency order to remove the mothers contact or custody while I currently have the children till a hearing can be heard about these issues or please set an emergency hearing as soon as possible to keep the children from further harm.

Please see attachments below:

Donald Seoane\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Bette Collazo\_\_\_\_\_

Address: 1300 N. Semoran Blvd. \_\_\_\_\_

City, State, Zip: Suite 120 Orlando, FL 32807\_\_\_\_\_

Telephone Number: 407-279-1802\_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [bette.collazo@floridalegal.org](mailto:bette.collazo@floridalegal.org)

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: 2-27-2-23

Donald Seoane

Signature of Party or his/her attorney

Printed Name: Donald Seoane\_\_\_\_\_

Address: Please use email for service [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,

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Filing # 167647762 E-Filed 02/27/2023 05:50:27 PM

that lives in her local drug house that sells and traffics drugs with her husband Tony Mcnamee and both have very extensive records all over the USA for it including in Osceola county and in Illinois along with Michelle even being charged for possession of cocaine, possession of marijuana, possession of drug paraphernalia, and CHILD NEGLECT in Osceola county and had her own children removed by DFC. Nantita the mother has admitted to the child's injury occurring at Michelle's house inside the home while Nantita was not present and admitted to this on talking parent's app which is a clear violation of the courts order. In fact Tony Mcnamee was watching the children alone inside his drug house while the mother was out with her pornfan boyfriend in the old jeep.

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Please see attachments below:

Donald Seoane\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-

mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Bette Collazo \_\_\_\_\_

Address: 1300 N. Semoran Blvd. \_\_\_\_\_

City, State, Zip: Suite 120 Orlando, FL 32807 \_\_\_\_\_

Telephone Number: 407-279-1802 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [bette.collazo@floridalegal.org](mailto:bette.collazo@floridalegal.org)

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes

finer and/or

imprisonment.

Dated: 2-27-2-23

Donald Seoane

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

---

**EMERGENCY MOTION TO SUPSUSPEND CONTACT ADDITIONAL INFO AND  
EVEDENCE PART TWO BUT WITH A REQUEST**

1. Another thing to note is I will 100% prove in court it's not Nantita ever talking on talking parents app and its one of her lawyers while Nantita is not present which is causing a big problem because the lawyers are soooooo misinformed about our children. One easy way to prove it is on the app where they do nothing but LIE LIE LIE they just the other day claimed our son was "SIX" years old when he just turned five and this was no mistake of the keyboard as it was posted in letter NOT numbers "SIX". Any mother wouldn't make this mistake when he just turned 5. I have a ton of other ways to prove in court though it's NOT Nantita typing on that app as she was court ordered to do as Nantita does not know half of the words being used in the app and many are words only a lawyer would use or even know what they mean.
2. In support of "A\*\*\*\* currently has a severe injury and scare on his lip and a loose tooth and is not able to eat properly since I picked him up from daycare Friday Feb 24<sup>th</sup> after the mother had him for a week of her timesharing and the teacher and pastor witnessed it before he left the building and also heard him say he obtained it at Michelle Gilliam's house while Nantita was not present and breaking the current court orders." See exhibit A
3. In support of "Michelle Gilliam of 252 Windsor Dr Kissimmee, FL 34746 in the Sherwood Forest RV Park Osceola County is a crackhead drug addict that lives in her local drug house that sells and traffics drugs with her husband Tony Mcnamee and both have very extensive records all over the USA for it including in Osceola county and in Illinois along with Michelle even being charged for possession of cocaine, possession of marijuana, possession of drug paraphernalia, and CHILD NEGECT in Osceola county and had her own children removed by DFC." See exhibit B Note I knew these people very well as they lived across the street and use to leach food and

money off us constantly including coming to all our BBQ's and other Neighbors including Tom and April that posted about their drug use on Facebook and had to move out because of the none stop drug use and trafficking and I can testify to all I know and have witnessed with their drug use and trafficking.

4. In support of "Even though the injury accrued on 2-20-2023 and Nantita had the children till 2-24-2023 the mother did not take the child to the doctor or dentist even though our son is complaining of tooth pain and not being able to eat because of the injury. I have several witnesses to this also along with A\*\*\*\* himself that can also tell the court." See exhibit C
5. In support of "Nantita has a documented history on the talking parents app of not only neglecting the children to have medical treatment several times but also refusing to give them prescribed medicines and lying to doctors to get clearance letters to place them back in daycare when my doctors ordered it was not safe for them or the other children in the school for them to return for a week after they tested positive for the flu and had several other health issues." See exhibit D - AFTER you read Exhibit D please note Nantita took the children to Advent Health ER and LIED to the ER Doctor and told them that the children had a positive test "ONE WEEK AGO" which the medical record shows and when in fact it was the day before. exhibit E

I know this because since she stuck them back in school and refused to give them the prescribed antibiotics after she got the clearance letter from the ER by lying to the doctor proved in last Exhibit see now Exhibit D Note also note when reading this exhibit Nantita tells ANOTHER LIE YET AGAIN and says "Urgent care ran the flu coluter wirh negative results." Which the medical record and the doctor in person confirmed with me was ANOTHER LIE! The doctor in the ER was pissed off that my 5 year old was screaming and crying in pain with 2 very severe ear infections in her ER because of the mothers lies and refusing to medicate him and instead lied to the doctor, got a clearance letter, stop the meds, and stuck them back in daycare!

Again So now that our son ended up getting 2 very server ear infections weeks later but this time instead of taking him to my pediatrician I rushed him to the same Advent Health ER that Nantita claims said our son could go back to school and stop the meds and they then told me the doctors only did that because Nantita had lied and said the positive test was a week old. It's all documented on the medical history from Advent Health ER from her visit which I got a copy of when I had to rush him to ER ALL BECAUSE OF HER NEGLIGENCE AND LIES in now See exhibit E which they gave me from the mother's visit where she LIED to get that clearance letter to stop their meds and put that back in daycare which caused our son to land in the ER! Note when I turned the children over to her and a week later when I picked them up they still had physical symptoms of the flu including congestion and couch which you can read Nantita lied to the ER doctor about that also claiming they didn't. To further show that the church daycare FEMALES have been colluding with Nantita and her lawyers against me and putting the children in danger see Exhibit F but please also note at the time I didn't know Nantita had lied to the ER doctor and said they tested positive "one week before" when it fact it was the day before and also Nantita lied to me and the school about them retesting with a negative test which was also another lie

as they were never retested that's why I only said to the principal "Just cause they now test negative cause of the meds does not mean they should stop the meds or be in school. They are sick and need rest and to stay home and not put all the other kids at risk. What your doing is very harmful and irresponsible. I have attached more proof for you in this email. Please email me back if you are going to continue doing this or send them home. " Before this my first encounter with the school I had to explain our whole situation to all the females that work at the church daycare and ask them which one of was coming to the home babysitting the kids for Nantita which all of them including the principal confirmed none and that Nantita had lied and committed perjury in court yet AGAIN.

Since day one Nantita and her 2 female lawyers had every female in that church daycare against me, making up lies about me, lying for Nantita and her lawyer to cover Nantita's lies, neglect and abuse of our children and if I have the time and must respond to the schools false claims with more emails I have and about 4 witnesses I will but for now I am only trying here to focus on this current motion at hand which is my "EMERGENCY MOTION TO SUSPEND CONTACT" and I pray the judge doesn't even entertain Nantita, her lawyer or the church daycares clear bias and lies against me which in fact do not have a single accusation of me EVER putting ANY of my children in danger like Nantita has done repeatedly .

6. In support of all my other claims my testimony, My childrens, my Fiance, The children's consular and other messages on talking app I will bring into the court to further explain All the things I filed in my **"MOTION FOR CIVIL CONTEMPT/ENFORCEMENT"** and my **"Motion to show cause as to why Respondent and her lawyer shouldn't be held in criminal contempt of court for lying and committing perjury countless times."** Last week support further removal of Nantita's time sharing with the children if your honor would please read it.

7. Because of all this I respectfully request that this honorable court enter an Order denying all of petitioner's motions and order that the kids be turned over to the father immediately but more importantly take all of this into consideration and evidence for the case. I also ask any other relief that the court deems appropriate and necessary.

Please see attachments below:

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was provided to the Respondent's lawyer, Bette Collazo by electronic service: [bette.collazo@floridalegal.org](mailto:bette.collazo@floridalegal.org) here on the 5<sup>th</sup> day of March 2023

*Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Bette Collazo\_\_\_\_\_

Address: 1300 N. Semoran Blvd. \_\_\_\_\_

City, State, Zip: Suite 120 Orlando, FL 32807\_\_\_\_\_

Telephone Number: 407-279-1802\_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [bette.collazo@floridalegal.org](mailto:bette.collazo@floridalegal.org)

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: 3-5-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane\_\_\_\_\_

Address: Please use email for service [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

Exhibit A



**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane

Date of Birth: 11-08-2017

Anna Seoane

Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like “shake that Booty” and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: Rahila Bashir

Patient: Stacy Seoane, DOB 5/20/2011

### Contacted Party

Name: Stacy Seoane

Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



New Way counseling Services Inc.

Date and Time: July 25, 2022 7:42PM

Note Completed By: Rahila Bashir

Patient: Andrew Seoane, DOB 11/8/2017

### Contacted Party

Name: Andrew Seoane

Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling

### Billing Information

Time spent: 60 minutes

The patient will not be billed for this communication.

### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

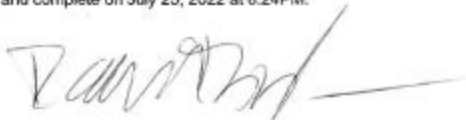
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered. Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



Picture from 2-25-2023



Pictures from 2-28-2023











Exhibit B



**Pioneer**  
TECHNOLOGY GROUP

Username

Password

Remember Me

- 
- 
- 
- 
- ▾
- 
- ▾

**2008 CF 000429 CR - STATE OF FLORIDA vs. GILLIAM, MICHELLE**

**SUMMARY**

Judge:	MORGAN, JON B	Court Type:	FELONY	Case Type:	CLOSED
Case Number:	2008 CF 000429 CR	Uniform Case Number:	492008CF000429XXCRXX	Status:	<input type="checkbox"/>
Clerk File Date:	1/22/2008	Status Date:	5/27/2008	Waive Speedy Trial:	<input type="checkbox"/>
Total Fees Due:	0.00	Custody Location:		Agency:	OSCEOLA COUNTY SHERIFFS OFFICE
Agency Report Number:	081006503				

**PARTIES**

TYPE	PARTY NAME	ATTORNEY
DEFENDANT	GILLIAM, MICHELLE	WESTERVELT, JAMES (Main Attorney)
PLAINTIFF	STATE OF FLORIDA	

**CHARGES**

COUNT	DESCRIPTION	LEVEL	DEGREE	PLEA	DISPOSITION	DISPOSITION DATE
1	CHILD NEGLECT (827.03 3b)	F	S		NO INFORMATION	05/27/2008
2	POSSESSION OF COCAINE (893.13 6a)	F	T		NO INFORMATION	05/27/2008
3	POSSESSION OF 20 GRAMS OR LESS OF CANNABIS (893.13 6b)	M	F		NO INFORMATION	05/27/2008
4	POSSESSION OF DRUG PARAPHERNALIA (893.147 1)	M	F		NO INFORMATION	05/27/2008

**EVENTS**



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name: SEE PAGE 1	Case Number: 081006503	Page: 2 of 2
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ON 01-19-08, I RESPONDED 5565 WEST IRL0 BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNALIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

Sworn to and subscribed before me, this 19 day of JANUARY, 2008	I swear/affirm the above statements are correct and true.	
Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input checked="" type="checkbox"/>		
Personally Known <input checked="" type="checkbox"/> Produced Identification <input type="checkbox"/>	OFFICER'S SIGNATURE	OFFICER'S PRINTED NAME (L,F) Bardis, N
Type of Identification: _____	Officer's Name Key: _____	Officer's Bus. Phone No. 407-348-1100

R-9492 SO-03-08

ORIGINAL

Defendant Information		
<b>Name:</b> MICHELLE R. GILLIAM	<b>Ethnic Group:</b> Black	<b>Fines Owed:</b> \$0.00
<b>Date of Birth:</b> 06/14/1969	<b>Height:</b> 5'06"	<b>Restitution Owed:</b> \$0.00
<b>Age:</b> 53	<b>Weight:</b> 175	<b>Bond Posted:</b> \$0.00
<b>Gender:</b> F	<b>Eye Color:</b> Brown	
	<b>Hair Color:</b> Black	

Case Summary		
<b>Felony Cases</b>	<b>Misdemeanor Cases</b>	<b>Other Cases</b>
<b>Filed:</b> 0	<b>Filed:</b> 1	<b>Filed:</b> 8
<b>Pending:</b> 0	<b>Pending:</b> 0	<b>Pending:</b> 0
<b>Last Filed:</b>	<b>Last Filed:</b> 11/28/2008	<b>Last Filed:</b> 12/02/2011

Case History (Click row to go to Case Detail)				
Date	Offense	Case Number	Ticket Number	Status
12/02/2011	VIOLA OCCUPANCY PERMIT	11OV0006259 (Petty Offense)	414086 - CAHOKIA HEIGHTS	
03/18/2010	SEAT BELT REQUIRED/PASSENGER	10TR0014743 (Class P Traffic)	6408317 - ILLINOIS STATE POLICE	CLOSED
11/28/2008	POSSESS CANNABIS< 2.5 GRAMS	08CM0008979 (Class C Misdemeanor)	608806 - CENTREVILLE	CLOSED
12/30/2003	SEAT BELT REQUIRED/PASSENGER	03TR0082797 (Class P Traffic)	633839 - CENTREVILLE	CLOSED
03/30/2001	FARE VIOLATION	01OV0001340 (Petty Offense)	6666 - E. ST LOUIS	CLOSED
07/14/1998	EXPIRED MORE THAN 6 MONTHS	98TR0036737 (Class P Traffic)	5010137 - ST. CLAIR COUNTY SHERIFF	CLOSED
07/14/1998	OPERATE UNINSURED MTR VEHICLE	98TR0036739 (Class U Traffic)	5010138 - ST. CLAIR COUNTY SHERIFF	CLOSED
08/19/1994	OPERATE UNINSURED MTR VEHICLE	94TR0040610 (Class U Traffic)	34542 - FAIRVIEW HEIGHTS	CLOSED
05/03/1993	DRIVING 21-25 MPH ABOVE LIMIT	93TR0024468 (Class P Traffic)	2310 - CENTREVILLE	CLOSED

[Upcoming Appearances](#)    [Assessment History](#)

Information from this court search is presumed, but not guaranteed, to be accurate. Please contact the Circuit Clerk's office at: [CircuitClerk@co.st-clair.il.us](mailto:CircuitClerk@co.st-clair.il.us) with

Exhibit C



View Message

Donald Seoane viewed this subject.2/27/2023 1:59 PM

NS

Nantita Seo

2/27/2023 8:35 PM

You took the kids to the doctor last. Unless you're referring to a Primary Care Physician, which until recently we did not have any insurance coverage. As for the dentist you should know that too since we didn't have insurance.

Donald Seoane viewed this subject.2/28/2023 8:56 AM

DS

Donald Seoane

2/28/2023 9:12 AM

The children have always had medicaid but no surprise you keep lying. Thats all you and your lawyers do and its all documented here and everywhere else and now on public court record. So even though our son has been injured complaining to you about his teeth being loose and him hurting from the injury you caused him and he is complaining to you he is having a hard time to eat all last week when you had him you didn't take him to the dentist. I know this cause he told me he complained to you all week and has been complaining all weekend about it. What your doing to our kids is pure child abuse and neglect and the evidence is piling up fast. So you know they were all out of daycare yesterday for child counseling and are out today for emergency dentist appointment which I'm paying cash out of pocket for you breaking the courts order and allowing them to be baby sit by crackhead Tony Mcnamee in that Crack house while you were out with your pornfan prositution client John's. I filed a emergency motion about it and served your lawyer but being that it's your lawyer running this app I'm sure you know. See you in court!

Nantita Seo viewed this subject.2/28/2023 9:13 AM



## View Message



**Donald Seoane**

12/8/2022 9:52 AM

Day 4 now waiting you answer???



**Donald Seoane**

12/8/2022 10:28 AM

Also need to know when the last time you took them to a doctor and where and for what?



**Donald Seoane**

12/8/2022 11:07 AM

All 3 kids have the Flu and 2 have tested positive. Andrew has a Heart murmur and I have a referral to take him to get tests at a cardiologist. I will pickup meds for them at Walgreens when ready so I would assume you don't have a problem with them staying with me till Wednesday? They can not go to daycare till Wednesday and there is a court order you cannot have anyone baby sit them so what do you want to do?



**Donald Seoane**

12/8/2022 1:32 PM

Also Andrew has a ear infection and he has prescribed antibiotics for it and that's why the school called me yesterday saying he had a ear pain and I took them doctor.

Nantita Seo viewed this subject. 12/8/2022 5:13 PM



**Nantita Seo**

12/8/2022 5:15 PM



View Message

NS

**Nantita Seo**

12/9/2022 9:55 AM

As I stated please have the kids ready for pick today at 7:30 in adherence with the court order. I will take the kids to ugent care to get checked out and if they are unable to go to school I will make appropriate accommodations in adherence with the court order. I have followed the judges orders to the letter as required.

Donald Seoane viewed this subject.12/9/2022 10:18 AM

DS

**Donald Seoane**

12/9/2022 10:24 AM

No you have not as Andrew by tells ne you are still leaving them with your pornfans and Michelle. You can take them to wherever you want as far as clinics but the positive test and doctors orders can't be changed and the kids can not go to daycare till Wednesday of next week and also need to follow their men's I will provide you. Again if I find out you are breaking the court order again leaving them with ANYONE I just got off the phone with my lawyer and we will file Contempt and subpoena your work records and more to find out if you were working and breaking the court orders leaving the kids with anyone.

DS

**Donald Seoane**

12/9/2022 10:27 AM

What time and where do we do the exchange today? Police station I assume since they can't be at school.

Nantita Seo viewed this subject.12/9/2022 10:53 AM



View Message

DS

NS Nantita Seo 12/9/2022 8:38 AM

My lawyer advised that you should have the kids ready today for pick up. Are the kids at school? Also please provide all the medical documentation from the doctor.

Donald Seoane viewed this subject.12/9/2022 8:59 AM

DS Donald Seoane 12/9/2022 9:05 AM

What don't you understand they are not medically allowed at school till Wednesday of next week and the school has the letter from doctor. AGAIN they need to be taken care of by you and nobody else till Wednesday if not they need stay with me. So if your working you need leave them with me. I have attached a copy of some of the documents. Your porn fanboy boyfriends or the crackhead in the neighborhood like Michelle are not allowed to be baby sit the children. It's in the court order.

20221208\_111548.jpg (Archived)

20221208\_111632.jpg (Archived)

DS Donald Seoane 12/9/2022 9:21 AM

I will have my lawyer subpoena your job to find out if your working and leaving the kids with someone cause I'm sick and tired of you lying to the court putting the kids in danger with dangerous people. NOBODY is allowed to watch the kids but the school and it's in the court order. So will you be off work and taking care of them full time till Wednesday?

Nantita Seo viewed this subject.12/9/2022 9:33 AM

Advertisement for Temu featuring various products: a floral dress, a gold ring, a blue glove, dental drill bits, a blue sneaker, and colorful high-heeled shoes. The ad includes discount tags for -14% and -10%, and a 'PRICE DROP' banner. The Temu logo and Chinese text '拼多多陪你迎兔年' are visible at the bottom.



☰ **View Message**

Nantita Seo viewed this subject. 12/8/2022 5:13 PM



**Nantita Seo**

12/8/2022 5:15 PM

Will lets you know going talk with my lawyer

Donald Seoane viewed this subject. 12/8/2022 5:22 PM



**Donald Seoane**

12/8/2022 5:27 PM

Ok but the school has doctors note and the prisipal has said nobody from the daycare has been or will be baby sitting the kids at the house so you lied again in court and Andrew said you have had your porn fan Neil aka Markking baby sitting them and this is against court orders so unless you are not working till Wednesday and can take care of them full time till they can go back to daycare on Wednesday they need to stay with me. Note I'm filing another restraining order against him and you cause Andrew says he is hitting him.



**Donald Seoane**

12/8/2022 5:37 PM

Also you still not sent me Anna's Medicare number? Day 4 now

Nantita Seo viewed this subject. 12/9/2022 7:20 AM



Pediatric Universe, LLC.

3103 Innovation Drive

Saint Cloud, FL 34769.

Tel: 321 805 4292

Email: office@pedsuniverse.com

Fax: 407

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To whom it may concern;

This is in support of Anna Seoane, DOB: 30 May 2019, Stacy Seoane, DOB: 5/2  
Seoane, DOB 07/08/ 2017 who were treated for flu (Influenza type A), today

If you have any question please call 321 805 4292.

Samir Draa, MD.

S. DRAA, MD

12-08-2022

# SCHOOL EXCUSE

---

**Pediatric Universe, LLC**  
3103 Innovation Dr.  
Saint Cloud, 34769  
(321) 805-4292

To whom it may concern,

Please excuse your student Andrew Seoane DOB 007-08-2017 for being absent from school on Thursday, December 8, 2022 after attending a medical consultation at our office. He will return to school on Wednesday, December 14, 2022 without restrictions. If you have any questions or concerns, please do not hesitate to call our office.

Comments:

Kids health is our priority

Exhibit E

Seoane, Andrew (MRN 503118357) DOB: 11/08/2017

Seoane, Andrew

MRN: 503118357

Miguel A Acevedo, MD ED Provider Notes
Physician Signed
Emergency Medicine
Date of Service: 12/10/2022 12:38 PM

PEDIATRIC EMERGENCY MEDICINE PROVIDER NOTE

Patient Andrew Seoane
5 y.o. male
MRN 503118357
CEC01/CEC01

History of Present Illness

Chief Complaint

Patient presents with
• Letter for School/Work

5 y/o male with a medical history of ear infection and heart murmur presenting to the ED accompanied by his mother primarily for a letter for school. She states that the pt was all...

History provided by: Mother
History limited by: Age
Language interpreter used: No

Review of Systems

Review of Systems
Constitutional: Negative for chills and fever.
HENT: Negative for ear pain and sore throat.
Eyes: Negative for pain and visual disturbance.
Respiratory: Negative for cough and shortness of breath.

Exhibit D

https://app.talkingparents.com/messages/view/11355796

Most Visited Getting Started Suggested Sites Web Slice Gallery about:privatebrowsing Accounts link and n

**View Message**

Nantita Seo requested 20221209\_181202.jpg.12/9/2022 7:09 PM

**DS Donald Seoane** 12/11/2022 12:46 PM

I need to know if you got Andrew's other medicine and how are they feeling? Have you arranged to get off work to take care of them Monday and Tuesday? If not I need to pick them up as nobody else is allowed to watch them and the daycare can not take them till Wednesday doctors order.

Nantita Seo viewed this subject.12/11/2022 6:00 PM

**NS Nantita Seo** 12/12/2022 8:45 AM

Please be advised that I took the kids to Urgebt care on Saturday. Urgent care ran the flu coluter wirh negative results. They also checked for the ear infection, along withthe heart murmuer also with negative results. The doctor said they have a cold, and to stop giving them the flu medication but to continue with the cold and cough. I have provided the school with the doctors finds and the kids were allowed to return.

Donald Seoane viewed this subject.12/12/2022 9:11 AM

**DS Donald Seoane** 12/12/2022 9:14 AM

Just cause they show up negative now due to them taking the meds does not mean they are not still contagious or need to stop the meds. They are sick and need to stay home and rest. Amazing how you are abusing our children but hey just more to show to the court.

Exhibit F



**Traveling RV style** <travelingrvstyle@gmail.com>  
to Angela

Dec 11, 2022, 1:11 PM ☆ ↶ ⋮

I have reason to believe that my children's mother is going to try and bring my kids to school Monday and Tuesday and put all the other kids at risk of catching the Flu from them which they tested positive for. If this happens please let me know as thier doctor has ordered them not to go back to school till Wednesday which you have the note?  
Thanks, Donald

...



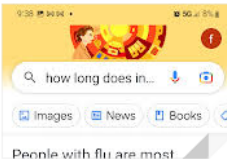
**Traveling RV style** <travelingrvstyle@gmail.com>  
to Angela

Dec 12, 2022, 9:45 AM ☆ ↶ ⋮

I was told you allowed my kids to go to school today against doctors orders and put all the school kids at risk after the mother got a negative test only due to them taking the meds. Just cause they now test negative cause of the meds does not mean they should stop the meds or be in school. They are sick and need rest and to stay home and not put all the other kids at risk. What your doing is very harmful and irresponsible. I have attached more proof for you in this email. Please email me back if you are going to continue doing this or send them home.

...

3 Attachments • Scanned by Gmail



**T** **Traveling RV style** <travelingrvstyle@gmail.com> Dec 12, 2022, 11:10 AM ☆ ↶ ⋮  
to Angela ▾

You have the doctors orders that I took them to and the note that they tested positive. You can call the doctor to verify. I find it very irresponsible and wreckless to allow them in school knowing they tested positive and can also be contagious. I don't know what more to say or who to report this to but I'm researching it. God bless.  
Thanks, Donald

...

**T** **Traveling RV style** <travelingrvstyle@gmail.com> Dec 14, 2022, 11:40 AM ☆ ↶ ⋮  
to Angela ▾

Friday I will pickup the kids and video thier conditions and take them straight to the doctor. Nantia just messaged me saying kids still have a cough and are still in school which is deeply concerning you are still allowing this. The doctor said they had a throat infection that was part of them testing positive for the flu and I bet they still have it since Nantita said she stopped the meds Saturday and then sent them to school all week against doctors orders which you allowed and continue to allow. I would like to meet with you on Friday when I come to get the kids if you are available?  
Thanks, Donald

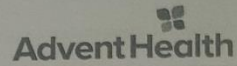
...

**T** **Traveling RV style** <travelingrvstyle@gmail.com> Dec 15, 2022, 10:13 AM ☆ ↶ ⋮  
to Angela ▾

Sent you email 2 yesterday morning and wondering if you got it as I not got a reply? God bless and thanks, Donald

...

# AFTER VISIT SUMMARY



Andrew Seoane MRN: 503118357

1/14/2023 AdventHealth Partin Settlement ER 407-861-3500

## Instructions



### Your medications have changed

- START taking:  
amoxicillin (Amoxil)  
ibuprofen

Review your updated medication list below.



### Pick up these medications at CVS/pharmacy #4491 - ORLANDO, FL - 9306 NARCOOSSEE ROAD

- amoxicillin 250 MG/5ML suspension
- ibuprofen 100 MG/5ML suspension

Address: 9306 NARCOOSSEE ROAD, ORLANDO FL 32827  
Phone: 407-438-6898



### Go to AdventHealth Partin Settlement ER

Why: If symptoms worsen  
Specialty: Emergency Medicine  
Contact: 2500 E Irlo Bronson Mem Hwy  
Kissimmee Florida 34741-3973  
407-861-3500



### Schedule an appointment with Your primary care physician as soon as possible for a visit

Why: for re-evaluation in 1-2 days

## What's Next

You currently have no upcoming appointments scheduled.

## You are allergic to the following

No active allergies

## Today's Visit

You were seen by Hilary Faith Krombel, PA-C

### Reason for Visit

rt earache

### Diagnosis

Bilateral otitis media, unspecified otitis media type

### Lab Tests Completed

SARS-CoV-2 w/ Influenza A B RSV RT PCR

Strep A DNA probe, amplification

### Medications Given

ibuprofen Last given at 3:12 PM



Blood Pressure  
116/76



BMI  
15.21



Weight  
41 lb  
14.2 oz



Height  
3' 8"



Temperature (Oral)  
98.9 °F



Pulse  
105



Respiration  
22



Oxygen Saturation  
100%

## AdventHealth

To connect and view your health records, send messages to your doctor, renew your prescriptions, schedule appointments, and more, create an account by downloading our app or going to <https://account.adventhealth.com/register/>

## **APPENDIX C**

- **DS Donald Seoane 7/21/2022 2:30 PM**

Need to confirm the children A\*\*\* and A\*\*\*\* will be at Oseola county sheriff's office for me to pickup tomorrow Friday July 21 2022 at 5pm ?

- Nantita Seo viewed this subject.7/21/2022 2:31 PM

- **NS Nantita Seo 7/21/2022 2:31 PM**

Yes

- Donald Seoane viewed this subject.7/21/2022 2:45 PM

- **NS Nantita Seo 7/22/2022 4:36 PM**

you can come pick the kids up at kissimmee police department as the. court paper say

- Donald Seoane viewed this subject.7/22/2022 4:37 PM

- **DS Donald Seoane 7/22/2022 4:38 PM**

We are at Oseola county sheriff's office is that not where you are at?

- **DS Donald Seoane 7/22/2022 4:39 PM**

We can go there if that's where you want?

- Nantita Seo viewed this subject.7/22/2022 4:39 PM

- **NS Nantita Seo 7/22/2022 4:40 PM**

yes

- Donald Seoane viewed this subject.7/22/2022 4:40 PM

- **DS Donald Seoane 7/22/2022 4:40 PM**

We will head there now.

- Nantita Seo viewed this subject.7/22/2022 4:40 PM

- **NS Nantita Seo 7/22/2022 4:40 PM**

OK

- Donald Seoane viewed this subject.7/22/2022 4:47 PM

- **DS Donald Seoane 7/22/2022 4:59 PM**

We are here inside police station and don't see kids



- **DS Donald Seoane 7/22/2022 5:00 PM**

We are inside Kissimmee police department

- **DS Donald Seoane 7/22/2022 5:03 PM**

Are you bringing the kids to Kissimmee police station? We are here inside waiting.

- Nantita Seo viewed this subject.7/22/2022 5:14 PM

- **NS Nantita Seo 7/24/2022 10:45 AM**

Need to confirm the children A\*\*\* and A\*\*\*\* will be pick up today July 24 2022 at kissimmee police department at 7 pm ?

- Donald Seoane viewed this subject.7/24/2022 10:46 AM

- **DS Donald Seoane 7/24/2022 10:56 AM**

Yes

- Nantita Seo viewed this subject.7/24/2022 11:00 AM

- **DS Donald Seoane 8/5/2022 9:11 AM**

Need to confirm today Aug 5 at 5pm I can pickup the kids at police station?

- Nantita Seo viewed this subject.8/5/2022 10:13 AM

- **NS Nantita Seo 8/5/2022 10:13 AM**

yes

- Donald Seoane viewed this subject.8/5/2022 12:15 PM

- **NS Nantita Seo 8/7/2022 4:48 PM**

Need to confirm the children A\*\*\* and A\*\*\*\* will be pick up today Aug 7 2022 at kissimmee police department at 7 pm ?

- Donald Seoane viewed this subject.8/7/2022 4:48 PM

- **DS Donald Seoane 8/7/2022 4:54 PM**

Yes

- Nantita Seo viewed this subject.8/7/2022 4:59 PM

- **DS Donald Seoane 8/19/2022 11:36 AM**

Please confirm the children will be at police station at 5pm

- Nantita Seo viewed this subject.8/19/2022 2:17 PM

- **NS Nantita Seo 8/19/2022 2:18 PM**

yes

- Donald Seoane viewed this subject.8/19/2022 2:46 PM

- **NS Nantita Seo 8/19/2022 4:40 PM**

I'm here at police station

- Donald Seoane viewed this subject.8/19/2022 4:50 PM

- **NS Nantita Seo 8/21/2022 12:47 PM**

Please confirm the children will be pick up today at police station at 7 pm

- Donald Seoane viewed this subject.8/21/2022 4:20 PM

- **DS Donald Seoane 8/21/2022 4:21 PM**

Yes

- Nantita Seo viewed this subject.8/21/2022 6:35 PM

- **DS Donald Seoane 9/2/2022 9:32 AM**

Please confirm the children will be at police station at 5pm?

- Nantita Seo viewed this subject.9/2/2022 10:05 AM

- **DS Donald Seoane 9/2/2022 2:07 PM**

I see at 10:05am you viewed my question sent at 9:32am about picking up the kids at 5pm today but you ignored it and it's now 2:06pm. Is there a problem or reason why? I await a reply???

- Nantita Seo viewed this subject.9/2/2022 2:45 PM

- **NS Nantita Seo 9/2/2022 2:46 PM**

No I will take them and meet you at the police department at 5 pm

- **NS Nantita Seo 9/2/2022 2:48 PM**

Sorry the kids was having the phone and play with it

- Donald Seoane viewed this subject.9/2/2022 2:48 PM

- **DS Donald Seoane 9/2/2022 5:27 PM**

What medical shots did the kids get and when as they are telling me they got shots and I see bandaids.

- Nantita Seo viewed this subject.9/2/2022 5:39 PM

- **NS Nantita Seo 9/2/2022 5:41 PM**

Today Normal Vacian for the school

- Donald Seoane viewed this subject.9/2/2022 5:42 PM
- **DS Donald Seoane 9/2/2022 5:45 PM**

Which vaccines? I need a list. They should have not got anything and for school all that's needed is a religious exemption.

- Nantita Seo viewed this subject.9/2/2022 7:07 PM
- **NS Nantita Seo 9/4/2022 12:02 PM**

Please Confirm kids pick today @ 7 pm at the police department

- Donald Seoane viewed this subject.9/4/2022 12:03 PM
- **DS Donald Seoane 9/4/2022 12:05 PM**

Yes and I'll assume since you have not responded to what vaccines you have injected into our children it's because you don't even know.

- Nantita Seo viewed this subject.9/4/2022 12:08 PM
- **NS Nantita Seo 9/4/2022 12:12 PM**

Sorry I do know and I don't need to give all the lish about the kids so please take care them

- Donald Seoane viewed this subject.9/4/2022 12:17 PM
- **DS Donald Seoane 9/4/2022 12:26 PM**

I'm.the father and I have every right to know what your injecting to our children and the fact you don't even know is scary and VERY irresponsible. I'll exspect you to find out and tell me.

- Nantita Seo viewed this subject.9/4/2022 12:27 PM
- **DS Donald Seoane 9/16/2022 1:23 PM**

Confirming pickup of the children at Kissimmee Police station at 5pm?

- Nantita Seo viewed this subject.9/16/2022 1:23 PM
- **NS Nantita Seo 9/16/2022 1:24 PM**

Yes

- Donald Seoane viewed this subject.9/16/2022 1:24 PM
- **NS Nantita Seo 9/18/2022 10:44 AM**

Please Confirming pickup of the children at Kissimmee Police station at 7 pm?

- Donald Seoane viewed this subject.9/18/2022 11:25 AM
- **DS Donald Seoane 9/18/2022 11:25 AM**

Yes

- Nantita Seo viewed this subject.9/18/2022 1:26 PM

- **DS Donald Seoane 9/23/2022 9:56 AM**

My lawyer is talking to your lawyer right now and my lawyer said to go ahead and message you hear about this. First off I need address to drop kids off at daycare on Monday and time. Second atheist for the first drop we believe you should be there cause if I'm trying to drop them with strangers at a daycare they will go nuts screaming and crying and JR will fight.

- **DS Donald Seoane 9/23/2022 9:57 AM**

I mean at least not "atheist" spell check error

- **DS Donald Seoane 9/23/2022 9:59 AM**

Also I need to know the time for pickup at daycare. I understand today it will be at police station but it should be same time as daycare which I believe to be 1pm or 2pm? Not 5pm

- **DS Donald Seoane 9/23/2022 10:05 AM**

Ok lawer just called and said there was a miscommunication between you and your lawyer and it's next weekend not this weekend we are starting this new schedule. I still need answers about other stuff above?

- Nantita Seo viewed this subject.9/23/2022 2:47 PM

- **NS Nantita Seo 9/23/2022 2:53 PM**

Not this week and not this Friday sorry is the next friday .school start at 8 am and dismiss at 2:45 pick up outside next to the mail box infront the church

- **NS Nantita Seo 9/23/2022 2:54 PM**

And here the. Address for the school 3016 W Vine St, Kissimmee, FL 34741

- **NS Nantita Seo 9/23/2022 2:56 PM**

First I don't need to be there but I will call A\*\*\*\* teacher and A\*\*\* teacher to help you out

- **NS Nantita Seo 9/23/2022 2:58 PM**

And you need to pick them lunch and snack for the kids

- Donald Seoane viewed this subject.9/23/2022 6:18 PM

- **DS Donald Seoane 9/27/2022 11:49 AM**

Just spoke to lawyer and because the pickup times and dropouts are not the same as the court order and also as you know my court hearing is at 8am Monday Oct 3 AND there is a hurricane coming we decided its best to not complicate things for the judge that we stick to drop off and pickup at police station same as before atleast until the following 2 weeks after this coming weekend. Please confirm you agree with this? Keep them safe from the storm please.

- Nantita Seo viewed this subject.9/27/2022 5:38 PM

- **NS Nantita Seo 9/27/2022 5:46 PM**

Okay I will let's you know I need to talk with my Lawyer first about the kids just so you know the school have before care and and you can drop them off. At 7:30 I will let's you know tomorrow about the confirm

- Donald Seoane viewed this subject.9/27/2022 7:30 PM

- **DS Donald Seoane 9/27/2022 7:35 PM**

Ok and if the kids need me to take them to a safe place in my truck for the storm and your lawyer says it's OK I can do that as the mobile home is not a safe place for them and your more than likely going to be under a mandatory evacuation and I know you don't have a car. I can pick them up at police station as soon as in the morning tomorrow and drop them off on Sunday at police station if need be?

- Nantita Seo viewed this subject.9/27/2022 9:33 PM

- **NS Nantita Seo 9/27/2022 9:35 PM**

The kids will be fine

- Donald Seoane viewed this subject.9/27/2022 10:24 PM

- **NS Nantita Seo 9/28/2022 5:08 PM**

I just talk with my Lawyer and confirmed to do the drop off on Friday at 5 pm. At the police station and pick up on Sunday 7 pm.

- Donald Seoane viewed this subject.9/28/2022 9:59 PM

- **DS Donald Seoane 9/29/2022 10:16 AM**

Yes ok

- Nantita Seo viewed this subject.9/29/2022 4:16 PM

- **DS Donald Seoane 9/29/2022 7:07 PM**

Are the kids ok? Are you still dropping them at police at 5pm tomorrow?

- Nantita Seo viewed this subject.9/29/2022 9:25 PM

- **NS Nantita Seo 9/29/2022 9:27 PM**

Yes will pick them up from school tomorrow and drop the kids of at the police station at 5 pm

- Donald Seoane viewed this subject.9/29/2022 10:33 PM
- **DS Donald Seoane 9/29/2022 10:35 PM**

Ok if it's easier I can pick them up from school if you give me time and address but I will drop them at police station at 7pm sunday.

- Nantita Seo viewed this subject.9/30/2022 6:17 AM
- **NS Nantita Seo 9/30/2022 6:20 AM**

I will let's you if school how the school open or not

- Donald Seoane viewed this subject.9/30/2022 7:02 AM
- **NS Nantita Seo 9/30/2022 7:48 AM**

The school did not open today so I will drop them off at police station at 5 pm

- Donald Seoane viewed this subject.9/30/2022 7:49 AM
- **DS Donald Seoane 9/30/2022 7:50 AM**

Ok

- Nantita Seo viewed this subject.9/30/2022 8:23 AM
- **DS Donald Seoane 10/1/2022 10:44 AM**

I'm buying them new shoes cause it's gross what they wearing. Do they need a certain kind shoe for daycare?

- Nantita Seo viewed this subject.10/2/2022 9:33 AM
- **NS Nantita Seo 10/2/2022 9:36 AM**

They have one if you like you buy them stuff is OK and please confirm picking the kids up at the police station at 7 pm thank.

- Donald Seoane viewed this subject.10/2/2022 9:37 AM
- **DS Donald Seoane 10/2/2022 9:42 AM**

Yes and according to the kids they are living in your new latest boyfriends apartment with that old jeep and don't have food to eat. Is their anything I can do to help?

- Nantita Seo viewed this subject.10/2/2022 10:13 AM
- **NS Nantita Seo 10/2/2022 10:18 AM**

Yes I do have food For them to eat and they eat all day long can't stay at home because the flooding outside and no power in the house so nothing there that you can't help

- Donald Seoane viewed this subject.10/2/2022 12:09 PM

- **NS Nantita Seo 10/2/2022 7:29 PM**

They don't have Uber with car around here now is 1 hour away can you keep the kids I will be back in 30 min or more?

- **NS Nantita Seo 10/2/2022 7:38 PM**

Are you going bring them back in 40 min?

- **NS Nantita Seo 10/2/2022 7:40 PM**

Please confirm I need to know

- Donald Seoane viewed this subject.10/2/2022 7:44 PM

- **NS Nantita Seo 10/2/2022 7:48 PM**

?????

- Donald Seoane viewed this subject.10/2/2022 7:48 PM

- **DS Donald Seoane 10/2/2022 7:53 PM**

You lied to the police saying you had already called an Uber over an hour ago without car seats AGAIN and I looked in my Uber app and there are plenty of Ubers and according to A\*\*\*\* our so , your boyfriend In The jeep doesn't have a car seat for him and he was dropped off in his jeep Friday in no car seat AGAIN And me having the police there thid time and it all on video caused you over an hour now later to give the kids back to me because in fact again you don't have car seats for them I will bring them back when you have 2 proper car seats for them.

- Nantita Seo viewed this subject.10/2/2022 7:53 PM

- **NS Nantita Seo 10/2/2022 7:58 PM**

I do have car seat for them Is just the time they don't have Uber with car seat right now around the police station I need to come get the car seat for them

- Donald Seoane viewed this subject.10/2/2022 8:01 PM

- **DS Donald Seoane 10/2/2022 8:13 PM**

You are responsible to have car seats to put into a Uber period and you didn't so what time will you be at police station with car seats to get them?

- Nantita Seo viewed this subject.10/2/2022 8:15 PM

- **NS Nantita Seo 10/2/2022 8:18 PM**

20 min

- Donald Seoane viewed this subject.10/2/2022 8:21 PM

- **NS Nantita Seo 10/2/2022 8:40 PM**

I'm here where r you

- Donald Seoane viewed this subject.10/2/2022 9:05 PM

- **DS Donald Seoane 10/5/2022 3:15 PM**

I need the address to where the kids are living with your latest new boyfriend with the jeep for court purposes.

- Nantita Seo viewed this subject.10/6/2022 11:45 AM

- **NS Nantita Seo 10/6/2022 11:46 AM**

Need to talk with my Lawyer

- Donald Seoane viewed this subject.10/6/2022 1:22 PM

- **DS Donald Seoane 10/6/2022 3:35 PM**

Well its now another day that you have the kids living in your new boyfriends apartment for over a week now and have not provided his address to me or my lawyer or the courts and I am just documenting this for the judge.

- Nantita Seo viewed this subject.10/6/2022 3:54 PM

- **DS Donald Seoane 10/13/2022 5:03 PM**

Confirming child pickup at daycare tomorrow at 2:45 pm at 3016 W Vine St, Kissimmee, FL 34741 is this correct?

- Nantita Seo viewed this subject.10/13/2022 10:23 PM

- **NS Nantita Seo 10/13/2022 10:24 PM**

Yes I will let's the teacher know and hepl you out with the kids

- Donald Seoane viewed this subject.10/13/2022 11:00 PM

- **DS Donald Seoane 10/14/2022 12:06 PM**

I don't need any help when your not there couching them to scream and cry and I'll be there at 2:45

- Nantita Seo viewed this subject.10/14/2022 4:36 PM

- **NS Nantita Seo 10/17/2022 7:40 AM**

Confirm kids pick up today from school ?

- Donald Seoane viewed this subject.10/17/2022 8:10 AM

- **DS Donald Seoane 10/17/2022 8:12 AM**

Yes kids were dropped off at 7am. Next time you need to send extra uniform with them and sandals.



- Nantita Seo viewed this subject.10/17/2022 8:16 AM
- **NS Nantita Seo 10/17/2022 8:50 AM**

Your should take the kids and buy the new uniform for them if you need it Thank.

- Donald Seoane viewed this subject.10/17/2022 8:54 AM
- **DS Donald Seoane 10/17/2022 8:56 AM**

They only have 1 iniform? Where do I get them? I bought them new shoes, sandels and toys and sent them to you with it all 2 weeks ago.

- Nantita Seo viewed this subject.10/17/2022 4:50 PM
- **NS Nantita Seo 10/17/2022 4:53 PM**

No they not you can buy them in Target for them

- Donald Seoane viewed this subject.10/17/2022 6:25 PM
- **NS Nantita Seo 10/31/2022 8:27 PM**

Please pack the kids lunch For school they did not eat anything today

- **NS Nantita Seo 10/31/2022 8:29 PM**

The teacher call me

- Donald Seoane viewed this subject.10/31/2022 8:36 PM
- **DS Donald Seoane 10/31/2022 8:38 PM**

They both had tons of food In their bags for lunch and had MC Donald's for Breakfast but nice try. Oranges, Apples, chips, muffins and drinks.

- **DS Donald Seoane 10/31/2022 8:48 PM**

Also encase you don't know A\*\*\*\* must be brought to the court tomorrow as he is subpoenaed to testify as far as I know.

- Nantita Seo viewed this subject.10/31/2022 8:48 PM
- **DS Donald Seoane 11/8/2022 11:04 AM**

Please tell JR happy Birthday and daddy love him very much and daddy have big present for him and A\*\*\*.

- **DS Donald Seoane 11/8/2022 4:44 PM**

My lawyer just called and said you want me to pickup the kids from school on Thursday at 2:30 instead of Friday because of the storm but I think school will close tomorrow as S\*\*\*\* school is coming at 1pm tomorrow so would you rather I pick them up tomorrow which is Wednesday?

- Nantita Seo viewed this subject.11/8/2022 6:56 PM

- **NS Nantita Seo 11/8/2022 7:06 PM**

Kids don't have school on Fridays before holiday and teachers didn't not say anything about schools closed tomorrow or next day but i will lets you know need to talk with my lawyer

- Donald Seoane viewed this subject.11/8/2022 7:11 PM

- **DS Donald Seoane 11/9/2022 7:28 AM**

Did you find out if kids have school tomorrow cause I bet they don't? Shall I pick them up from school today?

- Nantita Seo viewed this subject.11/9/2022 8:27 AM

- **NS Nantita Seo 11/9/2022 8:27 AM**

You can come pick the kids up from school today at 1 :30

- Donald Seoane viewed this subject.11/9/2022 9:06 AM

- **DS Donald Seoane 11/9/2022 9:06 AM**

Ok will do or sooner.

- Nantita Seo viewed this subject.11/9/2022 9:52 AM

- **DS Donald Seoane 11/21/2022 6:51 PM**

Just to confirm pickup tonight at police station at 7:30pm and the kids are off school all week correct? And then I drop them at police station at 7:30pm on Friday?

- Nantita Seo viewed this subject.11/21/2022 7:04 PM

- **NS Nantita Seo 11/21/2022 7:05 PM**

Yes im here

- **NS Nantita Seo 11/21/2022 7:08 PM**

If want to pick them up early

- Donald Seoane viewed this subject.11/21/2022 7:16 PM

- **DS Donald Seoane 11/21/2022 7:17 PM**

Be there in a few

- Nantita Seo viewed this subject.11/21/2022 7:19 PM

- **NS Nantita Seo 11/25/2022 7:01 AM**

Conform kids pick up today at police station 7:30 pm ?

- Donald Seoane viewed this subject. 11/25/2022 7:38 AM

- **DS Donald Seoane 11/25/2022 7:39 AM**

Yes unless you want me keep them till Monday and bring them to school then which I'm fine with that?? They very happy here.

- Nantita Seo viewed this subject. 11/25/2022 9:23 AM

- **NS Nantita Seo 11/25/2022 9:25 AM**

I need to with my lawyer with my lawyer

- Donald Seoane viewed this subject. 11/25/2022 9:26 AM

- **DS Donald Seoane 11/25/2022 9:27 AM**

Ok let me know but i don't see any problem with it if you agree. Let me know

- Nantita Seo viewed this subject. 11/25/2022 9:28 AM

- **NS Nantita Seo 11/25/2022 9:34 AM**

I will pick-up today at 7:30 pm at police station

- Donald Seoane viewed this subject. 11/25/2022 9:35 AM

- **DS Donald Seoane 11/25/2022 9:35 AM**

Ok

- Nantita Seo viewed this subject. 11/25/2022 9:47 AM

- **DS Donald Seoane 12/2/2022 2:51 PM**

I have just been notified that your 3rd boyfriend Neal Aka markking41 aka fake police dropped the kids at school this morning yet again without A\*\*\*\* in a car seat. Im also being told your still phycally abusing them. I will be telling my lawyer to file to put you in criminal Contempt of Court and also filing more restraining orders. You will not keep putting my children in danger.

- **DS Donald Seoane 12/4/2022 8:52 AM**

I need A\*\*\* and A\*\*\*\* medicaid number and is it Sunshine?

- Nantita Seo viewed this subject. 12/5/2022 8:00 AM

- **DS Donald Seoane 12/5/2022 7:24 PM**

Is there a reason you read and ignored my message?

- **DS Donald Seoane 12/7/2022 8:07 AM**

This is day 3 day waiting for your ignore game to answer my question about the kids Medicare number for their Healthcare.

- Nantita Seo viewed this subject.12/7/2022 9:14 PM

- **NS Nantita Seo 12/8/2022 8:01 AM**

9585613875 that the medicaid id

- **NS Nantita Seo 12/8/2022 8:01 AM**

For A\*\*\*\*

- Donald Seoane viewed this subject.12/8/2022 8:45 AM

- **DS Donald Seoane 12/8/2022 8:45 AM**

What about A\*\*\*\*?

- **DS Donald Seoane 12/8/2022 9:52 AM**

Day 4 now waiting you answer???

- **DS Donald Seoane 12/8/2022 10:28 AM**

Also need to know when the last time you took them to a doctor and where and for what?

- **DS Donald Seoane 12/8/2022 11:07 AM**

All 3 kids have the Flu and 2 have tested positive. A\*\*\*\* has a Heart murmur and I have a referral to take him to get tests at a cardiologist. I will pickup meds for them at Walgreens when ready so I would assume you don't have a problem with them staying with me till Wednesday? They can not go to daycare till Wednesday and there is a court order you cannot have anyone baby sit them so what do you want to do?

- **DS Donald Seoane 12/8/2022 1:32 PM**

Also A\*\*\*\* has a ear infection and he has prescribed antibiotics for it and that's why the school called me yesterday saying he had a ear pain and I took them doctor.

- Nantita Seo viewed this subject.12/8/2022 5:13 PM

- **NS Nantita Seo 12/8/2022 5:15 PM**

Will lets you know going talk with my lawyer

- Donald Seoane viewed this subject.12/8/2022 5:22 PM

- **DS Donald Seoane 12/8/2022 5:27 PM**

Ok but the school has doctors note and the prisipal has said nobody from the daycare has been or will be baby sitting the kids at the house so you lied again in court and A\*\*\*\* said you have had your porn fan Neil aka Markking baby sitting them and this is against court orders so unless you are not working till Wednesday and can take care of them full time till they can go back to daycare on Wednesday they need to stay with me. Note I'm filing another restraining order against him and you cause A\*\*\*\* says he is hitting him.

- **DS Donald Seoane 12/8/2022 5:37 PM**

Also you still not sent me A\*\*\*'s Medicare number? Day 4 now

- Nantita Seo viewed this subject.12/9/2022 7:20 AM

- **NS Nantita Seo 12/9/2022 7:31 AM**

9615043109 A\*\*\*

- **NS Nantita Seo 12/9/2022 8:38 AM**

My lawuer advised that you should have the kids ready today for pick up. Are the kids at school? Also please provide all the medical documentation from the doctor.

- Donald Seoane viewed this subject.12/9/2022 8:59 AM

- **DS Donald Seoane 12/9/2022 9:05 AM**

What don't you understand they are not medically allowed at school till Wednesday of next week and the school has the letter from doctor. AGAIN they need to be taken care of by you and nobody else till Wednesday if not they need stay with me. So if your working you need leave them with me. I have attached a copy of some of the documents. Your porn fanboy boyfriends or the crackhead in the neighborhood like Michelle are not allowed to be baby sit the children. It's in the court order.

- 20221208\_111548.jpg (Archived)
- 20221208\_111632.jpg (Archived)

- **DS Donald Seoane 12/9/2022 9:21 AM**

I will have my lawyer subpoena your job to find out if your working and leaving the kids with someone cause I'm sick and tired of you lying to the court putting the kids in danger with dangerous people. NOBODY is allowed to watch the kids but the school and it's in the court order. So will you be off work and taking care of them full time till Wednesday?

- Nantita Seo viewed this subject.12/9/2022 9:33 AM
- Nantita Seo requested 20221208\_111632.jpg.12/9/2022 9:38 AM
- Nantita Seo requested 20221208\_111632.jpg.12/9/2022 9:39 AM
- Nantita Seo requested 20221208\_111548.jpg.12/9/2022 9:40 AM
- Nantita Seo requested 20221208\_111632.jpg.12/9/2022 9:45 AM
- Nantita Seo requested 20221208\_111632.jpg.12/9/2022 9:46 AM

- Nantita Seo requested 20221208\_111548.jpg.12/9/2022 9:46 AM
- NS Nantita Seo 12/9/2022 9:55 AM

As I stated please have the kids ready for pick today at 7:30 in adherence with the court order. I will take the kids to urgent care to get checked out and if they are unable to go to school I will make appropriate accommodations in adherence with the court order. I have followed the judges orders to the letter as required.

- Donald Seoane viewed this subject.12/9/2022 10:18 AM
- DS Donald Seoane 12/9/2022 10:24 AM

No you have not as A\*\*\*\* by tells ne you are still leaving them with your pornfans and Michelle. You can take them to wherever you want as far as clinics but the positive test and doctors orders can't be changed and the kids can not go to daycare till Wednesday of next week and also need to follow their men's I will provide you. Again if I find out you are breaking the court order again leaving them with ANYONE I just got off the phone with my lawyer and we will file Contempt and subpoena your work records and more to find out if you were working and breaking the court orders leaving the kids with anyone.

- DS Donald Seoane 12/9/2022 10:27 AM

What time and where do we do the exchange today? Police station I assume since they can't be at school.

- Nantita Seo viewed this subject.12/9/2022 10:53 AM
- DS Donald Seoane 12/9/2022 12:01 PM

Is there a reason why you read my message over 30 minutes ago and AGAIN ignored it?

- DS Donald Seoane 12/9/2022 12:09 PM

You have not updated A\*\*\*\*'s Medicaid and when I called Sunshine health they said you need to make me an authorized user and until then only you can call them. So you need to call them now and pickup his medicine at CVS at 1999 osceola pkwy . I have A\*\*\*\*'s and S\*\*\*\*'s medicine and have paid cash for all over the counter meds also and will send messages with kids but you must get A\*\*\*\*. He has the flu and a ear infection.

- DS Donald Seoane 12/9/2022 12:11 PM

I just got off the phone with them and spent all day today getting meds for kids as Walgreens doesn't take medicaid so it had to be transfered to cvs

- DS Donald Seoane 12/9/2022 12:37 PM

I have attached pix of meds and instructions that the kids need to take for the next 5 days. Again they are not to go to school or be left with ANYONE till Wednesday via doctors orders.

- **DS Donald Seoane 12/9/2022 12:37 PM**

Here's pix

- 20221209\_123515.jpg (Archived)
- 20221209\_123534.jpg (Archived)

- Nantita Seo viewed this subject.12/9/2022 4:38 PM

- **NS Nantita Seo 12/9/2022 4:51 PM**

I understand what your doctor claims, I will have the kids checked and if the doctor concurs then I will make arrangements for the kids at that time. The kids are never left with anyone other than an official approved by the court. As for reading your messages and not responding I am at work and will respond at my earliest convenience. Picking up the kids today will occur at the Kissimmee Police station at 6:30pm. Thank you for sending the kids medicine with them, I will pick up A\*\*\*\*s medication. Due to the time I will contact Medicaid on Monday to try and update everything, I will also update the authorization.

- Nantita Seo requested 20221209\_123515.jpg.12/9/2022 5:31 PM
- Nantita Seo requested 20221209\_123534.jpg.12/9/2022 5:32 PM
- Donald Seoane viewed this subject.12/9/2022 5:44 PM

- **DS Donald Seoane 12/9/2022 5:48 PM**

And it's now almost 6pm and you AGAIN played your childish game read my message ignored them and have not answered anything. you should have got the kids from daycare after 2pm if they were there and not sick so you need to tell me what your plan is. I'm not playing your childish ignore games. Answer now or I won't be replying till tomorrow because as of now YOUR breaking the courts orders with your games not me.

- Nantita Seo viewed this subject.12/9/2022 5:53 PM

- **NS Nantita Seo 12/9/2022 5:55 PM**

The court order was to have the kids brought to the Kissimmee Police Station when not in school due to your restraining order. No one is playing games but if the kids are not there then you will be in violation of the court order.

- Donald Seoane viewed this subject.12/9/2022 6:02 PM

- **DS Donald Seoane 12/9/2022 6:08 PM**

I asked you several hours and messages ago and you ignored me so yes you are playing a game. Here is my message from 10:27am " What time and where do we do the exchange today? Police station I assume since they can't be at school." IGNORED. So AGAIN what time are you wanting to pick them up?

- **DS Donald Seoane 12/9/2022 6:09 PM**

Also have you called Medicaid and picked up A\*\*\*\*'s meds? Do you need anything from me about it?

- Nantita Seo viewed this subject.12/9/2022 6:14 PM

- **DS Donald Seoane 12/9/2022 6:15 PM**

I have attached another paper to prove they have the Flu and you need to take care of them till Wednesday full time and give them treatment as you are refusing to let me do it. I will be following up to see if you are treating them properly and following the courts orders.

- 20221209\_181202.jpg (Archived)

- Nantita Seo viewed this subject.12/9/2022 6:18 PM

- **NS Nantita Seo 12/9/2022 6:18 PM**

To answer your q question please read my response that was sent at 10 am and the second that was sent at approximately 5pm.

- Donald Seoane viewed this subject.12/9/2022 6:18 PM

- Nantita Seo requested 20221209\_181202.jpg.12/9/2022 6:19 PM

- **DS Donald Seoane 12/9/2022 6:27 PM**

I didn't see the message from 5:51pm till now so we are headed there now. As for meds CVS said you can give A\*\*\*\* some of A\*\*\*\*'s meds for now as the doctor has prescribed them the same meds and dose BUT A\*\*\*\* does also need more and meds for his ear infection which the doctor also prescribed. Also doctor said both kids have throat infections that is part of the Flu they tested positive for.

- Nantita Seo viewed this subject.12/9/2022 6:33 PM

- **DS Donald Seoane 12/9/2022 6:36 PM**

I'm sending all the meds I have for them with the kids. Let me know if you have any questions about it. They need to take their next dose tonight.

- **DS Donald Seoane 12/9/2022 6:37 PM**

My Eta is 7:10 as Thierry is heavy traffic

- Nantita Seo viewed this subject.12/9/2022 6:38 PM

- **NS Nantita Seo 12/9/2022 6:38 PM**

Please ensure you have the prescriptions, because the photo you swnt of the medication appear to be over the counter medications

- Donald Seoane viewed this subject.12/9/2022 6:38 PM

- **DS Donald Seoane 12/9/2022 6:42 PM**



See this image and im sending the box and paper and meds with them. The CVS i sent you has the other prescriptions or you can call their doctor.

- 20221209\_184045.jpg (Archived)

- Nantita Seo viewed this subject.12/9/2022 6:45 PM
- Nantita Seo requested 20221209\_184045.jpg.12/9/2022 6:45 PM
- Nantita Seo requested 20221209\_184045.jpg.12/9/2022 6:46 PM
- Nantita Seo requested 20221209\_184045.jpg.12/9/2022 6:46 PM
- Nantita Seo requested 20221209\_181202.jpg.12/9/2022 7:09 PM

- **DS Donald Seoane 12/11/2022 12:46 PM**

I need to know if you got A\*\*\*\*\*'s other medicine and how are they feeling? Have you arranged to get off work to take care of them Monday and Tuesday? If not I need to pick them up as nobody else is allowed to watch them and the daycare can not take them till Wednesday doctors order.

- Nantita Seo viewed this subject.12/11/2022 6:00 PM

- **NS Nantita Seo 12/12/2022 8:45 AM**

Please be advised that I took the kids to Urgebt care on Saturday. Urgent care ran the flu coluter wirh negative results. They also checked for the ear infection, along withthe heart murmuer also with negitive results. The doctor said they have a cold, and to stop giving them the flu medication but to continue with the cold and cough. I have provided the school with the doctors finds and the kids were allowed to return.

- Donald Seoane viewed this subject.12/12/2022 9:11 AM

- **DS Donald Seoane 12/12/2022 9:14 AM**

Just cause they show up negative now due to them taking the meds does not mean they are not still contagious or need to stop the meds. They are sick and need to stay home and rest. Amazing how you are abusing our children but hey just more to show to the court.

- Nantita Seo viewed this subject.12/12/2022 9:39 AM

- **NS Nantita Seo 12/12/2022 9:52 AM**

Its amazing how you took them to the doctor on Thursday, didnt pick their meds up till Friday and you think the medication in less than 24 hours cured the kids. You took the kids out early on Monday supposedly due to A\*\*\*\*\*'s cough, you didnt seek treatment then but sent then back to school till Thursday. You claim that A\*\*\*\*\* had an ear infection and you were unable to get his medication so how did that manage to clear up along with the heart murmre which hasnt been caught since he was born. The doctor stated they have a cold and my return to school, since I dont have a doctorate degree I will listen to the person thats does. The kids are always safe and happy with me, cause they are my first priority.

- Donald Seoane viewed this subject.12/12/2022 12:15 PM

- **DS Donald Seoane 12/12/2022 12:16 PM**

Send me a copy of any paperwork Urgentcare gave you about the kids condition.

- Nantita Seo viewed this subject.12/12/2022 4:35 PM

- **NS Nantita Seo 12/14/2022 9:29 AM**

The kids are both doing fine. A\*\*\*\* has a slight cough and I have been giving him the Cold / Cough medicine. Ill try and upload the Urgent care paperwork later. The system insnt allowing me to upload it. Please provide the documentation from the kids visit showing the heart mummer and the referral to see a cardiologist. I am sure that you have the EKG as proof. Thank you

- Donald Seoane viewed this subject.12/14/2022 11:06 AM

- **DS Donald Seoane 12/14/2022 11:18 AM**

There was no EKG done he only heard it through his stethoscope several times. He's been a doctor over 30 years. I'm waiting the cardiologist call me as the referral was sent to him. As for Their cough and whatever else they have it's no surprise as you didn't finish off the medicine and sent them to school which is all against doctors orders . Both also had throat infections that were part of the flew they tested positive for. Your abuse of them is amazing but no worse than letting them sleep in all your porn fans and prostitution clients beds. I'll take them back to doctor Monday and keep documenting thier conditions for the courts. I await you send me your urgent care report paperwork.

- Nantita Seo viewed this subject.12/14/2022 5:16 PM

- **NS Nantita Seo 12/14/2022 5:27 PM**

The doctors orders were not defied just because you disagree with them does not make them wrong. As for the porn comment you are the only person in this conversation that profits from porn. Since you brought up the kids sleeping arrangement s please explain why the kids say you stopped to pick piece of trash to make their beds. You can continue to defy the judges orders by removing the children from school then when the judge orders a medical exam and the kids come back healthy the judge will know you have been lying. You can continue to throw basis accusation but the kids will remain safe and happy.

- Donald Seoane viewed this subject.12/14/2022 11:35 PM

- **DS Donald Seoane 12/15/2022 10:09 AM**

The doctors orders were for the kids to take flu meds and not go to school till Wednesday and you didn't follow them and thats why the kids are STILL sick. BECAUSE OF YOUR RECKLESSNESS AND NEGLECT! First off your a compulsive liar and the courts have caught you and documented it several times and you do still profit from porn and we proved that at last hearing mrs shaking your ass out of your shorts on Tiktok for tips. Also dont think I cant prove in court how your still getting money from porn and your prostitution cause I can and will. Anyways what does porn have to do with me? I don't bring my porn fans around the kids and let them sleep in bed with them like you do. As a matter of fact porn has zero to do with the kids from my end unlike you. There was a new looking bunk bed FRAME ONLY NO MATTRESS

someone was leaving next to the dumpster so I grabbed it so whats wrong with that? Its an extra bed and not the kids bed right now till I buy mattress for it. They have their own beds. Your lie of "You can continue to defy the judges orders by removing the children from school then when the judge orders a medical exam and the kids come back healthy the judge will know you have been lying." The only person that lies is YOU! The school called me Tuesday to pick them up early from school because they were sick and didnt feel good and and they said A\*\*\*\* also had a ear pain and I took them to the doctor which gave them flu test where they turned up positive and he ordered them to stay out till Wednesday and take meds which you and the school broke thats why they didnt go to school but I BEG YOU PLEASE file a motion to put me in contempt as soon I might just fire my lawyer and start filing tons of motions prose to have you put in criminal contempt and more for all your lies and have your custody removed completely. Also I will be filing restraining orders against your porn fans prostitution Johns from the kids and myself particularly mr "Donny needs to be beaten" CBP loser now that I got all his info! Im also suing him for libel and slander like I will also sue you for soon. Im having a lawyer do it though to subpoena the hell out of everything around him so good luck. You know me and I not even got started yet with the legal things I am going to do. Not even 1%. I will be suing you also for false arrest and other things that hopefully get you deported back to where you belong so keep committing fraud with the government. Funny you claim the kids are safe and happy but you just said A\*\*\*\* still has a cough and im sure its a throat infection still from the flu since you didnt give him his meds. Those kids much like your daughter in Thailand you abandon 10 years ago to go work in a whore house 6 hours away are also in very bad state due to having anything to do with you. The best thing that could happen for A\*\*\*\* and A\*\*\* is for you to stay as far away from them as possible and thats a fact the courts will see sooner or later cause I will never stop trying to keep them safe and away from your dangerous lie, cheat, steal, lie, cheat, steal, lie, cheat, steal,lie, cheat, steal,lie, cheat, steal,lie, cheat, steal,Buddha BS. If you want to do anything for your kids future then stop being a whore and start by going back to Thailand and take care of your kid their you abandon and ruined her life their because you continuing to whore around with men you will just Lie, cheat and steal on will do nothing good for our kids and you are also putting them in grave danger. Me and my fiance can raise those kids with no problem and keep them safe but your too selfish and hard headed to let them have a future and thats why you have done all you have done ruining their futures but i will never give up for them until im forced to. Also I know its your fans, purple haired mentally ill freak and or the crackhead typing for you here which is another violation of the judges orders so dont think I dont know its not you having someone else type. Half the words here you dont even know what they mean. Just keep taking advice from crackheads and freaks and you know whos and you and you and the kids will keep losing. Like I said the best thing for those kids is for you to stay as far as possible away from them but you have no heart and thats why you lie cheat and steal in the first place and ruined their lives! SELFISH! GREEDY!

• **DS Donald Seoane 12/15/2022 10:10 AM**

Also Im still waiting you to send a copy of everything you have from urgent care you sent them to Saturday as you claim?

• **DS Donald Seoane 12/15/2022 11:19 AM**

Also have you reactivated A\*\*\*\*'s Medicaid and or added me as authorized on it?

- Nantita Seo viewed this subject.12/15/2022 4:12 PM

- **DS Donald Seoane 12/16/2022 8:22 AM**

Another day you read and ignored my messages and I'm STILL WAITING you send urgent care documents and answer about A\*\*\*\*'s Medicaid. My guess is you STILL didn't do it.

- Nantita Seo viewed this subject.12/16/2022 8:50 AM

- **NS Nantita Seo 12/16/2022 8:55 AM**

Please see the previously stated message regarding the kids urgent care visit. I placed a copy of the documents in the kids backpack. I am still working on correcting the medicare issue, as soon as its rectified I will let you know.

- Donald Seoane viewed this subject.12/16/2022 8:59 AM

- **DS Donald Seoane 12/16/2022 9:01 AM**

So it's been a week and you still not done it. Real responsible.

- Nantita Seo viewed this subject.12/16/2022 9:42 AM

- **NS Nantita Seo 12/16/2022 9:43 AM**

Its a government agency and has nothing to do with my responsibilitie. I am taking are of jt as stated

- Donald Seoane viewed this subject.12/16/2022 1:07 PM

- **DS Donald Seoane 12/20/2022 3:54 PM**

Nemours cardiology 407 650 7504 called me to make the appointment for A\*\*\*\* but is saying his Medicade number is wrong. Please call her and sort this out since you have not authorized me with medicaid. You can make the appointment when I have the kids and I can take him.

- Nantita Seo viewed this subject.12/20/2022 5:39 PM

- **NS Nantita Seo 12/20/2022 5:41 PM**

Stil working on it. Will lets you know soon as possible waiting on them to call back and fix the kids medicaid.

- Donald Seoane viewed this subject.12/20/2022 8:11 PM

- **NS Nantita Seo 12/22/2022 5:10 PM**

Confirm kids pick up on Saturday at 7:30 pm at police stations

- Donald Seoane viewed this subject.12/22/2022 8:12 PM

- **DS Donald Seoane 12/22/2022 8:12 PM**

Yes

- Nantita Seo viewed this subject.12/22/2022 9:12 PM

- **DS Donald Seoane 12/24/2022 5:26 PM**

I can drop the kids at 6pm if you want?

- **DS Donald Seoane 12/24/2022 7:02 PM**

We will be there at 7:10

- Nantita Seo viewed this subject.12/24/2022 8:31 PM

- **NS Nantita Seo 12/25/2022 9:58 AM**

I cant call of work so nobody allowed to watch the kids can i drop them off at the police station with you at 6 pm ?

- Donald Seoane viewed this subject.12/25/2022 10:59 AM

- **DS Donald Seoane 12/25/2022 11:00 AM**

Today? Yes but please give me more details

- **DS Donald Seoane 12/25/2022 11:11 AM**

Also they have bad cough when I picked them up and I took them to doctor and he said it's because you didn't give them the Flu medicine and you put them back in School. I got your doctor's note that said they didn't have fever for 24 hours so they could return to school which is a joke as you should not have sent them to school testing positive for the flu. Anyways I sent the meds with the kids last night and they are to take it day and night. Really hope you stop being so weak less and selfish about their needs and health. Also your porn fan Boyfriend thats hitting them I'm filing restraining orders against on behalf of the kids so I suggest you stop putting these pervert porn fans of yours around them. I got screenshots going back to Jan. Of this lovers public comments on your Tiktok including his threats and libel to me I'm suing him for Also. I won't let you keep putting our kids in danger and I will keep filing cases with the courts to protect them.

- Nantita Seo viewed this subject.12/25/2022 11:26 AM

- **DS Donald Seoane 12/25/2022 11:46 AM**

Please confirm 6pm today pickup at police station?

- **DS Donald Seoane 12/25/2022 11:57 AM**

Also I noticed some of my messages show as you see read them and others before them some not. Maybe it's because your using the app and not a browser? Please read them all in a browser! Again confirm pickup at 6pm to today?

- Nantita Seo viewed this subject.12/25/2022 12:30 PM

- **NS Nantita Seo 12/25/2022 12:32 PM**

Yes

- Donald Seoane viewed this subject.12/25/2022 12:35 PM

- **NS Nantita Seo 12/25/2022 2:48 PM**

You will them 1 more week and i will have them next weeks

- Donald Seoane viewed this subject.12/25/2022 3:43 PM

- **DS Donald Seoane 12/25/2022 3:45 PM**

We will follow the court order

- **DS Donald Seoane 12/25/2022 3:47 PM**

I will be at police station at 6pm to pick them up today at 6pm since you are not able to take care of them. See you then.

- Nantita Seo viewed this subject.12/25/2022 4:26 PM

- **DS Donald Seoane 12/25/2022 5:52 PM**

Why didn't you send them with their school stuff when you know the court order says they are to stay with me for new years and I'm to take them back to school on the 5th? I will buy them new book bags now. Also they said you didn't give them the medicine STILL and you didn't send the medicine back with them. I will buy more again. Thank you for showing the court how irresponsible you are.

- Nantita Seo viewed this subject.12/25/2022 6:12 PM

- **NS Nantita Seo 12/25/2022 7:17 PM**

I can take care of the children just fine, but due to the judge's ruling of not being able to use a third party babysitter I am unable to take that amount of time off work. Please remember the judges ruling for you as well. No preforming, editing or operating any pornographic material. As for the court order the judge stated that we would have alternating weeks, since I have not been able to accommodate my week then I'll pick them up from school on the 2nd when they are supposed to return to school. As for the medication you've sent over it is over the counter medicine and you continuing to claim that it is prescribed by a doctor without any documentation is asinine. The kids have a cold as stated by the doctor, and shown in the documentation with a negative influenza-A and B result continuing to claim the children are sick without a shred of medical documentation is absurd.

- Donald Seoane viewed this subject.12/25/2022 7:42 PM

- **DS Donald Seoane 12/25/2022 8:23 PM**

Funny you keep using words like "asinine" and "absurd" words you don't even know so obviously this is your lawyer or one of your porn fan prostitution clients. LOL Anyways here is my response to it. You cannot take care of the children just fine as you didn't give them the prescribed by a doctor medicine and you said you didn't here on talking parents and that's why

they are STILL sick the third week now. And as for “the judge’s ruling of not being able to use a third party babysitter” that’s your fault for putting the children in the homes and beds or your porn fan prostitution clients and leaving them with them and dangerous people like Michelle Gillion across the street that have been arrested for Child Neglect, Cocaine, Marijuana and more and that’s why the order was made. You not being “able to take that amount of time off work” is your problem and not mine and makes it therefore FACT that you CANT “take care of the children just fine” As for “Please remember the judges ruling for you as well. No preforming, editing or operating any pornographic material. “ JUST ANOTHER ONE OF YOUR LIELAND LIES! READ THE ORDER! It says “engage in “producing” any adult content during their time-sharing with the children. “ “PRODUCING” so stop LYING! It Says NOTHING about “editing or operating any pornographic material“ I made it clear in front of the judge I can do anything I want on my computer as long as I don’t PRODUCE as in FILM new content and much of my content is pre scheduled to go out and be posted at later dates but nice try. As for the court order yes its alternating weeks AND I am to get MY WEEK during the New Year since you got them on XMAS SO being that I now have them on your week because YOU cant follow the judge’s orders and CANT “take care of the children just fine“ that WILL NOT affect my week and my new years plans with them or my timing sharing schedule. As for the Medicine yes what I sent over this week was over the counter medicine and I never claimed it was prescribed by a doctor without any documentation so you are the “asinine” not me. What I sent the week before WAS prescribed under the counter which you refused to give them. The kids have a cold as stated by the doctor, and shown in the documentation and had a POSITIVE influenza-A result and you have yet to show me any negative result and even if you did it would mean nothing as they have taken prescribe anti influenza-A medicine while they were with me which you were ordered by the doctor to continue to give them and you refused and also put them in school that week against doctor orders. Its ALL here on talking parent for the judge to see so im not worried, LIAR! Also “continuing to claim the children are sick without a shred of medical documentation is absurd.” I have never done and you yourself have said here on talking parent A\*\*\*\* STILL has a cough and is sick and I just told you I took them back to the doctor last week and he said they were STILL sick due to you not giving them the medicine which I also can provide documentation for no problem. Funny you don’t even know when the kids go back to the school you placed them in because its not the 2nd it’s the 4th so you are to pick them up on the 6th on that Friday when my week is up and then you get them for 1 week. Question do you plan on taking off work for 3 months when school is out? If not you got a problem don’t you?

• **DS Donald Seoane 12/25/2022 8:26 PM**

Here is the latest doctors report on A\*\*\*\* from last week of him still being sick because you are a bad parent and refused to give him his meds and keep him out of school like the doctor ordered.

- A\*\*\*\* Seoane SOAP note .pdf (Archived)
- A\*\*\*\* Seoane SOAP note 1.pdf (Archived)
- Donald Seoane requested A\*\*\*\* Seoane SOAP note .pdf.12/25/2022 8:59 PM
- Nantita Seo viewed this subject.12/25/2022 9:37 PM
- Nantita Seo requested A\*\*\*\* Seoane SOAP note .pdf.12/25/2022 9:40 PM

- Nantita Seo requested A\*\*\*\* Seoane SOAP note 1.pdf.12/25/2022 9:44 PM
- Nantita Seo requested A\*\*\*\* Seoane SOAP note 1.pdf.12/25/2022 10:04 PM
- Nantita Seo requested A\*\*\*\* Seoane SOAP note .pdf.12/25/2022 11:18 PM
- Nantita Seo requested A\*\*\*\* Seoane SOAP note 1.pdf.12/25/2022 11:19 PM

- **NS Nantita Seo 12/30/2022 4:31 PM**

Thank you for finally providing me with the doctors documentation that I requested three weeks ago. A couple of items on the 12th of December caught my attention, the first item was that a caregiver brought A\*\*\*\* to the doctor. The court order was no third party babysitting for either of us, that would include your fiancé. The second item was a negative influenza test which was why it was amended from the 8th of December's visit. Which you still haven't provided documentation on. The third is the negative ear infection. Fourth states new condition heart murmur, which doesn't describe how the doctor arrived at a heart murmur, as you stated the doctor did not use an EKG. As for the Producing porn content, the definition is the act or process or producing, bringing forth, or exhibiting to view. Which would mean no posting, editing, or any other production of pornographic material. As I stated earlier the time sharing is a week with you and a week with me. There is nothing in the order about forfeiting time. Which means that I should get the kids back on the 5th, as you stated, and return them on the 13th of January. If you'd like so you don't have to pay for the kids backpacks school lunch bags or any other supplies, we could make the exchange the night of the 3rd and I'll have the kids till the 13th.

- Donald Seoane viewed this subject.1/2/2023 11:03 AM

- **DS Donald Seoane 1/2/2023 11:30 AM**

You really need to stop the LIE LIE LIE LIE LIE LIE as its all documented here. The documentation you asked for weeks ago is all provided here on talking parents weeks ago above including the paper saying they tested positive for the flu and needed to stay out of school and take the prescribed flu meds and as for the paper I just provided its from the new visit the kids had after I just picked them up again on Dec 30th because you couldnt take care of them on your week and I had to pick them up and they were STILL sick 2 weeks later because you didnt follow doctors orders and keep them out of school and give them there flu meds. There was no "caregiver " that brought them to the doctor and he was referring to me and I have brought all 3 kids there every time I have went there but if you think you have grounds to say otherwise PLEASE I BED YOU FILE PAPERS for a hearing right now. I will be glad to subpoena everyone at that doctors office including the doctor. The negative influenza test was from the visit last week but doesnt change their positive test 2 weeks before but nice try liar. Also the "negative ear infection" again was from last week not 2 weeks before that and it clearly talks about how he STILL has fluid behind the ear. As for the heart murmur I already told you the doctor has been doing this for over 30 years and heard it 3 weeks ago through a thescope what dont you understand? Nice try though again. As for porn content I will bring the transcript into court as I know what the judge said and im following it and if you think you can prove i am breaking it then please i beg you to make the court date!!!! PLEASE!!! I cant wait to show this black female judge all your lies and current prostitution business and audio where you say on whatsapp all black people should be injected with a vaccine so they cant have babies and collect government benefits. As for the exchange and courts orders it was made clear at the hearing that



you are to get the kids xmas and im to get them week of new years and thats why the judge made the orders this way. Your lack of ability to parent the children will not affect my time sharing or time sheduale and you will not get the kids back till Friday the 6th and if you have a issue with that AGAIN please make the court date so you can explain to the judge how you cant take care of your kids and I have to on your weeks. Now stop bothering me with your lies and nonesense and go post some more tiktoks shaking your bare ass on Tiktok looking for men to bang you for money like you been doing all week and since you tried to have me put in prison for something I didnt do and FAILED so you could steel the 100k worth of our house so I can show the judge that also. Like I said many times the best thing you can do for our children is NOTHING!

• **DS Donald Seoane 1/2/2023 1:21 PM**

I just consulted with my lawyer and read her all this nonsense you have created here and she agrees that my time sharing and or time schedule will not be affected by your lack of ability to parent the children as court ordered on your week and that the children are to stay with me till Friday Jan 6th when my scheduled week ends and then you are to get the children for 7 days and give them back to me on Friday Jan 13th. Furthermore the children will more than likely be taking holiday time that's allowed by the daycare for the 4th 5th and 6th to finish off our New Years holiday with them. After that they will return to school on their normal schedule. Also we both agree that if you have any issues with any of this we encourage you and your lawyer to file a motion and set a court date. Please confirm pickup at police station on Jan 6th at 7:30pm?

• Nantita Seo viewed this subject.1/2/2023 2:10 PM

• **NS Nantita Seo 1/5/2023 8:51 AM**

I confirm picking up the kids at the Kissimmee Police Station on the 7th at 7:30, since they won't be attending school.

• Donald Seoane viewed this subject.1/5/2023 9:13 AM

• **DS Donald Seoane 1/5/2023 9:21 AM**

Have you bothered to call "Nemours cardiology 407 650 7504" that called me yet like I asked you 3 weeks ago? They are waiting for you to call and make the appointment for A\*\*\*\*. Have you fixed medicaid or added me as a authorized user yet? Its been over a month now. Your irresponsibility of our kids health is AMAZING!

• Nantita Seo viewed this subject.1/5/2023 9:40 AM

• **NS Nantita Seo 1/5/2023 9:49 AM**

I just spoke with my lawyer and was advised the kids need to be in school and daycare. She also advised that I'll pick the kids up from daycare on Friday the 6th when I get off.

• Donald Seoane viewed this subject.1/5/2023 3:24 PM

• **DS Donald Seoane 1/6/2023 10:46 AM**

As stated the school has excused the kids today and they are not at school. My lawyer is still waiting your lawyer reply about pickup time at police station today.

- Nantita Seo viewed this subject.1/6/2023 12:02 PM
- **DS Donald Seoane 1/6/2023 12:47 PM**

My lawyer is asking if you contacted me with time you want pickup kids so I'm asking you here now?

- Nantita Seo viewed this subject.1/6/2023 2:08 PM
- **NS Nantita Seo 1/6/2023 2:09 PM**

6 : 30 at police station

- Donald Seoane viewed this subject.1/6/2023 2:22 PM
- **DS Donald Seoane 1/6/2023 2:22 PM**

Ok

- Nantita Seo viewed this subject.1/6/2023 3:29 PM
- **DS Donald Seoane 1/13/2023 8:05 AM**

OVER ANOTHER week now and STILL no response to MY QUESTIONS : "Have you bothered to call "Nemours cardiology 407 650 7504" that called me yet like I asked you 3 weeks ago? They are waiting for you to call and make the appointment for A\*\*\*\*. Have you fixed medicaid or added me as a authorized user yet? Its been over a month now. Your irresponsibility of our kids health is AMAZING!" ??? If you are going to keep neglecting them and refusing to take proper care of our kids why don't you just stop hurting them and give me full custody?

- Nantita Seo viewed this subject.1/13/2023 9:35 AM
- **NS Nantita Seo 1/13/2023 9:42 AM**

I hvsve never neglected the children's heshlth. No I have not called the cardiologist for a consult since I had already gotten a second opion with a negative finding. Which was in the doctors paperwork that you received. I have talked to medica and gotten some of the issue straightend out, I requested new cards since we never recieved the original cards. As for addibg you as an authorized user I need to contact DCFS since they set up the account.

- **NS Nantita Seo 1/13/2023 9:57 AM**

A\*\*\*\* has his cardiologists appointment on 02/14/2023 at 0800. They will call a week before the appointment to verify and I will attach the email when I recieve it.

- **NS Nantita Seo 1/13/2023 10:17 AM**

Re: A\*\*\*\*, To the Parent/Legal Guardian of A\*\*\*\*, We look forward to seeing A\*\*\*\* for the following appointment(s) at: Appointment Date and Time Tuesday February 14, 2023 8:00 AM EST Provider / Location GUL DADLANI 841 East Oak Street Kissimmee, FL 34744

- Donald Seoane viewed this subject.1/13/2023 10:45 AM

- **DS Donald Seoane 1/13/2023 10:54 AM**

Funny you lie claiming you didnt make the appointment because of a different doctor's claims like when you sent them to school and stop thier meds 2 days after they tested positive and you claim its not neglect. YOU caused them to be sick almost a month. THATS NEGLECT! Now you made the doctors order appointment over a month after I told you to and gave you the phone number to the specialist. THATS NEGLECT!!! I'm STILL waiting over 2 months for you to call and authorize me on their medicaid. THATS NEGLECT! IM STILL WAITING!!!

- Nantita Seo viewed this subject.1/13/2023 2:16 PM

- **NS Nantita Seo 1/13/2023 2:31 PM**

You continue to claim neglect rather than, you took the kids to a doctor and I took the kids to a doctor. The doctors did not have the same findings. I stopped the medication due to a doctor's order, the kids went to school due to a doctor's order. You can follow the doctors orders that you take the kids to and when I get a second opinion from a doctor I will follow those instructions. I have never lied nor do I intend to lie. I called and made the cardiologist appointment providing the required information as your doctor requested, even though A\*\*\*\* got a second opinion without a heart murmur, but better safe than sorry. As for authorizing you on the kids Medicaid it's not as easy as picking up a phone and saying do it. As I stated I have already corrected one issue and will talk to DCFS for your authorization. One of the issues is knowing your mailing information.

- Donald Seoane viewed this subject.1/13/2023 2:57 PM

- **DS Donald Seoane 1/15/2023 9:05 AM**

""I have never lied nor do I intend to lie."" LOL That is the funniest thing I have heard this year even coming from your purple haired lawyer which I know is the one really typing this! All you do is LIE LIE LIE LIE LIE to the courts, here on talking parents, to doctors and to a jury and thats why you were impeached as a witness after you were caught LYING in court and I got a not guilty after you had me falsely arrested after you lied to the police in the first place! Also which is all on public court records for the world and our children to see when they grow up and all because of you. You are the definition of compulsive liar and the judge has even told you he knows your lying several times when you do it, like when you tried claiming you never let A\*\*\*\* sleep in your porn fan prostitution clients bed for 2 weeks after the hurricane at the divorce hearing but you had already lied in the restraining order case claiming you only put her to sleep in his bed and moved her. A\*\*\*\* is the one that told me the truth that you had her sleeping in his bed with him for 2 weeks and he does not lie. Its sick the things and danger you are putting our children in and KEEP DOING IT! The list goes on and on. In the end the court and new judge even will get to learn who and what you are and how all you and your lawyer do is LIE just like the last judge learned. Furthermore your NEGLECT of the children is not only documented here but also on Advent heath hospital records and full report that I now have that you failed to give me where you lied to them as well which I got yesterday after having to rush A\*\*\*\* to the ER and spent all day there with them yesterday after A\*\*\*\* was screaming and crying in pain BECAUSE OF YOU from serious pain in his ears yesterday morning and they both STILL have a serious cough and throat infections. See the medical records show you took them to advent health hospital and LIED claiming I said they tested positive for the flu 7 days before when in

fact it was 1 day before you brought them there and thats why they gave you a letter telling the school they were clear to return and you sent them to school when they were sick and ordered by my doctor to stay home. Also you lied Claiming you had them test negative but the hospital record shows they were never tested for the flu This is the same hospital you brought them to that you lied to that has now put on their records the facts that A\*\*\*\* and Ana both have bad throat infections and A\*\*\*\* has 2 bad ear infections AND A HEART MERMER which the doctor clearly heard yesterday on her stethoscope and documented which are all things you lied and refused to allow treatment for including prescribed meds. As for the cardiologist appointment you only made it a month after 4 messages of me asking why you had not done it which is clearly more Neglect and irresponsibility. I have more video now of our son crying in the hospital saying his ear hurts also with his black eye that he had when I picked him up from daycare which I made sure the principal saw before I took them out of the building and all these things are caused by you. Now PLEASE keep responding with more lies to cover your countless lies like you have been doing your whole life because each time its documented here for the court to see. See you in court!

- Nantita Seo viewed this subject.1/15/2023 9:08 AM

- **NS Nantita Seo 1/15/2023 9:30 AM**

Please provide the documentation from the ER visit, because other than A\*\*\*\* having a bruise under his right eye from A\*\*\* throwing a box at him, both kids were healthy and happy.

- Donald Seoane viewed this subject.1/15/2023 10:06 AM

- **DS Donald Seoane 1/15/2023 10:20 AM**

LIE! Your lies are so laughable and now easily proven on hospital records. A\*\*\*\* and A\*\*\*\*s current condition did not happen over night and has been caused by your neglect and refusing to give them their prescribed meds for over a month now And A\*\*\*\*'s injury is due to your lack of parenting also. Go to records department and get them yourself as I was only allowed to get the records from your visit with them when I left as the records from my visit were not ready for release. Either that or wait till I show them to the court. Attacch are papers and prescription from yesterday's hospital visit to prove your the LIAR not me. The rest you can get on your own like you did to me but mine will state truth and facts and not show I lied like yours prove you lied.

- 20230115\_101706.jpg (Archived)
- 20230115\_101743.jpg (Archived)

- **DS Donald Seoane 1/15/2023 10:30 AM**

Here is a video of A\*\*\*\* crying with ear pain in hospital from his TWO VERY SEVERE ear infections and throat caused by you refusing to give him his prescribed ear infection medicine for over a month. He suffered in pain crying for hours at the ER because of the wait till they could see him and give him pain meds all caused by you. Doctors don't lie. YOU DO and the court can see this now. The best thing you can do for our kids as I said before is NOTHING!!! Why dont you start by go taking care of your kid you abandon in Thailand over 10 years ago if you want to try and start learning to be a parent. See you in court!

- 20230114\_150811.mp4 (Archived)
- Nantita Seo viewed this subject.1/15/2023 11:10 AM
- Nantita Seo requested 20230114\_150811.mp4.1/15/2023 11:11 AM
- Nantita Seo requested 20230115\_101706.jpg.1/15/2023 11:11 AM
- Nantita Seo requested 20230115\_101743.jpg.1/15/2023 11:12 AM
- Nantita Seo requested 20230115\_101743.jpg.1/15/2023 11:13 AM
- Nantita Seo requested 20230114\_150811.mp4.1/15/2023 11:18 AM
- **NS Nantita Seo 1/15/2023 11:20 AM**

It's funny that you took A\*\*\*\* to your doctor on the 19th of December and it was documented that there was no ear infection and medication was not required. As I stated the kids were happy and healthy when they were dropped off at school on Friday. I asked for the documentation of the ER visit not a video of A\*\*\*\*.

- Nantita Seo requested 20230115\_101706.jpg.1/15/2023 11:21 AM
- Donald Seoane viewed this subject.1/15/2023 12:02 PM

- **DS Donald Seoane 1/15/2023 12:08 PM**

ANOTHER LIE BUT PLEASE TELL IT TO THE JUDGE. Both visits to my doctor stated they had an ear infection but on the second visit he said there was fluid behind the ear and I told you that countless times on talking parents. It's all here and It's in the medical documents, and medicine was prescribed you yourself here on talking parents admitted to refusing to give to him. Also your lie that they were happy and health is also now proven on hospital records and if you want them then go get them. Any other lies you want me to debunk and show the judge?

- Nantita Seo viewed this subject.1/15/2023 12:14 PM

- **NS Nantita Seo 1/15/2023 12:28 PM**

On December the 19th the doctors note clearly states no earth infection there is sight fluid in the ear. That was when you had the kids for three weeks. If you were as concerned as you state you were why did you not treat the kids for the three weeks that you had them, as you also stated these conditions don't just happen overnight. Everything that I did followed doctor's instructions and did not cause any form of negligence. You continue to use the children as pawns to harass and bully me, which you tried with the Ossola Sheriff's Department. You are correct about one thing everything is documented.

- Nantita Seo requested 20230115\_101706.jpg.1/15/2023 1:02 PM
- Nantita Seo requested 20230115\_101743.jpg.1/15/2023 1:05 PM
- Donald Seoane viewed this subject.1/15/2023 2:21 PM

- **DS Donald Seoane 1/15/2023 2:48 PM**

LIE AGIAN! When I took them to the doctor the first time which was before the 19th the doctor clearly stated the children tested positive for the flu and A\*\*\*\* had a ear infection and was to stay out of school and you got the kids and refused to give them the prescribed antibiotics

including for A\*\*\*\*'s ear infection and then you put them in school against my doctors orders by obtaining a clearance paper from Advent health only because you LIED to them saying the positive test was 7 days prior instead of the day before. When I took them the second time he said he still had fluid behind the ear and both STILL had throat infections and he ordered over the counter meds but clearly because of you refusing to treat them properly from the start with his prescribed meds is why it has all come back and gotten worse now and never fully went away. YOUR FAULT! negligence! As for your claim of harass and bullying you by clearly stating and documenting facts here for the judge to see is very funny really. As for the sheriff I have every legal right to send the sheriff to make sure the kids are safe when you have admitted and it's been documented by DCF that you leave the kids in the Crack house across the street with Michelle Gillion that's had her kids taken away and she has been arrested for child neglect, cocaine, weed and more countless times all over the USA including here in Ocala County and the judge has seen the police report. Furthermore you leave the kids with your porn fan prostitution clients and let our 3 year old daughter sleep in their beds and furthermore you allow atleast one to hit our son that has also made public threats to me online while hiding behind his keyboard and he also talks bad about me to our son and makes threats to him in the home. Shall I keep going? What other lies of yours would you like me to debunk here of yours?

- Nantita Seo viewed this subject.1/15/2023 3:34 PM

- **DS Donald Seoane 1/15/2023 4:25 PM**

We are headed to church from 5pm till 9pm for church dinner and service now so unless you have something very important that's not more of your countless lies no need too bother us anymore today with your nonsense.

- Nantita Seo viewed this subject.1/15/2023 4:26 PM

- **DS Donald Seoane 1/18/2023 7:50 AM**

I am telling you now that A\*\*\*\* AGAIN HAS BEEN ORDERED AND PRESCRIBED for the 2nd time by the second doctor to take meds for his ear infection all because you refused to give him the meds the first time over a month ago. If you don't agree to give him the meds for the full ten days I will keep the children the full ten days and file Contempt charges on you. Are you going to give him the medicine this time?

- Nantita Seo viewed this subject.1/18/2023 8:48 AM

- **NS Nantita Seo 1/18/2023 8:54 AM**

I am not going to argue with you. Your own doctor on December 19th stated no ear infection and no medication. The children will be reevaluated and if the doctor determines that they need to continue the medication then they will. You do not dictate keeping the children, I will pick them up Friday from school.

- Donald Seoane viewed this subject.1/18/2023 8:54 AM

- **DS Donald Seoane 1/18/2023 9:12 AM**

I do dictate If someone like you can continue to abuse and neglect our children. Your lies will not work as they never do just like they didnt work in the jury trial or with judge Diego Madrigal

and it won't work with the new judge either. On Dec 8th my doctor said he had an ear infection and the flu and prescribed antibiotics and ordered them to stay out of school and you choose to disregard his order, lie to Advent health saying it was a 7 days before to get a clearance for them to go to school which I have proof of now and on the 19th my doctor said there was still fluid in his ear and now he has 2 bad ear infections caused by your neglect and negligence and I won't allow it anymore. I have ever legal right to protect my kids from your continued abuse and neglect. I'm not going to allow you to lie to a doctor yet again and stop his meds again for the second time. Either you are to give him the meds till the 10 days is up that YOUR hospital ordered or I will keep them till the ten days is up and file with the court. Your Choice.

- Nantita Seo viewed this subject.1/18/2023 9:16 AM

- **NS Nantita Seo 1/18/2023 9:27 AM**

It's amazing how to continue to revert to December 8th where your doctor stated that the kids had ear infection and the flu. Yet you neglect your doctors letter on December the 19th that state the kids do not have the flu nor an ear infection. If I did not treat the children or neglected them then how did they get better on the 19th? Do you have the follow up doctors information as the ER stated. Follow up with Primary Care in 1-2 days? I also received a bill for the ER visit of 511 dollars, your half is 255.50.

- Donald Seoane viewed this subject.1/18/2023 9:27 AM

- **DS Donald Seoane 1/18/2023 9:40 AM**

Its amazing how you keep reverting back to Dec 19th and LIE saying A\*\*\*\*\* had no ear infection when the doctor clearly stated he STILL had fluid behind his ear. Also you keep avoiding how he prescribed antibiotics for his ear infection on the 8th and order them to stay out of school a week and you choose to not give them the meds and instead lied to Advent health and told them it was 7 days prior. YOUR LIES ARE NOT WORKING! Clearly they did not get better and thats why they both have throat infections and A\*\*\*\*\* now has TWO bad ear infections caused by your neglect and negligence which is all documented now of Advent healths doctor records. The ER sated on Saturday Jan 14th there is no followup visit unless he keeps complaining of pain and A\*\*\*\*\* is to take the antibiotics for his ear infections a full ten days or he is at risk of getting it back again same as my doctor stated over a month ago back on Dec 8th when you refused to give him the meds. Again you are going to agree to finish off his 10 days of meds from YOUR choice of hospital ADVENT Health ordered or I will keep them the ten days till the meds are done and file contempt with the court. Your choice. You dont dictate if you can abuse and neglect our kids further anymore! As for hospital bills its funny its been over 2 months now waiting you to fix his medicaid and add me as a authorized user which you STILL have not done. Do you plan to do it anytime soon?

- Nantita Seo viewed this subject.1/18/2023 9:41 AM

- **NS Nantita Seo 1/18/2023 9:47 AM**

As I stated I will take them to the doctor and if the medication is required it will continue. If not then it will cease. If you keep the children you would be the one in contempt not me for violating the judges order. As for the Medicaid have you provided me the information I requested? Even

with you as an authorized user there would still be this bill that would have to be paid, and if you weren't an authorized user how did the ER accept the Medicaid

- Donald Seoane viewed this subject.1/18/2023 9:56 AM

- **DS Donald Seoane 1/18/2023 10:06 AM**

Im not playing your games anymore and im not allowing you to go lie to the doctor yet again and cause the child to scream and cry and get the ear infect back yet again because of your lies to the doctor yet again. If you feel you have ground to hold me in contempt then please file it now as I cant wait to print all this and show it to the judge! Either you agree to finish his prescribed meds or you wait till its finished in 10 days to get him back. Your choice. Your no longer dictating your abuse, neglect and negligence to him you keep doing. As for authorized user on Medicaid dont LIE and play games cause you know for over 2 months now I been asking you to call Medicaid and add me as a authorized user as they wont talk to me till you do and the hospital has nothing to do with medicaid so nice try LYING AGAIN but you failed again. The medicaid if activated and fixed properly which I asked you to do over 2 months ago now from what i understand should cover the hospital bill. Since your asking me for money shall i remind you that you still owe me in court half of the house and all my and S\*\*\*\*s and my fathers belongings including his wheel chair and other items you threw in the trash last week which you are not allowed to do under Florida state law during a devorce. SEE YOU IN COURT THERE IS NO MORE TO TALK ABOUT HERE! Im done with your lies and nonsense. Either agree to finish off A\*\*\*\*s meds for 10 days or wait ten days to get him back and file whatever you like as I will be filing my own. You dont dictate you neglecting him! PS, I know this is purple hair and not you and plan to prove it in court which is also a violation of the courts order.

- Nantita Seo viewed this subject.1/18/2023 10:12 AM

- **NS Nantita Seo 1/18/2023 10:23 AM**

I already stated I am not arguing the facts here. I will give the medication I stated repeatedly. I will pick the kids up on Friday.

- Donald Seoane viewed this subject.1/18/2023 10:26 AM

- **DS Donald Seoane 1/18/2023 10:31 AM**

You have never stated you will finish off the prescribed meds for the full ten days that are currently ordered. You keep making excuses saying you will get a second option like you did over a month ago where you lied to Advent health to get the clearance to put them back in school and not give them there meds AGAINST MY DOCTORS ORDERS and thats why they are both STILL sick now and A\*\*\*\* has 2 bad ear infections now. I WILL STATE FOR THE LAST TIME> YOU WILL AGREE TO GIVE A\*\*\*\* HIS PRESCRIBED ANTIBIOTICS TILL THE TEN DAYS IS UP NO EXCUSES OR LIES TO DOCTORS FOR SECOND OPTIONS AND ANYMORE OF YOUR BS AND LIES OR I WILL KEEP THEM THE FULL TEN DAYS TILL THE MEDS ARE FINISHED. SO ARE YOU GOING TO GIVE HIM THE PRESCRIBED ANTIBIOTICS TILL THE TEN DAYS ARE UP YES OR NO? ONLY NEED A YES OR NO?

- **DS Donald Seoane 1/18/2023 10:35 AM**



Also encase the judge misses your lie # 239847598374 "I will give the medication I stated repeatedly." you have yet to agree to give him the meds let alone repeatedly.

- Nantita Seo viewed this subject.1/18/2023 10:36 AM

- **NS Nantita Seo 1/18/2023 10:46 AM**

I have agreed multiple times to give them the prescribed medication

- Donald Seoane viewed this subject.1/18/2023 10:46 AM

- **DS Donald Seoane 1/18/2023 10:51 AM**

The current prescribed medicine for his ears for the full ten days? No running to a doctor lying again saying he doesnt need it? The meds will finish I believe Wednesday of next week. Maybe Tuesday, Ill have to check. Not sure why its so hard for you to care about our children health and do the right thing for them that the doctor orders. Its a yes or no answer. You have only agreed to give him meds that your next visit orders or doesnt order. You have yet to agree to give him his current prescribed meds for the full ten days.

- Nantita Seo viewed this subject.1/18/2023 10:52 AM

- **DS Donald Seoane 1/18/2023 11:58 AM**

Being that you read my message and ignored it over an hour ago and im not playing your childish games as I dont have time for them this will be your last chance to agree to give A\*\*\*\* his full ten days of ear infection meds for the full ten days no excuses or I will keep him the full ten days. YOUR NOT DICTATING YOUR ABUSE AND NEGLECTING HIM ANYMORE AS I HAVE HAD IT AND SO WILL THE COURTS! Will you give him his final few doses till the ten days are up if I give him to you Friday yes or no?

- Nantita Seo viewed this subject.1/18/2023 12:36 PM

- **NS Nantita Seo 1/18/2023 2:18 PM**

I have agree with you multiple time yes and im at work dont have time to answer the same question. and i will pick the kids up at school on Fridays Thanks

- Donald Seoane viewed this subject.1/18/2023 2:38 PM

- **DS Donald Seoane 1/18/2023 2:44 PM**

LIE! That's the FIRST time you have agreed to give him the meds that are currently prescribed for the full ten days without your BS games and lies of getting second opinions and you lying to hospitals and doctors to avoid giving them meds like you did the week beginning of Dec. Keep lying though cause its all here for the judge to see. I hope for A\*\*\*\*'s sake your not LYING AGAIN and really give him the meds everyday till the 10 days are finished so his ear infection doesnt come back AGAIN BECAUSE OF YOU AGAIN. The kids will be at school for you to pickup Friday

- Nantita Seo viewed this subject.1/18/2023 3:08 PM

- **NS Nantita Seo 1/20/2023 7:27 AM**

Confirm kids pick up today at school

- Donald Seoane viewed this subject.1/20/2023 7:30 AM

- **DS Donald Seoane 1/20/2023 8:03 AM**

Yes and sending the meds with them also so PLEASE give him the Antibodies for his ear infections another 3 days till its finished even if you or a doctor think it's gone now as it can comeback if not and I been giving them both over the counter meds for their throat infections and cough and I will pick them up from school next Friday. I will tell the teacher also.

- Nantita Seo viewed this subject.1/20/2023 8:14 AM

- **NS Nantita Seo 1/20/2023 8:16 AM**

Thanks

- Donald Seoane viewed this subject.1/20/2023 8:16 AM

- **DS Donald Seoane 1/20/2023 8:24 AM**

The principal has the meds now so you need to get them from her.

- Nantita Seo viewed this subject.1/20/2023 8:44 AM

- **DS Donald Seoane 1/20/2023 9:43 PM**

Wondering if you got the antibiotics from the school?

- Nantita Seo viewed this subject.1/20/2023 9:55 PM

- **NS Nantita Seo 1/20/2023 10:00 PM**

Yes

- Donald Seoane viewed this subject.1/21/2023 12:29 AM

- **DS Donald Seoane 1/21/2023 12:29 AM**

Please give him 1 dose every morning for the next 3 days

- Nantita Seo viewed this subject.1/21/2023 12:36 AM

- **NS Nantita Seo 1/21/2023 12:37 AM**

Yes

- Donald Seoane viewed this subject.1/21/2023 12:40 AM

- **DS Donald Seoane 1/27/2023 9:02 AM**

Cofirming pickup today of kids and wondering if you fixed A\*\*\*\*'s Medicaid yet as you have now had over 2 months?

- Nantita Seo viewed this subject.1/27/2023 9:16 AM

- **NS Nantita Seo 1/27/2023 9:31 AM**

Confirming you're pickibg the kids up today. I havent been able to fix medicaid since you have bot provided the requested information. I have stated for the past three weeks I need to give DCFS your mailing address.

- Donald Seoane viewed this subject.1/27/2023 9:44 AM

- **DS Donald Seoane 1/27/2023 9:46 AM**

Dcf has nothing to do with you fixing medicaid for A\*\*\*\*. As I stated countless times here you need to call them and reactivate his medicaid which you have now had over 2 months to do and failed but nice try blaming me.

- Nantita Seo viewed this subject.1/27/2023 9:46 AM

- **NS Nantita Seo 1/27/2023 9:48 AM**

Yes and as I stated the medicaid for A\*\*\*\* has been corrected, but as you also requested to be added as an Authorized party I would need your mailing address. DCFS controls the case and thus would need your information to update it.

- Donald Seoane viewed this subject.1/27/2023 10:31 AM

- **DS Donald Seoane 1/27/2023 10:34 AM**

You never told me you fixed it. When was it fixed? When did you say it was fixed? You can give them this mailing address. 1970 E Osceola Pkwy #113 Kissimmee Florida, 34743

- Nantita Seo viewed this subject.1/27/2023 10:45 AM

- **NS Nantita Seo 1/27/2023 10:47 AM**

Thank you

- Donald Seoane viewed this subject.1/27/2023 12:35 PM

- **DS Donald Seoane 1/27/2023 12:38 PM**

And you ignored my question AGAIN because clearly you LIED AGAIN! "Here is the question AGAIN You never told me you fixed it. When was it fixed? "??...

- **DS Donald Seoane 1/27/2023 12:49 PM**

and when here did you say you fixed it?????????????

- Nantita Seo viewed this subject.1/27/2023 3:30 PM

- **NS Nantita Seo 1/27/2023 6:16 PM**

I have stated previously that if you message me during the middle of the day and I read your message but do not respond, I am at work. When I get off of work and have a free moment I will respond. As for your question regarding A\*\*\*\*'s Medicaid please read 1-13-2023 where I state

“I have already fixed one problem on medicaid as for getting you as an authorized user.” I will give DCFS the address you provided and see if it works.

- Donald Seoane viewed this subject.1/27/2023 6:30 PM

- **DS Donald Seoane 1/27/2023 6:33 PM**

So it took you 2 months to do something important for the kids healthcare that should have not taken more than a few days. Noted for the judge and court. Thanks.

- Nantita Seo viewed this subject.1/27/2023 6:33 PM

- **NS Nantita Seo 1/27/2023 6:49 PM**

Considering that we didn't know there was an issue until the beging of December and the issue was correted at the beging of January that would be a month. Sine that time frame also had federal holidays seems extremely reasonably.

- Donald Seoane viewed this subject.1/27/2023 7:01 PM

- **DS Donald Seoane 1/27/2023 7:06 PM**

I find it absolutely hilarious these responses that are clearly not you while you and your lawyer are filing more bogus lies with the courts claiming my facts and truth are harassment LOL. SEE YOU IN COURT SOON! :)

- Nantita Seo viewed this subject.1/27/2023 7:29 PM

- **NS Nantita Seo 2/2/2023 5:24 PM**

Please confirm Kids pick At School Tomorrow

- Donald Seoane viewed this subject.2/3/2023 7:27 AM

- **DS Donald Seoane 2/3/2023 7:28 AM**

Yes

- Nantita Seo viewed this subject.2/3/2023 7:35 AM

- **NS Nantita Seo 2/15/2023 4:11 PM**

Good afternoon, just following up with you to see how A\*\*\*\*'s cardiologist appointment went yesterday and request copies of any paperwork. I also wanted to address a few items with you that were brought to my attention from the school. First, one of the school staff stated that one day while the kids were staying with you A\*\*\*\*'s lunch had a cockroach in it. I am not saying that the cockroach came from you, but I know I have taken precautions to ensure a healthy home and hope you're doing the same. Second, A\*\*\*\* was talked to about the language that he used at school. He had to sit out during an activity due to him telling his friend “Fuck you”. Again not saying he heard that or learned that language around you, just merely stating what was brought to my attention. I have ensured not to use that sort of language in front of the kids and I am hoping you'll ensure to do the same. Thirdly, some of the staff at the school informed me about the way you speak about me. I understand you dislike me but please do not speak poorly about me in

front of our kids. I do not speak poorly of you in front of the kids, I am just asking for the same in return. I look forward to getting the doctor's paperwork from yesterday. Thank you.

- Donald Seoane viewed this subject.2/15/2023 4:16 PM

- **DS Donald Seoane 2/15/2023 4:31 PM**

As always nothing but lies out of your mouth or your lawyer which i bet is who is really sending this anyway and I'm not even going to address all your Redicklous lies. Coming from someone that is STILL twerking in thongs online in front of the children and allowing crackhead Michelle to babysit them and drive them around while she is drunk and high and practically blind is funny. Have you finally u fixed the cockroach infestation in the house? I got video of that but nice try blaming a roach in his bag on me. Anything I speak adult to the teachers the kids are not present but not saying I did saying anything anyways. If you want the paperwork, call the doctor. See you in court.

- **DS Donald Seoane 2/15/2023 4:33 PM**

Oh and our son is still reporting you and your porn fan prostitution John's talking bad about me for the record but the judge can deal with that.

- Nantita Seo viewed this subject.2/15/2023 4:42 PM

- **NS Nantita Seo 2/15/2023 5:10 PM**

I disagree with your statement. I am sorry that you feel that way and are not willing to be amicable when caring for our children. I have requested the medical records as you stated, was there any issue yesterday? Do I need to make additional appointments? How are the kids doing in school?

- Donald Seoane viewed this subject.2/15/2023 5:10 PM

- **DS Donald Seoane 2/15/2023 5:20 PM**

He has what's called a "Innocent murmur" no further treatment is needed at this time unless his condition changes. It's sad you waited more than a whole day to care about him enough to even ask when this could have been VERY serious being that both my father and your child in Thailand you abandon there over ten years ago both have serious heart problems and it could be hereditary. Also how you took around 2 months to make the appointment.

- Nantita Seo viewed this subject.2/15/2023 5:23 PM

- **NS Nantita Seo 2/15/2023 5:33 PM**

I disagree with the waiting period. I called yesterday and ensured that A\*\*\*\* was at his appointment. I have also already called to request his medical records. It does speak volumes about you, that you failed to inform me of any possible serious conditions. As for the time frame to make the appointment, I made it as soon as you provided the required information. Stating that he needs to see a cardiologist that requires doctors referral which you didn't provide till the day I made the appointment. Again sorry that you feel this way.

- Donald Seoane viewed this subject.2/15/2023 5:34 PM

- **DS Donald Seoane 2/15/2023 6:04 PM**

I didnt inform you of any possible health conditions??? Are you claiming you didnt know that my father had a heart transplant and your own daughter has a serious heart condition that needs a transplant? Please answer and then explain how you knowing that wouldnt know our sons heart murmur couldn't be possibly serious? I told you back on 12/2/2022 "All 3 kids have the Flu and 2 have tested positive. A\*\*\*\* has a Heart murmur and I have a referral to take him to get tests at a cardiologist" on 12/14/2022 I stated "I'm waiting the cardiologist call me as the referral was sent to him" on 12/20/2022 I said "Nemours cardiology 407 650 7504 called me to make the appointment for A\*\*\*\* but is saying his Medicaide number is wrong. Please call her and sort this out since you have not authorized me with medicaid. You can make the appointment when I have the kids and I can take him." And on 1/13/2023 after messaging you several times about it here you said "No I have not called the cardiologist for a consult since I had already gotten a second opion with a negative finding. " you know when you took them to Advent health and lied to the ER saying they tested positive for the flu with my doctor 7 days before when In fact it was the day before all so you could get a clearance letter to send them back to school and stop their meds against my doctors orders which caused our son to land in the ER with a second bad ear infection on top of the first that both became very severe. Yea it's all documented here. I await your response how you didn't know this could be serious?

- Nantita Seo viewed this subject.2/15/2023 6:05 PM

- **NS Nantita Seo 2/15/2023 6:13 PM**

It's plain and simple that I disagree with your version of events. The condition I am referring to is A\*\*\*\*'s and as you stated you didn't receive a call from the cardiologist until 12/20/2022 and when you finally provided me with the information that I requested since your first visit on 12/09/2022 the cardiologist appointment would have been sooner. The current issue is that you are unwilling to provide any information that I request. That has been recorded repeatedly here. As for continuing this back and forth with you it's futile. You've already stated that you're unwilling to provide documentation and that you failed to notify when the cardiologist appointment was completed.

- Donald Seoane viewed this subject.2/15/2023 6:16 PM

- **DS Donald Seoane 2/15/2023 6:27 PM**

Another lie again almost a month after I told you to call and make the appointment you refused AGAIN "on 12/20/2022 I said "Nemours cardiology 407 650 7504 called me to make the appointment for A\*\*\*\* but is saying his Medicaide number is wrong. Please call her and sort this out since you have not authorized me with medicaid. You can make the appointment when I have the kids and I can take him." And on 1/13/2023 after messaging you several times about it here you said "No I have not called the cardiologist for a consult since I had already gotten a second opion with a negative finding. " you know when you took them to Advent health and lied to the ER saying they tested positive for the flu with my doctor 7 days before when In fact it was the day before all so you could get a clearance letter to send them back to school and stop their meds against my doctors orders which caused our son to land in the ER with a second bad ear infection on top of the first that both became very severe. Yea it's all documented here. " You didn't answer the question how you didn't know that OUR SONS heart murmur could be serious

when you know your daughter in Thailand's condition and my father. It's common sense. ?????  
As for the rest of your lies I answered your question about his condition and told you how you can get a copy of the papers from the doctor as I don't have them. As for all your other false accusations and lies please tell them to the judge.

- Nantita Seo viewed this subject.2/15/2023 6:29 PM

- **NS Nantita Seo 2/15/2023 7:27 PM**

As stated your events of things are completely different and you seem to bring things up that have no relevance in the current discussion. I already told you that this back and forth is futile. I am done, I disagree with your view of events.

- Donald Seoane viewed this subject.2/15/2023 9:33 PM

- **DS Donald Seoane 2/15/2023 9:43 PM**

You can disagree all you want but it's all documented here as facts for the judge to see and the fact you accused me of "failed to inform me of any possible serious conditions. " which is ANOTHER one of your countless LIES when I told you he had a heart murmur and you know that your daughter and my father have serious heart issues would mean common sense it could possibly be serious but you took it as a joke and refused to make the appointment for a month and now you can't answer "You didn't answer the question how you didn't know that OUR SONS heart murmur could be serious when you know your daughter in Thailand's condition and my father. It's common sense. ????? " it's clearly more of your lies and coverup of neglect of our children. Maybe you should be present when your uniformed lawyer types these messages for you on talkingparents which I will 100% prove in court now is not you typing as I have soooo much proof of. See you in court soon. :)

- Nantita Seo viewed this subject.2/16/2023 3:15 AM

- **NS Nantita Seo 2/17/2023 9:48 AM**

Confirm kids pick up today At school ?

- Donald Seoane viewed this subject.2/17/2023 9:00 PM

- **DS Donald Seoane 2/17/2023 9:01 PM**

Just got this and I'm sure you picked them up but still waiting you answer my messages about your false claims?

- Nantita Seo viewed this subject.2/17/2023 9:13 PM

- **NS Nantita Seo 2/17/2023 10:22 PM**

As I stated, exercise in futility. I brought up issues that the school informed me of. I took them seriously and addressed the issues. How you want to take the information and address the issues is up to you.

- Donald Seoane viewed this subject.2/18/2023 6:09 AM

- **DS Donald Seoane 2/18/2023 6:12 AM**

So your claim that you didn't know our sons heart murmur could have been serious and you trying to blame it on me not informing you was ANOTHER LIE! It's clearly noted here for the court thanks

- Nantita Seo viewed this subject.2/18/2023 12:50 PM

- **DS Donald Seoane 2/25/2023 3:20 PM**

When we picked up the kids yesterday our son had a deep cut on his lip and before we took him out of the building in front of the teacher and pastor he said he got it at Michelle's house with your boyfriend in the jeep and Michelle watching him. He also stated your other boyfriend that incited violence against me marking41 stayed with the kids alone in the house one day while you went to work and that he is still talking bad about me to them. You know judge Madrdal ordered that neither crackhead drug addict Michelle or your pornfan boyfriends are to be watching the kids and they are not supposed to be in that drug house either. I want to remind you that anytime you cannot take care of them you can message me here to pick them up at school or the police station.

- Nantita Seo viewed this subject.2/25/2023 5:31 PM

- **NS Nantita Seo 2/25/2023 6:48 PM**

I disagree with your entire speech. A\*\*\*\* did sustain an injury to his lip when him and A\*\*\* were playing. A\*\*\* pushed A\*\*\*\* from behind and when he fell he bit his lip. We were barbecuing at outside of Michelle's house celebrating my birthday but she was not watching the kids. As my one and only boyfriend he has never watched the kids without me present. As for the inciting violence against you the Osceola sheriffs have stated that was untrue. Unlike when you watch the kids they attend school every day, except when they are ill and I take off work to be with them. As for communicating the fact of me being able to watch the kids, I have been upfront every single time. As I stated I disagree with your views of events, have a good evening.

- Donald Seoane viewed this subject.2/25/2023 6:56 PM

- **DS Donald Seoane 2/25/2023 7:15 PM**

Clearly All lies as always and i guess your calling our son a liar now also. As for The Osceola sheriffs well they have nothing to do with what he has posted online inciting violence against me or the things he has told the children about me and your lies will be brought to light in court VERY SOON and through a forensic child interview soon enough and even the fact that the kids are EVER at that crackheads drug house with Michelle's extensive criminal record for drugs and child neglect says wonders about your parenting skills. See you in court but if the children continue to get injured for your continued abuse and neglect I will push to have you criminally charged so don't say you had Noone to watch the kids cause I'm always available. I filed all this with the court and more in 3 motions on Friday so hope to get hearings soon but in the meantime please stop putting the children with your pornfan boyfriends including marking41 and the other in the jeep and others and at Michell's Crack house. Our son also stated Michelle is again still smoking weed around him and our daughter. Please stop allowing this.

- **DS Donald Seoane 2/25/2023 7:25 PM**



Also our son said this happened inside Michelle's side screen porch and it's interesting you claim you were outside BBQing while them unsupervised around all the drugs in that house but it's noted for the court thank you.

- **DS Donald Seoane 2/25/2023 7:32 PM**

Also please stop using our children's names on this app and refer to them as our son or daughter because I will be placing all this in more court motions soon on public court record and attempting to black out thier names from being online from further damage that you have already caused them and thier futures.

- Nantita Seo viewed this subject.2/25/2023 8:59 PM

- **NS Nantita Seo 2/26/2023 2:10 AM**

Actually I am not calling A\*\*\*\* a liar I disagree with your view. You stated it yourself that we were outside in a screened porch, which is a Lanai. Not in side a house, also I disagree with there ever being drugs present. I also disagree with the Osceola Sheriffs having no involvement since you called them multiple times and tried to report my boyfriend for a multitude of offenses. As I have stated before these accusations are getting tiresome and disagreeing with you is futile. Have a goodnight

- Donald Seoane viewed this subject.2/26/2023 2:24 AM

- **DS Donald Seoane 2/26/2023 2:30 AM**

You can continue to lie all you want and or make up things that make no sense like the evedence of of his post online but the truth will come out in court callazo or is it Watson? Funny you are so smart that you keep using words Nantita would never know the meaning of. Also again stop using the children's names on this app as you are further damaging their futures genius. I just said that and you did it AGAIN.

- Nantita Seo viewed this subject.2/26/2023 9:25 AM

- **DS Donald Seoane 2/27/2023 10:58 AM**

I need to know when is the last time you have taken the children to the doctor AND the last time they been to the dentist? This is very important I need to know now.

- Nantita Seo viewed this subject.2/27/2023 1:12 PM

- **NS Nantita Seo 2/27/2023 1:14 PM**

Sorry be busy right now i will respond to you when i have time thank you

- Donald Seoane viewed this subject.2/27/2023 1:59 PM

- **NS Nantita Seo 2/27/2023 8:35 PM**

You took the kids to the doctor last. Unless you're referring to a Primary Care Physician, which until recently we did not have any insurance coverage. As for the dentist you should know that too since we didn't have insurance.

- Donald Seoane viewed this subject.2/28/2023 8:56 AM

- **DS Donald Seoane 2/28/2023 9:12 AM**

The children have always had medicaid but no surprise you keep lying. Thats all you and your lawyers do and its all documented here and everywhere else and now on public court record. So even though our son has been injured complaining to you about his teeth being loose and him hurting from the injury you caused him and he is complaining to you he is having a hard time to eat all last week when you had him you didn't take him to the dentist. I know this cause he told me he complained to you all week and has been complaining all weekend about it. What your doing to our kids is pure child abuse and neglect and the evidence is piling up fast. So you know they were all out of daycare yesterday for child counseling and are out today for emergency dentist appointment which I'm paying cash out of pocket for you breaking the courts order and allowing them to be baby sit by crackhead Tony Mcnamee in that Crack house while you were out with your pornfan prostitution client John's. I filed a emergency motion about it and served your lawyer but being that it's your lawyer running this app I'm sure you know. See you in court!

- Nantita Seo viewed this subject.2/28/2023 9:13 AM

- **NS Nantita Seo 2/28/2023 9:29 AM**

Yes I saw the motion, I read the lies that you continue to try and push forward. The fact you stated I admitted anything in talking parent is a blatant lie. The only thing that happens in talking parent is you continue to verbal act me try to lie about my conduct. You continue to state my pornfan boyfriend and yet you're the only one profiting from porn. A\*\*\*\*\* was fine all week and had no trouble eating. As for his tooth being loose, he is six and his baby teeth are starting to loosen to fall out. I have already submitted pictures of A\*\*\*\*\* eating and paying without pain. No one watches the kids except for me even though you keep trying to push the kids to lie for you

- Donald Seoane viewed this subject.2/28/2023 9:33 AM

- **DS Donald Seoane 2/28/2023 9:36 AM**

All lies but please keep doing it as the judge will see right though it.

- **DS Donald Seoane 2/28/2023 9:37 AM**

Also who did you submit these photos to as I have not been served anything you submitted to the court?

- Nantita Seo viewed this subject.2/28/2023 9:51 AM

- **NS Nantita Seo 2/28/2023 9:53 AM**

I disagree of what you say. You Have my lawyer information have a nice day because im busy .

- Donald Seoane viewed this subject.2/28/2023 9:57 AM

- **DS Donald Seoane 3/1/2023 11:11 AM**

Can you send me a picture or copy of the children's birth certificates?

- Nantita Seo viewed this subject.3/1/2023 11:42 AM

- **NS Nantita Seo 3/1/2023 11:43 AM**

Im busy i cant right now sorry

- Donald Seoane viewed this subject.3/1/2023 11:54 AM

- **NS Nantita Seo 3/2/2023 9:49 AM**

Confirm A\*\*\*\*\* and A\*\*\*\* pick up tomorrow at Police Station 6 pm since the kids didn't go to the schools all week Please lets me know thank u

- Donald Seoane viewed this subject.3/2/2023 10:16 AM

- **DS Donald Seoane 3/2/2023 2:16 PM**

The kids been in counseling and dentist appointments due to your neglect and breaking the court orders that caused injury physicaly and mentaly and I assume you are aware that the DAYCARE has made their own choice to unenroll them ? Do you have another daycare lined up for them next week while your working? Are you aware of the Emergency hearing on Thursday next week to cancel your contact with the children? Be advised our son is now enrolled to go with my daughter to her school starting August. I'm very busy taking care of the kids so I might not reply right away.

- Nantita Seo viewed this subject.3/2/2023 2:18 PM

- **NS Nantita Seo 3/2/2023 3:05 PM**

I have talked to the school and I have talked to my lawyer. The school doesn't have any issues with me taking the kids to school. I disagree with you continuing blaming me and stating I do not care for the kids. The kids are always well cared for in my custody. Thus far you have failed to provide me with any documentation from any doctor. You also have yet to provide me any name of treating facility. As for A\*\*\*\*\* being enrolled in S\*\*\*\*\*'s school, that is a clear violation of the court order dated 12/19/2022, the kids must remain enrolled in their present school.

- **NS Nantita Seo 3/2/2023 3:16 PM**

I am still waiting on a response for my question about tomorrows pick up. I asked at 9:49 this morning and you were able to write me at 2:16pm but did not mention pick up of the kids tomorrow at the Kissimmee police station.

- Donald Seoane viewed this subject.3/2/2023 3:17 PM

- **NS Nantita Seo 3/2/2023 7:33 PM**

I see that you read my message at 3:17pm and have still not responded.

- Donald Seoane viewed this subject.3/2/2023 10:11 PM

- **DS Donald Seoane 3/2/2023 10:13 PM**

I will respond by the end of the day at 5pm tomorrow as I have many things to file and lawyers to meet with. No need to message me till then.

- Nantita Seo viewed this subject.3/2/2023 11:34 PM

- **NS Nantita Seo 3/2/2023 11:37 PM**

I understand you have many things to do that does not change the court order which is for 2pm, nor does it change the fact I'll be getting the kids tomorrow.

- Donald Seoane viewed this subject.3/3/2023 2:16 AM

- **NS Nantita Seo 3/3/2023 10:35 AM**

I see you have read my request for a confirmation of pick up. Please have the kids at the Kissimmee Police Station at 6:00pm. If the children are not there you'll be in violation of the court order, regardless of the motion you have filed.

- Donald Seoane viewed this subject.3/3/2023 10:49 AM

- **DS Donald Seoane 3/3/2023 3:04 PM**

Kids will be at police station at 6pm

- Nantita Seo viewed this subject.3/3/2023 3:18 PM

- **NS Nantita Seo 3/3/2023 3:29 PM**

Thank you for responding to my question. See the kids at 6

- Donald Seoane viewed this subject.3/3/2023 3:32 PM

- **DS Donald Seoane 3/6/2023 9:13 AM**

I need to know where the kids are today and this week as the daycare stated they were unenrolled and not allowed back and nothing further to me.

- Nantita Seo viewed this subject.3/6/2023 9:30 AM

- **NS Nantita Seo 3/6/2023 9:56 AM**

First the daycare, the school and the church stated you were not welcome on the grounds. The kids and I are more than welcome at the daycare, church, and school. As such the kids are currently at school. Secondly I do not appreciate you demanding, needing, and or wanting everything from me, yet you fail to share any information with me. What doctors did the kids see, where are their offices and where is any documentation.

- **NS Nantita Seo 3/6/2023 10:00 AM**

By the way i dont have time to reply to u if nothing important and need it . Because im busy have a nice day kids in my care and i always take care them

- Donald Seoane viewed this subject.3/6/2023 10:00 AM

- **DS Donald Seoane 3/6/2023 10:03 AM**

Tell all you and the schools lies to the court on Thursday! You will find out all info from the judge then! See you there!

- Nantita Seo viewed this subject.3/6/2023 10:40 AM

- **NS Nantita Seo 3/6/2023 10:42 AM**

I disagree with any lies being told by over a dozen different people. Are you going to provide me with the names, office locations or any documentation for the kids seeing doctors?

- Donald Seoane viewed this subject.3/6/2023 11:00 AM

- **DS Donald Seoane 3/6/2023 11:02 AM**

A dozen people eh?? Bring them all to court on Thursday! That's funny!! SEE YOU IN COURT!

- **DS Donald Seoane 3/6/2023 11:23 AM**

One more FACT I just wanted to point out is ANYONE AND EVERYONE on your side, which are ALL lying for you, they all have one thing in common. LYING EXTREMISTS FEMINIST WOMEN! Just a fact to point out first the court records. See you in court!

- Nantita Seo viewed this subject.3/6/2023 11:48 AM

- **DS Donald Seoane 3/9/2023 5:56 PM**

Until the principal sends me an email in writing saying I'm aloud on school property to pick up the kids we are to revert back to police station drop-off and pickup so I'm confirming when and we you plan to do the exchange tomorrow?

- Nantita Seo viewed this subject.3/9/2023 6:24 PM

- **NS Nantita Seo 3/9/2023 6:27 PM**

Please come and get the kids at 08:30am at the Kissimmee Police Department. I will talk to the Principal about what the judge said and make sure she is good with it.

- Donald Seoane viewed this subject.3/9/2023 6:28 PM

- **DS Donald Seoane 3/9/2023 7:01 PM**

I am not able to pick them up tomorrow in the am so please pick a time in the pm at the police station. 6pm or 7pm?

- Nantita Seo viewed this subject.3/9/2023 7:04 PM

- **NS Nantita Seo 3/9/2023 7:56 PM**

Since you stated you had so much free time in court I didn't think it would be an issue. Since you're either unwilling or unable to take the kids in the morning, I'll take off work. The court

order states 02:30pm for pick up, but I am flexible and willing to take off and work with you. The kids will be at the Kissimmee police station at 06:00pm.

- Donald Seoane viewed this subject.3/9/2023 8:51 PM

- **DS Donald Seoane 3/10/2023 1:27 PM**

Another lie as you normally pick up the kids between 5 and 6pm weekdays anyway. If you want me to pick them up at 2:30 I can. Let me know ASAP

- Nantita Seo viewed this subject.3/10/2023 1:45 PM

- **NS Nantita Seo 3/10/2023 1:49 PM**

I disagree with what time I pick the kids up, as for pick up tonight you gave me two time that worked for you regardless of what I requested so it will be at 06:00pm. Just as you requested because you were busy and didnt have time.

- Donald Seoane viewed this subject.3/10/2023 1:57 PM

- **DS Donald Seoane 3/14/2023 1:33 PM**

I want to remind you that there was no court order for schooling and only for current daycare which the daycare has chosen to unenroll them. A\*\*\*\* is signed up to start in the same school that my daughter goes to so if your planning on signing him up anywhere else. Don't! I need to know where you plan to have the children next week as you know your not allowed to have ANYONE watch them but me or you. If you need to leave them with me that is fine as well.

- Nantita Seo viewed this subject.3/14/2023 5:05 PM

- **NS Nantita Seo 3/14/2023 5:32 PM**

The court order was for them to remain in their current school to not cause further disruption in their lives. That is why the judge also told you that you could not home school the children. The current judge told you during the last hearing that you may stay in the vehicle if that was fine with the school. The school has not disenrolled A\*\*\*\* or A\*\*\* yet as I stated previously I will talk with the Principal and inform them of what the Judges decision was.

- Donald Seoane viewed this subject.3/14/2023 5:48 PM

- **DS Donald Seoane 3/14/2023 5:53 PM**

LIE the school disenrolled the kids 3 weeks ago and i have the email to prove you are lying yet AGAIN! The school today has already emailed saying they will not ever for whatever reason reenroll the children so your extortion against the judge and courts plan with the school has failed.so revert back to my last talking parents message and respond.

- Nantita Seo viewed this subject.3/14/2023 5:59 PM

- **DS Donald Seoane 3/15/2023 10:08 AM**

Still waiting a reply to my message 2 messages ago? I want to remind you that there was no court order for schooling and only for current daycare which the daycare has chosen to unenroll

them. A\*\*\*\* is signed up to start in the same school that my daughter goes to so if your planning on signing him up anywhere else. Don't! I need to know where you plan to have the children next week as you know your not allowed to have ANYONE watch them but me or you. If you need to leave them with me that is fine as well.

- Nantita Seo viewed this subject.3/15/2023 10:28 AM

- **NS Nantita Seo 3/15/2023 10:32 AM**

I will pick up the kids at police station at 6 pm on Friday any question i will not answers talking to my lawyer have a ni e day

- Donald Seoane viewed this subject.3/15/2023 10:57 AM

- **DS Donald Seoane 3/15/2023 11:01 AM**

I need to know who will be watching the kids since you claim you have to work full time and nobody else is allowed to watch the children via the court order including crackhead Michelle Gilliam across the street or your countless porn fan prostitution clients boyfriends. Who will be watching the kids all week and where will they be? If you don't answer you are violating the court order yet AGAIN!

- Nantita Seo viewed this subject.3/15/2023 11:04 AM

- **NS Nantita Seo 3/15/2023 11:17 AM**

Im busy i will answers when i. Can dont harassed .For the time be you have the kids take care them

- Donald Seoane viewed this subject.3/15/2023 11:18 AM

- **DS Donald Seoane 3/15/2023 11:21 AM**

Harass? LOL Facts always = Harassment to all of you that want to silence truth. I always take care of the kids unlike you that leaves them in Michelle Gilliams crackhouse across the street with Crackhead Tony McNamee smoking drugs infront of them watching them or with your porn fans. I await your response.

- Nantita Seo viewed this subject.3/15/2023 5:10 PM

- **NS Nantita Seo 3/15/2023 5:16 PM**

I disagree with your view of the situation. Yes harass, you do not get to demand from me. You have already violated the court order by having the kids kicked out of school. Please remember that your porn finance is not allowed to watch the kids.

- Donald Seoane viewed this subject.3/15/2023 7:10 PM

- **DS Donald Seoane 3/15/2023 7:20 PM**

Of course you disagree with facts as all you and ALL your lawyers and WOMEN supporter including the liars at the daycare do is LIE LIE LIE. As for me getting them kicked out that's ANOTHER lie and I got witnesses to testify to it but keep lying. Unlike you I have not violated

any court orders. My Fiancé never is alone with the kids but remember she takes better care of them and is more of a mother to them than you will ever be. You want be a mother start back in Thailand with your daughter you abandon to go work in a whore house in Pattaya where i met you and then do porn for the least 10 years and now back to being a prostitute instead of being a mother. Remember the court order was made due to YOU putting the kids in danger NOT ME. Now back to the point and my question you still not answered. Where and who will have the kids next week?

- Nantita Seo viewed this subject.3/15/2023 7:45 PM

- **NS Nantita Seo 3/15/2023 8:20 PM**

I disagree with the fact you think that anyone is lying and their gender has something to do with it. I also disagree with your continued attack on my character. I am not the one that was trespassed by the school thus causing the children to be disenrolled from the school, a violation of the court order. As I also stated you do not demand anything from me, if you'd like to provide me with the requested documents and information I asked for then I might give you the information you are requesting. At this time though due to your actions at the last school I won't be providing you with that information at this time.

- Donald Seoane viewed this subject.3/15/2023 8:32 PM

- **DS Donald Seoane 3/15/2023 8:39 PM**

Another lie as law enforcement has never "trespassed" me from the school but keep lying as it's all documented here including the fact you are refusing to tell me where the children will be next week and with who as clearly the court order states only me and you can babysit the children or that daycare which clearly it won't be that daycare anymore as the daycare has chosen to unenroll them. I will send law enforcement to do a welfare check on the children if you are not taking care of them next week as you are refusing to provide me information as to where they will be. You are clearly AGAIN breaking the courts orders noted here for the courts.

- Nantita Seo viewed this subject.3/15/2023 8:43 PM

- **DS Donald Seoane 3/16/2023 11:17 AM**

Since you are refusing to follow the courts orders you will not be getting the kids till you agree to follow the courts orders and tell me where the kids will be next week and who will have them since you have to work full time. I will not allow you to let the kids stay with crackhead Michelle Gilliam or your porn fans again. Ball in your court

- Nantita Seo viewed this subject.3/16/2023 4:02 PM

- **NS Nantita Seo 3/16/2023 4:25 PM**

I will be at the police station tomorrow at 06:00pm to pick up the children in just like the court order states for my time with the kids.

- Donald Seoane viewed this subject.3/16/2023 4:33 PM

- **DS Donald Seoane 3/16/2023 4:39 PM**



As I stated you will not break the courts orders AGAIN and cause the children further harm so since you have to work all next week unless you can tell me who and where the children will be with there is no need for you to pick them up and I'll be happy to explain that to the police and courts as you have already left the children in a crackhouse causing them harm and your not going to get to do it again. So either tell me or don't bother coming to police station. I'm done with your lies and games.

- Nantita Seo viewed this subject.3/16/2023 4:40 PM

- **DS Donald Seoane 3/16/2023 5:07 PM**

The same way you can claim its alternating weeks to follow the court order I can say you have to work and the order states nobody else is to have the kids. I'm done with your lies and games so either tell me who will have the kids next week or they have to stay with me to follow that court order.

- Nantita Seo viewed this subject.3/16/2023 5:31 PM

- Nantita Seo requested 20230115\_101743.jpg.3/16/2023 5:49 PM

- **DS Donald Seoane 3/17/2023 6:02 AM**

I will be filing a police report today and talking to the police about how to deal with you planing to break the current court orders and parenting plan and put our children in danger and you refusing to tell me where they will be. Also about you leaving them in Michelle Gilliams drug trafficking crackhouse. The judge told me to involve the police so I will be doing much of that from now on. I will get back to you about how this will be dealt with today but you must tell me where our children will be next week and I know that. I am the father and you have zero legal rights to hide my children from me which you and your compulsive lying lawyer will find out through the legal system soon enough. If you change your mind and want to stop making so many problems for the legal system and courts and tell me where our children will be next week let me know. I will also be filing motions again about your actions and breaking the court orders further.

- Nantita Seo viewed this subject.3/17/2023 7:19 AM

- **NS Nantita Seo 3/17/2023 7:30 AM**

The kids will be with me this weekend but i don't have information to give it to you right now , Because i dont no, And i understand nobody can't watching the children since you have the kids uninroll from school and get kick out because you actions , And is my time to have the children you must return the them back to me.

- Donald Seoane viewed this subject.3/17/2023 7:30 AM

- **NS Nantita Seo 3/17/2023 7:33 AM**

And please confirm about pick up the kids at police station at 6 pm today

- Donald Seoane viewed this subject.3/17/2023 7:36 AM

- **DS Donald Seoane 3/17/2023 7:36 AM**

WOW Finally you can confirm about next week wow. I'm still going to file a police report today though about all you and your crackhead friends have done. Second you lies about the school still are not working as your little team of lying women at the school that are on you and your compulsive lying lawyers side are being sued by me and I have witnesses to their lies but nice try. If I give you the children tonight you must tell me where they are when I ask next week weather you like it or not and if not you are breaking the courts orders. **YOU CANNOT HIDE MY CHILDREN FROM ME!** You are more than welcome to return them to me at anytime including on Sunday late night if you need to.

- **DS Donald Seoane 3/17/2023 7:47 AM**

Also I want to note here for the courts that if you were a responsible parent or cared about the kids safety and happiness you would just let me take the kids back for the week after the weekend since you have nowhere to put them and you have to work as they are very happy here with me and my fiance and their 11 year old sister. We can take care of them full time with no issues and they are safe and happy here.

- Nantita Seo viewed this subject.3/17/2023 7:48 AM

- **NS Nantita Seo 3/17/2023 7:55 AM**

Thank but my time to take care the children have have fun together by the the way i change my minds i will pick up the children today at 4 pm @ police station

- Donald Seoane viewed this subject.3/17/2023 8:10 AM

- **DS Donald Seoane 3/17/2023 8:12 AM**

You read my last message but not the message before that. I told you before about this and it's cause you not reading in a browser.

- Nantita Seo viewed this subject.3/17/2023 8:14 AM

- **NS Nantita Seo 3/17/2023 8:16 AM**

I see all your messages and i disagree and yes I'm read in a browser please have the kids ready at 4 pm today at police station

- Donald Seoane viewed this subject.3/17/2023 8:30 AM

- **NS Nantita Seo 3/17/2023 9:32 AM**

??????

- **NS Nantita Seo 3/17/2023 10:00 AM**

I cant pick them up at 4 so i will pick them up at 5:30 today

- Donald Seoane viewed this subject.3/17/2023 11:02 AM

- **DS Donald Seoane 3/17/2023 11:03 AM**

4 or 5:30? Your message maid no sense.

- Nantita Seo viewed this subject.3/17/2023 11:38 AM

- **NS Nantita Seo 3/17/2023 11:42 AM**

5:30pm

- Donald Seoane viewed this subject.3/17/2023 11:46 AM

- **NS Nantita Seo 3/17/2023 2:29 PM**

5:30

- Donald Seoane viewed this subject.3/17/2023 4:38 PM

- **DS Donald Seoane 3/17/2023 4:38 PM**

We will be there before 530

- Nantita Seo viewed this subject.3/17/2023 4:42 PM

- **DS Donald Seoane 3/17/2023 5:23 PM**

We are here what is your ETA?

- Nantita Seo viewed this subject.3/17/2023 5:32 PM

- **NS Nantita Seo 3/17/2023 5:34 PM**

Sent the A\*\*\* and A\*\*\*\* out please im here and i know u see me

- Donald Seoane viewed this subject.3/17/2023 5:34 PM

- **DS Donald Seoane 3/19/2023 10:23 AM**

I need to know where our kids will be tomorrow and the rest of this week and if they are not going to be with you like the court has ordered you need to return them to me??? I will involve law enforcement again if need be. You have no legal right to hide my children from me as I have 50% custody.

- Nantita Seo viewed this subject.3/19/2023 11:15 AM

- **NS Nantita Seo 3/19/2023 12:51 PM**

They be with me

- Donald Seoane viewed this subject.3/19/2023 12:55 PM

- **DS Donald Seoane 3/19/2023 12:56 PM**

1. All week they children will be with you all day and night? 2. You are not working? 3. You are not placing them in a different daycare? Please confirm?

- Nantita Seo viewed this subject.3/19/2023 12:56 PM

- **NS Nantita Seo 3/19/2023 1:01 PM**

1. they be with me 2. I Dont have any information to give to you right now 3. I have no choice Because the kids get kick out of schools because of your actions and need to take of work

- Donald Seoane viewed this subject.3/19/2023 1:43 PM

- **DS Donald Seoane 3/19/2023 1:51 PM**

You keep lying blaming me but it doesn't change the fact that it's a lie and nothing more I have witnesses to prove it. its sad really YOU got them thrown out with your lying scamming usual self and games trying to make me look bad that backfired on you which is well documented as always. If you want to agree on a new daycare I'm open ears even though none have been approved by the courts order but Trinity. If you place them in one without telling me I will file another emergency motion for Contempt.

- Nantita Seo viewed this subject.3/19/2023 2:01 PM

- **DS Donald Seoane 3/22/2023 10:00 AM**

I need to know who our kids are with right now?

- Nantita Seo viewed this subject.3/22/2023 10:02 AM

- **DS Donald Seoane 3/22/2023 10:56 AM**

I see you read my message and ignored it. I need to know who the kids are with right now?????

- Nantita Seo viewed this subject.3/22/2023 10:58 AM

- **DS Donald Seoane 3/22/2023 11:05 AM**

Now it's been over an hour and I see you read my second message as well and ignored it. I MUST KNOW WHERE THE KIDS ARE RIGHT NOW AND WHO HAS THEM?

- Nantita Seo viewed this subject.3/22/2023 11:06 AM

- **DS Donald Seoane 3/23/2023 12:13 PM**

Law enforcement are looking for the children so you know since you want to play childish ignore games here and not tell me who has the kids and I need to now also confirm time for pickup at police station tomorrow. Do you want do 8:15am?

- Nantita Seo viewed this subject.3/23/2023 12:41 PM

- **NS Nantita Seo 3/23/2023 12:43 PM**

Confirm at 8:15 at police station and im already tell u last week stop harassing

- **NS Nantita Seo 3/23/2023 12:45 PM**

Pm not am

- **NS Nantita Seo 3/23/2023 12:47 PM**

If not i will drop the children off at 6 pm at police station which one works for for u 8:15 pm or 5 pm ?

- Donald Seoane viewed this subject.3/23/2023 1:38 PM

- **DS Donald Seoane 3/23/2023 1:44 PM**

Nobody harrassing you so stop lying with your fake victim BS as always as it wont work.im the father and have every right to know who has my kids and where they are at what don't you understand. The courts will make you understand this soon enough. Now I was asking for 8am not PM since you normally drop the kids at school at that time and claim you have to work. You want drop them in AM? If not you can do 2:30pm the normal time they are released from daycare.

- Nantita Seo viewed this subject.3/23/2023 1:54 PM

- **DS Donald Seoane 3/23/2023 4:50 PM**

I see you read my last message 3 hours ago and ignored it. Can I pick up kids in the morning after I drop my daughter at school. Second time I ask now?

- Nantita Seo viewed this subject.3/23/2023 4:56 PM

- **NS Nantita Seo 3/23/2023 4:59 PM**

I will drop the children off at police at 6pm not am

- Donald Seoane viewed this subject.3/23/2023 5:03 PM

- **DS Donald Seoane 3/24/2023 8:32 AM**

The court order says after daycare which is at 2:30 and if your not working and they are not in daycare it should be 2:30 at police station unless you can prove different? I don't want do late because of Friday traffic so what's the problem with 2:30?

- **DS Donald Seoane 3/24/2023 8:35 AM**

Unless your LYING AGAIN and not really taking care of the children and you are working and that's why you want to do 6pm. If not I see no reason you can't do 230pm and follow the courts order.

- Nantita Seo viewed this subject.3/24/2023 10:11 AM

- **NS Nantita Seo 3/24/2023 10:44 AM**

I can't do 2:30pm due to transportation issues. I need to wait for my boyfriend to get off since the car seats in his car.

- Donald Seoane viewed this subject.3/24/2023 10:46 AM

- **DS Donald Seoane 3/24/2023 10:48 AM**

I should be a jersey like u and your lawyer and say too bad pay for an Uber or your breaking the courts orders but that's fine I will be there at 6pm.

- Nantita Seo viewed this subject.3/24/2023 10:48 AM

- **NS Nantita Seo 3/30/2023 12:05 PM**

Please confirm kids pick up, tomorrow 6 pm at police station

- Donald Seoane viewed this subject.3/30/2023 12:27 PM

- **DS Donald Seoane 3/30/2023 12:28 PM**

Please confirm who will have the kids during the week in the day when you have to work? Have you found a daycare? Are you looking for a daycare?

- Nantita Seo viewed this subject.3/30/2023 2:41 PM

- **NS Nantita Seo 3/30/2023 3:04 PM**

The kids will be with me this next week

- Donald Seoane viewed this subject.3/30/2023 3:11 PM

- **DS Donald Seoane 3/30/2023 3:12 PM**

Ok I hope so, they will be at station at 6pm

- Nantita Seo viewed this subject.3/30/2023 3:24 PM

- **DS Donald Seoane 3/31/2023 9:10 AM**

Im will be working on getting our son his school supplies and school uniformers and wondering if you are planning to bring him to his school on your weeks? As I said weeks ago after the daycare unenrolled him I enrolled him to start in my daughters school. I will need to add you as a contact and pickup person if so. They also have a daycare/early morning care/aftercare if you need to use that?

- Nantita Seo viewed this subject.3/31/2023 2:23 PM

- **NS Nantita Seo 3/31/2023 5:41 PM**

Im here sent the kids out please

- Donald Seoane viewed this subject.3/31/2023 5:44 PM

- **DS Donald Seoane 3/31/2023 5:54 PM**

I'm noting here for court records you are AGAIN ignoring me refusing to answer my questions about our sons current school enrollment.

- Nantita Seo viewed this subject.3/31/2023 6:01 PM

- **NS Nantita Seo 4/1/2023 9:09 AM**

I need to talk with my lawyer and i have no information to give it to you right now sorry

- Donald Seoane viewed this subject.4/1/2023 10:25 AM

- **DS Donald Seoane 4/1/2023 10:28 AM**

Oh now you can reply now that your bias unfair judge got the boot and had to recuse herself. No keep ignoring me playing those childish ignore games so I can show it to the new judge. Please don't stop now. See you in court soon as ill be filing more motions this week.

- Nantita Seo viewed this subject.4/1/2023 10:30 AM

- **NS Nantita Seo 4/1/2023 10:31 AM**

I disagree have a nice day

- Donald Seoane viewed this subject.4/1/2023 11:10 AM

- **NS Nantita Seo 4/2/2023 12:36 PM**

Good afternoon can you pick up the kids today at police station @ 8 pm because i cant take off work

- Donald Seoane viewed this subject.4/2/2023 1:18 PM

- **DS Donald Seoane 4/2/2023 1:19 PM**

Yes no problem

- **DS Donald Seoane 4/2/2023 1:19 PM**

Can we do sooner though?

- Nantita Seo viewed this subject.4/2/2023 1:24 PM

- **NS Nantita Seo 4/2/2023 1:24 PM**

No 8 pm please

- Donald Seoane viewed this subject.4/2/2023 1:26 PM

- **DS Donald Seoane 4/2/2023 1:27 PM**

Ok no problem we will be there

- Nantita Seo viewed this subject.4/2/2023 1:41 PM

- **DS Donald Seoane 4/2/2023 7:34 PM**

We here early

- Nantita Seo viewed this subject.4/2/2023 7:35 PM

- **NS Nantita Seo 4/2/2023 7:36 PM**

On the way have get dinner for the kids

- Donald Seoane viewed this subject.4/2/2023 7:38 PM

- **DS Donald Seoane 4/3/2023 1:32 PM**

1. Our son is reporting that AGAIN you allowed him to stay in Michelle Gilliam's crack house with her smoking drugs in front of him and this time while you kept our daughter and he was there alone which needs to stop and is a violation of the courts orders but more importantly is not safe for him to be around that crackhead in that crackhouse. I am asking you AGAIN for it to stop. 2. As my previous lawyer and your lawyer decided around xmas time when you had to have me take care of the kids on your week that, that does not mean my time sharing week will be affected so you shouldnt get the kids back now till not this Friday but the following Friday when its your official time sharing turn. With that said I understand you have to work and want time with the kids so I am offering and messaging to see if we can make a agreement that if you like you can pick up the kids this Friday [[If your able to and not working]] but drop them back to me again this Sunday night so my time sharing schedule next week is not affected. I will be sacrificing my weekend this weekend with them which I already had plans to take them all somewhere with my daughter and is the only free time they have to play with their sister but I guess if you want that i will agree. Thoughts?

- Nantita Seo viewed this subject.4/3/2023 1:54 PM

- **NS Nantita Seo 4/3/2023 4:38 PM**

1. I disagree, what day was A\*\*\*\* supposedly left at Michelle's? 2. I understand that I won't get to see the kids till the following Friday. I thank you for offering me this weekend but it wouldn't be fair for you. Like you said you've already made plans and want the kids to have fun with S\*\*\*\*. I hope that kids have a great Easter.

- Donald Seoane viewed this subject.4/3/2023 6:43 PM

- **DS Donald Seoane 4/4/2023 7:51 AM**

Ok but my daughters school finishes for the year end of May and you might not be able to find daycare and I'm afraid your going to have to leave the kids with me all the time and not be able to see them so know any or every weekend it's fine with me if you take them as long as they stay with you and not Michelle or anyone else. I can also take our son to school everyday easy as I already am talking my daughter everyday and our son is already enrolled to go there. I just dropped her off as always.

- Nantita Seo viewed this subject.4/4/2023 8:27 AM

- **DS Donald Seoane 4/11/2023 8:15 AM**

The kids had a great Eater and we set them up a huge Easter egg hunt at one of my Fiance houses. Were wondering if you know yet if you are taking the kids weekends and giving the kids back Sunday or what the plans are so we can make plans. According to your lawyers email you wont be seeking another daycare as it would violate the courts orders but i cant trust anything any of you say so wondering what the truth and real plan is? Also so you know I sent an email asking about a settlement agreement for the sake of the children to your 3 lawyers so we can



settle this mess for them but they ignored it as clearly they are more interested in all the free Government grant money they can scam fighting me and your case as long as possible. You might want to realize this and stand up to them as they are not your mommy and shouldn't be telling you what to do as we all know you are very nieve and can't stand up for yourself or your kids. Just being honest. Let me know please so I can make plans.

- Nantita Seo viewed this subject.4/11/2023 8:18 AM

- **DS Donald Seoane 4/11/2023 2:07 PM**

It's been 7 hours since you read and ignored my last message and wondering if you can please answer it?

- Nantita Seo viewed this subject.4/11/2023 2:27 PM

- **NS Nantita Seo 4/11/2023 2:28 PM**

Sorry im busy i will answers you when i got time thank u

- Donald Seoane viewed this subject.4/11/2023 2:33 PM

- **NS Nantita Seo 4/11/2023 9:09 PM**

1. Yes I will be picking up the kids on Friday at 6:00pm. 2. I am looking for a school/child care for the kids, thanks to the children be expelled due to your actions. 3. I saw the email regarding a settlement which was laughable. You know the only thing I want is the kids, nothing will change that fact. Thank you for your offer though

- Donald Seoane viewed this subject.4/11/2023 9:42 PM

- **DS Donald Seoane 4/11/2023 9:51 PM**

I don't agree as you got them expelled but you do know you placing them in any other daycare is a violation of the court order and your lawyer told this on email to the judges Assistant this week so you are clearly knowingly trying to violate the courts order and I will be also be involving law enforcement also if you choose to do that. Only me and you or Trinity daycare to be watching the children. Let me know when you violate the courts order so I can file a motion and contact law enforcement. Furthermore I asked your lawyers for a offer for a settlement and not heard back with an offer. You will never get 100% custody so your wasting your time trying and only hurting the kids.

- Nantita Seo viewed this subject.4/11/2023 10:09 PM

- **DS Donald Seoane 4/12/2023 8:16 AM**

Also I want to remind you that you are not to enroll our son in any school as he is already enrolled in my daughter's school as I told you several times. Also I'm attaching the email from you lawyer to me and the JA clearly stating you are not to be placing the children in any other daycare or its a violation of the courts order but you doing so anyway which clearly is orders of your lawyers just proves more nothing you or any of your lawyers say is to be trusted and this exchange will also be sent to the judge thank you.

- **DS Donald Seoane 4/12/2023 8:18 AM**

See attached

- Screenshot\_20230412\_081322\_Gmail.jpg (Archived)
- Nantita Seo viewed this subject.4/12/2023 8:24 AM
- Nantita Seo requested Screenshot\_20230412\_081322\_Gmail.jpg.4/12/2023 8:24 AM
- Nantita Seo requested Screenshot\_20230412\_081322\_Gmail.jpg.4/12/2023 8:25 AM
- Nantita Seo requested Screenshot\_20230412\_081322\_Gmail.jpg.4/12/2023 8:25 AM
- Nantita Seo requested Screenshot\_20230412\_081322\_Gmail.jpg.4/12/2023 11:12 AM
- Nantita Seo requested Screenshot\_20230412\_081322\_Gmail.jpg.4/12/2023 11:12 AM
- Nantita Seo requested Screenshot\_20230412\_081322\_Gmail.jpg.4/12/2023 11:12 AM

- **DS Donald Seoane 4/12/2023 12:51 PM**

Talking parents is saying you you requested the image but it's not saying you read my message before it so maybe you missed it at 8:16am. Just a heads up.

- Nantita Seo viewed this subject.4/12/2023 2:16 PM

- **NS Nantita Seo 4/14/2023 7:36 AM**

Please confirm kids pick up today 6 pm At police station?

- Donald Seoane viewed this subject.4/14/2023 9:46 AM

- **DS Donald Seoane 4/14/2023 9:50 AM**

Yes but still waiting an answer about the issues in my last 3 messages including you going against your lawyers email and willingly violating the courts orders having anyone but me or u or trinity watch the kids also about our sons current SCHOOL Enrollment and other things. Why don't u go back and read and respond as I don't have time for your childish games.

- Nantita Seo viewed this subject.4/14/2023 10:25 AM

- **DS Donald Seoane 4/14/2023 3:40 PM**

5 hours AGAIN since you read and ignored AGAIN my messages. I'm stilling waiting on a response as well as where the kids will be and who they will be next week? As I stated before if you are going to follows the courts order and not break them and give them back to me Sunday night I need to know now. You shouldn't be playing these stupid childish games and u should be giving me the courtesy to answer since I am nice enough to always accommodate you and take the kids when you can't. I await your response????????

- Nantita Seo viewed this subject.4/14/2023 4:12 PM

- **NS Nantita Seo 4/14/2023 4:16 PM**

Thank you sorry im at work .The kids will be with me this weekend and you will pick up the kids agian on Sunday night at 8 pm

- Donald Seoane viewed this subject.4/14/2023 4:16 PM

- **DS Donald Seoane 4/14/2023 4:18 PM**

That's fine with me the kids are always safe with me. Can you confirm you are still looking for a daycare even though you know it's against your lawyers and the courts orders?

- Nantita Seo viewed this subject.4/14/2023 4:19 PM

- **NS Nantita Seo 4/14/2023 4:23 PM**

I disagree have a nice day im on my way to get the kids .

- Donald Seoane viewed this subject.4/14/2023 5:26 PM

- **DS Donald Seoane 4/14/2023 5:32 PM**

You disagree with what? You are or you aren't trying to place them with someone other than me, you or Trinity which is against the courts orders? You forget it's all documented here and with your lawyers email which I attached here for you to see. Stop playing childish games already and just answer the question. We are in traffic and might be a little late.

- Nantita Seo viewed this subject.4/14/2023 6:00 PM

- **DS Donald Seoane 4/16/2023 11:04 AM**

Confirming pickup for tonight at 8pm? Anyway we can do 6pm? If not 8 is fine.

- Nantita Seo viewed this subject.4/16/2023 11:08 AM

- **NS Nantita Seo 4/16/2023 11:08 AM**

8 pm, thank you

- Donald Seoane viewed this subject.4/16/2023 12:02 PM

- **DS Donald Seoane 4/16/2023 8:00 PM**

The kids are telling me that they been at your porn fans house all weekend and that you are moving them there and that all thier stuff is thier and they are not happy there. Are you also selling our house differing more assets of our marriage? I need a answer because this is not good for the kids at all.

- Nantita Seo viewed this subject.4/16/2023 8:17 PM

- **NS Nantita Seo 4/16/2023 8:20 PM**

You can continue to make false statements. I entirely disagree with an wild comments or accusation you continue to make.

- Donald Seoane viewed this subject.4/16/2023 8:28 PM

- **DS Donald Seoane 4/16/2023 8:30 PM**

Funny you are claiming they are lying but this is what they are telling me and that's why I asked. I'm not making it up. So your claiming they have been home all weekend and are not moving into his house and they are lying I guess. Ok.

- Nantita Seo viewed this subject.4/16/2023 8:34 PM

- **DS Donald Seoane 4/16/2023 8:35 PM**

By the way incase you want to try and lie AGAIN and say I'm making this up its all on video from the time I picked them up and I'm not the one who was impeached as a witness for constantly lying to the courts YOU ARE.

- Nantita Seo viewed this subject.4/16/2023 8:35 PM

- **NS Nantita Seo 4/16/2023 8:48 PM**

I am not claiming anything as I stated I will disagree with all of your baseless accusation. Especially from integrating the kids

- Donald Seoane viewed this subject.4/16/2023 9:14 PM

- **DS Donald Seoane 4/16/2023 9:19 PM**

Interrogating huuu? Funny. Yea you cant claim anything cause you know what they are saying is true. Like I said it's on video and neither me them are known compulsive liars to the courts. YOU ARE THOUGH. If your selling or have sold or loaned the titled of our house you need to tell me now so I can notified the courts immediately. If not it's now documented here.

- Nantita Seo viewed this subject.4/16/2023 9:25 PM

- **NS Nantita Seo 4/20/2023 9:18 AM**

Please confirm pick the children up on Friday @ 6 pm For the weekend and drop the children off agian on Sundays at 8 pm at kissimmee police station

- Donald Seoane viewed this subject.4/20/2023 9:32 PM

- **DS Donald Seoane 4/20/2023 9:33 PM**

So you going to take my weekends and every weekend? I'm fine with it just confirming.

- Nantita Seo viewed this subject.4/20/2023 10:05 PM

- **NS Nantita Seo 4/20/2023 10:08 PM**

You did offer that did you not? I am going to take the offer to spend as much time with the kids as I can until the situation with child care is taken care of

- Donald Seoane viewed this subject.4/20/2023 10:22 PM

- **DS Donald Seoane 4/20/2023 10:23 PM**

Yes ok no problem.

- **DS Donald Seoane 4/20/2023 10:26 PM**

Also please don't have the children in your porn fans home fighting with his wife over you and them hiding upstairs in fear again this weekend like you did last weekend. It's not good or safe for them.

- Nantita Seo viewed this subject.4/20/2023 10:33 PM

- **DS Donald Seoane 4/23/2023 2:59 PM**

Confirm pickup tonight 8pm

- Nantita Seo viewed this subject.4/23/2023 4:21 PM

- **NS Nantita Seo 4/23/2023 4:21 PM**

Yes

- Donald Seoane viewed this subject.4/23/2023 4:29 PM

- **DS Donald Seoane 4/23/2023 9:15 PM**

I would appreciate it if at the drop offs instead of you trying to make a huge scene for your videos of our son when he is crying instead walk him half way to my truck and hand him to my 11 year daughter and you drive away instead of sitting around taking video making him cry for 20 minutes for your video. I have video of him saying he did this because you don't discipline him at all, never put him in the corner and never take away his Nintendo and I do. If you think this is good for him it's not and the courts will also see this. Once he is here with us he is VERY happy and doesn't want to go to you either but I tell him it's OK and he has to go with you and not to cry or make a scene and I have videos of that also.

- Nantita Seo viewed this subject.4/23/2023 9:40 PM

- **NS Nantita Seo 4/24/2023 12:17 AM**

First, i disagree, Sad that you think I would need to put on a show or that I should accommodate you rather than worrying about A\*\*\*\*. I handed A\*\*\*\* off to your eleven year old daughter S\*\*\* multiple times. A\*\*\*\* broke free multiple time and ran back to me then tried to run away altogether. When he is with me he does not get disciplined because he behaves. He only gets his Nintendo when driving in the car or when we are home at the end of the day. I will not walk half way to your vehicle because there is still a restraining order in place and you're supposed to stay five hundred feet away. I consoled our son and our daughter because neither one wants to go with you. The only reason A\*\*\* was happy was because you promised her a surprise at home. The only reason I left this evening was because you kept getting closer and closer making me feel unsafe.

- Donald Seoane viewed this subject.4/24/2023 4:27 AM

- **DS Donald Seoane 4/24/2023 4:43 AM**

All lies as always and stop your fake victim BS safty nonsense already. Try that in court again please Mrs impeached as a witness for lying and was the one hitting me not me hitting you. The order says 500ft but also says we are to do exchanges of kids at police station and the police station is not even 200ft across wide. Your claims you never have to discipline the kids cause they never misbehave are so laughable. Please try to tell that one to the judge. I took video also that shows you with your camera and not driving off or walking away to your porn fans old junk car multiple times when you had a Chace.even when you got in it you had him back up and sit there in the middle of the parking lot filming upsetting our son more for several minutes instead of driving away I also have on video. All you do is as always lie lie lie lie. Do what you want and ruin everything as always that hurts the kids like you done to our marriage and thier futures and I'll keep filming it and showing it to the courts nothing more I can do sadly and they suffer for your actions.

- Nantita Seo viewed this subject.4/24/2023 6:39 AM

- **DS Donald Seoane 4/25/2023 9:47 AM**

Instead of injecting our children with stuff you didn't even know what was inside and you couldnt tell me what it was when you should have got them a vaccine religious exemption now I have got them for them. See attached.

- 20230425\_094132.jpg (Archived)
- 20230424\_155613.jpg (Archived)

- Nantita Seo viewed this subject.4/25/2023 10:19 AM
- Nantita Seo requested 20230425\_094132.jpg.4/25/2023 10:23 AM
- Nantita Seo requested 20230425\_094132.jpg.4/25/2023 10:35 AM
- Nantita Seo requested 20230424\_155613.jpg.4/25/2023 10:35 AM

- **DS Donald Seoane 4/25/2023 7:27 PM**

Funny thing today as you know DCF met me and the kids because of the false fraudulent report that either you or one of your porn fan prostitution clients boyfriends you had make against me. Like everything else you and your group of liars have tried it has failed as the children were all interviewed on video and there was zero concerns or marks on them. While you do abuse and neglect the kids and have caused them injury countless times that DCF has covered up for you your plan to turn it on me has failed again. NOBODY is around the children when they are with me but my fiance so it would be completely impossible for anyone but you or your group of liars to make such a fraudulent report to DCF. Just wanted to put this here for the judge to see. Hopefully sooner than later the judge and courts remove your custody to keep the children safe and see the countless lies you all including DCF have tried and failed.

- Nantita Seo viewed this subject.4/25/2023 7:37 PM

- **NS Nantita Seo 4/25/2023 7:52 PM**

I disagree with you saying I did anything, and if you remember Judge Collins ordered DCFS to inspect your residence and the children. Unlike you contacting the Osceola Sheriff's Department multiple times with false reports.

- Donald Seoane viewed this subject.4/25/2023 8:47 PM

- **DS Donald Seoane 4/25/2023 9:04 PM**

As always all you do is LIE LIE LIE LIE LIE as the court notes and emails with your lawyers and your lawyers proposed order to judge Collins and her order where she didn't include a order to dcf which was verbally ordered by her to be done at your home about you and Michelle's abuse of the children after you caused him injuries leaving him in her crack house with Tomy while breaking the courts orders which was the whole reason i filed my emergency order to remove your contact and was before I had to file 2 JQC complaints against judge collins for colluding with your side covering up your abuse but keep lying as it's all documented on court notes and court records and DFC records now. This investigation had nothing to do with Collins and was made by a Anonymous reporter which is clearly you or your porn fan prostitution clients which you instructed to do which I will prove In court. Furthermore it claimed A\*\*\* had bruises all over her which was proven to be a lie today on video. Keep lying and playing these games with your female feminist liars at DCF and I'll keep documenting it for the judge. The sheriff office reports I made were valid and I stand behind them and each and ever time you break the courts orders again or put our children in danger again I will report it again.

- Nantita Seo viewed this subject.4/25/2023 9:21 PM

- **NS Nantita Seo 4/27/2023 8:10 PM**

Please confirm A\*\*\* and A\*\*\*\* pick up tomorrow 6 pm At Kissimmee police station. I will drom the children off agian on Tuesday night at 8 pm

- Donald Seoane viewed this subject.4/27/2023 8:52 PM

- **DS Donald Seoane 4/27/2023 9:01 PM**

Why Tuesday and not Sunday? Who will have the children those 4 days? Don't you work or do you have 4 days off?

- Nantita Seo viewed this subject.4/27/2023 9:07 PM

- **NS Nantita Seo 4/27/2023 9:10 PM**

I will have the children for the entire time, and I took two days off because I miss the kids. Please stop questioning me since I never question you about your time with the children

- Donald Seoane viewed this subject.4/27/2023 9:18 PM

- **DS Donald Seoane 4/27/2023 9:23 PM**

I will question if you will be taking care of them or breaking the courts orders AGAIN as you have a long history of leaving them with crackheads Michelle Gilliam and Tony Nameme and your prostitutionclient porn fans and if you don't like It too bad. And if you choose not to answer

that's fine also cause I'll send law enforcement out AGAIN. I'm sure the judge has no problem of me asking where my kids will be and who they will be with.

- Nantita Seo viewed this subject.4/27/2023 9:29 PM

- **NS Nantita Seo 4/27/2023 9:34 PM**

I answered your question. I disagree with your statment about ever leaving the children with anyone or viiolating the court's order.

- **NS Nantita Seo 4/27/2023 9:36 PM**

Can you please confirm about pickup A\*\*\* and A\*\*\*\* tomorrow that all im ask . is my week to spend time with the children

- Donald Seoane viewed this subject.4/27/2023 9:42 PM

- **DS Donald Seoane 4/27/2023 9:53 PM**

You can disagree all you want but you and everyone around you including all 3 of your lawyers and many more including DCF are documented all over the place including court records, here and everywhere else doing nothing but lie lie lie lie lie lie and lying for YOU all my evedence and you being expeached as a witness for lying and you lying to police and having me falsely arrested and me getting 2 not guilty by a jury and on and on and on not to mention you lie cheat steal, lie cheat steal, lie cheat steal that caused this whole divorce and ruined the kids lives so don't get me started and don't tell me to trust you and not to ask where my kids will be and who they will be with. You will NEVER be trusted cause you have proved you will NEVER change. 10 years of wasted marriage I saw enough. Yes I can drop off kids tomorrow but not sure on time so if we can confirm around 5pm what time to meet because my fiance at hospital so I might need drop them at 8pm or later if that's ok with you? I should be fine for 6pm though.

- Nantita Seo viewed this subject.4/27/2023 9:55 PM

- **NS Nantita Seo 4/27/2023 9:58 PM**

Thank you

- **NS Nantita Seo 4/27/2023 10:00 PM**

6pm is perfect

- Donald Seoane viewed this subject.4/27/2023 10:05 PM

- **DS Donald Seoane 4/27/2023 10:11 PM**

I didn't confirm 6pm. I have more than accommodated you countless times for you just flat being a irresponsible and or bad parent and asked you "we can confirm around 5pm what time to meet because my fiance at hospital so I might need drop them at 8pm or later if that's ok with you?" So hopefully you can accept me confirming with you tomorrow around 5pm a official later time for drop-off if i cant make 6pm? Note I NEVER need you for ANYTHING for the kids as unlike



you I have family and a support system for them here in USA so I'm only asked for you to be lenient with me confirming drop-off time tomorrow.

- Nantita Seo viewed this subject.4/27/2023 10:19 PM

- **DS Donald Seoane 4/28/2023 4:14 AM**

Ok here is the deal my finace is 7 cm dilated and it would be really good for the kids not to miss the birth of thier brother and to see him after he comes out so what do you want to do? Can you take the kids a day or two late? I'm thinking she will deliver anytime today or tonight as they have her on meds now inducing the labor. Its a natural labor no C Section but she is early. This will be thier only chance in life to experience the birth of thier sibling and would be great for them to be able to say to him later in life they were their when he was born. This is a big deal. Don't worry they are not going to see stuff they are not suppose to like blood or between her legs or anything.

- **DS Donald Seoane 4/28/2023 4:25 AM**

Also the pictures of the newborn and them are priceless and if you take them tonight and she doesn't deliver till morning we won't be able to get them.

- Nantita Seo viewed this subject.4/28/2023 6:46 AM

- **NS Nantita Seo 4/28/2023 7:07 AM**

Good morning sound like you got your hands full .But thank you if you need me to pick up the kids this morning or anytime before 6 pm i will take off work and come get the children. Also i dont think they allow in the labor room . I already have plan with the children this weekend and till Tuesday

- Donald Seoane viewed this subject.4/28/2023 7:11 AM

- **DS Donald Seoane 4/28/2023 7:15 AM**

We are all in labor room now so again if they miss it cause of you being selfish that would really suck. I'm giving you my weekends and accommodating you anytime you need me to so can you allow them to stay till the baby is born and get them either late tonight or tomorrow? At this point I think you getting them tomorrow would be even better.

- Nantita Seo viewed this subject.4/28/2023 7:16 AM

- **NS Nantita Seo 4/28/2023 7:37 AM**

You have been accomidated repeatedly because of this birth. You being accommodating allowing me the kids on your weekends isnt being kind because of the kids being expeled from Trinity I dont get my weeks. As I stated I have plans with the kids this weekend and I explained that to you already. The kids will get to meet their sibling when go back to you agian on Wednesdays. They dont need to see him brought into the world. God forbid if something happens during labor the last thing you need to worry about is our kids bein there please lets me know a time to pick the children up today early or later tonight

- Donald Seoane viewed this subject.4/28/2023 7:40 AM

- **DS Donald Seoane 4/28/2023 7:48 AM**

You on top of being a well court documented cheating thieving compulsive liar are selfish and evil. You got them expelled from daycare so don't even go there. They will be here with us till the baby is born and I will message you when I am able to drop them off which may not be till tomorrow and I'm sure the courts will understand. If you want push this issue then we can follow the court order to the tee from now on and the kids can stay with me on my weekends also. I'm only asking you some extra hours so they can see their baby brother and get pictures when he is first born and I'm sure the judge will think that's ok. I will sit with them outside delivery room till he comes out so if something goes wrong they won't witness it. Unlike you I never put the children in danger.

- **DS Donald Seoane 4/28/2023 7:58 AM**

Here is a picture of them with thier "it's a boy" hats for the judge to see how anxious and happy they are while you are trying again to be evil and selfish and hurt them. I'm sure the judge won't agree that they should be in crackhead Michelle Gilliams house and with you and your porn fans instead of witnessing the birth of their baby brother and meeting him for the first time for you to sacrifice a couple hours with them that I have given you countless times of my time anyways.

- 20230428\_075319.jpg (Archived)

- Nantita Seo viewed this subject.4/28/2023 8:28 AM
- Nantita Seo requested 20230428\_075319.jpg.4/28/2023 8:28 AM
- Nantita Seo requested 20230428\_075319.jpg.4/28/2023 8:29 AM

- **NS Nantita Seo 4/28/2023 8:47 AM**

The kids appear to be extremely tired not excited and I am not the one being selfish you are. You are keeping the kids in a hospital waiting for a photo opportunity rather than allowing to sleep or play. As for the rest of the things you claim/stated I disagree. We both know why the kids were expelled and we both know that I am the only one that watches the kids. You made the offer for the kids every weekend I did not ask you, it is my weekend/week, I miss the kids and want them. I am fine if it is at 8pm but if your fiancé is as dilated as you say she is then the baby should be there by 11am, without complications.

- Donald Seoane viewed this subject.4/28/2023 8:47 AM

- **DS Donald Seoane 4/28/2023 9:03 AM**

I don't have time for your lies or BS false allegations. The kids had just woke up when I took that photo for you and the courts and they slept all night just fine from about 9pm till morning. They are about to give my finace a epidural and I'm headed to my fiance house an hour away with them now to get them taken care of and fed and feed our pets and we are almost there now then we headed back to hospital. While the epidural will ease her pain it can also delay the delivery and this is not just about a photo op its about them and what they want and what's best for them which is to see their baby brother which they have waited 9 months for. While I know and can easily prove in court I'm talking to one of Nantitta"s 3 selfish compulsive lying lawyers as most

times here anyways I will still stand my ground on what's best for the kids. I will send more pix when we get back to hospital soon. You can wait and accommodate what's best for the kids like I have countless times for you.

- Nantita Seo viewed this subject.4/28/2023 9:24 AM

- **NS Nantita Seo 4/28/2023 9:44 AM**

OK is fine i hope everything is okay and please make sure the children dont get see anything in the labor room what time would you like to drop the children off tomorrow? Please lets me know

- Donald Seoane viewed this subject.4/28/2023 9:54 AM

- **DS Donald Seoane 4/28/2023 10:02 AM**

I'm not sure as I said many times since yesterday that tonight even might be fine. Depends on what time she deliveres, I will update you once I know. I'm headed back to hospital now with kids and will send pix once I get there and I'm able to.

- Nantita Seo viewed this subject.4/28/2023 10:11 AM

- **NS Nantita Seo 4/28/2023 10:11 AM**

Thank you

- Donald Seoane viewed this subject.4/28/2023 10:40 AM

- **DS Donald Seoane 4/28/2023 10:42 AM**

Attached is a pic of them now at hospital. My Fiancé got the epidural over an hour ago and is sleeping now. The kids are fine.

- 20230428\_103945.jpg (Archived)

- Nantita Seo viewed this subject.4/28/2023 10:45 AM
- Nantita Seo requested 20230428\_103945.jpg.4/28/2023 10:46 AM

- **NS Nantita Seo 4/28/2023 10:49 AM**

Thank you for the pictures they so cute i miss the kids

- Donald Seoane viewed this subject.4/28/2023 10:54 AM
- Nantita Seo requested 20230428\_103945.jpg.4/28/2023 12:52 PM
- Nantita Seo requested 20230428\_103945.jpg.4/28/2023 1:05 PM
- Nantita Seo requested 20230428\_103945.jpg.4/28/2023 1:05 PM
- Nantita Seo requested 20230428\_103945.jpg.4/28/2023 2:22 PM

- **DS Donald Seoane 4/28/2023 2:33 PM**

Not sure if she is going to deliver tonight or tomorrow as she is still 7cm dilated but they did break her water around 9am and the epidural seems to just be making her sleep all the time.

Furthermore if she does deliver the smaller kids cant stay here after delivery with me. I would have to take them home to her house and comeback in morning which is fine and ok but i know you want see them tonight. So how late can you pickup the kids encase the baby does come tonight? Is 9pm or 10pm too late? Also can you ask your lawyers if it would be OK and not breaking the courts orders for you to pick them up here at Adventhealth Celebration Hospital main entrance and 2. if I stay upstairs and send my 11 year old down with phone and video to escort them downstairs to meet you in lobby? It's MUCH closer to both of us than police station an hour away in Friday traffic and if I'm upstairs I don't see any issue other than you and your lawyers approving my daughter walking them downstairs. Maybe i can even get a nurse or security to escort them also. Let me know ASAP please.

- Nantita Seo viewed this subject.4/28/2023 2:41 PM

- NS Nantita Seo 4/28/2023 3:34 PM

I will let's u know need to talk with my lawyer

- Donald Seoane viewed this subject.4/28/2023 3:36 PM

- DS Donald Seoane 4/28/2023 4:01 PM

Ok update as of 3pm and doctored checked her and baby and said she is almost 7/8cm and baby head not straight and if in another 3 hours she not 10cm and baby head straight they going to do C Section.C Section should take long either though.

- Nantita Seo viewed this subject.4/28/2023 4:04 PM

- NS Nantita Seo 4/28/2023 4:05 PM

What time do u want me to pick the kids up ?

- Donald Seoane viewed this subject.4/28/2023 4:05 PM

- DS Donald Seoane 4/28/2023 4:05 PM

I mean C Section SHOULDNT take long.

- Nantita Seo viewed this subject.4/28/2023 4:05 PM

- NS Nantita Seo 4/28/2023 4:06 PM

Just get off work will let's u know later

- Donald Seoane viewed this subject.4/28/2023 4:07 PM

- DS Donald Seoane 4/28/2023 4:07 PM

Not sure like I said depends when baby comes out so they can see him if your willing to come later like I said. That's why I'm updating you wish info as I get it

- Nantita Seo viewed this subject.4/28/2023 4:07 PM

- NS Nantita Seo 4/28/2023 5:25 PM

I understand you're under a lot of stress right now. I am more than willing to come and pick the kids up from the hospital as you suggested. I'd prefer the kids aren't up too late since they were up early this morning. It seems to make the most sense for me to come pick the kids up from the hospital to help remove some of your stress and the stress on the kids. Thank you for keeping me informed. I know this can't be easy, and without actually knowing when the baby will arrive it seems to be the best choice.

- Donald Seoane viewed this subject.4/28/2023 5:28 PM

- **DS Donald Seoane 4/28/2023 5:35 PM**

I always come well packed and prepared with everything as you know and the kids are here playing toys and nintendos in our nice huge room here next to my fiancée and everything is great. She's sleeping on and off with no pain. No stress. They're looking forward to seeing their brother and want to see him and they keep asking when they can see him. That's why I keep saying I think it's best for them if you come later. This hospital is 10 times closer to you than police station so yeah it's easier for you also. I'll keep you posted on what the doctor says at 6 or 630 and the baby's status. I'll even send pics with our kids and newborn if we get that far if it doesn't get too late and you are willing to wait. The kids are more than happy though.

- **DS Donald Seoane 4/28/2023 5:36 PM**

Here is another pic

- 20230428\_173542.jpg (Archived)

- Donald Seoane requested 20230428\_173542.jpg.4/28/2023 5:37 PM

- Nantita Seo viewed this subject.4/28/2023 5:37 PM

- Nantita Seo requested 20230428\_173542.jpg.4/28/2023 5:40 PM

- **DS Donald Seoane 4/28/2023 5:45 PM**

A\*\*\* is playing her toys.

- 20230428\_174409.jpg (Archived)

- 20230428\_174252.jpg (Archived)

- Nantita Seo viewed this subject.4/28/2023 5:45 PM

- Nantita Seo requested 20230428\_174409.jpg.4/28/2023 5:45 PM

- Nantita Seo requested 20230428\_174252.jpg.4/28/2023 5:46 PM

- Nantita Seo requested 20230428\_174409.jpg.4/28/2023 5:50 PM

- Nantita Seo requested 20230428\_174252.jpg.4/28/2023 5:50 PM

- **NS Nantita Seo 4/28/2023 5:57 PM**

I am glad that you have a nice room for you to wait in, but you still have not stated what time you'd like me to get the kids. Currently you have said 9, 10 or tomorrow. If it's tomorrow then

you need to take the kids home anyways. I agreed to tomorrow but what time tomorrow. Currently it makes more sense for me to get the kids at 8pm since everything with the baby is still up in the air.

- Donald Seoane viewed this subject.4/28/2023 6:07 PM

- **DS Donald Seoane 4/28/2023 6:12 PM**

I'll let you know as soon as I know. They just checked her and she at 9cm now and they calling doctor to see what they going to do but at this point I say let's plan on tonight towards 10pm but not sure. I'll let u know when I know which should be soon.

- **DS Donald Seoane 4/28/2023 6:28 PM**

Ok I spoke to doctor on phone and she said they going to check her again at 7pm to see if she 10cm and can deliver or they going to do a C Section or what.

- **DS Donald Seoane 4/28/2023 6:32 PM**

A\*\*\*\* and A\*\*\* are both now taking a nap in my arms so you know so they are fine.

- **DS Donald Seoane 4/28/2023 7:09 PM**

Nurse is here and said Doctor is on her way. I'll update you when I get more.

- Nantita Seo viewed this subject.4/28/2023 7:13 PM

- **NS Nantita Seo 4/28/2023 7:14 PM**

Thank

- Donald Seoane viewed this subject.4/28/2023 7:32 PM

- **DS Donald Seoane 4/28/2023 7:37 PM**

She is now +1cm and they trying pull him out while she pushes. Hope to have him out soon but can take a few hours but could happen right now. Kids are asleep so I'll update you once baby out and I wake kids.

- Nantita Seo viewed this subject.4/28/2023 7:38 PM

- **NS Nantita Seo 4/28/2023 7:39 PM**

Thank

- **NS Nantita Seo 4/28/2023 7:42 PM**

Hopefully your son healthy so as your My Fiancé good luck please lets me so i can come get the kids

- **NS Nantita Seo 4/28/2023 7:43 PM**

I mean \*Let's me know \*

- Donald Seoane viewed this subject.4/28/2023 8:00 PM

- **DS Donald Seoane 4/28/2023 8:02 PM**

They still in a deep sleep so I'll let you know. Please be patient as this is important to everyone including them even if it runs a little past 10pm. Thank you

- Nantita Seo viewed this subject.4/28/2023 8:05 PM

- **DS Donald Seoane 4/28/2023 8:57 PM**

Doctor is here trying get baby out with nurse and they did ultrasound and confirmed baby is facing up instead of down AND head is sideways. They are not going to make her push 4 hours total and only going to give her another hour as a chance to do this without a C Section. So around 10pm if baby is not out or atleast turned correctly then they are going to give up and send her for a C Section. It is very possible they said baby can come out in this position also. Either way kids are still sound a sleep comfortable under blankets with pillows so I'll keep you posted.

- Nantita Seo viewed this subject.4/28/2023 8:58 PM

- **DS Donald Seoane 4/28/2023 9:45 PM**

Go ahead and come get them ASAP because she going for a C section and things are turning bad and I can't take them in that area. They are asleep still and I'm staying with them till u get here

- **DS Donald Seoane 4/28/2023 9:46 PM**

Please give me a ETA when u can.

- Nantita Seo viewed this subject.4/28/2023 9:46 PM

- **DS Donald Seoane 4/28/2023 9:59 PM**

Do you have eta?

- Nantita Seo viewed this subject.4/28/2023 9:59 PM

- **NS Nantita Seo 4/28/2023 9:59 PM**

40 min or more because You already know that i dont drive or have a car to go get them i have to waiting for my boyfriend to pick me and go get the children and needed me ASAP to go get the kids not cool

- Donald Seoane viewed this subject.4/28/2023 9:59 PM

- **DS Donald Seoane 4/28/2023 10:02 PM**

It's fine we can wait. They still u sleeping no rush. Even if you couldn't take them I would just take them home to her house and stay with them myself. I just wouldn't be able to be with my finace over night at hospital.

- Nantita Seo viewed this subject.4/28/2023 10:09 PM

- **DS Donald Seoane 4/28/2023 10:17 PM**

They are letting all of us go to the video viewing area now to see baby through window and get pix through window. We just woke kids up cause they rolled her out. They said in 10 minutes baby will be out.

- Nantita Seo viewed this subject.4/28/2023 10:21 PM

- **NS Nantita Seo 4/28/2023 10:21 PM**

No is my time i want to see the kids and have fun with them as i plans this weekend i been giving you more time and more because you want them to see they baby brother .Im be there soon us i can and lets you know

- Donald Seoane viewed this subject.4/28/2023 10:21 PM

- **DS Donald Seoane 4/28/2023 10:24 PM**

Yea yea yea me me me we all know how selfish you are and don't care the kids. Nothing new. Just message me when your down stairs at front main entrance. what's your ETA?

- Nantita Seo viewed this subject.4/28/2023 10:28 PM

- **NS Nantita Seo 4/28/2023 10:30 PM**

I disagree. I already say 40 min or more

- Donald Seoane viewed this subject.4/28/2023 10:31 PM

- **DS Donald Seoane 4/28/2023 10:33 PM**

Disagree all you want but it's documented here and on court records and everywhere else. You only didn't the kids at 8pm cause of all my messages fighting your greed and selfishness clearly above.

- Nantita Seo viewed this subject.4/28/2023 10:34 PM

- **DS Donald Seoane 4/28/2023 10:43 PM**

We hear baby and about to get to see him. Kids are so excited and happy not that you care.

- 20230428\_224151.jpg (Archived)

- Nantita Seo viewed this subject.4/28/2023 10:43 PM
- Nantita Seo requested 20230428\_224151.jpg.4/28/2023 10:44 PM

- **DS Donald Seoane 4/28/2023 10:46 PM**

Here's more

- 20230428\_224549.jpg (Archived)
- 20230428\_224417.jpg (Archived)



- Nantita Seo viewed this subject.4/28/2023 11:02 PM
- Nantita Seo requested 20230428\_224549.jpg.4/28/2023 11:03 PM
- Nantita Seo requested 20230428\_224417.jpg.4/28/2023 11:03 PM

• **NS Nantita Seo 4/28/2023 11:04 PM**

On my way to get the kids be there less than 15 min

- Donald Seoane viewed this subject.4/28/2023 11:04 PM

• **DS Donald Seoane 4/28/2023 11:04 PM**

Message us when u here.

- Nantita Seo viewed this subject.4/28/2023 11:09 PM

• **NS Nantita Seo 4/28/2023 11:14 PM**

Im here

• **NS Nantita Seo 4/28/2023 11:16 PM**

Did the kids eat dinner or anything?

- Donald Seoane viewed this subject.4/28/2023 11:17 PM

• **DS Donald Seoane 4/28/2023 11:18 PM**

Yes and where exactly? Inside lobby? I'll send them down when I know.

- Nantita Seo viewed this subject.4/28/2023 11:18 PM

• **NS Nantita Seo 4/28/2023 11:19 PM**

Im outside the lobby in the front

- Donald Seoane viewed this subject.4/28/2023 11:19 PM

• **DS Donald Seoane 4/28/2023 11:22 PM**

The there coming down now. They had 2 meals today and snacks but slept a while and hungry now so can eat again.

• **DS Donald Seoane 4/28/2023 11:22 PM**

Opps I typed 3 meals my keyboard error

- Nantita Seo viewed this subject.4/28/2023 11:23 PM

• **NS Nantita Seo 4/28/2023 11:23 PM**

Are you sending them down is almost midnight they should be in bed

- Donald Seoane viewed this subject.4/28/2023 11:24 PM

- **DS Donald Seoane 4/28/2023 11:25 PM**

Oh stop it already tell it to the courts. I'll be glad show them all this.

- Nantita Seo viewed this subject.4/29/2023 12:24 AM

- **NS Nantita Seo 4/29/2023 12:24 AM**

I got the kids just want to let you know they are hungry and didn't eat dinner like you were telling me they did. They say they only had breakfast and Lunch. I stopped and got them diner now dont worry . Also they didn't shower . According to what A\*\*\*\* said and both of the children they dont want to be there you make them stay there and wait to see their baby brother and keep telling you they want to go home. They're really tired. Also you promised not to let the children see any blood, they are telling me they did see alot of blood when the baby born. i dont know what to tell or say anymore hopefully they not traumatized. Have a good night

- Donald Seoane viewed this subject.4/29/2023 12:27 AM

- **DS Donald Seoane 4/29/2023 12:50 AM**

Oh BS try tell these lies in court please as I can prove its all what you always do is LIE LIE lie lie lie. AS YOU SAY LIELAND NOT THAILAND AND BHUDDA TELL YOU ITS OK TO LIE! I even messaged you when I was at the house this morning and if you check the photos before and then after it proves they showered and changed clothes when I took them to the house. They eat 3 meals and no blood was seen. Keep lying though please as it's great for my case and everything im collecting to prove what a horrible mother and compulsive liar you are. Your the one that leaves them in Michelle Gilliam"s crackhouse with her doing drugs around them and then they get hurt and now our son has a permanent scar on his lip from it. Then you go and let your porn fans sleep in the bed with our 3 year old daughter which you even admitted to in court. WHAT A GREAT MOM U ARE! Let's compare what's better for them in court with my solid evidence against your easily proven compulsive lying BS. See you in court. I got plenty of witnesses and evidence. Hopefully sooner than later you walk away and stop hurting them further. You want be a good mother then stop being a porn star prostitute and go take care your first daughter you abandon in Thailand 10 plus years ago ruining her life as our 2 kids are perfectly happy and safe here with me and my fiance and thier sister and now new brother. She takes 100 times better of them than you and will testify about everything and it's all FACTS! Seriously without me and my family here for them who you got? Your porn fans? Prostitution clients? Who? You have no family here and nothing for them but your lying, cheating ,thieving self that already made a mess of thier lives that they one day will know you lied trying to have daddy put in jail to take them away. These facts you can never change. Go to fix your life and raise your kid before you try and fix thiers or tell me how to father my kids.

- Nantita Seo viewed this subject.4/29/2023 12:54 AM

- **DS Donald Seoane 4/29/2023 1:02 AM**

Oh and I encourage you to have your lawyers file all this BS so I can file my responses proving its all more of you are everyone around you's lies. I will be filing a legthy motion and response to all your lawyers lies in the emergency motion they filed today like the dirty liars they are filing stuff on a friday when they know im at the hospital having a baby and like everything else on the

court docket it will just show how Redicklous you and your lawyers lies are AGAIN! Sooner or later the whole case and all files will be everywhere as its all public court record and one day the kids and everyone else will read them also. Not that you care about anything or anyone but yourself anyways as everything also proves. You know what, I will file all these newest talking parents messages also to prove even more what a compulsive lying selfish greedy notmother you really are. Now keep lying please.

- Nantita Seo viewed this subject.4/29/2023 1:07 AM

- **DS Donald Seoane 5/1/2023 3:42 PM**

Confirm pickup of the kids tomorrow at police station at 8pm please?

- Nantita Seo viewed this subject.5/1/2023 3:42 PM

- **NS Nantita Seo 5/1/2023 3:43 PM**

Yes

- Donald Seoane viewed this subject.5/1/2023 3:54 PM

- **NS Nantita Seo 5/4/2023 9:32 AM**

Good morning i understand it is your weekend dose your offer for me to have the children every weekend still stand. if yes please confirm on Fridays 6 pm @ police station

- Donald Seoane viewed this subject.5/4/2023 2:49 PM

- **DS Donald Seoane 5/4/2023 2:52 PM**

Yes no problem but I'm going to ask you AGAIN to stop letting our 3 year old daughter sleep in the bed with your pornfans. They said you had them sleeping in a hotel also 3 or 4 days last weekend.

- Nantita Seo viewed this subject.5/4/2023 3:06 PM

- **NS Nantita Seo 5/4/2023 4:00 PM**

Thank you i disagree of your comments on here .We on a big family vacations at Disney all the children have they on room and bed

- Donald Seoane viewed this subject.5/4/2023 4:04 PM

- **DS Donald Seoane 5/4/2023 4:11 PM**

So I guess you Mrs compulsive liar and impeached as a witness for lying is again not lying and the children must be lying but it's funny there were u and your pornfan and 5 kids total so your claiming there were 7 rooms and beds hahaha. Yea ok sure. TELL IT TO THE JUDGE! STOP PUTTING OUR KIDS TO BED IN THESE PERVERTED DIRTBAGS BEDS.

- Nantita Seo viewed this subject.5/4/2023 4:23 PM

- **DS Donald Seoane 5/5/2023 4:32 PM**

Should be there at 5:30 or sooner if you want extra time with the kids and take them a little early.

- Nantita Seo viewed this subject.5/5/2023 4:35 PM

- **NS Nantita Seo 5/5/2023 4:35 PM**

Im on my way to get the kids thank

- Donald Seoane viewed this subject.5/5/2023 4:47 PM

- **DS Donald Seoane 5/7/2023 9:15 AM**

Confirming pickup of kids tonight and time you would like?

- Nantita Seo viewed this subject.5/7/2023 9:19 AM

- **NS Nantita Seo 5/7/2023 9:20 AM**

Yes @ 7:30

- Donald Seoane viewed this subject.5/7/2023 9:25 AM

- **NS Nantita Seo 5/11/2023 2:51 PM**

Please confirm children pick up tomorrow at police station 6 pm ?

- Donald Seoane viewed this subject.5/11/2023 4:21 PM

- **DS Donald Seoane 5/11/2023 4:21 PM**

Yes

- Nantita Seo viewed this subject.5/11/2023 4:35 PM

- **DS Donald Seoane 5/12/2023 10:29 AM**

A\*\*\* has said two times today her ear hurts but when we asked her just now if it really hurts she said I don't think so. I think she is playing a game but I would take her to the doctor tomorrow if she keeps doing it just to get checked to make sure. Since you will have her please ask her about it and if she is still complaining either give her back to me so I can take her to the doctor or take her to the doctor yourself.

- Nantita Seo viewed this subject.5/12/2023 11:11 AM

- **NS Nantita Seo 5/12/2023 11:13 AM**

Okays thank i will check her

- Donald Seoane viewed this subject.5/12/2023 12:53 PM

- **DS Donald Seoane 5/12/2023 3:40 PM**

Not sure what time you get off work but wanted to offer you extra time if you want us to drop them before 6? Also confirm pick Sunday 8pm right?

- Nantita Seo viewed this subject.5/12/2023 4:17 PM

- **NS Nantita Seo 5/12/2023 4:19 PM**

I just got off work and see your message i can pick them up at 5 if u can and yes Sunday at 8 pm to drop the children

- Donald Seoane viewed this subject.5/12/2023 4:26 PM

- **DS Donald Seoane 5/12/2023 4:27 PM**

Ok be there at 5

- Nantita Seo viewed this subject.5/12/2023 4:27 PM

- **NS Nantita Seo 5/12/2023 8:19 PM**

May i ask who cut A\*\*\* hair ?

- Donald Seoane viewed this subject.5/12/2023 8:34 PM

- **NS Nantita Seo 5/12/2023 8:36 PM**

Here are the photos of A\*\*\*'s hair

- (Archived) 5B109187-EFA5-4688-80E0-D6D601A13303.jpeg
- (Archived) BA66C167-61A7-42D8-80DC-1135464C3C54.jpeg

- Donald Seoane viewed this subject.5/12/2023 8:36 PM
- Donald Seoane requested 5B109187-EFA5-4688-80E0-D6D601A13303.jpeg.5/12/2023 8:36 PM
- Donald Seoane requested BA66C167-61A7-42D8-80DC-1135464C3C54.jpeg.5/12/2023 8:37 PM

- **DS Donald Seoane 5/12/2023 8:45 PM**

I have had to cut our sons hair every time since our separation since you neglect both children constantly which is well documented with the courts and you don't cut it and our daughter needed a trim also. It's hot in Florida and she was complaining about her hair needed to be cut and it was making her hot. I don't see the problem with trimming the sides and front of her hair to keep it out of her face and cool her off in the Florida heat. The pictures you sent it looks horrible as you clearly you didn't brush it. I assume you don't like It?

- Donald Seoane requested 5B109187-EFA5-4688-80E0-D6D601A13303.jpeg.5/12/2023 8:45 PM
- Nantita Seo viewed this subject.5/12/2023 8:45 PM

- **NS Nantita Seo 5/12/2023 8:51 PM**

I just picked our kids up from you less than four hours ago. As I prepared to get them ready for bed I noticed her hair poorly cut, uneven, and looking like a weed wacker was taken to it. As for

A\*\*\*\*s hair you have shaved his head just like your since we have separated without giving you consent

- Donald Seoane viewed this subject.5/12/2023 8:51 PM

- **DS Donald Seoane 5/12/2023 9:12 PM**

I don't know of any law saying I need your consent to take care of our children properly when your neglecting them and not doing it as you just admitted to in the last message. Our sons hair has always been cut like mine since he was born not just since our separation which I have always had to do. What do you want his hair to be long like a girls now since all your friends and lawyers are leftist lesbians like your lawyer with bright purple hair and more than likely trying to push our son to be gay or change his gender? Do you want them to have purple hair also? No thanks. As for our daughter haircut if you don't like It you can cut it more the way you like it or I can.

- Nantita Seo viewed this subject.5/12/2023 9:15 PM

- **NS Nantita Seo 5/12/2023 9:22 PM**

I disagree with all of what you just stated. No where did I admit to anything. What I was writing you about is our daughter's butchered hair. According to the kids your fiancé Michelle cut A\*\*\*\*'s hair while you were busy in the office, working everyday, all day, like normal and left them in her care.

- Donald Seoane viewed this subject.5/12/2023 9:36 PM

- **DS Donald Seoane 5/12/2023 9:56 PM**

Nope lie lie lie but nice try. It's also well documented you, your lawyers, dcf and any and all of the far left WOMEN around you, connected to you and your lies do is LIE LIE lie lie and lie for you because of your libel and false aligations against me painting me as a monster and bad father. Why dont you worry about your child you abandon in thailand 10 years ago to go be a whore working in a whore house where i met you. Just know when I can afford it I'm going to be filing lawsuits against each and every single one of you and getting legal court justice. I bet my life on it so keep lying! This makes great for public courts records though thanks . Our children are always with me and NEVER left with my fiance alone. Unlike you I don't break the court's orders and leave the kids in crackhead Michelle Gilliams drug trafficking house like you had DCF do and you yourself keep doing. In the end the truth will come to light as it's all well documented with the courts. Now go take care of our kids and stop letting our 3 year old daughter sleep in bed with your porn fan prostitution clients like I have on video her saying you do every single week including last week. Furthermore stop letting Michelle smoking drugs infront of the children like you did again last weekend.

- Nantita Seo viewed this subject.5/12/2023 10:15 PM

- **NS Nantita Seo 5/12/2023 10:17 PM**

I disagree

- Donald Seoane viewed this subject.5/12/2023 10:55 PM

- **NS Nantita Seo 5/18/2023 7:52 AM**

Please confirm kids pick up tomorrow 6 pm @ police station

- Donald Seoane viewed this subject.5/18/2023 7:54 AM

- **DS Donald Seoane 5/18/2023 7:58 AM**

Yes but you do know it's suppose to be my weekend and it's my daughter's birthday on saturday and they going to miss her huge Birthday party. But if you want them you can take them. They just won't be happy.

- Nantita Seo viewed this subject.5/18/2023 8:01 AM

- **NS Nantita Seo 5/18/2023 8:05 AM**

Yes i know is your weekends and you offered me that and yes i will pick up the children on Friday 6 pm at police station

- Donald Seoane viewed this subject.5/18/2023 8:28 AM

- **DS Donald Seoane 5/19/2023 4:27 PM**

U want get them at 5pm?

- Nantita Seo viewed this subject.5/19/2023 5:37 PM

- **NS Nantita Seo 5/19/2023 5:38 PM**

I be there at 6 pm

- Donald Seoane viewed this subject.5/19/2023 5:41 PM

- **DS Donald Seoane 5/21/2023 10:19 AM**

Confirming pickup tonight and time?

- Nantita Seo viewed this subject.5/21/2023 11:16 AM

- **NS Nantita Seo 5/21/2023 11:17 AM**

yes 8 pm

- Donald Seoane viewed this subject.5/21/2023 12:47 PM

- **NS Nantita Seo 5/25/2023 8:53 AM**

confirm A\*\*\* and A\*\*\*\*\* pick up tomorrow 6 pm at police station

- Donald Seoane viewed this subject.5/25/2023 9:08 AM

- **DS Donald Seoane 5/25/2023 9:10 AM**

Yes and why do u keep using thier names so it can end up on the internet as I have said 864466788 times to use son or daughter or whatever. Jeezzz you are so weakness and careless towards our kids. Disgusting.

- Nantita Seo viewed this subject.5/25/2023 9:10 AM

- **NS Nantita Seo 5/25/2023 9:14 AM**

Thank I be there at 6 tomorrow, and please make sure they both have underwear on they old enough .

- Donald Seoane viewed this subject.5/25/2023 1:36 PM

- **DS Donald Seoane 5/25/2023 1:38 PM**

They always wear underwear when they with me but you have sent our son to me without underwear on. Furthermore

- **DS Donald Seoane 5/25/2023 1:39 PM**

Stop letting our daughter sleep in the bed with your porn fan propositon clients.

- Nantita Seo viewed this subject.5/25/2023 1:54 PM

- **NS Nantita Seo 5/25/2023 1:57 PM**

I disagree . She always sleep in her bed have a nice day

- Donald Seoane viewed this subject.5/25/2023 2:00 PM

- **DS Donald Seoane 5/25/2023 2:01 PM**

Well both children on video tell everyone different and your the one with the HUGE history of lying not them.

- Nantita Seo viewed this subject.5/25/2023 2:07 PM

- **NS Nantita Seo 5/25/2023 2:12 PM**

Disagree

- Donald Seoane viewed this subject.5/25/2023 2:17 PM

- **DS Donald Seoane 5/25/2023 2:22 PM**

You can lie lie lie lie and "disagree" all u want as always but the world and courts will believe the kids over your long history of compulsive lying and being impeached as a witness. Also you know what one day when the kids are over 18 they will know all you have done and keep doing so stop it already for thier sake and that includethe compulsively lying for Bhudda and the courts. Again stop letting our 3 year old daughter sleep with your porn fans and prostitution clients.

- Nantita Seo viewed this subject.5/25/2023 2:32 PM

- **NS Nantita Seo 5/25/2023 2:33 PM**



i disagree have a wonderful day I'm busy

- Donald Seoane viewed this subject.5/25/2023 2:48 PM

- **DS Donald Seoane 5/27/2023 7:24 PM**

Confirm pickup time of the children tomorrow?

- Nantita Seo viewed this subject.5/27/2023 7:24 PM

- **NS Nantita Seo 5/27/2023 7:24 PM**

8 pm

- Donald Seoane viewed this subject.5/27/2023 7:58 PM

- **NS Nantita Seo 5/30/2023 7:14 AM**

Good morning, please. Tell A\*\*\*, Happy birthday 🎂 and Mommy. Love her so much.Thank you

- Donald Seoane viewed this subject.5/30/2023 8:58 AM

- **DS Donald Seoane 5/30/2023 9:00 AM**

I can do that and If you want to take her for a few hours I dont mind to arrange a drop off and pickup around your schedule even if it's later at night or early morning?

- Nantita Seo viewed this subject.5/30/2023 9:02 AM

- **NS Nantita Seo 5/30/2023 9:04 AM**

is okay, thank you. I can't at work. I will celebrate her agian on the weekend

- Donald Seoane viewed this subject.5/30/2023 9:17 AM

- **NS Nantita Seo 6/1/2023 7:46 AM**

Please confirm pickup tomorrow at 6 pm at police station

- Donald Seoane viewed this subject.6/1/2023 8:39 AM

- **DS Donald Seoane 6/1/2023 8:39 AM**

Yes

- Nantita Seo viewed this subject.6/1/2023 8:39 AM

- **DS Donald Seoane 6/2/2023 7:44 PM**

Want to confirm pickup on Sunday and also confirm this same schedule is going to continue till September 27th courtdate since you claim you have to work and our son will be starting school here with my daughter in August? Also do you plan to help pay for informs or lunch or anything?

- Nantita Seo viewed this subject.6/2/2023 7:54 PM

- **NS Nantita Seo 6/2/2023 7:55 PM**

I'll let you know

- Donald Seoane viewed this subject.6/2/2023 8:17 PM

- **DS Donald Seoane 6/2/2023 8:26 PM**

Can you confirm now pickup on Sunday atleast? When can u confirm the rest?

- Nantita Seo viewed this subject.6/2/2023 8:56 PM

- **NS Nantita Seo 6/2/2023 8:57 PM**

As I stated I'll let you know

- Donald Seoane viewed this subject.6/2/2023 8:59 PM

- **DS Donald Seoane 6/2/2023 9:05 PM**

So Sunday pickup you can't even confirm now? Interesting... I hope you are not working and planning to violate the courts orders leaving the children with anyone else as you have done countless times. I give you the courtesy to talk care of the children on your weeks since you can't and the only thing I ask is that you give me a heads up so I can open my schedule for it ahead of time and now your even refusing to do that now here tonight. I'm not even sure without investigating who's week or weekend officially it is suppose to be now.

- Nantita Seo viewed this subject.6/2/2023 9:05 PM

- **NS Nantita Seo 6/2/2023 9:13 PM**

it's is my week, and I am giving you as much notice as you have given me. Where less than an hour before pick up, you want to change things or have me change my schedule and pick up time to accommodate the birth of A\*\*\*' and A\*\*\*\*'s half-brother. As for violating court order, I have never violated a single order, unlike you getting the children kicked out of one school so you can enroll them in another one without the courts permission. Then, ask for assistance paying for it.

- Donald Seoane viewed this subject.6/2/2023 9:41 PM

- **DS Donald Seoane 6/2/2023 10:12 PM**

Lie lie lie lie as always, I gave you days notice for the birth of there brother and you have countless times left them with Michelle Giall8am the crackhead drug trafficker your best friend accross the street and you got them kicked out of daycare colluding with the "DAYCARE" which I will prove in court and there is no order for a real "SCHOOL" and by law our son has to attend "SCHOOL" starting in August which he is currently enrolled with the school and the school board officially to do starting in August which you cannot change and he will start there then with his sister weather you like it or not as the current court order states. As for asking you for anything I don't or ever need you for ANYTHING and have NEVER asked you to take care of the kids during my time sharing as you have asked me countless times going back to

Christmas. Neither me or my large family here in the USA or the kids for that matter need you for anything ever. The best thing you could ever do for our kids and your 1st child before you met me that you abandon in Thailand ten years ago is clean up your life and stop being a gold digging, back stabbing lying, cheating, thieving for Bhudda Thai prostitute and go back to Thailand and start being a mother to MO your first daughter which I will be happy to prove to the judge. Now with all that said will I need to pickup the children Sunday night again and accommodate your week as I have been for months now and is that going to continue?

- **DS Donald Seoane 6/2/2023 10:24 PM**

AGAIN as I have asked COUNTLESS times STOP using our children's names on this app and refer to them as our son and daughter and STOP exposing there name on what will likely end up on public internet court record. Clearly you don't care ANYTHING about our children or thier future and are using them as pawns for money for the house and our divorce. SICKNESSES

- **DS Donald Seoane 6/3/2023 10:31 AM**

Still waiting confirmation?

- **DS Donald Seoane 6/3/2023 4:59 PM**

Now 5pm the next day and STILL waiting a reply!

- Nantita Seo viewed this subject.6/3/2023 7:11 PM

- **NS Nantita Seo 6/3/2023 7:18 PM**

Yeah, you can pick up the kids at 8 pm Sunday at the Kissimmee Police Department. This is the last one of my weeks you will have the kids. As for the rest of that dribble you try to spue, I disagree. As for the kids name and public information, the kids names are used in all your motion along with S\*\*\*\*'s name. That's all public record

- Donald Seoane viewed this subject.6/3/2023 7:58 PM

- **DS Donald Seoane 6/3/2023 8:06 PM**

Lol as always clearly this is not Nantita and one of her lawyers but the judge will see its only dribble you all are spuing like the criminal court judge and jury of 7 determined and impeached Nantita off the stand for not only compulsive lying but admitting to committing felony perjury which I not even got started with the lawsuits I WILL be filing everywhere for that mess she created. So are you quitting your job? Who will be taking care of the children on your weeks? You have to tell me where my kids will be and who they will be with or i again will have every legal right to envolve law enforcement again and I will. Are you going to drive our son to my daughter's school on your weeks? Funny I think from the change of language in this text I'm npt talking to the purple haired wackjob lawyer anymore and now im talking to the new orange haired wacko lawyer lol

- Nantita Seo viewed this subject.6/3/2023 9:27 PM

- **NS Nantita Seo 6/3/2023 9:29 PM**

You can say whatever you want, I will continue to disagree. The judge will see how your actions prove you're not being a good co-parent.

- **NS Nantita Seo 6/3/2023 9:32 PM**

As for driving A\*\*\*\* to S\*\*\*\*'s school, no that will not happen since it is not approved by the court, and you're right they either need to be in school or you can home school the kids just like I used to. Until the judge approves a change in the kid's schooling.

- Donald Seoane viewed this subject.6/3/2023 9:42 PM

- **DS Donald Seoane 6/3/2023 9:46 PM**

My response to your first message is: We have yet to go to court and the judge has yet to hear from the kids and the child's counselor all the wrong doing you have done as a bad parent and when he does im sure he will see the truth and do whats best for the kids.

- Nantita Seo viewed this subject.6/3/2023 9:56 PM

- **NS Nantita Seo 6/3/2023 10:05 PM**

I have answered what I am required to, stop messaging me with your belittling comments and insulting me. You're intitled to your oppion and you're untitled to keep them to yourself

- Donald Seoane viewed this subject.6/3/2023 10:06 PM

- **DS Donald Seoane 6/3/2023 10:12 PM**

Response to your second message is its funny as ALWAYS you avoid the fact and truth of the current court or and situation and current court order and fail to answer any questions which are you required by law to answer which I will involve law enforcement on welfare checks to make sure you are not putting the children in danger AGAIN and where our kids will be during the day on your weeks when you claim you have to work. AGAIN STOP USING THE CHILDREN'S NAMES ON THIS APP AS ITS PUTTING THEM IN DANGER AND RUINING THEIR FUTURE! Unfortunately you have forced me to file motions in the court with their names but websites and apps get hacked all the time and their is ZERO reason to use their names here genius. STOP DOING IT! Now as for your: "As for driving A\*\*\*\* to S\*\*\*\*'s school, no that will not happen since it is not approved by the court", Your wrong because it doesnt need to be approved by the court as the order only states about "DAYCARE" and our son legally has to be in "SCHOOL" starting August and he is enrolled to start school with my daughter and if you are refusing to take him then a truancy officer will be called and you will be arrested for child neglect! Not only you on this app which is really your lawyers but emails to the Judges assistant just last week prove you have acknowledged these facts in an attempt to illegally sway the judges orders and court date times and dates which failed. I have all the emails and screenshot from here and gmail to prove it. The judge is well aware that our son will be starting school in August inthe motions I filed and is ok with it and thats why he granted my motions and you lost. Im right on this and I know it as I have consulted with many lawyers about it! As for home school that is not a option at this point as he is already legally enrolled in my daughters school and with the county school board but nice try! As for your: "Until the judge approves a change in the kid's schooling." again your lying and wrong as there is no order on the current kids schooling only

DAYCARE and the law requires him to start school! So AGAIN WHERE WILL THE KIDS BE ON YOUR WEEKS AND WHO WILL THEY BE WITH ON YOUR WEEKS SINCE YOU HAVE TO WORK????????? You are required by law to answer this and tell me where our children will be and with who and especially since the court order clearly states you cant leave them ANYONE since I proved in court you are a danger to the children and leave them and even told DCF to leave them in Michelle Giallams crack house across the street that has been arrested for a long list of drug charges and had her own children take away by DCF and you leaving the children with your porn fans and prostitution clients as well like you did for 2 weeks during the hurricane. I need a answer for the chief of police which I will meet with this week about this matter! Im waiting?

- Nantita Seo viewed this subject.6/3/2023 10:13 PM

- **DS Donald Seoane 6/3/2023 10:16 PM**

"I have answered what I am required to" NO YOU HAVE NOT! YOU ARE REQUIRED BY LAW AND THE COURT TO TELL ME WHERE OUR CHILDREN WILL BE AND WHO THEY WILL BE WITH DURING YOUR TIME SHARING WITH THE CHILDREN ESPECIALLY SINCE YOU HAVE TOLD EVERYONE AND THE COURTS YOU HAVE TO WORK! "stop messaging me with your belittling comments and insulting me." WAAAA WAAAA THE TRUTH HURTS BUT THE VICTIM CARD WILL NOT WORK HERE ANYMORE OR IN COURT! "You're intitled to your oppion and you're untitled to keep them to yourself" I DONT HAVE OPINIONS I ONLY SPEAK LEGAL FACTS THATS HURT YOU AND YOUR PRUPLE HAIED AND ORANGED HAIED FAR LEFT FEMINIST MAN HATING LAWYERS SENSITIVE EARS WHICH IS TOO BAD TOO SAD! NOW WHERE WILL THE CHILDREN BE AND WITH WHO ON YOUR WEEKS? STARTING AUGUST YOU WILL BE IN VIOLATION OF FLORIDA LAW IF YOU DONT TAKE OUR SON TO MY DAUGHTER SCHOOL!

- Nantita Seo viewed this subject.6/3/2023 10:16 PM

- **DS Donald Seoane 6/3/2023 10:56 PM**

Let me just drop this here which are the important parts of the many emails your lawyers tried to sway the judge with which failed and I will show the courts and law enforcement if need be when you break the current judge's order Judge snure: From your lawyers "Good afternoon Rhonda, We are available for an in person hearing on September 27 at 1:30PM. However, we would request that Judge Snure hear our previously filed Emergency Motion to Allow Respondent to Enroll Children in Daycare (attached) to address day care and school enroll for the children since this will not occur before school starts. " "We were just trying to get a decision regarding the children before September due to school starting August 10." "Additionally, Mr. Seoane has stated that he has already enrolled A\*\*\*\* in kindergarten" "Our concern was, and continues to be, that Mr. Seoane is seeking to delay any hearings as long as possible so that he will be able to unilaterally make the decision as to the children's enrollment." AND JUDGE SNURE SIDED WITH ME WITH BOTH YOU AND ALL 3 OF YOUR LAWYERS FULLY AWARE THAT OUR SON IS ENROLLED AND GOING TO ATTEND MY DAUGHTER SCHOOL: Judge responded: "Per the Judge, NO MOTIONS WILL BE HEARD ON JUNE 7TH. THIS IS FINAL. The motion regarding enrolling the children in school will be heard at the time

of the September 27th" SO YOU AND YOUR 3 LAWYERS FULLY AWARE THAT THE JUDGE IS FULLY AWARE AND KNOWS I HAVE ENROLLED OUR SON TO ATTEND MY DAUGHTER SCHOOL AND THE JUDGE HAS ACCEPT IT YOU HAVE ZERO AGREEMENT AND IF YOU FAIL TO FOLLOW HIS ORDERS I WILL INVOLVE LAW ENFORCEMENT AND PRESENT IT AFTER THE SEPTEMBER 27TH HEARING IN OUR NEXT HEARING! I STILL AWAIT YOUR RESPONSE AS TO WHERE OUR CHILDREN WILL BE ON YOUR WEEKS AND WITH WHO?

- Nantita Seo viewed this subject.6/3/2023 10:58 PM

- **NS Nantita Seo 6/3/2023 11:05 PM**

The judge did not side with you he merely pushed the hearing to the next available date and stated he wouldn't hear any motions. As stated previously, stop messaging me, it is now considered harassment and you're in violation of the court order. All you need to know is that I'll follow the court order, that goes for A\*\*\*\*'s schooling

- Donald Seoane viewed this subject.6/3/2023 11:05 PM

- **DS Donald Seoane 6/4/2023 12:17 AM**

AGAIN This is not the first compulsive lying lawyer that has tried to claim waaaa waaaaa "harassment and you're in violation of the court order. " for facts I state that hurt you All's little sensitive ears again as I have said many times if you feel that way then I encourage you to follow the law and file a motion in court for it but as we all know it's BS and won't work and you won't. Now again "OUR SON" STOP using his name putting it in danger is legally enrolled to start school which the judge is fully aware of and if your not going to be taking him to school and you have to work and furthermore before he starts school since you have to work WHO WILL BE TAKING CARE OF HIM AND OUR 4 YEAR OLD DAUGHTER WHICH YOU HAVE TO TELL ME BY LAW? I AWAIT YOUR RESPONSE???? ARE YOU FORCING ME AGAIN TO INVOLVE LAW ENFORCEMENT TO FIND OUT WHERE MY KIDS ARE AND WHO THEY ARE WITH? IF SO LET ME KNOW AND I WILL!

- Nantita Seo viewed this subject.6/4/2023 12:18 AM

- **NS Nantita Seo 6/4/2023 12:26 AM**

As I stated earlier stop messaging me here, I have responded with I will follow the court order. If it is not laid out in the court order I will do what's best for A\*\*\*\*\* and A\*\*\*. Have a goodnight Under Florida Statute 1006.147, cyberbullying is "bullying through the use of technology or any electronic communication." This includes any transfer of signs, signals, writing, images, sounds, data, or intelligence through email, instant messages, Internet communications, or faxes. What actions constitute cyberbullying? Florida law characterizes bullying and cyberbullying as systemically and chronically inflicting physical hurt and psychological distress, involving: Teasing Threats Intimidation Social exclusion Stalking Theft Public or private humiliation Sexual, racial, or religious harassment

- Donald Seoane viewed this subject.6/4/2023 12:26 AM

- **DS Donald Seoane 6/4/2023 12:31 AM**

Bla bla bla file a motion Mrs Orange haired lawyer as this clearly is not Nantita which is another violation of the courts order. As for the courts order it does not Trump Florida state law that at all times you are required by law to tell me where my children are and who they will be with. I AM going to evolve law enforcement and the courts for you to failing to answer this question and trying to play the fake victim card to cover up you violating the courts orders AGAIN having porn fans, prostitution clients and Crack heads watching KY children.

• **DS Donald Seoane 6/4/2023 12:40 AM**

Might I add that Judge Madrigal's order in three fraudulent injunction case that Nantita admitted in frontbor a jury that she committed perjury to get that all orders in the divorce case superseded the injunction and he has ordered foe us to hash EVERYTHING out here for the divorce case judge here to see so AGAIN file your motion! IM WAITING!!!!

• **DS Donald Seoane 6/4/2023 12:57 AM**

Might I leave this here for you Mrs Orange haired lawyer with a law degree that is mandated by the Florida bar with a law license : "787.04. Removing minors from state or concealing minors contrary to state agency order or court order (1) It is unlawful for any person, in violation of a court order, to lead, take, entice, or remove a minor beyond the limits of this state, or to conceal the location of a minor, with personal knowledge of the order. (2) It is unlawful for any person, with criminal intent, to lead, take, entice, or remove a minor beyond the limits of this state, or to conceal the location of a minor, during the pendency of any action or proceeding affecting custody of the minor, after having received notice as required by law of the pendency of the action or proceeding, without the permission of the court in which the action or proceeding is pending. (3) It is unlawful for any person to knowingly and willfully lead, take, entice, or remove a minor beyond the limits of this state, or to knowingly and willfully conceal the location of a minor, during the pendency of a dependency proceeding affecting such minor or during the pendency of any investigation, action, or proceeding concerning the alleged abuse or neglect of such minor, after having received actual or constructive notice of the pendency of such investigation, action, or proceeding and without the permission of the state agency or court in which the investigation, action, or proceeding is pending. (4) It is unlawful for any person, who has carried beyond the limits of this state any minor whose custody is involved in any action or proceeding pending in this state pursuant to the order of the court in which the action or proceeding is pending or pursuant to the permission of the court, thereafter, to fail to produce the minor in the court or deliver the minor to the person designated by the court. (5) It is a defense under this section that a person who leads, takes, entices, or removes a minor beyond the limits of the state reasonably believes that his or her action was necessary to protect the minor from child abuse as defined in s. 827.03. (6) Any person who violates this section is guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. " You will learn like the Purple hair compulsive lying lawyer that ran off the case and put you on that you breaking the law and threatening me with your compulsive lies will not work with me! So AGAIN I ask you WHERE will my children be and WHO will they be with on Nantita's weeks since she claims she has to work during the week and the court order clearly states they cant be with ANYONE other than her?

• **DS Donald Seoane 6/4/2023 10:45 AM**

I am putting here facts for judge Snure to to see and for our hearing: 1. Court order states Nantita and Trinity daycare or me are the ONLY people to have the kids and Trinity daycare is not a option as they disenrolled the children months ago. 2. There is nothing in the order about school or ordering us to break Florida state law and Florida state law requires our son to start school in august and you and the judge are well aware our son is enrolled with the school and the county, to start school with his sister at her school in August. Furthermore the 3 lawyers on the case tried last week to stop this and get a hearing preventing this and failed and was denied by the judge. 3. Now several times for 2 days here on talking parents app Nantita and or more than likely her lawyers are refusing to follow not only the Florida law and agree to allow me to take our son to school or them take him to school on their weeks and allow for our son to attend school with his sister but you all are breaking Florida law 787.04 saying you will take back the children on your weeks now which you have not done for months and are refusing to tell me where our children will be and with who during your weeks in the day time while you are at work and now forcing me to AGAIN involve law enforcement next week. This is clearly a extortion a tactic changing what has been going on for months now and now holding the kids for ransom not allowing him to attend school when Nantita has to work and for months now has had me taking care of the kids on her weeks and in return I been giving her ALL weekends including mine which is what should stay in place till the court date so that our son can legally attend school. I WILL evolve law enforcement and do everything I can legally and that law enforcement allows me to, to prevent you breaking the courts orders and Florida law and our son WILL and IS going to attend school with my daughter weather you all like it or not as its the law. With that said I am STILL waiting for you to follow 787.04 and tell me where our kids will be and with who on your weeks that now all of a sudden you want to take back????????????

- Nantita Seo viewed this subject.6/4/2023 10:57 AM

- **DS Donald Seoane 6/4/2023 8:10 PM**

So now it's 8pm Sunday after I picked up the kids from you and you are STILL refusing to follow the law and answer where our kids will be and who they will be with during your time sharing and clearly its YOU being a unreasonable coparent not me and you forcing me to take the kids to the sheriff's office this week and waste our day seeing my options. You know your not going to get away with this long as I have ever legal right to call police again to do welfare checks if you are refusing to answer where they at or who they with, with your long history of leaving them in Crack houses and with your porn fans and prostitution clients. I will not stay silent about what your doing so I am STILL waiting answers????

- Nantita Seo viewed this subject.6/4/2023 9:06 PM

- **NS Nantita Seo 6/4/2023 9:14 PM**

All you continue to do is throw faceless allegations, I have followed the courts order since I am the only one that watches the kids, so I disagree. As I stated stop messaging me as it is a form of Harrassment which is in the court order. If you continue it will not be a motion but a new charge with the Sherrif's Department

- Donald Seoane viewed this subject.6/4/2023 10:03 PM

- **DS Donald Seoane 6/4/2023 10:16 PM**



This is not "Harrasment" LOL it's court ordered that we hash out things here about the kids. I encourage you to call the sheriff's office right now as your empty threats will not work with me. Any charge you try to bring like the many you have already tried will fail as I have never broken the law unlike you and all your friends and just cause another false are arrest lawsuit. You have not followed the courts order and broken them many times and that's why I have pending motions on the docket to remove your custody. Now AGAIN who will be taking care of the children on your week since you have to work and the court orders clearly state you can't put them in another daycare or with anyone else? I'm waiting for you to answer and stop breaking Florida law 787.04 . At this point judge Snure can clearly see that your new Oranged haired lawyer that I'm really talking to here is more than unreasonable and going to force me to evolve the Sheriff AGAIN. I await your response? I'm going to meet with the sheriff tomorrow and waste me and the kids day if you don't follow the law and give me a straight answer lawyer Emily Calvin as clearly its YOU now here.

- Nantita Seo viewed this subject.6/4/2023 10:20 PM

- **NS Nantita Seo 6/4/2023 10:27 PM**

I disagree with ever breaking the court order. You have refilled your motions that were already denied by two other judges. Have fun at the Sheriffs Office, since you are in position of the children I can't be in violation of 787.04. Unless there is an emergency stop messaging me and enjoy your time with A\*\*\*\* and A\*\*\*.

- Donald Seoane viewed this subject.6/4/2023 10:35 PM

- **DS Donald Seoane 6/4/2023 10:54 PM**

Lie lie lie lie but hey its all Nantita and all u lawyers ever do and its all over court records proven over and over again and with the police for that matter including when Nantita was impeached as a witness for lying to a jury and admitting to comitting felony perjury and having me falsely arrested and i got all not guilty"s. WAIT You said you were going to call and have me falsely charged for harassment im waiting! ! I guess now that you see your empty threats to break the law don't scare me or work with me you gave up on that one also ehh Emily? You will be in violation of section 787.04. And the courts order When u have the children and are still refusing to tell me who will have them so why not just tell me now like I been asking for 3 days countless times here? I'm going to see if the sheriff or DCF can stand behind me not allowing you to break the court's orders AGAIN like you did when our son got injured in Michelle Gilliams Crack house your best friend accross the street which he has a permanentscare of his face now because of you. I still expect an answer as to who will have our children while your working and will tell you again its my legal right to ask this and know? Your only showing judge Snure how unreasonable you are and this is good really. Thank u but I'll keep asking you to follow the law and courts order and answer that question? And you used our children's names AGAIN putting them in danger instead of using son and daughter just out of spite I want to note here for the judge. No reason to EVER use thier names here.

- Nantita Seo viewed this subject.6/5/2023 7:28 AM

- **DS Donald Seoane 6/5/2023 11:44 AM**

Our son is telling me that Nantita Seoane allowed our kids to talk to the school teacher from Trinity on the phone this last weekend and that Nantita and the teacher are telling him that he is going back to Trinity. Is this true? Is Trinity allowing you all to bring the children back there after all you all and them have lied about and done to me and the children and permanently disenrolling them? Would explain why you all are STILL refusing to tell me where you plan to place the children while Nantita is at work on her weeks. I need to know for my lawsuit and I am refilling and working on so you might as well tell me now. You all and Trinity are CLEARLY trying to play games and extort the courts with your lies and games and its becoming more and more clear to everyone now.

- Nantita Seo viewed this subject.6/5/2023 6:17 PM

- NS Nantita Seo 6/8/2023 8:05 AM

Please confirm about picking A\*\*\* and A\*\*\*\* up on Friday at 6 pm police station Kissimmee. Thanks

- Donald Seoane viewed this subject.6/8/2023 10:20 AM

- DS Donald Seoane 6/8/2023 10:27 AM

And you use thier names here AGAIN putting them in danger for no other reason than your a hard headed careless danger to them. Since you are violating not only Florida state law not telling me where my kids will be or who they will be with while your at work and now you are violating the court order ignoring me for 5 days AND threatened to have me falsely arrested AGIAN AND its not Nantita here anyways but instead her lawyers I will no longer talk to YOU ALL here a the 3 lawyers can email me which I get instant and will reply to there.

- Nantita Seo viewed this subject.6/8/2023 10:51 AM

- NS Nantita Seo 6/8/2023 11:22 AM

No, I disagree. I'm not going. Bother my lawyer to email you about Annna and A\*\*\*\* exchange tomorrow. You can answer me here, or you are the one that violates court orders. doesn't give me the kids back on my week

- Donald Seoane viewed this subject.6/8/2023 11:34 AM

- DS Donald Seoane 6/8/2023 11:40 AM

You said last week was your week and furthermore again you under Florida law must tell me who will have our kids during the week while your at work ESPECIALLY since the court order clearly states NOBODY can have the kids since I proved in court you are a danger to the kids leaving them in crackhouses and with your porn fans and prostitution clients. Have your lawyers contact me on email as im done playing games with you all here AND you keep using thier names here which is out of spite and unnecessary and keeps putting them in danger. BYE!

- Nantita Seo viewed this subject.6/8/2023 11:51 AM

- NS Nantita Seo 6/8/2023 11:53 AM

Tomorrow I'm gona waiting at the police station in Kissimmee at 6 pm you must bring both of kids there by 6 pm

- Donald Seoane viewed this subject.6/8/2023 12:00 PM

- **DS Donald Seoane 6/8/2023 12:03 PM**

It's not your week as you said last week was your week. " Nantita Seo 6/2/2023 9:13 PM it's is my week, " AGAIN HAVE YOUR LAWYERS CONTACT ME ON EMAIL.

- Nantita Seo viewed this subject.6/8/2023 12:14 PM

- **DS Donald Seoane 6/8/2023 12:15 PM**

I just confirmed it is my week next week as you confirmed last week and as we have agreed many times your lack of parenting ability will not change the court ordered time sharing schedule so you will not be getting the kids tomorrow unless you want to take my weekend and agree to return them on Sunday so I may have my week. I see what you all are trying to do changing the schedule for first week of school but it failed again. AGAIN HAVE YOUR LAWYERS CONTACT ME AS I DO NOT WISH TO PLAY YOUR GAMES HERE!

- Nantita Seo viewed this subject.6/8/2023 12:16 PM

- **NS Nantita Seo 6/8/2023 12:46 PM**

No one is playing any games. I informed you that I will have the kids on my weeks. You clearly asked who's week it was and I informed you. Yes I'd like to get the kids on Friday and yes they will be returned this Sunday June 11th, 2023 at 8pm.

- **NS Nantita Seo 6/8/2023 12:47 PM**

I am currently busy, unless it's an emergency regarding A\*\*\* or A\*\*\*\* please do not contact me

- Donald Seoane viewed this subject.6/8/2023 12:54 PM

- **DS Donald Seoane 6/8/2023 4:19 PM**

Compulsively lying = Playing games which clearly you and your 3 lawyers which are most of the time typing for you keep doing proof below for the judge to see: "Nantita Seo 6/8/2023 11:22 AM No, I disagree. I'm not going. Bother my lawyer to email you about \*\*\*\*\* and \*\*\*\*\* exchange tomorrow. " FUNNY YOU KEEP USING THE CHILDREN'S NAMES PUTTING THEM IN DANGER INSTEAD OF USING "OUR SON AND OUR DAUGHTER" OUT OF PURE HARD HEADEDNESS AND PURE SPITE FIRST OFF AND SECOND FUNNY IF THIS WAS NANTITA SEOANE SHE WOULD KNOW OUR DAUGHTER'S NAME IS SPELLED WITH 1 N AND NOT 3. NOT TO WORRY I GOT COUNTLESS EVIDENCE THAT ITS NOT NANTITA SENDING THESE MESSAGES ANYWAYS AND ITS HER LAWYERS WHICH I WILL BE HAPPY TO PROVE IT COURT. "Nantita Seo 6/8/2023 11:22 AM You can answer me here, or you are the one that violates court orders. doesn't give me the kids back on my week" ANOTHER LIE AS ITS NOT YOUR WEEK ITS MINE AND I DONT NEED TO GIVE YOU ANY RESPONSE IF I CHOOSE NOT TO AND I DONT NEED TO GIVE YOU THE KIDS ON MY WEEK OR MY WEEKEND EITHER SO I WOULD NOT BE

VIOLATING THE COURTS ORDERS AS YOU HAVE DONE COUNTLESS TIMES.

"Nantita Seo 6/8/2023 11:53 AM Tomorrow I'm gona waiting at the police station in Kissimmee at 6 pm you must bring both of kids there by 6 pm" I "MUSTNOT DO ANYTHING YOU ORDER ME TO DO THATS NOT COURT ORDERED BUT THIS JUST PROVES MORE YOU TRIED TO CLAIM IT WAS YOUR WEEK AND CHANGE OUR TIME SHARING SCHEDULE AND ITS FAILED AND THATS UP TO YOU SITTING AT THE POLICE STATION BUT AS I SAID I AM NOT ORDERED TO GIVE YOU THE CHILDREN ON MY WEEKS OR MY WEEKENDS. M NOT SAYING I WONT STILL GIVE YOU MY WEEKENDS BUUUUUTTTTTT IF YOUR GOING TO BE TAKING ALL YOUR WEEKS FROM NOW ON AS YOU CLAIM THEN WHATS THE POINT? ALSO YOU ARE BEING VEEERRRRYYYYYYYY UNRESPONABLE AND REFUSING TO FOLLOW THE COURTS ORDERS AND FLORIDA LAW 787.04 AND TELL ME WHO WILL HAVE OUR KIDS ON YOUR WEEKS. "Nantita Seo 6/8/2023 12:46 PM No one is playing any games. I informed you that I will have the kids on my weeks. You clearly asked who's week it was and I informed you. " YES LYING IS PLAYING GAMES AND YOU SAID I WOULD BE VIOLATING THE COURTS ORDER IF I DIDNT BRING THE KIDS TO YOU THIS WEEKEND WHICH IS A LIE AND ONCE I TOLD YOU I KNEW WHAT YOU WERE TRYING TO DO CHANGING THE WEEKS AROUND SO YOU HAVE HIM WHEN HE STARTS SCHOOL THEN YOU LIED AGAIN TO COVER YOUR LIE AND CHANGED IT TO AGREE WITH ME THAT ITS MY WEEK. Nantita Seo 6/8/2023 12:46 PM "Yes I'd like to get the kids on Friday and yes they will be returned this Sunday June 11th, 2023 at 8pm." WELL I WOULD LIKE YOU TO STOP PLAYING GAMES AND COMPULSIVELY LYING AND FOLLOW FLORIDA STATE LAW 787.04 AND THE COURTS ORDER AND TELL ME WHO MY CHILDREN WILL BE WITH AND WHERE THEY WILL BE ON YOUR WEEKS WHILE YOUR AT WORK SINCE THE COURT ORDER CLEARLY STATES YOU ARE NOT TO BE LEAVING THEM WITH ANYONE INCLUDING ANY OTHER DAYCARE WHICH YOU ALREADY FILED A MOTION FOR STATING YOU NEEDED AUTHORITY FROM THE COURTS OR YOU WOULD BE VIOLATING THE COURTS ORDERS WHICH THEY HAVE NOT GIVEN YOU! FURTHERMORE STOP USING THEIR NAMES HERE AND PUTTING THERE NAMES AT RISK FURTHER BUT HEY IM SURE JUDGE SNURE WILL SEE WHO THE UNREASONABLE ONE IS HERE AND WHO IS PLAYING GAMES! ALSO AGAIN WHAT YOU PLAN TO DO WHEN OUR SON HAS TO GO TO MY DAUGHTER SCHOOL WHICH HE IS LEGALLY ENROLLED TO START AND MUST GO EVERY WEEKDAY WHICH NANTITA AND HER 3 LAWYERS AND JUDGE SNURE IS FULLY AWARE OF? I HAVE ALREADY SPOKE TO THE POLICE AND THE SCHOOL BOARD SO I KNOW MY AND OUR SONS LEGAL RIGHTS AND YOU HAVE NO POWER OR AUTHORITY TO NOT TAKE HIM TO SCHOOL OR NOT ALLOW ME TO TAKE HIM AND YOU ALL KNOW IT. TRINITY DAYCARE CHURCH DISENROLLED THEM MONTHS AGO IN AN ATTEMPT TO EXTORT THE COURTS TO TAKE MY CUSTODY AWAY BASED ON PURE LIES DRUMMED UP BY YOU AND YOUR LAWYERS AND HELP YOU IN YOUR CUSTODY BATTLE AND ANY ATTEMPT FOR THEM TO TAKE THE KIDS BACK WILL BE DELT WITH LEGALLY IN DIVORCE COURT AND A SEPARATE CIVIL LAWSUIT IN BOTH COURTS AS CLEARLY ITS A VERY WRONG AND DIRTY TACTIC BUT EVEN IF THATS WHAT YOU ALL ARE TRYING TO DO THEN YOU MUST TELL ME UNDER FLORIDA LAW 787.04. I ALSO ALREADY SPOKE THE PROPER LEGAL CHANNELS AND THE KIDS TO BE

ENROLLED IN TWO SCHOOLS AT THE SAME TIME IN OSCEOLA COUNTY IS NOT LEGAL AND YOU HAVE ZERO POWER TO REMOVE OUR SON FROM MY DAUGHTER'S SCHOOL HE WILL START IN AUGUST WHETHER YOU LIKE IT OR NOT AND FURTHERMORE NOBODY WILL GET INVOLVED IN OUR CIVIL DIVORCE CASE AND RISK BEING SUED INCLUDING THE SCHOOL BOARD BUT LAW ENFORCEMENT WILL GET INVOLVED WHEN YOU KEEP BREAKING THE LAW AND THE COURTS ORDERS AS YOU HAVE DONE COUNTLESS TIMES ALREADY AND I WILL INVOLVE THEM AGAIN SOON WHEN YOU DO IT AGAIN. LASTLY SINCE ITS YOUR LAWYERS ANYWAYS MOSTLY ON THIS APP AND I DONT WISH TO SPEAK HERE SO YOU CAN HAVE YOUR LAWYERS EMAIL ME IF YOU OR THEM WISH TO ANSWER THE QUESTIONS YOU ARE LEGALLY OBLIGATED TO ANSWER OR I WILL INVOLVE LAW ENFORCEMENT AGAIN WHEN YOU HID MY CHILDREN FROM ME AGAIN VIOLATING THE COURTS ORDERS AGAIN AND I WILL AGAIN HAVE LAW ENFORCEMENT ALSO CALL THE JUDGE. BALL IN YOUR COURT I AWAIT YOUR LAWYERS EMAILS.

- Nantita Seo viewed this subject.6/8/2023 4:19 PM

- **DS Donald Seoane 6/8/2023 5:32 PM**

I meant 2 N's in our daughters name not 3.

- Nantita Seo viewed this subject.6/8/2023 5:32 PM

- **NS Nantita Seo 6/8/2023 5:49 PM**

I know how to spell A\*\*\* Lucy Seoane's name I chose her name in the hospital. You have been talking to me the whole time, my lawyers do not use this app. The difference is having time to respond to you correctly or you harassing me while you know I am busy at work. Claiming that I need to tell you where the children are during my weeks is ridiculous. Do you tell me where the kids are or what you are doing? The state statute that you quoted is for a parent trying to conceal or leave the state with a child, or keeping the child when custody has been established. During my weeks it is my time with A\*\*\* and A\*\*\*\* if I want to take the kids to Key West for the week and have a vacation I can. I just can not leave the state without your permission, and I must return A\*\*\* and A\*\*\*\* during your time. As for A\*\*\*\*'s school until the court changes it's order that stands as the law. The Sheriff and the deputies are there to enforce the court order as law. During my weeks I will not bring A\*\*\*\* to which ever school you have chosen to enroll him in. You enrolled A\*\*\*\* without the court's permission and without consulting me. I have no clue where you enrolled him or even how to drive there. As I stated earlier do not message me unless it's an emergency regarding A\*\*\* and A\*\*\*\*. I am busy and you are harassing me. Have a goodnight

- Donald Seoane viewed this subject.6/8/2023 5:56 PM

- **DS Donald Seoane 6/8/2023 6:21 PM**

AGAIN YOU ALL ARE LYING!!!!!!!!!! Cant you all do anything but LIE LIE LIE LIE LIE but hey its great for the judge to see :] "You have been talking to me the whole time, my lawyers do not use this app. The difference is having time to respond to you correctly or you harassing me while you know I am busy at work." First off this is clearly not you and I will be happy to prove

it to the judge. Second no one is "harassing you" Mrs fake victim! "I know how to spell \*\*\*\* \*\*  
\*\*\*\*\* name I chose her name in the hospital. " AGAIN You all are reckless and careless selfish  
and hardheaded and putting our kids name in danger using them on this app FOR NO REASON!  
Furthermore you didnt pick her name WE DID! So another LIE! "Claiming that I need to tell you  
where the children are during my weeks is ridiculous. " NO ITS LAW! 787.04 "Do you tell me  
where the kids are or what you are doing?" Yes I have ALWAYS told you the kids are  
ALWAYS WITH ME AND NOBODY ELSE! UNLIKE YOU I DONT BREAK THE COURTS  
ORDERS AND LEAVE THEM IN CRACKHOUSES AND WITH CRACKHEADS AND  
YOUR PORN STAR FANS AND PORN PROSTITUTION CLIENTS! "The state statute that  
you quoted is for a parent trying to conceal or leave the state with a child, or keeping the child  
when custody has been established.: WRONG! 787.04. Removing minors from state or  
concealing minors contrary to state agency order or court order. (1) It is unlawful for any person,  
in violation of a court order, to lead, take, entice, or remove a minor beyond the limits of this  
state, or to conceal the location of a minor, with personal knowledge of the order.  
THEREFORE YOU MUST NOT "CONSEAL" OR "to conceal the location of a minor"  
WHICH YOU KEEP DONG BY REFUSING TO TELL ME WHO WILL HAVE THE KIDS  
DURING YOUR WEEK! "During my weeks it is my time with A\*\*\* and A\*\*\*\* if I want to  
take the kids to Key West for the week and have a vacation I can." I KNOW THAT AND  
NEVER ARGUED THAT! "I just can not leave the state without your permission, and I must  
return \*\*\*\* and \*\*\*\*\* during your time." WRONG YOU MUST NOT CONSEAL THEM  
FROM ME AND IF YOU DO NOT TAKE HIM TO HIS SCHOOL YOU WILL BE IN  
VIOLATION OF FLORIDA TRUANCY LAWS!!!!!! SECTION 1003.21 "As for A\*\*\*\*'s  
school until the court changes it's order that stands as the law." THERE IS NO COURT ORDER  
ON THE CHILDREN SCHOOL AND YOU KNOW IT. LIE ALL YOU WANT BUT ITS NOT  
GOING TO WORK. ALL YOUR TEXT IN YOUR MOTIONS EVEN ADMITTING TO ALL  
THIS AND TRYING TO STOP ME FROM PLACING HIM IN HIS SCHOOL ARE WELL  
DOCUMENTED IN COURT MOTIONS AND EMAILS TO THE JA! "The Sheriff and the  
deputies are there to enforce the court order as law. During my weeks I will not bring A\*\*\*\* to  
which ever school you have chosen to enroll him in. " YOUR RIGHT AND THE SHERIFF  
WILL ENFORCE THE LAW AND MAKE OUR SON ATTENDING SCHOOL WITH MY  
DAUGHTER WEATHER YOU LIKE IT OR NOT LETS SEE. "You enrolled A\*\*\*\* without  
the court's permission and without consulting me." AGAIN I DONT NEED THE COURT  
PERMISSION TO FOLLOW STATE LAW AND NOT BREAK THE LAW AND I SURE AS  
HELL DONT NEED TO CONSULT A BUNCH OF COMPULSIVE LAIRS PLAYING  
GAMES! I HAVE FOLLOWED FLORIDA STATE LAW AND YOU CANT CHANGE OR  
ALTER THAT AND IF YOU CHOOSE NOT TO TAKE HIM TO SCHOOL THEN I WILL  
GET LAW ENFORCEMENT TO ALLOW ME TO KEEP HIM AND ME TAKE HIM. "I have  
no clue where you enrolled him or even how to drive there." YOU HAVE NEVER ASKED OR  
AGREED TO TAKE HIM SO SORRY EXCUSE! "As I stated earlier do not message me unless  
it's an emergency regarding A\*\*\* and A\*\*\*\*. I am busy and you are harassing me. Have a  
goodnight"" NOBODY IS HARASSING YOU MRS FAKE VICTIM IMPEACHED AS A  
WITNESS FOR LYING TO A JURY AND HAVING ME FALSELY ARRESTED! AGAIN  
YOU MUST TELL ME WHO WILL BE TAKING CARE OF OUR KIDS DURING YOUR  
TIME SHARING WEEKS WITH THE CHILDREN WHILE YOUR AT WORK OR YOU  
WILL BE IN VIOLATE OF 787.04 florida statute AND THE CURRENT COURT ORDER AS  
THE ORDER CLEARLY STATE YOU CANT LEAVE THEM WITH ANYONE AND YOU

ARE CLAIMING YOU HAVE TO WORK. OVER A WEEK NOW WAITING A ANSWER?????? YOU DO REALIZE HOW YOU LOOK TO JUDGE SNURE PLAYING THIS GAME AND WASTING EVERYONE'S TIME INCLUDING THE SHERIFF RIGHT!

- Nantita Seo viewed this subject.6/8/2023 6:23 PM

- NS Nantita Seo 6/8/2023 6:27 PM

Not an emergency, and you continue to harass have a nice night

- Donald Seoane viewed this subject.6/8/2023 6:29 PM

- DS Donald Seoane 6/8/2023 6:34 PM

IF YOU FEEL YOU ARE BEING HARASSED THEN I ENCOURAGE YOU TO GO TO THE SHERIFFS OFFICE AND FILE CHARGES LIKE YOU THREATENED TO DO LAST WEEK BUT WE ALL KNOW YOUR FAKE VICTIM BS WONT WORK LIKE IT DIDN'T WORK IN FRONT OF A JURY THE LAST TIME YOU HAD ME FALSELY ARRESTED! ILL BE HAPPY TO GO IN FRONT OF A JURY AGAIN AND THIS TIME FILE FALSE ARREST SUIT ON YOUR LAWYERS HERE ALSO! IM STILL WAITING YOU TO FOLLOW FLORIDA STATE LAW 787.04 AND STOP BREAKING FLORIDA LAW CONCEALING OUR MINOR CHILDREN AND TELL ME WHO WILL HAVE THE KIDS DURING YOUR WEEKS WHILE YOUR AT WORK???

- Nantita Seo viewed this subject.6/8/2023 6:35 PM

- NS Nantita Seo 6/9/2023 7:23 AM

Good morning. Are you still good for me to pick up A\*\*\* and A\*\*\*\* at the Kissimmee police station at 6 pm today on your weekends like you offered before?

- Donald Seoane viewed this subject.6/9/2023 9:50 AM

- DS Donald Seoane 6/9/2023 9:52 AM

For the 100th time now in over a week I ask you WHO WILL BE TAKING CARE OF OUR CHILDREN DURING THE WEEK WHEN YOUR AT WORK?

- Nantita Seo viewed this subject.6/9/2023 11:38 AM

- NS Nantita Seo 6/9/2023 12:28 PM

Am I getting A\*\*\* and A\*\*\*\* today after I get off work or not ?

- Donald Seoane viewed this subject.6/9/2023 12:28 PM

- DS Donald Seoane 6/9/2023 12:30 PM

WHO WILL BE TAKING CARE OF OUR CHILDREN DURING THE WEEK WHEN YOUR AT WORK? And stop using their names here putting them in dander.

- Nantita Seo viewed this subject.6/9/2023 12:30 PM

- NS Nantita Seo 6/9/2023 12:31 PM

Am I getting A\*\*\* and A\*\*\*\* today after I get off work or not ?

- Donald Seoane viewed this subject.6/9/2023 12:37 PM

- **DS Donald Seoane 6/9/2023 12:37 PM**

WHO WILL BE TAKING CARE OF OUR CHILDREN DURING THE WEEK WHEN YOUR AT WORK? And stop using their names here putting them in danger.

- Nantita Seo viewed this subject.6/9/2023 2:21 PM

- **NS Nantita Seo 6/9/2023 2:21 PM**

Am I getting A\*\*\* and A\*\*\*\* today after I get off work or not ?

- Donald Seoane viewed this subject.6/9/2023 2:23 PM

- **DS Donald Seoane 6/9/2023 2:25 PM**

I'll answer your questions when you answer mine first I been asking for a week. WHO WILL BE TAKING CARE OF OUR CHILDREN DURING THE WEEK WHEN YOUR AT WORK?

And stop using their names here putting them in danger.

- Nantita Seo viewed this subject.6/9/2023 3:44 PM

- **NS Nantita Seo 6/9/2023 3:44 PM**

Am I getting A\*\*\* and A\*\*\*\* today after I get off work or not ?

- Donald Seoane viewed this subject.6/9/2023 3:48 PM

- **DS Donald Seoane 6/9/2023 3:50 PM**

I'll answer your questions when you answer mine first I been asking for a week.

- **NS Nantita Seo 6/9/2023 4:12 PM**

???

- Nantita Seo viewed this subject.6/9/2023 4:12 PM

- Donald Seoane viewed this subject.6/9/2023 4:26 PM

- **DS Donald Seoane 6/9/2023 4:27 PM**

I'll answer your questions when you answer mine first I been asking for a week. WHO WILL BE TAKING CARE OF OUR CHILDREN DURING THE WEEK WHEN YOUR AT WORK?

And stop using their names here putting them in danger.

- Nantita Seo viewed this subject.6/9/2023 4:27 PM

- **NS Nantita Seo 6/9/2023 4:34 PM**

Since you do not want to co-parent and live up to your word that I would get the kids every weekend they will stay with you per the timesharing order. You're using A\*\*\* and A\*\*\*\* as



pawns in your continued harassment. I will pick the kids up next Friday per the court order at 6pm at the Kissimmee Police Department. I will not continue to play your game and allow you to use A\*\*\* and A\*\*\*\* as a bargaining chip. Don't message me unless it is an emergency involving A\*\*\* and A\*\*\*\*.

- Donald Seoane viewed this subject.6/9/2023 4:34 PM

- **DS Donald Seoane 6/9/2023 4:57 PM**

Please keep compulsive lying here as I will be using this all in my motions to judge Snure that clearly shows how mentally unstable you and you coolaid haired leftist feminist womens rights advocate man hating lawyers are which we all know it's them here typing. I never said you could not have all weekends including mine. I'm fine with that continuing IF we are sticking to what's been going on for months now and they stay safe with me all week days. No surprise your lying and trying to twist things. You said last week would be the last week I would take care of the kids on your week and for over a week now countless times I have asked you to follow Florida state law and the court order and tell me who will be baby sitting the children while your at work and you refuse to answer. You all clearly are only changing what's been going for months now which the judge is also very aware of in a attempt to alter our sons current schooling which will not work. The Judge is not blind or dumb. Furthermore you keep using the children's names as weapons here on this app repeatedly with no purpose other than spite. The Judge can read I'm sure and will see what YOUR DOING USING THE CHILDREN AS PAWNS AND A WEAPON. Now if your going to be giving me the children to take care of still on your weeks I have no issue dropping them at police station right now. If your not and going to keep them during your weekdays you are required by Florida state law to tell me who is taking care of them while your at work and if not I told you many times I will evolve law enforcement. Lastly stop the fake victim card AGAIN as it won't work. Nobody is harassing you and you all know it and that's why you refuse to follow through with your lies and empty worthless cowardly threats to have me falsely arrested again so I can have you impeached for lying and perjury AGAIN and get not guilty"s AGAIN and have ANOTHER lawsuit against you for false arrested.

- Nantita Seo viewed this subject.6/9/2023 4:58 PM

- **DS Donald Seoane 6/9/2023 5:02 PM**

Also for the record I really wish you would stop acting childish her for the kids sake so they can have a more stable schedule but unfortunately clearly you keep playing games refusing to follow the court order and Florida law and stop concealing our mirror children and who will be taking care of them on your weekdays. It's simple just answer the question and follow the law and the courts order.

- Nantita Seo viewed this subject.6/9/2023 5:02 PM

- **DS Donald Seoane 6/9/2023 5:06 PM**

So its now 5pm and I need you to stop playing these childish games and answer me??? 1. Are you still planing to have the children all weeks till our court date September 27th and if so I'll be happy to give you all weekends including my weekends???? 2. IF NOT WHO WILL BE TAKING CARE OF THE CHILDREN ON YOUR WEEKS WHILE YOUR AT WORK?

- Nantita Seo viewed this subject.6/9/2023 5:06 PM

- **DS Donald Seoane 6/9/2023 5:17 PM**

I'm waiting? It's a simple answer I'm waiting for and I'm hoping you will stop playing games and answer as I see u read it.

- Nantita Seo viewed this subject.6/9/2023 5:18 PM

- **NS Nantita Seo 6/9/2023 5:22 PM**

I have already told you, have a good weekend, I will pick the kids up next Friday. I also told you not to message me, and using this app to harass me. If it's not an emergency I involving A\*\*\* or A\*\*\*\* I will not answer, as I already stated.

- Donald Seoane viewed this subject.6/9/2023 5:22 PM

- **DS Donald Seoane 6/9/2023 5:31 PM**

Again Noone is harassing you and you are STILL continuing to play games and refusing to follow the courts order and Florida state law which is all documented here. Even though you are doing this I will still give you the kids this weekend on my weekend. We are leaving now so please be at police station at 6pm. The Judge will see who the unreasonable one here is and it's clearly not me.

- Nantita Seo viewed this subject.6/9/2023 5:32 PM

- **NS Nantita Seo 6/9/2023 5:34 PM**

Nope, I gave you every opportunity to be reasonable earlier. As I stated I am following the courts order. It's your weekend, have a good weekend with A\*\*\* and A\*\*\*\*. I will pick the kids up next Friday at 6pm at the Kissimmee Police Department. Again stop messaging and trying to creat issues.

- Donald Seoane viewed this subject.6/9/2023 5:34 PM

- **DS Donald Seoane 6/9/2023 5:37 PM**

Your the one clearly being unreasonable and we are driving to police station and will be there at 6pm as you requested. If you don't come now clearly its more of your games. We will be there waiting as you requested.

- Nantita Seo viewed this subject.6/9/2023 5:38 PM

- **NS Nantita Seo 6/9/2023 5:41 PM**

It's not a game, I stated earlier I will not allow you to use the children as pawns and clearly you are. I have asked you to confirm pick up for the past two days. You stated you want to follow the court order, as such, this is your weekend. I will pick the kids up next Friday at 6pm. Please do not drag A\*\*\* and A\*\*\*\* to the Police Department as part of your game.

- Donald Seoane viewed this subject.6/9/2023 5:42 PM

- **DS Donald Seoane 6/9/2023 5:43 PM**

Lie lie lie lie as always but AGAIN we are driving to police station now and will be waiting for you as you requested.

- Nantita Seo viewed this subject.6/9/2023 5:48 PM

- **NS Nantita Seo 6/9/2023 5:50 PM**

I have just informed you four separate times not to do that, and as you love to say it's on the record here for the court. I informed you at 4:25pm, 5:00pm, 5:34pm, and 5:41. Have a good weekend

- Donald Seoane viewed this subject.6/9/2023 6:03 PM

- **DS Donald Seoane 6/9/2023 6:06 PM**

Ok we are st police station as you requested and as I told you we were on our way and coming here to drop you the kids. We will sit here as long as you need.

- Nantita Seo viewed this subject.6/9/2023 6:06 PM

- **NS Nantita Seo 6/9/2023 6:11 PM**

Take the kids home, have a good weekend. Stop using A\*\*\* and A\*\*\*\* as pawns. I don't know how much clearer I can be, stop, it is not fair for you to pull these stunts with A\*\*\* and A\*\*\*\*. Per the court order and your expressed wishes you have the kids this weekend. I will pick them up next Friday at 6pm, at the Kissimmee Police Department

- Donald Seoane viewed this subject.6/9/2023 6:11 PM

- **DS Donald Seoane 6/9/2023 6:14 PM**

Lie lie lie lie as always. So you are now refusing to come to the police station and pickup the kids as has been the planned schedule you put in place for months to take the kids on my weekends because I been nice enough to allow you to since you can't take care of them on your weekdays? You can lie and twist this all you want but we are sitting here waiting for you and if you refuse to come you cannot place blame on me! We can wait as long as you need. Clearly its YOU playing games using the kids as pawns. We will continue to wait.

- Nantita Seo viewed this subject.6/9/2023 6:15 PM

- **DS Donald Seoane 6/9/2023 6:20 PM**

Are you coming or are you refusing to come pick them up?

- Nantita Seo viewed this subject.6/9/2023 6:20 PM

- **DS Donald Seoane 6/9/2023 6:25 PM**

At "6/9/2023 5:31 PM" I stated we were coming here and for you to be here: "Again Noone is harassing you and you are STILL continuing to play games and refusing to follow the courts order and Florida state law which is all documented here. Even though you are doing this I will

still give you the kids this weekend on my weekend. We are leaving now so please be at police station at 6pm. The Judge will see who the unreasonable one here is and it's clearly not me." And you have had now almost an hour to meet us here so are you refusing to come now?

- Nantita Seo viewed this subject.6/9/2023 6:25 PM

- **DS Donald Seoane 6/9/2023 6:30 PM**

Ok you reading and ignoring my messages says wonders so we will drive home now at 6:30pm and my offer still stands and we can drive back here if you choose to stop playing games and come get the kids for my weekend which we been doing for months now.

- Nantita Seo viewed this subject.6/9/2023 6:30 PM

- **DS Donald Seoane 6/10/2023 11:07 AM**

I am baptizing the children tomorrow night and need to know if you want your name on thier baptism certificates or you want it left blank?

- Nantita Seo viewed this subject.6/10/2023 11:07 AM

- **NS Nantita Seo 6/10/2023 11:10 AM**

That's fine you can put my name of the certificate.

- Donald Seoane viewed this subject.6/10/2023 11:24 AM

- **NS Nantita Seo 6/15/2023 7:43 PM**

please confirm about picking up A\*\*\* and A\*\*\*\* on Friday day at 6 pm at police station

- **NS Nantita Seo 6/16/2023 6:48 AM**

please confirm about picking up A\*\*\* and A\*\*\*\* on Friday day at 6 pm at police station

- Donald Seoane viewed this subject.6/16/2023 8:02 AM

- **DS Donald Seoane 6/16/2023 8:11 AM**

Yes but I will note here for the judge and police you are STILL attacking the kids putting them in danger using thier real full names here for no other reason than your selfish, suburban, hard headed and reckless. Also you are still refusing to follow Florida law 787.04 and the court order and tell me who will have the kids while your at work during the week. Lastly I need you to also confirm my return pickup time and date?

- Nantita Seo viewed this subject.6/16/2023 8:18 AM

- **NS Nantita Seo 6/16/2023 8:31 AM**

Thank you, I'll see you at 6pm at the Kissimmee Police Department. As for you two other ridiculous accusations. This is a private app that is approved by the courts for use. If you or I do submit this as evidence there will also be a motion of confidentiality, meaning all names would be removed, so you stating I am putting the kids in danger or attacking them is simply incorrect.

As for your continued harassment of State Statute 787.04 and where the kids will be, I have repeated multiple times I will follow the court order. Since you seem to not understand that, it means the kids will be with me, as stated by the court order. I would ask that I can return the kids on Wednesday at 6pm since I can not take the whole week off.

- Donald Seoane viewed this subject.6/16/2023 8:33 AM

- **DS Donald Seoane 6/16/2023 8:44 AM**

Again apps, websites and servers get hacked, leaked or published and you using the kids names here is pure evil, pointless and reckless as I have said many times. AGAIN stop playing fake victim and harassment card or go to the police and file harassment charges so i can sue you again for false arrest and get another not guilty and hopefully get you criminally charged this time. Lastly finally you have answered the question now 2 weeks later saying the kids will be with you so stop LYING AGAIN as you have not answered that before. As you know I can take the kids anytime and all the time and NEVER EVER have or will need you for them unlike you so yes I will pick them up Wednesday.

- Nantita Seo viewed this subject.6/16/2023 8:45 AM

- **DS Donald Seoane 6/21/2023 9:47 AM**

Confirm pickup at 6pm?

- Nantita Seo viewed this subject.6/21/2023 9:48 AM

- **NS Nantita Seo 6/21/2023 9:48 AM**

yes

- Donald Seoane viewed this subject.6/21/2023 10:47 AM

- **DS Donald Seoane 6/21/2023 11:13 PM**

Since you LIED AGAIN and claimed two weeks ago that, that would be the last week I am going to be talking care of the children on your week and that was a lie since you gave them to me today on your week so I can only assume that between now and our next court date on September 27th you will be having me take care of the children on your weeks am I correct? If thats the case I need to know now AND I need to know if you will still be taking the children all weekends including mine and this coming weekend like we been doing for months already till your new lawyer change it which I am sure im talking to her here anyways. If so lets confirm pickup now for this Friday at 6pm and back to me on Sunday. Also I am buying uniforms and school supplies for our son and need to know what you plan to do as you STILL have not given me a straight answer about and only said you will not take him even though he is enrolled to go and required to go by law. Are you going to let me keep him all weeks like we been doing for months and let me take him myself or am I going to have to get Law enforcement involved again?

- Nantita Seo viewed this subject.6/21/2023 11:44 PM

- **DS Donald Seoane 6/22/2023 8:19 AM**

I see you read and ignored my message AGAIN yesterday and I'm trying to plan my time with the children and need answers to my questions??????

- **DS Donald Seoane 6/22/2023 10:54 AM**

????

- Nantita Seo viewed this subject.6/22/2023 9:11 PM

- **NS Nantita Seo 6/22/2023 9:30 PM**

If you have plans with A\*\*\* and A\*\*\*\*, you can keep A\*\*\* and A\*\*\*\*. If not, I will pick A\*\*\* and A\*\*\*\* up on Friday, returning A\*\*\* and A\*\*\*\* back to you on Sunday at 6 pm. As for reading your message without a response, I have work, if it is not an emergency, then you can wait until I have time to respond properly. As for A\*\*\*\*'s school and uniforms. You have asked this question continuously and I respond the same every time, stop asking. No, I will not violate the court order. If you'd like to enter an emergency Motion to change schools you can, I will not answer this again until the court date. If you'd like to get law enforcement involved that's your right, but since there is already a record of harassment you'd just be adding on. A\*\*\*\* is also displaying extrem sexualation, I will continue to keep a record of what he says and does, because I am sure you are not violating the judges order and Producing any pornographic material while you're in custody of A\*\*\*\* and A\*\*\*.

- Donald Seoane viewed this subject.6/22/2023 9:43 PM

- **DS Donald Seoane 6/22/2023 10:32 PM**

1. My plans with the children do not matter as I told you if you wanted the children on my weekends as well as your weekends I would do that and I will still do that for you AS LONG AS YOU ARE GIVING ME THE CHILDREN ON YOUR WEEKDAYS. So you have not answered my question do you plan to have me take care of the children on your weekdays till the September 27th hearing????? If so yes I will drop them back to you tomorrow Friday at 6pm for my weekend and give you my weekend and they will return to me on this Sunday at 6pm or 8pm whatever you want???????? 2. You read my message and ignored it last night and have taken a full 24 hours to respond AGAIN and its noted here the time you read it in the app. 3. As for A\*\*\*\*'s school and uniforms your lying as always as AGAIN there is no order for the children schooling only a order for "DAYCARE" and he has to by law start school on August 10th which he is enrolled to do which you and the judge are well fully aware of and taking him there is not a violation of the courts order and it is law that he attends and there is no need for a emergency motion and I will take him and if you are refusing to take him yes I will involve law enforcement and the courts at that time. But again if you are agreeing that he is going to be with me still on your weeks as we been doing anyways then its not a issue as I will take him on your weeks and mine. Still waiting you to answer that since you are refusing to answer and just saying you will break Florida law and not take him. Lastly as I have said countless times your fake victim card and libel of harassment and lies about "harassment" is not going to work with me anymore or law enforcement or the courts anymore and if you think it will then call the police right now!!!! 4. as for any crazy claims of "sexualation" of our son I have never ever said of done anything around him "sexual" unlike you that lets our daughter sleep in your porn fans and prostitution clients beds and you twerking infront the children in thongs for your tiktok videos and tips that

was not only played in the courtroom but is what made judge Madrigal order that no adult material can be filmed while you have the kids but nice try. I have proof and witnesses of him and his sister twerking rubbing each others butts together saying but mommy does it months ago because of YOU Now if there is something he has said or is doing that is a concern you need to let me know now????? 5. Lastly as I have told you countless times stop using their names here on a public server and website out of pure spite and putting them in danger as their is ZERO reason for it Mrs, Emily Calvin that “NO MAN TELLS ME WHAT TO DO UNLESS I TELL HIM TO” Noted here for my next motion I will file tomorrow and set to be added to our September 27th hearing!

- Nantita Seo viewed this subject.6/22/2023 10:41 PM

- **NS Nantita Seo 6/22/2023 11:12 PM**

1. Your plans do concern me as you stated, you can not conceal or keep the children's whereabouts from me. 2. When I read your messages and when I respond to you are not your concern unless there is an emergency involving A\*\*\* or A\*\*\*\*. So I can read you message and chose when, how and if I am going to respond to you. 3. You have enrolled A\*\*\*\* as far as you say you have but since you have yet to provide any proof of enrollment and since the court order says they can only attend Trinity, and be watched by Trinity staff I will not entertain your question. 4. As for my twerking on TikTok, that has stopped. You continuing to claim, porn, prostitution and other slander is ridiculous. Same as claiming anything to do with A\*\*\*, when I was discussing A\*\*\*\*. A\*\*\*\* pulling his penis out, and trying to hump items seems to be over sexualization. If your not concerned not to worry I have told you and will continue to address the issue and document it. 5. As for the children's names, again this is a private server, that's why you pay for services. Secondly the second A\*\*\* and A\*\*\*\* entered this world everything, including there Names is public record. As you did while discussing A\*\*\*\* and A\*\*\* I will use their given names.

- Donald Seoane viewed this subject.6/22/2023 11:13 PM

- **DS Donald Seoane 6/22/2023 11:13 PM**

So AGAIN you have read my message at 10:41pm and clearly your not at work and now it's 11:12pm and have ignored my questions crucialI to the children's safety and well being and furture and are refusing to answer STILL. IM NOTING HERE FOR JUDGE SNURE!

- Nantita Seo viewed this subject.6/22/2023 11:13 PM

- **NS Nantita Seo 6/22/2023 11:14 PM**

Wow you really missed the message sent at 11:13 that you read

- Donald Seoane viewed this subject.6/22/2023 11:17 PM

- **DS Donald Seoane 6/22/2023 11:49 PM**

I just saw it as I was typing it the same time as yours as they were sent 1 minute apart and here is my response. 1. “Your plans do concern me as you stated, you can not conceal or keep the children's whereabouts from me.” I HAVE NEVER EVER CONCEALED THE CHILDREN'S WHEREABOUTS LIKE YOU HAVE! LIE AGAIN AS ALWAYS! “2. When I read your

messages and when I respond to you are not your concern unless there is an emergency involving A\*\*\* or A\*\*\*\*. So I can read you message and chose when, how and if I am going to respond to you." AGAIN YOU WAITING 24 HOURS FROM THE TIME YOU READ IT TO RESPOND WHICH IS NOTED HERE FOR THE COURT AGAIN! 3. "You have enrolled A\*\*\*\* as far as you say you have but since you have yet to provide any proof of enrollment and since the court order says they can only attend Trinity, and be watched by Trinity staff I will not entertain your question." AGAIN ANOTHER LIE AS THE COURT ORDER DOES NOT TALK ABOUT SCHOOLING ONLY "DAYCARE" SO YOU CAN NOT ENTERTAIN MY QUESTION AGAIN STILL AFTER 3 WEEKS WHICH IS ALSO NOTED HERE FOR THE JUDGE THAT YOU ARE REFUSING TO ANSWER MY QUESTION! 4. "As for my twarking on TikTok, that has stopped." LITTLE LATE FOR THAT AS YOU HAVE ALREADY MENTALLY DAMAGED THEM AND YOU JUST EVEN ADMITTED TO IT HERE THANKS! "You continuing to claim, porn, prostitution and other slander is ridiculous." ANOTHER LIE AS NOT RIDICULOUS AS I HAVE PROVEN IT TO THE COURTS COUNTLESS TIMES AND NOT ONLY YOUR BANK STATEMENTS PROVE IT BUT THE COMMENTS ON YOUR TIKOTK AND SO ON INCLUDING HOW I MET YOU IN A WHORE HOUSE IN THAILAND WHERE YOU WERE WORKING OVER TEN YEARS AGO BUT NO SURPRISE ANOTHER LIE FROM YOU. "Same as claiming anything to do with A\*\*\*, when I was discussing A\*\*\*\*. A\*\*\*\* pulling his penis out, and trying to hump items seems to be over sexualization. If your not concerned not to worry I have told you and will continue to address the issue and document it." AGAIN ANOTHER LIE AS YOU HAVE NEVER EVER TOLD ME THIS AND NOW THAT YOU DID I WILL DO WHAT ANY RESPONSIBLE PARENT WOULD DO WHICH CLEARLY IS NOT YOU AND YOU HAVE NOT DONE AND TAKE HIM TO HIS CHILD COUNSELOR TOMORROW TO DOCUMENT AND ADDRESS IT! 5. "As for the children's names, again this is a private server, that's why you pay for services. Secondly the second A\*\*\* and A\*\*\*\* entered this world everything, including there Names is public record. As you did while discussing A\*\*\*\* and A\*\*\* I will use their given names." FIRST OFF I DONT PAY FOR THE SERVICE BUT EVEN IF I DID IT MEANS NOTHING ABOUT SERVER SECURITY AND AGAIN A SERVER IS ONLY PRIVATE WHEN IT IS NOT CONNECTED TO THE INTERNET AND WHEN IT IS TILL IT GETS HACKED AND OR LEAKED OR SUBPOENAED AND YOU USING THERE NAMES IS RECKLESS AND OUT OF NOTHING MORE THAN SPITE AS YOU WONT HAVE A MAN TELL YOU WHAT TO DO WHICH I AM SURE ANY JUDGE WILL SEE AS THERE IS ZERO REASON TO USE THEIR NAMES HERE! ZERO!!!!!!!!!!!!!! ALSO ANOTHER LIE ABOUT THERE NAMES ARE BEING PUBLIC RECORD CAUSE I GOOGLED THEIR NAMES TODAY AND ZERO COMES UP THANK GOD BUT YOU ARE GOING TO DESTROY THAT BY KEEP USING THEIR NAMES HERE AS A WEAPON! LASTLY I STILL AWAIT YOUR RESPONSE AS TO YOUR PARENTING TIME SCHEDULING PLAN AS TO WHERE AND WHEN THE CHILDREN WILL BE WITH ME AND YOU TILL SEPTEMBER 27TH SO I CAN TAKE HIM TO SCHOOL SINCE YOU ARE REFUSING TO????????

- Nantita Seo viewed this subject.6/22/2023 11:58 PM

- NS Nantita Seo 6/23/2023 12:46 AM

1. You didn't address anything other than stating lie. You have concealed A\*\*\*\* and A\*\*\*, there was an amber alert for the kids. You took them for two months. So what are the plans you



are trying to make. 2. Nothing in the court order states that I need to respond to you. I respond to you out of curiosity not order or necessity. Again unless it's an emergency regarding A\*\*\* or A\*\*\*\*, you'll get a response when I have talked with my lawyers or when I have one to give. You threatening me and demeaning me won't get you an answer. 3. If the court order does not specifically state where the kids must attend school why wouldn't judge Madrigal allow you to move the kids or home school them, right cause the court order states a school. I have also given you an answer every time you have asked it's just not the one you want. 4. I admitted that I twerked on TikTok, the kids were no where near me, but nice try. You mean the same bank statement that you set up and now are receiving the same types of payments for your fiancé's and your work, but you want to claim I have scared A\*\*\* and A\*\*\*\*. 4b. I just told you that A\*\*\*\* is over sexualized and you wanted to twist it and try to blame me. You blew it off. 5. The kids Names and information are public record. They were documented in the hospital, with the county and other entities, just because Google doesn't find it doesn't mean it's not public record. Lastly the courts have are set the time sharing schedule. If I am able to get the time off work and have the funds I will take the kids, if you want to give me your weekends that's your choice. I am done with the back and forth with you. Unless it's an emergency regarding the kids don't contact me. If you have an issue you can contact my lawyer. I will check the messages for emergency and if none then don't expect a response. Goodnight.

- Donald Seoane viewed this subject.6/23/2023 12:54 AM

- **DS Donald Seoane 6/23/2023 1:00 AM**

It's late and I woke up and saw the notification and will respond to all your lies and avoiding answering questions tomorrow for the judge to see but I am still 3 weeks later waiting answers.

- Nantita Seo viewed this subject.6/23/2023 6:28 AM

- **NS Nantita Seo 6/23/2023 7:05 AM**

Good morning. Please let me know now about picking A\*\*\* and A\*\*\*\* up today at 6 pm. If not, I will work overtime. As I stated, when able, I will take the kids on my weeks. If you still allow me the kids on your weekends, that is your decision.

- Donald Seoane viewed this subject.6/23/2023 9:31 AM

- **DS Donald Seoane 6/23/2023 10:09 AM**

"1. You didn't address anything other than stating lie. You have concealed A\*\*\*\* and A\*\*\*, there was an amber alert for the kids. You took them for two months. So what are the plans you are trying to make." THERE IS NOTHING TO ADDRESS AND UNLIKE YOU I DON'T LIE BUT NICE TRY LYING AGAIN. NOW YOU JUST PROVED YOUR NOT NANTITA AS NANTITA KNOWS THAT THE CHILDREN WERE AT DCF OFFICE A WEEK BEFORE THAT HER AND DFC PUT OUT THAT FRAUDULENT AMBER ALERT AND FRAUDULENT TICO ORDER DCF COMMITTED PERJURY 3 TIMES THAT MORNING TO GET SAYING THEY DIDNT KNOW WERE THE CHILDREN WERE WHEN I WAS SITTING IN THERE OFFICE BUT NICE TRY LYING AGAIN EMILY CALVIN! YOU SHOULD GET THE FACTS STRAIGHT OF YOUR CLIENTS CASE BEFORE YOU LOOK LIKE A FOOL. COURT IS GOING TO BE FUN I CANT WAIT. I THINK IM STILL GOING TO FILE THIS ENTIRE HISTORY ON TALKING PARENTS HERE FROM START TO

FINISH TO PROVE YOU ALL'S LIE LIE LIE LIE LIE LIE AND GAMES. PLEASE KEEP DOING IT. 2. Nothing in the court order states that I need to respond to you. I respond to you out of curiosity not order or necessity. Again unless it's an emergency regarding A\*\*\* or A\*\*\*\*, you'll get a response when I have talked with my lawyers or when I have one to give. You threatening me and demeaning me won't get you an answer. HERE WE GO AGAIN MRS WOMEN CANT BE TOLD WHAT TO DO BY A MAN EMILY CALVIN HAHAHAHA. YOU ARE ORDERED BY THE COURT TO ANSWER QUESTIONS ABOUT THE KIDS HERE BUT THANKS FOR LYING AGAIN! GO AHEAD AND KEEP PLAYING GAMES THOUGH AS ITS GREAT FOR MY COURT CASES. 3. If the court order does not specifically state where the kids must attend school why wouldn't judge Madrigal allow you to move the kids or home school them, right cause the court order states a school. AGAIN THE COURT ORDER DOES NOT STATE ANY SCHOOL ONLY "DAYCARE" GO READ THE ORDER MRS CALVIN! I have also given you an answer every time you have asked it's just not the one you want. NO YOU HAVE NOT. HERE IS THE QUESTIONS AGAIN! SINCE OUR SON IS REQUIRED TO GO TO SCHOOL BY LAW AND THERE IS NO COURT ORDER ABOUT SCHOOL AND HE IS NOW OFFICIALLY LEGALLY ENROLLED IN MY DAUGHTER'S SCHOOL AND YOUR REFUSING TO TAKE HIM ARE YOU GOING TO ALLOW HIM TO STAY WITH ME ON YOUR WEEKS AS WE BEEN DOING FOR MONTHS NOW ANYWAYS SO I CAN TAKE HIM????? "4. I admitted that I twerked on TikTok," YES YOU DID "the kids were no where near me, but nice try." THATS ANOTHER LIE AS YOU DIDNT SAY THAT ABOVE BUT ITS OK I GOT PLENTY OF VIDEO OF THE CHILDREN TALKING ABOUT IT AND WITNESS INCLUDING THE CHILDS COUNSELOR . "You mean the same bank statement that you set up" LIE AGAIN THATS YOUR ACCOUNT THAT YOUR LAST LAWYER SENT ME AND IT SHOWS YOUR PROSTITUTION CLIENTS 1000 DOLLAR TRANSACTIONS AFTER OUR SEPARATION MAYBE YOU DIDNT KNOW ABOUT THAT EMILY. LOL HEY COURT IS GOING TO BE SUPER FUN I CANT WAIT! "and now are receiving the same types of payments for your fiancé's and your work, but you want to claim I have scared A\*\*\* and A\*\*\*\*." NOPE LIE AGAIN AS I DON'T RECEIVE AS PROSTITUTION PAYMENTS AND NEVER HAVE AND NEITHER IS MY FIANCE UNLIKE YOU BUT NICE TRY LYING AGAIN. NOT SURE WHAT YOU ARE TALKING ABOUT "SCARED THE KIDS" AND AGAIN YOU ARE USING THE CHILDRENS NAMES AS WEAPONS FOR NO OTHER REASON THAN YOU CANT BE TOLD WHAT TO DO BUT ITS OK KEEP DOING IT AS THE COURTS WILL SEE THIS AND ORDER YOU WHAT TO DO AND WHEN YOU DONT COMPLY THEY WILL THROW YOU IN JAIL WHERE YOU BELONG. "4b. I just told you that A\*\*\*\* is over sexualized and you wanted to twist it and try to blame me. You blew it off. " I DIDNT BLOW ANYTHING OFF AND TOLD YOU I WILL DO WHAT ANY RESPONSIBLE PARENT WOULD DO WHICH CLEARLY YOU ARE NOT AS YOU DIDNT DO IT AND TODAY HE WILL MEET WITH THE CHILDREN'S COUNSELOR. I WOULD NOT BE SURPRISED IF YOU NOT BEEN BANGING YOU PORN FANS AND JOHNS IN FRONT OF HIM BY WE WILL FIND OUT TODAY AND IT WILL BE ON VIDEO AS WELL. I ALREADY GOT ALL THE PROOF YOU KEEP PUTTING OUR DAUGHTER TO SLEEP IN YOUR PORN FANS BEDS GOING BACK SINCE BEFORE THE HURRICANE INCLUDING WHEN YOU MOVED THE KIDS INTO YOUR LAST JOHNS APARTMENT FOR 2 WEEKS. YOU REALLY ARE SICK AND A HORRIBLE PARENT OR SHOULD I SAY NOT A PARENT MRS ABBONDON YOUR DAUGHTER TEN YEARS AGO IN THAILAND. AS I HAVE SAID COUNTLESS TIMES

HERE AND IN COURT INFRONT OF JUDGE MADRIGAL, IF YOU WANT TO START BEING A PARENT OR MOTHER YOU SHOULD GO BACK TO THAILAND AND START WITH MO YOU DAUGHTER YOU RUINED THERE AND START TRYING TO FIX HER LIFE INSTEAD OF TRYING TO RUIN OUR TWO KIDS LIVES HERE AS THERE PERFECTLY FINE HERE WITH ME AND A LOT BETTER OFF WITHOUT YOU IN THERE LIFE WHICH I ALSO PLAN TO PROVE IN COURT. DONT KNOW WHY YOU KEEP WANTING TO HURT THEM? "5. The kids Names and information are public record. They were documented in the hospital, with the county and other entities, just because Google doesn't find it doesn't mean it's not public record." AGAIN YOU USING THERE NAMES HERE ON A PUBLIC SERVER CONNECTED TO THE INTERNET ON A WEBSITE HAS NO PURPOSE! NONE! YOU KNOW ITS NOT SAFE AND SERVERS GET HACKED, LEAKED OR PUBLISHED AS I HAVE TOLD YOU COUNTLESS TIMES HERE. YOU ARE ONLY DOING OUT OF SPITE AND USING THERE NAMES AS A WEAPON CAUSE YOU CANT BE TOLD NO OR WHAT TO DO BY A MAN. BUT HEY KEEP SHOWING THAT TO THE COURT AND JUDGE HOW HARD HEADED YOU ARE! I WILL GET THE COURT TO ORDER YOU TO STOP AND HEY THE JUDGE IS A MAAAAANNNNNN! A REAL MAN AT THAT NOT A FAKE ONE, EMILY LOL. "Lastly the courts have are set the time sharing schedule. If I am able to get the time off work and have the funds I will take the kids, if you want to give me your weekends that's your choice." THE COURTS DID MAKE A SCHEDULE AND YOU CANT FOLLOW THE COURTS ORDERS SINCE CHRISTMAS AND BECAUSE YOU HAVE TO WORK AND YOU ARE NOT ALLOWED TO PUT THEM IN ANOTHER DAYCARE YOUR LAST LAWYER HAD YOU GIVING ME THE CHILDREN ON YOUR WEEKDAYS AND OUT OF KINDNESS I GAVE YOU MY WEEKENDS. SO AGAIN I WILL GIVE YOU MY WEEKENDS IF YOU ARE GIVING ME ALL YOUR WEEKS. I WILL NOT GIVE YOU MY WEEKENDS IF YOU ARE TAKING YOUR WEEKS. ITS NOT HARD TO FIGURE THIS OUT. YOU CAN HAVE THE KIDS THIS WEEKEND BUT BECAUSE WE HAVE TO MEET WITH CHILD'S COUNSELOR TODAY I MIGHT NEED TO TO THE EXCHANGE A LITTLE AFTER 6PM DEPENDING ON TRAFFIC ALSO BUT ILL LET YOU KNOW BUT FOR SURE EITHER WAY I WILL BRING THEM FOR YOU AS A COURTESY! I am done with the back and forth with you. Unless it's an emergency regarding the kids don't contact me. If you have an issue you can contact my lawyer. I will check the messages for emergency and if none then don't expect a response. Goodnight.

• **DS Donald Seoane 6/23/2023 10:22 AM**

"I am done with the back and forth with you. Unless it's an emergency regarding the kids don't contact me. If you have an issue you can contact my lawyer. I will check the messages for emergency and if none then don't expect a response. Goodnight." THAT LAST PART WAS YOUR MESSAGE MEANT TO BE IN QUOTES. BUT ITS FUNNY YOU SAY TALK TO YOUR LAWYER THAT IGNORES MY EMAILS WHEN IM TALKING TO HER RIGHT HERE NOW LOL. NICE TRY. IM GOING TO SUBPOENA TALKING PARENTS CONNECTION IP LOCATIONS IF NEED BE TO PROVE IT BUT HEY KEEP LYING.

• Nantita Seo viewed this subject.6/23/2023 10:25 AM

• **NS Nantita Seo 6/23/2023 2:13 PM**

7 pm ? instead 6 pm given you more time to meet at police station

- Donald Seoane viewed this subject.6/23/2023 2:53 PM

- **DS Donald Seoane 6/23/2023 2:55 PM**

Ok we done and headed back. What's the soonest time u can be at police station as are are 1 hour away headed back to that area driving now.

- Nantita Seo viewed this subject.6/23/2023 2:59 PM

- **DS Donald Seoane 6/23/2023 3:29 PM**

30 min since u read and ignored my message AGAIN! I know you need to call your client Emily but I need to know now and this is why the judge ordered NANTITA to talk here not you?

- Nantita Seo viewed this subject.6/23/2023 3:36 PM

- **NS Nantita Seo 6/23/2023 3:39 PM**

if you done I will pick the kids up at 6 pm I'm still at work

- Donald Seoane viewed this subject.6/23/2023 3:43 PM

- **DS Donald Seoane 6/23/2023 3:44 PM**

Ok

- Nantita Seo viewed this subject.6/23/2023 4:21 PM

- **DS Donald Seoane 6/24/2023 8:56 PM**

Noting here for the judge that your newest Harrassment of false accusations against me to DCF were again today totally bogus and the police have closed there case and DCF as well said there will be closing thiers. I need you to confirm pickup of the children at 6pm tomorrow????

- Nantita Seo viewed this subject.6/24/2023 10:54 PM

- **DS Donald Seoane 6/24/2023 11:20 PM**

I see you read and ignored my message 30 min ago and waiting a response??????

- Nantita Seo viewed this subject.6/24/2023 11:26 PM

- **NS Nantita Seo 6/24/2023 11:26 PM**

6 pm at police station

- Donald Seoane viewed this subject.6/24/2023 11:26 PM

- **NS Nantita Seo 6/29/2023 7:09 PM**

please confirm about picking up A\*\*\* and A\*\*\*\* up on Friday at 6 pm at Kissimmee police station

- Donald Seoane viewed this subject.6/29/2023 11:05 PM

- **DS Donald Seoane 6/30/2023 7:48 AM**

There is a Emergency motion filed with the court due to your ongoing nonstop abuses of the children and none stop lies including but not limited to you doing naked porn videos in front of the children that has now been confirmed to be true by law enforcement. DCF, and the child protection team so keep lying. We will see what judge Snure says today about your actions. I'm still talking to law enforcement trying to get action taken so keep pushing. I got some other legal channels and legal actions I'm taking so you and your mentally ill transsexual lawyer that's married to a woman with a beard keep lying as it's all coming out now and going to make for a great story for the Orlando news teams.

- Nantita Seo viewed this subject.6/30/2023 7:50 AM

- **NS Nantita Seo 6/30/2023 7:56 AM**

That's wonderful that you continue to lie about law enforcement and DCF findings. That's not the question nor was it the subject I asked about. I was confirming pick of A\*\*\* and A\*\*\*\* today at 6pm in accordance with the court order.

- Donald Seoane viewed this subject.6/30/2023 7:57 AM

- **DS Donald Seoane 6/30/2023 8:02 AM**

LOL and you lie some more to cover you all's lies to no surprise. Maybe you should go read the court motions and watch all the video evidence cause this time your lies are now proven to be just that. As I told you we will see what the judge says today on my Emergency motion to remove your contact with the children.

- Nantita Seo viewed this subject.6/30/2023 8:02 AM

- **NS Nantita Seo 6/30/2023 8:03 AM**

That's wonderful that you continue to lie about law enforcement and DCF findings. That's not the question nor was it the subject I asked about. I was confirming pick of A\*\*\* and A\*\*\*\* today at 6pm in accordance with the court order.

- Donald Seoane viewed this subject.6/30/2023 8:03 AM

- **NS Nantita Seo 6/30/2023 8:06 AM**

And I disagree with what you continue to lie to the court and using A\*\*\* and A\*\*\*\* for your action

- Donald Seoane viewed this subject.6/30/2023 8:08 AM

- **DS Donald Seoane 6/30/2023 8:09 AM**

And you continue to use the children's names on this app as a weapon for no other purpose than just that. Noting here for judge Snure. And I answered you and note unlike you I don't lie and video doesn't lie and the 3 children's child forensic interviews are on video and there is a 20 min video of the deceive that was there telling the outcome that's attached in my motion but keep

lying please and do what all you sickos do. Again we will see what the judge orders on my emergency motion today.

- Nantita Seo viewed this subject.6/30/2023 8:09 AM

- **DS Donald Seoane 6/30/2023 8:10 AM**

I mean \* detective

- Nantita Seo viewed this subject.6/30/2023 8:10 AM

- **NS Nantita Seo 6/30/2023 8:17 AM**

I have asked repeatedly if you will have the children at the Kissimmee Police Department today at 6pm. If there were any actual findings as you claim Law Enforcement and DCF would have stepped in when you filed your false police report.

- Donald Seoane viewed this subject.6/30/2023 8:18 AM

- **DS Donald Seoane 6/30/2023 8:21 AM**

Wrong because even though they are trying to hide it by claiming it's not a crime it's still clearly a violation of the court's order and is damaging the children again go read the Emergency motion and see the video Mrs compulsive liars. And AGAIN we will see what the judge rules on my Emergency motion today.

- **DS Donald Seoane 6/30/2023 8:30 AM**

And to note here for the judge it's you that in fact filed a false police and dcf report AGAIN over the weekend with lies that were proven by both DCF and police to be lies yet again. My reports to DCF and police I got pushed to CTP and were found to be factual after 5 of child forensic interviews and AGAIN all the proof is in my emergency motion but please keep doing what you do best which is lie lie lie lie

- **DS Donald Seoane 6/30/2023 8:33 AM**

I mean 5 hours

- **DS Donald Seoane 6/30/2023 2:46 PM**

I need to know when you plan to return the children back to me? Sunday? Or?

- Nantita Seo viewed this subject.6/30/2023 2:54 PM

- **NS Nantita Seo 6/30/2023 6:10 PM**

It is now 6:08 pm are you bringing Anna and A\*\*\*\* to the police station at Kissimmee, or are you violating the court order. I sent you the messages since yesterday day about you confirming pick up.

- Donald Seoane viewed this subject.6/30/2023 6:47 PM

- **DS Donald Seoane 6/30/2023 6:52 PM**

As I told you and you are well aware that there is not only a Emergency motion that was waiting to be heard today to remove your contact with the child after its been proven that you been twerking naked infront of the children along with much other abuse that has mentally damaged the children and I'm sure your also aware that it was set to an Emergency hearing for July 5th. Your lies and games will not working anymore! See you in court!

- **DS Donald Seoane 6/30/2023 6:53 PM**

Also noted for the judge you just used their names AGAIN here out of hard headedness and spike to attack then with no other purpose.

- Nantita Seo viewed this subject.6/30/2023 6:53 PM

- **NS Nantita Seo 6/30/2023 6:55 PM**

Again, without a ruling on your motion you must still adhere to the court order. You're currently in violation of that order and law enforcement have been notified

- Donald Seoane viewed this subject.6/30/2023 7:04 PM

- **DS Donald Seoane 6/30/2023 7:08 PM**

You mean the court order that you been violating since Xmas yea ok report away. I already notified law enforcement about it in the afternoon and the clerk. You can talk to Sargeant barker. Who did you talk to? Did you file ANOTHER fraudulent complaint? Might as well tell me as I'm going to find out.

- Nantita Seo viewed this subject.6/30/2023 7:08 PM

- **NS Nantita Seo 6/30/2023 7:10 PM**

You find out when the emergency Motion for pick up goes through and the Deputies enforce the order

- Donald Seoane viewed this subject.6/30/2023 7:10 PM

- **NS Nantita Seo 6/30/2023 7:11 PM**

there's nothing left to say unless you're bring A\*\*\* and A\*\*\*\* for the exchange

- Donald Seoane viewed this subject.6/30/2023 7:11 PM

- **DS Donald Seoane 6/30/2023 7:13 PM**

Noted here for the judge also as stated in the Emergency motion that was granted a hearing and i asked to keep the children till the hearing if it was granted a hearing and it was for July 5th you are a serious danger to the children's mental health after CPT uncovered you were doing naked sex twerking shows infront of the children. Keep attacking them also using thier names here.

- Nantita Seo viewed this subject.6/30/2023 7:15 PM

- **DS Donald Seoane 6/30/2023 7:18 PM**

Since I know im talking to clown tranny lawyer Emily I encourage you to File another fraudulent motion Emily Calvin as the media will pickup on all your doing soon :) your empty threats don't scare me as I'm clean and don't break the law like you and your client and or put children in danger.

- Nantita Seo viewed this subject.6/30/2023 7:18 PM

- **NS Nantita Seo 6/30/2023 7:19 PM**

Your in violation of the correct order the only thing granted in your motion was a hearing. As previously stated nothing more to talk about.

- **NS Nantita Seo 6/30/2023 7:20 PM**

Cort order

- Donald Seoane viewed this subject.6/30/2023 7:21 PM

- **DS Donald Seoane 6/30/2023 7:25 PM**

AGAIN you been in violation of the court order since Xmas having me take care of the kids on your weeks and you violated the court order leaving the kids alone in Michelle Gilliam"s crackhouse where they got seriously injured and now you violated it doing nude sex video shows infront of the children but PLEASE do file more BS to piss off the judge. I dare you! I'm waiting!

- Nantita Seo viewed this subject.6/30/2023 7:30 PM

- **NS Nantita Seo 6/30/2023 7:35 PM**

That's not a violation that is an agreement, but you can't seem to stay in the present. You, in the this precise moment are in violation of your favorite Florida Statute 787.04.

- **NS Nantita Seo 6/30/2023 7:37 PM**

Unless an emergency or you finally come to your senses and bring A\*\*\* and A\*\*\*\* in accordance with the standing court order we're done talking.

- Donald Seoane viewed this subject.6/30/2023 7:47 PM

- **DS Donald Seoane 6/30/2023 7:51 PM**

Lol I am not in violation of 787.04. So ANOTHER LIE. UNLIKE U I AM NOT HIDING THE CHILDRENS WHEREABOUTS. The children are with me and safe. Second twearking naked infront of the children is a clear violation of the courts orders. SEE YOU IN COURT JULY 5

- Nantita Seo viewed this subject.6/30/2023 7:51 PM

- **NS Nantita Seo 6/30/2023 7:56 PM**



Yep, see you in court. You can continue to try and use lies like always, but I haven't been live on TikTok or made anything but wholesome videos with the kids, but good luck with your lies. I also knew you failed to read or understand 787.04 since there is a lovely section about keeping children with an emplaced court order,

- Donald Seoane viewed this subject.6/30/2023 8:04 PM

- **DS Donald Seoane 6/30/2023 8:07 PM**

Again all you do is LIE LIE LIE LIE LIE. CPT says different and if you know the law so well why aren't you getting the kids right now and me arrested? Poor Emily.

- Nantita Seo viewed this subject.6/30/2023 8:18 PM

- **DS Donald Seoane 6/30/2023 9:15 PM**

To confirm here for the judge that after you harassed me with lies to the police that cause them to come to my Fiances house for an hour they have confirmed I am not in any violation of the law and that I am well within my legal rights to keep the children till the Emergency court hearing on July 5th. You failed again! SEE YOU IN COURT!

- Nantita Seo viewed this subject.6/30/2023 9:23 PM

- **NS Nantita Seo 6/30/2023 9:32 PM**

So you're confirming that you talked to Sergeant Barker, who also called me and informed me that he told you directly that you will be in contempt of court. You have chosen to be in contempt of court by violating the court's order. The Sheriff was there for an hour, inspecting the children. They were also documenting the violation.

- Donald Seoane viewed this subject.6/30/2023 11:14 PM

- **DS Donald Seoane 6/30/2023 11:16 PM**

LOL tell your lies in a motion to the judge I beg you. See you in court.

- **DS Donald Seoane 7/1/2023 8:37 AM**

I want to also know here the judge that your little cowardly cuck porn fan boyfriend that likes to hide behind his keyboard making empty threats to me that have been documented with the police and courts and that likes to share you with the your other prostitution clients like the one in the jeep you had our daughter sleeping in his bed for 2 weeks when the hurricane flooded the house you failed to force officer baker to talk to on the phone and you pissed him off and he was about to hang up on you he said. That little toy badge he has with CBP only makes real police hate him as he is a terrorist in there eyes assisting in the invasion of our country but nice try using him to con police again but it failed. You should try to be a responsible mother and find a real man with a pair that's not some desperate porn fan cuck servant coward. Oh and by the way I'm still waiting for you and him to get the kids back and have me arrested as you said you would do last night. LOL

- Nantita Seo viewed this subject.7/1/2023 8:38 AM

- **NS Nantita Seo 7/27/2023 9:28 AM**

Good morning. How are A\*\*\* and A\*\*\*\* doing? Can I get A\*\*\* and A\*\*\*\* pictures, please  
Thank you

- Donald Seoane viewed this subject.7/27/2023 12:03 PM

- **DS Donald Seoane 7/27/2023 12:07 PM**

Doing great and yes I'll get you some soon. Not sure if you saw the ones I sent in court motion  
but here they are.

- 20230712\_184537.jpg (Archived)

- Donald Seoane requested 20230712\_184537.jpg.7/27/2023 12:10 PM
- Nantita Seo viewed this subject.7/27/2023 2:02 PM
- Nantita Seo requested 20230712\_184537.jpg.7/27/2023 2:02 PM

- **NS Nantita Seo 7/27/2023 2:05 PM**

Thank you. may I please request just Annna and A\*\*\*\* . Thank you

- Donald Seoane viewed this subject.7/27/2023 2:07 PM
- Donald Seoane requested 20230712\_184537.jpg.7/27/2023 2:07 PM

- **DS Donald Seoane 7/27/2023 2:11 PM**

Here u go I just took them right now.

- 20230727\_141013.jpg (Archived)
- 20230727\_140941.jpg (Archived)

- Nantita Seo viewed this subject.7/27/2023 2:25 PM
- Nantita Seo requested 20230727\_141013.jpg.7/27/2023 2:25 PM
- Nantita Seo requested 20230727\_140941.jpg.7/27/2023 2:25 PM

- **NS Nantita Seo 7/27/2023 2:25 PM**

thank u

- Donald Seoane viewed this subject.7/27/2023 2:38 PM

- **NS Nantita Seo 8/9/2023 8:32 PM**

Good evening, I know school starts tomorrow. Can you please send me pictures of A\*\*\*\* on his  
first day of school.

- Donald Seoane viewed this subject.8/9/2023 8:33 PM

- **DS Donald Seoane 8/9/2023 8:43 PM**

STOP USING HIS NAME ON THIS APP FOR THE 99999 TIME AND Yes and our Son and daughter I got enrolled also. They are both very excited and happy to go to my daughter's special Charter school. So you know they changed the name of the school to "Renaissance Academy of Arts and Sciences' I have already warned all the females at the school what you and all the females around you plan to do and make a mess like you did at Trinity daycare and they know I will sue not even to try it. Hopefully you don't ruin this for them like you did with all the females at Trinity daycare. I will get pix tomorrow.

- Nantita Seo viewed this subject.8/9/2023 9:23 PM

- **NS Nantita Seo 8/9/2023 9:29 PM**

I disagree with your tirade. I asked for pictures tomorrow, that is all I want. have a good night

- Donald Seoane viewed this subject.8/9/2023 9:50 PM

- **DS Donald Seoane 8/10/2023 8:07 AM**

Pix first day at school.

- 20230810\_080315.jpg (Archived)
- 20230810\_073845.jpg (Archived)
- 20230810\_073806.jpg (Archived)

- Nantita Seo viewed this subject.8/10/2023 8:07 AM

- Nantita Seo requested 20230810\_080315.jpg.8/10/2023 8:07 AM

- Nantita Seo requested 20230810\_073845.jpg.8/10/2023 8:07 AM

- Nantita Seo requested 20230810\_080315.jpg.8/10/2023 8:07 AM

- Nantita Seo requested 20230810\_073845.jpg.8/10/2023 8:08 AM

- Nantita Seo requested 20230810\_073806.jpg.8/10/2023 8:08 AM

- Nantita Seo requested 20230810\_073806.jpg.8/10/2023 8:08 AM

- **NS Nantita Seo 8/10/2023 8:08 AM**

thank you

- Donald Seoane viewed this subject.8/10/2023 8:09 AM

- Donald Seoane requested 20230810\_080315.jpg.8/10/2023 7:20 PM

- Donald Seoane requested 20230810\_073845.jpg.8/10/2023 7:20 PM

- Donald Seoane requested 20230810\_073806.jpg.8/10/2023 7:20 PM

- Nantita Seo requested 20230712\_184537.jpg.8/16/2023 4:19 PM

- Nantita Seo requested 20230712\_184537.jpg.8/16/2023 4:19 PM

- **DS Donald Seoane 8/23/2023 11:58 AM**

Pix from childrens school today.

- img\_1692800881149002\_photo.jpg (Archived)
- img\_16927987518893352\_photo.jpg (Archived)

- Nantita Seo viewed this subject.8/23/2023 1:06 PM
- Nantita Seo requested img\_1692800881149002\_photo.jpg.8/23/2023 1:06 PM
- Nantita Seo requested img\_1692800881149002\_photo.jpg.8/23/2023 1:06 PM
- Nantita Seo requested img\_16927987518893352\_photo.jpg.8/23/2023 1:06 PM
- Nantita Seo requested img\_16927987518893352\_photo.jpg.8/23/2023 1:06 PM

- **NS Nantita Seo 8/23/2023 1:07 PM**

Thank you she so cute. How are A\*\*\* and A\*\*\*\* doing in the school?

- Donald Seoane viewed this subject.8/23/2023 2:51 PM

- **DS Donald Seoane 8/23/2023 2:55 PM**

FOR THE 8545677 TIME STOP USING THERE NAMES ON THIS PUBLIC SERVER AND APP AGAIN OUT OF SPITE!! Great according to the teachers and my daughter and they are VERY happy.

- 20230823\_075108.jpg (Archived)
- 20230823\_075112.jpg (Archived)

- Nantita Seo viewed this subject.8/23/2023 2:56 PM
- Nantita Seo requested 20230823\_075108.jpg.8/23/2023 2:56 PM
- Nantita Seo requested 20230823\_075108.jpg.8/23/2023 2:56 PM
- Nantita Seo requested 20230823\_075112.jpg.8/23/2023 2:56 PM
- Nantita Seo requested 20230823\_075112.jpg.8/23/2023 2:56 PM

- **NS Nantita Seo 8/23/2023 2:56 PM**

Thank

## **APPENDIX D**

22 BY MR. MORRISON:

23 Q Hi. Can you tell us your name?

24 A S\*\*\*\*.

25 Q Can you tell us your last name?

40

1 A Seoane.

2 Q Now, I know we just had a conversation with  
3 you, and I want to talk to you a little bit about what  
4 we talked about.

5 A Okay.

6 Q Do you know what a lie is?

7 A Yes.

8 Q Can you give me an example of one?

9 A If I -- if I told you my hair was blue but it

10 was actually red, that would be the lie.

11 Q Okay. And what would be the truth if I asked  
12 you what your hair color is?

13 A If my hair was black and it was actually  
14 black, then I'm telling the truth.

15 Q Do you understand the importance of telling  
16 the truth here today?

17 A Yes.

18 Q And do you promise us that you're gonna tell  
19 us the truth?

20 A Yes.

21 Q Okay. I want to talk to you about your  
22 family.

23 How many people are in your family right now?

24           A     Three right now, but if the kids come over

25     sometimes it's five.

41

1           Q     And who are the kids?

2           A     A\*\*\* and Junior.

3           Q     Are those your brother and sister?

4           A     Yes.

5           Q     Now, how long have you known Nantita Seoane?

6           A     Every since I was two.

7           Q     Now, prior to all of this happening, did you

8     believe that she was your biological mother?

9 A Yes.

10 Q Have you ever known -- or have you ever seen

11 her try to hurt herself?

12 A Yes.

13 Q Can you describe to me what that looks like?

14 A She would pull her hair and she would punch

15 herself.

16 Q Did she ever try to reach for any knives?

17 A Yes.

18 Q And then what would bring about these

19 episodes?

20 A Usually arguing.

21 Q Arguing with who?

22 A My dad.



23 Q And do you see your dad in the courtroom

24 today?

25 A What?

42

1 Q Do you see your dad in the courtroom?

2 A Yes.

3 Q Okay. Now, you mentioned hair pulling,

4 hitting herself, and these fights with your father.

5 Did you ever see your father put his hands on

6 your mother?

7 A To stop her from hurting herself.

8 Q Can you tell us exactly what he would do?

9           A     He would try to calm her down so she wouldn't

10 hurt herself.

11           Q     And how would he do that?

12           A     Just, like, calm her down like this.

13           Q     Would he hold on to her?

14           A     Yeah. She -- he would try to hug her to calm

15 her down and stuff.

16           Q     And what did Nantita Seoane do when your

17 father would try to calm her down?

18           A     She would calm down a little.

19           Q     Then would she lose control again?

20           A     The argument would probably end.

21           Q     Okay. Can you tell me how many times -- let's

22 say, how many times a week would you see her going

23 through these episodes?

24 MS. LILLENAS: Objection, Your Honor;

25 speculation.

43

1 THE COURT: Overruled on those grounds.

2 BY MR. MORRISON:

3 Q You can answer.

4 A Many times.

5 Q Was it, like, once a week, once a month?

6 A Probably a couple times a week.

7 Q Were they scary?

8 A Yes.

9 Q Were you afraid that you would be hurt?

10 A Yeah. If she would get mad at me.

11 Q Now, I want to bring you back to April 27th

12 through the 29th. And I know it sounds like a random

13 date, but that was when your father was arrested.

14 Do you remember those dates?

15 A Yes.

16 Q Now, do you remember your parents, were they

17 arguing?

18 A They were arguing in the bedroom.

19 Q Do you remember what they were arguing about?

20 A No.

21 Q Did you ever see your father hit your mother?

22           A     No.

23           Q     And I know I called her your mother, I guess,

24     your stepmother.

25           A     No.

44

1           Q     Have you ever seen your father hit your

2     mother?

3                   MS. LILLENAS:  Objection, Your Honor; asked

4     and answered.

5           A     No.

6                   THE COURT:  I'll allow it.

7     BY MR. MORRISON:

8           Q     And aside from your father putting his hands  
9     on your stepmother to calm her down, have you ever seen  
10    him put her hands on her?

11           A     Say again.

12           Q     Aside from when you told us that your  
13    stepfather -- or your father would put his hands on your  
14    stepmother to calm her down, aside from that, did you  
15    ever see him put her hands on her?

16           A     No.

17                   MR. MORRISON:  Okay.  I have no further  
18    questions, judge.

19                   THE COURT:  State, questions?

20                   MS. LILLENAS:  Thank you, Your Honor.

21                                   CROSS-EXAMINATION

22 BY MS. LILLENAS:

23 Q Is it okay if I call you S\*\*\*\*?

24 A Yes.

25 Q S\*\*\*\*, you said a moment ago that you were in

45

1 the other room on that day; is that correct?

2 A Yes.

3 Q So you weren't in the room with your parents?

4 A No.

5 Q So you did not see what happened that day?

6 A No. But I was listening.

7 Q But you didn't see what happened?

8 A No.

9 Q And did you see what happened the night

10 before? Were you in the room with them the whole time?

11 A No.

12 Q Did you go next door to talk to the neighbor?

13 A Yes.

14 Q And did you have any the neighbor call 911?

15 A Yes, 'cause she forced me to.

16 Q So she asked you to go next door, but you did

17 go next door and call -- or have the neighbor call 911?

18 A Yeah.

19 Q Okay. But you did not see what happened?

20 A No.



21 Q You just heard arguing?

22 A Yes.

23 MS. LILLENAS: Okay. No further questions,

24 Your Honor.

25 THE COURT: Any redirect?

46

1 MR. MORRISON: Yes, judge.

2 REDIRECT EXAMINATION

3 BY MR. MORRISON:

4 Q Now, you said that she forced you.

5 Who's "she?"

6 A My stepmom.

7 Q And how did he force you?

8 A She was telling me --

9 MS. LILLENAS: Objection, Your Honor; hearsay.

10 THE COURT: Overruled; not to prove the truth

11 of the matter asserted.

12 A She was telling me to go over there, because I

13 was really scared of her because she would beat me up.

14 MS. LILLENAS: Objection, Your Honor.

15 May we approach?

16 THE COURT: For what purpose?

17 MS. LILLENAS: To discuss some matters about

18 what --

19 THE COURT: All right. Both counsel approach.

20 (Bench conference.)

21 MR. MORRISON: May I continue, judge?

22 THE COURT: You may.

23 MR. MORRISON: Actually, judge, I think we're

24 finished, judge.

25 THE COURT: Okay. Any questions -- actually,

47

1 that's direct, cross, and redirect.

2 S\*\*\*\*, thank you. You can return to the

3 hallway. Thank you.

4 (Transcription of audio concluded.)

5

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6 I, FILIZ SERDIO, Court Reporter, certify that I  
7 was authorized to and did transcribe the audio that was  
8 provided to me, and that the foregoing transcript, pages 4  
9 through 47, inclusive, are a true and complete record of  
10 said audio, to the best of my ability.

11 I further certify that I am not a relative,  
12 employee, attorney, or counsel of any of the parties, nor am  
13 I a relative or employee of any of the parties' attorneys or  
14 counsel connected with the action, nor am I financially  
15 interested in the action.

16

17 DATED this 20th day of October 2022.

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22

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FILIZ SERDIO

Court Reporter

23

## **APPENDIX D**



***New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905***

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC





Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

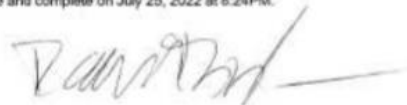
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



## APPENDIX E



**Traveling RV style** <travelingrvstyle@gmail.com>  
to Kevin.Wilkinson, sharlene.henry, Chris ▾

Fri, Jun 23, 7:59 PM ☆ ↶ ⋮

Chris it's been 9 days and I have not heard back from you? Being that you asked me to reach out to the other captain I am since you said you would be away.

Kevin or Chris can you please give me a call ASAP as new issues have came up with the abuse and neglect of my children and I need to bring it to your attention and DCF ASAP. 786-654-9179

Also I am attaching Carlos Robles and Sharlene Henry from DCF and asking them to call me also 786-654-9179 but I will note to date DCF has been widely unhelpful and made countless false accusations against me and libeled and slandered me and committed felony perjury on body cam 3 times even during there fraudulent TICO order and i'm planning on suing them.

Not sure if this constitutes a crime or DCF involvement or not but after I got a talking parents message last night making claims that our son is pulling his penis out and humping furniture I rushed him today down to the counselors office which any good parent would do, which the mother didnt, and I got a video today at the counselors office with other witnesses present of my 5 year after asked about it he gets it from mommy and saying mommy is literally doing live sex webcam shows in front of him that he called naked Tiktok videos. Ive been yelling at DCF and the courts and police for over a year about her doing this stuff and worce and nothing is ever done. As a matter of fact DCF keeps covering up for my wife countless times but Does this cross the line for law enforcement or DCF to do something yet? Keep in mind because of my accusations Judge Madrigal entered an order back on 12/21/2022 that

"3. The parties shall not to engage in producing any adult content during their time-sharing with the children"

Note my wife still has that fraudulent injunction against me that she admitted at the criminal trial she was impeached at that where I got all not guiltyies that she admitted to committing perjury to get it but the procicutor wont do anything about it. I want to note she currently is living with on and off one of her porn fans and prostitution clients she met online that was stalking her a year before we split up and he works for CBP and maybe an officer also and he sleeps in the bed with her for several months now I have on video from both kids countless times.

I have motions on the docket to pull her custody and we are still at war in divorce civil court in front of judge Snure but our next hearing is not till September 27th which includes motions for child testimony and counselor to testify. Note because the FEMALES at DCF like to cover for the wife and lie for her and not ask the kids the proper questions to the children I want law enforcement present with body camera rolling with any of their involvement especially if they are going to interview the children AGAIN.





**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 23, 2023, 8:04 PM ☆ ↶

to Chris, Kevin.Wilkinson, sharlene.henry ▾

Correction to my last email: my 4 year old daughter is sleeping in bed with the CBP guy also on top of the other things in the email more serious like the fact my wife is doing live sex shows on video naked in front of the children. I await your response.



**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 25, 2023, 7:28 PM ☆ ↶

to Carlos, SOAdmin, Chris, Kevin.Wilkinson, sharlene.henry ▾

After I emailed you all 2 days ago about the sexual abuse that my wife is doing to the children doing live sex shows naked in front of our son that I have him telling the counselor about on video on Thursday then Nantita opened on Friday ANOTHER fraudulent DCF investigation against me and said I was hitting the kids and they had bruises and scratches on them. The DCF officer that came out to my fiance's house confirmed he saw the children and it was all lies and they had nothing AGAIN after she just made a false report last month to DCF that was also lies and closed. I have NEVER hit my children unlike Nantita Seoane that does physically and sexually abuse them. I called DCF's Sharlene Henry 2 nights ago and spoke to her about it I also want to document here and she instructed me to call DCF and report it and I told her I was waiting to hear back from law enforcement because of the wrong doings DCF have done in the past covering up for the mother and making false accusations against me countless times. I called law enforcement while DCF was here yesterday and they saw the video of my son disclosing she is doing "naked tiktok videos" in front of him. The officers told me they would investigate and question my son at the mothers house and make sure Nantita was not in the room when they questioned him but he was and he didnt disclose anything as he is scared of his mother and according to my son tonight they didnt ask him anything about it and only asked him if mommy was hitting him so law enforcement may have covered it up AGAIN. I will request the bodycam footage to find out soon. Now there is much more abuse and neglect to investigate than just this though as recently you will read in my motions Nantita abandon the children in Michelle Gillian's crackhouse AGAIN violating the court order that prevents this and Tony Mcnamee was smoking drugs around them and my son was seriously physically injured on his face and now has a permanent scar. Nantita also lets them play with her phone that's full of porn and they have witnessed it on and on and on and on. You will need to read all the motions attached!

Now attached are just some of the motions pending to be heard with evidence of child neglect, child abuse, mental abuse, sexual abuse and MUCH more.. Please take note there are currently several motions pending to be set to court date Judge Snure has said he would set to date for me after my september 27th hearing for 3 child testimony hearings in chambers and the children's counselor to testify. One is an important "motion to reconsider" the 14 motions that racist african american feminist domestic violence advocate man hating judge Christy C Collions illegally denied that she didnt even read on her way out the door as a stab in the back to me after I filed 2 JQC complaints against her with the Judicial Qualifications Commission and two motions to recuse demanding she step down off my case for her clear bias and she had to and did recuse herself after she was caught covering for her fellow african american women's wrong doings at DCF and crackhead african american woman crackhead drug trafficker Michelle Gilliam that DCF placed my kids with for 3 days and lied about ever doing a background check on her. Take note I mention she is African American because so are the





more.. Please take note there are currently several motions pending to be set to court date Judge Snure has said he would set to date for me after my september 27th hearing for 3 child testimony hearings in chambers and the children's counselor to testify. One is an important "motion to reconsider" th 14 motions that racist african american feminist domestic violence advocate man hating judge Christy C Collions illegally denied that she didnt even rea on her way out the door as a stab in the back to me after I filed 2 JQC complaints against her with the Judicial Qualifications Commission and two motions to recuse demanding she step down off my case for her clear bias and she had to and did recuse herself after she was caught covering for her fellow african american women's wrong doings at DCF and crackhead african american woman crackhead drug trafficker Michelle Gilliam that DCF placed my kids with for 3 days and lied about ever doing a background check on her..Take note I mention she is African American because so are the two racist DCF investigators Jessica Scott and supervisor Kendra Jenkins that left my 3 and 5 year old in the crack house across the street with that African American crackhead Michelle Gilliam and also have committed tons of perjury and libel and slandered me for my wife.

Now being that Sharlene Henryfrom from DCF that is attached is African American and knows all about this as we have spoke on the phone I am not racist and dont have any reason to believe she will commit the misconduct, lies, libel, slander, fraud and felony perjury that you will read about CPI DCF investigators Jessica Scott and supervisor Kendra Jenkins did. Note I will be suing them and DCF for a fact soon.

Now I know it's lengthy but I need law enforcement and DCF to take this situation VERY seriously once and for all to get my children finally out of and away from the abuse that is their mother Nantita Seoane asim sending a new complaint into DCF now. PLEASE read every page of every motion attached and see ALL the videos and evidence and take note I have countless other videos proving all the abuse and neglect going back over a year now since I was falsely arrested for DV and got all not guilty's from a jury. PLEASE take this new DCF investigation and criminal complaint this time I am opening up on the mother very seriously. I would like an interview done on all my children and myself and my fiance and without the child's mother Nantita present while my son is being interviewed while he is in my custody this week and law enforcement present on video and I will be there this time to make sure law enforcement and DCF ask the proper questions and not try to cover for the mother AGAIN because if you dont ask him on police body cam I WILL. I have had it with the cover ups! I also want a forensic interview ordered this time after the first interview as there is plenty of proof this time of abuse attached.

I have emailed and left 3 voicemails for sheriff Marcos R. Lopez and have heard nothing back for almost a month and i'm CCing him as well. I really dont want to have to make all this public and or go to the media because it's not good for the kids but at that point if I make all the videos and proof attached below public im sure I would get tons of public supporters trying to protect my kids from DCF's and everyone else's misconduct.

ENOUGH IS ENOUGH PLEASE TAKE LEGAL ACTION AGAINST THE ABUSER MOTHER FINALLY AS I BEEN TRYING TO DO IN MY DIVORCE CASE FOR OVER A YEAR NOW !!!!! PLEASE I BEG YOU ALL!!!!

Here is one unlisted video I placed on Youtube for only you all to see and its not public.

<https://www.youtube.com/watch?v=IN9MZXM8jiE>

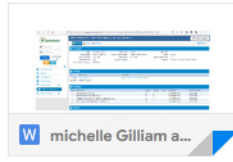
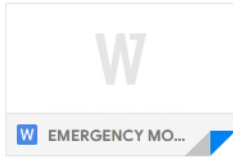


PS, For those that dont Nantita Seoane is a current prostitute I met in a whore house in Thailand ten years ago and she has being doing porn for ten years of our marriage on her own free will and most was selfie porn until I caught her lying, cheating and stealing money for the countless time and she drummed up having me falsely arrested in efforts to steal the 100k behind our paid for house when I threatened to send her back to Thailand. Also note have a full custody daughter thats 12 I take care for the last 9 years without her real mother and a finance and 2 month old and I have ALWAYS been a good father and love my children and there have never been any accusations against me about my parenthood till the lies started from Nantita and her group of LYING FEMALES! Sorry to say it but EVERYONE to date on her side that has lied for her from 6 lawyers to DCF investigators to people from church daycare and tons more have all been WOMEN!

[DCF NEEDS TO READ motion february 2023 Motion to...](#)

...

9 Attachments • Scanned by Gmail ⓘ



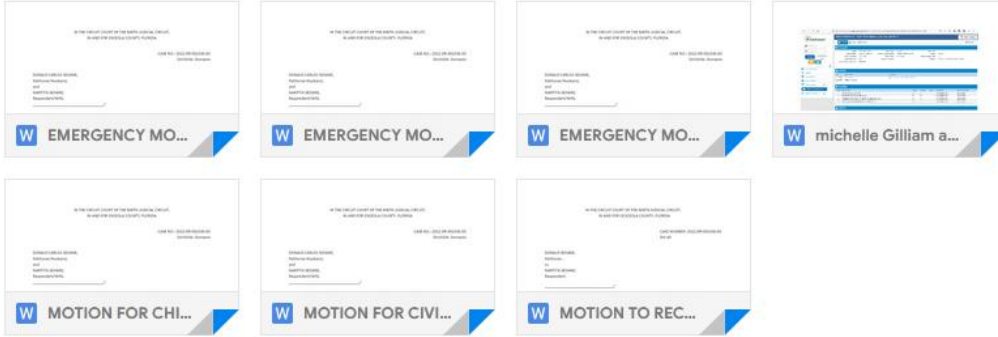


**Traveling RV style** <travelingrvstyle@gmail.com>  
to Waldemar.riveramartinez

Mon, Jun 26, 12:28 AM

Waldemar, I am forwarding you this that has been filed and accepted with DCF as the new complaint and the sheriff and Sharlene Henry and others have it. Please take your time reading it all and its attachments.

7 Attachments • Scanned by Gmail



**Traveling RV style** <travelingrvstyle@gmail.com>  
to Waldemar.riveramartinez

Jun 26, 2023, 8:42 AM

7 Attachments • Scanned by Gmail



**Traveling RV style** <travelingrvstyle@gmail.com>  
to Waldemar.riveramartinez

Jun 26, 2023, 8:42 AM

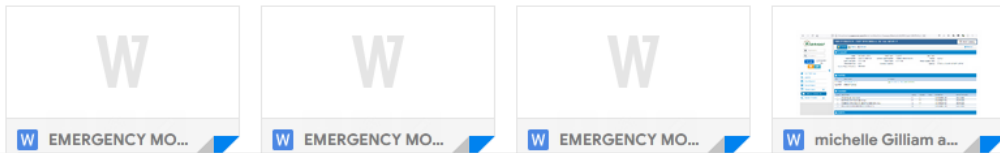
7 Attachments • Scanned by Gmail



**Traveling RV style** <travelingrvstyle@gmail.com>  
to Waldemar.riveramartinez

Jun 26, 2023, 8:47 AM

7 Attachments • Scanned by Gmail





43 of many



**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 26, 2023, 5:20 PM



to Chris, Kevin.Wilkinson, sharlene.henry, Carlos, SOAdmin, waldermar.riveramartinez, waldermar.riveramartinez

NEW DCF COMPLAINT SENT INTO DCF PORTAL FOR DCF AND LAW ENFORCEMENT TO PLEASE INVESTIGATE. This below is already resubmitted as supervisor Sharlene Henry has asked me to do:

DCF clear coverup AGAIN of the abuse, neglect and now sexual abuse of my children being done by the mother I am documenting on video, police body cams, emails and now reports to the website are disgusting so I am making ANOTHER report as instructed by DCF supervisor Sharlene Henry so she can properly investigate it all this time. What I'm asking you to do this time is resend out CPI Waldermar Rivera Martinez and coordinate with DCF supervisor Sharlene Henry and actually send down ALL my allegations again against the mother Nantita Seoane that I have emailed to DCF investigators and the sheriff's office as today CPI Waldermar and the sheriff showed up ONLY to investigate one of my many allegations and choice to come back and do the interviews once Tallahassee sends down all my correct allegations not just the one. Note the mother needs to not be in the room when questioning the children as they won't speak in front of her like they did last weekend. I have the kids this week and want DCF and law enforcement to question them without her present while in my custody cause the mother has told them not to tell DCF and police these things about mommy or they will be in big trouble. Here is the UNLISTED PRIVATE video ONLY FOR DCF, courts and law enforcement's eyes again from last week at the child counselor uncovering sexual abuse <https://www.youtube.com/watch?v=IN9MZXMBjiE> and now here is today a video of CPI DCF here trying to not investigate all my allegations below that were filed through the portal on Sunday last night <https://www.youtube.com/watch?v=F43jMCGg2J4>.

In my last report to DCF and complaint to the portal I attached court motions that contain evidence of PHYSICAL ABUSE, NEGLECT and SEXUAL EXPLOITATION, SEXUAL ABUSE and MENTAL ABUSE GROOMING THEM AND COERCING THEM AND YOU GUYS DIDN'T READ THEM AND LOOK AT THE EVIDENCE INSIDE THEM AND ASK THAT YOU READ AND INVESTIGATE THEM. DCF supervisor Sharlene Henry HAS THEM AND AS A MANDATORY REPORTER IS REQUIRED TO INVESTIGATE THEM AND TURN THEM OVER TO YOU SINCE YOUR ONLINE PORTAL IS NOT WORKING TO UPLOAD THEM ALL.

I AS WELL HAVE VIDEO OF THE CHILDREN DISCLOSING ALL MY ALLEGATIONS TO THEIR COUNSELOR AND THESE ARE FACTS AND I NEED FINALLY FOR DCF AND LAW ENFORCEMENT TO TAKE ACTION AND ASK THE CHILDREN AND UNCOVER IT AND TAKE ACTION ONCE AND FOR ALL.

The investigation intake you sent to DCF Kissimmee from Tallahassee that I filed through the portal does not contain all of what I reported and want investigated. Here are some ideas for questions and things you might ask and or tell the children.

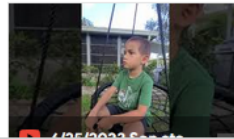
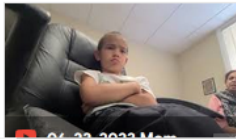
1. UNCOVER THE MENTAL ABUSE: Does mommy ever talk about daddy to you? What does mommy say? Does mommy tell you not to talk

1. UNCOVER THE MENTAL ABUSE. DOES MOMMY EVER TALK ABOUT GADDDY TO YOU? WHAT DOES MOMMY SAY? DOES MOMMY TELL YOU NOT TO TALK TO DCF OR POLICE BAD ABOUT MOMMY OR YOU WILL GET IN TROUBLE? ARE YOU SCARED OF MOMMY? HERE IS A VIDEO PROVING IT FROM YESTERDAY <https://www.youtube.com/watch?v=QZWcJLrGzyQ> Well listen you will not be in trouble because mommy won't know ok. This is between us here now and we need to know the truth to keep you safe ok?
2. SEXUAL ABUSE AND OR SEXUAL EXPLOYTATION THAT ACCORDING TO POLICE MY ALIGATION WHEN PROVEN DOES CONSITUTE A CRIME AND DCF INVOLVEMENT WHEN YOU UNCOVER SHE IS DOING LIVE SEX VIDEO SHOWS INFRONT OF THE CHILDREN. You wont be in trouble ok I need the truth but has mommy ever done Tiktok videos in front of you before? Has mommy ever done these videos naked around you without clothes on? Has she ever twerked around you before? Has she ever twerked naked around you before?
3. PHYSICAL ABUSE : Does mommy ever hit you? Did she ever hit you before? Where did she hit you and how? Was it closed first? Did she ever hit Stacy before when she lived with you. I know it was a long time ago but think hard have you ever seen mommy hit Stacy and her cry at night when mom hit her. Would she use a closed first? Do you remember if she ever hit Stacy with objects like a hanger?
4. CHILD NEGLECT: Has mom every left you with Michael across the street alone? Has Michael taken you to the store alone in her car before to go shopping? Has Michelle taken you in her golf cart alone before or with Anna? Has Michelle or Tony smoke that stinky marijuana stuff around you or Anna before? NOTE THAT Michelle Gilliam across the street is a well known and well police record documented drug addict and drug trafficker and child abuser that has had her own children taken away by DCF during a drug raid and arrest on her in front of her children.
5. CHILD NEGLECT: Do you remember when mommy use to take you and Anna in cars like ubers and her boyfriend's cars with no car seats?
6. CHILD NEGLECT: Does Anan sleep in the bed with Neil? Did Anna sleep in the bed with the guy in the jeep? NOTE: THAT THE MOTHER IS A WELL KNOWN PRON STAR AND PROSITUTE AND SHE IS LETTING 3 AND 4 YOUR OLD ANNA SLEEP IN THE BED WITH HER PORN FANS AND PROSITUTE CLIENTS!
7. SEXUAL ABUSE AND NEGLECT OR SEXUAL EXPLOYTATION THAT ACCORDING TO POLICE MY ALIGATION WHEN PROVEN DOES CONSITUTE A CRIME AND DCF INVOLVEMENT WHEN YOU UNCOVER SHE IS DOING THIS: Even though the kids don't know what sex is yet and I don't want them to know I would like for you to try and uncover if their mother is having sex with her porn fans and prostitution clients in front of the children or while Anna is in the bed.

Now please have the order from Tallahassee sent down to properly investigate the children so DCF Kissimmee can do a proper investigation so I don't have to add this misconduct AGAIN to my lawsuits.

Thank you, Donald

...





**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 27, 2023, 12:13 PM ☆ ↶ ⋮

to lori.mingione ▾

Mrs Minginione,  
Please confirm that you got this newest DCF investigation I sent in to the reporter?

...



**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 27, 2023, 3:40 PM ☆ ↶ ⋮

to Chris, Kevin.Wilkinson, sharlene.henry, Carlos, SOAdmin, waldemar.riveramartinez, waldemar.riveramartinez ▾

I am documenting here now for the courts and judge that STILL to date and time 6/27/2023 at 3:40pm everyone evolved from DCF to the sheriff's office is refusing to come question and interview us all including our kids while in my custody this week now about the countless allegations including the newest allegations I have made to police and DCF. I am heading to the media new teams offices tomorrow morning to have the children and myself interviewed by new teams and I will be turning over all these emails and evidence as well. Sharlene Henry is well aware not only about all these emails and reports I have sent into to the DCF website and has confirmed to me on the phone she has not only not looked at any of the videos but said she would not interview the children about my allegations and was suppose to call me back today and has not.

Thanks, Donald

...



**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 27, 2023, 6:15 PM ☆ ↶ ⋮

to Suzanne.Clouchete ▾

...



**Traveling RV style** <travelingrvstyle@gmail.com>

Jun 28, 2023, 6:18 AM ☆ ↶ ⋮

to Suzanne.Clouchete ▾

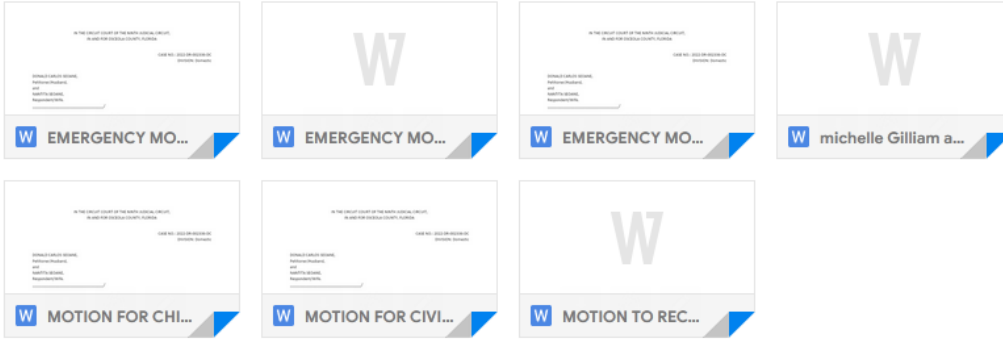


**Traveling RV style** <travelingrvstyle@gmail.com>  
to Suzanne.Clouchete ▾

Jun 28, 2023, 7:28 AM ☆ ↶ ⋮

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7 Attachments • Scanned by Gmail ⓘ



**Traveling RV style** <travelingrvstyle@gmail.com>  
to Chris, Kevin.Wilkinson, sharlene.henry, Carlos, SOAdmin, waldemar.riveramartinez, waldemar.riveramartinez, Suzanne ▾

Jun 28, 2023, 6:25 PM ☆ ↶ ⋮

I want to thank,  
Waldemar Rivera Martinez from DCF and Suzanne Clouchete from the Osceola Sheriff and anyone else here that actually helped to get my children the CTP interview they deserved today finally after a year later of cover ups by the bad characters at DCF and other places. Its a shame it took me threatening to go to the media with my kids to get this done but congratulations to at least two of the best people working with children and families I have ever met in the county that truly care about the children and doing their jobs properly. God bless you and I wish there were more like them.

## APPENDIX D

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF  
DIVISION: Domestic

CASE NO.: 2022-DR-002336-DC

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

EMERGENCY MOTION TO TEMPORARILY SUSPEND WIFES TIME-SHARING AND GRANT HUSBAND  
MAJORITY TEMPORARY TIME-SHARING AND SOLE PARENTAL RESPONSIBILITY

COMES NOW Petitioner/Husband, DONALD SEOANE, hereinafter referred to as "husband," Prose, and moves this Honorable Court to temporarily suspend Respondent/wife's, NANTITA SEOANE (hereinafter referred to as "WIFE") time-sharing of the children and grant him temporary sole parental responsibility, and as grounds therefore would states as follows:

1. Florida law In order to have grounds to file for immediate physical custody of a minor child in Florida, either of the child's parents must allege that there are very serious circumstances concerning the child which warrant the Court needing to take immediate action. Florida Statute §61.534 states that, in order to issue an order granting one of the parents the ability to take emergency custody of a child, the Court must first make a determination as to whether, given the specific situation involved, the child is likely to imminently suffer serious physical harm or removal from this state. Pursuant to this statute, if the Court decides that the child is likely to imminently suffer serious physical harm or removal from this state, the Court must then issue a warrant for the child to be immediately removed from the dangerous parent and placed with the other parent. Or "There is an immediate and real threat of physical harm to the child." or "The parent petitioning the court for emergency child custody has the burden of proving the child is in imminent danger of being harmed" or "put a child in danger"
2. There are several new emergency things going on to do with the children that the mother have caused and the mother's actions against the children last week, this last weekend and this week



that have not only been documented on video with the children's counselor and submitted to the court for a year now but now have FINALLY been documented yesterday by the CPT team in a forensic style interview separately with all three children and with police present and detective Suzanne Ellis Clouchete and DCF's Waldemar Rivera Martinez ONLY AFTER I THREATENED TO GO TO ALL THE NEWS TEAMS IN CENTRAL FLORIDA Wednesday morning!!! A 911 call had to be made and the sheriff's department had a swarm of police and a helicopter up on its way to look for our son that ended up to be hiding inside under the recliner because he was scared of what mommy told him about talking to DCF and police about mommy doing naked videos in front of the children. This has been documented and proven by CPT that Nantita is doing NAKED simulated sex twerking videos in front of the children and violating the courts orders. She is putting the children in danger with others and violating many of the courts other orders you will read and see video evidence of below. She is causing our children to have severe mental health issues and putting them in serious danger. Our 5 year old son is not only acting out sexual pulling out his penis trying to hump the furniture but just today also making serious threats of violence to murder his sisters with a knife and needs an emergency mental health evaluation which I am trying to get him tomorrow or as soon as allowed and I need to not give her the children this weekend or till we can get in front of you ASAP your honor. PLEASE I PRAY AND BEG YOU!

3. I uncovered more abuse on Thursday last week on video at the children's counselors office you will see on a unlisted Youtube video below and other videos and I reported it to law enforcement and DCF through email SEE Exhibit A after email and text messages and phone calls and then the DCF portal, only to have Nantita the mother make MORE AGAIN false reports to DCF on me claiming the children had bruises and scratches on them and said I was beating them she reported Friday night and DCF CPI Waldemar Rivera Martinez confirmed the next morning it was more bogus false lies and fraudulent complaints by the mother and her team of feminist man hating compulsive lying lawyers and CPI DCF FEMALE investigators that have done nothing but lie and commit perjury from day one. See unlisted video here <https://www.youtube.com/watch?v=VCbf0jhDYZ8> From Thursday last week everyday till finally on Tuesday night after them STILL covering up my abuse complaints against the mother and trying to not investigate it I sent an email threatening to go to the press and BOOM then they ordered the CPT interviews the next morning where tons of not only violations of the courts orders was discovered but clear abuse but not enough to criminally charge the mother you will read about below and see in more videos but should finally be enough to "immediately removed from the dangerous parent and placed with the other parent." "There is an immediate and real threat of physical harm to the child." or "The parent petitioning the court for emergency child custody has the burden of proving the child is in imminent danger of being harmed" or "put a child in danger" via the grounds of the Florida Statute §61.534/

4. On 02/27/2023 05:50:27 PM I filed a "EMERGENCY MOTION TO SUSPEND CONTACT" that was granted an emergency hearing because of the severity of the allegations in that motion if you would please read them as they are still an issue and Nantita is STILL putting the children in danger with them but because of Judge Christy C Collions clear bias and is proved in the JQC complaints I filed against her and my motion that was granted demanding she recuse herself the Emergency motions after it and all the evidence was not read by judge Collins or heard properly at a hearing and is currently set to be reheard after I filed a motion to Reconsider to your honor judge Snure that you said would be set to hearing after you hear my September 27<sup>th</sup> hearings for "MOTION TO ALLOW TESTIMONY OF CHILD COUNSELOR PRACTING OVER 20 YEARS REGARDING CHILD HEARSAY OF CHILD ABUSE AND NEGLECT " and three separate "MOTION FOR TESTIMONY AND ATTENDANCE OF MINOR CHILDREN" that's coming up. .
5. Whats suppose to be Nantita on talking parents app that has never been and now that's in reality Emily Calvin Nantita's newest lawyer sent a message on talkingparents saying "A\*\*\*\* is also displaying extreme sexualation" and "A\*\*\*\* pulling his penis out, and trying to hump items seems to be over sexualization" after repeatedly asking for answers on talkingparents last week and I then the very next morning rushed him to the same child counselor that all the children have been seeing for over a year now and our son confirmed Nantita is violating the courts orders and doing NAKED pornographic shows in front of the children see video from child counselors office on a unlisted link here: <https://www.youtube.com/watch?v=IN9MZXM8jiE> and I have countless other videos documenting this kind of disgusting behavior from the mother going back over a year now. Right after this Nantita after getting the children for my weekend on Friday 6/23/2023 at 6pm I give her only because she keeps giving me the children to take care of on her weeks and mine she then calls DCF and makes ANOTHER false report claiming the kids have bruises and scratches on them which DCF confirms AGAIN on Saturday morning was a lie AGAIN and this is the 2<sup>nd</sup> report in proximity a month or two that she has made against me harassing me and causing the children mental damage and harm. Not to mention all the others before it. At this time on Saturday I was told by DCF and police to make an official report about the continued child abuse, child neglect and sexual abuse which I had already reported to them through email and been back and forth with them since Thursday after we left the counselors office and got that video above. So I picked up the kids Sunday 6/25/2023 night from Nantita and made the report through the portal official as DCF supervisor Sharlene Henry instructed me to do once I had the kids so they can come and question them without the mother present and DCF shows up trying to coverup for NANTITA YET AGAIN. SEE Exhibit B Note even though DCF and sheriffs and everyone I had been emailing are mandatory reporters to DCF Tallahassee and had it since Thursday and I even told them countless times to investigate it they didn't do it or report it which is required by law and I have police on body cam and more and have tons of email, text message and my own videos I took of all their misconduct. So the next morning DCF and police come and they don't question the children and instruct me to file ANOTHER DCF complaint through the DCF portal which after hours of arguing with the CPI investigator and his supervisor and police I got this video to prove they were trying to AGAIN cover it up

<https://www.youtube.com/watch?v=F43jMCGg2J4&feature=youtu.be> and I do just what they said that night on Monday night and rereport it through email and the portal see the contents in Exhibit C ,

6. Now comes Tuesday and they STILL will not investigate and question the children so I email everyone I had already been emailing in a group email strand from Sheriff Marco Lopez, 3 police captains down from top of DCF down to several CPI's letting them know in the morning on Wednesday I was not only going to sue them all but going to drive the kids around news stations and let the news teams interview all of us about not only the continued abuse that the police and DCF kept covering up but mainly DCF that has been lying, committing perjury and covering up for Nantita for over a year now. All of a sudden my phone rings and its Detective Suzanne Ellis Clouchete that works in the child and sex crimes division of Oseola county and also I get a call from DCF stated that my needs and wants will be not only be met but what I have been asking for, for over a year now for forensic style interviews to be done on ALL the children by CPT had been scheduled for the next morning. It obvious that it was only to stop me from going to the media finally and reporting al the misconduct and cover-up's by DCF. Please note that finally DCF has a good CPI working for them that was a school teacher and really has a heart for the children and does his job properly not like the rest and his name is Waldemar Rivera Martinez in the above video and he happens to be new to the agency. Now after the CPT forensic style interviews I spoke with Detective Suzanne Ellis Clouchete and DCF's Waldemar and they both stated along with a police officer with bodycam that the children did reveal all my allegations to be true BUT it was not a crime so they couldn't take action. Crime or not the things Nantita is doing to the children and in front of the children is clearly abuse even if not defined enough by the criminal law for an arrest it should atleast be grounds for your honor to fully remove her custody under several Florida statutes including but not limited to Florida Statute §61.534.
7. Here is the video taken after the CTP interview with children of what detective Suzanne Ellis Clouchete had to say about it which she clearly states yes the children disclosed that Nantita is doing naked video dancing shows in front of the children and stated **"he said mom did shake her butt when she was naked and said she was making a video"**  
<https://www.youtube.com/watch?v=JbCK73fCph0> which is clearly **ANOTHER violation of the current courts order "ORDER ON PETITIONER'S EMERGENCY MOTION FOR TEMPORARY CUSTODY OF THE CHILDREN " filed 12/21/2022 by judge Madrigal. That state "3. The parties shall not to engage in producing any adult content during their time-sharing with the children"** also note after I stopped my video and got more info she has confirmed Nantita was not only hitting the children but my allegations a year ago that she was beating the crap out of my 11 year old at the time daughter and punching her in the face, arms and legs and with a hanger CTP has uncovered as well and it can be shown to the courts once we get a copy.

8. Furthermore I have plenty of evidence that Nantita has left the children in Michelle Gilliams crackhouse across the street and with her porn fans and prostitution clients including when my son got his several injury which you can read about and see images from in my motion On 02/27/2023 05:50:27 PM I filed a "EMERGENCY MOTION TO SUSPEND CONTACT" and several motions I filed after that, a total of 14 that your honor judge Snure has said will be set to hearing after our September 27<sup>th</sup> hearing for my motion to reconsider. Note the current order says "4. The parties shall not leave the children with a third-party other than the day-care or day-care teacher." Which the mother also keeps violating.

8. All the things I filed in my "MOTION FOR CIVIL CONTEMPT/ENFORCEMENT" and my "Motion to show cause as to why Respondent and her lawyer shouldn't be held in criminal contempt of court for lying and committing perjury countless times." support further removal of Nantita's time sharing with the children if your honor would please read it.

9. Also the current order states "4. The parties shall not leave the children with a third-party other than the day-care or day-care teacher." Because Nantita lied and committed perjury in the hearing that day when it was ordered stating that the daycare teacher was babysitting the children at the house where in fact it was one of her porn fans.

10. Our son has some now serious mental issues now because of the mothers actions and is throwing huge fits when I try and discipline him or he doesn't get his way because the mother is not disciplining him as the child states in my videos.

11. Contrary to ALL of Nantita's, DCF complaints, police complaints, criminal and civil complaints ALL the FEMALE lying witnesses and so on IT'S NO COINCIDENCE that ALL DCF investigations full of lies and libel have ALL been unfounded and closed and all the other accusations to law enforcement and others have also been unfounded. Her actions have ALREADY caused serious physical harm and mental damage to all 3 children going back to when she had me falsely arrested for DV and me and my full custody daughter were thrown onto the street out of our own home she is in possession of to this day.

I am begging the court to grant a temporary emergency order to remove the mothers contact or custody while I currently have the children till a hearing can be heard about these issues or please set an emergency hearing as soon as possible to keep the children from further harm.

3. Since the entry of the Order, there has been a substantial, material, and unanticipated change in circumstances warranting a modification that is in the best interest of the children. Since the entry of the Order, the Wife has repeatedly not been able to take care of the children on her weeks and had me taking care of them since Christmas time and New year's on her weeks. I have consistently had to take the children on all of Nantita's weeks for several months now and she has been getting her weekends and I have offered her to take mine as a courtesy for her to have extra time. I have NEVER EVER needed Nantita to take care of the children for me and she has had me taking care of the children for months of her timesharing during her weeks because she has ZERO family of support system in place in the USA for the children as her family is in Thailand.

6. Furthermore, Nantita claims to work full-time and has submitted to the court she will be unable to work and care for the children simultaneously.

7. Wife has also engaged in other countless behaviors that is not in the best interest of the children, including:

a. Nude sex shows on video in front of the children

b. discussing the ongoing litigation with the children;

c. Engaging in threatening and compulsive lying behavior communication toward father on TalkingParents and to the courts;

d. Threatening our son not to talk to DCF and police about what she is doing or he will be in big trouble.

e. exhibiting increasingly erratic and concerning behavior and colluding and committing perjury and having countless other people around her from DCF and lawyers to lie for her all over the place including in court documents.

f. While wife has no car or drivers license or proof of valid legal status in the USA and NO family or support system in the USA for the children the Husband has the ability to care for the minor children, act in their best interest and has already enrolled our son in the same high end school that my full custody 12 year old daughter goes to that not only has two sets of security doors, an armed police officer full time on property, and a full time consoler on property AND I took my daughter to this school, dropped her off and picked her up everyday all last year and this year and she passed with good grades not even needing to go to summer school.

8. Father will be filing a Motion to Modify Temporary Custody next week which will include in more detail wife disgusting, reckless, and concerning behavior along with tons of videos.

9. A completed Uniform Child Custody Jurisdiction Enforcement Act affidavit has been filed by Husband.

WHEREFORE, the Petitioner prays that this honorable court order as follows:

A. Grant this Emergency Motion To Temporarily Suspend Time-Sharing and grant the Husband temporary 100% Time-Sharing and Parental Responsibility of the minor children during the pendency of the dissolution of marriage proceedings and Wife be allowed supervised visitation with the Children's Visitation Program;

B. Or, in the alternative, that Husband have majority time-sharing to include weekdays when the children are to be in school, and that parties have monitored exchanges through the Children's Visitation Program;

C. Waive the cost of supervision for Petitioner and/or order Respondent to be 100% Responsible for said costs;

E. Being that the father currently has the children, allow the children to stay safe with the father this weekend and next week and till the next hearing and till the father can get emergency mental health evaluations done by professionals and not have the mother in contact with the children till said hearing for this motion.

E. Grant such other and further relief that this Court deems necessary, equitable and Just.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Emily Calvin on this 29th day of June, 2023.

*Donald Seoane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Emily Calvin \_\_\_\_\_

Address: PO Box 533986 \_\_\_\_\_

City, State, Zip: Suite 120 Orlando, FL 32853 \_\_\_\_\_

Telephone Number: (352) 309-7350 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Emily Calvin <emily.calvin@floridalegal.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 6-29-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

Exhibit A

from: Traveling RV style <travelingrvstyle@gmail.com>  
to: Chris Baker <Chris.Baker@osceolasheriff.org>, Kevin.Wilkinson@osceolasheriff.org, sharlene.henry@myflfamilies.com  
date: Jun 23, 2023, 7:59 PM  
subject: Re: External Email - Donald Seoane and Nantita Seoane  
mailed-by: gmail.com

Chris it's been 9 days and I have not heard back from you? Being that you asked me to reach out to the other captain I am since you said you would be away.

Kevin or Chris can you please give me a call ASAP as new issues have come up with the abuse and neglect of my children and I need to bring it to your attention and DCF ASAP. 786-654-9179

Also I am attaching Carlos Robles and Sharlene Henry from DCF and asking them to call me also 786-654-9179 but I will note to date DCF has been widely unhelpful and made countless false accusations against me and libeled and slandered me and committed felony perjury on body cam 3 times even during there fraudulent TICO order and i'm planning on suing them.

Not sure if this constitutes a crime or DCF involvement or not but after I got a talking parents message last night making claims that our son is pulling his penis out and humping furniture I rushed him today down to the counslers office which any good parent would do, which the mother didnt, and I got a video today at the counselors office with other witnesses present of my 5 year after asked about it he gets it from mommy and saying mommy is literally doing live sex webcam shows in front of him that he called naked Tiktok videos. I've been yelling at DCF and the courts and police for over a year about her doing this stuff and worce and nothing is ever done. As a matter of fact DCF keeps covering up for my wife



countless times but Does this cross the line for law enforcement or DCF to do something yet? Keep in mind because of my accusations Judge Madrigal entered an order back on 12/21/2022 that

"3. The parties shall not to engage in producing any adult content during their time-sharing with the children"

Note my wife still has that fraudulent injunction against me that she admitted at the criminal trial she was impeached at that where I got all not guiltyies that she admitted to committing perjury to get it but the procicutor wont do anything about it. I want to note she currently is living with on and off one of her porn fans and prostitution clients she met online that was stalking her a year before we split up and he works for CBP and maybe an officer also and he sleeps in the bed with her for several months now I have on video from both kids countless times.

I have motions on the docket to pull her custody and we are still at war in divorce civil court infront of judge Snure but our next hearing is not till September 27th which includes motions for child testimony and counselor to testify. Note because the FEMALES at DCF like to cover for the wife and lie for her and not ask the kids the proper questions to the children I want law enforcement present with body camera rolling with any of their involvement especially if they are going to interview the children AGAIN.

#### Exhibit B

----- Forwarded message -----

From: **Traveling RV style** <[travelingrvstyle@gmail.com](mailto:travelingrvstyle@gmail.com)>

Date: Sun, Jun 25, 2023, 7:28 PM

Subject: Re: External Email - Donald Seoane and Nantita Seoane

To: Chris Baker <[Chris.Baker@osceolasheriff.org](mailto:Chris.Baker@osceolasheriff.org)>, <[Kevin.Wilkinson@osceolasheriff.org](mailto:Kevin.Wilkinson@osceolasheriff.org)>, <[sharlene.henry@myflfamilies.com](mailto:sharlene.henry@myflfamilies.com)>, Robles, Carlos <[Carlos.Robles@myflfamilies.com](mailto:Carlos.Robles@myflfamilies.com)>, <[SOAdmin@osceola.org](mailto:SOAdmin@osceola.org)>

After I emailed you all 2 days ago about the sexual abuse that my wife is doing to the children doing live sex shows naked infront of our son that I have him telling the counsoler about on video on Thursday then Nantita opened on Friday ANOTHER fraudulent DCF investigation against me and said I was hitting

the kids and they had bruises and scratches on them. The DCF officer that came out to my fiance's house confirmed he saw the children and it was all lies and they had nothing AGAIN after she just made a false report last month to DCF that was also lies and closed. I have NEVER hit my children unlike Nantita Seoane that does physically and sexually abuse them. I called DCF's Sharlene Henry 2 nights ago and spoke to her about it I also want to document here and she instructed me to call DCF and report it and I told her I was waiting to hear back from law enforcement because of all the wrong doings DCF have done in the past covering up for the mother and making false accusations against me countless times. I called law enforcement while DCF was here yesterday and they saw the video of my son disclosing she is doing "naked tiktok videos" in front of him. The officers told me they would investigate and question my son at the mother's house and make sure Nantita was not in the room when they questioned him but he was and he didn't disclose anything as he is scared of his mother and according to my son tonight they didn't ask him anything about it and only asked him if mommy was hitting him so law enforcement may have covered it up AGAIN. I will request the bodycam footage to find out soon. Now there is much more abuse and neglect to investigate than just this though as recently you will read in my motions Nantita abandon the children in Michelle Gillian's crackhouse AGAIN violating the court order that prevents this and Tony McNamee was smoking drugs around them and my son was seriously physically injured on his face and now has a permanent scar. Nantita also lets them play with her phone that's full of porn and they have witnessed it and on and on and on and on. You will need to read all the motions attached!

Now attached are just some of the motions pending to be heard with evidence of child neglect, child abuse, mental abuse, sexual abuse and MUCH more.. Please take note there are currently several motions pending to be set to court date Judge Snure has said he would set to date for me after my september 27th hearing for 3 child testimony hearings in chambers and the children's counselor to testify. One is an important "motion to reconsider" the 14 motions that racist african american feminist domestic violence advocate man hating judge Christy C Collions illegally denied that she didn't even read on her way out the door as a stab in the back to me after I filed 2 JQC complaints against her with the Judicial Qualifications Commission and two motions to recuse demanding she step down off my case for her clear bias and she had to and did recuse herself after she was caught covering for her fellow african american women's wrong doings at DCF and crackhead african american woman crackhead drug trafficker Michelle Gilliam that DCF placed my kids with for 3 days and lied about ever doing a background check on her..Take note I mention she is African American because so are the two racist DCF investigators Jessica Scott and supervisor Kendra Jenkins that left my 3 and 5 year old in the crack house across the street with that African American crackhead Michelle Gilliam and also have committed tons of perjury and libel and slandered me for my wife.

Now being that Sharlene Henry from DCF that is attached is African American and knows all about this as we have spoke on the phone I am not racist and don't have any reason to believe she will commit the misconduct, lies, libel, slander, fraud and felony perjury that you will read about CPI DCF investigators Jessica Scott and supervisor Kendra Jenkins did. Note I will be suing them and DCF for a fact soon.

Now I know it's lengthy but I need law enforcement and DCF to take this situation VERY seriously once and for all to get my children finally out of and away from the abuse that is their mother Nantita Seoane as I'm sending a new

complaint into DCF now. PLEASE read every page of every motion attached and see ALL the videos and evidence and take note I have countless other videos proving all the abuse and neglect going back over a year now since I was falsely arrested for DV and got all not guilty's from a jury. PLEASE take this new DCF investigation and criminal complaint this time I am opening up on the mother very seriously. I would like an interview done on all my children and myself and my fiance and without the child's mother Nantita present while my son is being interviewed while he is in my custody this week and law enforcement present on video and I will be there this time to make sure law enforcement and DCF ask the proper questions and not try to cover for the mother AGAIN because if you don't ask him on police body cam I WILL. I have had it with the cover ups! I also want a forensic interview ordered this time after the first interview as there is plenty of proof this time of abuse attached.

I have emailed and left 3 voicemails for sheriff Marcos R. Lopez and have heard nothing back for almost a month and I'm CCing him as well. I really don't want to have to make all this public and or go to the media because it's not good for the kids but at that point if I make all the videos and proof attached below public I'm sure I would get tons of public supporters trying to protect my kids from DCF's and everyone else's misconduct.

ENOUGH IS ENOUGH PLEASE TAKE LEGAL ACTION AGAINST THE ABUSER MOTHER FINALLY AS I BEEN TRYING TO DO IN MY DIVORCE CASE FOR OVER A YEAR NOW !!!!! PLEASE I BEG YOU ALL!!!!

Here is one unlisted video I placed on Youtube for only you all to see and it's not public.

<https://www.youtube.com/watch?v=IN9MZXM8jE>

PS, For those that don't Nantita Seoane is a current prostitute I met in a whore house in Thailand ten years ago and she has been doing porn for ten years of our marriage on her own free will and most was selfie porn until I caught her lying, cheating and stealing money for the countless time and she drummed up having me falsely arrested in efforts to steal the 100k behind our paid for house when I threatened to send her back to Thailand. Also note I have a full custody daughter that's 12 I take care for the last 9 years without her real mother and a fiance and 2 month old and I have ALWAYS been a good father and love my children and there have never been any accusations against me about my parenthood till the lies started from Nantita and her group of LYING FEMALES! Sorry to say it but EVERYONE to date on her side that has lied for her from 6 lawyers to DCF investigators to people from a church daycare and tons more have all been WOMEN!

 **DCF NEEDS TO READ motion february 2023 Motion to...**

Exhibit C

from: Traveling RV style <travelingrvstyle@gmail.com>  
Chris Baker <Chris.Baker@osceolasheriff.org>,  
Kevin.Wilkinson@osceolasheriff.org,  
sharlene.henry@myflfamilies.com,  
to: "Robles, Carlos" <Carlos.Robles@myflfamilies.com>,  
SOAdmin@osceola.org,  
waldemar.riveramartinez@myflfamilies.com,  
waldermar.riveramartinez@myflfamilies.com  
date: Jun 26, 2023, 5:20 PM  
subject: Re: External Email - Donald Seoane and Nantita Seoane  
mailed-by: gmail.com

NEW DCF COMPLAINT SENT INTO DCF PORTAL FOR DCF AND LAW ENFORCEMENT TO PLEASE INVESTIGATE. This below is already resubmitted as supervisor Sharlene Henry has asked me to do:

DCF clear coverup AGAIN of the abuse, neglect and now sexual abuse of my children being done by the mother I am documenting on video, police body cams, emails and now reports to the website are disgusting so I am making ANOTHER report as instucked by DCF supervisor Sharlene Henry so she can properly investigate it all this time. What Im asking you to this time is resend out CPI Waldermar Rivera Martinez and coordinate with DCF supervisor Sharlene Henry and actually send down ALL my allegations again against the mother Nantita Seoane that I have emailed to DCF investigators and the sheriffs office as today CPI Waldermar and the sheriff showed up ONLY to investigate one of my many allegations and choice to come back and do the interviews once Tallahassee sends down all my correct allegations not just the one. Note the mother needs to not be in the room when questioning the children as they won't speak in front of her like they did last weekend. I have the kids this week and want DCF and law enforcement to question them without her present while in my custody cause the mother has told them not to tell DCF and police these things about mommy or they will be in big trouble. Here is the UNLISTED PRIVATE video ONLY FOR DCF, courts and law enforcements eyes again from last week at the child consoler uncovering sexual abuse <https://www.youtube.com/watch?v=IN9MZXM8jIE> and now here is today a video of CPI DCF here trying to not investigate all my allegations below that were filed through the portal on Sunday last night <https://www.youtube.com/watch?v=F43jMCGg2J4> .

In my last report to DCF and complaint to the portal I attached court motions that contain evidence of PHYSICAL ABUSE, NEGLECT and SEXUAL EXPLOTATION, SEXUAL ABUSE and MENTAL ABUSE GROOMING THEM AND COCHING THEM AND YOU GUYS DIDN'T READ THEM AND LOOK AT THE EVEDENICE INSIDE THEM AND ASK THAT YOU READ AND INVESTIGATE THEM. DCF supervisor Sharlene Henry HAS THEM AND AS A MANDITORY REPORTER IS REQUIRED TO INVESTIGATE THEM AND TURN THEM OVER TO YOU SINCE YOUR ONLINE PORTAL IS NOT WORKING TO UPLOAD THEM ALL.

I AS WELL HAVE VIDEO OF THE CHILDREN DISCLOSING ALL MY ALIGATIONS TO THEIR COUSLER AND THESE ARE FACTS AND I NEED FINALLY FOR DCF AND LAW ENFORCEMENT TO TAKE ACTION AND ASK THE CHILDREN AND UNCOVER IT AND TAKE ACTION ONCE AND FOR ALL.

The investigation intake you sent to DCF Kissimmee from Tallahassee that I filed through the portal does not contain all of what I reported and want investigated. Here are some ideas for questions and things you might ask and or tell the children.

1. UNCOVER THE MENTAL ABUSE: Does mommy ever talk about daddy to you? What does mommy say? Does mommy tell you not to talk to DCF or police bad about mommy or you will get in trouble? Are you scared of mommy? HERE IS A VIDEO PROVING IT FROM YESTERDAY <https://www.youtube.com/watch?v=QZWcJLrGzyQ> Well listen you will not be in trouble because mommy won't know ok. This is between us here now and we need to know the truth to keep you safe ok?
2. SEXUAL ABUSE AND OR SEXUAL EXPLOYTATION THAT ACCORDING TO POLICE MY ALIGATION WHEN PROVEN DOES CONSITUTE A CRIME AND DCF INVOLVEMENT WHEN YOU UNCOVER SHE IS DOING LIVE SEX VIDEO SHOWS INFRONT OF THE CHILDREN. You wont be in trouble ok I need the truth but has mommy ever done Tiktok videos in front of you before? Has mommy ever done these videos naked around you without clothes on? Has she ever twerked around you before? Has she ever twerked naked around you before?
3. PHYSICAL ABUSE : Does mommy ever hit you? Did she ever hit you before? Where did she hit you and how? Was it closed first? Did she ever hit S\*\*\*\* before when she lived with you. I know it was a long time ago but think hard have you ever seen mommy hit S\*\*\*\* and her cry at night when mom hit her. Would she use a closed first? Do you remember if she ever hit S\*\*\*\* with objects like a hanger?
4. CHILD NEGLECT: Has mom every left you with Michael across the street alone? Has Michael taken you to the store alone in her car before to go shopping? Has Michelle taken you in her golf cart alone before or with A\*\*\*? Has Michelle or Tony smoke that stinky marijuana stuff around you or A\*\*\* before? NOTE THAT Michelle Gilliam across the street is a well known and well police record documented drug addict and drug trafficker and child abuser that has had her own children taken away by DCF during a drug raid and arrest on her in front of her children.
5. CHILD NEGLECT: Do you remember when mommy use to take you and A\*\*\* in cars like ubers and her boyfriend's cars with no car seats?
6. CHILD NEGLECT: Does Anan sleep in the bed with Neil? Did A\*\*\* sleep in the bed with the guy in the jeep? NOTE: THAT THE MOTHER IS A WELL KNOWN PRON STAR AND PROSITUTE AND

SHE IS LETTING 3 AND 4 YOUR OLD A\*\*\* SLEEP IN THE BED WITH HER PORN FANS AND PROSTITUTE CLIENTS!

7. SEXUAL ABUSE AND NEGLECT OR SEXUAL EXPLOYTATION THAT ACCORDING TO POLICE MY ALIGATION WHEN PROVEN DOES CONSITUTE A CRIME AND DCF INVOLVEMENT WHEN YOU UNCOVER SHE IS DOING THIS: Even though the kids don't know what sex is yet and I don't want them to know I would like for you to try and uncover if their mother is having sex with her porn fans and prostitution clients in front of the children or while A\*\*\* is in the bed.

Now please have the order from Tallahassee sent down to properly investigate the children so DCF Kissimmee can do a proper investigation so I don't have to add this misconduct AGAIN to my lawsuits.

Thank you, Donald

## APPENDIX E

### Injunction info

Your honor respectfully please be aware I would like this heard and ordered by Judge Michael Snure but for sure not judge Collins as I have had to file JQC complaints and recuse her already and she is bias against me. Please read this all as it's a lot but it's all facts and my children are in serious danger of being murdered by the crazy mother after CTP has confirmed that sexual abuse she has done to the children and take note she has been baker acted for attempted suicide and more. This issue is not only being delt with in my divorce case but it needs to immediately get an emergency injunction restraining order now to protect the children's safety after what has just happened. The mother has made several threats to murder the children and kill herself if she doesn't get her way. My children have been going through counseling for over a year now while in my care and she has documented for over a year now the abuse being done by the mother and has even reported it a year ago to DCF which covered it up for the mother. See Exhibit A, B, C, D

Now because Nantita has taken things to a whole new level doing porn in front of the children shaking her bare ass and vagina completely naked on video and now allowing the children to touch her vagina they are in a serious mental crisis I am having to deal withnow. Our son is seriously mentally traumatized and seriously acting out because of it. A 911 call had to be made last week and much more has happened.

Here is an unlisted video of my son talking about the sexual abuse at the counselor's office with her experienced over 20 years and another counselor and my fiancé and myself present as witnesses:

<https://www.youtube.com/watch?v=IN9MZXM8jiE&feature=youtu.be>

Here is a video of Detective Suzanne Ellis Clouchete talking about what they uncovered in the CTP interviews done on all 3 children last week on 06-28-2023 right after they were completed where she states at 1:54 of the video **"he said mom did shake her butt when she was naked and said she was making a video"** also at 18:51 of the video I said "he is terrified of mom and mom has told him he is going to be in big trouble" and the detective said : " well when they asked him are you afraid of anybody he said he is afraid of mom and they said why and he said well like monster or scary movies or monster nightmares that's what he said like a monster or a nightmare":

<https://www.youtube.com/watch?v=JbCK73fCph0>

Nantita has put the children's physical and mental wellbeing and health not only in danger but caused irreparable physical and mental damage as she has not only failed to follow the courts order but has extremely violated the courts orders and took things to a whole new level doing simulated sex shows video twerking NAKED now on camera in front of the children [not just in inappropriate clothing like thongs or short shorts with half her ass hanging out like we played in the courtroom her doing before but now completely NAKED], and according to her own words in her fraudulent DCF complaint against

me she is allowing our son to touch her vagina! See video at 4:39 of DCf CPI Waldamar reading the complaint that said "He has been displaying sexual behavior he has been displaying his private parts and touching the mother's vagina"

<https://www.youtube.com/watch?v=VCbf0jhDYZ8>

Nantita has caused irreparable mental damage to the children causing me to go as far as having to threaten law enforcement and DCF with the press if they didn't do a proper investigation through CPT last week which they now have done and seen she is a compulsive liar and I been telling the truth. Take note a group of lying African American man hating women at DCF that left my children in a African American womens crackhouse for 3 days have been libeling and slandering in DCf reports for over a year now in countless reports and all investigations have been closed and unfounded but full of lies about me. They have also lied and committed perjury for Nantita and and so have 6 free domestic violence and help now victims advocate lawyers that all withdrawn.

Because the mother knows all this now through my DCF complaints, police reports and Emergency court filings the children are now at risk of being killed after they have told CPT and detectives the truth about the mother's actions including sexual abuse last week on 6/28/2023. The mother many times during our marriage has made threats to kill the children and kill herself if she doesn't get her way and she was even baker acted for attempted suicide and held in a mental hospital for it by police. There is an emergency motion in the divorce case I filed about all this where im Prose that was granted an emergency hearing next week in front of judge Snure but not sure if that will end up getting continued or what will happen and Nantita is attempting to take the children from me right now while I have 50% custody and physical possession of them. Nantita is also having sex a with perverted porn fan of hers that happens to be a CBP officer with a gun that has made public threats of violence to me and has been beating my children as well as sleeping in the bed with my daughter since she was 3 for a year now which I have made previous police reports and DCF complaints about. Nantita allows my children to sleep in bed with her other porn fans and prostitution clients as well including a guy in an old jeep for two weeks when the house was flooded during the hurricane. I have hundreds of videos of the children as well telling me this stuff is going on dating back over a year now.

Nantita Seoane is a compulsive lying Buddhist Thai that lies for Buddha and a prostitute porn star I met in a whore house in Thailand when I lived there for 6 years and I married her ten years ago and had two kids with her. On 04/29/2022 she had me falsely arrested for DV in an attempt to steal our house in Sherwood forest RV park after I was going to sell the house and I had caught her lying, cheating and stealing AGAIN. She came into the courtroom with her crocodile tears and acting skills all day till 4pm in front of a jury and I got not guilty in front of a jury and she was impeached as a witness for lying to the jury and admitting to committing perjury to get her fraudulent injunction against me where she had stolen my house, belongings and kids. She also does drugs in front of the children with the drug addicts across the street. Since then she has had countless people paint her as a victim and libel and slander me



from DCF to police and on and on. I been reporting the truth to the courts, DCF, police, and in countless court motions for over a year now that Nantita is a HUGE danger to the children and that not only she beats them and is totally carless about their wellbeing and health but also that she shoots porn in front of them. She has zero family in the USA and she leaves the children in Michelle Gilliam's crackhouse across the street at 252 Windsor Dr Kissimmee and that she has been arrested for tons of drug charges and child neglect but recently our child was seriously injured while left alone with the crackheads while Nantita was violating the courts orders.

On 12/21/2022 After me and my lawyer at the time proved on video that my allegations were true and that Nantita was a compulsive liar that constantly commits perjury in front of Judge Madrigal and others including judge Eperson that impeached her as a witness for lying and perjury and proved she was a danger to the children, take noted he is the same judge that had ordered her original fraudulent injunction, he then gave her one last chance to not lose her custody completely in my "EMERGENCY MOTION FOR TEMPORARY CUSTODY OF THE CHILDREN" 12/21/2022 After being asked by my lawyer if she was still working in the adult industry she committed perjury and said no and my lawyer played a current recent video of Nantita jumping off the bed to twerk [[simulating sex act of riding a penis shaking her butt up and down fast]] with her ass out of her shorts each time one of the 5 guys on a video live stream was tipping her live while Nantita had the children. The judge was disgusted by it and made his order that is the most current court ordered that inside stated.

"3. The parties shall not to engage in producing any adult content during their time-sharing with the children."

"4. The parties shall not leave the children with a third-party other than the day-care or day-care teacher."

Well since that order Nantita has violated all these orders and more within the order but she has taken things to a whole new level.

So because Nantita has taken total disregard for the courts orders and has taken things to a whole new level she has caused the children unrepaired harm and physical and mental damage. Im sure if it was me as a male shaking my penis infront of 4 year old daughter and allowing her to touch it and the mother was filing this then she would not only get it granted but I would be barred under the jail and all over the news. With that said if I have to head to video news teams in person this week and go public to protect the children I will if they courts don't finally protect my children from the mother and with that said I pray and beg you your honor to please finally turn the table with some justice and grant this and set it to a hearing in 2 weeks to make sure my children are not murdered by the mother or caused more physical, sexual or mental harm.

Her current new lawyer Emily Calvin is a transsexual loony toon with green and orange hair that is married to a women with a beard and mustache that has a gofundme up to chop off its small boobs and

has tweeted that it exposed itself in front of the pre k class it works at which there is an open investigation with Gainesville police on. They have also tweeted that they use drugs. There are videos online you can see in screenshots in Exhibits below of lawyer Emily Calvin twerking in the middle of Lowes family home center possibly in front of children. Emily and her bearded husband have a photography company website and instagram account where they also take explicit photos of homosexuals and homosexuals wearing womens clothing.

I have serious concerns also about these possible druggie sexual predators around the children as well.  
See Exhibit D to end

Most importantly is the immediate danger of the mother murdering the children and herself and or causing more irreversible physical or mental damage to the children therefore a injunction is needed immediatly and I pray and beg you for it your honor. Also I need possession of the house back for the children immediatly.

## Exhibit A

### Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: Rahila Bashir

Patient: Stacy Seoane, DOB 5/20/2011

### Contacted Party

Name: Stacy Seoane

Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



## Exhibit B

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling

### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered. Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #8847753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.

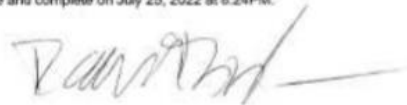


Exhibit C



**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf

Exhibit D



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over a horizontal line.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

Exhibit E to end

The image is a screenshot of a web browser displaying a Twitter profile page for the user Adhd.Af (@aswilde1). The browser's address bar shows the URL https://twitter.com/aswilde1?lang=en. The profile header includes the Twitter logo, a back arrow, the name Adhd.Af, the handle @aswilde1, a count of 5,293 Tweets, and a black Follow button. A vertical navigation menu on the left contains icons for Home, Search, Notifications, Messages, and Lists. Two tweets are visible:

- Tweet 1:** Posted on Jun 17, 2022. The text reads: "the other day I took my T-shirt off at work bc it was hot af outside and my pre-k class started asking why I had boobies 😞 maybe I should start looking into top surgery again 😞". It has 6 replies, 1 retweet, and 14 likes.
- Tweet 2:** Posted on Jun 16, 2022. The text reads: "my hairdresser outed me to my mom when I was literally 2. she rly said 'idk ~what~ this child is, but cishet is not it i can tell u that much'". It has 2 replies and 15 likes.



# Adhd.Af

5,293 Tweets

Follow

Adhd.Af Retweeted



**Erin** ❤️❤️ @earlgreymylove · Apr 19



Hey fanders!

So Aleks Wilde @aswilde1 , aka Lee (& Mary Lee) from POF, actor, director & photographer extraordinaire, is trying to raise funds for top surgery! Please donate and/or share this so he can reach his goal!  
And Happy Birthday Aleks! 🎂❤️

[gofund.me/6435510b](https://gofund.me/6435510b)





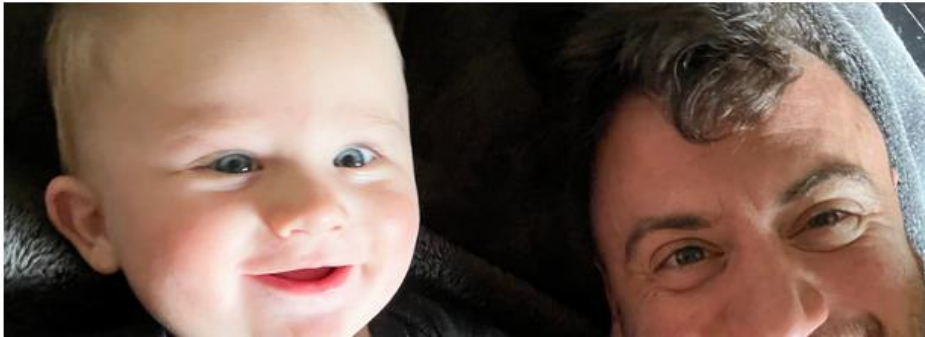
Hello friends! My name is Aleksandr Wilde Calvin and there's something I need to get off my chest... literally.

Over a decade ago I came out publicly as a transgender man and soon after began the process of medical transition. HRT has done absolute wonders for my mental health and I have zero regrets.

Top surgery has always been a goal that I desired to reach but seems unobtainable even still. Poverty, hardship, and a number of life setbacks have kept me from pursuing my dream of reaching my personal freedom in my identity.

Now that I am a father, top surgery has become a much more urgent priority. I have put my needs last for a long time, but I do not want my insecurities to hold me back from the fullness of the life I share with my family. I want my son to know and be proud of me for striving to be my best and most honest self.

The cost of top surgery for me is around \$8,000, and the remaining \$2,000 is to cover childcare while I am in recovery, plus travel expenses, medicine and accommodations during my surgery and recovery. It would mean the world to me and my family if you could chip in and help. Thank you so much.





← **Adhd.Af**  
5,293 Tweets

**Follow**



**Adhd.Af** @aswilde1 · Jul 24, 2021



wife: "put the drugs away so I can take a picture for my parents"

Me:



💬 4

↻ 1

❤️ 50









I am deliberate and afraid of nothing.  
(Audre Lorde)

Tweets **638** Following **202** Followers **104** Likes **435**

Follow

## Emily R. Calvin

@mlecalvin

Master of Fine Arts, Doctor of Jurisprudence, and Officer of the Court

Tallahassee, FL

[emilycalvin.com](http://emilycalvin.com)

Joined September 2014

Tweets Tweets & replies Media



Emily R. Calvin @mlecalvin · 8 Sep 2017

"Will Hurricane Irma delay the Bar results?" count on mom to prioritize

1 1 3

Emily R. Calvin Retweeted



**abolish ice. send homan to the hague.** @SeanMcElwee · 21 Aug 2017

If you're frantically trying to buy eclipse glasses right now, you'll understand why 30 day registration deadlines reduce voter turnout.

## APPENDIX F

Filing # 177525138 E-Filed 07/17/2023 10:13:27 AM

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND  
FOR OSCEOLA COUNTY, FLORIDA

CASE NO: 2023-DR-2668-DV

DIVISION: 30

DONALD CARLOS SEOANE  
Petitioner,  
and

NANTITA SEOANE  
Respondent.

\_\_\_\_\_/

**ORDER on MOTIONS TO COMPEL CHILD PROTECTION TEAM RECORDS**  
**(FILED 7.6.23 AND 7.7.23)**

**THIS CAUSE** came before the court on July 13, 2023, for consideration. After hearing testimony by the parties and argument of counsel and having reviewed the file and being duly advised in the premises the court **FINDS and ORDERS as follows:**

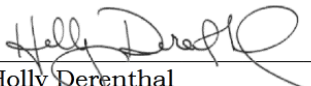
Based on the allegations presented in this case injunction case by Petitioner and the history of the case, it is in the children's best interest that this Court review any videos of any forensic evaluations of the children, by CPT, in the pending investigation as soon as possible.

It is hereby **ORDERED**,

The Child Protective Team ("CPT") shall produce a copy of any video(s) of any forensic evaluations that were conducted on the following children (Anna Seoane, Andrew Seoane, and/or Stacy Seoane) by the (CPT) in the pending Department of Children and Family investigation. CPT shall provide copies of any existing videos of forensic evaluations of the children to the Court (directly), for immediate review, and shall provide a copy of the same to the parties or their respective counsel immediately upon request.

This court orders CPT and Department of Children and Families ("DCF/the "Department) to ensure that a member of each organization familiar with the pending investigation of the children (Anna and Andrew Seoane) is present at the following hearing set for August 16, 2023 at 3pm in Courtroom 4D, before Judge Holly Derenthal, at the Osceola County Courthouse located at 2 Courthouse Square, Kissimmee, Florida.

**DONE AND ORDERED** at Osceola County, Florida on this July 16, 2023

  
\_\_\_\_\_  
Holly Derenthal  
Circuit Court Judge

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served to the following parties via the Florida e-filing portal on July 17, 2023, or if no email address(es) are designated through the e-portal then the same has been served via mail to the parties' last known address in the court file as

## **APPENDIX G**



IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT  
IN AND FOR OSCEOLA COUNTY, FLORIDA

CASE NO.: 2023 DR 2668 DV  
DOMESTIC DIVISION

DONALD CARLOS SEOANE - OBO  
ANDREW SEOANE (5) & ANNA SEOANE (4)

PETITIONER

VS.

NANTITA SEOANE  
RESPONDENT

FILED IN OPEN COURT

**August 25, 2023**

KELVIN SOTO, ESQ.  
CLERK OF THE CIRCUIT COURT  
AND COUNTY COMPTROLLER

BY: Sasha Montalvo D.C

**ORDER OF DISMISSAL OF TEMPORARY INJUNCTION FOR  
PROTECTION AGAINST DOMESTIC VIOLENCE**

THIS CAUSE came before the honorable Holly N. Derenthal, for a hearing on **August 24, 2023**, on Petitioner's action for an Injunction for Protection Against Domestic Violence on behalf of the minor children. The court heard testimony of the parties, testimony of witness Sharon Gilbert from CPT, argument of counsel and being otherwise fully advised, makes the following findings:

1. Procedural background.
  - a. The Petition for Injunction for Protection Against Domestic Violence with Minor Children was filed on July 3, 2023.
  - b. A Temporary Injunction was issued on July 3, 2023.
  - c. A hearing on the Final Injunction was originally held on July 13, 2023, but was continued (along with the Temporary Injunction) until August 24, 2023 in light of requests for continuances to address Petitioner's six Motions to Allow Testimony re: Child Hearsay and to allow for the appearance of the Child Protection Team representative.
2. There was no substantial competent evidence to support the allegations to allow the court to issue an injunction for protection against domestic violence or sexual violence pursuant to Florida law (sections 741.30, 784.046).
3. Petitioner's allegations and representations against Respondent (the children's mother) lack credibility and are wholly disingenuous, in light of the totality of the evidence and circumstances.
4. Respondent appears to have used the allegations in the Petition for an Injunction against Domestic Violence and the injunction process in general, to mislead the court in an effort to keep the children away from the Respondent indefinitely.
5. The representative from Child Protection Team testified that after an investigation was conducted and completed, there were no findings to support the abuse allegations.

6. There was no evidence presented that the children have been a victim of domestic or sexual violence therefore the Petitioner's various Motions to Allow Testimony Regarding Child Hearsay of Child are Denied.
7. Petitioner has intentionally subjected (and demanded) the minor children (ages 4 & 5) undergo abuse evaluations and has otherwise placed the children in the center of the parties' ongoing dispute including subjecting the five-year old to a videotaped session with multiple adults involved including Petitioner's fiancé and Petitioner, to interrogate the child aggressively and inappropriately about possible sexual abuse. It appears the Petitioner did so for the purpose of creating documentation for his unfounded allegations.
8. The court finds the Petitioner's continued decisions to directly involve the children in such an inappropriate and harmful way in the parties' ongoing custody dispute, demonstrate a complete lack of awareness of the mental and psychological harm such conduct inflicts on the children.
9. The court has great concern for the Petitioner's current mental state and for the children's well-being while in Petitioner's care.
10. Petitioner is ordered to have supervised visitation with minor children through the Visitation Center, parameters of the ordered Supervised Visitation will be outlined by separate order. A separate Order will be filed in parties' pending Dissolution of Marriage action (2023 DR 2336 DC).<sup>i</sup>

Accordingly, the case is dismissed without prejudice.

**DONE AND ORDERED** in Osceola County, Florida this **25 August 2023**.

  
\_\_\_\_\_  
HOLLY N. DERENTHAL

## **APPENDIX G**

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

DIVISION: Domestic

**REQUEST TO TAKE JUDICIAL NOTICE**

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as "Petitioner/Husband") Pro Se, and files this request for the Court to take judicial notice pursuant to Florida Statute 90.202.

1. Please take notice this will be posted all over social media sites overseas that I do not have any control over and it's not going to be silenced and it will be also given to many press originations along with all the other stuff around me and my children and the continued violation of my conditional rights.
2. Because of the countless lies, perjury, cover-ups, and colluding from the large group of well-connected and working together daily tax payer funded government and state employed compulsive lying FEMALES around my fake domestic violence victim wife I have had to file several lawsuits against several FEMALES.
3. On 9/1/2023 I filed 2 injunctions for protection on behalf of my two minor children I have in common with my wife, 1 injunction against her and another against Judge Holly Marie Newman Derenthal because of the serious danger she has put my children in with the mother. See Exhibits
4. Even though judge Holly N Derenthal's colleague FEMALE women's rights activist man hating judge Christy C Collins has as railroaded me in the past and had 2 JQC complaints filed against her by me and two motions to recuse the second of which she granted and stepped down off all my cases after I showed her all her bias and the complaints I filed about her misconduct and bias several months ago she then yesterday jumped onto my two new injunction cases and assisted her colleague judge Holly N Derenthal by denying both injunctions without a hearing. Please note I have had 2 MALE judges that have been unbiased that I never complained about including the last judged Michael J Snure that the disgusting actions of the corrupt other sides corrupt attorney Jennifer Jane Watson and Sara Vance made him recuse himself which I wish he didn't.
5. My constitutional rights under the 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment are STILL not only being violated by bias judge Holly N Derenthal that is having illegal hearings and making illegal orders on my cases but now her colleague FEMALE women's rights activist man hating judge Christy C Collins is also assisting her and further violating my rights.
6. On top of many lawsuits I am perusing in state and federal court against MANY more corrupt dishonest FEMALES like CPT's Sharon Gilbert and Sharon Henry and many more I will now be including FEMALE women's rights activist man hating judge Christy C Collins in my federal lawsuit against judge Holly N Derenthal and asking for injunctive relief as well as filing further injunctions in other counties as the statute permits me to file them in any county in the state of Florida and I am STILL waiting judge Holly to step down and follow the law when there is any hint of an appearance of bias or it can be questioned when in this situation it's very clear her

bias not only from the situation at hand but at all her illegal actions and violating's of Florida statues and misconducted with my motions and at hearings.

- Holly N Derenthal has not followed Florida Statute **§61.13** indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from continuing and frequent contact with both parents. And Florida Statute §61.13(3) recognizes the importance of considering the best interests of the children in divorce cases and allows for the introduction of relevant evidence pertaining to the children's well-being. This evidence is crucial to keeping the children safe at the Injunction's hearings.
  - Florida Family Law Rule of Procedure allows for the introduction of expert reports and evaluations in divorce proceedings, including reports from child counselors. This should also be considered in this Injunction case and divorce cases.
7. The content in Exhibits need to be reviewed that tell the truthful factual story so help me god that is currently going on with my cases, children and the corrupt individuals within our corrupt and flawed system and the cover ups .

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this   2th   day of September, 2023.

1. *Donald Secane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-2-23

2. *Donald Secane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_  
Address: Please use email for service Travelingrvstyle@gmail.com  
City, State, Zip: \_\_\_\_\_  
Telephone Number: \_\_\_\_\_  
Fax Number: \_\_\_\_\_  
Designated E-mail Address(es): Travelingrvstyle@gmail.com

## Exhibits

Respectfully your honor I need a male judge to make a deception on these two petitions for injunctions and not a female judge because of the nature of the potential for bias and the history of bias within the corrupt system of all the FEMALES I am exposing that have committed misconduct and been bias. Also judge Holly N Derenthal is not to be making decisions on these two injunctions as she is totally bias and the cause of these injunctions being filed. All counties and courts in Florida have jurisdiction in injunction cases and I will go to another county if need be if I am not met with a fair nonbias male judge in this matter because of the history of bias when it comes to females because of my rare profession within the adult industry and the bias from females that comes along with it along with all the false accusations against me by all these corrupt females.

**Below are the Florida statues supporting the granting of this injunction against Judge Holly Marie Newman Derenthal with my statements as required by law:**

741.30 Domestic violence; injunction; powers and duties of court and clerk; petition; notice and hearing; temporary injunction; issuance of injunction; statewide verification system; enforcement; public records exemption.—

(1) There is created a cause of action for an injunction for protection against domestic violence.

(a) Any person described in paragraph (e), who is either the victim of domestic violence as defined in s. [741.28](#) or has reasonable cause to believe he or she is in imminent danger of becoming the victim of any act of domestic violence, has standing in the circuit court to file a sworn petition for an injunction for protection against domestic violence.

(b) This cause of action for an injunction may be sought whether or not any other cause of action is currently pending between the parties. However, the pendency of any such cause of action shall be alleged in the petition.

(c) In the event a subsequent cause of action is filed under chapter 61, any orders entered therein shall take precedence over any inconsistent provisions of an injunction issued under this section which addresses matters governed by chapter 61.

(d) A person's right to petition for an injunction shall not be affected by such person having left a residence or household to avoid domestic violence.

(e) This cause of action for an injunction may be sought by family or household members. No person shall be precluded from seeking injunctive relief pursuant to this chapter solely on the basis that such person is not a spouse.

(f) This cause of action for an injunction shall not require that either party be represented by an attorney.

(g) Any person, including an officer of the court, who offers evidence or recommendations relating to the cause of action must either present the evidence or recommendations in writing to the court with copies to each party and their attorney, or must present the evidence under oath at a hearing at which all parties are present.

(h) Nothing in this section shall affect the title to any real estate.

(i) The court is prohibited from issuing mutual orders of protection. This does not preclude the court from issuing separate injunctions for protection against domestic violence where each party has complied with the provisions of this section. Compliance with the provisions of this section cannot be waived.

(j) Notwithstanding any provision of chapter 47, a petition for an injunction for protection against domestic violence may be filed in the circuit where the petitioner currently or temporarily resides, where the respondent resides, or where the domestic violence occurred. There is no minimum requirement of residency to petition for an injunction for protection.

(2)(a) Notwithstanding any other law, the assessment of a filing fee for a petition for protection against domestic violence is prohibited. However, subject to legislative appropriation, the clerk of the circuit court may, on a quarterly basis, submit to the Office of the State Courts Administrator a certified request for reimbursement for petitions for protection against domestic violence issued by the court, at the rate of \$40 per petition. The request for reimbursement must be submitted in the form and manner prescribed by the Office of the State Courts Administrator. From this reimbursement, the clerk shall pay any law enforcement agency serving the injunction the fee requested by the law enforcement agency; however, this fee may not exceed \$20.

(b) No bond shall be required by the court for the entry of an injunction.

(c)1. The clerk of the court shall assist petitioners in seeking both injunctions for protection against domestic violence and enforcement for a violation thereof as specified in this section.

2. All clerks' offices shall provide simplified petition forms for the injunction, any modifications, and the enforcement thereof, including instructions for completion.

3. The clerk of the court shall advise petitioners of the opportunity to apply for a certificate of indigence in lieu of prepayment for the cost of the filing fee, as provided in paragraph (a).

4. The clerk of the court shall ensure the petitioner's privacy to the extent practical while completing the forms for injunctions for protection against domestic violence.

5. The clerk of the court shall provide petitioners with a minimum of two certified copies of the order of injunction, one of which is serviceable and will inform the petitioner of the process for service and enforcement.

6. Clerks of court and appropriate staff in each county shall receive training in the effective assistance of petitioners as provided or approved by the Florida Association of Court Clerks.

7. The clerk of the court in each county shall make available informational brochures on domestic violence when such brochures are provided by local certified domestic violence centers.

8. The clerk of the court in each county shall distribute a statewide uniform informational brochure to petitioners at the time of filing for an injunction for protection against domestic or repeat violence when such brochures become available. The brochure must include information about the effect of giving the court false information about domestic violence.

(3)(a) The sworn petition must allege the existence of such domestic violence and must include the specific facts and circumstances upon the basis of which relief is sought.

(b) The sworn petition shall be in substantially the following form:

**Florida Statute §61.517 gives the courts temporary emergency jurisdiction of a child present in the state if the child:**

Has been abandoned

Is subjected to or threatened with abuse or mistreatment

A parent of the child or sibling has been threatened with abuse or mistreatment (domestic violence)

A judge can issue an emergency custody order in Florida to protect the child. There are two ways that you can obtain an emergency child custody order.

Statement of FACTS: Holly N Derenthal and myself are involved in a heated custody and legal war where Holly is the presiding judge and not only Holly has made threats to me and my children in her first hearing in the courtroom that is recorded which I filed a JQC complaint about on 7/14/2023 and then filed a motion to recuse about her outrageous misconduct and threats but since then I have filed 9 more totaling ten motions to recuse that she has denied and made my case and her corruption public on <https://linktr.ee/victimofthesystemofwomen> and many other social media sites and turned much of it over to mainstream media. Holly N Derenthal followed through with her threats and has put my young children 4 and 5 years old in a very dangerous situation and removed them from the safe environment and safe school that they were in with me and my fiancé and 2 other children I still have custody over



because she has no jurisdiction over them. Her and a team of corrupt compulsive lying FEMALE lawyers and many more including a DCF officer are colluding against me to keep my children in danger and they are currently at risk of getting more serious harm sexually, physically and mentally. I currently have open lawsuits against these corrupt compulsive lying women in DCF and the lawyers and I am about to file suit in federal court against Holly N Derenthal as well as filing police reports when I have more time and get the video and audio tapes needed to prove all this. This is the reason for this injunction and Florida law supports an injunction against Holly N Derenthal because of her threats and the dangerous situation she has put my children in out of spite and anger all to get even with me and as well to help the corrupt lawyers on my wife's side that she has a close relationship with. Below is an injunction I am filing at the same time as this one on behalf of my children towards the mother that will further support the granting of this injunction as well and needs to be read also here as it pertains to this matter with Holly.

Therefore I pray that you can grant this injunction against Holly N Derenthal and the other injunction and in that injunction get my children safely back with their family here with me till we can have a hearing and not only play the audio recording in the court what Holly N Derenthal did and said at the hearings she has presided over but also get the CPT video tapes that will prove the serious danger my children are currently in because of outrageous misconduct and actions Holly N Derenthals actions and the cover-ups by corrupt official within our government I am exposing now.

Good Afternoon Respectfully your honor I am not only filing this here but turning it over to MANY media originations and posting it all over social media on hundreds of sites because of not you but ALL the compulsive lying corrupt females in government that have caused me to have to file this and I know this is long but PLEASE read it all as its ALL, facts and truth so help me god, as to why my 4 year old daughter and 5 year old son are in serious danger of being physically and sexual harmed or possibly killed right now by the mother after she has been baker acted and hospitalized for attempted suicide and made threats to kill herself and kill the children AND the children are in serious danger around her porn star fans and prostitution clients and the drug trafficking crack head across the street Michelle Gilliam which has not only been arrested for tons of drug charges in Osceola county and child neglect and had her own kids taken away but her and her husband Tony Mcnamee have huge drug records all across the USA and she is my wife's best friend she calls mom.

See Exhibit A

Now because of a brand new to the bench man hating rouge judge named Holly N Derenthal that was just put onto my cases after a group of angry man hating feminist Help Now Shelter Women's rights advocate lesbian lawyers came into the courtroom and made MALE judge Snure recuse himself and now this new FEMALE judge has broke countless Florida statues, and laws including my constitutional rights to have a impartial nonbias judge and is now an accessory to a crime of perjury that she allowed others to commit and she covered it up and has also placed my children in serious danger out of spike and

hatred towards me for standing up and speaking out against all the tax payer funded government check collecting compulsive lying FEMALES AND I SAY FEMALES BECAUSE THEY ARE ALL AND I MEAN ALL FEMALES and not only females but ALL females that work in some sort of government agency from DCF to CPT to Help Now Shelter or the courts and are friends and or VERY well connected AND that are not just female but some sort of women's rights activist or feminist or man hater many of which are lesbians. See my wife had me falsely arrested and falsely imprisoned in April of 2022 in case number where she came into my jury trial and tried to have me put in prison for several years in an effort to steal our kids and the 100k of our paid off Florida titled exclusively in her name mobile home. At the criminal trial my wife was impeached as a witness for compulsively lying and committing perjury and even admitted to committing perjury to get the fraudulent injunction she has. She was also baker acted into a mental ward for several days and our kids got placed in African America female crack head drug traffickers Michelle Gilliams crack house by feminist African American FEMALE Jessica Scott that I have a current lawsuit against also case number 2023 CC 003856 CL . Because of this I been at war with DCF for over a year because all these feminist man haters keep filling DCF reports with libel, lies and slander about me and a large group of these FEMALES keep making false reports filling them with libel including the two IFP attorneys for Help Now Shelter corrupt compulsive liars Jennifer Jane Watson and Sara Vance which I have also filed lawsuits against for doing this case number 2023 CC 003494 CL . Please also note EVERY SINGLEREPORT TO DCF made by these scum have all been unfounded and case closed. Meanwhile the real reports I make about the mothers abuse to the children they keep covering up. I also have a lawsuit on behalf of my full custody daughter for my wife abusing her at case number 2023 CC 003521 AND a lawsuit from myself to my wife at 2023 CC 003523 for false arrest and false imprisonment, libel, slander and defamation . To say me and my children are victims of a bunch of lying man hating feminist compulsive liars is a way understatement.

Judge Diego Madrigal because of my false arrest at the time was on the injunction case and the Divorce and after he set a motion to show cause because he was reading CPI Jessica Scott's lies and perjury he dismissed the contempt against me and my lawyer and apologized and said he should have known better because he found DCF to be a wildly unorganized and uncredible organization.

See Exhibit B

A lot has happened in a year and I have tons of videos of it and the children talking about it and how the mother neglects and abuses them and I am now releasing it all to the public all over the internet seeking help and funding to fight all this corruption.

See <https://linktr.ee/victimofthesystemofwomen>

On 6/29/2023 I filed a "EMERGENCY MOTION TO TEMPORARY SUSPEND WIFES TIMESHARING AND GRANT HUSBAND MAJORITY TEMPORARY TIMESHARING AND SOLE PARENTAL RESPONSIBILITY " in my divorce case 2022 DR 002336 DC in front of MALE honorable judge Michael Snure that had been on my

cases for several months and knew the family and situation very well and while the children had been with me pretty much full time for about 6 months he granted me an emergency hearing on 7/3/2023 where a large groups of man hating feminist lesbians including a transsexual lawyer with rainbow hair named Emily Calvin and my wife's corrupt IFP attorneys Jennifer Jane Watson and Sara Vance came into the courtroom on my wife's side. He had also before that hearing granted me an injunction on behalf of the children in case 2023 DR 002668 DV after I discovered that my wife was beating the children and twerking naked in front of them making porn videos with the children and she was beating them and threatening them not to speak to police or DCF about what mommy was doing. Then this clown show of transsexuals, lesbians with bright purple hair and man hating feminist in my wifes lawyer team that is about 7 or 8 lawyers now that have withdrawn from me fighting them Pro Se infront of him because he was on the side of truth on my wide then a group of them came into the courtroom not as lawyers at my emergency hearing but they are lawyers just not on this case anymore and sat at the lawyer table and intimidated judge Snure and these women made judge Snure recuse himself because they knew they would get there good friend judge Holly N Derenthal on the cases to save them and cover the abuse from of the mother and that's exactly what happened. I have publicly filed and posted online 10 motions to recuse, 3 JQC complaints, letters to the governor complaints to the FEMALE chief judge and on and on and on including filing appeals and trying to get this bias man hating judge off my cases and she refuses and just keeps railroading me and my kids and covering up all my evidence and won't hear any of my witnesses as well as she ordered CPT to turn over the child forensic interviewer video tapes that will prove what im saying is true, see the proof which I had filed in that original injunction here:

“Here is an unlisted video of my son talking about the sexual abuse at the counselor's office with her experienced over 20 years and another counselor and my fiancé and myself present as witnesses:

<https://www.youtube.com/watch?v=IN9MZXM8jiE&feature=youtu.be>

Here is a video of Detective Suzanne Ellis Clouchete talking about what they uncovered in the CTP interviews done on all 3 children last week on 06-28-2023 right after they were completed where she states at 1:54 of the video **“he said mom did shake her butt when she was naked and said she was making a video”** also at 18:51 of the video I said “he is terrified of mom and mom has told him he is going to be in big trouble” and the detective said : “ well when they asked him are you afraid of anybody he said he is afraid of mom and they said why and he said well like monster or scary movies or monster nightmares that's what he said like a monster or a nightmare”:

<https://www.youtube.com/watch?v=JbCK73fCph0>

Nantita has put the children's physical and mental wellbeing and health not only in danger but caused irreparable physical and mental damage as she has not only failed to follow the courts order but has extremely violated the courts orders and took things to a whole new level doing simulated sex shows

video twerking NAKED now on camera in front of the children [not just in inappropriate clothing like thongs or short shorts with half her ass hanging out like we played in the courtroom her doing before but now completely NAKED], and according to her own words in her fraudulent DCF complaint against me she is allowing our son to touch her vagina! See video at 4:39 of DCf CPI Waldamar reading the complaint that said “He has been displaying sexual behavior he has been displaying his private parts and touching the mother’s vagina”

<https://www.youtube.com/watch?v=VCbf0jhDYZ8>

“

And then after not giving me enough time to prepare judge Holly N Derenthal at the hearing denied all my motions and wouldn't hear any witnesses and not only dismissed the injunction but placed the children with the mother and said I can visit the children through the visitation center which is a week and a half away from happening and I not seen the kids in a week now and cannot ensure their safety or anything. Note she had no authority after she dismissed that injunction to make any orders about the children anyways but there is no injunction in place from the children to me stopping you from removing them from the mother and placing them back with me and my other two children and fiancé right now in a safe environment. It's disgusting her actions as she not only pulled them out of a great safe environment here with me and my fiancé and their brother and 12 year old sister I have custody of currently but she pulled them out of the good school that I was taking them to with my 12 year old full custody daughter. Now I know that this is not the place for custody matters and it needs to be done in the divorce BUT the children have been placed in a VERY dangerous situation and have also already been mentally damaged and not only the abuse but the mental damage has been documented for over a year now in the child consoler reports which also have been blocked from being seen by this corrupt man hating female judge Holly N Derenthal.

See Exhibits C

What it comes down to is It's disgusting that a bunch of WOMEN being told by a man that their wrong have their panties in a bunch and cant admit fault and rather are hurting my children to save face while they have egg on their faces because I am not going to run away or stand down till I get justice for my two younger children out of the 4 that are being abused STILL. I am 43 years old with 4 kids and love my children very much and want the TRUTH to be out there and be known and all these corrupt womens lies to be exposed so help me god it's the truth the whole truth and nothing but the truth so help me god.

Another fact of the matter of why all these WOMEN are all doing this is because I was a famous adult movie star in thousands of STRAIGHT movies for decades and I retired from the mainstream industry a while ago. My wife was doing it also and her and her lawyers have tried to make the courts think I forced her and sex trafficked her which has been laughed out of many hearings and courtrooms as she was more than a consenting willing participant. Take note she worked in a whore house in Thailand when I

met her after she abandon her own last child in a poor rice village in Thailand starving from her ex that she currently has not seen that child in over ten years cause she is a horrible mother and person.

So because of all these women painting her as this fake domestic violence victim and them libeling me calling me a women beating sex trafficker this is why they cant stand me and the TRUTH that I keep fighting them with that they are all nothing more than a bunch of man hating feminist that hate the straight white males truth that is a dominate male. THEY HATE DOMINATE MALES TELLING THEM ANY TRUTH INCLUDING THEIR GOOD FRIEND CORRUPT JUDGE HOLLY N DERENTHAL OF THE KISSMEE COURTHOUSE IN OSCEOLA COUNTY!

So What I am asking is you give me an emergency injunction and removal of children and possession of the house like MALE judge Snure did to keep the children safe and out of danger and order CPT to finally turn over those video tapes so I can prove the danger and abuse. Also listen to my countless witnesses and child counsoler reports and let her also testify at the hearing with a large group of others including, nieghbors, my fiancé and a bunch of others. I am working on filing a lawsuit in federal court against Holly N Derenthal and try to break her judges immunity for her outrageous misconduct and will be asking for injunctive relief against her also in that case and not sure if you can grant me that here also as she needs to get away from me and my children and my cases as she has put my children in serious danger and that's why I am having to file for this injunction. Note my wife has no car or license and has been transporting the children without care seats also for over a year in her porn star prostitute client's cars. She even testified at the injunction hearing that she has zero friends or family in the USA to help her with the children. Also note judge madrigal made an order on

12/21/2022 **ORDER ON PETITIONER'S EMERGENCY MOTION FOR TEMPORARY CUSTODY OF THE CHILDREN**

After we caught her lying and committing perjury yet again saying she didn't work in the adult industry anymore and we played a video in the courtroom of her twerking with her ass out in front of 5 guys on a live stream online for money while she had the children he made in the order "3. The parties shall not to engage in producing any adult content during their time-sharing with the children."

And after we proved she has nobody in the usa other than her porn fans and prostitution clients and her best friend she calls mom across the street crackhead Michelle Gilliam and that she was leaving the children with these scumbags he then made an order "4. The parties shall not leave the children with a third-party other than the day-care or day-

care teacher." Please note our 5 year old son has permanent scars on his lip from recently being injured in the Michelle Gilliam's crackhouse left unattended with her husband Tony Mcnamee smoking drugs around him and his 3 year old sister.

And because corrupt judge Holly N Derenthal has taken full disregard to the law and has a large personal hatred and vendetta against me she has placed the children in grave danger currently with the mother

and that's why I am requesting this immediate injunction and removal of children till you can order the CPT tapes and we can prove I been telling the truth about the mother abuse and ALL these women have done nothing but LIE LIE LIE LIE LIE including the WOMEN at CPT hiding these tapes and what's on them.

Please note I have just completed a long extensive mental health evaluation that she had ordered and it says I am perfectly normal and sane. Honestly all these compulsive lying WOMEN including judge Holly N Derenthal are the ones that need mental help!!!!

The children have not only been injured in Michelle and Tony's house but also with the mother that not only beats them but also neglects them.

See Exhibit D

Therefore I pray that you Please remove my children out of danger till I can get a fair shot at proving the abuse and we can see those CTP tapes.

Exhibit A



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

See Exhibit B

PETITIONER  RESPONDENT PRESENT AND SWORN

**TYPE OF HEARING: Order to Show Cause**

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**-Court:**

Reviews Emergency motion filed in this case and dependency case filed by the Department of Children and Families; the court has some concerns with the information provided in the motion filed in this case vs what was filed in the DP case

**-Atty Lopes:**

Legal argument. The information DCF is going based on is given to them by the mother Nantita Seonae

DCF closed their case to be unfounded

**-Court:**

Based on the testimony provided, the court is content with the information given here today.

Court concludes on the Indirect Criminal Contempt

Motion for Temporary Timesharing is set for Hearing on July 27<sup>th</sup> at 10:30 am in court room 5D

See Exhibit C





**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
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Palm Bay, FL 32905  
321-312-1666  
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NWCS

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[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

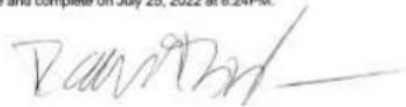
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



See Exhibit D

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,

Petitioner/Husband,

and

NANTITA SEOANE,

Respondent/Wife.

**EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND  
LIVING DECISIONS – MENTAL HEALTH EVALUATION CLEARED**

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as  
“Petitioner/Husband“) Pro Se, and files this **“EXPEDITED MOTION FOR HEARING ON  
CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH  
EVALUATION COMPLETE”**.

Dear judge Holly N Derenthal I am filing this motion in reference to the illegal orders you made taking my children away while being bias and violating my constitutional rights and the order you made:

## “ORDER FOR SUPERVISED VISITATION”

Where you claimed:

B. The access of the nonresidential parent Donald Seoane to the children would likely be compromised and that no reasonable alternative is available except the use of the children’s Visitation Program.”

What’s funny about this before you ordered this visitation to my wife months ago you gave her a opportunity to have one of her friends or family supervise her visits but when you learned the FACT that she is from Thailand from a whore house where I met her and that my statement of her having NOBODY in this country but her porn star fans and prostitution clients is in fact true because she said in the courtroom that she had nobody, then you ordered her into that program. Note she has a daughter she abandoned in Thailand and has not seen her for over 10 years. Yea great mother! Funny you didn’t even give me this option for a friend or family to supervise my visits. This was after you denied all my motions to hear countless witnesses and see countless evidence and then allowed CTP to not turn over the video tapes you previously ordered them to turn over to prove I was telling the truth. CLEAR BIAS! Also you didn’t even think about the children’s brother and sister that they live with and you are mentally damaging them and or order visitation for them or my fiancé that has been raising the children more than my wife for over a year now. My 12 year old daughter I have full custody of that my wife was physically abusing for a decade while she thought that was her real mom and has been mentally hurt enough by all of the WOMENS lies that have caused all this mess ALL for a PROFIT and to save face and it’s Sickening to say the least what you have done further to her feeling as well. She is totally heart broken and scared for her brother and sister after your actions and misses them dearly as she has lived with them and helped raise them their whole life. She fears like the rest of us of the further abusive situation and serious danger you have put her brother and sister in. She is a witness to all of what they have said for over a year now and has told countless people about it and that’s why you denied her testifying or the releasing of her CTP as well which is also sickening.

While I don’t not agree still with you being my illegal judge or anyone’s judge for that matter and that’s why im publicly petitioning on change.org and many other places and calling for your removal bidbarrment and impeachment from the bench because of all your countless clear bias actions that have hurt my children and put them in serious danger and I am sure 100% are causing them more mental damage around the mother and her porn fans and druggie friends and I am putting this hear for my appeal and lawsuits against you but unfortunately for the time being I am forced because of your illegal actions of staying on my case while bias to file motions in front of you to try and protect my children that you have put in serious danger with the mother even though I know I have ZERO chance at getting anything even close to fair in front of you. I will keep filing lawsuits and appeals and motions and whatever the law allows and that’s all I can do other than what I also am doing asking for the public’s legal support to protect my children. I do go to church and pray you would stop being evil and stop trying to hurt me with my children by putting them in danger with the mother and removing them from me as well as covering the mothers abuse but I don’t see you ever stop being evil and not taking the best



interest of the children into account in your rulings as you have already proved to everyone including the public now.

Your claims for grounds for me needing "ORDER FOR SUPERVISED VISITATION"

was a total LIE and a joke and ridiculous and claimed I needed a mental health Evaluation for me telling the truth about every single compulsive lying FEMALE around my wife including yourself that keeps covering up her abuse of the children and no matter how many times any of you cover it up, lie, commit perjury, assist others and allow others to commit perjury and on and on I will NEVER stop fighting for the truth and justice for my children. I know the very corrupt systems game and so do people all over the internet of that game of trying to paint the father as crazy when all the women against them are losing and looking dumb when all their lies are getting exposed. I'm not even close to the first and won't be the last you tried to play that game with I'm sure! Remember I traveled ten countries for ten years consistently and seen way more and have had way more experience with WOMEN partially than all 14 of you FEMALES against me in that last court hearing. My background of my ex profession alone in the adult industry dealing with thousands of WOMEN says a lot about the bias and why all you women hate me and my facts about your lies and bias I keep exposing. You knowing that and that you have bias and not stepping down is violating your promise and oath that you will uphold the US Constitution and the public can now see it also because this motion and all others are being made public. I am getting funding through my gofundme.com companion to have you removed and will spend it on lawyers and media till you uphold your oath to the constitution as you promised.

Remember it is my wife after having me falsely arrested that was in fact impeached as a witness at my criminal trial after she compulsively lied to the jury and even admitted to committing perjury to get her fraudulent injunction and I have NEVER EVER lied to the courts or been impeached or charged like she has. I still stand behind every statement I have ever said and have never lied about ANYTHING ANYWHERE as much as you try to paint me as a liar it won't work and all my lawsuits I have filed and posted publicly and more will prove this fact.

It's amazing that at the last hearing in the injunction against the mother from my kids that you covered up the abuse and wrongfully and illegally dismissed it and you wouldn't let ANY of my countless witnesses testify or testify child hearsay BUT you not only disregarded my motion to show cause on CPT Child Protection Team FEMALE lawyer Sharon Henry that lied and libeled and slandered me in her motion where they were covering up the evidence in the video tapes you ordered which to this day nobody has seen, YET, which I am working on getting other judges to order BUT you allowed CPT Sharon Gilbert to testify child hearsay and what I believe is to LIE and commit Perjury as I stated when she did it in the courtroom and I asked for the video tapes to be looked at and you refused my right even though there are countless videos of several people contradicting her statements that my son never said mommy was twerking naked making videos with the children which is making porn with the children by definition including detective Suzanne Ellis Clouchete that was present in the room during the children's child forensic interviews and I even have her on video clearly stated our son did disclose these facts

and now it's all over the internet for anyone to see now  
[https://www.youtube.com/watch?v=Awy\\_Hj7ENk](https://www.youtube.com/watch?v=Awy_Hj7ENk)

I still would like you to order that we all get to see these CPT video tapes especially now in this case because *“Florida Statute §61.13 indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from continuing and frequent contact with both parents.”*

And you clearly by placing the children with the dangerous mother have disregarded this Florida Statue AND these video tapes contain much insight and info into the children's truth and lives.

Since you don't know this case or its history as you were only put on the case as a weapon by your corrupt compulsive lying colleges that are my wife's lawyers Jennifer Jane Watson and Sara Vance that you have also allowed to lie, libel and slander me at two hearing now and you yourself did the same reading the lies and perjury from CPI Jessica Scott and the misinformation Judge Madrigal said in his motion to show cause when he believed these lies and you REFUSED to tell the truth and read the outcome where at the Hearing to show cause when we proved with a drug test and model releases and countless other evidence and facts that are all in the court records and motions in this case and many others that infact it was Jessica Scott, DCF, my wife and countless FEMALES that had lied and committed perjury including ALL of my wife's corrupt compulsive lying FEMALE lawyers then judge Madrigal apologized and said he should have known better as he found DCF to be a widely uncredible and unorganized origination. ANOTHER WORDS LIARS!!!! He then not only dismissed the contempt but undenied our motion for emergency custody and set it to hearing.

See court notes in this case from 7/18/2022 in Exhibit A

There is a ton to the history of all these corrupt compulsive lying FEMALES with power in our government and EVERY FEMALE around them.

See my two younger children had been living FULL time with me and my fiancé and their brother and 12 year old sister I have full custody over for THE LAST SIX MONTHS and the mother was only getting weekends after they wrongfully had the children disenrolled from their daycare colluding with several corrupt females there as well that are well connected to the corrupt Help Now Shelter and my wife's two very corrupt Help Now Funded attorneys Jennifer Jane Watson and Sara Vance and that daycare CHURCH has a majority of kids coming from this mafia group of WOMEN that are funded through tax money and government grants and they were collecting thousands a month off my kids and making up BS to collude with their friends from Help Now Shelter and their lawyers that bring them these kids to profit off. That's why they had put them in this daycare as they have a long history of having this church daycare railroad men in courts with lies and pull custody. Total corrupt scam! Trinity Lutheran Daycare school and church 3016 W Vine St, Kissimmee, FL 34741 and principal man hating feminist FEMALE bitter over her bad public divorce ALSO named Angela Gomez. It's a VERY long story I won't get into but basically they started to make up lies and false allegations from the first day we were court ordered to take them there claiming we didn't pack the kids lunch or feed

them breakfast and on and on and on and every time I would file a motion in this case they would fire another lie out of the school at me and my fiancé which was total lies. They even went as far as breaking my pediatrician's orders after the kids tested positive for influenza A and needed to stay out of daycare and allowed the mother to place them back in daycare while sick and our sons ear infections ended up getting worse to the point her ended up hospitalized. There are a TON of stories I have proof and witnesses to but I am sure like at the last hearing you won't hear it or allow it coming on record.

That was 6 months ago and since then the children had been VERY happy and SAFE living with me and my fiancé and their brother and sister here. During this time there has been countless false reports made to DCF by my wife and her team of compulsive lying WOMEN but mainly her corrupt attorneys Jennifer Jane Watson and Sara Vance which I have open lawsuits against also for defamation and more. There is much history and story's to all their BS that has been proven countless times. Example they filled DCF reports with tons of lies, libel, slander and defamation about not only me but my fiancé and DCF has never once told the truth. One of the MANY false reports claimed the kids had bruises and scratches and that I kept them locked inside on punishment all the time but when they called me to see the children they came to meet us where we were at which was the wild Florida zoo and they had no marks and it was all total lies so they could fill DCF reports with lies for the judges to read. Do you think DCF mentioned any of this anywhere on their reports that we were at the zoo when they came to meet with us? NOPE! They also lied in their reports claiming I would not allow them to interview the children which I have video and text message proof is all lies as I encouraged them to interview the children and said I wanted it to also be on police bodycam recorded. They also went to my daughters school and interviewed her there without police or cameras present after I have told them countless times not to go near my kids without police and camera present and again they also lied about what my daughter said but did say the truth that even my daughter confirmed I have NEVER EVER physically disciplined my children and don't believe in it unlike my child abusing wife. This is one example of hundreds of the total lies and corruption around EVERY FEMALE connected to my wife. I have those videos also of DCF meeting with the children at the zoo I will be uploading publicly soon.

So without rambling on about the countless lies, slander, libel, defamation and perjury EVERY single female around my wife has been involved in with her I just will cut to the case and the current facts that support you ordering the children back with me and back in their sisters school immediately that I spent a lot of time and money to get them into and have all their informs and so on here and drive my other daughter their everyday anyways and I do have a car and license and order this since I have completed the mental health evaluation you have ordered which I will bring to the hearing as I would rather not post it here in the public. I also request you order my wife to do one alone with a hair follicle drug test going back 6 months and I am willing to take one also. Even though in DCF reports that's ANOTHER libelous lie they claim I not only have a criminal background for drugs which in fact is not true at all as I NEVER have had any criminal charges for drugs but they also claim I was a drug addict and Jessica Scott also committed perjury swearing to this lie as well as I have never done drugs either.

My wife has no car, no license, no family or friends or support for the children other than her porn fans and prostitution clients AND crack head child abusing drug trafficker Michelle Gilliam her best friend she calls mom across the street at 252 Windsor Dr Kissimmee Florida that she leaves the children with all the time as well as leaving them with her prostitution clients.

See exhibit B

Note Michelle has been arrested for a swarm of drug charges as well as child neglect and DCF Jessica Scott left my children for 3 days with her in her home and lied and said she background checked her and she didn't. My children have also been seriously injured and permanently scared one time my wife was violating the courts orders and left the children alone with Tony Mcnamee that was smoking drugs around them and my son has a scare on his lip to this day because of it.

Little background about all this you may not know or care but my wife only had me falsely arrested after I caught her lying, cheating and stealing for Buddha AGAIN as thats what most Thais do is lie lie lie lie lie for Buddha and I know this as I lived in their country for over 6 years full time and I been married to two Thai women now giving me exsperance of Thai women marriage for the last 13 years and she then attempted to have me put in prison to steal the 100k behind our paid for mobile home that I stupidly Florida titled exclusively in her name. She ruined our family for her drug money and gold digging greed and SHE continues to!

Another thing is I have MANY people that will be sending in letters and sworn statements to the judge in this case and I will be filing into the case since you refuse to let them testify. There are MANY people not happy about the danger the children are currently in.

Because of all this I pray the following you order the following or at least in part:

- A. Set this motion to an expedited immediate hearing to return the children to me and their school at the hearing once you see my mental health evaluation and set a second hearing to determine the best thing for the children during the divorce proceedings at least but make sure to give me at least 15 days from the time of the setting of the second hearing to have time to prepare and file subpoenas.
- B. Do not deny this motion and if you are going to then deny it in part like judge Snure would do and grant it in part.
- C. Order the CTP tapes to be released once and for all to see who is lying and what the children really said and who is committing perjury as I am now going to be requesting in many cases I am filing. This will also allow everyone to see what's really in the best interest of the children.
- D. Order my wife into a mental health evaluation since she WAS in fact baker acted for being mental and order her to have a hair follicle drug test and put her in supervised visitation till it is completed.

E. Note I also have a motion for possession of the family home on the docket since November with tons of other motions and been told they would all be heard therefore I ask that the court address them and any other motions on the other side at a later date after this motions hearing are heard.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_2th\_ day of September, 2023.

*Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-2-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

Exhibit A

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**COURT NOTES**

**DATE:** July 18, 2022  
**JUDGE:** **Diego M Madrigal III**  
**CASE NUMBER:** 2022 DR 2339 DC  
**Petitioner:** **Donald C Seoane**  
**Respondent:** **Nantita Seoane**  
**Petitioner's Attorney:** **Alison Lopes, Esq.**  
**Respondent's Attorney:** **Pro Se.**  
**CLERK:** Katie  
**DEPUTY:** Webex / J Cabrera  
**START** **02:24 pm**  
**BREAK**  
**END** **02:54 pm**

           PETITIONER  RESPONDENT PRESENT AND SWORN

**TYPE OF HEARING: Order to Show Cause**

**-Court:**

Reviews Emergency motion filed in this case and dependency case filed by the Department of Children and Families; the court has some concerns with the information provided in the motion filed in this case vs what was filed in the DP case

**-Atty Lopes:**

Legal argument. The information DCF is going based on is given to them by the mother Nantita Seonae  
DCF closed their case to be unfounded

**-Court:**

Based on the testimony provided, the court is content with the information given here today.  
Court concludes on the Indirect Criminal Contempt

Motion for Temporary Timesharing is set for Hearing on July 27<sup>th</sup> at 10:30 am in court room 5D

Exhibit B



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHES MIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DONALD CARLOS SEOANE,

DIVISION: Domestic

Petitioner/Husband,

and

NANTITA SEOANE,

Respondent/Wife.



## **MOTION FOR REHEARING**

COMES NOW, the Petitioner / Husband, DONALD SEOANE (hereinafter referred to as “Husband”), and hereby files this **MOTION FOR REHEARING** and pursuant to Florida Rule of Civil Procedure 1.540(b), respectfully files this MOTION

FOR REHEARING ON FINAL ORDER, pursuant to precedent case law, and in support thereof states as follows:

### Timeliness of Motion

This motion is timely because the Final Judgment was issued on September 3, 2023 and this Motion for Rehearing is filed within ten (10) days of the date of that Final Judgment. Maule Industries,

Inc., v. Seminole Rock and Sand Co., 91 So. 2d 307, 308-311 (Fla. 1956); Commercial Laundries, Inc., v. Golf

Course Towers Associates. 568 So. 2d 501, 503 (Fla. 3rd DCA 1990); Crum v. State, 507 So. 2d 759, 760

(Fla 1st DCA 1988) pursuant to Fla. R. Civ. P. 1.530 (b), Fla. R. Civ. P. 1.530 1.090 (a) and Fla. R, Civ.

P. 1.550(a).

Fla. R. Civ. P. 1.530 (b) provides the following:

(b) Time for Motion. A motion for new trial or for rehearing shall be served not later than 10 days after the return of the verdict in a jury action or the date of filing of the judgment in a non-jury action. A timely motion may be amended to state new grounds in the discretion of the court at any time before the motion is determined.

### BACKGROUND AND LAW AND ARGUMENT

On September 3 2023, this Court entered a Final Order which is detailed below with my responses as to why it is legally insufficient and needs to be reheard and reversed.

This will be sent to the JQC and many more as a record of the illegal misconduct being done on my cases. On 4/24/2023 after judge BIAS Holly N Derenthal violated my constitutional rights under the 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment while having an illegal hearing while being totally bias and after ten motions to recuse denied after reading countless complaints to the JQC, Governor and many more she ruled against me and covered up the abuse of my dangerous child abusing porn star prostitute from a whore house in Thailand wife and fake domestic violence victim that was impeached at my criminal trial for committing perjury countless times and even admitting to the jury she committed perjury to get her fraudulent injunction against me after she had me falsely imprisoned and falsely arrested and then I got a not guilty on all counts. See case number 2022 MM 000984 and now im suing her for it see case number 2023 CC 003523 CL Since then a swarm of corrupt compulsive lying female man hating women rights activist feminist FEMALES have covered her lies, child abuse, sexual abuse, committed perjury for her, libeled and slandered me, which I have several open lawsuits to many females that have done this including her two Help Now Shelter lawyers Jennifer Jane Watson and Sara Vance and DCF investigator Jessica Scott that committed perjury to defame me case number 2023 CC 003856 CL. I also have an open lawsuit for my wife abusing my full custody child case number 2023 CC 003521 CL

After I had a nonbias judge Diego Madrigal moved off my case and transferred to another county then they put a black FEMALE judge on my case to read and rule on all my motions exposing 3 black FEMALE DCF officers that left my children in the black crackhead's drug house across the street Michelle Gilliam at 252 Windsor Dr Kissmeee Florida that has a long criminal record for drugs and even was criminally charged for child neglect and had her own kids taken away by DCF. These 3 black female DCF empolyees left my children in there for 3 days while I was falsely arrested by my wife for domestic violence that I got all not guilty's on from a jury. My wife was baker acted for being mental and trying to kill herself. Again all these FEMALES are trying to railroad me not only because of this but because I am a retired famous adult movie star that has not only falsely accused me of being a women beater but falsely accused me of sex trafficking her which has also been thrown out of countless courtrooms.

I had to file JQC complaints and motions to recuse bias FEMALE judge Christy Collins after she violated all my rights and I even have an open motion to reconsider her 14 motions she illegally denied on her way out the door as a stab in the back she ordered illegally why she knew she

was bias see "MOTION TO RECONSIDER ALL MOTIONS DENIED IMPROPERLY BY JUDGE CHISTY C COLLINS AND SET A HEARING TO HEAR THEM ALL AND WHATS FURTHER NOW GOING ON. " Filed 4/12/2023 in this case.

Then I had MALE judge Michael Snure for several months that was more than fair and unbiased that was on my side and granting my motions and petitions till the other side's corrupt compulsive lying FEMALES including her lawyers scared him off the bench and forced him to recuse himself. So two MALE nobias judges I had no complaints about!!! Now TWO FEMALES totally bias trying to railroad me!!!!

Now all these WOMEN get FEMALE judge Holly N Derenthal on their side on the cases which not only has a close relationship with her colleges that are my wife's corrupt FEMALE attorneys Jennifer Jane Watson and Sara Vance BUT also her college FEMALE judge Christy C Collins that hates me for the complaints I filed against her and the embarrassment I caused her. Judge Holly Derenthal keeps committing abuse of discretion over and over and over and violating my constitutional rights making rulings against me and denying motions no other reasonable judge would do.

After completing the ridiculous "Mental Health evaluation" that judge Holly N Derenthal ordered on 8/24/2023 in EXHIBIT A. After judge Derenthal is trying to paint me as crazy for saying it's possible that a bunch of FEMALES could be against me and LYING because of not only me being a famous adult movie star and producer but the allegations at hand against me that I keep beating in courts but the fact I am exposing and calling them all out and suing them as well and calling publicly for these two FEMALE corrupt judges impeachment and disbarment all over social media. No they couldn't possibly be bias right? LOL THEY DO NOTHING BUT LIE LIE LIE LIE LIE LIE. Proof is in all the exhibits in all my motions and I will be filing appeals on everything and anything bias Judge Holly N Derenthal orders anyways and attaching it to my federal lawsuit for her violating my constitutional rights ruling on my case while bias as well as the JQC and many more.

So judge Derenthal's order "Mental Health evaluation" did not state I had to use a her list of her 4 corrupt connected colleges facilities that largely profit from saying people are crazy for judges that send them these people to make money from and I don't have the money for that anyways. I then completed what she ordered with my own provider that happens to be court approved anyways and has several reports accepted by many courts and has over 20 years' experience doing this with the courts and has also by the way been counseling the children for over a year and knows all of the families situation very well including the court cases and has

been in the courtroom several times in my cases waiting to testify and been denied. She has also written 4 full reports detailing the abuse that all these WOMEN keep covering up for my wife including Judge Holly N Derenthal. Judges Holy N Derenthal and Judge Chrisy C Collins have both denied to allow the children consoler to testify AND refused to look at or admit her reports and have violated Florida statute Section 61.13(3) Determination of the best interests of the child shall be made *by evaluating all of the factors affecting the welfare and interests of the particular minor....*

SEE EXHIBIT A

Now that yesterday on a Saturday I filed through the Florida portal my

**“EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH EVALUATION CLEARED“**

And Holly N Derenthal is so enraged that a MALE litigant that is also representing himself PRO SE as my own lawyer and is ruining her all over the internet exposing her crimes and bias and posting facts and video proof of the mothers abuse and the cover ups from ALL the FEMALES around my wife including judge Derenthal and she wants to stop me and silence me, Now Holly Derenthal makes this order below full of lies, libel and defamation in an attempt to not only defame and discredit me but also makes orders to silence my constitutional rights to the 1<sup>st</sup> amendment to free speech and political speech and an order for me to see her colleagues for another mental health evaluation so she can have them paint me as crazy but it's not going to work and I know my rights.

She made her order on Sunday 9/3/2023 at 8:50 am after I filed me **“REQUEST TO TAKE JUDICIAL NOTICE divorce”** and my **“EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH EVALUATION COMPLETE“** that I filed late last night on a Saturday that has mysteriously disappeared from the online portal but I will resubmit.

**In EXHIBITS D and E**

you will find those two motions that caused her order below that I have responded to as well in this motion to reconsider.

I have not only completed already a court approve mental health psychology test but also the CAP, PAS and PAM mental health psychology test and I'm perfectly normal as proven in

EXHIBITS A and there is no need for me to go to bias judge Holly N Derenthal's colleges in her county for another one so they can collude with her for a profit like everyone else around her is doing and all this is being added to my federal lawsuit against her.

Now here is her order and my responses of FACTS about her misinformation, lies, libel and defamation of me and her keeping my children in danger around the abusive mother.

*"ORDER MODIFYING TEMPORARY TIME SHARING AND ORDER  
REQUIRING MENTAL HEALTH EVALUATION"*

*"THIS CAUSE came before the court, in chambers, for consideration on the pending issue of temporary time sharing for the parties' minor children. This court entered a temporary time-sharing order on December 19, 2022. Since then many motions have been filed related to temporary time-sharing in this case as well as in related injunction cases. The court having reviewed the file, including the related cases and findings made by this court in various orders related to the minor children, and being otherwise fully advised, the court FINDS and ORDERS as follows:"*

Wait what "cause"? Pay attention JQC FLORIDA JUDICIAL QUALIFICATIONS COMMISSION!!!

My **"REQUEST TO TAKE JUDICIAL NOTICE divorce"** and my **"EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH EVALUATION COMPLETE"** I filed 9/3/2023 Saturday night through the portal is not only not on the docket and it disappeared from the portal so what so what "Cause" is Holly N Derenthal ruling on? Is she reading the motions off what I showed the public on my social media accounts that I filed on Saturday night on my blog that she shouldn't even know about or be ruling on? II THINK SO! YUP! Here is the blog: <https://victimofthesystemofwomen.blogspot.com/> Note I posted that on Saturday night in the blog where BEFORE she put a gag order on me where I am exposing all the corrupt FEMALES putting my children in danger including Holly Marie Newman Derenthal and where I am calling for her disbarment and impeachment and have a gofundme.com account and petitions on change.org for her to be disbarred and many other petitions including calling for governor Ron Desatis that appointed her to do something. Yea no misconduct here or abuse of power folks. Here is the links to some of it <https://linktr.ee/victimofthesystemofwomen>

take note I have not posted anything online since she issued this illegal gag order on Sunday morning today *"18. Neither party will post or publish any material involving the children online."*

That does violate my rights to free speech and political speech under the first amendment and will be added to my appeal and lawsuit against Holly N Dernthal but till then I guess she got her way of silencing the truth as she has been doing since she got on all my cases.

*"Procedural Background/Related Cases:*

*In addition to this case, there are many related injunction cases involving these parties and the children, as follows:*

*2022 DR 2094 DV (Resp. v. Pet.), a Final Judgment of Injunction granted on 7.21.22, in place until July 2024)*

*Filing # 181048828 E-Filed 09/03/2023 08:50:11 AM*

*2*

*2022 DR 4018 DV (Pet. v. Resp.) (Denied after hearing on 11.1.22)*

*2022 DR 4027 DV (Pet. v. Resp.) (Denied after hearing on 11.21.22)*

*2022 DR 4026 DV (Pet. v. Resp.) (Denied after hearing on 11.21.22)*

*2022 DR 4024 DV (Pet. v. Resp.) (Denied after hearing on 11.21.22)*

*2023 DR 2668 DV (Pet. V. Resp.) (Temp Injunction issued on 7.3.23,*

*then denied after final hearing on 8.24.23)"*

True and funny you didn't try to admit the cases from 25 years ago when I was 18 years old 15 years before I even met my wife like you did at the injunction cases you illegally threw out while being bias. You did forget this related case though 2022 MM 000984 when my wife not only had me falsely arrested for 3 counts of domestic violence where she at the hearing in front of the jury committed so much perjury she was impeached as a witness and she furthermore admitted to committing perjury to even get her injunction she has that you mentioned above.

You also forgot to mention all the lawsuits I have against her and countless FEMALES around her that keep defaming me and lying for her soon which Holly N Derenthal will be on that list of open lawsuits. Here is the list of those:

2023 CC 003856 CL, 2023 CC 003523 CL, 2023 CC 003521 CL, 2023 CC 003494 CL,

Oh wait you also forgot 492023DR003596DV, 492023DR003594DV that one is a new injunction against my wife on behalf of the children because of you putting them in danger in an attempt to get back at me personally and the other is towards you Holly N Derenthal that mysteriously your colleague bias against me judge Chirsty C Collions illegally ruled on and denied while being bias as she has already several months ago granted my motion to recuse her for bias which clearly was admitting she was bias so how is it she came back onto my cases and denied my motions? I am filing ANOTHER JQC complaint which will be the third now on her as well as a separate lawsuit to her now for that. It's clear you and her both are working together to railroad me and my kids and you covering up the CPT video tapes is clear proof.

*“This Petition for Dissolution of Marriage was filed on June 16, 2022. On June 17, 2022, Petitioner filed an Emergency Motion for Temporary Custody (alleging Respondent was engaged in drug use and promiscuous conduct that placed the children at risk). “*

*“The court denied this Motion, as an emergency and found the Emergency Motion itself misleading (see docket #13, Order entered June 17, 2022). “*

LIE and Holly N Derenthal is very aware that's a lie and has seen in my exhibits where judge Madrigal backed up on that after he set us a motion to show cause and at the hearing found out my wife, her FEMALE lawyers and the FEMALES at DCF had all lied in DCF reports as well as committed perjury see docket line 18. Amazing she didn't mention this line and FACT!

*“The Emergency Motion for Temporary Custody was heard on November 21, 2022 and after an evidentiary hearing, this court ordered temporary equal time sharing (alternating weeks) (see docket #40, Order signed by Judge Madrigal on December 19, 2022). Both parties were represented at the November 21, 2022 hearing.”*

*Correct but you forgot to mention he also ordered “The parties shall not to engage in producing any adult content during their time-sharing with the children.”*

After we proved she was committing perjury in the courtroom and lying AGAIN when she claimed she was not working in the adult industry anymore AND I told the judge how the children had been telling me that she is STILL twerking in thongs on tiktok in front of the children and played a video in the courtroom of her twerking with her ass out on a live stream for tips on tiktok with 5 guys live while the children were in the home. Then when I brought up how not only DCF but my wife was leaving the children with crackhead Michelle Gilliam at 252 Windsor Dr Kissimmee Florida drug house and she leaves the kids with her porn fans he then made the order “The parties shall not leave the children with a third-party other than the day-care or day-care teacher.”

And the teacher part of that was only made because my wife AGAIN committed perjury and claimed the teacher was at that moment at our house baby sitting the kids when I found out later through the daycare and my children’s statements that nobody from the daycare had ever been to the house ever and never would and in fact her porn fan prostitution client was at the house alone with my 3 year old daughter and 4 year old son.

*“A few months later Petitioner’s counsel withdrew (see docket line #49).”*

True because she was a FEMALE feminist I hired to turn on her own kind that took the case on a flat rate of 5k and got in over her head and did not want to do the work required anymore for that price.

*““After the withdrawal of counsel Petitioner filed approximately fifteen motions related to temporary time sharing (specifically including #54, #60, & #70 (filed*



*2.27.23, 3.1.23 and 3.5.23 respectively) (all seeking emergency suspension of Wife's time sharing with similar allegations). These motions were set for hearing on March 9, 2023, before Judge Collins. After a second evidentiary hearing on temporary time sharing, this court issued an order denying Petitioner's motions requesting suspension of Wife's time sharing (see Order signed by Judge Collins*

*3*

*on March 23, 2023)."*

The reason for those motions that I STILL state are FACT to this day and have all the videos to prove it and Our son has a permanent scare on his lip to this day from when he got injured in Michelle Gilliams crack house while my wife was violating the courts orders and has left him and our 3 year old daughter with crackhead Michelle Gilliams crack house with her crackhead husband Tony Mcnamee that also has a long criminal history for drugs and he was smoking drugs around the kids AGAIN and my wife was violating the courts orders "The parties shall not leave the children with a third-party other than the day-care or day-

care teacher." And judge BLACK FEMALE judge Christy C Collins covered it all up and caused me to file JQC complaints and motions to recuse for bias and she granted my motion which is clearly an admission of guilt and grants me power to get all her illegally orders thrown out and reconsidered which are on the docket still being waited to be set to hearing that judge Snore had said would be heard but im sure bias Holly N Derenthal will deny them illegally ruling on my motions also while bias and cover up all that abuse as well.

"On March 10, 2023, (the day after the second evidentiary hearing on the temporary time-sharing issues) Petitioner filed an Emergency Motion to Recuse which was denied as to an emergency, but ultimately granted. (see Order signed by Judge Collins on March 31, 2023)."

And that is my legal right when a judge is bias and violating my rights under the US constitution and she is also violating tons of Florida statutes and not admitting any of my evidence and

allowing any of my witnesses to talk just like you keep doing Holly N Derenthal yes it's not only my right to file a motion to recuse but also anyone with guts would do to protect their children.

“On June 29, 2023 (#138) the Petitioner filed another Emergency Motion to Temporarily Suspend Wife's Time Sharing. A few days later, on July 3, 2023, Petitioner filed a Petition for Injunction against Domestic Violence OBO of the minor children (see Case No.: 2023 DR 2668). This petition involved similar allegations and was granted on a temporary basis. A final hearing on Husband's Petition for Injunction (in case 2023 DR 2668) was held on August 24, 2023.”

Yes because my wife's corrupt FEMALE transsexual compulsive lying lawyer Emily Calvin had made crazy allegations on talking parents that our son was over sexualized and pulling his penis out and humping the furniture so I did what any responsible parent would do and took him to his consoler and videotaped it and uncovered the mother was twerking now NAKED making porn videos with the children. Everyone has seen the video BUT you're the only one Holly N Derenthal other than all the compulsive lying FEMALES on my wife lying side that say its not true.

“After a full evidentiary hearing (the third hearing on temporary time sharing between these parties) the court denied the Petition and found no evidence to support Petitioner's allegations of abuse. (See Order Dismissing Temporary Injunction entered 8.25.23 in Case No.: 2023 DR 2668 DV, signed by Judge Derenthal). The findings made in the August 25, 2023 Order Dismissing the Injunction, are incorporated in full, herein by reference.

Modified Temporary Time Sharing”

“yea NO EVIDENCE” because you Holly N Derenthal wouldn't allow any of it to be seen or heard just like bias judge Collins. You also covered up the CPT video tapes I am trying to get to this day that will prove im not lying. You ordered them so where are they? That's right they would prove all my statements to be facts and prove all the WOMEN are lying! I am filing suit

against CPT and Sharon Gilbert AND Sharon Henry and will get an order for those video tapes sooner or later, I am also going to file an appeal on your illegal orders in that case.

*“Based on review of the file, related cases, and evidence presented to the court at the hearing on August 24, 2023, it’s incorporated findings, the court finds the following:*

*1. The parties’ children are currently ages four and five.”*

*“2. The court has great concern for the Petitioner’s current mental*

*4*

*health in light of his actions involving the children during this pending litigation.”*

How can that be see EXHIBIT A!!!! Because I’m calling for the impeachment and disbarment of two corrupt judges on my current cases yea I must be crazy ehhhh? No its called a loving caring father that is not going to stand here and get railroaded by a bunch of compulsive lying perjury committing FEMALES our for revenge against me.

*“3. The Petitioner appears completely disconnected from reality as he continues to insist that the children are being abused, despite full evaluations of the children and sworn testimony from the Child Protection Team representative that there were no indicators/findings of abuse.”*

Wrong that was sworn testimonfy that I said and have proof is perjury and have video of a dectitive saying statements that prove her lies and if I am wrong then why wont this court

enforce its order to see the CPT video tapes that will prove her lies and perjury. Its ok im filing suits against her and the lawyer for CPT and the state and will get those video tapes.

“4. Petitioner consistently and emphatically argues and maintains that various individuals, including agency representatives, from Department of Children and Families (DCF), Child Protection Team (CPT), and law enforcement, as well as Respondent’s advocates are actively colluding against him and the children.”

YES THIS IS FACT NOT ONLY THAT I KNOW THIS FACT BUT IT IS FACT AND I KEEP PROVING IT IN ALL MY EXHIBITS THAT THIS COURT REPEATITLY IGNORES AND I STILL DO STAND BEHIND THESE FACTS AS ALL OF THESE PEOPLE AROUND MY COMPULSIVE LYING LIE LIE LIE LIE FOR THAI BUDDHA WIFE YOU ARE ALL CORRUPT COMPULSIVE LYING FEMALES THAT HAVE TWO THINGS IN COMMON!!! WELL THREE REALLY. FEMALE, COLLECT TAX PAYER CHECKS AND HATE MEN TELLING YOU THAT YOUR WRONG!!!! Also all my witnesses this court refuses to hear are not crazy either as its not just me saying this about what all the FEMALES are doing to me and my children. As a matter of fact I have several people preparing letters to be notarized on sworn affidavits to the court that are disgusted by all of your actions towards me and my children that will be filed into this case. Are you going to order them into a mental health evaluation and say they are all crazy also as a defense? Disgusting.

“5. Court has great concern that Petitioner’s current mental state and his beliefs and consistent actions to involve the children in the litigation, could substantially impact his present ability to properly parent (based on Petitioner’s behavior and evidence at the most recent hearing on 8.24.2023).”

Behavior? You mean having to raise my hand like a child because the FEMALE bias judge railroading me wouldn’t let me have any response to the constant lies, defamation and perjury toward me in the courtroom? Yea ok sure. AGAIN SEE EXHIBIT A Also “evidence” what evidence? All the evidence you covered up and refused to look at or all the evidence from witness testimony you refused to allow? Or was it that CPT video “evidence” you ordered CPT

to turn over that you allowed them to violate to this day that will prove you all are lying and covering the mothers abuse yet AGAIN? Yea that "evidence"!

"6. The court has great concern that children have suffered irreparable emotional and psychological harm while in Petitioner's care and/or that the children are in imminent and immediate danger of irreparable harm if left in Petitioner's unsupervised care."

The only DANGER and harm they get is with the drug addict prostitute mother and the compulsive lying females around my wife collecting those government checks to protect women and cover mothers abuse as this court has done both times it has had a FEMALE judge but didn't when I had two male judges at two different times. What a coincidence ehhhh!

Funny the 6 months they were living with me and my family they had zero issues other than a bunch of false reports to DCF by all the WOMEN around my wife including her corrupt lawyers and when they were living with me and my full custody 12 year old daughter that's perfectly normal with good grades that I take to school and drop off every day and pick up every day that has been interrogated countless times by DCF trying to get her to say something bad about dad that has not worked and the only thing she has ever said that's bad to DCF which is on video she said to a DCF officer my wife was abusing her punching her in the face arms and legs and hitting her in the head with a hanger! Oh yea wait that was covered up by a group of compulsive lying women at DCF also but it's on video all over the internet as of last week before you made your gag order.

"7. Petitioner seems unable to comprehend the situation or to meet the children's psychological and emotional needs."

Oh I comprehend it alright just all the corrupt lying WOMEN keep covering it up. Ask yourself why was their 14 FEMALES in the courtroom at the last hearing and only me on the other side as a male by myself? Ask yourself WHY are ALL the people on my wifes side FEMALE? ALL! Why did I have two male judges I had no problems with? Thought so!

"8. There is good cause for the Petitioner to undergo a complete psychological and mental health evaluation."

Already been done see EXHIBIT A

*“9. This court has a duty to protect the safety and well-being of the children. “*

Yes and a duty also to uphold the us constitutional and my 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment rights and is not and for sure is not protecting the children putting them with a druggies porn star prostitute that had me falsely arrested for domestic violence and was impeached as a witness for compulsively lying and committing perjury to a jury. Oh and that has ZERO friends or family or support for our kids in this country that she testified to and the ONLY people she has is her porn star fans and prostitution clients AND druggie child abuse Michelle Gilliam she calls mom that’s her best friend across the street.

*“The court has considered the factors set forth under Section 61.13(3), Fla. Stats. and consistent with findings herein, finds the following factors of particular importance (a), (c), (g) (i) and (n). These factors weigh heavily in Mother’s favor.”*

This is very sad that you claim the court finds criminal crackhead drug trafficketer and by the way PIMP Michelle Gilliam of 252 Windsor DR and my wife’s porn star fans and prostitution clients and my wife that is mantelly insane and was baker acted into a mental ward not me a better choice than my safe enjoyment and family support for the children. Corrupt is putting it lightly and a way nice understatement. See EXHIBIT B

*“10. The court finds that it is the children’s best interest to temporarily remain in Wife’s full-time care with supervised visitation granted to Father.”*

No bias judge Holly N Derenthal that’s illegally ruling on my cases while being bias and violating my constitutional rights and all her close colleagues on my wife team think this lie by the evidence below and everywhere proves different.

*“11. This order replaces the temporary time-sharing Order entered on December 21, 2022.”*

Yea bias judge Holly N Derenthal couldn't stand my last motion full of facts after I did what she had ordered proving her wrong SEE EXHIBIT A

*“12. Petitioner will undergo a complete pPsychological and Mental health evaluation by a an approved provider selected from the list below. Petitioner will provide all collateral information requested by the provider, including but not limited to: (i) a copy of this order, (ii) a copy of all Petitions for Injunction against Domestic Violence filed by Petitioner against Respondent since January 2022 and resulting Orders from each case, and (iii) a copy of the video taken by Petitioner of minor child (A\*\*\*\*) in June 2023 which Petitioner supplied in court on August 24, 2023. Petitioner will initiate his evaluation as soon as possible and complete his evaluation within sixty (60) days from the date of this Order and follow all recommendations resulting from the evaluation.”*

This is a clear violation of my constitutional rights to order me to get in bed with your other corrupt colleagues in your county and I will be filing an appeal. AGAIN what this court ordered in its last order “COURT ORDERS THE PETITIONER TO UNDERGO A

MENTAL HEALTH EVALUATION WITHIN 60 DAYS.” and is already DONE before this new order was even made SEE EXHIBIT A

*“13. Petitioner will notify the court upon selection and engagement of a provider and will provide complete results of the evaluation including the name and contact information of the evaluator to the court.”*

This is a clear violation of my constitutional rights to order me to get a second one after I already did what this court had ordered and do it now again with someone in bed with your other corrupt colleagues in your county and I will be filing an appeal. AGAIN what this court asked for in its last order is already DONE SEE EXHIBIT A

*“14. Petitioner will have weekly supervised visits with minor children*

*6*

*through the visitation center, detailed under separate order, until further order of this court.”*

So this court has lied and violated my rights again because in its last order it said the supervised visitation was only going to continue till I completed my “mental health evaluation” which is complete see EXHIBIT A “COURT ORDERS THE PETITIONER TO UNDERGO A MENTAL HEALTH EVALUATION WITHIN 60 DAYS.”

*“15. The children will be enrolled in the school associated with Respondent/Mother’s current address (Island Village Elementary located at 2050 Celebration Blvd.) If Mother requires aftercare for the children, she may enroll them at any DCF approved provider.”*

Very sad to say the least to give the children to a mother that abandon her own last child in Thailand she has not seen in over ten years and has no car or license and is having her porn star fan prostitution clients transport the kids around without care seats documented and proven in videos and police reports and talking parents app for over a year now.



“16. Petitioner is not permitted to go to the children’s school or daycare, in light of safety concerns, and given the fact that his previous behavior at the last court ordered daycare, resulted in the children’s removal.”

THIS IS ANOTHER FLAT OUT LIE! Its sad that even bias judge Holly N Derenthal is now libeling me in court orders as this is a flat out lie as she knows the true story I told in my last motion that the FEMALES at that daycare church are a corrupt arm of Help Now Shelter and closely connected to my wifes FEMALE corrupt lawyers. There also has been zero proof I caused the children’s removal and the fact is they were colluded with my wife and her team of compulsive lying WOMEN around her including her lawyers and help now while they were making 2k a month off our kids and tens of thousands off all the kids they bring to them every month.

17. Neither party will discuss the litigation in any way, (including any allegation in any pending lawsuit the parties are involved in) with the children.

I never have and never would as that would be damaging to the children but my wife has many times and threatened our son also about it many times AND even judge Madrigal made the order of “Both parties shall not make any disparaging comments about each other while the children are present.” Because I testified in court her and her porn fan prostitute client boyfriends are sitting in our living room behind my back telling our son daddy is bad and daddy hit mommy and daddy no good and daddy needs to be beaten and even one of her porn fans posted that on titkok. So again ITS HER NOT ME!

*“18. Neither party will post or publish any material involving the children online.”*

OH WOW I knew this one was coming this is a gag order and silencing tactic that is not only a violating of my constitutional rights but the way its worded it also violates my political speech rights preventing me from talking about the judges online and her lawyers and all the corrupt individuals corrupt around my wife that are violating the law and I was calling publicly for their disbarment and impeachment. This is for sure grounds for appeal. Funny the corrupt

compulsive lying WOMEN around my wife are famous for the silencing tactics when they get exposed as wrong or lying. Reminds me of social media companies banning people about Covid and the election fraud! Can you clarify the part of this also that also violates the law about me being able to serve and post court documents publicly in this case including your order and this motion? Is that allowed? Seems not from your wording and seems like a serious violation of the law and my rights.

*“19. Neither party will engage in producing any adult content during their time-sharing with the children.”*

I never have and that order was made in judge Madrigals courtroom after we played the video of my wife doing it while she had the children after she committed perjury and lied under oath in the courtroom claiming she didn't do that stuff anymore.

20. Neither party will make any disparaging comments of any kind, about the other parent, in the presence of the children, or allow a third party to do so.

Again this was made by judge Madrigal because she was doing this with her porn fans not me.

Approved Provider List:

All Family Resource Center,

120 Broadway Ave Ste. 204 Kissimmee, FL 34741; 321-206-6560

Beltran Behavioral Health,

3214 Hillsdale Lane Kissimmee, FL 34741; 407-518-9161

7

The Transition House,

3501 W. Vine St. Ste. #115 Kissimmee, FL 34741; 407-610-5010

The Transition House,

3113 Innovation Drive St. Cloud, FL; 407-892-5700

Again this is a violation of my rights as I do not need to go to your corrupt colleagues places in your county for a mental health evaluation and I have already completed one with a court approved facility see EXHIBIT A and if not I will file an appeal of your order as well as add this to my long lawsuit against Holly N Derenthal.

Funny I just looked at the reviews on these places and just as I suspected Holly N Derenthal is trying to entrap me with her corrupt colleagues that they profit off one another to silence me or say im crazy as they do to people systematically all the time.

See these places google reviews below with 2 star rating and hundreds of people complaining:

“Most horrible place in existence. If this is what the state has partnered up with for "Drug treatment" then it really does make sense why the world is doomed. Only thing they care about is money, stay away, go anywhere but here lol. Offered to bring proof that the prosecutor, the state, the court, and my lawyer all agreed I did not need treatment, and they still force me to take treatment. Not only that, but all they got going on is one big scam. They are supposed to wait for the supervisor to say if you need treatment or don't, but they don't even bother waiting for a response, why? Because that's how they have it set up, they have a money milking equation to just recommend anyone and everyone with a drug charge over to treatment, when real Therapists are supposed to look at an individual to individual portfolio. Disgusting. “

“I just want people to know that these people are thieves they evaluated me with out paperwork and a week later came to a conclusion that I needed 25 weeks of domestic violence classes plus they kept my money it was a man with white hair please don't go to these scammers..”

“Most people are straight out of jail. Everyone is treated as if they are a prisoner for some horrible crime. There is no real counseling. Staff cares about nothing but money. They don't need any reason other than they don't like your face to kick you out and make you homeless. I was kicked out on false

accusations, no drug test or anything to prove my innocence. Staff wouldn't even allow me to talk. Horrible place, horrible people. It's DISGUSTING the way they treat us veterans."

"running this place like a jail. poorly run program that's a downgrade from the aspire program for vets. Why do I need permission to leave for work? wow and half the time the staff and consoling are not there. They think they are probation officers I'm not forced to be here I volunteered.

"Mr Griffin is RUDE, unprofessional, unintelligent cares about nothing but money.

This place is literally ran by a bunch of people who could CARE less about these patients or their mental illness, as long as they get a check that's all they care about.

PLEASE I BEG YOU DO NOT ALLOW YOUR LOVE ONES TO STAY HERE"

"They took my money twice first appointment was cancelled because I never received the paperwork they wanted filled out next time there was a miscommunication with my appointment time when I tried to call about it I kept getting busy signals than when I was finally able to leave a message no one returned my call. Don't waste your time here."

"Not a Rehab in anyway. No licensed people handing out meds. Dont do things there way suffer the consequences especially with Murray. Pictures are fake there not of the ones in st cloud."

"Very unhelpful and uncaring staff. Our SSVF coordinator is unresponsive and doesn't seem interested in helping my wife and I. DO NOT do business here!"

"Stay away, I've been to some jails that were better. The staff sucks. Then I'll do anything for your mental health issues It's All About the Money with them"

It's funny to me you think im stupid to fall into this trap as there are literally several hundred reviews about these scam places this court is connected to for a profit that says people are crazy when they are not as stated in the hundreds of reviews.

Lastly I posted AGAIN in Exhibit C what the children look like when they spend time with the mother and the injuries and neglect they have endured.

Holly N Derental has clearly shown an abuse of discretion by not looking at or taking into consideration ANY of my evidence or allowing it to come in and has refused to hear any of my witnesses and has solely went on Lies from my wives corrupt compulsive lying FEMALE lawyers that are her close colleagues as well as other close colleagues she is connected closely with and has refused to view the CPT tapes she ordered and they refused to give in case 2022-DR-002336-DC

:

In [\*General Electric Co. v. Joiner\*, 522 U.S. 136 \(1997\)](#), the [Supreme Court held](#) that abuse of discretion standard is the proper standard to use when reviewing [evidentiary](#) rulings, including whether to admit or exclude [expert testimony](#).

The abuse of discretion standard is also found in [administrative law](#). [5 U.S. Code § 706\(2\)\(a\)](#) states that when a court is reviewing an administrative agency's decision, the decision will be set aside when the decision was either “arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law.” In [McLane Co., Inc. v. E.E.O.C.](#), [581 U.S. \(2017\)](#), the Supreme Court held that the abuse of discretion review extends to an administrative court's decision to issue a [subpoena](#).

Clearly all the below Florida rules for Section 61.13(3), Florida Statutes has been totally violated:

(3) For purposes of establishing or modifying parental responsibility and creating, developing, approving, or modifying a parenting plan, including a time-sharing schedule, which governs each

parent’s relationship with his or her minor child and the relationship between each parent with regard to his or her minor child, the best interest of the child shall be the primary consideration.

A determination of parental responsibility, a parenting plan, or a time-sharing schedule may not be modified without a showing of a substantial, material, and unanticipated change in circumstances and a determination that the modification is in the best interests of the child.

Determination of the best interests of the child shall be made by evaluating all of the factors

affecting the welfare and interests of the particular minor child and the circumstances of that family, including, but not limited to:

(a) The demonstrated capacity and disposition of each parent to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required.

(b) The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties.

(c) The demonstrated capacity and disposition of each parent to determine, consider, and act upon the needs of the child as opposed to the needs or desires of the parent.

(d) The length of time the child has lived in a stable, satisfactory environment and the desirability of maintaining continuity.

(e) The geographic viability of the parenting plan, with special attention paid to the needs of school-age children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either parent with a child.

(f) The moral fitness of the parents.

(g) The mental and physical health of the parents.

(h) The home, school, and community record of the child.

(i) The reasonable preference of the child, if the court deems the child to be of sufficient intelligence, understanding, and experience to express a preference.

(j) The demonstrated knowledge, capacity, and disposition of each parent to be informed of the circumstances of the minor child, including, but not limited to, the child's friends, teachers, medical care providers, daily activities, and favorite things.

(k) The demonstrated capacity and disposition of each parent to provide a consistent

routine for the child, such as discipline, and daily schedules for homework, meals, and bedtime.

(l) The demonstrated capacity of each parent to communicate with and keep the other parent informed of issues and activities regarding the minor child, and the willingness of each parent to adopt a unified front on all major issues when dealing with the child.

(m) Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge in writing that such evidence was considered when evaluating the best interests of the child.

(n) Evidence that either parent has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect.

(o) The particular parenting tasks customarily performed by each parent and the division of parental responsibilities before the institution of litigation and during the pending litigation, including the extent to which parenting responsibilities were undertaken by third parties.

(p) The demonstrated capacity and disposition of each parent to participate and be involved in the child's school and extracurricular activities.

(q) The demonstrated capacity and disposition of each parent to maintain an environment for the child which is free from substance abuse.

(r) The capacity and disposition of each parent to protect the child from the ongoing litigation as demonstrated by not discussing the litigation with the child, not sharing

documents or electronic media related to the litigation with the child, and refraining from disparaging comments about the other parent to the child.

(s) The developmental stages and needs of the child and the demonstrated capacity and disposition of each parent to meet the child's developmental needs.

(t) Any other factor that is relevant to the determination of a specific parenting plan, including the time-sharing schedule.

Lastly Several of my Constitutional rights have been violated including but not limited to 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendments :

**Fifth Amendment Due Process: Unbiased Judge and Impartial Jury, What Does The Judiciary Have Against The Sixth Amendment?** *“Judges are behaving badly when it comes to our Sixth Amendment [right to represent ourselves](#). In most cases where a judge mistreats a pro se litigant, it is usually because the judge is biased against pro se litigants in general. And that means they're biased against the Constitution.*

*For example, recently a Florida state court judge, Karen Cole, went so far as to publicly state to a group of new young lawyers at an event in Jacksonville, Florida that [pro se litigants are “unbalanced”](#). It is unfortunate that judicial administrators in Florida didn't sanction this judge. The judge's inappropriate and discriminatory public comment violated several canons of Florida's Code of Judicial Conduct.*

*But this is not surprising. Judicial administrators routinely look the other way when judges abuse lawyers, and they certainly don't have much interest in sanctioning judges who abuse self-represented litigants. The record speaks for itself.*

*But we now have a documented case where a state court judge failed to understand the law with respect to a pro se litigant's Sixth Amendment right to represent himself. In fact the state court of appeals harshly admonished her for this failure. It happened in this particular instance in a criminal case, instead of a civil case where most of the horror stories against pro se litigants occur.”*

Fourteenth Amendment, Section 1:

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.



## CONCLUSION

Therefore I pray that this court and Holly N Derenthal:

- A. Reconsider or Rehear Holly N Derenthal's illegal unconstitutional orders and bias orders and stop using her judicial abuse of discretion and follow her previous orders to get the CPT video tapes and allow me my custody rights back now that I have completed the Mental Health Evaluation that was ordered that was not ordered with one of her corrupt colleagues until today .
- B. Take into consideration that judge or not with what this court thinks is unlimited immunity and thinks they can silence the truth, facts and evidence it's only going to work for so long before all the truth comes out and does become public once it's overturned in the higher courts and in Federal lawsuits as this motion is going to be part of many motions I will file in federal court and all this brought into federal court OR the once the mother causes more serious damage to the children mentally, physically and or sexually then it will all come into light. See cases online recently where judges immunity have been suspended in federal courts and Pro Se litigants have got lawyers and got jury trials in federal courts against judges and had them disbarred because that's what I am seeking at this point if this continues.
- C. Take into consideration me being Pro Se right now allowing you to all railroad me and violate my rights and Florida statues in the end will get overturned in higher courts once a lawyer steps in which is coming sooner or later as a family member is waiting for some money to assist me and once the lawyer steps up and then all this will come to light as the lies and cover-ups that they are coming from all the FEMALES around my wife.
- D. Order a separate order for the CPT video tapes to prove the child abuse from my wife and the perjury and cover ups from CPT and many others. What you scared of to see the truth in those video tapes?

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_3th\_ day of September, 2023.

*Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-3-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

EXHIBIT A

**NEW WAY COUNSELING SERVICES, INC.**

4670 Lipscomb St. Suite 2

Palm Bay, FL. 32905

321-312-1666

[www.newwaycounseling.org](http://www.newwaycounseling.org)

**MENTAL HEALTH EVALUATION**

**Client Name:** Donald Seoane

**Date of Birth:** 02-15-1980

**Ethnicity:** Hispanic

**Date of Evaluation:** 08-30-2023

**REASON FOR REFERRAL:**

Mr. Donald Seoane was seen for a mental health evaluation pursuant to a Court Order. According to the information provided by the client as a self-statement and client's case-related documents, Mr. Seoane was court ordered to submit to a mental health evaluation due to a custody case. The present evaluation will assess the client's risk level, the potential for a mental health condition and any treatment to recommend.

According to Mr. Seoane's self-statement and the statements from the children, his wife has had a history of displaying inappropriate behavior in front of the children and towards the children. (she uses physical punishment to discipline the children, unable to be a responsible parent, does not tend to the children properly, exposes the children to numerous prostitution clients of hers, leaves the children in crack/drug houses for other people to care for them, is unable to co-parent with Mr. Seoane. Mother became friends with a female neighbor who has a criminal record and a history of abusing drugs, and child neglect. This neighbor also smokes marijuana with his wife in front of the children. The mother was also Baker Acted for attempted suicide and had the father falsely arrested for domestic violence. Marital problems between Mr. Seoane and his wife continued after these incidents and the marijuana use from his wife; the judge gave Mr. Seoane custody of the children however; the judge reversed the custody back to his wife. Mr. Seoane currently has supervised visits.

1 of 5

**EVALUATION PROCEDURE:**

Background information was obtained in a direct clinical interview with Mr. Seoane and from Case-related documents provided by Mr. Seoane. The purpose of the evaluation and limits to confidentiality were explained and were signed by Mr. Seoane. He appeared to understand the explanation and their constraints that there is no confidentiality with respect to the Court. During the Clinical interview Mr. Seoane's statement appeared to be detailed, clear and he was observed to be truthful with a good disposition to disclose everything that was inquired.

**DOCUMENTS REVIEWED:**

Structured clinical interview

Client's self-statement

Case-related documents

(PAS) The Personality Assessment Screener

(CAP) Child Abuse Inventory Form – VI

(PAM) Parenting Assessment Measure

**FAMILY HISTORY:**

According to Mr. Seoane, a 43-year-old Hispanic male whose primary language is English was born in and raised in Miami, Florida and claims to have a Cuban ethnicity from his father and American ethnicity from his mother. His parents have been divorced since Mr. Seoane was 20 years old. He denied any history of domestic violence nor alcohol /drug abuse between his parents and denied having any siblings.

Mr. Seoane claimed he traveled to Thailand, Asia and South America. He fathered children from 2 of his marriages and a current co-hab. relationship. His first daughter was born in Thailand from his first marriage. He has 1 son (5 years old) and a daughter (4 years old) from his second marriage. He also has a 4-month-old son from his current co-hab. relationship.

**EDUCATION / WORK HISTORY:**

Mr. Seoane claimed he did not graduate from high school and left school when he was in 9<sup>th</sup> grade to pursue his own business as a boat mechanic. He also worked 2 years as a Fireman. All in the State of Florida. He reported to work as a Web Master / Boat and car mechanic from age 18 until the present time. Mr. Seoane also worked in the adult industry.

2 of 5

**CRIMINAL / LEGAL HISTORY:**

A domestic violence charge was found during a background check on Mr. Seoane. He claimed the charges occurred in April of 2022 and were dismissed by the Jury.

**SUBSTANCE ABUSE HISTORY:**

Mr. Seoane denied any history of alcohol or drug abuse.

**MILITARY SERVICE:**

Mr. Seoane denied having a military service history.

**PSYCHIATRIC HISTORY:**

Mr. Seoane denied having psychiatric treatment nor Baker Act History.

**MEDICATION HISTORY:**

Mr. Seoane denied being on any medication at this time and has no history of being on medication.

**MENTAL STATUS EXAMINATION:****A – Presentation**

Appearance – appropriate, clean

Mood – appropriate

Attitude – Fully cooperative

Affect – Normal and appropriate.

Speech – normal

Motor activity – within the normal limits.

Orientation – oriented x4

**B – Mental Functioning**

Simple calculation – accurate

Serial numbers – accurate

Immediate memory – intact

3 of 5

Remote memory – intact

General knowledge – intact

Similarities / differences – accurate

**C – Higher Abilities**

Judgement – within the normal range

Insight – within the normal range

Intelligence – within the normal range

**D – Thought Content**

Thought process – within the normal range

Delusions – none evident

Hallucinations – none evident

**E – Risk Assessment**

Suicide – none evident

Violence – non evident

Child Abuse – none evident

Partner Abuse – none evident

Elder Abuse – none evident

**TESTS RESULTS:**

**CAP** – was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test's objectives were to identify child / spouse abuse and levels of social and personal functioning and support. The test's answers show no risk for child / spouse abuse at this moment along with no problems with family members, no problems with other people and potential nor proneness for abusive behavior.

**PAS** - was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test's objectives were to measure personality traits and if there any or not identified. It also measures client's responses in correlation to daily stressors. Results yielded to a marked range in the (PF) Psychotic Features category. Results describe an individual who due to his history with previous relationships developed hyper-critical and defensive mechanisms and as self-preservation mechanism.

**PAM** - was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test was designed to assess the strength of the parenting alliance. It includes items to assess how cooperative, communicative and mutually respectful the parent is when caring for the child (ren). The test's results defined a very cooperative, communicative and respectful parent (Mr. Seoane). It also described that he allows a 50/50 parenting alliance with respect to the other parent.

**DIAGNOSTIC IMPRESSION (DSM-5)**

V62.5 (Z65.3) Problems related to other legal circumstances

**SUMMARY AND RECOMMENDATIONS:**

Mr. Seoane's current profile of clinical needs appears to be within the normal range. Overall, the findings show no risk levels from this client towards his family, or children. No further mental health services are to be recommended for this client.

**PROVIDER'S SIGNATURE:**

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', written over a horizontal line.

Rahila Bashir, LMHC, FL License MH775

And the child reports are here:





***New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905***

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

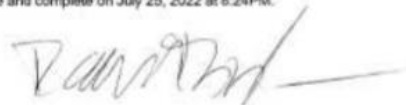
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.

EXHIBIT B



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

See Exhibit C

See Exhibit D

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

**REQUEST TO TAKE JUDICIAL NOTICE**

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as "Petitioner/Husband") Pro Se, and files this request for the Court to take judicial notice pursuant to Florida Statute 90.202.

8. Please take notice this will be posted all over social media sites overseas that I do not have any control over and it's not going to be silenced and it will be also given to many press originations along with all the other stuff around me and my children and the continued violation of my conditional rights.
9. Because of the countless lies, perjury, cover-ups, and colluding from the large group of well-connected and working together daily tax payer funded government and state employed compulsive lying FEMALES around my fake domestic violence victim wife I have had to file several lawsuits against several FEMALES.



10. On 9/1/2023 I filed 2 injunctions for protection on behalf of my two minor children I have in common with my wife, 1 injunction against her and another against Judge Holly Marie Newman Derenthal because of the serious danger she has put my children in with the mother. See Exhibits
  11. Even though judge Holly N Derenthal's colleague FEMALE women's rights activist man hating judge Christy C Collins has as railroaded me in the past and had 2 JQC complaints filed against her by me and two motions to recuse the second of which she granted and stepped down off all my cases after I showed her all her bias and the complaints I filed about her misconduct and bias several months ago she then yesterday jumped onto my two new injunction cases and assisted her colleague judge Holly N Derenthal by denying both injunctions without a hearing. Please note I have had 2 MALE judges that have been unbiased that I never complained about including the last judge Michael J Snure that the disgusting actions of the corrupt other sides corrupt attorney Jennifer Jane Watson and Sara Vance made him recuse himself which I wish he didn't.
  12. My constitutional rights under the 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment are STILL not only being violated by bias judge Holly N Derenthal that is having illegal hearings and making illegal orders on my cases but now her colleague FEMALE women's rights activist man hating judge Christy C Collins is also assisting her and further violating my rights.
  13. On top of many lawsuits I am perusing in state and federal court against MANY more corrupt dishonest FEMALES like CPT's Sharon Gilbert and Sharon Henry and many more I will now be including FEMALE women's rights activist man hating judge Christy C Collins in my federal lawsuit against judge Holly N Derenthal and asking for injunctive relief as well as filing further injunctions in other counties as the statute permits me to file them in any county in the state of Florida and I am STILL waiting judge Holly to step down and follow the law when there is any hint of an appearance of bias or it can be questioned when in this situation it's very clear her bias not only from the situation at hand but at all her illegal actions and violating's of Florida statutes and misconducted with my motions and at hearings.
- Holly N Derenthal has not followed Florida Statute **§61.13** indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from continuing and frequent contact with both parents. And Florida Statute §61.13(3) recognizes the importance of considering the best interests of the children in divorce cases and allows for the introduction of relevant evidence pertaining to the children's well-being. This evidence is crucial to keeping the children safe at the Injunction's hearings.
  - Florida Family Law Rule of Procedure allows for the introduction of expert reports and evaluations in divorce proceedings, including reports from child counselors. This should also be considered in this Injunction case and divorce cases.

14. The content in Exhibits need to be reviewed that tell the truthful factual story so help me god that is currently going on with my cases, children and the corrupt individuals within our corrupt and flawed system and the cover ups .

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this   2th   day of September, 2023.

3. *Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-2-23

4. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

## Exhibits

Respectfully your honor I need a male judge to make a decision on these two petitions for injunctions and not a female judge because of the nature of the potential for bias and the history of bias within the corrupt system of all the FEMALES I am exposing that have committed misconduct and been biased. Also judge Holly N Derenthal is not to be making decisions on these two injunctions as she is totally biased and the cause of these injunctions being filed. All counties and courts in Florida have jurisdiction in injunction cases and I will go to another county if need be if I am not met with a fair nonbiased male judge in this matter because of the history of bias when it comes to females because of my rare profession within the adult industry and the bias from females that comes along with it along with all the false accusations against me by all these corrupt females.

**Below are the Florida statues supporting the granting of this injunction against Judge Holly Marie Newman Derenthal with my statements as required by law:**

741.30 Domestic violence; injunction; powers and duties of court and clerk; petition; notice and hearing; temporary injunction; issuance of injunction; statewide verification system; enforcement; public records exemption.—

(1) There is created a cause of action for an injunction for protection against domestic violence.

(a) Any person described in paragraph (e), who is either the victim of domestic violence as defined in s. [741.28](#) or has reasonable cause to believe he or she is in imminent danger of becoming the victim of any act of domestic violence, has standing in the circuit court to file a sworn petition for an injunction for protection against domestic violence.

(b) This cause of action for an injunction may be sought whether or not any other cause of action is currently pending between the parties. However, the pendency of any such cause of action shall be alleged in the petition.

(c) In the event a subsequent cause of action is filed under chapter 61, any orders entered therein shall take precedence over any inconsistent provisions of an injunction issued under this section which addresses matters governed by chapter 61.

(d) A person's right to petition for an injunction shall not be affected by such person having left a residence or household to avoid domestic violence.

(e) This cause of action for an injunction may be sought by family or household members. No person shall be precluded from seeking injunctive relief pursuant to this chapter solely on the basis that such person is not a spouse.

(f) This cause of action for an injunction shall not require that either party be represented by an attorney.

(g) Any person, including an officer of the court, who offers evidence or recommendations relating to the cause of action must either present the evidence or recommendations in writing to the court with copies to each party and their attorney, or must present the evidence under oath at a hearing at which all parties are present.

(h) Nothing in this section shall affect the title to any real estate.

(i) The court is prohibited from issuing mutual orders of protection. This does not preclude the court from issuing separate injunctions for protection against domestic violence where each party has complied with the provisions of this section. Compliance with the provisions of this section cannot be waived.

(j) Notwithstanding any provision of chapter 47, a petition for an injunction for protection against domestic violence may be filed in the circuit where the petitioner currently or temporarily resides, where the respondent resides, or where the domestic violence occurred. There is no minimum requirement of residency to petition for an injunction for protection.

(2)(a) Notwithstanding any other law, the assessment of a filing fee for a petition for protection against domestic violence is prohibited. However, subject to legislative appropriation, the clerk of the circuit court may, on a quarterly basis, submit to the Office of the State Courts Administrator a certified request for reimbursement for petitions for protection against domestic violence issued by the court, at the rate of \$40 per petition. The request for reimbursement must be submitted in the form and manner prescribed by the Office of the State Courts Administrator. From this reimbursement, the clerk shall pay any law enforcement agency serving the injunction the fee requested by the law enforcement agency; however, this fee may not exceed \$20.

(b) No bond shall be required by the court for the entry of an injunction.

(c)1. The clerk of the court shall assist petitioners in seeking both injunctions for protection against domestic violence and enforcement for a violation thereof as specified in this section.

2. All clerks' offices shall provide simplified petition forms for the injunction, any modifications, and the enforcement thereof, including instructions for completion.

3. The clerk of the court shall advise petitioners of the opportunity to apply for a certificate of indigence in lieu of prepayment for the cost of the filing fee, as provided in paragraph (a).

4. The clerk of the court shall ensure the petitioner's privacy to the extent practical while completing the forms for injunctions for protection against domestic violence.

5. The clerk of the court shall provide petitioners with a minimum of two certified copies of the order of injunction, one of which is serviceable and will inform the petitioner of the process for service and enforcement.

6. Clerks of court and appropriate staff in each county shall receive training in the effective assistance of petitioners as provided or approved by the Florida Association of Court Clerks.

7. The clerk of the court in each county shall make available informational brochures on domestic violence when such brochures are provided by local certified domestic violence centers.

8. The clerk of the court in each county shall distribute a statewide uniform informational brochure to petitioners at the time of filing for an injunction for protection against domestic or repeat violence when such brochures become available. The brochure must include information about the effect of giving the court false information about domestic violence.

(3)(a) The sworn petition must allege the existence of such domestic violence and must include the specific facts and circumstances upon the basis of which relief is sought.

(b) The sworn petition shall be in substantially the following form:

**Florida Statute §61.517 gives the courts temporary emergency jurisdiction of a child present in the state if the child:**

Has been abandoned

Is subjected to or threatened with abuse or mistreatment

A parent of the child or sibling has been threatened with abuse or mistreatment (domestic violence)

A judge can issue an emergency custody order in Florida to protect the child. There are two ways that you can obtain an emergency child custody order.

Statement of FACTS: Holly N Derenthal and myself are involved in a heated custody and legal war where Holly is the presiding judge and not only Holly has made threats to me and my children in her first hearing in the courtroom that is recorded which I filed a JQC complaint about on 7/14/2023 and then filed a motion to recuse about her outrageous misconduct and threats but since then I have filed 9 more totaling ten motions to recuse that she has denied and made my case and her corruption public on <https://linktr.ee/victimofthesystemofwomen> and many other social media sites and turned much of it over to mainstream media. Holly N Derenthal followed through with her threats and has put my young children 4 and 5 years old in a very dangerous situation and removed them from the safe environment and safe school that they were in with me and my fiancé and 2 other children I still have custody over because she has no jurisdiction over them. Her and a team of corrupt compulsive lying FEMALE lawyers and many more including a DCF officer are colluding against me to keep my children in danger and they are currently at risk of getting more serious harm sexually, physically and mentally. I currently have open lawsuits against these corrupt compulsive lying women in DCF and the lawyers and I am about to file suit in federal court against Holly N Derenthal as well as filing police reports when I have more time and get the video and audio tapes needed to prove all this. This is the reason for this injunction and Florida law supports an injunction against Holly N Derenthal because of her threats and the dangerous situation she has put my children in out of spite and anger all to get even with me and as well to help the corrupt lawyers on my wife's side that she has a close relationship with. Below is an injunction I am filing at the same time as this one on behalf of my children towards the mother that will further support the granting of this injunction as well and needs to be read also here as it pertains to this matter with Holly.

Therefore I pray that you can grant this injunction against Holly N Derenthal and the other injunction and in that injunction get my children safely back with their family here with me till we can have a hearing and not only play the audio recording in the court what Holly N Derenthal did and said at the hearings she has presided over but also get the CPT video tapes that will prove the serious danger my children are currently in because of outrageous misconduct and actions Holly N Derenthals actions and the cover-ups by corrupt official within our government I am exposing now.

Good Afternoon Respectfully your honor I am not only filing this here but turning it over to MANY media originations and posting it all over social media on hundreds of sites because of not you but ALL the compulsive lying corrupt females in government that have caused me to have to file this and I know this is long but PLEASE read it all as its ALL, facts and truth so help me god, as to why my 4 year old daughter and 5 year old son are in serious danger of being physically and sexual harmed or possibly killed right now by the mother after she has been baker acted and hospitalized for attempted suicide and made threats to kill herself and kill the children AND the children are in serious danger around her porn star fans and prostitution clients and the drug trafficking crack head across the street Michelle Gilliam which has not only been arrested for tons of drug charges in Osceola county and child neglect and had her own kids taken away but her and her husband Tony Mcnamee have huge drug records all across the USA and she is my wife's best friend she calls mom.

See Exhibit A

Now because of a brand new to the bench man hating rouge judge named Holly N Derenthal that was just put onto my cases after a group of angry man hating feminist Help Now Shelter Women's rights advocate lesbian lawyers came into the courtroom and made MALE judge Snure recuse himself and now this new FEMALE judge has broke countless Florida statues, and laws including my constitutional rights to have a impartial nonbias judge and is now an accessory to a crime of perjury that she allowed others to commit and she covered it up and has also placed my children in serious danger out of spike and hatred towards me for standing up and speaking out against all the tax payer funded government check collecting compulsive lying FEMALES AND I SAY FEMALES BECAUSE THEY ARE ALL AND I MEAN ALL FEMALES and not only females but ALL females that work in some sort of government agency from DCF to CPT to Help Now Shelter or the courts and are friends and or VERY well connected AND that are not just female but some sort of women's rights activist or feminist or man hater many of which are lesbians. See my wife had me falsely arrested and falsely imprisoned in April of 2022 in case number where she came into my jury trial and tried to have me put in prison for several years in an effort to steal our kids and the 100k of our paid off Florida titled exclusively in her name mobile home. At the criminal trial my wife was impeached as a witness for compulsively lying and committing perjury and even admitted to committing perjury to get the fraudulent injunction she has. She was also baker acted into a mental ward for several days and our kids got placed in African America female crack head drug traffickers Michelle Gilliams crack house by feminist African American FEMALE Jessica Scott that I have a

current lawsuit against also case number 2023 CC 003856 CL . Because of this I been at war with DCF for over a year because all these feminist man haters keep filling DCF reports with libel, lies and slander about me and a large group of these FEMALES keep making false reports filling them with libel including the two IFP attorneys for Help Now Shelter corrupt compulsive liars Jennifer Jane Watson and Sara Vance which I have also filed lawsuits against for doing this case number 2023 CC 003494 CL . Please also note EVERY SINGLEREPORT TO DCF made by these scum have all been unfounded and case closed. Meanwhile the real reports I make about the mothers abuse to the children they keep covering up. I also have a lawsuit on behalf of my full custody daughter for my wife abusing her at case number 2023 CC 003521 AND a lawsuit from myself to my wife at 2023 CC 003523 for false arrest and false imprisonment, libel, slander and defamation . To say me and my children are victims of a bunch of lying man hating feminist compulsive liars is a way understatement.

Judge Diego Madrigal because of my false arrest at the time was on the injunction case and the Divorce and after he set a motion to show cause because he was reading CPI Jessica Scott's lies and perjury he dismissed the contempt against me and my lawyer and apologized and said he should have known better because he found DCF to be a wildly unorganized and incredible organization.

See Exhibit B

A lot has happened in a year and I have tons of videos of it and the children talking about it and how the mother neglects and abuses them and I am now releasing it all to the public all over the internet seeking help and funding to fight all this corruption.

See <https://linktr.ee/victimofthesystemofwomen>

On 6/29/2023 I filed a "EMERGENCY MOTION TO TEMPORARY SUSPEND WIFES TIMESHARING AND GRANT HUSBAND MAJORITY TEMPORARY TIMESHARING AND SOLE PARENTAL RESPONSIBILITY " in my divorce case 2022 DR 002336 DC in front of MALE honorable judge Michael Snure that had been on my cases for several months and knew the family and situation very well and while the children had been with me pretty much full time for about 6 months he granted me an emergency hearing on 7/3/2023 where a large groups of man hating feminist lesbians including a transsexual lawyer with rainbow hair named Emily Calvin and my wife's corrupt IFP attorneys Jennifer Jane Watson and Sara Vance came into the courtroom on my wife's side. He had also before that hearing granted me an injunction on behalf of the children in case 2023 DR 002668 DV after I discovered that my wife was beating the children and twerking naked in front of them making porn videos with the children and she was beating them and threatening them not to speak to police or DCF about what mommy was doing. Then this clown show of transsexuals, lesbians with bright purple hair and man hating feminist in my wifes lawyer team that is about 7 or 8 lawyers now that have withdrawn from me fighting them Pro Se in front of him because he was on the side of truth on my wide then a group of them came into the courtroom not as lawyers at my emergency hearing but they are lawyers just not on this case anymore and sat at the lawyer table and



intimidated judge Snure and these women made judge Snure recuse himself because they knew they would get there good friend judge Holly N Derenthal on the cases to save them and cover the abuse from of the mother and that's exactly what happened. I have publicly filed and posted online 10 motions to recuse, 3 JQC complaints, letters to the governor complaints to the FEMALE chief judge and on and on and on including filing appeals and trying to get this bias man hating judge off my cases and she refuses and just keeps railroading me and my kids and covering up all my evidence and won't hear any of my witnesses as well as she ordered CPT to turn over the child forensic interviewer video tapes that will prove what im saying is true, see the proof which I had filed in that original injunction here:

“Here is an unlisted video of my son talking about the sexual abuse at the counselor’s office with her experienced over 20 years and another counselor and my fiancé and myself present as witnesses:

<https://www.youtube.com/watch?v=IN9MZXM8jiE&feature=youtu.be>

Here is a video of Detective Suzanne Ellis Clouchete talking about what they uncovered in the CTP interviews done on all 3 children last week on 06-28-2023 right after they were completed where she states at 1:54 of the video **“he said mom did shake her butt when she was naked and said she was making a video”** also at 18:51 of the video I said “he is terrified of mom and mom has told him he is going to be in big trouble” and the detective said : “ well when they asked him are you afraid of anybody he said he is afraid of mom and they said why and he said well like monster or scary movies or monster nightmares that’s what he said like a monster or a nightmare”:

<https://www.youtube.com/watch?v=JbCK73fCph0>

Nantita has put the children’s physical and mental wellbeing and health not only in danger but caused irreparable physical and mental damage as she has not only failed to follow the courts order but has extremely violated the courts orders and took things to a whole new level doing simulated sex shows video twerking NAKED now on camera in front of the children [not just in inappropriate clothing like thongs or short shorts with half her ass hanging out like we played in the courtroom her doing before but now completely NAKED], and according to her own words in her fraudulent DCF complaint against me she is allowing our son to touch her vagina! See video at 4:39 of DCf CPI Waldamar reading the complaint that said “He has been displaying sexual behavior he has been displaying his private parts and touching the mother’s vagina”

<https://www.youtube.com/watch?v=VCbf0jhDYZ8>

“

And then after not giving me enough time to prepare judge Holly N Derenthal at the hearing denied all my motions and wouldn't hear any witnesses and not only dismissed the injunction but placed the children with the mother and said I can visit the children through the visitation center which is a week and a half away from happening and I not seen the kids in a week now and cannot ensure their safety or anything. Note she had no authority after she dismissed that injunction to make any orders about the children anyways but there is no injunction in place from the children to me stopping you from removing them from the mother and placing them back with me and my other two children and fiancé right now in a safe environment. It's disgusting her actions as she not only pulled them out of a great safe environment here with me and my fiancé and their brother and 12 year old sister I have custody of currently but she pulled them out of the good school that I was taking them to with my 12 year old full custody daughter. Now I know that this is not the place for custody matters and it needs to be done in the divorce BUT the children have been placed in a VERY dangerous situation and have also already been mentally damaged and not only the abuse but the mental damage has been documented for over a year now in the child consoler reports which also have been blocked from being seen by this corrupt man hating female judge Holly N Derenthal.

See Exhibits C

What it comes down to is It's disgusting that a bunch of WOMEN being told by a man that their wrong have their panties in a bunch and cant admit fault and rather are hurting my children to save face while they have egg on their faces because I am not going to run away or stand down till I get justice for my two younger children out of the 4 that are being abused STILL. I am 43 years old with 4 kids and love my children very much and want the TRUTH to be out there and be known and all these corrupt womens lies to be exposed so help me god it's the truth the whole truth and nothing but the truth so help me god.

Another fact of the matter of why all these WOMEN are all doing this is because I was a famous adult movie star in thousands of STRAIGHT movies for decades and I retired from the mainstream industry a while ago. My wife was doing it also and her and her lawyers have tried to make the courts think I forced her and sex trafficked her which has been laughed out of many hearings and courtrooms as she was more than a consenting willing participant. Take note she worked in a whore house in Thailand when I met her after she abandon her own last child in a poor rice village in Thailand starving from her ex that she currently has not seen that child in over ten years cause she is a horrible mother and person.

So because of all these women painting her as this fake domestic violence victim and them libeling me calling me a women beating sex trafficker this is why they cant stand me and the TRUTH that I keep fighting them with that they are all nothing more than a bunch of man hating feminist that hate the straight white males truth that is a dominate male. THEY HATE DOMINATE MALES TELLING THEM ANY TRUTH INCLUDING THEIR GOOD FRIEND CORRUPT JUDGE HOLLY N DERENTHAL OF THE KISSMMEE COURTHOUSE IN OSCEOLA COUNTY!

So What I am asking is you give me an emergency injunction and removal of children and possession of the house like MALE judge Snure did to keep the children safe and out of danger and order CPT to finally

turn over those video tapes so I can prove the danger and abuse. Also listen to my countless witnesses and child counselor reports and let her also testify at the hearing with a large group of others including, neighbors, my fiancé and a bunch of others. I am working on filing a lawsuit in federal court against Holly N Derenthal and try to break her judges immunity for her outrageous misconduct and will be asking for injunctive relief against her also in that case and not sure if you can grant me that here also as she needs to get away from me and my children and my cases as she has put my children in serious danger and that's why I am having to file for this injunction. Note my wife has no car or license and has been transporting the children without care seats also for over a year in her porn star prostitute client's cars. She even testified at the injunction hearing that she has zero friends or family in the USA to help her with the children. Also note judge madrigal made an order on

12/21/2022 **ORDER ON PETITIONER'S EMERGENCY MOTION FOR TEMPORARY CUSTODY OF THE CHILDREN**

After we caught her lying and committing perjury yet again saying she didn't work in the adult industry anymore and we played a video in the courtroom of her twerking with her ass out in front of 5 guys on a live stream online for money while she had the children he made in the order "3. The parties shall not to engage in producing any adult content during their time-sharing

with the children."

And after we proved she has nobody in the usa other than her porn fans and prostitution clients and her best friend she calls mom across the street crackhead Michelle Gilliam and that she was leaving the children with these scumbags he then made an order "4. The parties shall not leave the children with a third-party other than the day-care or day-

care teacher." Please note our 5 year old son has permanent scars on his lip from recently being injured in the Michelle Gilliam's crackhouse left unattended with her husband Tony Mcnamee smoking drugs around him and his 3 year old sister.

And because corrupt judge Holly N Derenthal has taken full disregard to the law and has a large personal hatred and vendetta against me she has placed the children in grave danger currently with the mother and that's why I am requesting this immediate injunction and removal of children till you can order the CPT tapes and we can prove I been telling the truth about the mother abuse and ALL these women have done nothing but LIE LIE LIE LIE LIE including the WOMEN at CPT hiding these tapes and what's on them.


Please note I have just completed a long extensive mental health evaluation that she had ordered and it says I am perfectly normal and sane. Honestly all these compulsive lying WOMEN including judge Holly N Derenthal are the ones that need mental help!!!!

The children have not only been injured in Michelle and Tony's house but also with the mother that not only beats them but also neglects them.

See Exhibit D

Therefore I pray that you Please remove my children out of danger till I can get a fair shot at proving the abuse and we can see those CTP tapes.

Exhibit A

 OSCEOLA COUNTY SHERIFF'S OFFICE		Continuation of: <input checked="" type="checkbox"/> Charging Affidavit <input type="checkbox"/> FSAO	
Defendant Name	SEE PAGE 1	Case Number	081006503
		Page	2 of 2

ON 01-18-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

See Exhibit B

PETITIONER  RESPONDENT PRESENT AND SWORN

**TYPE OF HEARING: Order to Show Cause**

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**-Court:**

Reviews Emergency motion filed in this case and dependency case filed by the Department of Children and Families; the court has some concerns with the information provided in the motion filed in this case vs what was filed in the DP case

**-Atty Lopes:**

Legal argument. The information DCF is going based on is given to them by the mother Nantita Seonae  
DCF closed their case to be unfounded

**-Court:**

Based on the testimony provided, the court is content with the information given here today.  
Court concludes on the Indirect Criminal Contempt

Motion for Temporary Timesharing is set for Hearing on July 27<sup>th</sup> at 10:30 am in court room 5D

See Exhibit C



**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

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[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf





card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

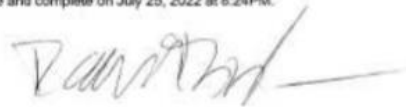
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



See Exhibit D

EXHIBIT E

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

DONALD CARLOS SEOANE,  
Petitioner/Husband,

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

and  
NANTITA SEOANE,  
Respondent/Wife.

**EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND  
LIVING DECISIONS – MENTAL HEALTH EVALUATION CLEARED**

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as  
“Petitioner/Husband“) Pro Se, and files this **“EXPEDITED MOTION FOR HEARING ON  
CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH  
EVALUATION COMPLETE”**.

Dear judge Holly N Derenthal I am filing this motion in reference to the illegal orders you made  
taking my children away while being bias and violating my constitutional rights and the order  
you made:

**“ORDER FOR SUPERVISED VISITATION”**

Where you claimed:

B. The access of the nonresidential parent Donald Seoane to the children would likely be  
compromised and that no reasonable alternative is available except the use of the children’s  
Visitation Program.”

What’s funny about this before you ordered this visitation to my wife months ago you gave her a  
opportunity to have one of her friends or family supervise her visits but when you learned the  
FACT that she is from Thailand from a whore house where I met her and that my statement of  
her having NOBODY in this country but her porn star fans and prostitution clients is in fact true  
because she said in the courtroom that she had nobody, then you ordered her into that program.  
Note she has a daughter she abandoned in Thailand and has not seen her for over 10 years. Yea  
great mother! Funny you didn’t even give me this option for a friend or family to supervise my  
visits. This was after you denied all my motions to hear countless witnesses and see countless  
evidence and then allowed CTP to not turn over the video tapes you previously ordered them to  
turn over to prove I was telling the truth. CLEAR BIAS! Also you didn’t even think about the  
children’s brother and sister that they live with and you are mentally damaging them and or order  
visitation for them or my fiancé that has been raising the children more than my wife for over a  
year now. My 12 year old daughter I have full custody of that my wife was physically abusing  
for a decade while she thought that was her real mom and has been mentally hurt enough by all  
of the WOMENS lies that have caused all this mess ALL for a PROFIT and to save face and it’s

Sickening to say the least what you have done further to her feeling as well. She is totally heart broken and scared for her brother and sister after your actions and misses them dearly as she has lived with them and helped raise them their whole life. She fears like the rest of us of the further abusive situation and serious danger you have put her brother and sister in. She is a witness to all of what they have said for over a year now and has told countless people about it and that's why you denied her testifying or the releasing of her CTP as well which is also sickening.

While I don't not agree still with you being my illegal judge or anyone's judge for that matter and that's why im publicly petitioning on change.org and many other places and calling for your removal bidbarrment and impeachment from the bench because of all your countless clear bias actions that have hurt my children and put them in serious danger and I am sure 100% are causing them more mental damage around the mother and her porn fans and druggie friends and I am putting this hear for my appeal and lawsuits against you but unfortunately for the time being I am forced because of your illegal actions of staying on my case while bias to file motions in front of you to try and protect my children that you have put in serious danger with the mother even though I know I have ZERO chance at getting anything even close to fair in front of you. I will keep filing lawsuits and appeals and motions and whatever the law allows and that's all I can do other than what I also am doing asking for the public's legal support to protect my children. I do go to church and pray you would stop being evil and stop trying to hurt me with my children by putting them in danger with the mother and removing them from me as well as covering the mothers abuse but I don't see you ever stop being evil and not taking the best interest of the children into account in your rulings as you have already proved to everyone including the public now.

Your claims for grounds for me needing "ORDER FOR SUPERVISED VISITATION"

was a total LIE and a joke and ridiculous and claimed I needed a mental health Evaluation for me telling the truth about every single compulsive lying FEMALE around my wife including yourself that keeps covering up her abuse of the children and no matter how many times any of you cover it up, lie, commit perjury, assist others and allow others to commit perjury and on and on I will NEVER stop fighting for the truth and justice for my children. I know the very corrupt systems game and so do people all over the internet of that game of trying to paint the father as crazy when all the women against them are losing and looking dumb when all their lies are getting exposed. Im not even close to the first and won't be the last you tried to play that game with I'm sure! Remember I traveled ten countries for ten years consistently and seen way more and have had way more experience with WOMEN partially than all 14 of you FEMALES against me in that last court hearing. My background of my ex profession alone in the adult industry dealing with thousands of WOMEN says a lot about the bias and why all you women hate me and my facts about your lies and bias I keep exposing. You knowing that and that you have bias and not stepping down is violating your promise and oath that you will uphold the US Constitution and the public can now see it also because this motion and all others are being made public. I am getting funding through my gofundme.com companion to have you removed and will spend it on lawyers and media till you uphold your oath to the constitution as you promised.

Remember it is my wife after having me falsely arrested that was in fact impeached as a witness at my criminal trial after she compulsively lied to the jury and even admitted to committing perjury to get her fraudulent injunction and I have NEVER EVER lied to the courts or been impeached or charged like she has. I still stand behind every statement I have ever said and have never lied about ANYTHING ANYWHERE as much as you try to paint me as a liar it won't work and all my lawsuits I have filed and posted publicly and more will prove this fact.

It's amazing that at the last hearing in the injunction against the mother from my kids that you covered up the abuse and wrongfully and illegally dismissed it and you wouldn't let ANY of my countless witnesses testify or testify child hearsay BUT you not only disregarded my motion to show cause on CPT Child Protection Team FEMALE lawyer Sharon Henry that lied and libeled and slandered me in her motion where they were covering up the evidence in the video tapes you ordered which to this day nobody has seen, YET, which I am working on getting other judges to order BUT you allowed CPT Sharon Gilbert to testify child hearsay and what I believe is to LIE and commit Perjury as I stated when she did it in the courtroom and I asked for the video tapes to be looked at and you refused my right even though there are countless videos of several people contradicting her statements that my son never said mommy was twerking naked making videos with the children which is making porn with the children by definition including detective Suzanne Ellis Clouchete that was present in the room during the children's child forensic interviews and I even have her on video clearly stated our son did disclose these facts and now it's all over the internet for anyone to see now

[https://www.youtube.com/watch?v=Awy\\_Hj7ENk](https://www.youtube.com/watch?v=Awy_Hj7ENk)

I still would like you to order that we all get to see these CPT video tapes especially now in this case because *"Florida Statute §61.13 indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from continuing and frequent contact with both parents."*

And you clearly by placing the children with the dangerous mother have disregarded this Florida Statute AND these video tapes contain much insight and info into the children's truth and lives.

Since you don't know this case or its history as you were only put on the case as a weapon by your corrupt compulsive lying colleges that are my wife's lawyers Jennifer Jane Watson and Sara Vance that you have also allowed to lie, libel and slander me at two hearings now and you yourself did the same reading the lies and perjury from CPI Jessica Scott and the misinformation Judge Madrigal said in his motion to show cause when he believed these lies and you REFUSED to tell the truth and read the outcome where at the Hearing to show cause when we proved with a drug test and model releases and countless other evidence and facts that are all in the court records and motions in this case and many others that in fact it was Jessica Scott, DCF, my wife and countless FEMALES that had lied and committed perjury including ALL of my wife's corrupt compulsive lying FEMALE lawyers then judge Madrigal apologized and said he should have known better as he found DCF to be a widely uncredible and unorganized organization. ANOTHER WORDS LIARS!!!! He then not only dismissed the contempt but undenied our motion for emergency custody and set it to hearing.

See court notes in this case from 7/18/2022 in Exhibit A

There is a ton to the history of all these corrupt compulsive lying FEMALES with power in our government and EVERY FEMALE around them.

See my two younger children had been living FULL time with me and my fiancé and their brother and 12 year old sister I have full custody over for THE LAST SIX MONTHS and the mother was only getting weekends after they wrongfully had the children disenrolled from their daycare colluding with several corrupt females there as well that are well connected to the corrupt Help Now Shelter and my wife's two very corrupt Help Now Funded attorneys Jennifer Jane Watson and Sara Vance and that daycare CHURCH has a majority of kids coming from this mafia group of WOMEN that are funded through tax money and government grants and they were collecting thousands a month off my kids and making up BS to collude with their friends from Help Now Shelter and their lawyers that bring them these kids to profit off. That's why they had put them in this daycare as they have a long history of having this church daycare railroad men in courts with lies and pull custody. Total corrupt scam! Trinity Lutheran Daycare school and church 3016 W Vine St, Kissimmee, FL 34741 and principal man hating feminist FEMALE bitter over her bad public divorce ALSO named Angela Gomez. It's a VERY long story I won't get into but basically they started to make up lies and false allegations from the first day we were court ordered to take them there claiming we didn't pack the kids lunch or feed them breakfast and on and on and on and every time I would file a motion in this case they would fire another lie out of the school at me and my fiancé which was total lies. They even went as far as breaking my pediatrician's orders after the kids tested positive for influenza A and needed to stay out of daycare and allowed the mother to place them back in daycare while sick and our sons ear infections ended up getting worse to the point her ended up hospitalized. There are a TON of stories I have proof and witnesses to but I am sure like at the last hearing you won't hear it or allow it coming on record.

That was 6 months ago and since then the children had been VERY happy and SAFE living with me and my fiancé and their brother and sister here. During this time there has been countless false reports made to DCF by my wife and her team of compulsive lying WOMEN but mainly her corrupt attorneys Jennifer Jane Watson and Sara Vance which I have open lawsuits against also for defamation and more. There is much history and story's to all their BS that has been proven countless times. Example they filled DCF reports with tons of lies, libel, slander and defamation about not only me but my fiancé and DCF has never once told the truth. One of the MANY false reports claimed the kids had bruises and scratches and that I kept them locked inside on punishment all the time but when they called me to see the children they came to meet us where we were at which was the wild Florida zoo and they had no marks and it was all total lies so they could fill DCF reports with lies for the judges to read. Do you think DCF mentioned any of this anywhere on their reports that we were at the zoo when they came to meet with us? NOPE! They also lied in their reports claiming I would not allow them to interview the children which I have video and text message proof is all lies as I encouraged them to interview the children and said I wanted it to also be on police bodycam recorded. They also went to my daughters school and interviewed her there without police or cameras present after I have told them countless times not to go near my kids without police and camera present and again they also lied about what my daughter said but did say the truth that even my daughter confirmed I



have NEVER EVER physically disciplined my children and don't believe in it unlike my child abusing wife. This is one example of hundreds of the total lies and corruption around EVERY FEMALE connected to my wife. I have those videos also of DCF meeting with the children at the zoo I will be uploading publicly soon.

So without rambling on about the countless lies, slander, libel, defamation and perjury EVERY single female around my wife has been involved in with her I just will cut to the case and the current facts that support you ordering the children back with me and back in their sisters school immediately that I spent a lot of time and money to get them into and have all their informs and so on here and drive my other daughter their everyday anyways and I do have a car and license and order this since I have completed the mental health evaluation you have ordered which I will bring to the hearing as I would rather not post it here in the public. I also request you order my wife to do one alone with a hair follicle drug test going back 6 months and I am willing to take one also. Even though in DCF reports that's ANOTHER libelous lie they claim I not only have a criminal background for drugs which in fact is not true at all as I NEVER have had any criminal charges for drugs but they also claim I was a drug addict and Jessica Scott also committed perjury swearing to this lie as well as I have never done drugs either.

My wife has no car, no license, no family or friends or support for the children other than her porn fans and prostitution clients AND crack head child abusing drug trafficker Michelle Gilliam her best friend she calls mom across the street at 252 Windsor Dr Kissimmee Florida that she leaves the children with all the time as well as leaving them with her prostitution clients.

See exhibit B

Note Michelle has been arrested for a swarm of drug charges as well as child neglect and DCF Jessica Scott left my children for 3 days with her in her home and lied and said she background checked her and she didn't. My children have also been seriously injured and permanently scared one time my wife was violating the courts orders and left the children alone with Tony Mcnamee that was smoking drugs around them and my son has a scare on his lip to this day because of it.

Little background about all this you may not know or care but my wife only had me falsely arrested after I caught her lying, cheating and stealing for Buddha AGAIN as thats what most Thais do is lie lie lie lie lie for Buddha and I know this as I lived in their country for over 6 years full time and I been married to two Thai women now giving me exsperance of Thai women marriage for the last 13 years and she then attempted to have me put in prison to steal the 100k behind our paid for mobile home that I stupidly Florida titled exclusively in her name. She ruined our family for her drug money and gold digging greed and SHE continues to!

Another thing is I have MANY people that will be sending in letters and sworn statements to the judge in this case and I will be filing into the case since you refuse to let them testify. There are MANY people not happy about the danger the children are currently in.

Because of all this I pray the following you order the following or at least in part:

- F. Set this motion to an expedited immediate hearing to return the children to me and their school at the hearing once you see my mental health evaluation and set a second hearing to determine the best thing for the children during the divorce proceedings at least but make sure to give me at least 15 days from the time of the setting of the second hearing to have time to prepare and file subpoenas.
- G. Do not deny this motion and if you are going to then deny it in part like judge Snure would do and grant it in part.
- H. Order the CTP tapes to be released once and for all to see who is lying and what the children really said and who is committing perjury as I am now going to be requesting in many cases I am filing. This will also allow everyone to see what's really in the best interest of the children.
- I. Order my wife into a mental health evaluation since she WAS in fact baker acted for being mental and order her to have a hair follicle drug test and put her in supervised visitation till it is completed.
- J. Note I also have a motion for possession of the family home on the docket since November with tons of other motions and been told they would all be heard therefore I ask that the court address them and any other motions on the other side at a later date after this motions hearing are heard.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_2th\_ day of September, 2023.

*Donald Secane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street\_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741\_\_\_\_\_

Telephone Number: (407) 383- 5361\_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-2-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane\_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

Exhibit A

**COURT NOTES**

**DATE:** July 18, 2022  
**JUDGE:** **Diego M Madrigal III**  
**CASE NUMBER:** 2022 DR 2339 DC  
**Petitioner:** **Donald C Seoane**  
**Respondent:** **Nantita Seoane**  
**Petitioner's Attorney:** **Alison Lopes, Esq.**  
**Respondent's Attorney:** **Pro Se.**  
**CLERK:** Katie  
**DEPUTY:** Webex / J Cabrera  
**START** **02:24 pm**  
**BREAK**  
**END** **02:54 pm**

PETITIONER  RESPONDENT PRESENT AND SWORN

**TYPE OF HEARING: Order to Show Cause**

**-Court:**

Reviews Emergency motion filed in this case and dependency case filed by the Department of Children and Families; the court has some concerns with the information provided in the motion filed in this case vs what was filed in the DP case

**-Atty Lopes:**

Legal argument. The information DCF is going based on is given to them by the mother Nantita Seoane  
DCF closed their case to be unfounded

**-Court:**

Based on the testimony provided, the court is content with the information given here today.  
Court concludes on the Indirect Criminal Contempt

Motion for Temporary Timesharing is set for Hearing on July 27<sup>th</sup> at 10:30 am in court room 5D

Exhibit B



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLON BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHES MIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

DONALD CARLOS SEOANE,  
Petitioner/Husband,

CASE NO.: 2022-DR-002336-DC  
DIVISION: Domestic

and  
NANTITA SEOANE,  
Respondent/Wife.

EXPEDITED MOTION TO COMPEL PRODUCTION OF CHILD PROTECTION TEAM RECORDS FOR MY 3  
CHILDREN

COMES NOW Donald Seoane, by and through undersigned counsel PROSE and files this It's Motion to Compel Production of Child Protection Team records regarding (A\*\*\* Seoane, 05/30/2019) and (A\*\*\*\* Seoane, 11/08/2017) and (\*\*\*\* Seoane, 05/20/2011), and in support thereof would show the Court as follows:

- A. A Petition for Divorce and full custody and several motions for temporary emergency full custody with a motion to reconsider have been filed in my divorce case and there are several injunction cases and lawsuits going on to do with the children and these child abuse allegations dating back over a year now that the mother Nantita is mentally ill and was baker acted, had me falsely arrested, is a huge danger to the children, beats the children, transports them in porn fans and prostitution clients cars without car seats, films pornography in front of the children, is mentally abusing them, herself and her porn prostitution clients talk about and make threats to daddy to the children, does drugs around the children and leaves the children with drug abusers and child abusers Michelle Gilliam and Tony Mcnamee that have extensive criminal records for drugs and child abuse and they also do drugs in front of the children in her crack drug trafficking house across the street at 252 Widsor Drive Kissimmee Florida where now back in February our son was seriously injured while Nantita was breaking the current court order and left our son and daughter alone with Tony smoking drugs in front of the children and our son ended up with a deep cut on his bottom lip and inside his mouth and a permanent scar on his lip he still has to this day and lost two baby teeth early because of it, letting our 3 now 4 year daughter sleep in the bed with Nantita's porn fans and prostitution clients for over a year now. Now Nantia's twerking in thongs and booty shorts with her ass and butt cheeks exposed online live for tips in front of and with other guys on live video on Tiktok and other sites that we already played in the courtroom in this case in front of judge Madrigal after Nantita committed perjury and lied and testified she was not working in the adult industry anymore and not doing these things now Nantita is doing full on naked video shows in front of both children and now FINALLY after I threatened on email the sheriff's office and DCF to go to the media with it all on video they have FINALLY ordered and completed the CTP child forensic style interviews on all three children and revealed that all my allegations even though not a crime are true
- B. There has been a VERY large group of FEMALES around my wife protecting her by lying and committing perjury for her and Judge Holly N Derenthal ordered that CTP must turn over the video tapes in injunction case 2023 DR 002668 DV to me and the courts for review and CPT violated that order and instead had FEMALE Sharon Gilbert AND their attorney Sharon Henry appeared at the hearing and at the hearing Sharon Gilbert I have strong reason and evidence to

believe has committed perjury and lied to the court saying that they never asked the kids about mommy twerking in front of them making porn videos when in fact detective Suzanne Ellis Clouchete that was present in the interviews stated on video after her presence in the forensic interviews that as stated in my original injunction:

“Here is a video of Detective Suzanne Ellis Clouchete talking about what they uncovered in the CTP interviews done on all 3 children last week on 06-28-2023 right after they were completed where she states at 1:54 of the video **“he said mom did shake her butt when she was naked and said she was making a video”** also at 18:51 of the video I said “he is terrified of mom and mom has told him he is going to be in big trouble” and the detective said : “ well when they asked him are you afraid of anybody he said he is afraid of mom and they said why and he said well like monster or scary movies or monster nightmares that’s what he said like a monster or a nightmare”:

<https://www.youtube.com/watch?v=JbCK73fCph0>

Also this has caused FEMALE judge Holly N Derenthal to not believe me and to believe CTP when infact the proof is on those video tapes and need to be viewed to see who is really lying and who is not.

C. I will agree to keep the videos confidential and only submit them in court related matters with the courts but it is crucial for me to view them.

D. Florida Statute §61.13 indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from **continuing and frequent contact with both parents.**

E. The release of these tapes would also possibly unveil the crime of felony perjury by Sharon Gilbert and frankly the not releasing of them is showing the clear intent of hiding this crime and covering up the mothers abuse of the children yet AGAIN by a very large group of females in government on her side. I will be submitting the motion in a police report and to the state attorney’s office as well with a criminal complaint about this whole matter including if judge Holy N Derenthal denies this motion in ANOTHER attempt AGAIN to further hide the truth and cover these video tapes up and the mothers abuse of the children.

2. Florida Statute Section 39.202(6) provides for confidentiality of all Child Protection Team records.

3. The medical reports, case coordinator summaries, forensic interviews (if applicable) and photographs (if applicable) are relevant and material to the issues raised in this matter.

WHEREFORE, Donald Seoane respectfully requests this Court enter an Order:

- A. directing the Child Protection Team to provide Donald Seoane Immediately from the date of this Order, any and all medical reports, case coordinator records, forensic interviews (if applicable) and photographs (if applicable) referencing, (all three children) prepared by the Child Protection Team which are not privileged as work product.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_3th\_ day of September, 2023.

*Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-03-23

5. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com



IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

**MOTION TO DISQUALIFY JUDGE HOLLY N DERENTHAL**

Our legal system is based on the principle that an independent, fair and competent judiciary will interpret and apply the laws that govern us. The role of the judiciary is central to American concepts of justice and the rule of law. Intrinsic to all sections of this Code are the precepts that judges, individually and collectively, must respect and honor the judicial office as a public trust and strive to enhance and maintain confidence in our legal system. The judge is an arbiter of facts and law for the resolution of disputes and a highly visible symbol of government under the rule of law.

Preamble to the Florida Code of Judicial Conduct.

Now comes the above named, Donald Seoane and pursuant to Pla.R.Jud.Admin 2.330, move this court for entry of an Order disqualifying the Honorable Holy N Derenthal (“the Judge”) from presiding as the Judge in this case, and as grounds therefore states the following as grounds:

**FACTS:**

1. I am a father of 4 kids that’s involved in a very much contested divorce and custody battle over the two of my younger children 4 and 5 years old I have in common with my child abusing famous porn star druggie prostitute wife Nantita Seoane.

2. My wife had me falsely arrested and falsely imprisoned for domestic violence in April of 2022 in case 2022 MM 000984 where she was impeached as a witness for not only compulsively committing perjury but admitting to committing perjury to get her injunction against me that
2. removed our kids from my custody after two months of having them after she was backed acted for attempted suicide.
3. Since then there have been a swarm of countless females from women's rights and domestic violence groups and advocates making a profit by assisting Nantita Seoane in her legal fight against me including 8 lawyers from Help Now and Florida Legal all helping a fake domestic violence victim.
  4. I have had two male judges that were totally fair that I had zero complaints about Diego Madrigal and Michel Snure that judge Madrigal was transferred to another county and then judge Snure was intimidated and strong armed off the cases by Nantita huge team of female lawyers and advocates. They did this because two lawyers in particular that I have current open lawsuits against Help which are Now Shelter lawyers Jennifer Jane Watson and Sara Vance are good personal friends with judge Holly N Derenthal and knew they would get an unfair advantage.
5. Judge Holly N Derenthal is a closely connected lawyer before she just became a judge only 2 months ago and has personal relationships and ties too many of the females assisting my wife.
6. Since the 4<sup>th</sup> day of Holly N Derenthal taking on all my cases including an injunction I had on behalf of my 2 children against my wife and the children have been living with me, my fiancé and two other children, full time for about 6 months, I have been complaining about not only Holly N Derenthal but also her Judges assistant Yazel Feliciano that was committing ex parte

with the other side and constantly ignoring me and refusing to assist me while assisting them.

7. I have filed 3 JQC complaints, letters to the governor, Posted publicly all over the internet calling for and petitioning for her impeachment and disbarment and since the 4<sup>th</sup> day she took my cases I have filed 10 motions to recuse her that she has denied.
8. Holly N Derenthal made threats to me and my children in the courtroom at our first hearing that I also filed complaints with the JQC and after she followed through with those at the second hearing again totally violating all my rights and called me names and defamed me in the courtroom covering up the mothers abuse of our children and then placing the children back with her in a very dangerous situation I then filed a domestic violence restraining order injunctions from my kids to her and the mother that she has her close personal friend and colleague judge Christy C Collins dismiss.
9. The countless motions judge Derenthal has denied that I will have to appeal now has made a serious mess all caused by her misconduct and bias and refusal to follow the law and step down when there is any hint of bias.
10. Holly N Derenthal after not giving me a fair timely chance to have a fair hearing denied seeing my countless evidence on video and more and denied to let any of my countless witnesses testify and then took things a whole step further calling me a liar and ordering my into a “mental Health Evaluation” which after its completion along with completion of the extra CAP, PAS and PAM mental health psychology test I submitted in a Motion on Saturday night 9/2/2023 the very next morning on Sunday 9.3.2023 Judge Derenthal makes a long detailed order not only attacking me and defaming me with lies and libel but while I was also gaining public funding and attention to get justice for my children and to have her removed and get lawyers involved she

then makes another order gagging me from posting about anything about this mess online and then orders me to go to one of her 3 well connected corrupt colleagues “mental Health Evaluation” centers that even google reviews state these places are a corrupt arm of the court that will say you are crazy for a profit no matter what you do and have hundreds of 1 star Reviews backing this fact up. I filed this all in motions to reconsider yesterday showing it to her that will be denied like all my other motions she does nothing but deny. Therefore this motion is done in a timely matter within ten days of incident as Florida law requires.

11. Holly N Derenthal has caused a waste of judicial resources, an abuse of the process, abuse of discretion, has violated several Canons of Florida’s Canons of Judicial Conduct, and has incorrectly denied all of my motions in violation of Florida case law
12. I can go on for hundreds of pages of misconduct and unfair bias judge Holly H Derenthal has done from admitting into evidence a false arrest I had from 25 years ago when I was 18 years old 15 years before I even met my wife and judge Derenthal admitted it into a injunction case on behalf of the children against the mother and gave her more grounds to unjustly dismiss it to her denying to allow any child hearsay of child abuse and neglect allowed by Florida Statute § 90.803(23)(a)(1) but then she allowed witnesses for the other side to testify child hearsay and commit perjury and lie under oath saying there was no child abuse. The list goes on and on and on.
13. Judge Holly N Derenthal’s disqualification is crucial to my children’s safety of me and them getting a fair chance at an unbiased fair trial. I can honestly say I have lost almost all confidence in the judiciary in this country based on this court’s actions and the Osceola county Circuit Court of Their outrageous conduct towards me and my children in my court cases. I can unequivocally say

that I firmly know I cannot get a fair hearing or a fair trial before the Honorable Judge, Holly N Derenthal.

Laws and other cases that support Holly N Derenthals disqualification immediately:

1. See “EXPEDITED MOTION TO RECUSE“ filed 8/27/2023 that was denied and the 10<sup>th</sup> motion to recuse filed against judge Derenthal. That includes 3 JQC complaints listing all the Florida cannons she has broken and much much more.
- 2.
3. Everything that is required in RULE 2.160. DISQUALIFICATION OF TRIAL JUDGES has been met and applies to this case and Judge Holly N Derenthal’s disqualification is allowed and needed according the law.

WHEREFORE Defendants respectfully request that this court enters an Order disqualifying the honorable Holly N Derenthal from presiding over this cause.

VERIFICATION

Under penalty of perjury, I declare that I have read the following documents and that the facts stated in it are true and correct to the best of my knowledge.

Signature \_ *Donald Secane* \_

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson and Holly N Derenthal on this \_4th\_ day of September, 2023.

*Donald Seoane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-4-23

2. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

CASE NO.:6D23-3388  
L.T No.: 2022-DR-002336-DC  
DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

\_\_\_\_\_  
Appellant / Petitioner

**AFFIDVIT IN SUPPORT OF MOTION TO DISQUALIFY JUDGE HOLLY N  
DERENTHAL**

BEFORE ME, the undersigned authority, personally appeared,  
DONALD CARLOS SEOANE, who first being duly sworn and  
deposes says: I, Donald Carlos Seoane, am over the age of  
eighteen years old and a resident of Osceola County, Florida since  
2020.

1. I am doing this affidavit in order to swear under oath that my  
motion to disqualify the Honorable Judge, Holly N Derenthal is as  
accurate as I can attest to without any hearing transcripts and  
everything contained in my Motion for Disqualification of Judge  
Holly N Derenthal is true and accurate to the best of my  
knowledge.

2. I am Petitioner in case 2022-DR-002336-DC and 2023 DR002668  
DV AND OTHERS AS WELL AS the Appellant in appeal case 6D23-  
3388, and I make this Affidavit based on personal knowledge.

3. Judge Holly N Derenthal has ignored countless of my motions and not followed through with orders she mad~~t~~ towards the other side, I believe she has assisted in the crimes , the coverup of child abuse by my children mother and perjury by CPT Sharon Bilert that I just filed a personal civil lawsuit against for perjury and I believe judge Derenthal knowing conspired with her allowing her to lie under oath and judge Derenthal not following through with her order for them to turn over the child forensic interview video tapes that would absolutely prove her and theirs coverup, she also held an illegal hearing on 7/13/23 AT 2:30PM in courtroom 4d in 2023 DR 002668 DV not only while she was bias and saw all my JQC complaints I have shown her in 10 motions to recuse that she has denied but also she held the 2 hour hearing off the record and the records department has confirmed this and said there is no audio recording by the court and it was held off the record. I personally believe because of the amount of corruption and level of corruption in the Osceola county system that judge Derenthal has got the record keeping department to remove the audio recording and mark that hearing as off the record which I will be filing a 4th JQC complaint about. The 2023 Florida Statutes 741.30 (h) "All proceedings under this subsection shall be recorded. Recording may be by electronic means as provided by the Rules of Judicial Administration." Now this is not all as I have showed her my complaints to the governor about all her illegal actions, I have sent her and her judges assistant Yazel Feliciano an intent to sue in federal court letter and much more and still Holly N Derenthal held another illegal hearing while being completely bias against me violating countless Florida judicial cannons and laws and was totally bias and unfair denying my motions, wasting judicial resources, an abuse of the process, and violated my children's rights and covered up child abuse and dismissed an injunction I had on behalf of them and then turned around and removed my 4 and 5 year old children from the safe happy environment they were in and removed them from their high end charter school they were going to with my full custody 12 year old daughter that's their sister and then placed them full



time with their porn star drug addicted prostitute mother Nantita Seoane and ordered me supervised visitation and if this is not bad enough then I ordered me to take a mental health evaluation and then after I immediately completed a full mental health evaluation with a licensed counselor then judge Derenthal orders me to do another one with one of the 4 corrupt facilities that all have hundreds of bad reviews of people saying these places are a corrupt arm of the court for a profit that will say your crazy and order you into to treatment even if you are perfectly normal. Judge Holly N Derenthal needs to be removed from my case and the bench all together. She only has been a judge 2 months and she is acting this way is dangerous to children like mine and many others. I do believe Judge Holly N Derenthal needs a Mental Health Evaluation!

4. She has illegally and incorrectly denied all of my motions in violation of Florida case law as well. The court in denying my motions I believe has violated several Canons of Florida's Canons of Judicial Conduct as well as several of my constitutional rights. I can honestly say I have lost almost all confidence in the judiciary in this country based on this court's actions and the Osceola County Court of their outrageous conduct towards me in my court cases.

5. If I didn't file these affidivits, motions and appeals, I feel I will lose my right to file them later. I have several other individuals that are filing sworn affidavits into all my cases about the truth of the child abuse that judge Darenthal covers up and also about her misconduct after I have obtained a copy of the 2<sup>nd</sup> hearing and my friends and family are getting hear her outrageous bias and misconduct. I am hoping an appeals court not only removes her but undoes all her illegal orders which would cause the return of my children to myself and my 12 year old full

·custody daughter and then to be able to return back to school together.

6. It is required that a person file this motion as soon as possible when learning of any judicial prejudice or bias by a Florida Judge and I have.

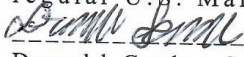
7. Judge Derenthal has social media accounts that already has been recorded that have several friends many of which would prove she has a conflict with the countless women involved in my wifes side of the case.

8. I can unequivocally say that I firmly believe I cannot get a fair hearing or a fair trial or anything for that matter before the Judge, Holly N Derenthal.

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of my Affidavit in Support of my Motion to Disqualify Judge Donald Seoane will be sent by regular U. S. Mail to the Clerk of

County Court, 2 Courthouse Sq, Kissimmee, FL 34741. And by regular U.S. Mail to Prosecutors office Respectfully submitted,

  
-----  
Donald Carlos Seoane  
travelingrvstyle@gmail.com

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this affidavit and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

**FLORIDA JURAT**  
FS 117.05(13)

State of Florida  
County of Orange }

Sworn to (or affirmed) and subscribed before me by means of

Physical Presence,

— OR —

Online Notarization,

this 8th day of September, 2023, by  
Day Month Year

Donald Seoane

Name of Person Swearing or Affirming

*Zachary Stoick*

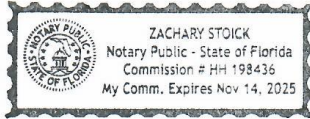
Signature of Notary Public — State of Florida

Name of Notary Typed, Printed or Stamped

Personally Known

Produced Identification

Type of Identification Produced: Florida  
Driver's License



Place Notary Seal Stamp Above

**OPTIONAL**

*Completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.*

**Description of Attached Document**

Title or Type of Document: Affidavit In Support of Motion...

Document Date: n/a Number of Pages: 4

Signer(s) Other Than Named Above: n/a

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_8th\_ day of September, 2023.

*Donald Seoane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-08-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

IN THE COUNTY COURT OF THE NINTH JUDICIAL CIRCUIT  
IN AND FOR OSCEOLA COUNTY FLORIDA

IN RE: THE MARRIAGE OF

Case Number: 2022-DR-002336-DC

DONALD CARLOS SEOANE,

Petitioner/Husband,

and

NANTITA SEOANE,

Respondent/Wife

### **NOTICE OF AFFIDAVIT CHILD COUNSELOR**

COMES NOW, the Petitioner/Husband, DONALD SEOANE (hereinafter referred to as

“Husband”), and hereby files this **“NOTICE OF AFFIDAVIT CHILD COUNSELOR”**

, against the Respondent/Wife., NANTITA SEOANE (hereinafter referred to as “Wife”):

1. Below is the Childrens Counselor’s sworn Affidavit to further support and prove the cover-ups of child abuse by all the FEMALES on my wife Nantita Seoane’s side.
2. In Exhibits are again the 4 child consoler reports that all the FEMALES around my wife keep ignoring and covering up even though Florida Statute §61.13 indicates that it is the state’s policy that child custody decisions are made in accordance with the best interests of the child and these reports should be taken into evidence and considered.

# AFFIDAVIT

## (Sworn Statement)

I have known Mr. Seoane since June of 2022 when he came to my office with his oldest daughter Stacy for counseling. Mr. Seoane also asked me to see his younger two children Andrew and Anna at a later time. I have been working with his children and have known the whole family since then. He is currently living with his fiancé and a 4 month old son and his daughter Stacy. I have been seeing his children frequently and have come to know that whole family very closely.

Mr. Seoane is a very family oriented man and he loves all his children very well. Currently his two children have been returned to their mom and he will only be allowed to see them during a supervised visit starting at a later date.

Mr. Seoane is very distraught over the separation from his children and his fiancé and his older daughter are all very sad over this separation from the two younger children.

I have come to know this family and this man very well and I can say that he wants the best for his children and would never do anything to harm them.

Mr. Seoane is a very law abiding person and he works very hard to take care of his family.

I have seen that he and his fiancé worked very hard to enroll the two younger children in the same school that his daughter was going to, which is a very highly rated chartered school in the area.

I can see that the children were very happy there and the whole family was doing well and getting along well with each other.

I support Mr. Seoane and recommend that the children be returned to him because they need a stable family environment which their mother is unable to provide due to the following reasons:

Mother does not have means to provide for the children, nor is she employed. Mother does not have a car and has no family support system in this country since she is from Thailand. Mother is not trained to do anything since in her country she was in the prostitution industry, which is very common there.

Mother is irresponsible and often behaves inappropriately in front of the children while she is in the company of her male friends.

I am aware that the Mr. Seoane has been accused of coaching his son but I know that is not true because he made a video of me questioning Andrew in my office about the inappropriate behavior.

As far as my qualifications and my experience, I am licensed by the state of Florida and have been working in this field for about 25 years. I have worked with all ages, children and adults.

Over all I feel that the mother is not in the best situation to provide a healthy and stable environment to the upbringing of the children. The children had gotten used to living with the

father full time and had already started school and were there two weeks already. In the end I repeat, I support Mr. Seoane completely and request that the children be returned to him full time, and be allowed supervised visits with the mother.

Rahila Bashir, LMHC

Florida License: MH7753

Affiant's Signature: [Signature] Date 9-5-23

NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which the certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of Florida

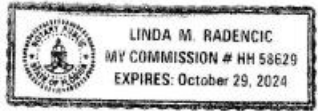
On 9-5, 2023, before me, Rahila Bashir, personally appeared who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the state of Florida that

The foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Linda M. Radencic



Notary Public

Linda M. Radencic

Print

Affiant's Signature: [Signature] Date 9-5-23 (SEAL)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this 05th day of September, 2023.

A. Donald Seoane

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed

( ) hand-delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-05-23

B. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com



Exhibit A



***New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905***

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

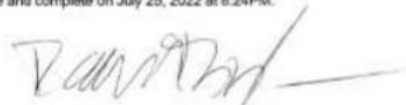
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: Rahila Bashir

Patient: Stacy Seoane, DOB 5/20/2011

### Contacted Party

Name: Stacy Seoane

Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.

## IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

CASE NO.: 2022-DR-002336-DC  
DIVISION: Domestic

### REQUEST TO TAKE JUDICIAL NOTICE 3

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as

“Petitioner/Husband“) Pro Se, and files this request for the Court to take judicial notice pursuant

to Florida Statute 90.202.

Also your honor respectful I am not a lawyer and Pro Se and do believe there are several points [about 20] in Florida Statutes Section 61.13(3) that would have the court also take all this below into consideration as it would be important in determining the best interest of the children. The matter(s) requested that this Court take judicial notice of is/are the following:

#### FACTS

1. Contrary to judge Holly N Derenthal and a large group of FEMALES and only FEMALES ridiculous outlandish Accusations against the father Donald Seoane, there several witnesses willing to testify that have illegally been denied to speak by Holly N Derenthal including the children's 25 year experienced child consoler that is very Upset with this court refusing to look at evidence and continuing to cover the child abuse from the children's irresponsible mother and instead accusing the father of lying and being crazy.
2. The consoler has completed the "Mental Health Evaluation" on myself Donald Seoane that this court originally ordered at the final hearing on 8/25/2023 as well as an extra CAP, PAS and PAM mental health psychology test. See Exhibit A
3. The child consoler has now also done a sworn affidavit attesting to her shame to this court because of the FACTS that I Donald Seoane am not crazy or lying and the children are currently in grave danger because of the cover-ups of abuse done by this court. See Exhibit B



4. The child consoler has also written 4 full reports detailing the abuse of the children and had to also report it to DCF but this court keeps ignoring it. See Exhibit C
5. The Child Protection team video tapes that Holly N Derenthal ordered CPT to turn over to the petitioner in her order on 7/17/2023 “ORDER ON MOTIONS TO COMPEL CHILD PROTECTION TEAM RECORDS (FILED 7/6/23 AND 7/7/23) “ Holly N Derenthal to this day has not made them turn over the tapes and instead has let one of their employees Sharon Gilbert lie on the stand and commit perjury that I have now just filed a personal civil lawsuit against her for and sooner or later from some judge in some courtroom even if it has to be from federal court will get those video tapes to prove the lies and cover-ups of abuse being done from the children’s mother.
6. Judge Holly N Derenthal is now also an accessory to more than one crime and in the capacity outside her judicial capacity and immunity covers and the cover-up of child abuse along with the perjury and others things will come to light very soon as much more of the legal process will be dealing with this very soon including law enforcement and federal court judges.
7. Judge Holly N Derenthal has made essentially a gag order on me preventing me from taking about the abuse around the kids including her as it seems on social media in an attempt to hide the truth and facts but not gagged me from the mainstream media or other smaller media outlets and I will be visiting several TV stations and smaller media outlets turning them over all the videos and doing interviews and more with them. You can gag

order me on that also but in the end all these gag orders are a violation of my constitutional rights and will be turned over in appeals court and that's why I am filing this here for them to see along with my federal lawsuit against judge Holly N Derenthal I am still working on.

8. Being the loving caring father that I am not only myself but many friends and family find this courts actions disgusting and I will not be silenced or intimidated by the corrupt individuals (Man hating feminist FEMALES) that are covering the abuse of my children and placing them in that abuse with the mother all because they hate me and who I am and my ex profession as a retired famous male adult movie star. Your prejudice and discrimination against me is VERY clear to many. I was not treated like this by male judges Snure or Judge Madrigal and your actions are disgusting to say the least.
9. I will be filing a "AFFIDAVIT IN SUPPORT" and then a "**EXPEDITED MOTION FOR REHEARING**" which I predict will be denied like all other motions I put in front of bias judge Holly N Derenthal that is violating my constitutional rights not stepping down off all my cases but for now all I can do is document this here, with the media and federal courts which I am doing.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via

Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_05th\_ day of Semptember,  
2023.

*Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: 9-05-23

3. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

EXHIBIT A

**NEW WAY COUNSELING SERVICES, INC.**

4670 Lipscomb St. Suite 2

Palm Bay, FL. 32905

321-312-1666

[www.newwaycounseling.org](http://www.newwaycounseling.org)

**MENTAL HEALTH EVALUATION**

**Client Name:** Donald Seoane

**Date of Birth:** 02-15-1980

**Ethnicity:** Hispanic

**Date of Evaluation:** 08-30-2023

**REASON FOR REFERRAL:**

Mr. Donald Seoane was seen for a mental health evaluation pursuant to a Court Order. According to the information provided by the client as a self-statement and client's case-related

documents, Mr. Seoane was court ordered to submit to a mental health evaluation due to a custody case. The present evaluation will assess the client's risk level, the potential for a mental health condition and any treatment to recommend.

According to Mr. Seoane's self-statement and the statements from the children, his wife has had a history of displaying inappropriate behavior in front of the children and towards the children. (she uses physical punishment to discipline the children, unable to be a responsible parent, does not tend to the children properly, exposes the children to numerous prostitution clients of hers, leaves the children in crack/drug houses for other people to care for them, is unable to co-parent with Mr. Seoane. Mother became friends with a female neighbor who has a criminal record and a history of abusing drugs, and child neglect. This neighbor also smokes marijuana with his wife in front of the children. The mother was also Baker Acted for attempted suicide and had the father falsely arrested for domestic violence. Marital problems between Mr. Seoane and his wife continued after these incidents and the marijuana use from his wife; the judge gave Mr. Seoane custody of the children however; the judge reversed the custody back to his wife. Mr. Seoane currently has supervised visits.

1 of 5

**EVALUATION PROCEDURE:**

Background information was obtained in a direct clinical interview with Mr. Seoane and from Case-related documents provided by Mr. Seoane. The purpose of the evaluation and limits to confidentiality were explained and were signed by Mr. Seoane. He appeared to understand the explanation and their constraints that there is no confidentiality with respect to the Court. During the Clinical interview Mr. Seoane's statement appeared to be detailed, clear and he was observed to be truthful with a good disposition to disclose everything that was inquired.

**DOCUMENTS REVIEWED:**

- Structured clinical interview
- Client's self-statement
- Case-related documents
- (PAS) The Personality Assessment Screener
- (CAP) Child Abuse Inventory Form – VI
- (PAM) Parenting Assessment Measure

**FAMILY HISTORY:**

According to Mr. Seoane, a 43-year-old Hispanic male whose primary language is English was born in and raised in Miami, Florida and claims to have a Cuban ethnicity from his father and American ethnicity from his mother. His parents have been divorced since Mr. Seoane was 20 years old. He denied any history of domestic violence nor alcohol /drug abuse between his parents and denied having any siblings.

Mr. Seoane claimed he traveled to Thailand, Asia and South America. He fathered children from 2 of his marriages and a current co-hab. relationship. His first daughter was born in Thailand from his first marriage. He has 1 son (5 years old) and a daughter (4 years old) from his second marriage. He also has a 4-month-old son from his current co-hab. relationship.

**EDUCATION / WORK HISTORY:**

Mr. Seoane claimed he did not graduate from high school and left school when he was in 9<sup>th</sup> grade to pursue his own business as a boat mechanic. He also worked 2 years as a Fireman. All in the State of Florida. He reported to work as a Web Master / Boat and car mechanic from age 18 until the present time. Mr. Seoane also worked in the adult industry.

2 of 5

**CRIMINAL / LEGAL HISTORY:**

A domestic violence charge was found during a background check on Mr. Seoane. He claimed the charges occurred in April of 2022 and were dismissed by the Jury.

**SUBSTANCE ABUSE HISTORY:**

Mr. Seoane denied any history of alcohol or drug abuse.

**MILITARY SERVICE:**

Mr. Seoane denied having a military service history.

**PSYCHIATRIC HISTORY:**

Mr. Seoane denied having psychiatric treatment nor Baker Act History.

**MEDICATION HISTORY:**

Mr. Seoane denied being on any medication at this time and has no history of being on medication.

**MENTAL STATUS EXAMINATION:**

**A – Presentation**

Appearance – appropriate, clean

Mood – appropriate

Attitude – Fully cooperative

Affect – Normal and appropriate.

Speech – normal

Motor activity – within the normal limits.

Orientation – oriented x4

**B – Mental Functioning**

Simple calculation – accurate

Serial numbers – accurate

Immediate memory – intact

3 of 5

Remote memory – intact

General knowledge – intact

Similarities / differences – accurate

**C – Higher Abilities**

Judgement – within the normal range

Insight – within the normal range

Intelligence – within the normal range

**D – Thought Content**

Thought process – within the normal range

Delusions – none evident

Hallucinations – none evident

**E – Risk Assessment**

Suicide – none evident

Violence – non evident

Child Abuse – none evident

Partner Abuse – none evident

Elder Abuse – none evident

**TESTS RESULTS:**

**CAP** – was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test's objectives were to identify child / spouse abuse and levels of social and personal functioning and support. The test's answers show no risk for child / spouse abuse at this moment along with no problems with family members, no problems with other people and potential nor proneness for abusive behavior.

**PAS** - was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test's objectives were to measure personality traits and if there any or not identified. It also measures client's responses in correlation to daily stressors. Results yielded to a marked range in the (PF) Psychotic Features category. Results describe an individual who due to his history with previous relationships developed hyper-critical and defensive mechanisms and as self-preservation mechanism.



**PAM** - was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test was designed to assess the strength of the parenting alliance. It includes items to assess how cooperative, communicative and mutually respectful the parent is when caring for the child (ren). The test's results defined a very cooperative, communicative and respectful parent (Mr. Seoane). It also described that he allows a 50/50 parenting alliance with respect to the other parent.

**DIAGNOSTIC IMPRESSION (DSM-5)**

V62.5 (Z65.3) Problems related to other legal circumstances

**SUMMARY AND RECOMMENDATIONS:**

Mr. Seoane's current profile of clinical needs appears to be within the normal range. Overall, the findings show no risk levels from this client towards his family, or children. No further mental health services are to be recommended for this client.

**PROVIDER'S SIGNATURE:**

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', written over a horizontal line.

Rahila Bashir, LMHC, FL License MH775

Exhibit B

**AFFIDAVIT**

**(Sworn Statement)**

I have known Mr. Seoane since June of 2022 when he came to my office with his oldest daughter Stacy for counseling. Mr. Seoane also asked me to see his younger two children Andrew and Anna at a later time. I have been working with his children and have known the whole family since then. He is currently living with his fiancé and a 4 month old son and his daughter Stacy. I have been seeing his children frequently and have come to know that whole family very closely.

Mr. Seoane is a very family oriented man and he loves all his children very well. Currently his two children have been returned to their mom and he will only be allowed to see them during a supervised visit starting at a later date.

Mr. Seoane is very distraught over the separation from his children and his fiancé and his older daughter are all very sad over this separation from the two younger children.

I have come to know this family and this man very well and I can say that he wants the best for his children and would never do anything to harm them.

Mr. Seoane is a very law abiding person and he works very hard to take care of his family.

I have seen that he and his fiancé worked very hard to enroll the two younger children in the same school that his daughter was going to, which is a very highly rated chartered school in the area.

I can see that the children were very happy there and the whole family was doing well and getting along well with each other.

I support Mr. Seoane and recommend that the children be returned to him because they need a stable family environment which their mother is unable to provide due to the following reasons:

Mother does not have means to provide for the children, nor is she employed. Mother does not have a car and has no family support system in this country since she is from Thailand. Mother is not trained to do anything since in her country she was in the prostitution industry, which is very common there.

Mother is irresponsible and often behaves inappropriately in front of the children while she is in the company of her male friends.

I am aware that Mr. Seoane has been accused of coaching his son but I know that is not true because he made a video of me questioning Andrew in my office about the inappropriate behavior.

As far as my qualifications and my experience, I am licensed by the state of Florida and have been working in this field for about 25 years. I have worked with all ages, children and adults.

Over all I feel that the mother is not in the best situation to provide a healthy and stable environment to the upbringing of the children. The children had gotten used to living with the

father full time and had already started school and were there two weeks already. In the end I repeat, I support Mr. Seoane completely and request that the children be returned to him full time, and be allowed supervised visits with the mother.

Rahila Bashir, LMHC

Florida License: MH7753

Affiant's Signature: [Signature]

Date 9-5-23

NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which the certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of Florida

On 9-5, 2023, before me, Rahila Bashir, personally appeared who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the state of Florida that

The foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Linda M. Radencic

Notary Public

Linda M. Radencic

Print

Affiant's Signature: [Signature]

Date 9-5-23 (SEAL)

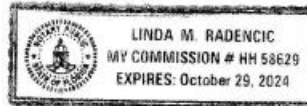


Exhibit C



***New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905***

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF. Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time. He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on. Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

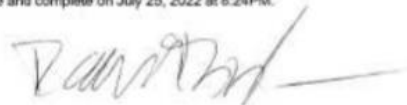
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.





## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.

## IN THE COUNTY COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR OSCEOLA COUNTY FLORIDA

IN RE: THE MARRIAGE OF

Case Number: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,

Petitioner/Husband,

and

NANTITA SEOANE,

Respondent/Wife

## **NOTICE OF AFFIDAVIT BERKYS**

COMES NOW, the Petitioner/Husband, DONALD SEOANE (hereinafter referred to as

“Husband”), and hereby files this **“NOTICE OF AFFIDAVIT BERKYS”**

, against the Respondent/Wife., NANTITA SEOANE (hereinafter referred to as “Wife”):

3. Below is the Berky’s sworn Affidavit to further support and prove the cover-ups of child abuse by all the FEMALES on my wife Nantita Seoane’s side.
  
4. In Exhibits are again the 4 child consoler reports that all the FEMALES around my wife keep ignoring and covering up even though Florida Statute §61.13 indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child and these reports should be taken into evidence and considered.

To whom I may concern,

I am writing this letter on behalf of my good friend and neighbor that I have known for over a year. Since we have spent family time with each other families and my daughter and my son would go over to play with Donald kids, my husband and I would even let my daughter and his daughter have sleep over and they are very good friends.

Donald and his Fiancé are always very involved and make sure his 4 kids have what they need in the house and we have always seen Donald very involve and protective towards his children and make sure their wellbeing and safety was always first. Has our family relationship developed Donald kids got really close to ours so we spend more times at least either eating dinner together or Donald always inviting us over for a cook out?

I am also very close to his Fiancé and Donald youngest Son so both myself and Donald fiancé spend quality time with the children and even Donald played with the kids so my family always enjoyed our time there, But or a more serious time there was one morning that his son was missing and Donald could not find him so he called 911 worried that he ran away because prior to his disappearance he was acting out towards the family and saying he wanted to leave and just being mean to his sisters and to his Step Mother, so Donald tried to ask his son what wrong buddy? He kept on saying nothing (I can't tell you) Donald kept asking him "what can't you tell me"? But his son just didn't say anything and that's when Donald came to my house and asked if we could help him eventually we found him and 911 arrived so myself, and the kids and the Step Mother where in the house while Donald spoke the officer that arrived at that point I was asking Dons son what was wrong and he ran to his room. Donald finish talking to the officers and so Donald and I went to his son room to see if he was ok and told him that he wasn't in trouble but we just needed to know what caused him to be so upset that morning but he refused to talk to us so Donald ask me if I wanted to try and ask him so I went to give his son a hug and told him he be ok and asked him what was wrong? He started by telling me he scared so I ask him do you like Daddy and he said yes, Do you like it here living with Daddy he said yes, and I asked him if he like at mommy house and he said yes also but he said mommy will be mad at me, So I asked him why would mom be mad at you? Did you do something? He said no mommy said not to say anything, I asked him about what? He response about her doing tiktok so I told him why can't you tell Daddy about her tiktok he said mommy said I can't tell Daddy about her tiktok so I ask what was wrong with her doing tiktok, Andrew said that mommy does tiktok videos with no clothes on and shake her butt, mommy said I can't tell Dad so I don't want to get in trouble, so at that point we came out at Andrews room and went to Don to share what Andrew told me. We told Andrew that he wouldn't be in trouble he also shared with me and Donald that mommies Boyfriend isn't nice to him and hit him we ask to show us where he hits you so he showed us and he pointed towards his mid back while mom saw the Boyfriend hit Andrew.

I believe that these children were taken from a safe and loving home where they all enrolled in school and Donald make sure all their needs where always meet and its breaks my heart to see that Donald got

his children taken from him when he was been there and nothing but a responsible father to his children, We the Brunelle Family care deeply for them and would love to see those babies be return to their father so please allow him to speak his truth.....

Sincerely,

Berkys Brunelle

Affiant's Signature Berkys Brunelle Date 9/11/23

NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which the certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of Florida

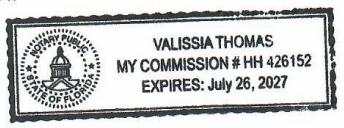
On ~~September 11th~~ 11th 20 23, before me, Berkys Brunelle, personally appeared who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the state of Florida that

The foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Valissia Thomas



Notary Public

Valissia Thomas

Print

Affiant's Signature Berkys Brunelle Date 9/11/23 (SEAL)

STATE OF FLORIDA COUNTY OF Orange  
The foregoing instrument was acknowledged before me this  
11th day of September, 20 23, by  
Berkys Brunelle  
Personally Known \_\_\_\_\_ OR Produced Identification   
Type of Identification Produced FD Driver's License

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_05th\_ day of September, 2023.

C. *Donald Seoane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson < jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-05-23

D. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com

Exhibit A



***New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905***

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC





Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

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Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

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[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

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Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

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Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

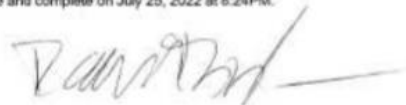
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



**APPENDIX H**

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT

IN AND FOR OSCEOLA COUNTY FLORIDA

IN RE THE MARRIAGE OF:

DONALD CARLOS SEOANE

Petitioner/Husband,

and.

NANTITA SEOANE

Respondent/Wife.

---

CASE NO: 2022-DR-002336 DC

DIVISION: 40

ORDER ON PETITIONER'S EMERGENCY MOTION FOR

FOR TEMPORARY CUSTODY OF THE CHILDREN

This cause came before this Court for a hearing on November 21, 2022 on Petitioner's Emergency Motion For Temporary Custody of the Children. The Court, having reviewed the Court file, heard testimony, and being further advised on the premises, it is thereupon,

ORDERED and ADJUDGED as follows:

1. The Petitioner's Emergency Motion For Temporary Custody of the Children is DENIED in part as an emergency and as to Petitioner's request to have full custody of the two minor children (A.J.S and A.L.S) during the pending dissolution proceeding, but

GRANTED in part as to the following:

- a. The current time-sharing arrangement will change from Petitioner only having every other week-end with the children (A.J.S. and A.L.S.), to the time-sharing being split fifty/fifty between the Petitioner and the Respondent. The parties will alternate time-sharing according to a one-week-on, one-week-off schedule.
  - b. The exchanges are to occur on Friday mornings when the children are dropped off to day-care. Petitioner at the end of his time-sharing will drop off the children on Friday mornings at day-care and Respondent will pick them up at the end of the school day at day-care on Friday. Respondent at the end of her time-sharing will
- Filing # 163500169 E-Filed 12/21/2022 03:32:42 PM
- drop off the children at day-care on Friday mornings and Petitioner will pick the children up at the end of the school day on Friday afternoon at the day-care.

2. Time-sharing for the Christmas holidays will be as follows: Petitioner's time-sharing for the week of December 19th, 2022 will end at 7:30 p.m. on Saturday, December 23rd, 2022. The parties are to complete the exchange at the Kissimmee Police Station Parking Lot on Saturday, December 24th, 2022 at 7:30 p.m. Respondent will have time-sharing on December 25th, 2022 until Friday, December 30th, 2022, thereafter the parties will follow the regular time-sharing schedule.

3. The parties shall not to engage in producing any adult content during their time-sharing with the children.
4. The parties shall not leave the children with a third-party other than the day-care or day-care teacher.
5. The children are to continue attendance at their current day-care and both parties are to be listed as emergency contacts.
6. Both parties shall not make any disparaging comments about each other while the children are present.
7. The parties are to co-ordinate and schedule mediation by February 15th, 2023.

It is hereby ORDERED AND ADJUDGED:

- A. Time-sharing with the children (A.J.S and A.L.S.) will be split 50/50 between the Petitioner and Respondent. The time-sharing schedule will follow a one-week-on and one-week-off alternating schedule. The parties will each end their time-sharing on Friday mornings with drop off at the children's day-care.
- B. The children will continue attendance at their current day-care and both parties are to be listed as emergency contacts.
- B. The parties shall not leave the children with any third-parties other than the day-care or



**APPENDIX I**

**Children's Visitation Program**  
Osceola County Courthouse  
2 Courthouse Square, Suite 3100  
Kissimmee, FL 34741

FILED IN OFFICE  
CLERK OF THE COURT  
OSCEOLA COUNTY, FLORIDA

2023 SEP 11 P 3:08

**SUPERVISED VISITATION REPORT**

FILED IN OFFICE  
CLERK OF THE COURT  
OSCEOLA COUNTY, FLORIDA  
AND COUNTY SHERIFF

CASE NO. 2022 DR 2336 DC

VISIT DATE: September 10, 2023

CASE STYLE: Donald Carlos Seoane v Nantita Seoane

Was the visit completed as scheduled?  Yes  No. If no, explain:

Mr. Seoane brought his 12-year-old daughter (Stacy) to the visit as well.

**Children court-ordered to attend visitation:**

Name: Andrew Seoane DOB: 11.8.2017 Did the child attend the visit?  Yes  No

Name: Anna Seoane DOB: 5.30.2019 Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

**If the child(ren) did not attend, please explain:**


**Arrival at the Center:**

Did the visiting parent arrive on time? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Who delivered the child(ren)? <input checked="" type="checkbox"/> Primary Residential Parent <input type="checkbox"/> Alternate Person
Did the primary residential parent or alternate person arrive on time? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Brief description of child's (ren's) initial contact with the Visiting Parent:
Anna and Andrew both ran up to Mr. Seoane and gave him a hug and kiss.

---

<b>During the Visit:</b>
--------------------------

**During the Visit:**

**Brief description of the activities during the visit:**

Mr. Seoane brought gifts and food for the children, McDonalds, different kinds of toys, coloring books, etc.

Mr. Seoane asked the children how they have been and what they have been doing, the Children Responded with "they have been good and they've been playing a lot"

Mr. Seoane asked the children if they started school yet and if they made any friends. The Children responded with yes.

Mr. Seoane asked the children if they have eaten yet, one of the children (Andrew) responded with No and the other child (Anna) said yes. Mr. Seoane asked Anna what she ate and asked about the time that she ate, she responded that she ate in the mornings and that she ate cereal.

Mr. Seoane then gave the children the McDonalds he has brought for them.

While eating, Mr Seoane showed them all the gifts/toys he had brought for them.

Mr. Seoane told the children about all the things that he has been doing around the house like fixing up their rooms and cleaning the pool.

Mr. Seoane asked the children if they wanted to go outside and play on the playground, the children responded with yes and Mr. Seoane told them as soon as they finished their food they can go outside.

Before going outside Mr. Seoane started to play catch with the children.

While outside, Mr. Seoane and Andrew started to play basketball while Anna and her sibling (Stacy) played on the equipment on the playground. After playing with Andrew for a couple Minutes, Mr. Seoane asked Anna if she wanted to play with them, Anna responded with "no" and Kept on playing with her sibling (Stacy). The children (Anna, Andrew, and Stacy) started to have a race on the field outside and after the race Mr. Seoane asked Andrew if he was hot and Asked if he wanted to take his shirt off. Andrew responded with "yes" to both questions and Then proceeded to take off his shirt and start playing again. After a while of being outside, Mr. Seoane asked the children if they wanted to get some water and then come back outside. The

Children (Andrew, Anna, and Stacy) responded with yes and then proceeded to head inside. While getting water, Mr. Seoane asked Andrew how he was doing and feeling, Andrew Responded with "fine" and then started to play with some of his toys for a bit. After getting water They all went back outside. While outside Mr., Seoane started to dribble the ball with Andrew, while Ana started to play with the sibling (Stacy). After playing for a bit, Mr. Seoane asked Andrew if they could go play with Anna, Andrew responded with yes, so they went over to join Anna and the other sibling (Stacy) on the seesaw. Mr. Seoane asked Anna If she wanted to go on the swings, Ana responded with "yes" and they swung on the for a bit Until Anna decided that she wanted to go play with her sibling (Stacy). After being outside for A while they decided to go back inside. While inside they started to play with Legos. After Playing with the Legos, Anna and her sibling (Stacy) started to play another game (toss) while Andrew and Mr. Seoane continued to play with the Legos. After playing with the Legos for a bit Mr. Seoane and Andrew proceeded to play toss with Anna and Stacy. While playing toss

Page 2 of 4

Mr. Seoane made a comment about Andrew's hair asking if he was going to get a haircut, Andrew Responded that he doesn't know and then proceeded to play toss. After playing toss they all worked to finish the Lego set because Mr. Seoane wanted them to be able to take it home with Them. After finishing the Legos, they all took pictures together. After taking photos, Mr. Seoane stated that they only had a couple minutes left and that he was going to see

Andrew if they could go play with Anna, Andrew responded with yes, so they went over to join
Anna and the other sibling (Stacy) on the seesaw. Mr. Seoane asked Anna
If she wanted to go on the swings, Ana responded with "yes" and they swung on the for a bit
Until Anna decided that she wanted to go play with her sibling (Stacy). After being outside for
A while they decided to go back inside. While inside they started to play with Legos. After
Playing with the Legos, Anna and her sibling (Stacy) started to play another game (toss) while
Andrew and Mr. Seoane continued to play with the Legos. After playing with the Legos for a bit
Mr. Seoane and Andrew proceeded to play toss with Anna and Stacy. While playing toss

Page 2 of 4

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Mr. Seoane made a comment about Andrew's hair asking if he was going to get a haircut, Andrew
Responded that he doesn't know and then proceeded to play toss. After playing toss they all
worked to finish the Lego set because Mr. Seoane wanted them to be able to take it home with
Them. After finishing the Legos, they all took pictures together. After taking photos,
Mr. Seoane stated that they only had a couple minutes left and that he was going to see

Them at the next visit and hopefully Mr. Seoane could bring Benjamin (their other sibling) To the visit. They continued to play while waiting for the visit to be over. When it was Time to go Andrew and Anna gave Mr. Seoane a hug and said their goodbyes.

Visiting Parent's Interactions Observed	YES	NO	AT TIMES	N/A
Redirects child's (ren's) behavior when necessary.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Initiated age-appropriate activities and games.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Initiated appropriate conversation.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Attempted to give equal time/attention to each child, if more than one child.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Children's Interactions Observed	YES	NO	AT TIMES	N/A
Appeared comfortable during the visit.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Responded to behavior modification utilized by parent.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Participated actively during visit.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

**Describe any behavior/conversation by the Visiting Parent that required redirection by the Observer and/or Coordinator: Note: If there was no redirection, please write "None."**

While eating, one of the children (Andrew) told Stacy (sibling) that he has been hanging Around Zackary (A child who lives in the home with the children and Mrs. Seoane)

**Observer and/or Coordinator: Note: If there was no redirection, please write "None."**

While eating, one of the children (Andrew) told Stacy (sibling) that he has been hanging  
Around Zackary (A child who lives in the home with the children and Mrs. Seoane)  
Andrew told the sister (Stacy) the Bam (Michelle's son) comes over all the time for free  
Food and stuff; Stacy asked the brother why does he come over and Andrew said he doesn't  
know.

**Departure from the Center:**

Who picked-up the children?  Primary Residential Parent  Alternate Person

Did the above party arrive on time to pick-up the children?  Yes  No. If no, explain:

Did the child(ren) appear comfortable when separating from the Visiting Parent?  Yes  No If

Did the child(ren) appear comfortable when separating from the Visiting Parent?  Yes  No If no, explain:

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Did the Visiting Parent leave as scheduled?  Yes  No If no, explain:

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Observer's Signature

9/10/2023

Date



Coordinator's Signature

Date

This observation report has been prepared by Observers who are instructed to record what happens during parent-child contacts and who are required to not include opinions and judgments. The Children's Visitation Program does not prepare evaluations of the families who use the program's services or make recommendations about future arrangements for parent-child access. The observations are of parent-child contacts that have occurred in a structured and protected setting. No prediction is intended about how contacts between the same parent(s) and child(ren) might occur in a less protected setting and without supervision. Care should be exercised by the users of these observations in making such predictions.



# Appendix J

## Children's Visitation Program

Osceola County Courthouse  
2 Courthouse Square, Suite 3100  
Kissimmee, FL 34741

### SUPERVISED VISITATION REPORT

FILED IN OFFICE  
CLERK OF THE COURT  
OSCEOLA CO. FLORIDA

2023 SEP 19 P 3:51

KEVIN SOTO, ESQ.,  
CLERK OF THE CIRCUIT COURT  
AND COUNTY COMPTROLLER

CASE NO. 2022 DR 2336 DC

VISIT DATE: September 17, 2023

CASE STYLE: Donald Carlos Seoane v Nantita Seoane

Was the visit completed as scheduled?  Yes  No. If no, explain:


**Children court-ordered to attend visitation:**

Name: Andrew Seoane DOB: 11.8.2017 Did the child attend the visit?  Yes  No

Name: Anna Seoane DOB: 5.30.2019 Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No  
Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

**If the child(ren) did not attend, please explain:**

Mr. Seoane brought Stacy (his daughter) to the visit as well.  
\_\_\_\_\_  
\_\_\_\_\_

**Arrival at the Center:**

Did the visiting parent arrive on time?  Yes  No  
Who delivered the child(ren)?  Primary Residential Parent  Alternate Person  
Did the primary residential parent or alternate person arrive on time?  Yes  No

Brief description of child's (ren's) initial contact with the Visiting Parent:

Andrew and Anna both ran up to Mr. Seoane and Stacy gave them both a hug.  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**During the Visit:**

**Brief description of the activities during the visit:**

Mr. Seoane brought food and toys to the visit, Pizza, Snacks, Legos, kits, Football and Baseball, Toy Cars, Dolls, Painting Activities, etc. Anna and Andrew started to play with the toys brought for the visit (kinetic Sand and Legos). Mr. Seoane asked the children what they have been up to, they both responded "Just Playing." Stacy, Anna, and Mr Seoane started to play with playdoh, while Andrew played with the new toy cars that Mr Seoane brought. While Andrew played with the toy cars, Mr. Seoane started to build a toy ramp for the cars and then Andrew started to decorate it with stickers. While playing, Andrew and Anna started to eat a snack (Fruit Loop Sticks). Stacy asked the children if they were hungry, both children responded "No" and continued to play (Andrew with his toy cars and Anna with her playdoh). Mr Seoane noticed that Andrew's shoes were unlaced and asked him to tie them. Andrew responded stating that he doesn't know how to tie them. Stacy then made a comment stating that he should know how to tie them already. Mr Seoane then taught him how to tie his shoes. Then they all went outside to the playground to play. While walking outside, Stacy and Mr. Seoane noticed that Andrew had gotten a haircut and then asked who did it. Andrew responded that "Mrs. Seoane" did it. While outside, the father started to put together a kite for the children to play with. After assembling the kite, Mr. Seoane then showed Anna and Andrew how to fly it. After playing with the kite, Stacy gave Andrew and Anna a snack (fruit roll-ups and gushers). Mr. Seoane asked Andrew if he has been going to school, Andrew said yes. Mr. Seoane asked Andrew what he's been doing after school, Andrew said that he has been playing with Nicholas (the neighbor) after school. While playing outside, Mr. Seoane asked Andrew if he was hot and if he wanted to take his shirt off. Andrew said yes and took his shirt off. When Andrew took his shirt off, Mr Seoane noticed Andrew had little bumps on him and asked Andrew if it was bug bites Andrew said yes and then continued to run around with the kite. While Andrew was playing with his kite, Mr Seoane went

to spend some time with Anna, who was playing on the swings. After a while, Anna and Stacy started to paint, while Mr. Seoane and Andrew played mini golf and baseball. After a while, Mr. Seoane and Stacy switched (Mr. Seoane started to play mini golf with Anna and Stacy played baseball with Andrew). After playing golf/baseball, the 3 children began playing together. Mr. Seoane did not play this time but kept watch over the children while they played together. When they were done playing outside, everyone decided to go inside and eat. Mr. Seoane showed them the food he had brought for them (pizza). While eating, Mr. Seoane mentioned Benjamin (their other sibling) and told them that he was getting big and that he wants to bring him to one of the visits so they can see him. After eating, they began playing with some of the toys and games (connect 4, Legos, toy cars, and play doh). Stacy and Anna played Don't break the ice while Mr Seoane and Andrew built their Lego sets. Mr Seoane asked Andrew if he and his sister Anna have been to the dentist or been to the doctors recently. Andrew said No. Mr Seoane asked how school has been going and if he has made any friends. Andrew responded with yes. Andrew said he has been hanging out with Nicholas, Christine, and Zachary. Andrew told Mr. Seoane that he was at a party, that there was a "fight that had happen at the party

and that Someone got hurt and there was blood." The child said that he "saw" everything. He also

said that he is no longer allowed to hang around Sophie (the neighbor's child) because of the incident. Andrew also told Mr. Seoane that "Bam" has been around to get food sometimes. At the end of the visit, they took photos together and started to clean up their mess. Mr Seoane packed up the new toys to send home with Andrew and Anna. When it was time to go, Mr. Seoane told the children that he wouldn't see them next week because the center is closed, so he will see them next week.

-Another observer overheard Mr. Seoane asked the Daughter (Anna) what kind of vehicle that they Coming in.

Visiting Parent's Interactions Observed	YES	NO	AT TIMES	N/A
Redirects child's (ren's) behavior when necessary.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Initiated age-appropriate activities and games.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Initiated appropriate conversation.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Attempted to give equal time/attention to each child, if more than one child.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Children's Interactions Observed	YES	NO	AT TIMES	N/A
Appeared comfortable during the visit.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Responded to behavior modification utilized by parent.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Participated actively during visit.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

**Describe any behavior/conversation by the Visiting Parent that required redirection by the Observer and/or Coordinator: Note: If there was no redirection, please write "None."**

None

**Departure from the Center:**

Who picked-up the children?  Primary Residential Parent  Alternate Person

Did the above party arrive on time to pick-up the children?  Yes  No. If no, explain:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Did the child(ren) appear comfortable when separating from the Visiting Parent?  Yes  No If no, explain:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Did the Visiting Parent leave as scheduled?  Yes  No If no, explain:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



Observer's Signature

9/17/2023

Date



Coordinator's Signature

Date

This observation report has been prepared by Observers who are instructed to record what happens during parent-child contacts and who are required to not include opinions and judgments. The Children's Visitation Program does not prepare evaluations of the families who use the program's services or make recommendations about future arrangements for parent-child access. The observations are of parent-child contacts that have occurred in a structured and protected setting. No prediction is intended about how contacts between the same parent(s) and child(ren) might occur in a less protected setting and without supervision. Care should be exercised by the users of these observations in making such predictions.

## **Appendix k**

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC  
DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

### **MOTION FOR REHEARING**

COMES NOW, the Petitioner / Husband, DONALD SEOANE (hereinafter referred to as “Husband”), and hereby files this **MOTION FOR REHEARING** and pursuant to Florida Rule of Civil Procedure 1.540(b), respectfully files this MOTION FOR REHEARING ON FINAL ORDER, pursuant to precedent case law, and in support thereof states as follows:

#### Timeliness of Motion

This motion is timely because the Final Judgment was issued on September 3, 2023 and this Motion for Rehearing is filed within ten (10) days of the date of that Final Judgment. Maule Industries,

Inc., v. Seminole Rock and Sand Co., 91 So. 2d 307, 308-311 (Fla. 1956); Commercial Laundries, Inc., v. Golf

Course Towers Associates. 568 So. 2d 501, 503 (Fla. 3rd DCA 1990); Crum v. State, 507 So. 2d 759, 760

(Fla 1st DCA 1988) pursuant to Fla. R. Civ. P. 1.530 (b), Fla. R. Civ. P. 1.530 1.090 (a) and Fla. R, Civ.

P. 1.550(a).

Fla. R. Civ. P. 1.530 (b) provides the following:

(b) Time for Motion. A motion for new trial or for rehearing shall be served not later than 10 days after the return of the verdict in a jury action or the date of filing of the judgment in a non-jury action. A timely motion may be amended to state new grounds in the discretion of the court at any time before the motion is determined.

### BACKGROUND AND LAW AND ARGUMENT

On September 3 2023, this Court entered a Final Order which is detailed below with my responses as to why it is legally insufficient and needs to be reheard and reversed.

This will be sent to the JQC and many more as a record of the illegal misconduct being done on my cases. On 4/24/2023 after judge BIAS Holly N Derenthal violated my constitutional rights under the 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment while having an illegal hearing while being totally bias and after ten motions to recuse denied after reading countless complaints to the JQC, Governor and many more she ruled against me and covered up the abuse of my dangerous child abusing porn star prostitute from a whore house in Thailand wife and fake domestic violence victim that was impeached at my criminal trial for committing perjury countless times and even admitting to the jury she committed perjury to get her fraudulent injunction against me after she had me falsely imprisoned and falsely arrested and then I got a not guilty on all counts. See case number 2022 MM 000984 and now im suing her for it see case number 2023 CC 003523 CL Since then a swarm of corrupt compulsive lying female man hating women rights activist feminist FEMALES have covered her lies, child abuse, sexual abuse, committed perjury for her, libeled and slandered me, which I have several open lawsuits to many females that have done this including her two Help Now Shelter lawyers Jennifer Jane Watson and Sara Vance and DCF investigator Jessica Scott that committed perjury to defame me case number 2023 CC 003856 CL. I also have an open lawsuit for my wife abusing my full custody child case number 2023 CC 003521 CL

After I had a nonbias judge Diego Madrigal moved off my case and transferred to another county then they put a black FEMALE judge on my case to read and rule on all my motions exposing 3 black FEMALE DCF officers that left my children in the black crackhead's drug house



across the street Michelle Gilliam at 252 Windsor Dr Kissmeee Florida that has a long criminal record for drugs and even was criminally charged for child neglect and had her own kids taken away by DCF. These 3 black female DCF employees left my children in there for 3 days while I was falsely arrested by my wife for domestic violence that I got all not guilty's on from a jury. My wife was baker acted for being mental and trying to kill herself. Again all these FEMALES are trying to railroad me not only because of this but because I am a retired famous adult movie star that has not only falsely accused me of being a women beater but falsely accused me of sex trafficking her which has also been thrown out of countless courtrooms.

I had to file JQC complaints and motions to recuse bias FEMALE judge Christy Collins after she violated all my rights and I even have an open motion to reconsider her 14 motions she illegally denied on her way out the door as a stab in the back she ordered illegally why she knew she was bias see "MOTION TO RECONSIDER ALL MOTIONS DENIED IMPROPERLY BY JUDGE CHISTY C COLLINS AND SET A HEARING TO HEAR THEM ALL AND WHATS FURTHER NOW GOING ON. " Filed 4/12/2023 in this case.

Then I had MALE judge Michael Snure for several months that was more than fair and unbiased that was on my side and granting my motions and petitions till the other side's corrupt compulsive lying FEMALES including her lawyers scared him off the bench and forced him to recuse himself. So two MALE nobias judges I had no complaints about!!! Now TWO FEMALES totally bias trying to railroad me!!!!

Now all these WOMEN get FEMALE judge Holly N Derenthal on their side on the cases which not only has a close relationship with her colleges that are my wife's corrupt FEMALE attorneys Jennifer Jane Watson and Sara Vance BUT also her college FEMALE judge Christy C Collins that hates me for the complaints I filed against her and the embarrassment I caused her. Judge Holly Derenthal keeps committing abuse of discretion over and over and over and violating my constitutional rights making rulings against me and denying motions no other reasonable judge would do.

After completing the ridiculous "Mental Health evaluation" that judge Holly N Derenthal ordered on 8/24/2023 in EXHIBIT A. After judge Derenthal is trying to paint me as crazy for saying it's possible that a bunch of FEMALES could be against me and LYING because of not only me being a famous adult movie star and producer but the allegations at hand against me that I keep beating in courts but the fact I am exposing and calling them all out and suing them as well and calling publicly for these two FEMALE corrupt judges impeachment and disbarment all over social media. No they couldn't possibly be bias right? LOL THEY DO NOTHING BUT LIE LIE

LIE LIE LIE LIE. Proof is in all the exhibits in all my motions and I will be filing appeals on everything and anything bias Judge Holly N Derenthal orders anyways and attaching it to my federal lawsuit for her violating my constitutional rights ruling on my case while bias as well as the JQC and many more.

So judge Derenthal's order "Mental Health evaluation" did not state I had to use a her list of her 4 corrupt connected colleges facilities that largely profit from saying people are crazy for judges that send them these people to make money from and I don't have the money for that anyways. I then completed what she ordered with my own provider that happens to be court approved anyways and has several reports accepted by many courts and has over 20 years' experience doing this with the courts and has also by the way been counseling the children for over a year and knows all of the families situation very well including the court cases and has been in the courtroom several times in my cases waiting to testify and been denied. She has also written 4 full reports detailing the abuse that all these WOMEN keep covering up for my wife including Judge Holly N Derenthal. Judges Holy N Derenthal and Judge Chrisy C Collins have both denied to allow the children consoler to testify AND refused to look at or admit her reports and have violated Florida statute Section 61.13(3) Determination of the best interests of the child shall be made *by evaluating all of the factors affecting the welfare and interests of the particular minor....*

SEE EXHIBIT A

Now that yesterday on a Saturday I filed through the Florida portal my

**"EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND LIVING DECISIONS –  
MENTAL HEALTH EVALUATION CLEARED"**

And Holly N Derenthal is so enraged that a MALE litigant that is also representing himself PRO SE as my own lawyer and is ruining her all over the internet exposing her crimes and bias and posting facts and video proof of the mothers abuse and the cover ups from ALL the FEMALES around my wife including judge Derenthal and she wants to stop me and silence me, Now Holly Derenthal makes this order below full of lies, libel and defamation in an attempt to not only defame and discredit me but also makes orders to silence my constitutional rights to the 1<sup>st</sup> amendment to free speech and political speech and an order for me to see her colleagues for another mental health evaluation so she can have them paint me as crazy but it's not going to work and I know my rights.

She made her order on Sunday 9/3/2023 at 8:50 am after I filed me **“REQUEST TO TAKE JUDICIAL NOTICE divorce”** and my **“EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH EVALUATION COMPLETE”** that I filed late last night on a Saturday that has mysteriously disappeared from the online portal but I will resubmit.

**In EXHIBITS D and E**

you will find those two motions that caused her order below that I have responded to as well in this motion to reconsider.

I have not only completed already a court approve mental health psychology test but also the CAP, PAS and PAM mental health psychology test and I’m perfectly normal as proven in EXHIBITS A and there is no need for me to go to bias judge Holly N Derenthal’s colleges in her county for another one so they can collude with her for a profit like everyone else around her is doing and all this is being added to my federal lawsuit against her.

Now here is her order and my responses of FACTS about her misinformation, lies, libel and defamation of me and her keeping my children in danger around the abusive mother.

*“ORDER MODIFYING TEMPORARY TIME SHARING AND ORDER  
REQUIRING MENTAL HEALTH EVALUATION”*

*“THIS CAUSE came before the court, in chambers, for consideration on the pending issue of temporary time sharing for the parties’ minor children. This court entered a temporary time-sharing order on December 19, 2022. Since then many motions have been filed related to temporary time-sharing in this case as well as in related injunction cases. The court having reviewed the file, including the related cases and findings made by this court in various orders related to the minor children, and being otherwise fully advised, the court FINDS and ORDERS as follows:”*

Wait what “cause”? Pay attention JQC FLORIDA JUDICIAL QUALIFICATIONS COMMISSION!!!

My **“REQUEST TO TAKE JUDICIAL NOTICE divorce”** and my **“EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH EVALUATION COMPLETE”** I filed 9/3/2023 Saturday night through the portal is not only not on the docket and it disappeared from the portal so what so what “Cause” is Holly N Derenthal ruling on? Is she reading the motions off what I showed the public on my social media accounts that I filed on Saturday night on my blog that she shouldn’t even know about or be ruling on? II THINK SO! YUP! Here is the blog: <https://victimofthesystemofwomen.blogspot.com/> Note I posted that on Saturday night in the blog where BEFORE she put a gag order on me where I am exposing all the corrupt FEMALES putting my children in danger including Holly Marie Newman Derenthal and where I am calling for her disbarment and impeachment and have a gofundme.com account and petitions on change.org for her to be disbarred and many other petitions including calling for governor Ron Desatis that appointed her to do something. Yea no misconduct here or abuse of power folks. Here is the links to some of it <https://linktr.ee/victimofthesystemofwomen> take note I have not posted anything online since she issued this illegal gag order on Sunday morning today *“18. Neither party will post or publish any material involving the children online.”*

That does violate my rights to free speech and political speech under the first amendment and will be added to my appeal and lawsuit against Holly N Derenthal but till then I guess she got her way of silencing the truth as she has been doing since she got on all my cases.

*“Procedural Background/Related Cases:*

*In addition to this case, there are many related injunction cases involving these parties and the children, as follows:*

*2022 DR 2094 DV (Resp. v. Pet.), a Final Judgment of Injunction granted on 7.21.22, in place until July 2024)*

*Filing # 181048828 E-Filed 09/03/2023 08:50:11 AM*

2

*2022 DR 4018 DV (Pet. v. Resp.) (Denied after hearing on 11.1.22)*

*2022 DR 4027 DV (Pet. v. Resp.) (Denied after hearing on 11.21.22)*

*2022 DR 4026 DV (Pet. v. Resp.) (Denied after hearing on 11.21.22)*

*2022 DR 4024 DV (Pet. v. Resp.) (Denied after hearing on 11.21.22)*

*2023 DR 2668 DV (Pet. V. Resp.) (Temp Injunction issued on 7.3.23,  
then denied after final hearing on 8.24.23)”*

True and funny you didn't try to admit the cases from 25 years ago when I was 18 years old 15 years before I even met my wife like you did at the injunction cases you illegally threw out while being bias. You did forget this related case though 2022 MM 000984 when my wife not only had me falsely arrested for 3 counts of domestic violence where she at the hearing in front of the jury committed so much perjury she was impeached as a witness and she furthermore admitted to committing perjury to even get her injunction she has that you mentioned above. You also forgot to mention all the lawsuits I have against her and countless FEMALES around her that keep defaming me and lying for her soon which Holly N Derenthal will be on that list of open lawsuits. Here is the list of those:

2023 CC 003856 CL, 2023 CC 003523 CL, 2023 CC 003521 CL, 2023 CC 003494 CL,

Oh wait you also forgot 492023DR003596DV, 492023DR003594DV that one is a new injunction against my wife on behalf of the children because of you putting them in danger in an attempt to get back at me personally and the other is towards you Holly N Derenthal that mysteriously your colleague bias against me judge Chirsty C Collions illegally ruled on and denied while being bias as she has already several months ago granted my motion to recuse her for bias which clearly was admitting she was bias so how is it she came back onto my cases and denied my motions? I am filing ANOTHER JQC complaint which will be the third now on her as well as a separate lawsuit to her now for that. It's clear you and her both are working together to railroad me and my kids and you covering up the CPT video tapes is clear proof.

*“This Petition for Dissolution of Marriage was filed on June 16, 2022. On*

*June 17, 2022, Petitioner filed an Emergency Motion for Temporary Custody*

*(alleging Respondent was engaged in drug use and promiscuous conduct that  
placed the children at risk). “*

*“The court denied this Motion, as an emergency and found the Emergency Motion itself misleading (see docket #13, Order entered June 17, 2022). “*

LIE and Holly N Derenthal is very aware that’s a lie and has seen in my exhibits where judge Madrigal backed up on that after he set us a motion to show cause and at the hearing found out my wife, her FEMALE lawyers and the FEMALES at DCF had all lied in DCF reports as well as committed perjury see docket line 18. Amazing she didn’t mention this line and FACT!

*“The Emergency Motion for Temporary Custody was heard on November 21, 2022 and after an evidentiary hearing, this court ordered temporary equal time sharing (alternating weeks) (see docket #40, Order signed by Judge Madrigal on December 19, 2022). Both parties were represented at the November 21, 2022 hearing.”*  
*Correct but you forgot to mention he also ordered “The parties shall not to engage in producing any adult content during their time-sharing with the children.”*

After we proved she was committing perjury in the courtroom and lying AGAIN when she claimed she was not working in the adult industry anymore AND I told the judge how the children had been telling me that she is STILL twerking in thongs on tiktok in front of the children and played a video in the courtroom of her twerking with her ass out on a live stream for tips on tiktok with 5 guys live while the children were in the home. Then when I brought up how not only DCF but my wife was leaving the children with crackhead Michelle Gilliam at 252 Windsor Dr Kissimmee Florida drug house and she leaves the kids with her porn fans he then made the order “The parties shall not leave the children with a third-party other than the day-care or day-care teacher.”

And the teacher part of that was only made because my wife AGAIN committed perjury and claimed the teacher was at that moment at our house baby sitting the kids when I found out later through the daycare and my children’s statements that nobody from the daycare had ever

been to the house ever and never would and in fact her porn fan prostitution client was at the house alone with my 3 year old daughter and 4 year old son.

*“A few months later Petitioner’s counsel withdrew (see docket line #49).”*

True because she was a FEMALE feminist I hired to turn on her own kind that took the case on a flat rate of 5k and got in over her head and did not want to do the work required anymore for that price.

*““After the withdrawal of counsel Petitioner filed approximately fifteen motions related to temporary time sharing (specifically including #54, #60, & #70 (filed 2.27.23, 3.1.23 and 3.5.23 respectively) (all seeking emergency suspension of Wife’s time sharing with similar allegations). These motions were set for hearing on March 9, 2023, before Judge Collins. After a second evidentiary hearing on temporary time sharing, this court issued an order denying Petitioner’s motions requesting suspension of Wife’s time sharing (see Order signed by Judge Collins*

*3*

*on March 23, 2023).”*

The reason for those motions that I STILL state are FACT to this day and have all the videos to prove it and Our son has a permanent scare on his lip to this day from when he got injured in Michelle Gilliams crack house while my wife was violating the courts orders and has left him and our 3 year old daughter with crackhead Michelle Gilliams crack house with her crackhead husband Tony Mcnamee that also has a long criminal history for drugs and he was smoking drugs around the kids AGAIN and my wife was violating the courts orders “The parties shall not leave the children with a third-party other than the day-care or day-

care teacher.” And judge BLACK FEMALE judge Christy C Collins covered it all up and caused me to file JQC complaints and motions to recuse for bias and she granted my motion which is clearly an admission of guilt and grants me power to get all her illegally orders thrown out and reconsidered which are on the docket still being waited to be set to hearing that judge Snore

had said would be heard but im sure bias Holly N Derenthal will deny them illegally ruling on my motions also while bias and cover up all that abuse as well.

“On March 10, 2023, (the day after the second evidentiary hearing on the temporary time-sharing issues) Petitioner filed an Emergency Motion to Recuse which was denied as to an emergency, but ultimately granted. (see Order signed by Judge Collins on March 31, 2023).”

And that is my legal right when a judge is bias and violating my rights under the US constitution and she is also violating tons of Florida statutes and not admitting any of my evidence and allowing any of my witnesses to talk just like you keep doing Holly N Derenthal yes it's not only my right to file a motion to recuse but also anyone with guts would do to protect their children.

“On June 29, 2023 (#138) the Petitioner filed another Emergency Motion to Temporarily Suspend Wife's Time Sharing. A few days later, on July 3, 2023, Petitioner filed a Petition for Injunction against Domestic Violence OBO of the minor children (see Case No.: 2023 DR 2668). This petition involved similar allegations and was granted on a temporary basis. A final hearing on Husband's Petition for Injunction (in case 2023 DR 2668) was held on August 24, 2023.”

Yes because my wife's corrupt FEMALE transsexual compulsive lying lawyer Emily Calvin had made crazy allegations on talking parents that our son was over sexualized and pulling his penis out and humping the furniture so I did what any responsible parent would do and took him to his consoler and videotaped it and uncovered the mother was twerking now NAKED making porn videos with the children. Everyone has seen the video BUT you're the only one Holly N Derenthal other than all the compulsive lying FEMALES on my wife lying side that say its not true.



“After a full evidentiary hearing (the third hearing on temporary time sharing between these parties) the court denied the Petition and found no evidence to support Petitioner’s allegations of abuse. (See Order Dismissing Temporary Injunction entered 8.25.23 in Case No.: 2023 DR 2668 DV, signed by Judge Derenthal). The findings made in the August 25, 2023 Order Dismissing the Injunction, are incorporated in full, herein by reference.

Modified Temporary Time Sharing”

“ yea NO EVIDENCE” because you Holly N Derenthal wouldn’t allow any of it to be seen or heard just like bias judge Collins. You also covered up the CPT video tapes I am trying to get to this day that will prove im not lying. You ordered them so where are they? That’s right they would prove all my statements to be facts and prove all the WOMEN are lying! I am filing suit against CPT and Sharon Gilbert AND Sharon Henry and will get an order for those video tapes sooner or later, I am also going to file an appeal on your illegal orders in that case.

*“Based on review of the file, related cases, and evidence presented to the court at the hearing on August 24, 2023, it’s incorporated findings, the court finds the following:*

*1. The parties’ children are currently ages four and five.”*

*“2. The court has great concern for the Petitioner’s current mental*

*4*

*health in light of his actions involving the children during this pending litigation.”*

How can that be see EXHIBIT A!!!! Because I’m calling for the impeachment and disbarment of two corrupt judges on my current cases yea I must be crazy ehhhh? No its called a loving caring

father that is not going to stand here and get railroaded by a bunch of compulsive lying perjury committing FEMALES our for revenge against me.

“3. The Petitioner appears completely disconnected from reality as he continues to insist that the children are being abused, despite full evaluations of the children and sworn testimony from the Child Protection Team representative that there were no indicators/findings of abuse.”

Wrong that was sworn testimony that I said and have proof is perjury and have video of a detective saying statements that prove her lies and if I am wrong then why won't this court enforce its order to see the CPT video tapes that will prove her lies and perjury. It's ok I'm filing suits against her and the lawyer for CPT and the state and will get those video tapes.

“4. Petitioner consistently and emphatically argues and maintains that various individuals, including agency representatives, from Department of Children and Families (DCF), Child Protection Team (CPT), and law enforcement, as well as Respondent's advocates are actively colluding against him and the children.”

YES THIS IS FACT NOT ONLY THAT I KNOW THIS FACT BUT IT IS FACT AND I KEEP PROVING IT IN ALL MY EXHIBITS THAT THIS COURT REPEATEDLY IGNORES AND I STILL DO STAND BEHIND THESE FACTS AS ALL OF THESE PEOPLE AROUND MY COMPULSIVE LYING LIE LIE LIE LIE FOR THAI BUDDHA WIFE YOU ARE ALL CORRUPT COMPULSIVE LYING FEMALES THAT HAVE TWO THINGS IN COMMON!!! WELL THREE REALLY. FEMALE, COLLECT TAX PAYER CHECKS AND HATE MEN TELLING YOU THAT YOU'RE WRONG!!!! Also all my witnesses this court refuses to hear are not crazy either as it's not just me saying this about what all the FEMALES are doing to me and my children. As a matter of fact I have several people preparing letters to be notarized on sworn affidavits to the court that are disgusted by all of your actions towards me and my children that

will be filed into this case. Are you going to order them into a mental health evaluation and say they are all crazy also as a defense? Disgusting.

“5. Court has great concern that Petitioner’s current mental state and his beliefs and consistent actions to involve the children in the litigation, could substantially impact his present ability to properly parent (based on Petitioner’s behavior and evidence at the most recent hearing on 8.24.2023).”

Behavior? You mean having to raise my hand like a child because the FEMALE bias judge railroading me wouldn’t let me have any response to the constant lies, defamation and perjury toward me in the courtroom? Yea ok sure. AGAIN SEE EXHIBIT A Also “evidence” what evidence? All the evidence you covered up and refused to look at or all the evidence from witness testimony you refused to allow? Or was it that CPT video “evidence” you ordered CPT to turn over that you allowed them to violate to this day that will prove you all are lying and covering the mothers abuse yet AGAIN? Yea that “evidence”!

“6. The court has great concern that children have suffered irreparable emotional and psychological harm while in Petitioner’s care and/or that the children are in imminent and immediate danger of irreparable harm if left in Petitioner’s unsupervised care.”

The only DANGER and harm they get is with the drug addict prostitute mother and the compulsive lying females around my wife collecting those government checks to protect women and cover mothers abuse as this court has done both times it has had a FEMALE judge but didn’t when I had two male judges at two different times. What a coincidence ehhhh!

Funny the 6 months they were living with me and my family they had zero issues other than a bunch of false reports to DCF by all the WOMEN around my wife including her corrupt lawyers and when they were living with me and my full custody 12 year old daughter that’s perfectly normal with good grades that I take to school and drop off every day and pick up every day that has been interrogated countless times by DCF trying to get her to say something bad about dad that has not worked and the only thing she has ever said that’s bad to DCF which is on video

she said to a DCF officer my wife was abusing her punching her in the face arms and legs and hitting her in the head with a hanger! Oh yea wait that was covered up by a group of compulsive lying women at DCF also but it's on video all over the internet as of last week before you made your gag order.

"7. Petitioner seems unable to comprehend the situation or to meet the children's psychological and emotional needs."

Oh I comprehend it alright just all the corrupt lying WOMEN keep covering it up. Ask yourself why was their 14 FEMALES in the courtroom at the last hearing and only me on the other side as a male by myself? Ask yourself WHY are ALL the people on my wifes side FEMALE? ALL! Why did I have two male judges I had no problems with? Thought so!

"8. There is good cause for the Petitioner to undergo a complete psychological and mental health evaluation."

Already been done see EXHIBIT A

5

*"9. This court has a duty to protect the safety and well-being of the children. "*

Yes and a duty also to uphold the us constitutional and my 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment rights and is not and for sure is not protecting the children putting them with a druggies porn star prostitute that had me falsely arrested for domestic violence and was impeached as a witness for compulsively lying and committing perjury to a jury. Oh and that has ZERO friends or family or support for our kids in this country that she testified to and the ONLY people she has is her porn star fans and prostitution clients AND druggie child abuse Michelle Gilliam she calls mom that's her best friend across the street.

*"The court has considered the factors set forth under Section 61.13(3), Fla. Stats. and consistent with findings herein, finds the following factors of particular importance (a), (c), (g) (i) and (n). These factors weigh heavily in Mother's favor."*

This is very sad that you claim the court finds criminal crackhead drug trafficker and by the way PIMP Michelle Gilliam of 252 Windsor DR and my wife's porn star fans and prostitution clients and my wife that is mentally insane and was baker acted into a mental ward not me a better choice than my safe enjoyment and family support for the children. Corrupt is putting it lightly and a way nice understatement. See EXHIBIT B

*"10. The court finds that it is the children's best interest to temporarily remain in Wife's full-time care with supervised visitation granted to Father."*

No bias judge Holly N Derenthal that's illegally ruling on my cases while being bias and violating my constitutional rights and all her close colleagues on my wife team think this lie by the evidence below and everywhere proves different.

*"11. This order replaces the temporary time-sharing Order entered on December 21, 2022."*

Yea bias judge Holly N Derenthal couldn't stand my last motion full of facts after I did what she had ordered proving her wrong SEE EXHIBIT A

*"12. Petitioner will undergo a complete pPsychological and Mental health evaluation by a an approved provider selected from the list below. Petitioner will provide all collateral information requested by the provider, including but not limited to: (i) a copy of this order, (ii) a copy of all Petitions for Injunction against Domestic Violence filed by Petitioner against Respondent since January 2022 and resulting Orders from each case, and*

*(iii) a copy of the video taken by Petitioner of minor child (A\*\*\*\*) in June 2023 which Petitioner supplied in court on August 24, 2023. Petitioner will initiate his evaluation as soon as possible and complete his evaluation within sixty (60) days from the date of this Order and follow all recommendations resulting from the evaluation.”*

This is a clear violation of my constitutional rights to order me to get in bed with your other corrupt colleagues in your county and I will be filing an appeal. AGAIN what this court ordered in its last order “COURT ORDERS THE PETITIONER TO UNDERGO A MENTAL HEALTH EVALUATION WITHIN 60 DAYS.” and is already DONE before this new order was even made SEE EXHIBIT A

*“13. Petitioner will notify the court upon selection and engagement of a provider and will provide complete results of the evaluation including the name and contact information of the evaluator to the court.”*

This is a clear violation of my constitutional rights to order me to get a second one after I already did what this court had ordered and do it now again with someone in bed with your other corrupt colleagues in your county and I will be filing an appeal. AGAIN what this court asked for in its last order is already DONE SEE EXHIBIT A

*“14. Petitioner will have weekly supervised visits with minor children*

*6*

*through the visitation center, detailed under separate order, until further order of this court.”*

So this court has lied and violated my rights again because in its last order it said the supervised visitation was only going to continue till I completed my "mental health evaluation" which is complete see EXHIBIT A "COURT ORDERS THE PETITIONER TO UNDERGO A MENTAL HEALTH EVALUATION WITHIN 60 DAYS."

"15. The children will be enrolled in the school associated with Respondent/Mother's current address (Island Village Elementary located at 2050 Celebration Blvd.) If Mother requires aftercare for the children, she may enroll them at any DCF approved provider."

Very sad to say the least to give the children to a mother that abandon her own last child in Thailand she has not seen in over ten years and has no car or license and is having her porn star fan prostitution clients transport the kids around without care seats documented and proven in videos and police reports and talking parents app for over a year now.

"16. Petitioner is not permitted to go to the children's school or daycare, in light of safety concerns, and given the fact that his previous behavior at the last court ordered daycare, resulted in the children's removal."

THIS IS ANOTHER FLAT OUT LIE! Its sad that even bias judge Holly N Derenthal is now libeling me in court orders as this is a flat out lie as she knows the true story I told in my last motion that the FEMALES at that daycare church are a corrupt arm of Help Now Shelter and closely connected to my wifes FEMALE corrupt lawyers. There also has been zero proof I caused the children's removal and the fact is they were colluded with my wife and her team of compulsive lying WOMEN around her including her lawyers and help now while they were making 2k a month off our kids and tens of thousands off all the kids they bring to them every month.

17. Neither party will discuss the litigation in any way, (including any

allegation in any pending lawsuit the parties are involved in) with the children.

I never have and never would as that would be damaging to the children but my wife has many times and threatened our son also about it many times AND even judge Madrigal made the order of "Both parties shall not make any disparaging comments about each other while the children are present." Because I testified in court her and her porn fan prostitute client boyfriends are sitting in our living room behind my back telling our son daddy is bad and daddy hit mommy and daddy no good and daddy needs to be beaten and even one of her porn fans posted that on titkok. So again ITS HER NOT ME!

*"18. Neither party will post or publish any material involving the children online."*

OH WOW I knew this one was coming this is a gag order and silencing tactic that is not only a violating of my constitutional rights but the way its worded it also violates my political speech rights preventing me from talking about the judges online and her lawyers and all the corrupt individuals corrupt around my wife that are violating the law and I was calling publicly for their disbarment and impeachment. This is for sure grounds for appeal. Funny the corrupt compulsive lying WOMEN around my wife are famous for the silencing tactics when they get exposed as wrong or lying. Reminds me of social media companies banning people about Covid and the election fraud! Can you clarify the part of this also that also violates the law about me being able to serve and post court documents publicly in this case including your order and this motion? Is that allowed? Seems not from your wording and seems like a serious violation of the law and my rights.

*"19. Neither party will engage in producing any adult content during their time-sharing with the children."*



I never have and that order was made in judge Madrigals courtroom after we played the video of my wife doing it while she had the children after she committed perjury and lied under oath in the courtroom claiming she didn't do that stuff anymore.

20. Neither party will make any disparaging comments of any kind, about the other parent, in the presence of the children, or allow a third party to do so.

Again this was made by judge Madrigal because she was doing this with her porn fans not me.

Approved Provider List:

All Family Resource Center,

120 Broadway Ave Ste. 204 Kissimmee, FL 34741; 321-206-6560

Beltran Behavioral Health,

3214 Hillsdale Lane Kissimmee, FL 34741; 407-518-9161

7

The Transition House,

3501 W. Vine St. Ste. #115 Kissimmee, FL 34741; 407-610-5010

The Transition House,

3113 Innovation Drive St. Cloud, FL; 407-892-5700

Again this is a violation of my rights as I do not need to go to your corrupt colleagues places in your county for a mental health evaluation and I have already completed one with a court approved facility see EXHIBIT A and if not I will file an appeal of your order as well as add this to my long lawsuit against Holly N Derenthal.

Funny I just looked at the reviews on these places and just as I suspected Holly N Derenthal is trying to entrap me with her corrupt colleagues that they profit off one another to silence me or say im crazy as they do to people systematically all the time.

See these places google reviews below with 2 star rating and hundreds of people complaining:

“Most horrible place in existence. If this is what the state has partnered up with for "Drug treatment" then it really does make sense why the world is doomed. Only thing they care about is money, stay away, go anywhere but here lol. Offered to bring proof that the prosecutor, the state, the court, and my lawyer all agreed I did not need treatment, and they still force me to take treatment. Not only that, but all they got going on is one big scam. They are supposed to wait for the supervisor to say if you need treatment or don't, but they don't even bother waiting for a response, why? Because that's how they have it set up, they have a money milking equation to just recommend anyone and everyone with a drug charge over to treatment, when real Therapists are supposed to look at an individual to individual portfolio. Disgusting. “

“I just want people to know that these people are thieves they evaluated me with out paperwork and a week later came to a conclusion that I needed 25 weeks of domestic violence classes plus they kept my money it was a man with white hair please don't go to these scammers..”

“Most people are straight out of jail. Everyone is treated as if they are a prisoner for some horrible crime. There is no real counseling. Staff cares about nothing but money. They don't need any reason other than they don't like your face to kick you out and make you homeless. I was kicked out on false accusations, no drug test or anything to prove my innocence. Staff wouldn't even allow me to talk. Horrible place, horrible people. It's DISGUSTING the way they treat us veterans.”

“running this place like a jail. poorly run program thats a downgrade from the aspire program for vets. Why do I need permission to leave for work? wow and half the time the staff and consolors are not there. They think they are probation officers I'm not forced to be here I volunteered.

“Mr Griffin is RUDE, unprofessional, unintelligent cares about nothing but money.

This place is literally ran by a bunch of people who could CARE less about these patients or their mental illness, as long as they get a check that's all they care about.

PLEASE I BEG YOU DO NOT ALLOW YOUR LOVE ONES TO STAY HERE”

“They took my money twice first appointment was cancelled because I never received the paperwork they wanted filled out next time there was a miscommunication with my appointment time when I tried

to call about it I kept getting busy signals than when I was finally able to leave a message no one returned my call. Don't waste your time here."

"Not a Rehab in anyway. No licensed people handing out meds. Dont do things there way suffer the consequences especially with Murray. Pictures are fake there not of the ones in st cloud."

"Very unhelpful and uncaring staff. Our SSVF coordinator is unresponsive and doesn't seem interested in helping my wife and I. DO NOT do business here!"

"Stay away, I've been to some jails that were better. The staff sucks. Then I'll do anything for your mental health issues It's All About the Money with them"

It's funny to me you think im stupid to fall into this trap as there are literally several hundred reviews about these scam places this court is connected to for a profit that says people are crazy when they are not as stated in the hundreds of reviews.

Lastly I posted AGAIN in Exhibit C what the children look like when they spend time with the mother and the injuries and neglect they have endured.

Holly N Derental has clearly shown an abuse of discretion by not looking at or taking into consideration ANY of my evidence or allowing it to come in and has refused to hear any of my witnesses and has solely went on Lies from my wifes corrupt compulsive lying FEMALE lawyers that are her close colleagues as well as other close colleagues she is connected closely with and has refused to view the CPT tapes she ordered and they refused to give in case 2022-DR-002336-DC

:

In [\*General Electric Co. v. Joiner\*, 522 U.S. 136 \(1997\)](#), the [Supreme Court held](#) that abuse of discretion standard is the proper standard to use when reviewing [evidentiary](#) rulings, including whether to admit or exclude [expert testimony](#).

The abuse of discretion standard is also found in [administrative law](#). [5 U.S. Code § 706\(2\)\(a\)](#) states that when a court is reviewing an administrative agency's decision, the decision will be set aside when the decision was either "arbitrary, capricious, an abuse of discretion, or

otherwise not in accordance with law.” In [\*McLane Co., Inc. v. E.E.O.C.\*, 581 U.S. \(2017\)](#), the Supreme Court held that the abuse of discretion review extends to an administrative court's decision to issue a [subpoena](#).

Clearly all the below Florida rules for Section 61.13(3), Florida Statutes has been totally violated:

(3) For purposes of establishing or modifying parental responsibility and creating, developing, approving, or modifying a parenting plan, including a time-sharing schedule, which governs each

parent's relationship with his or her minor child and the relationship between each parent with regard to his or her minor child, the best interest of the child shall be the primary consideration.

A determination of parental responsibility, a parenting plan, or a time-sharing schedule may not be modified without a showing of a substantial, material, and unanticipated change in circumstances and a determination that the modification is in the best interests of the child.

Determination of the best interests of the child shall be made by evaluating all of the factors affecting the welfare and interests of the particular minor child and the circumstances of that family, including, but not limited to:

(a) The demonstrated capacity and disposition of each parent to facilitate and encourage a close and continuing parent-child relationship, to honor the time-sharing schedule, and to be reasonable when changes are required.

(b) The anticipated division of parental responsibilities after the litigation, including the extent to which parental responsibilities will be delegated to third parties.

(c) The demonstrated capacity and disposition of each parent to determine, consider, and act upon the needs of the child as opposed to the needs or desires of the parent.

(d) The length of time the child has lived in a stable, satisfactory environment and the

desirability of maintaining continuity.

(e) The geographic viability of the parenting plan, with special attention paid to the needs of school-age children and the amount of time to be spent traveling to effectuate the parenting plan. This factor does not create a presumption for or against relocation of either parent with a child.

(f) The moral fitness of the parents.

(g) The mental and physical health of the parents.

(h) The home, school, and community record of the child.

(i) The reasonable preference of the child, if the court deems the child to be of sufficient intelligence, understanding, and experience to express a preference.

(j) The demonstrated knowledge, capacity, and disposition of each parent to be informed of the circumstances of the minor child, including, but not limited to, the child's friends, teachers, medical care providers, daily activities, and favorite things.

(k) The demonstrated capacity and disposition of each parent to provide a consistent routine for the child, such as discipline, and daily schedules for homework, meals, and bedtime.

(l) The demonstrated capacity of each parent to communicate with and keep the other parent informed of issues and activities regarding the minor child, and the willingness of each parent to adopt a unified front on all major issues when dealing with the child.

(m) Evidence of domestic violence, sexual violence, child abuse, child abandonment, or child neglect, regardless of whether a prior or pending action relating to those issues has been brought. If the court accepts evidence of prior or pending actions regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect, the court must specifically acknowledge in writing that such evidence was considered

when evaluating the best interests of the child.

(n) Evidence that either parent has knowingly provided false information to the court regarding any prior or pending action regarding domestic violence, sexual violence, child abuse, child abandonment, or child neglect.

(o) The particular parenting tasks customarily performed by each parent and the division of parental responsibilities before the institution of litigation and during the pending litigation, including the extent to which parenting responsibilities were undertaken by third parties.

(p) The demonstrated capacity and disposition of each parent to participate and be involved in the child's school and extracurricular activities.

(q) The demonstrated capacity and disposition of each parent to maintain an environment for the child which is free from substance abuse.

(r) The capacity and disposition of each parent to protect the child from the ongoing litigation as demonstrated by not discussing the litigation with the child, not sharing documents or electronic media related to the litigation with the child, and refraining from disparaging comments about the other parent to the child.

(s) The developmental stages and needs of the child and the demonstrated capacity and disposition of each parent to meet the child's developmental needs.

(t) Any other factor that is relevant to the determination of a specific parenting plan, including the time-sharing schedule.

Lastly Several of my Constitutional rights have been violated including but not limited to 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendments :

**Fifth Amendment Due Process: Unbiased Judge and Impartial Jury, What Does The Judiciary Have Against The Sixth Amendment?** *“Judges are behaving badly when it comes to*

*our Sixth Amendment right to represent ourselves. In most cases where a judge mistreats a pro se litigant, it is usually because the judge is biased against pro se litigants in general. And that means they're biased against the Constitution.*

*For example, recently a Florida state court judge, Karen Cole, went so far as to publicly state to a group of new young lawyers at an event in Jacksonville, Florida that pro se litigants are "unbalanced". It is unfortunate that judicial administrators in Florida didn't sanction this judge. The judge's inappropriate and discriminatory public comment violated several canons of Florida's Code of Judicial Conduct.*

*But this is not surprising. Judicial administrators routinely look the other way when judges abuse lawyers, and they certainly don't have much interest in sanctioning judges who abuse self-represented litigants. The record speaks for itself.*

*But we now have a documented case where a state court judge failed to understand the law with respect to a pro se litigant's Sixth Amendment right to represent himself. In fact the state court of appeals harshly admonished her for this failure. It happened in this particular instance in a criminal case, instead of a civil case where most of the horror stories against pro se litigants occur."*

Fourteenth Amendment, Section 1:

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.

## CONCLUSION

Therefore I pray that this court and Holly N Derenthal:

- E. Reconsider or Rehear Holly N Derenthal's illegal unconstitutional orders and bias orders and stop using her judicial abuse of discretion and follow her previous orders to get the CPT video tapes and allow me my custody rights back now that I have completed the Mental Health Evaluation that was ordered that was not ordered with one of her corrupt colleagues until today .
- F. Take into consideration that judge or not with what this court thinks is unlimited immunity and thinks they can silence the truth, facts and evidence it's only going to

work for so long before all the truth comes out and does become public once it's overturned in the higher courts and in Federal lawsuits as this motion is going to be part of many motions I will file in federal court and all this brought into federal court OR the once the mother causes more serious damage to the children mentally, physically and or sexually then it will all come into light. See cases online recently where judges immunity have been suspended in federal courts and Pro Se litigants have got lawyers and got jury trials in federal courts against judges and had them disbarred because that's what I am seeking at this point if this continues.

- G. Take into consideration me being Pro Se right now allowing you to all railroad me and violate my rights and Florida statues in the end will get overturned in higher courts once a lawyer steps in which is coming sooner or later as a family member is waiting for some money to assist me and once the lawyer steps up and then all this will come to light as the lies and cover-ups that they are coming from all the FEMALES around my wife.
- H. Order a separate order for the CPT video tapes to prove the child abuse from my wife and the perjury and cover ups from CPT and many others. What you scared of to see the truth in those video tapes?

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this 3th day of September, 2023.

*Donald Secane* \_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this



motion and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated: 9-3-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane\_\_\_\_\_

Address: Please use email for service [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): [Travelingrvstyle@gmail.com](mailto:Travelingrvstyle@gmail.com)

EXHIBIT A

NEW WAY COUNSELING SERVICES, INC.

4670 Lipscomb St. Suite 2

Palm Bay, FL. 32905

321-312-1666

[www.newwaycounseling.org](http://www.newwaycounseling.org)

**MENTAL HEALTH EVALUATION**

**Client Name:** Donald Seoane

**Date of Birth:** 02-15-1980

**Ethnicity:** Hispanic

**Date of Evaluation:** 08-30-2023

**REASON FOR REFERRAL:**

Mr. Donald Seoane was seen for a mental health evaluation pursuant to a Court Order. According to the information provided by the client as a self-statement and client's case-related documents, Mr. Seoane was court ordered to submit to a mental health evaluation due to a custody case. The present evaluation will assess the client's risk level, the potential for a mental health condition and any treatment to recommend.

According to Mr. Seoane's self-statement and the statements from the children, his wife has had a history of displaying inappropriate behavior in front of the children and towards the children. (she uses physical punishment to discipline the children, unable to be a responsible parent, does not tend to the children properly, exposes the children to numerous prostitution clients of hers, leaves the children in crack/drug houses for other people to care for them, is unable to co-parent with Mr. Seoane. Mother became friends with a female neighbor who has a criminal record and a history of abusing drugs, and child neglect. This neighbor also smokes marijuana with his wife in front of the children. The mother was also Baker Acted for attempted suicide and had the father falsely arrested for domestic violence. Marital problems between Mr. Seoane and his wife continued after these incidents and the marijuana use from his wife; the judge gave Mr. Seoane

custody of the children however; the judge reversed the custody back to his wife. Mr. Seoane currently has supervised visits.

1 of 5

**EVALUATION PROCEDURE:**

Background information was obtained in a direct clinical interview with Mr. Seoane and from Case-related documents provided by Mr. Seoane. The purpose of the evaluation and limits to confidentiality were explained and were signed by Mr. Seoane. He appeared to understand the explanation and their constraints that there is no confidentiality with respect to the Court. During the Clinical interview Mr. Seoane's statement appeared to be detailed, clear and he was observed to be truthful with a good disposition to disclose everything that was inquired.

**DOCUMENTS REVIEWED:**

Structured clinical interview

Client's self-statement

Case-related documents

(PAS) The Personality Assessment Screener

(CAP) Child Abuse Inventory Form – VI

(PAM) Parenting Assessment Measure

**FAMILY HISTORY:**

According to Mr. Seoane, a 43-year-old Hispanic male whose primary language is English was born in and raised in Miami, Florida and claims to have a Cuban ethnicity from his father and American ethnicity from his mother. His parents have been divorced since Mr. Seoane was 20 years old. He denied any history of domestic violence nor alcohol /drug abuse between his parents and denied having any siblings.

Mr. Seoane claimed he traveled to Thailand, Asia and South America. He fathered children from 2 of his marriages and a current co-hab. relationship. His first daughter was born in Thailand from his first marriage. He has 1 son (5 years old) and a daughter (4 years old) from his second marriage. He also has a 4-month-old son from his current co-hab. relationship.

**EDUCATION / WORK HISTORY:**

Mr. Seoane claimed he did not graduate from high school and left school when he was in 9<sup>th</sup> grade to pursue his own business as a boat mechanic. He also worked 2 years as a Fireman. All in the State of Florida. He reported to work as a Web Master / Boat and car mechanic from age 18 until the present time. Mr. Seoane also worked in the adult industry.

2 of 5

**CRIMINAL / LEGAL HISTORY:**

A domestic violence charge was found during a background check on Mr. Seoane. He claimed the charges occurred in April of 2022 and were dismissed by the Jury.

**SUBSTANCE ABUSE HISTORY:**

Mr. Seoane denied any history of alcohol or drug abuse.

**MILITARY SERVICE:**

Mr. Seoane denied having a military service history.

**PSYCHIATRIC HISTORY:**

Mr. Seoane denied having psychiatric treatment nor Baker Act History.

**MEDICATION HISTORY:**

Mr. Seoane denied being on any medication at this time and has no history of being on medication.

**MENTAL STATUS EXAMINATION:**

**A – Presentation**

Appearance – appropriate, clean

Mood – appropriate

Attitude – Fully cooperative

Affect – Normal and appropriate.

Speech – normal

Motor activity – within the normal limits.

Orientation – oriented x4

**B – Mental Functioning**

Simple calculation – accurate

Serial numbers – accurate

Immediate memory – intact

3 of 5

Remote memory – intact

General knowledge – intact

Similarities / differences – accurate

**C – Higher Abilities**

Judgement – within the normal range

Insight – within the normal range

Intelligence – within the normal range

**D – Thought Content**

Thought process – within the normal range

Delusions – none evident

Hallucinations – none evident

**E – Risk Assessment**

Suicide – none evident

Violence – non evident

Child Abuse – none evident

Partner Abuse – none evident

Elder Abuse – none evident

**TESTS RESULTS:**

**CAP** – was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test's objectives were to identify child / spouse abuse and levels of social and personal functioning and support. The test's answers show no risk for child / spouse abuse at this moment along with no problems with family members, no problems with other people and potential nor proneness for abusive behavior.

**PAS** - was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test's objectives were to measure personality traits and if there any or not identified. It also measures client's responses in correlation to daily stressors. Results yielded to a marked range in the (PF) Psychotic Features category. Results describe an individual who due to his history with previous relationships developed hyper-critical and defensive mechanisms and as self-preservation mechanism.

4 of 5

**PAM** - was administered to Mr. Seoane according to protocols. This individual reported no indications of difficulties. The test's responses were consistent and not manipulated by the client, providing a reliable and valid clinical profile. The test was designed to assess the strength of the parenting alliance. It includes items to assess how cooperative, communicative and mutually respectful the parent is when caring for the child (ren). The test's results defined a very cooperative, communicative and respectful parent (Mr. Seoane). It also described that he allows a 50/50 parenting alliance with respect to the other parent.

**DIAGNOSTIC IMPRESSION (DSM-5)**

V62.5 (Z65.3) Problems related to other legal circumstances

**SUMMARY AND RECOMMENDATIONS:**

Mr. Seoane's current profile of clinical needs appears to be within the normal range. Overall, the findings show no risk levels from this client towards his family, or children. No further mental health services are to be recommended for this client.

**PROVIDER'S SIGNATURE:**



Rahila Bashir, LMHC, FL License MH775

And the child reports are here:



**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com





NWCS

**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

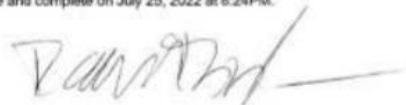
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.



## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: Rahila Bashir

Patient: Stacy Seoane, DOB 5/20/2011

### Contacted Party

Name: Stacy Seoane

Relationship to Patient: Self

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.

EXHIBIT B



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

See Exhibit C

See Exhibit D

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

**REQUEST TO TAKE JUDICIAL NOTICE**

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as "Petitioner/Husband") Pro Se, and files this request for the Court to take judicial notice pursuant to Florida Statute 90.202.

15. Please take notice this will be posted all over social media sites overseas that I do not have any control over and it's not going to be silenced and it will be also given to many press originations along with all the other stuff around me and my children and the continued violation of my conditional rights.
16. Because of the countless lies, perjury, cover-ups, and colluding from the large group of well-connected and working together daily tax payer funded government and state employed compulsive lying FEMALES around my fake domestic violence victim wife I have had to file several lawsuits against several FEMALES.

17. On 9/1/2023 I filed 2 injunctions for protection on behalf of my two minor children I have in common with my wife, 1 injunction against her and another against Judge Holly Marie Newman Derenthal because of the serious danger she has put my children in with the mother. See Exhibits
  18. Even though judge Holly N Derenthal's colleague FEMALE women's rights activist man hating judge Christy C Collins has as railroaded me in the past and had 2 JQC complaints filed against her by me and two motions to recuse the second of which she granted and stepped down off all my cases after I showed her all her bias and the complaints I filed about her misconduct and bias several months ago she then yesterday jumped onto my two new injunction cases and assisted her colleague judge Holly N Derenthal by denying both injunctions without a hearing. Please note I have had 2 MALE judges that have been unbiased that I never complained about including the last judge Michael J Snure that the disgusting actions of the corrupt other sides corrupt attorney Jennifer Jane Watson and Sara Vance made him recuse himself which I wish he didn't.
  19. My constitutional rights under the 5<sup>th</sup>, 6<sup>th</sup> and 14<sup>th</sup> amendment are STILL not only being violated by bias judge Holly N Derenthal that is having illegal hearings and making illegal orders on my cases but now her colleague FEMALE women's rights activist man hating judge Christy C Collins is also assisting her and further violating my rights.
  20. On top of many lawsuits I am perusing in state and federal court against MANY more corrupt dishonest FEMALES like CPT's Sharon Gilbert and Sharon Henry and many more I will now be including FEMALE women's rights activist man hating judge Christy C Collins in my federal lawsuit against judge Holly N Derenthal and asking for injunctive relief as well as filing further injunctions in other counties as the statute permits me to file them in any county in the state of Florida and I am STILL waiting judge Holly to step down and follow the law when there is any hint of an appearance of bias or it can be questioned when in this situation it's very clear her bias not only from the situation at hand but at all her illegal actions and violating's of Florida statutes and misconducted with my motions and at hearings.
- Holly N Derenthal has not followed Florida Statute **§61.13** indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from continuing and frequent contact with both parents. And Florida Statute §61.13(3) recognizes the importance of considering the best interests of the children in divorce cases and allows for the introduction of relevant evidence pertaining to the children's well-being. This evidence is crucial to keeping the children safe at the Injunction's hearings.
  - Florida Family Law Rule of Procedure allows for the introduction of expert reports and evaluations in divorce proceedings, including reports from child counselors. This should also be considered in this Injunction case and divorce cases.

21. The content in Exhibits need to be reviewed that tell the truthful factual story so help me god that is currently going on with my cases, children and the corrupt individuals within our corrupt and flawed system and the cover ups .

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this   2th   day of September, 2023.

6. *Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-2-23

7. *Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com



## Exhibits

Respectfully your honor I need a male judge to make a decision on these two petitions for injunctions and not a female judge because of the nature of the potential for bias and the history of bias within the corrupt system of all the FEMALES I am exposing that have committed misconduct and been bias. Also judge Holly N Derenthal is not to be making decisions on these two injunctions as she is totally bias and the cause of these injunctions being filed. All counties and courts in Florida have jurisdiction in injunction cases and I will go to another county if need be if I am not met with a fair nonbias male judge in this matter because of the history of bias when it comes to females because of my rare profession within the adult industry and the bias from females that comes along with it along with all the false accusations against me by all these corrupt females.

**Below are the Florida statues supporting the granting of this injunction against Judge Holly Marie Newman Derenthal with my statements as required by law:**

741.30 Domestic violence; injunction; powers and duties of court and clerk; petition; notice and hearing; temporary injunction; issuance of injunction; statewide verification system; enforcement; public records exemption.—

(1) There is created a cause of action for an injunction for protection against domestic violence.

(a) Any person described in paragraph (e), who is either the victim of domestic violence as defined in s. [741.28](#) or has reasonable cause to believe he or she is in imminent danger of becoming the victim of any act of domestic violence, has standing in the circuit court to file a sworn petition for an injunction for protection against domestic violence.

(b) This cause of action for an injunction may be sought whether or not any other cause of action is currently pending between the parties. However, the pendency of any such cause of action shall be alleged in the petition.

(c) In the event a subsequent cause of action is filed under chapter 61, any orders entered therein shall take precedence over any inconsistent provisions of an injunction issued under this section which addresses matters governed by chapter 61.

(d) A person's right to petition for an injunction shall not be affected by such person having left a residence or household to avoid domestic violence.

(e) This cause of action for an injunction may be sought by family or household members. No person shall be precluded from seeking injunctive relief pursuant to this chapter solely on the basis that such person is not a spouse.

(f) This cause of action for an injunction shall not require that either party be represented by an attorney.

(g) Any person, including an officer of the court, who offers evidence or recommendations relating to the cause of action must either present the evidence or recommendations in writing to the court with copies to each party and their attorney, or must present the evidence under oath at a hearing at which all parties are present.

(h) Nothing in this section shall affect the title to any real estate.

(i) The court is prohibited from issuing mutual orders of protection. This does not preclude the court from issuing separate injunctions for protection against domestic violence where each party has complied with the provisions of this section. Compliance with the provisions of this section cannot be waived.

(j) Notwithstanding any provision of chapter 47, a petition for an injunction for protection against domestic violence may be filed in the circuit where the petitioner currently or temporarily resides, where the respondent resides, or where the domestic violence occurred. There is no minimum requirement of residency to petition for an injunction for protection.

(2)(a) Notwithstanding any other law, the assessment of a filing fee for a petition for protection against domestic violence is prohibited. However, subject to legislative appropriation, the clerk of the circuit court may, on a quarterly basis, submit to the Office of the State Courts Administrator a certified request for reimbursement for petitions for protection against domestic violence issued by the court, at the rate of \$40 per petition. The request for reimbursement must be submitted in the form and manner prescribed by the Office of the State Courts Administrator. From this reimbursement, the clerk shall pay any law enforcement agency serving the injunction the fee requested by the law enforcement agency; however, this fee may not exceed \$20.

(b) No bond shall be required by the court for the entry of an injunction.

(c)1. The clerk of the court shall assist petitioners in seeking both injunctions for protection against domestic violence and enforcement for a violation thereof as specified in this section.

2. All clerks' offices shall provide simplified petition forms for the injunction, any modifications, and the enforcement thereof, including instructions for completion.

3. The clerk of the court shall advise petitioners of the opportunity to apply for a certificate of indigence in lieu of prepayment for the cost of the filing fee, as provided in paragraph (a).

4. The clerk of the court shall ensure the petitioner's privacy to the extent practical while completing the forms for injunctions for protection against domestic violence.

5. The clerk of the court shall provide petitioners with a minimum of two certified copies of the order of injunction, one of which is serviceable and will inform the petitioner of the process for service and enforcement.

6. Clerks of court and appropriate staff in each county shall receive training in the effective assistance of petitioners as provided or approved by the Florida Association of Court Clerks.

7. The clerk of the court in each county shall make available informational brochures on domestic violence when such brochures are provided by local certified domestic violence centers.

8. The clerk of the court in each county shall distribute a statewide uniform informational brochure to petitioners at the time of filing for an injunction for protection against domestic or repeat violence when such brochures become available. The brochure must include information about the effect of giving the court false information about domestic violence.

(3)(a) The sworn petition must allege the existence of such domestic violence and must include the specific facts and circumstances upon the basis of which relief is sought.

(b) The sworn petition shall be in substantially the following form:

**Florida Statute §61.517 gives the courts temporary emergency jurisdiction of a child present in the state if the child:**

Has been abandoned

Is subjected to or threatened with abuse or mistreatment

A parent of the child or sibling has been threatened with abuse or mistreatment (domestic violence)

A judge can issue an emergency custody order in Florida to protect the child. There are two ways that you can obtain an emergency child custody order.

Statement of FACTS: Holly N Derenthal and myself are involved in a heated custody and legal war where Holly is the presiding judge and not only Holly has made threats to me and my children in her first hearing in the courtroom that is recorded which I filed a JQC complaint about on 7/14/2023 and then filed a motion to recuse about her outrageous misconduct and threats but since then I have filed 9 more totaling ten motions to recuse that she has denied and made my case and her corruption public on <https://linktr.ee/victimofthesystemofwomen> and many other social media sites and turned much of it over to mainstream media. Holly N Derenthal followed through with her threats and has put my young children 4 and 5 years old in a very dangerous situation and removed them from the safe environment and safe school that they were in with me and my fiancé and 2 other children I still have custody over because she has no jurisdiction over them. Her and a team of corrupt compulsive lying FEMALE lawyers and many more including a DCF officer are colluding against me to keep my children in danger and they are currently at risk of getting more serious harm sexually, physically and mentally. I currently have open lawsuits against these corrupt compulsive lying women in DCF and the lawyers and I am about to file suit in federal court against Holly N Derenthal as well as filing police reports when I have more time and get the video and audio tapes needed to prove all this. This is the reason for this injunction and Florida law supports an injunction against Holly N Derenthal because of her threats and the dangerous situation she has put my children in out of spite and anger all to get even with me and as well to help the corrupt lawyers on my wife's side that she has a close relationship with. Below is an injunction I am filing at the same time as this one on behalf of my children towards the mother that will further support the granting of this injunction as well and needs to be read also here as it pertains to this matter with Holly.

Therefore I pray that you can grant this injunction against Holly N Derenthal and the other injunction and in that injunction get my children safely back with their family here with me till we can have a hearing and not only play the audio recording in the court what Holly N Derenthal did and said at the hearings she has presided over but also get the CPT video tapes that will prove the serious danger my children are currently in because of outrageous misconduct and actions Holly N Derenthals actions and the cover-ups by corrupt official within our government I am exposing now.

Good Afternoon Respectfully your honor I am not only filing this here but turning it over to MANY media originations and posting it all over social media on hundreds of sites because of not you but ALL the compulsive lying corrupt females in government that have caused me to have to file this and I know this is long but PLEASE read it all as its ALL, facts and truth so help me god, as to why my 4 year old daughter and 5 year old son are in serious danger of being physically and sexual harmed or possibly killed right now by the mother after she has been baker acted and hospitalized for attempted suicide and made threats to kill herself and kill the children AND the children are in serious danger around her porn star fans and prostitution clients and the drug trafficking crack head across the street Michelle Gilliam which has not only been arrested for tons of drug charges in Osceola county and child neglect and had her own kids taken away but her and her husband Tony Mcnamee have huge drug records all across the USA and she is my wife's best friend she calls mom.

See Exhibit A

Now because of a brand new to the bench man hating rouge judge named Holly N Derenthal that was just put onto my cases after a group of angry man hating feminist Help Now Shelter Women's rights advocate lesbian lawyers came into the courtroom and made MALE judge Snure recuse himself and now this new FEMALE judge has broke countless Florida statues, and laws including my constitutional rights to have a impartial nonbias judge and is now an accessory to a crime of perjury that she allowed others to commit and she covered it up and has also placed my children in serious danger out of spike and hatred towards me for standing up and speaking out against all the tax payer funded government check collecting compulsive lying FEMALES AND I SAY FEMALES BECAUSE THEY ARE ALL AND I MEAN ALL FEMALES and not only females but ALL females that work in some sort of government agency from DCF to CPT to Help Now Shelter or the courts and are friends and or VERY well connected AND that are not just female but some sort of women's rights activist or feminist or man hater many of which are lesbians. See my wife had me falsely arrested and falsely imprisoned in April of 2022 in case number where she came into my jury trial and tried to have me put in prison for several years in an effort to steal our kids and the 100k of our paid off Florida titled exclusively in her name mobile home. At the criminal trial my wife was impeached as a witness for compulsively lying and committing perjury and even admitted to committing perjury to get the fraudulent injunction she has. She was also baker acted into a mental ward for several days and our kids got placed in African America female crack head drug traffickers Michelle Gilliams crack house by feminist African American FEMALE Jessica Scott that I have a

current lawsuit against also case number 2023 CC 003856 CL . Because of this I been at war with DCF for over a year because all these feminist man haters keep filling DCF reports with libel, lies and slander about me and a large group of these FEMALES keep making false reports filling them with libel including the two IFP attorneys for Help Now Shelter corrupt compulsive liars Jennifer Jane Watson and Sara Vance which I have also filed lawsuits against for doing this case number 2023 CC 003494 CL . Please also note EVERY SINGLEREPORT TO DCF made by these scum have all been unfounded and case closed. Meanwhile the real reports I make about the mothers abuse to the children they keep covering up. I also have a lawsuit on behalf of my full custody daughter for my wife abusing her at case number 2023 CC 003521 AND a lawsuit from myself to my wife at 2023 CC 003523 for false arrest and false imprisonment, libel, slander and defamation . To say me and my children are victims of a bunch of lying man hating feminist compulsive liars is a way understatement.

Judge Diego Madrigal because of my false arrest at the time was on the injunction case and the Divorce and after he set a motion to show cause because he was reading CPI Jessica Scott's lies and perjury he dismissed the contempt against me and my lawyer and apologized and said he should have known better because he found DCF to be a wildly unorganized and incredible organization.

See Exhibit B

A lot has happened in a year and I have tons of videos of it and the children talking about it and how the mother neglects and abuses them and I am now releasing it all to the public all over the internet seeking help and funding to fight all this corruption.

See <https://linktr.ee/victimofthesystemofwomen>

On 6/29/2023 I filed a "EMERGENCY MOTION TO TEMPORARY SUSPEND WIFES TIMESHARING AND GRANT HUSBAND MAJORITY TEMPORARY TIMESHARING AND SOLE PARENTAL RESPONSIBILITY " in my divorce case 2022 DR 002336 DC in front of MALE honorable judge Michael Snure that had been on my cases for several months and knew the family and situation very well and while the children had been with me pretty much full time for about 6 months he granted me an emergency hearing on 7/3/2023 where a large groups of man hating feminist lesbians including a transsexual lawyer with rainbow hair named Emily Calvin and my wife's corrupt IFP attorneys Jennifer Jane Watson and Sara Vance came into the courtroom on my wife's side. He had also before that hearing granted me an injunction on behalf of the children in case 2023 DR 002668 DV after I discovered that my wife was beating the children and twerking naked in front of them making porn videos with the children and she was beating them and threatening them not to speak to police or DCF about what mommy was doing. Then this clown show of transsexuals, lesbians with bright purple hair and man hating feminist in my wifes lawyer team that is about 7 or 8 lawyers now that have withdrawn from me fighting them Pro Se in front of him because he was on the side of truth on my wide then a group of them came into the courtroom not as lawyers at my emergency hearing but they are lawyers just not on this case anymore and sat at the lawyer table and

intimidated judge Snure and these women made judge Snure recuse himself because they knew they would get there good friend judge Holly N Derenthal on the cases to save them and cover the abuse from of the mother and that's exactly what happened. I have publicly filed and posted online 10 motions to recuse, 3 JQC complaints, letters to the governor complaints to the FEMALE chief judge and on and on and on including filing appeals and trying to get this bias man hating judge off my cases and she refuses and just keeps railroading me and my kids and covering up all my evidence and won't hear any of my witnesses as well as she ordered CPT to turn over the child forensic interviewer video tapes that will prove what im saying is true, see the proof which I had filed in that original injunction here:

“Here is an unlisted video of my son talking about the sexual abuse at the counselor’s office with her experienced over 20 years and another counselor and my fiancé and myself present as witnesses:

<https://www.youtube.com/watch?v=IN9MZXM8jiE&feature=youtu.be>

Here is a video of Detective Suzanne Ellis Clouchete talking about what they uncovered in the CTP interviews done on all 3 children last week on 06-28-2023 right after they were completed where she states at 1:54 of the video **“he said mom did shake her butt when she was naked and said she was making a video”** also at 18:51 of the video I said “he is terrified of mom and mom has told him he is going to be in big trouble” and the detective said : “ well when they asked him are you afraid of anybody he said he is afraid of mom and they said why and he said well like monster or scary movies or monster nightmares that’s what he said like a monster or a nightmare”:

<https://www.youtube.com/watch?v=JbCK73fCph0>

Nantita has put the children’s physical and mental wellbeing and health not only in danger but caused irreparable physical and mental damage as she has not only failed to follow the courts order but has extremely violated the courts orders and took things to a whole new level doing simulated sex shows video twerking NAKED now on camera in front of the children [not just in inappropriate clothing like thongs or short shorts with half her ass hanging out like we played in the courtroom her doing before but now completely NAKED], and according to her own words in her fraudulent DCF complaint against me she is allowing our son to touch her vagina! See video at 4:39 of DCf CPI Waldamar reading the complaint that said “He has been displaying sexual behavior he has been displaying his private parts and touching the mother’s vagina”

<https://www.youtube.com/watch?v=VCbf0jhDYZ8>

“

And then after not giving me enough time to prepare judge Holly N Derenthal at the hearing denied all my motions and wouldn't hear any witnesses and not only dismissed the injunction but placed the children with the mother and said I can visit the children through the visitation center which is a week and a half away from happening and I not seen the kids in a week now and cannot ensure their safety or anything. Note she had no authority after she dismissed that injunction to make any orders about the children anyways but there is no injunction in place from the children to me stopping you from removing them from the mother and placing them back with me and my other two children and fiancé right now in a safe environment. It's disgusting her actions as she not only pulled them out of a great safe environment here with me and my fiancé and their brother and 12 year old sister I have custody of currently but she pulled them out of the good school that I was taking them to with my 12 year old full custody daughter. Now I know that this is not the place for custody matters and it needs to be done in the divorce BUT the children have been placed in a VERY dangerous situation and have also already been mentally damaged and not only the abuse but the mental damage has been documented for over a year now in the child consoler reports which also have been blocked from being seen by this corrupt man hating female judge Holly N Derenthal.

See Exhibits C

What it comes down to is It's disgusting that a bunch of WOMEN being told by a man that their wrong have their panties in a bunch and cant admit fault and rather are hurting my children to save face while they have egg on their faces because I am not going to run away or stand down till I get justice for my two younger children out of the 4 that are being abused STILL. I am 43 years old with 4 kids and love my children very much and want the TRUTH to be out there and be known and all these corrupt womens lies to be exposed so help me god it's the truth the whole truth and nothing but the truth so help me god.

Another fact of the matter of why all these WOMEN are all doing this is because I was a famous adult movie star in thousands of STRAIGHT movies for decades and I retired from the mainstream industry a while ago. My wife was doing it also and her and her lawyers have tried to make the courts think I forced her and sex trafficked her which has been laughed out of many hearings and courtrooms as she was more than a consenting willing participant. Take note she worked in a whore house in Thailand when I met her after she abandon her own last child in a poor rice village in Thailand starving from her ex that she currently has not seen that child in over ten years cause she is a horrible mother and person.

So because of all these women painting her as this fake domestic violence victim and them libeling me calling me a women beating sex trafficker this is why they cant stand me and the TRUTH that I keep fighting them with that they are all nothing more than a bunch of man hating feminist that hate the straight white males truth that is a dominate male. THEY HATE DOMINATE MALES TELLING THEM ANY TRUTH INCLUDING THEIR GOOD FRIEND CORRUPT JUDGE HOLLY N DERENTHAL OF THE KISSMEE COURTHOUSE IN OSCEOLA COUNTY!

So What I am asking is you give me an emergency injunction and removal of children and possession of the house like MALE judge Snure did to keep the children safe and out of danger and order CPT to finally



turn over those video tapes so I can prove the danger and abuse. Also listen to my countless witnesses and child counselor reports and let her also testify at the hearing with a large group of others including, neighbors, my fiancé and a bunch of others. I am working on filing a lawsuit in federal court against Holly N Derenthal and try to break her judges immunity for her outrageous misconduct and will be asking for injunctive relief against her also in that case and not sure if you can grant me that here also as she needs to get away from me and my children and my cases as she has put my children in serious danger and that's why I am having to file for this injunction. Note my wife has no car or license and has been transporting the children without care seats also for over a year in her porn star prostitute client's cars. She even testified at the injunction hearing that she has zero friends or family in the USA to help her with the children. Also note judge madrigal made an order on

12/21/2022 **ORDER ON PETITIONER'S EMERGENCY MOTION FOR TEMPORARY CUSTODY OF THE CHILDREN**

After we caught her lying and committing perjury yet again saying she didn't work in the adult industry anymore and we played a video in the courtroom of her twerking with her ass out in front of 5 guys on a live stream online for money while she had the children he made in the order "3. The parties shall not to engage in producing any adult content during their time-sharing

with the children."

And after we proved she has nobody in the usa other than her porn fans and prostitution clients and her best friend she calls mom across the street crackhead Michelle Gilliam and that she was leaving the children with these scumbags he then made an order "4. The parties shall not leave the children with a third-party other than the day-care or day-

care teacher." Please note our 5 year old son has permanent scars on his lip from recently being injured in the Michelle Gilliam's crackhouse left unattended with her husband Tony Mcnamee smoking drugs around him and his 3 year old sister.

And because corrupt judge Holly N Derenthal has taken full disregard to the law and has a large personal hatred and vendetta against me she has placed the children in grave danger currently with the mother and that's why I am requesting this immediate injunction and removal of children till you can order the CPT tapes and we can prove I been telling the truth about the mother abuse and ALL these women have done nothing but LIE LIE LIE LIE LIE including the WOMEN at CPT hiding these tapes and what's on them.


Please note I have just completed a long extensive mental health evaluation that she had ordered and it says I am perfectly normal and sane. Honestly all these compulsive lying WOMEN including judge Holly N Derenthal are the ones that need mental help!!!!

The children have not only been injured in Michelle and Tony's house but also with the mother that not only beats them but also neglects them.

See Exhibit D

Therefore I pray that you Please remove my children out of danger till I can get a fair shot at proving the abuse and we can see those CTP tapes.

Exhibit A

 OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name:	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLON BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ONGOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ONLY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM AS WELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNALIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S.893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHES MIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

See Exhibit B

PETITIONER  RESPONDENT PRESENT AND SWORN

**TYPE OF HEARING: Order to Show Cause**

---

**-Court:**

Reviews Emergency motion filed in this case and dependency case filed by the Department of Children and Families; the court has some concerns with the information provided in the motion filed in this case vs what was filed in the DP case

**-Atty Lopes:**

Legal argument. The information DCF is going based on is given to them by the mother Nantita Seonae  
DCF closed their case to be unfounded

**-Court:**

Based on the testimony provided, the court is content with the information given here today.  
Court concludes on the Indirect Criminal Contempt

Motion for Temporary Timesharing is set for Hearing on July 27<sup>th</sup> at 10:30 am in court room 5D

See Exhibit C



***New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905***

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

Re: Andrew Seoane

Date of Birth: 11/08/2017

Date: 7/4/2023

Andrew was seen in my office on June 23rd. His father brought the kids to my office so I can talk to them and ask few questions. His father was told by the mother and her attorney that the Andrew was acting inappropriately. Andrew was asked if he was behaving inappropriately and exposing his private parts. He immediately became very angry and embarrassed and said he was doing that, and it was his mom who was making naked videos for Tik Tok. Client did not want to talk about this anymore and he was left alone

Later on father called the authorities and reported all that to the police and DCF.

Andrew was very traumatized and hid under the couch when the police arrived, and they could not find him for a long time.

He was reported missing and the helicopter were sent to look for him but he turned up from under the couch later on.

Andrew also threatened his two sisters, that he was going to kill everyone and will make the house his own. Since then client has not exhibited any inappropriate or abnormal behavior.

Andrew was seen again today via video and appeared very happy and was smiling. He seemed to have lost two teeth due to an accident where he and his sister ran into each other and he lost two teeth and the sister had a bruise on her forehead. The father took them to ER and they were fine.

Andrew is looking happy now and is staying with the father after he was granted temporary custody of the two children.

Rahila Bashir, LMHC



Rahila Bashir, LMHC

A handwritten signature in blue ink, appearing to read 'Rahila Bashir', is written over the printed name.

New Way Counseling Services Inc.  
4670 Lipscomb St. Suite 2  
Palm Bay, FL 32905  
321-312-1666  
rbashir.nwcs@protonmail.com



**New Way Counseling Services, Inc. 4670 Lipscomb St. Suite 2, Palm Bay, FL 32905**

Phone: 321-312-1666

Fax: 321-733-1860

[Counselor.nwcs@protonmail.com](mailto:Counselor.nwcs@protonmail.com)

To whom it may Concern

Re: Andrew Seoane  
Date of Birth: 11-08-2017  
Anna Seoane  
Date of Birth: 05/30/2019

I am writing this on behalf of minor children: Andrew, and Anna Seoane. Their father has been very concerned about a few things that Andrew shared with me about what goes on while he is at his mother's house. Last week Andrew was playing at the neighbor's house in the screened porch while mother was out in the back with the lady Michelle doing Bar BQ. Andrew fell and two of his front teeth became loose.

His mother did not do anything and did not take him to the dentist the whole week. Andrew had a bruise on his lip and was in pain and could not eat. When he came to his father's house a week later, he was unable to chew his food and complain of it hurting when he tried to eat. His step mother had to cut the food in small pieces and put it in the back of his mouth to help him eat. Mr. Seoane took him to the dentist the next day and he has to go back to get those teeth pulled.

Andrew also shared that he is often left with the neighbor Michelle for babysitting while the court order clearly states that the kids are not to be left alone with that lady.

Andrew also shared that at times he is left with Michelle and mom's boyfriend Neal.

Andrew also stated that he and his sister Anna have gone grocery shopping with Michelle in her car with no car seats. And that his mother would drive the golf



NWCS

card to take both of them shopping with ne safety features like seat belts or closed in sides.

Andrew also shared that mom often wears her underwear and makes videos for her TIK TOK page and she is dancing in front of the camera and the kids.

Andrew also shared that Mom and Neal often continue to talk bad about daddy that Daddy is bad because he hit Mommy.

Andrew also shared that his mom sleeps in her underwear with Neal hugging and kissing while Anna is in the same bed with them.

Andrew shared that the little Anna has been saying bad words like "shake that Booty" and the two kids rub their bottoms together as if they are copying Mom and mom gets upset and hits them.

Anna has also agreed that she often sleep in bed with mommy and Neal.

These things that Andrews shared are very upsetting to their father. And the fact that he cannot eat is also upsetting for his older sister Stacy.

I am hoping that court will take these facts into consideration to help these two young children and may be put more restrictions on the mother such as supervised visits or less time with her until she learns to follow the court order.

Rahila Bashir, Licensed Mental Health Counselor  
License # MH7753

New Way counseling Services Inc.  
Note Completed By: Rahila Bashir  
Patient: Andrew Seoane, DOB 11/8/2017

Date and Time: July 25, 2022 7:42PM

#### Contacted Party

Name: Andrew Seoane  
Relationship to Patient: Self

#### Method of Communication

In Person

#### Reason for Communication

Counseling

#### Billing Information

Time spent: 60 minutes  
The patient will not be billed for this communication.

#### Communication Details

On July 22nd, 2022 I drove with Donald Seoane and his daughter Stacy Seoane to Kissimmee Police station to pick up the two younger children, Anna and Andrew for weekend visitation with their father. As he has not had contact with them in about a month and he did not want to be accused of coaching the children or having them lied. I was with them from the time we picked up the children, till we got to my office and made the call to the abuse hot line.

A visual inspection of any marks on the body was conducted. Andrew had multiple scratches on his arms and Anna had scratches on her leg.

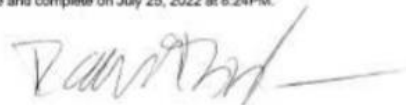
Children were transported to Palm Bay to my office and I spoke to the children during our ride. This is what was uncovered, Andrew reported that his mother engages in using marijuana and drinking beer with the neighbor lady and has left him alone at home at least on one occasion.

According to Andrew, this activity goes on on daily bases during the day and at night. Andrew also disclosed that he has not been in a car seat since he has been with his father, and the mother has been transporting the children in ubers without car seats. Andrew also reported that mother's boyfriend Neil only has one car seat for Anna and not one for Andrew. He also disclosed that they were brought to the police station, and to the court house the day before, in ubers without car seats. According to Andrew multiple men are coming to the house, smoking marijuana with mom and laying in daddy's bed and hugging and kissing mom. Andrew also reported that men have been giving her money.

Andrew has reported that Neil (a man she met on tik tok) has been telling him that Daddy does bad things and hits mommy. When asked if he has ever seen daddy hit mommy, he said no. When asked if he has ever seen Mom hit Stacy, he said yes. He said he has seen mommy hit Stacy a lot, with her hands. When asked if mom leaves the two kids alone with her boyfriend, he said yes. He also said that mom shakes her butt in her underwear in front of the camera for her tik toks.

In my 20 plus experience of working with children, I feel that the child appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 25, 2022 at 8:24PM.





## Contact Note

New Way counseling Services Inc.

Date and Time: July 8, 2022 11:43PM

Note Completed By: **Rahila Bashir**

Patient: **Stacy Seoane, DOB 5/20/2011**

### Contacted Party

Name: **Stacy Seoane**

Relationship to Patient: **Self**

### Method of Communication

In Person

### Reason for Communication

Counseling to help with trauma and abuse issues.

### Billing Information

The patient will not be billed for this communication.

### Communication Details

Stacy started her treatment on 23rd of June of this year. She has been seen twice a week since the last two weeks.

Stacy has been talking about her life since the family lived in Thailand and then they moved to different countries and finally arrived in United States. Stacy shared with this counselor things about her step mother and the abuse she was subjected to. Stacy reported that before she found out that the step mother was not her real mother; her step mother was very abusive to her. Stacy reported that her step mother used to punch her and slap her in the face, arms and legs, and sometimes smack her in the face, and would say she was not her daughter. She reports that the step mom would treat her two children differently and let them have Popsicles before dinner and not give her one. She said the other two kids blamed everything on her and the step mom would punish her. Stacy stated that the step mom would often go to the neighbor's house and smoke with her and would leave her to baby sit the younger siblings.

Stacy talked about the time when her step mother would have a fit and will beat herself on the face and once she had a black eye and blamed it on the husband. Stacy also talked about this DCF investigator name Jazelle who asked Stacy a few questions and when Stacy told her the truth, the case worker stated "your Dad is training you well."

Stacy also talked about some of the times when her stepmother would feed the two younger kids very late and they would be waiting to be fed breakfast. Stacy also remember that her step mom would go outside and smoke cigarettes and marijuana with the neighbor lady and would tell dad that she was inside with the kids but Stacy says that the three of them were alone in the house when Mom was outside. This was during the time her Dad was in Miami taking care of his Dad. Stacy also reported that at times her step mother will go shopping and will leave the kids alone and tell the Dad that she was home all the time.

Stacy talked about how her step mother was texting several guys in Thailand and one in Illinois and she was sending money to all of the guys in Thailand. Stacy also talked about the time when Stacy went to the neighbor's house to tell them to call 911 because the step mom was arguing with Dad and the neighbor lied and told the 911 operator that Dad was hitting step mom and had threatened to kill step mom.

Stacy Reports that on one occasion, they were riding the golf cart with Mom and Michelle, the neighbor lady in the front seat and the three children in the back, and Stacy could smell the smell of marijuana, she saw them passing it back and forth. The three of the kids were watching them smoke.

In my professional opinion of practicing 20 plus years, as I have tried to determine if Stacy is being coached or is she telling the truth. I feel that she appears to be telling the truth.

Rahila Bashir, Licensed Mental Health Counselor, License #MH7753 signed this note and declared this information to be accurate and complete on July 11, 2022 at 4:45PM.



See Exhibit D

















EXHIBIT E

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT,  
IN AND FOR OSCEOLA COUNTY, FLORIDA

IN RE: THE MARRIAGE OF

CASE NO.: 2022-DR-002336-DC

DIVISION: Domestic

DONALD CARLOS SEOANE,  
Petitioner/Husband,  
and  
NANTITA SEOANE,  
Respondent/Wife.

**EXPEDITED MOTION FOR HEARING ON CUSTODY AND SCHOOL AND  
LIVING DECISIONS – MENTAL HEALTH EVALUATION CLEARED**

COMES NOW, the Petitioner, DONALD SEOANE, (Hereinafter referred to as  
“Petitioner/Husband”) Pro Se, and files this “**EXPEDITED MOTION FOR HEARING ON  
CUSTODY AND SCHOOL AND LIVING DECISIONS – MENTAL HEALTH  
EVALUATION COMPLETE**”.

Dear judge Holly N Derenthal I am filing this motion in reference to the illegal orders you made  
taking my children away while being bias and violating my constitutional rights and the order  
you made:

“ORDER FOR SUPERVISED VISITATION”

Where you claimed:

B. The access of the nonresidential parent Donald Seoane to the children would likely be  
compromised and that no reasonable alternative is available except the use of the children’s  
Visitation Program.”

What’s funny about this before you ordered this visitation to my wife months ago you gave her a  
opportunity to have one of her friends or family supervise her visits but when you learned the  
FACT that she is from Thailand from a whore house where I met her and that my statement of  
her having NOBODY in this country but her porn star fans and prostitution clients is in fact true  
because she said in the courtroom that she had nobody, then you ordered her into that program.

Note she has a daughter she abandoned in Thailand and has not seen her for over 10 years. Yea great mother! Funny you didn't even give me this option for a friend or family to supervise my visits. This was after you denied all my motions to hear countless witnesses and see countless evidence and then allowed CTP to not turn over the video tapes you previously ordered them to turn over to prove I was telling the truth. CLEAR BIAS! Also you didn't even think about the children's brother and sister that they live with and you are mentally damaging them and or order visitation for them or my fiancé that has been raising the children more than my wife for over a year now. My 12 year old daughter I have full custody of that my wife was physically abusing for a decade while she thought that was her real mom and has been mentally hurt enough by all of the WOMENS lies that have caused all this mess ALL for a PROFIT and to save face and it's Sickening to say the least what you have done further to her feeling as well. She is totally heart broken and scared for her brother and sister after your actions and misses them dearly as she has lived with them and helped raise them their whole life. She fears like the rest of us of the further abusive situation and serious danger you have put her brother and sister in. She is a witness to all of what they have said for over a year now and has told countless people about it and that's why you denied her testifying or the releasing of her CTP as well which is also sickening.

While I don't not agree still with you being my illegal judge or anyone's judge for that matter and that's why im publicly petitioning on change.org and many other places and calling for your removal bidbarment and impeachment from the bench because of all your countless clear bias actions that have hurt my children and put them in serious danger and I am sure 100% are causing them more mental damage around the mother and her porn fans and druggie friends and I am putting this hear for my appeal and lawsuits against you but unfortunately for the time being I am forced because of your illegal actions of staying on my case while bias to file motions in front of you to try and protect my children that you have put in serious danger with the mother even though I know I have ZERO chance at getting anything even close to fair in front of you. I will keep filing lawsuits and appeals and motions and whatever the law allows and that's all I can do other than what I also am doing asking for the public's legal support to protect my children. I do go to church and pray you would stop being evil and stop trying to hurt me with my children by putting them in danger with the mother and removing them from me as well as covering the mothers abuse but I don't see you ever stop being evil and not taking the best interest of the children into account in your rulings as you have already proved to everyone including the public now.

Your claims for grounds for me needing "ORDER FOR SUPERVISED VISITATION"

was a total LIE and a joke and ridiculous and claimed I needed a mental health Evaluation for me telling the truth about every single compulsive lying FEMALE around my wife including yourself that keeps covering up her abuse of the children and no matter how many times any of you cover it up, lie, commit perjury, assist others and allow others to commit perjury and on and on I will NEVER stop fighting for the truth and justice for my children. I know the very corrupt systems game and so do people all over the internet of that game of trying to paint the father as crazy when all the women against them are losing and looking dumb when all their lies are getting exposed. Im not even close to the first and won't be the last you tried to play that game with I'm

sure! Remember I traveled ten countries for ten years consistently and seen way more and have had way more experience with WOMEN partially than all 14 of you FEMALES against me in that last court hearing. My background of my ex profession alone in the adult industry dealing with thousands of WOMEN says a lot about the bias and why all you women hate me and my facts about your lies and bias I keep exposing. You knowing that and that you have bias and not stepping down is violating your promise and oath that you will uphold the US Constitution and the public can now see it also because this motion and all others are being made public. I am getting funding through my gofundme.com companion to have you removed and will spend it on lawyers and media till you uphold your oath to the constitution as you promised.

Remember it is my wife after having me falsely arrested that was in fact impeached as a witness at my criminal trial after she compulsively lied to the jury and even admitted to committing perjury to get her fraudulent injunction and I have NEVER EVER lied to the courts or been impeached or charged like she has. I still stand behind ever statement I have ever said and have never lied about ANYTHING ANYWHERE as much as you try to paint me as a liar it won't work and all my lawsuits I have filed and posted publicly and more will prove this fact.

It's amazing that at the last hearing in the injunction against the mother from my kids that you covered up the abuse and wrongfully and illegally dismissed it and you wouldn't let ANY of my countless witnesses testify or testify child hearsay BUT you not only disregarded my motion to show cause on CPT Child Protection Team FEMALE lawyer Sharon Henry that lied and libeled and slandered me in her motion where they were covering up the evidence in the videos tapes you ordered which to this day nobody has seen, YET, which I am working on getting other judges to order BUT you allowed CPT Sharon Gilbert to testify child hearsay and what I believe is to LIE and commit Perjury as I stated when she did it in the courtroom and I asked for the video tapes to be looked at and you refused my right even though there are countless videos of several people contradicting her statements that my son never said mommy was twerking naked making videos with the children which is making porn with the children by definition including detective Suzanne Ellis Clouchete that was present in the room during the children's child forensic interviews and I even have her on video clearly stated our son did disclose these facts and now it's all over the internet for anyone to see now  
[https://www.youtube.com/watch?v= Awy\\_Hj7ENk](https://www.youtube.com/watch?v= Awy_Hj7ENk)

I still would like you to order that we all get to see these CPT video tapes especially now in this case because *“Florida Statute §61.13 indicates that it is the state's policy that child custody decisions are made in accordance with the best interests of the child. The state takes the position that children benefit from continuing and frequent contact with both parents.”*

And you clearly by placing the children with the dangerous mother have disregarded this Florida Statue AND these video tapes contain much insight and info into the children's truth and lives.

Since you don't know this case or its history as you were only put on the case as a weapon by your corrupt compulsive lying colleges that are my wife's lawyers Jennifer Jane Watson and Sara Vance that you have also allowed to lie, libel and slander me at two hearing now and you yourself did the same reading the lies and perjury from CPI Jessica Scott and the misinformation

Judge Madrigal said in his motion to show cause when he believed these lies and you REFUSED to tell the truth and read the outcome where at the Hearing to show cause when we proved with a drug test and model releases and countless other evidence and facts that are all in the court records and motions in this case and many others that infact it was Jessica Scott, DCF, my wife and countless FEMALES that had lied and committed perjury including ALL of my wife's corrupt compulsive lying FEMALE lawyers then judge Madrigal apologized and said he should have known better as he found DCF to be a widely uncredible and unorganized origination. ANOTHER WORDS LIARS!!!! He then not only dismissed the contempt but undenied our motion for emergency custody and set it to hearing.

See court notes in this case from 7/18/2022 in Exhibit A

There is a ton to the history of all these corrupt compulsive lying FEMALES with power in our government and EVERY FEMALE around them.

See my two younger children had been living FULL time with me and my fiancé and their brother and 12 year old sister I have full custody over for THE LAST SIX MONTHS and the mother was only getting weekends after they wrongfully had the children disenrolled from their daycare colluding with several corrupt females there as well that are well connected to the corrupt Help Now Shelter and my wife's two very corrupt Help Now Funded attorneys Jennifer Jane Watson and Sara Vance and that daycare CHURCH has a majority of kids coming from this mafia group of WOMEN that are funded through tax money and government grants and they were collecting thousands a month off my kids and making up BS to collude with their friends from Help Now Shelter and their lawyers that bring them these kids to profit off. That's why they had put them in this daycare as they have a long history of having this church daycare railroad men in courts with lies and pull custody. Total corrupt scam! Trinity Lutheran Daycare school and church 3016 W Vine St, Kissimmee, FL 34741 and principal man hating feminist FEMALE bitter over her bad public divorce ALSO named Angela Gomez. It's a VERY long story I won't get into but basically they started to make up lies and false allegations from the first day we were court ordered to take them there claiming we didn't pack the kids lunch or feed them breakfast and on and on and on and every time I would file a motion in this case they would fire another lie out of the school at me and my fiancé which was total lies. They even went as far as breaking my pediatrician's orders after the kids tested positive for influenza A and needed to stay out of daycare and allowed the mother to place them back in daycare while sick and our sons ear infections ended up getting worse to the point her ended up hospitalized. There are a TON of stories I have proof and witnesses to but I am sure like at the last hearing you won't hear it or allow it coming on record.

That was 6 months ago and since then the children had been VERY happy and SAFE living with me and my fiancé and their brother and sister here. During this time there has been countless false reports made to DCF by my wife and her team of compulsive lying WOMEN but mainly her corrupt attorneys Jennifer Jane Watson and Sara Vance which I have open lawsuits against also for defamation and more. There is much history and story's to all their BS that has been proven countless times. Example they filled DCF reports with tons of lies, libel, slander and defamation about not only me but my fiancé and DCF has never once told the truth. One of the MANY false reports claimed the kids had bruises and scratches and that I kept them locked

inside on punishment all the time but when they called me to see the children they came to meet us where we were at which was the wild Florida zoo and they had no marks and it was all total lies so they could fill DCF reports with lies for the judges to read. Do you think DCF mentioned any of this anywhere on their reports that we were at the zoo when they came to meet with us? NOPE! They also lied in their reports claiming I would not allow them to interview the children which I have video and text message proof is all lies as I encouraged them to interview the children and said I wanted it to also be on police bodycam recorded. They also went to my daughters school and interviewed her there without police or cameras present after I have told them countless times not to go near my kids without police and camera present and again they also lied about what my daughter said but did say the truth that even my daughter confirmed I have NEVER EVER physically disciplined my children and don't believe in it unlike my child abusing wife. This is one example of hundreds of the total lies and corruption around EVERY FEMALE connected to my wife. I have those videos also of DCF meeting with the children at the zoo I will be uploading publicly soon.

So without rambling on about the countless lies, slander, libel, defamation and perjury EVERY single female around my wife has been involved in with her I just will cut to the case and the current facts that support you ordering the children back with me and back in their sisters school immediately that I spent a lot of time and money to get them into and have all their informs and so on here and drive my other daughter their everyday anyways and I do have a car and license and order this since I have completed the mental health evaluation you have ordered which I will bring to the hearing as I would rather not post it here in the public. I also request you order my wife to do one alone with a hair follicle drug test going back 6 months and I am willing to take one also. Even though in DCF reports that's ANOTHER libelous lie they claim I not only have a criminal background for drugs which in fact is not true at all as I NEVER have had any criminal charges for drugs but they also claim I was a drug addict and Jessica Scott also committed perjury swearing to this lie as well as I have never done drugs either.

My wife has no car, no license, no family or friends or support for the children other than her porn fans and prostitution clients AND crack head child abusing drug trafficker Michelle Gilliam her best friend she calls mom across the street at 252 Windsor Dr Kissimmee Florida that she leaves the children with all the time as well as leaving them with her prostitution clients.

See exhibit B

Note Michelle has been arrested for a swarm of drug charges as well as child neglect and DCF Jessica Scott left my children for 3 days with her in her home and lied and said she background checked her and she didn't. My children have also been seriously injured and permanently scared one time my wife was violating the courts orders and left the children alone with Tony Mcnamee that was smoking drugs around them and my son has a scare on his lip to this day because of it.

Little background about all this you may not know or care but my wife only had me falsely arrested after I caught her lying, cheating and stealing for Buddha AGAIN as that's what most Thais do is lie lie lie lie lie for Buddha and I know this as I lived in their country for over 6 years full time and I been married to two Thai women now giving me exasperance of Thai women marriage for the last 13 years and she then attempted to have me put in prison to steal the 100k behind our paid for mobile home that I stupidly Florida titled exclusively in her name. She ruined our family for her drug money and gold digging greed and SHE continues to!

Another thing is I have MANY people that will be sending in letters and sworn statements to the judge in this case and I will be filing into the case since you refuse to let them testify. There are MANY people not happy about the danger the children are currently in.

Because of all this I pray the following you order the following or at least in part:

- K. Set this motion to an expedited immediate hearing to return the children to me and their school at the hearing once you see my mental health evaluation and set a second hearing to determine the best thing for the children during the divorce proceedings at least but make sure to give me at least 15 days from the time of the setting of the second hearing to have time to prepare and file subpoenas.
- L. Do not deny this motion and if you are going to then deny it in part like judge Snure would do and grant it in part.
- M. Order the CTP tapes to be released once and for all to see who is lying and what the children really said and who is committing perjury as I am now going to be requesting in many cases I am filing. This will also allow everyone to see what's really in the best interest of the children.
- N. Order my wife into a mental health evaluation since she WAS in fact baker acted for being mental and order her to have a hair follicle drug test and put her in supervised visitation till it is completed.
- O. Note I also have a motion for possession of the family home on the docket since November with tons of other motions and been told they would all be heard therefore I ask that the court address them and any other motions on the other side at a later date after this motions hearing are heard.

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing will be furnished via Florida Courts E-filing Portal and US mail to: Jennifer Watson on this \_2th\_ day of September, 2023.

*Donald Seoane*\_\_\_\_\_

I certify that a copy of this document was ( ) mailed ( ) faxed and mailed (\*) e-mailed ( ) hand-

delivered to the person(s) listed below on {date} \_\_\_\_\_.

Other party or his/her attorney:

Printed Name: Jennifer Watson \_\_\_\_\_

Address: Help Now of Osceola, Inc. 108 Church Street \_\_\_\_\_

City, State, Zip: Suite 120 Kissimmee, FL 34741 \_\_\_\_\_

Telephone Number: (407) 383- 5361 \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Jennifer Watson <jenniferw@helpnowshelter.org>

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this

motion and that the punishment for knowingly making a false statement includes fines and/or

imprisonment.

Dated: 9-2-23

*Donald Seoane*

Signature of Party or his/her attorney

Printed Name: Donald Seoane \_\_\_\_\_

Address: Please use email for service Travelingrvstyle@gmail.com

City, State, Zip: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Designated E-mail Address(es): Travelingrvstyle@gmail.com



Exhibit A

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**COURT NOTES**

**DATE:** July 18, 2022  
**JUDGE:** **Diego M Madrigal III**  
**CASE NUMBER:** 2022 DR 2339 DC  
**Petitioner:** **Donald C Seoane**  
**Respondent:** **Nantita Seoane**  
**Petitioner's Attorney:** **Alison Lopes, Esq.**  
**Respondent's Attorney:** **Pro Se.**  
**CLERK:** Katie  
**DEPUTY:** Webex / J Cabrera  
**START** **02:24 pm**  
**BREAK**  
**END** **02:54 pm**

           PETITIONER  RESPONDENT PRESENT AND SWORN

**TYPE OF HEARING: Order to Show Cause**

**-Court:**

Reviews Emergency motion filed in this case and dependency case filed by the Department of Children and Families; the court has some concerns with the information provided in the motion filed in this case vs what was filed in the DP case

**-Atty Lopes:**

Legal argument. The information DCF is going based on is given to them by the mother Nantita Seoane  
DCF closed their case to be unfounded

**-Court:**

Based on the testimony provided, the court is content with the information given here today.  
Court concludes on the Indirect Criminal Contempt

Motion for Temporary Timesharing is set for Hearing on July 27<sup>th</sup> at 10:30 am in court room 5D

Exhibit B



OSCEOLA COUNTY  
SHERIFF'S OFFICE

Continuation of:  Charging Affidavit  
 FSAO

Defendant Name	SEE PAGE 1	Case Number	081006503	Page	2	of	2
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ON 01-18-08, I RESPONDED 5565 WEST IRLO BRONSON HIGHWAY #508, IN REFERENCE TO A COMPLAINT OF ON GOING DRUG SALES FROM THE ROOM. UPON ARRIVAL, I ALONG WITH D/S BARDIS, MADE CONTACT WITH A BLACK FEMALE, MICHELLE GILLIAM. MICHELLE WAS INFORMED FOR THE REASON OF OUR PRESENCE AND EXPLAINED ON LY HER AND HER DAUGHTER WERE PRESENT. SHE THEN AGREED VERBALLY TO ALLOW US TO SEARCH. WHILE CONDUCTING THE SEARCH, I HEARD NUMEROUS NOISES FROM THE BATHROOM. UPON MAKING CONTACT AT THE BATHROOM WITH A BLACK MALE, PIERRE EVANS, I HEARD THE SOUND OF THE TOILET FLUSHING.

AFTER HE EXITED THE BATHROOM, I EXPLAINED TO HIM ASWELL THE REASON FOR US BEING PRESENT. PIERRE STATED HE HAD NOTHING ILLEGAL ON HIM AND CONSENTED TO A SEARCH OF HIS PERSON. UPON SEARCHING PIERRE, A CUT DOWN CIGAR TUBE WAS LOCATED ON HIM. INSIDE OF THE CIGAR TUBE WERE SEVERAL SMALL TRACE AMOUNTS OF SUSPECTED COCAINE. A PRESUMPTIVE FIELD TEST VERIFIED THE ITEMS TO BE COCAINE. PIERRE WAS PLACED UNDER ARREST FOR POSSESSION OF COCAINE AND POSSESSION OF DRUG PARAPHERNALIA, PURSUANT TO F.S.S 893.13(6)A AND F.S.S893.147(1).

D/S BARDIS CONDUCTED A SUBSEQUENT SEARCH OF THE ROOM, VIA THE VERBAL CONSENT GIVEN EARLIER FROM MICHELLE. IN THE NIGHTSTAND DRAWER HE LOCATED A SINGLE PIECE OF SUSPECTED CRACK COCAINE, ALONG WITH SEVERAL PIPES, COMMONLY USED FOR THE INTRODUCTION OF COCAINE INTO THE BODY VIA INHALATION AND SEVERAL HAND ROLLED CIGARETTES WHICH CONTAINED CANNABIS. THE SUSPECTED CRACK COCAINE WAS TESTED USING A REAGENT TEST, WHICH VERIFIED THE PRESENCE OF COCAINE. A REAGENT TEST ALSO VERIFIED CANNABIS WAS CONTAINED WITHIN THE HAND ROLLED CIGARETTES.

ALL ITEMS WERE ENTERED INTO EVIDENCE AT THE OSCEOLA COUNTY SHERIFFS OFFICE.

ALSO NOTED WERE THE CONDITIONS IN WHICH MICHELLE AND HER 11 YEAR OLD CHILD WERE LIVING IN. AT BEST COULD BE CONSIDERED DEPLORABLE. THERE WAS OLD FOOD LEFT ON THE SINK, WHICH APPEARED TO HAVE BEEN THERE FOR SEVERAL DAYS. THE ROOM HAD A FOUL STENCH, FROM OVERFLOWING GARBAGE AND ROTTEN FOOD. THERE WERE SEVERAL COCKROACHES AND OTHER INSECTS OBSERVED WHILE IN THE ROOM. AN OVER FLOWING PILE OF DIRTY CLOTHESMIXED IN WITH SOMEWHAT CLEAN CLOTHES, ALL WERE STACKED ON THE FLOOR. INSIDE OF THE REFRIDGERATOR WERE NO OBSERVED DRINKS, ONLY MOLDED OVER SPOILED FOOD. THE ONLY FOOD VISIBLE WHICH WAS POSSIBLY OK TO CONSUME WAS A FEW CANS OF SOUP AND ONE CAN OF OATMEAL.

THE JUVENILE WAS RELEASED TO HER FATHER, TONY MCNAMEE, WHO WAS NOT PRESENT AT THE TIME OF THE CONTACT. DCF WAS NOTIFIED VIA FAX.

BASED ON THE ABOVE, MICHELLE WAS ALSO CHARGED WITH CHILD NEGLECT, PURSUANT TO F.S.S 827.03, FOR FAILING TO PROVIDE A RESIDENCE WITH NORMAL LIVING CONDITIONS FOR HER CHILD, WHICH WOULD INCLUDE FOOD, WATER, AND NO SAFETY HAZARDS WHICH WERE CLEARLY PRESENT IE: CRACK COCAINE AND SEVERAL PIECES OF PARAPHERNALIA.

\*NOTE\* PIERRE IS CURRENTLY OUT ON BOND, FOR VIOLATION OF PROBATION, RELEASED 01-18-08. HE WAS HELD WITH A NO BOND STATUS\*

BOTH WERE TRANSPORTED TO OSCEOLA COUNTY CORRECTIONS.

**Children's Visitation Program**

Osceola County Courthouse  
2 Courthouse Square, Suite 3100  
Kissimmee, FL 34741

**SUPERVISED VISITATION REPORT**

FILED IN OFFICE  
CLERK OF THE COURT  
OSCEOLA CO. FLORIDA

2023 SEP 19 P 3:51

KEVIN SOTO, ESQ.,  
CLERK OF THE CIRCUIT COURT  
AND COUNTY COMPTROLLER

CASE NO. 2022 DR 2336 DC

VISIT DATE: September 17, 2023

CASE STYLE: Donald Carlos Seoane v Nantita Seoane

Was the visit completed as scheduled?  Yes  No. If no, explain:


**Children court-ordered to attend visitation:**

Name: Andrew Seoane DOB: 11.8.2017 Did the child attend the visit?  Yes  No

Name: Anna Seoane DOB: 5.30.2019 Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No  
Name: \_\_\_\_\_ DOB: \_\_\_\_\_ Did the child attend the visit?  Yes  No

**If the child(ren) did not attend, please explain:**

Mr. Seoane brought Stacy (his daughter) to the visit as well.  
\_\_\_\_\_  
\_\_\_\_\_

**Arrival at the Center:**

Did the visiting parent arrive on time?  Yes  No  
Who delivered the child(ren)?  Primary Residential Parent  Alternate Person  
Did the primary residential parent or alternate person arrive on time?  Yes  No

Brief description of child's (ren's) initial contact with the Visiting Parent:

Andrew and Anna both ran up to Mr. Seoane and Stacy gave them both a hug.  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**During the Visit:**

**Brief description of the activities during the visit:**

Mr. Seoane brought food and toys to the visit, Pizza, Snacks, Legos, kits, Football and Baseball, Toy Cars, Dolls, Painting Activities, etc. Anna and Andrew started to play with the toys brought for the visit (kinetic Sand and Legos). Mr. Seoane asked the children what they have been up to, they both responded "Just Playing." Stacy, Anna, and Mr Seoane started to play with playdoh, while Andrew played with the new toy cars that Mr Seoane brought. While Andrew played with the toy cars, Mr. Seoane started to build a toy ramp for the cars and then Andrew started to decorate it with stickers. While playing, Andrew and Anna started to eat a snack (Fruit Loop Sticks). Stacy asked the children if they were hungry, both children responded "No" and continued to play (Andrew with his toy cars and Anna with her playdoh). Mr Seoane noticed that Andrew's shoes were unlaced and asked him to tie them. Andrew responded stating that he doesn't know how to tie them. Stacy then made a comment stating that he should know how to tie them already. Mr Seoane then taught him how to tie his shoes. Then they all went outside to the playground to play. While walking outside, Stacy and Mr. Seoane noticed that Andrew had gotten a haircut and then asked who did it. Andrew responded that "Mrs. Seoane" did it. While outside, the father started to put together a kite for the children to play with. After assembling the kite, Mr. Seoane then showed Anna and Andrew how to fly it. After playing with the kite, Stacy gave Andrew and Anna a snack (fruit roll-ups and gushers). Mr. Seoane asked Andrew if he has been going to school, Andrew said yes. Mr. Seoane asked Andrew what he's been doing after school, Andrew said that he has been playing with Nicholas (the neighbor) after school. While playing outside, Mr. Seoane asked Andrew if he was hot and if he wanted to take his shirt off. Andrew said yes and took his shirt off. When Andrew took his shirt off, Mr Seoane noticed Andrew had little bumps on him and asked Andrew if it was bug bites Andrew said yes and then continued to run around with the kite. While Andrew was playing with his kite, Mr Seoane went

to spend some time with Anna, who was playing on the swings. After a while, Anna and Stacy started to paint, while Mr. Seoane and Andrew played mini golf and baseball. After a while, Mr. Seoane and Stacy switched (Mr. Seoane started to play mini golf with Anna and Stacy played baseball with Andrew). After playing golf/baseball, the 3 children began playing together. Mr. Seoane did not play this time but kept watch over the children while they played together. When they were done playing outside, everyone decided to go inside and eat. Mr. Seoane showed them the food he had brought for them (pizza). While eating, Mr. Seoane mentioned Benjamin (their other sibling) and told them that he was getting big and that he wants to bring him to one of the visits so they can see him. After eating, they began playing with some of the toys and games (connect 4, Legos, toy cars, and play doh). Stacy and Anna played Don't break the ice while Mr Seoane and Andrew built their Lego sets. Mr Seoane asked Andrew if he and his sister Anna have been to the dentist or been to the doctors recently. Andrew said No. Mr Seoane asked how school has been going and if he has made any friends. Andrew responded with yes. Andrew said he has been hanging out with Nicholas, Christine, and Zachary. Andrew told Mr. Seoane that he was at a party, that there was a "fight that had happen at the party

Page 2 of 4

and that Someone got hurt and there was blood." The child said that he "saw" everything. He also

said that he is no longer allowed to hang around Sophie (the neighbor's child) because of the incident. Andrew also told Mr. Seoane that "Bam" has been around to get food sometimes. At the end of the visit, they took photos together and started to clean up their mess. Mr Seoane packed up the new toys to send home with Andrew and Anna. When it was time to go, Mr. Seoane told the children that he wouldn't see them next week because the center is closed, so he will see them next week.

-Another observer overheard Mr. Seoane asked the Daughter (Anna) what kind of vehicle that they Coming in.

Visiting Parent's Interactions Observed	YES	NO	AT TIMES	N/A
Redirects child's (ren's) behavior when necessary.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Initiated age-appropriate activities and games.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Initiated appropriate conversation.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Attempted to give equal time/attention to each child, if more than one child.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Children's Interactions Observed	YES	NO	AT TIMES	N/A
Appeared comfortable during the visit.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Responded to behavior modification utilized by parent.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Participated actively during visit.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

**Describe any behavior/conversation by the Visiting Parent that required redirection by the Observer and/or Coordinator: Note: If there was no redirection, please write "None."**

None



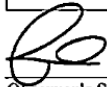
**Departure from the Center:**

Who picked-up the children?  Primary Residential Parent  Alternate Person

Did the above party arrive on time to pick-up the children?  Yes  No. If no, explain:

Did the child(ren) appear comfortable when separating from the Visiting Parent?  Yes  No If no, explain:

Did the Visiting Parent leave as scheduled?  Yes  No If no, explain:



Observer's Signature

9/17/2023

Date



Coordinator's Signature

Date

This observation report has been prepared by Observers who are instructed to record what happens during parent-child contacts and who are required to not include opinions and judgments. The Children's Visitation Program does not prepare evaluations of the families who use the program's services or make recommendations about future arrangements for parent-child access. The observations are of parent-child contacts that have occurred in a structured and protected setting. No prediction is intended about how contacts between the same parent(s) and child(ren) might occur in a less protected setting and without supervision. Care should be exercised by the users of these observations in making such predictions.

## EXHIBIT C

RE: Sibling Visitation Inbox x



**Osceola Visitation**

to me, Osceola ▾

Fri, Sep 22, 11:10 AM (6 days ago)



Good morning, Mr. Seoane.

Mrs. Seoane notified us that she is no longer in agreement with any half-siblings being allowed to attend the visits.

The Children's Visitation Program is not required to provide visitation for half-siblings (siblings born to another mother); however, we allow half-siblings to attend if BOTH parties agree that the half-siblings can attend the visits.

Since Mrs. Seoane is no longer consenting and agreeing to the half-siblings (Stacy and Benjamin) attending the visit, the half-siblings will not be allowed to attend the visits moving forward.

Thank you.

**Cristina Borrero**

Children's Visitation Program Coordinator

Ninth Judicial Circuit Court of Florida

(407) 742-2467

[ctadcb2@ocnjcc.org](mailto:ctadcb2@ocnjcc.org)

[www.ninthcircuit.org](http://www.ninthcircuit.org)

Social Media: @NinthCircuitFL

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