From: robert malek <abc75abc@gmail.com> To: "Luo, Amy" <Amy.Luo@ag.ny.gov>, Gregg Weinstock <G.Weinstock@vbpnplaw. com>, "Richter, Marilyn (Law)" <MRichter@law.nyc.gov>, letitia.james@ag.ny.gov, jess.dannhauser@acs.nyc.gov, SHRADIX@law.nyc.gov Date: Sun, 27 Nov 2022 16:44:15 -0500 Subject: SERVING COUNTERFEIT DOCUMENTS...

--- Attachment: COUNTERFEIT DOCUMENTS.pdf ---

### UNITED STATES DISTRICT COURT

#### EASTERN DISTRICT OF NEW YORK

\_\_\_\_\_

ROBERT MALEK, ROBERT MALEK C/O M.M.

VS.

CASE NUMBER : 22 CV 5416

#### LETTER COUNTERFEIT DOCUMENTS

NEW YORK STATE UNIFIED COURT SYSTEM, ET. AL...

\_\_\_\_\_

HON. HECTOR GONZALES

HON. RAYMOND REYES

HELLO. I CALL TO YOUR ATTENTION TO THE FOLLOWING DOCUMENT...

#### EXHIBIT A

SUCH DOCUMENT HAS BEEN TAMPERED WITH AND IS NOT A GENUINE DOCUMENT.

IT HAS NO SEAL, THE NUMBERS HAVE BEEN TAMPERED WITH IN THE SIGNATURE BOX AND FURTHERMORE, THERE ARE NO SERVCE OF PROCESS BOXES AS CAN BE SEEN IN A GENUINE ORDER OF WHICH CAN BE SEEN IN

#### EXHIBIT B

THIS, PARENTS AND I BELIEVE ACCORDING TO OUR RESEARCH THAT ACS HAS ACCESS TO THE JUDGES SIGNATURES AND MANUFACTURES COURT DOCUMENTS.

THE DOCUMENT STATES THAT I AM TO BE NOTIFIED AND THE DEFENDANTS HAVE NOT PRODUCED PROOF OF SERVICE OF SUCH NOTIFICATION.

I AND NOT THE DEFENDANTS BROUGHT THIS ORDER TO THE COURTS ATTENTION ON

THIS CASE IN SEPTEMBER - OCTOBER AND NOT THEM.

SUCH CONCEALMENT WAS INTENTIONAL. IF IT WAS NOT THEN CAN ANYONE EXPLAIN WHY THIS ORDER OF APRIL 4, 2022 WAS NEVER REFERENCED BY THE DEFENDANTS ON THIS CASE FROM DAY 1 ?

AFTER I INFORMED THE PARTIES OF THE STATE CASE THAT THEY ARE PROCEEDING WITHOUT JURISDICTION I NEVER HEARD FROM THEM AGAIN.

THEY, THE DEFENDANTS IN MY VIEW, CHOSE TO KEEP SUCH A SECRET UNTIL FEDERAL COURT DECISION ON THE MATTER OF NO JURISDICTION VIA NO SUMMONS, NO CLERK STAMP, NOT VERIFIED, NOT VERIFIED AFTER INFORMING ACS IN COURT ON 1-17-2020 THAT SUCH AMENDMENT IS A KNOWN PERJURY FRAUD, NOT VERIFIED AFTER ANSWER TO AMENDED PETITION IN FEB 2022., HANSELL RUBBER STAMPING PETITIONS AS READY TO GO BOILERPLATE, IDENTICAL IN THE GLOVE COMPARTMENT PETITIONS....

IN ADDITION, HERE IS THE PROOF THAT I DID NOT HAVE AN ATTORNEY AND MY ATTORNEY DID NOT APPEAR.

THIS IS FACTUAL PERJURY AND FRAUD ON THE COURT.

EXHIBIT C

## IN ADDITION, I HAVE NEVER BEEN SERVED AN ORDER OF PROTECTION EITHER OF WHICH IS AN ONGOING LEGAL ISSUE.

RESPECTFULLY SUBMITTED,

/S/ Robert Malek, Robert Malek, c/o M Malek

**ROBERT MALEK** 

**1936 HEMPSTEAD TURNPIKE # 109** 

EAST MEADOW, NY 11554

ACS COMPLAINTS@YAHOO.COM, ABC75ABC@GMAIL.COM

718 757 4473, 929 441 8429

11/27/2022

## EXHIBIT A

(Child Protective)
HE STATE OF NEW YORK K, COUNTY OF KINGS
Docket No: <u>NN-19410-18</u> AMENDED PETITION NEGLECT CASE
Child Protective Specialist: ARDAISHA HUDSON ACS #: 5236894 Unit #: 273-1 Telephone: 718-245-5975

NOTICE: IF YOUR CHILD REMAINS IN FOSTER CARE FOR FIFTEEN (15) OF THE MOST RECENT TWENTY-TWO (22) MONTHS THE AGENCY MAY BE REQUIRED BY LAW TO FILE A PETITION TO TERMINATE YOUR PARENTAL RIGHTS AND MAY FILE BEFORE THE END OF THE 15-MONTH PERIOD.

TO THE FAMILY COURT:

The undersigned petitioner respectfully shows that:

- Petitioner David A. Hansell, Commissioner of Administration for Children's Services, a Child Protective Agency with offices at 150 William Street, New York, New York, is authorized to file a petition under Article 10 of the Family Court Act.

- 3. Said child resides at whose address is CONFIDENTIAL.
- 4. The father of said child is or is alleged to be ROBERT MALEK whose address is CONFIDENTIAL. The father's date of birth is ONTOTICENTIAL whose address is CONFIDENTIAL. The mother's date of birth is INXXXXXXXX.
- 5. (Upon information and belief), said child is a neglected child in that: (Specify grounds of neglect under Section 1012 of the Family Court Act.) See Addendum I.
- 6. (Upon information and belief), ROBERT MALEK , the Legal Father of said child is the person who is responsible for neglect of said child.
- 7. There currently is not reason to believe, or information that suggests or indicates that the child is a Native American child.

Petitioner is required to obtain education information and to provide that information to foster care providers and other parties to this proceeding. Unless otherwise obtained by release, Petitioner thus seeks a court order to obtain the education records (including special education records) of each child named in this petition who is not placed with a parent(s)/legal guardian(s), and a court order to provide such records to service providers where such records are necessary to enable the service provider to establish and implement a plan of service. WHEREFORE, Petitioner prays that an order be made determining the said **XXXXXX**T MALEK to be a neglected child, otherwise dealing with said child in accordance with the provisions of Article 10 of the Family Court Act.

Dated: 01/02/2020

David A. Hansell

Petitioner

James E. Johnson Corporation Counsel Alan W. Sputz Special Assistant Corp Counsel

Signature of Attorney

of Counsel

Name

Administration for Children Services 330 JAY STREET 12TH FLOOR BROOKLYN NY 11201 718-802-2790

#### VERIFICATION

STATE OF NEW YORK ) COUNTY OF KINGS SS.:

ARDAISHA HUDSON, being duly sworn, deposes and says that (s)he is employed by Administration for Children's Services, a Child Protective Agency; and is acquainted with the facts and circumstances of the above-entitled proceeding; that (s)he has read the foregoing petition and knows the contents thereof; that the same is true to (his) (her) own knowledge except as to those matters therein stated to be alleged upon information and belief, and that as to those matters (s)he believes it to be true.

> Petitioner David A. Hansell, Commissioner Administration for Children's Services By: ARDAISHA HUDSON Child Protective Specialist

Sworn to before me, this 2nd day of January 2020

Notary Public

#### ADDENDUM I AMENDED PETITION

CASE NAME:	MARGARET INGOGLIA
CHILD NAME:	MALEK
CASE NUMBER:	5236894
DATE PET FILED:	07 31 2018
DATE PET AMENDED	01 02 2020

	THE CHILDREN: XXXXXXXX	THE RESPONDENT:	
Ĺ	MARGARET MALEK (DOB ANA)	ROBERT MALEK	a fa da anticidad a serie d A

JOE PALOMINO (DOB: ) and MACRON MALEK (DOB: ) are children under eighteen years of age whose physical, mental or emotional condition has been impaired or is in imminent danger of becoming impaired as a result of the failure of the alleged father/person legally responsible ("PLR") for their care, ROBERT MALEK (DOB: ), to exercise a minimum degree of care, in that:

1. Respondent PLR ROBERT MALEK holds himself out as the father of the subject child MALEK, age 3, and that he has been romantically involved with the non-respondent mother, Margaret Ingoglia for the last four years. The respondent PLR admitted that the non-respondent mother Margaret Malek and the subject child MALEK have resided with the respondent PLR in his family home since the child MALEK was born. The respondent PLR admitted that the subject child JOE PALOMINO, age 13, has resided in respondent PLR's family home since February 2018. The respondent PLR admitted that he is providing financially for the subject children JOE PALOMINO and MALEK in that the respondent PLR pays the bills in the family home and provides clothes and food for the subject children.

2. The respondent PLR ROBERT MALEK fails to supply the children JOE PALOMINO and MALEK, with adequate supervision and guardianship, in that:

a. On or about June 29, 2018, the non-respondent mother Margaret Ingoglia stated to the undersigned that respondent PLR "verbally and mentally abuses" the non-respondent mother, controls everything within the family including the money, and the non-respondent mother cannot make any decisions without the respondent PLRs permission. The non-respondent mother stated that the respondent PLR monitors the non-respondent mother's text messages and telephone calls, that the respondent PLR curses at the non-respondent mother a "bitch," and that the non-respondent mother is afraid of the respondent PLR. The non-respondent mother stated that she is afraid of what the respondent PLR "is capable of" and stated that the respondent PLR threatened the non-respondent mother that if she ever leaves with the subject child MALEK, he will go to the nursing home of the maternal grandmother and hurt the maternal grandmother.

b. Upon information and belief, the source being a conversation between the subject child JOE PALOMINO and Child Protective Specialist ("CPS") Kim James on or about June 29, 2018, the subject child stated that the respondent PLR is in a "bad mood everyday" and "threatens to hurt" the non-respondent mother. The subject child stated that both he and the non-respondent mother are being "picked on" by the PLR, and that the subject child "can't take it

anymore." The subject child stated that the respondent PLR makes him "sad."

c. On or about June 29, 2018, the subject child JOE PALOMINO stated to the undersigned that he is "scared" of the respondent PLR and that the subject child JOE PALOMINO has seen the respondent PLR "get in [the non-respondent mothers] face."

d. On or about June 29, 2018, the undersigned spoke with a caseplanner from Catholic Charities, and the caseplanner stated that she has observed the respondent PLR be "very controlling" over the family, and that the non-respondent mother and subject children are not allowed to remain in the family home until the respondent PLR returns from work, until approximately 10:30 P.M.

3. The respondent PLR ROBERT MALEK fails to supply the children JOE PALOMINO and MACHINE MALEK, with adequate supervision and guardianship by engaging in bizarre behavior or acts of a similarly serious nature which unreasonably inflicts harm upon the subject children JOE PALOMINO and MACHINE:

a. Petitioner re-alleges sections 1-2a-d

b. According to ACS case records the respondent PLR ROBERT MALEK has called thirty (30) reports to the State Central Registry against the non-respondent mother alleging that she is abusing and neglecting the subject children. All the reports called in by the respondent father have been investigated by ACS and unfounded. As a result of the respondents actions, the subject child Margaret has been forensically interviewed three (3) times and medically examined. The subject children are frequently woken up in the middle of the night by Emergency Child Protective Services (ECS) investigating the reports called in by the respondent. According to the CPS Hudson, she has informed the respondent of the consequences of calling in cases to the State Central Registry on numerous occasions; but, the respondent continues to make reports without any regards to the impact it has on the subject children.

c. According to the subject child Joe, it is difficult for him to wake up in the morning to go to school because of ECS continuously visiting the home in the middle of the night.

d. According to CPS Yolanda Jones, she has heard the subject child Methods begging the respondent ROBERT MALEK to not call any more reports against her mother.

Based on the foregoing, the subject children are neglected or at risk of becoming neglected pursuant to Article Ten of the Family Court Act.

Secs. 1012, 1031 F.C.A.

(Child Protective)

FAMILY COURT OF THE STATE OF NEW YORK CITY OF NEW YORK, COUNTY OF KINGS

Attorney: ALMONTE, R		
Judge: WILLIAMS, J		
	x	
In the Matter of	:	Docket No: <u>NN-19411-18</u>
	:	
JOE PALOMINO	:	
	:	AMENDED PETITION NEGLECT CASE
	:	
A Child Under Eighteen Years	:	
of Age Alleged to be Neglected by	:	2
· · · · · · · · · · · · · · · · · · ·	:	
ROBERT MALEK	:	
	:	
		Child Protective Specialist:
	:	ARDAISHA HUDSON
	:	ACS #: 5236894
	:	Unit #: 273-1
	:	Telephone: 718-245-5975
	:	
	2 1	
Respondent (s)	:	
	X	

NOTICE: IF YOUR CHILD REMAINS IN FOSTER CARE FOR FIFTEEN (15) OF THE MOST RECENT TWENTY-TWO (22) MONTHS THE AGENCY MAY BE REQUIRED BY LAW TO FILE A PETITION TO TERMINATE YOUR PARENTAL RIGHTS AND MAY FILE BEFORE THE END OF THE 15-MONTH PERIOD.

TO THE FAMILY COURT:

The undersigned petitioner respectfully shows that:

- Petitioner David A. Hansell, Commissioner of Administration for Children's Services, a Child Protective Agency with offices at 150 William Street, New York, New York, is authorized to file a petition under Article 10 of the Family Court Act.
- 2. JOE PALOMINO is a male child under the age of eighteen years, having been born on

- 3. Said child resides at whose address is CONFIDENTIAL.
- 4. The father of said child is or is alleged to be JUAN PALOMINO who resides at L.K.A. -779 HENDRIX STREET APT. #1, BROOKLYN, NY, 11212. The father's date of birth is 0 The mother of said child is MARGARET INGOGLIA whose address is CONFIDENTIAL. The mother's date of birth is 1 The mother person legally responsible for the care of said child is ROBERT MALEK, Non-Relative, whose address is CONFIDENTIAL
- 5. (Upon information and belief), said child is a neglected child in that: (Specify grounds of neglect under Section 1012 of the Family Court Act.) See Addendum I.
- 6. (Upon information and belief), ROBERT MALEK , the Non-Relative of said child is the person who is responsible for neglect of said child.
- 7. There currently is not reason to believe, or information that suggests or indicates that the child is a Native American child.

Petitioner is required to obtain education information and to provide that information to foster care providers and other parties to this proceeding. Unless otherwise obtained by release, Petitioner thus seeks a court order to obtain the education records (including special education records) of each child named in this petition who is not placed with a parent(s)/legal guardian(s), and a court order to provide such records to service providers where such records are necessary to enable the service provider to establish and implement a plan of service. WHEREFORE, Petitioner prays that an order be made determining the said JOE PALOMINO to be a neglected child, otherwise dealing with said child in accordance with the provisions of Article 10 of the Family Court Act.

Dated: 01/02/2020

David A. Hansell

Petitioner

James E. Johnson Corporation Counsel Alan W. Sputz Special Assistant Corp Counsel

Signature of Attorney

of Counsel

Name

Administration for Children Services 330 JAY STREET 12TH FLOOR BROOKLYN NY 11201 718-802-2790

#### VERIFICATION

STATE OF NEW YORK ) COUNTY OF KINGS SS.:

ARDAISHA HUDSON, being duly sworn, deposes and says that (s)he is employed by Administration for Children's Services, a Child Protective Agency; and is acquainted with the facts and circumstances of the above-entitled proceeding; that (s)he has read the foregoing petition and knows the contents thereof; that the same is true to (his) (her) own knowledge except as to those matters therein stated to be alleged upon information and belief, and that as to those matters (s)he believes it to be true.

> Petitioner David A. Hansell, Commissioner Administration for Children's Services By: ARDAISHA HUDSON Child Protective Specialist

Sworn to before me, this 2nd day of January 2020

Notary Public

#### ADDENDUM 1 AMENDED PETITION

CASE NAME:	MARGARET INGOGLIA
CHILD NAME:	JOE PALOMINO
CASE NUMBER:	5236894
DATE PET FILED:	07/31/2018
DATE PET AMENDED	01/02/2020

THE CHILDREN:	THE RESPONDENT:	
M. MALEK (DO JOE PALOMINO (DOB	ROBERT MALEK	
PALOMINO (DOB:	and Mi MALEK (DOB:	are

JOE PALOMINO (DOB: \_\_\_\_\_\_ and Mi\_\_\_\_\_ MALEK (DOB: \_\_\_\_\_\_ are children under eighteen years of age whose physical, mental or emotional condition has been impaired or is in imminent danger of becoming impaired as a result of the failure of the alleged father/person legally responsible ("PLR") for their care, ROBERT MALEK (DOB: \_\_\_\_\_\_, to exercise a minimum degree of care, in that:

1. Respondent PLR ROBERT MALEK holds himself out as the father of the subject child MALEK, age 3, and that he has been romantically involved with the non-respondent mother, Margaret Ingoglia for the last four years. The respondent PLR admitted that the non-respondent mother Margaret Malek and the subject child MALEK have resided with the respondent PLR in his family home since the child MALEK was born. The respondent PLR admitted that the subject child JOE PALOMINO, age 13, has resided in respondent PLR's family home since February 2018. The respondent PLR admitted that he is providing financially for the subject children JOE PALOMINO and MALEK in that the respondent PLR pays the bills in the family home and provides clothes and food for the subject children.

2. The respondent PLR ROBERT MALEK fails to supply the children JOE PALOMINO and MARGARET MALEK, with adequate supervision and guardianship, in that:

a. On or about June 29, 2018, the non-respondent mother Margaret Ingoglia stated to the undersigned that respondent PLR "verbally and mentally abuses" the non-respondent mother, controls everything within the family including the money, and the non-respondent mother cannot make any decisions without the respondent PLRs permission. The non-respondent mother stated that the respondent PLR monitors the non-respondent mother's text messages and telephone calls, that the respondent PLR curses at the non-respondent mother a "bitch," and that the non-respondent mother is afraid of the respondent PLR. The non-respondent mother stated that she is afraid of what the respondent PLR "is capable of" and stated that the respondent PLR threatened the non-respondent mother that if she ever leaves with the subject child MCLEK, he will go to the nursing home of the maternal grandmother and hurt the maternal grandmother.

b. Upon information and belief, the source being a conversation between the subject child JOE PALOMINO and Child Protective Specialist ("CPS") Kim James on or about June 29, 2018, the subject child stated that the respondent PLR is in a "bad mood everyday" and "threatens to hurt" the non-respondent mother. The subject child stated that both he and the non-respondent mother are being "picked on" by the PLR, and that the subject child "can't take it

anymore." The subject child stated that the respondent PLR makes him "sad."

c. On or about June 29, 2018, the subject child JOE PALOMINO stated to the undersigned that he is "scared" of the respondent PLR and that the subject child JOE PALOMINO has seen the respondent PLR "get in [the non-respondent mothers] face."

d. On or about June 29, 2018, the undersigned spoke with a caseplanner from Catholic Charities, and the caseplanner stated that she has observed the respondent PLR be "very controlling" over the family, and that the non-respondent mother and subject children are not allowed to remain in the family home until the respondent PLR returns from work, until approximately 10:30 P.M.

3. The respondent PLR ROBERT MALEK fails to supply the children JOE PALOMINO and MALEK, with adequate supervision and guardianship by engaging in bizarre behavior or acts of a similarly serious nature which unreasonably inflicts harm upon the subject children JOE PALOMINO and MARGARET:

a. Petitioner re-alleges sections 1-2a-d

b. According to ACS case records the respondent PLR ROBERT MALEK has called thirty (30) reports to the State Central Registry against the non-respondent mother alleging that she is abusing and neglecting the subject children. All the reports called in by the respondent father have been investigated by ACS and unfounded. As a result of the respondents actions, the subject child Mathematically interviewed three (3) times and medically examined. The subject children are frequently woken up in the middle of the night by Emergency Child Protective Services (ECS) investigating the reports called in by the respondent. According to the CPS Hudson, she has informed the respondent of the consequences of calling in cases to the State Central Registry on numerous occasions; but, the respondent continues to make reports without any regards to the impact it has on the subject children.

c. According to the subject child Joe, it is difficult for him to wake up in the morning to go to school because of ECS continuously visiting the home in the middle of the night.

d. According to CPS Yolanda Jones, she has heard the subject child Margaret begging the respondent ROBERT MALEK to not call any more reports against her mother.

Based on the foregoing, the subject children are neglected or at risk of becoming neglected pursuant to Article Ten of the Family Court Act.

10-10 3/2009

F.C.A.§§ 1017, 1033-b, 1040, 1044, 1046, 1051, 1052, 1053, 1054, 1055, 1057, 1059

At a term of the Family Court of the State of New York, held in and for the County of Kings, at 330 Jay Street, Brooklyn, NY 11201, on March 31, 2022

**PRESENT:** Hon. Jacqueline D. Williams

In the Matter of

Marine Million Malek (Construction), Joe Palomino Ingoglia (Collection),

Children under Eighteen Years of Age Alleged to be Neglected by

Robert Malek,

Respondent.

NOTICE: WILLFUL FAILURE TO OBEY THE TERMS AND CONDITIONS OF THIS ORDER MAY RESULT IN COMMITMENT TO JAIL FOR A TERM NOT TO EXCEED SIX MONTHS.

IF YOUR CHILD IS PLACED IN FOSTER CARE, YOU MAY LOSE YOUR RIGHTS TO YOUR CHILD AND YOUR CHILD MAY BE ADOPTED WITHOUT YOUR CONSENT.

IF YOUR CHILD STAYS IN FOSTER CARE FOR 15 OF THE MOST RECENT 22 MONTHS, THE AGENCY MAY BE REQUIRED BY LAW TO FILE A PETITION TO TERMINATE YOUR PARENTAL RIGHTS AND MAY FILE BEFORE THE END OF THE 15-MONTH PERIOD.

IF SEVERE OR REPEATED ABUSE IS PROVEN BY CLEAR AND CONVINCING EVIDENCE, THIS FINDING MAY CONSTITUTE THE BASIS TO TERMINATE YOUR PARENTAL RIGHTS.

The petition of ACS-Kings under Article 10 of the Family Court Act, having been filed in this Court on July 31, 2018 alleging that the above-named Respondent neglected the above-named children; and

Notice having been duly given to the Respondent pursuant to section 1036 or 1037 of the Family Court Act; and

Respondent, Robert Malek, having not appeared but counsel appeared;

And Respondent, Robert Malek, having failed to appear and the matter having duly come on for a fact-finding hearing by inquest before this Court;

File #: 235429 Docket #: NN-19410-18 NN-19411-18

**CPS #:** 5236894

#### ORDER OF FACT-FINDING AND DISPOSITION

# And the matter having thereafter duly come on for a DISPOSITIONAL HEARING before the Court,

And the children having been represented by an attorney and the Court having considered the position of the children regarding the permanency plan;

NOW therefore, upon findings made in the fact-finding and dispositional hearings; and upon all proceedings had herein, it is hereby

#### Order of Fact-finding or Dismissal

ADJUDGED that facts sufficient to sustain the petition herein have been established, in that: After numerous trial dates scheduled for this matter, the Court hears summations today as to the Neglect petitions. The Court noted on the record that the Respondent Robert Malek has failed to appear for the recent court appearances. As a result, the Court draws a negative inference from the lack of participation by the Respondent Mr Malek in the fact finding proceedings. The Court also finds based upon the credible testimony of the Non-Respondent Mother Margaret Ingoglia and the Case worker Hudson, that the Respondent Mr. Malek has engaged in actions consistent with being determined to be a person legally responsible for the Subject Child Joe. As a result, this Court's finding as to neglect shall be with respect to NN-19410/2018 and NN-19411/2018. Based upon the credible testimony and the documents in evidence, the Court is making a finding pursuant to Section 1012 of the Family Court Act finding that ACS has demonstrated by a preponderance of the evidence that the Subject Children were neglected as described in the petition on the dates and times described in the petition.

The court will expand upon the finding made today on the record as to the N, V and O petitions in a longer written opinion.

The Court has also heard dispositional recommendations and will order today the dispositional terms listed below; and it is hereby

ADJUDGED that the above-named children are neglected children, as defined in section 1012 of the Family Court Act by Robert Malek.

#### **Order of Disposition**

And the Court, having considered the best interests and safety of the children, including whether the children would be at risk of abuse or neglect if returned to the parent(s) or other person(s) legally responsible, hereby orders the following:

ORDERED that the child, Method Malek is released to Non-Respondent Mother, Margaret Ingoglia with a Final Order of Custody and Joe Palomino Ingoglia, is released to the custody of the non-respondent mother Margaret Ingoglia, both children are released without further supervision of a child protective agency, social services official, or duly authorized, upon the following terms and conditions to be met by Respondent, Robert Malek:

- Respondent Father Malek is to comply with a two (2) year Full-Stay-Away Final Order of Protection on behalf of the Non-Respondent Mother and the Subject Children with a carve out for court ordered visitation with his child.
- Visits for the Respondent Father with the Subject Child Many shall be arranged once Mr. Malek has complied with completing a Mental Health evaluation and with addressing the recommendations; and it is further

ORDERED that if the children abscond from the above-named custodial person or facility, written notice shall be given within 48 hours to the Clerk of Court by the custodial person or by an authorized representative of the facility, stating the names of the children, the docket numbers of this proceeding, and the date on which the children ran away; and it is further

ORDERED that, not later than 60 days prior to the expiration of this order, the Commissioner of Social Services shall report to the Court, the child's attorney, the parties, their attorneys and the non-respondent parent(s) on the status and circumstances of the children and family and any actions contemplated, if any, by the agency with respect to the children and family.

Dated: April 4, 2022

ENTER



Hon. Jacqueline D. Williams

SEAL MISSING

AND NOTE THE NUMBERS AT THE MIDDLE AND AT THE END. THEY WERE TAMPERED WITH.

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

## APPENDIX A [22 NYCRR §205.83]

§ 205.83 Terms and Conditions of Order in Accordance With Sections 1053, 1054, and 1057 of the Family Court Act (Child Protective Proceeding)

(a) An order suspending judgment entered pursuant to section 1052 of the Family Court Act shall, where the child is in foster care, set forth the visitation plan between respondent and the child and between the child and his or her sibling or siblings, if any, and shall require the agency to notify the respondent of case conferences. A copy of the order, along with the current service plan, shall be furnished to the respondent. Any order suspending judgment shall contain at least one of the following terms and conditions that relate to the adjudicated acts or omissions of the

respondent, directing the respondent to:

- (1) refrain from or eliminate specified acts or conditions found at the fact-finding hearing to constitute or to have caused neglect or abuse;
- (2) provide adequate and proper food, housing, clothing, medical care, and for the other needs of the child;
- (3) provide proper care and supervision to the child and cooperate in obtaining, accepting or allowing medical or psychiatric diagnosis or treatment, alcoholism or drug abuse treatment, counseling or child guidance services for the child;
- (4) take proper steps to insure the chid's regular attendance at school;
- (5) cooperate in obtaining and accepting medical treatment, psychiatric diagnosis and treatment, alcoholism or drug abuse treatment, employment or counseling services, or child guidance, and permit a child protective agency to obtain information from any person or agency from whom the respondent or the child is receiving or was directed to receive treatment or counseling.

(b) An order pursuant to section 1054 of the Family Court Act placing the person to whose custody the child is released under the supervision of a child protective agency, social services officer or duly authorized agency, or an order pursuant to section 1057 placing the respondent under the supervision of a child protective agency, social services official or authorized agency, shall contain at least one of the following terms and conditions requiring the respondent to:

- (1) observe any of the terms and conditions set forth in subdivision (a) of this section;
- (2) cooperate with the supervising agency in remedying specified acts or omissions found at the fact-finding hearing to constitute or to have caused the neglect or abuse;
- (3) meet with the supervising agency alone and with the child when directed to do so by that agency;
- (4) report to the supervising agency when directed to do so by that agency;
- (5) cooperate with the supervising agency in arranging for and allowing visitation in the home or other place;
- (6) notify the supervising agency immediately of any change of residence or employment of the respondent or of the child;
- (7) do or refrain from doing any other specified act of omission or commission that, in the judgment of the court, is necessary to protect the child from injury or mistreatment and to help safeguard the physical, mental and emotional well-being of the child;

© When an order is made pursuant to section 1054 or 1057 of the Family Court Act:

- (1) the court shall notify the supervising agency in writing of its designation to act and shall furnish to that agency a copy of the order setting forth the terms and conditions imposed;
- (2) the order shall be accompanied by a written statement informing the respondent that a willful failure to obey the terms and conditions imposed may result in commitment to jail for a term not to exceed six months;
- (3) the court may, if it concludes that it is necessary for the protection of the child, direct the supervising agency to furnish a written report to the court at stated intervals not to exceed six months setting forth whether, and to what extent:

- (i) there has been any alteration in the respondent's maintenance of the child that is adversely affecting the child's health or well-being;
- (ii) there is compliance with the terms and conditions of the order of supervision;
- (iii) the supervising agency has furnished supporting services to the respondent.

(d) A copy of the order setting forth its duration and the terms and conditions imposed shall be furnished to the respondent.

# NOT FURNISHED. ADDITIONALLY, WHERE ARE THE SERVICE OF PROCESS BOXES ?

## EXHIBIT B

At a term of the Family Court of the State of New York, held in and for the County of Kings, at 330 Jay Street, Brooklyn, NY 11201, on July 31, 2018

PRESENT: Hon. Jacqueline D. Williams

In the Matter of

Children under Eighteen Years of Age Alleged to be Neglected by File #: 143675 Docket #: NN-19411-18 NN-19410-18

CPS #: 5236894

ORDER

Robert Malek,

Respondent.

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

IT IS ORDERED that :

- Subject Children released to the Non-Respondent Mother with Court Ordered Supervision, including announced and unannounced visits.
- Court issues a Full stay away order obo of the Non-Respondent Mother and the Subject Children
- No visits for the Respondent Father and the Subject Child, Joe.
- Agency supervised visits only for the Respondent Father and the Subject Child, Margaret.

case adj. to 9/25/2018 at 10am in Part 6A for prelim conf.

Dated: July 31, 2018

ENTER 201807311810163DW1L 48CA499 52254568851D49887039263E Hon. Jacqueline D. Williams

5¥

### UNITED STATES DISTRICT COURT

#### EASTERN DISTRICT OF NEW YORK

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ROBERT MALEK, ROBERT MALEK C/O M.M.

VS.

#### LETTER NEVER ENDING PERJURY

#### THIS IS AN ABUSIVE VIOLATION OF MY DUE PROCESS RIGHTS AND GROUNDS FOR APPEAL/

NEW YORK STATE UNIFIED COURT SYSTEM, ET. AL...

HON JUDGE RAYMOND REYES

## ANY STATEMENT THAT IS MADE THAT I HAD OPPORTUNITY TO APPEAR AT THE THREE COURT HEARINGS THAT THE DEFENDANTS PROCEEDED EX PARTE IS PERJURY. THEY PROCEEDED EX PARTE AFTER I FILED ANSWER TO AMENDED COMPLAINT INFORMING THEM THAT THEY HAD NO JURISDICTION TO PROCEED IN REGARDS TO NO SUMMONS, NOT CLERK FILED, NOT VERIFIED AND THAT ACS DOES NOT

LEGALLY EXIST. THIS CAN ALL BE SEEN IN MY AMENDED COMPLAINT.

I NEVER HEARD FROM THE DEFENDANTS EVER AGAIN. IF ANY DEFENDANT WISHES TO REFUTE THIS THEN PROVIDE THE EVIDENCE !!! SHOW ME WHERE I WAS EMAILED THE COURT LINKS FOR THESE DAYS !!! SHOW ME THE EMAIL THAT I WAS INFORMED OF MARCH 31, 2022 !!!

PRESENT TO THIS COURT HOW AND WHEN I WAS SERVED FINAL ADJUDICATION OF APRIL 4, 2022 !!!!!

DEFENDANTS ARE CLAIMING THAT MY ATTORNEY APPEARED !!!

WELL, HAVE A LOOK AT EXHIBIT A.

HE WAS NOT MY ATTORNEY AND HE DID NOT APPEAR !!!

DATED : 11-05-2022 SUBMITTED,

S/S Robert Malek, Robert Malek, C / O, M>M>

ROBERT MALEK, ROBERT MALEK, C/O M. M.

ACSCOMPLAINTS@YAHOO.COM

929 441 8429, 718 757 4473

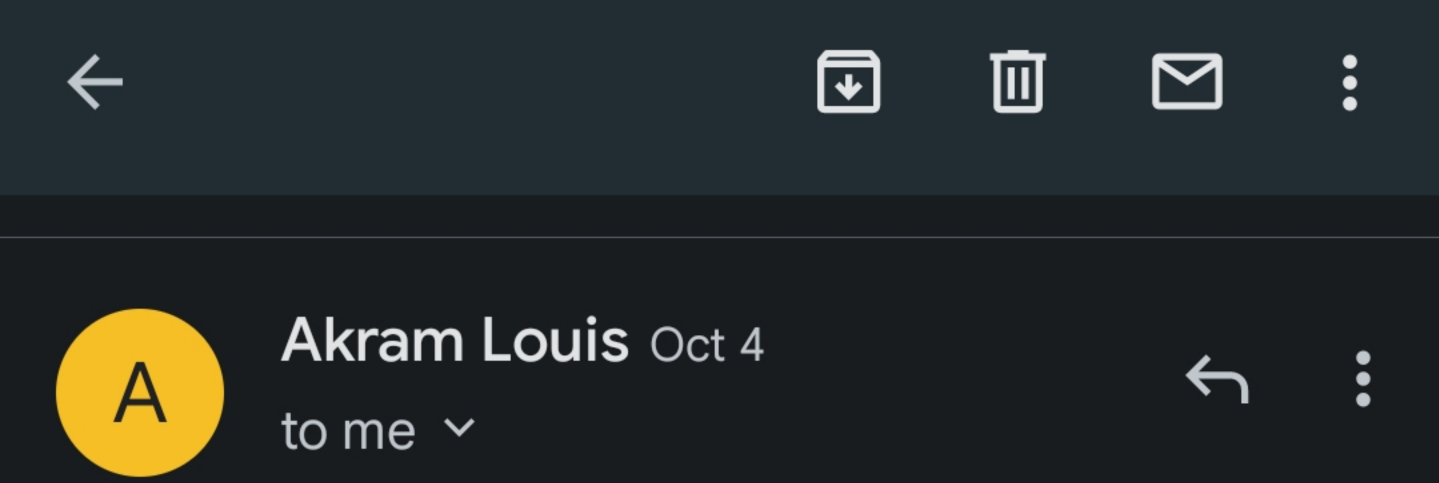
1936 HEMPSTEAD TURNPIKE # 109

EAST MEADOW, NY 11554

# EXHIBIT C

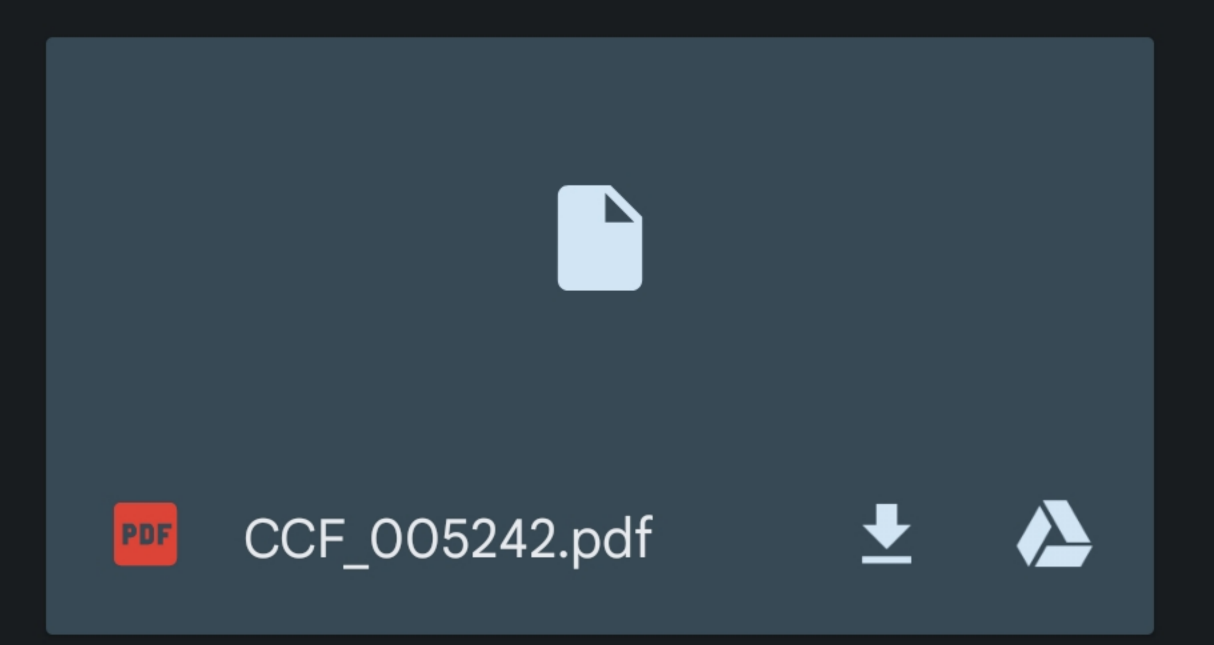
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😟 5GE III 🛑



My last appearance I believe was on November 22, 2021. You fired me afterwards as your advisor. On December 15, 2021, you sent an email to the court and all the other attorneys stating that I was fired and I am not your attorney, I am only an advisor. I am attaching that email that you sent.

# Show quoted text





robert malek Oct 4

to Akram ~

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Thank you louis....

Take care,

Robert

