

Fennel Notes

10:58

46

<

...

<https://www.dropbox.com/sh/rx9lkf9nd5tl63t/AADIPEaO3tBSzdt9FmiFbDDga?dl=0>

me

Sep 28, 2020

...

to Caryn

Went to Lab Corp for the test and there were 5 people ahead of me so they told me to come back tomorrow as drug screens end at 4.

Sent from my iPhone

Caryn Fennell

Sep 28, 2020

...

to me

Why did you not wait?

NOTE: Please excuse my typos as I am all thumbs on my mobile device, or using voice to text.

Warm regards,

Caryn Fennell
Attorney at Law

[2230 Towne Lake Parkway](#)
[Building 600, Suite 140](#)
Woodstock, GA 30189
Phone/fax: 770-479-0248
caryn@fbalawfirm.com
Hours of Operation: 8:30 am – 5:00 pm M-F
Fbalawfirm.com

NOTICE TO RECIPIENTS: OUR FIRM IS NOW FENNELL, BRIASCO & ASSOCIATES. Please update your database

Reply

Reply all

Forward

10:59

46

From: Julie Anthony <[REDACTED]>
Sent: Monday, September 28, 2020 11:55 PM



VIEW ENTIRE MESSAGE



me Sep 28, 2020
to Caryn ▾



They told me to come back as drugs screens end at 4.



Caryn Fennell Sep 29, 2020
to me, Caryn, Lacey, Kelly ▾



Mrs. Anthony,

Which lab did you go to that said to come back and did you research any others yesterday?

Warm regards,

Caryn Fennell

Attorney at Law



← Reply

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➦ Forward



This email thread shows Fennel being overbearing on my wife. Fennel wanted a drug test from my wife. My wife did take the test and passed.

11:01

45

Reply to: [redacted]



From: Caryn Fennell

<caryn@fbalawfirm.com>

Subject: RE: ANTHONY- Meeting with Mrs. Anthony and Requests for Assessment/Labs

Date: September 29, 2020 at 9:10:42 AM EDT

[redacted]

"Kelly Thornton" <kelly@fbalawfirm.com>, Lacey Briasco <lacey@fbalawfirm.com>,

[redacted]

[redacted],

Among several concerns, your client admitted that she uses marijuana monthly and her live in boyfriend daily and around the children. She admitted to drinking to excess weekly with the children home and after going out and coming home with both of them in an inebriated state and incapable of being able to care for the children if there were emergencies, etc. There were several other admissions and **omissions** with regard to drug and alcohol use that I found concerning. The screen is less \$25 unless we end up doing a hair follicle and the assessment is around \$100 to 150.

Warm regards,

Caryn Fennell

Attorney at Law

← Reply

↩ Reply all

➦ Forward





any attachment, and all copies thereof and destroy any printouts.



me Sep 29, 2020



to All, [REDACTED]ite v

Just for the record, I never said I use marijuana monthly. I told her I have in the past a time or two and I don't do it now because I don't like it. I also said that I may drink 1/2 beers once or twice a week only when the girls are in bed. I never lied to her or tried to hold back any info. She is putting words in my mouth. Also my boyfriend NEVER used marijuana around the girls, ever! I told her that too. I don't know how she can twist and bend the truth like that when I was very honest with her. I wish that this conversation was recorded she even accused me of recording the conversation with her which I don't even know how to do with my new phone. I don't have a problem with drugs or alcohol. I will pass the drug screen with certainty. I will talk with [REDACTED]ic today. Thank you.

...



me Sep 29, 2020



to All, [REDACTED]ite v

I don't like being called a liar by Mr. Anthony nor Mrs. Fennel when it comes to Ricks arrest. He pleaded guilty. It sounds like she is not being fair. Please have Mrs. Fennel get the photos from the investigation of what he did to me. Again, I will pass my drug test that is not a concern.

...

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This email thread is where Fennel is blatantly lying. Twisting truths. Again we still to this day don't know why she would say these lies...

11:05

45



Julie Anthony



me Sep 30, 2020
to Caryn



I took the test today after they opened at 1:30. Thank you



Caryn Fennell Sep 30, 2020
to me, Caryn, Lacey, Kelly



Did you go to the same place you went to on Monday? I sent you an email asking about the place you went to on Monday, please advise.

Warm regards,

Caryn Fennell

Attorney at Law



← Reply

↪ Forward



11:05

45



...



me Sep 30, 2020
to Caryn, Kelly, Lacey ▾



Labcorp off of Towne lake. They said it should take 1-3 business days.

...



Caryn Fennell Sep 30, 2020
to me, Kelly, Lacey, Caryn ▾



Is this the same place you went to on Monday?

...



me Sep 30, 2020
to Caryn ▾



Yes and yesterday. I went during the intermission of the hearing yesterday and they told me to come back at 1:30. As you know that is when we were supposed to be back for the hearing. Then I had to get my daughters off the bud. As well as a post hearing with my attorneys.

...



Caryn Fennell Sep 30, 2020
to me ▾



Thank you!

...

← Reply

↪ Forward



Another email thread where Fennel is being overbearing about the drug test.



Contact Email



El

<[REDACTED]@[REDACTED].com>

Ms. Fennell,

To recap our phone call tonight, you stated that during your investigation you discovered that Ms. Anthony frequents Johnny's Pizza, and tonight Ms. Anthony and her boyfriend were sighted at the restaurant and they had around 5 or 6 drinks in addition to multiple shots. You obtained an itemized bill and they only have 6 drinks on their bill but you have information from an assistant investigator that the 2 of them had shots in addition to the 6 drinks. You stated that you witnessed Ms. Anthony attempt to drive after they left the restaurant and you stopped them and requested that they do not drive and call an uber. You stated that her boyfriend became very belligerent, and you had to threaten to call law enforcement if they did not call the uber.

Due to your interaction with him, and the information that you have obtained during your investigation, you stated that you have some extreme concerns with him being around the girls. The girls are currently with Mr. Anthony tonight.

Therefore, you are requesting that the girls stay with Mr. Anthony for 30 days while the mother gets assessed for possible substance abuse issues. You are ok with the mother having supervised visits with

Reply

Reply all

Forward

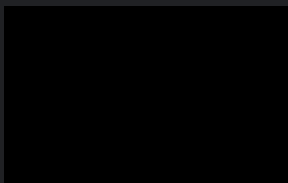




have some extreme concerns with him being around the girls. The girls are currently with Mr. Anthony tonight.

Therefore, you are requesting that the girls stay with Mr. Anthony for 30 days while the mother gets assessed for possible substance abuse issues. You are ok with the mother having supervised visits with the girls but as of right now you are not ok with Ms. Anthony having unsupervised contact with the girls until she is fully assessed. I stated that I will discuss this with L [REDACTED] and get her position on whether we can enter into a consent order granting temporary custody to the father for 30 days. You stated that you will inform Mr. Anthony to keep the girls in his custody for right now, and if you don't hear that the parties have entered into a consent order regarding temporary custody to the Father, Mr. Anthony by noon tomorrow then you will file a motion for emergency hearing requesting that the Court grant temporary custody to the Father due to your concerns regarding the mother's substance abuse issues.

Thank you,



← Reply

↩ Reply all

➦ Forward





to All, D

Please call me. This is absolutely not true!



me Sep 30, 2020

to All, I



Again we have video evidence of us blowing a breathalyzer. I was not in the drivers seat! My Boyfriend was not "belligerent". He was stern as he was annoyed with the situation. He never once raised his voice. Who the fuck does she think she is? She is supposed to be a neutral party and this isn't neutral. The receipts don't lie either. We didn't have that many drinks! I wish she did call law enforcement to prove how much of an idiot she is.

I'm sorry if this email seems aggressive but I am sick of people thinking I'm a bad mother or unable to take care of them. This is absolutely ridiculous.



me Sep 30, 2020

to All, I



We can also prove that we were never at Johnnys as she stated. We were at "The Place". Mrs. Fennel has her facts twisted.



me Oct 1, 2020

to All, I



Reply

Reply all

Forward





prove how much of an idiot she is.

I'm sorry if this email seems aggressive but I am sick of people thinking I'm a bad mother or unable to take care of them. This is absolutely ridiculous.

...



me Sep 30, 2020

to All, I



We can also prove that we were never at Johnnys as she stated. We were at "The Place". Mrs. Fennel has her facts twisted.

...



me Oct 1, 2020

to All, Do



Isn't it illegal for them to get my receipts without a warrant? Like they did tonight. I'm still extremely upset. She needs to prove that she "witnessed" me trying to drive. Their is a restaurant right where I parked called "Seoul food" also "The place" maybe "Johnnys pizza". But if theirs a camera it would prove that I was never in the drivers seat. The fact that she says she "witnessed" me trying to drive off should make all of her claims invalid. She has lied multiple times now. You are my attorneys and lying won't help me I know that. You are here to help me. I promise I am not lying. I have had trouble in the past and I'm trying to resolve them. I am doing my best to work through these issues through therapy. I'm trying to be a better person but I feel like I being attacked.

...

← Reply

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This is where shit hits the fan. Fennel being extremely overbearing and sending staff as private investigators on us which is borderline illegal from what I was reading. She blocked us in and we could not leave the restaurant nor were the girls with us at the time. My wife went on a date fennel claims we had more drinks then was the receipt says. I was never abusive nor belligerent. I was extremely confused. This is the day she made me her target and I was some evil person.



Phone call regarding concerns of
Drinking

Hello,

Sorry for the few typos in my email below. I drafted it on my phone and then pulled it out of drafts last night and copied it into a response to your email. Anyway, it makes the points I am concerned about. If either of you would like to discuss or see the photos, video and itemized receipts I have then feel free. I am also obtaining a written memo from my staff about the incident.

I did review the "video" that Mrs. Anthony sent me last night. Mr. Rhodes apparently has a breathalyzer device at the house and they took video of them using it and sent it to me claiming he was a .05 BAC and she was a .08 BAC about 30 minutes after I spoke to them at the bar. Given the itemized receipts, statements from the bar staff, statements from my staff, photos, etc. I have concerns about the video that we can discuss.

Thank you for your prompt attention.

← Reply

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Here is where Fennel reviewed the video we sent her after she said she would call the cops for being intoxicated. Here she admits that I was under the limit at 0.05. But she has concerns about the video??? My biggest regret was not driving that day and I should have let her call the police they would have told her we aren't doing anything wrong.



Subject: RE: [REDACTED] Anthony
Potential Relationship



[REDACTED]ic,

Regarding your summary below, let me provide a clarification statement to ensure we are all on the same page:

1. My staff witnessed Mrs.. Antony enter the "Place" at 5:35 pm tonight wither her boyfriend, Cameron.
2. After entering the bar, my staff witnessed Mrs. Anthony (in their observation and via. Supporting photos), drinking 6 cocktails and 2 double shots.
3. My staff was in constant contact with me via text and cell phone, and sent me several photos in support of their observations.
4. I arrived at the Place around 7:05 pm.
 - a. Mrs. Anthony left the Place with Cameron, hand in hand, and they both got into her Tesla. I Have video and photo evidence of this.

i. Mrs.
Anthony was in the
passenger seat

ii. I

← Reply

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➦ Forward





of this.

i. Mrs. Anthony was in the passenger seat

ii. I parked my vehicle behind her car

iii. She was surprised to see me and I put her in contact with her lawyer, L [REDACTED]

iv. Mrs. Anthony and Cameron insisted that they only had 2 drinks and the went there to get dinner.

v. Cameron was belligerent and aggressive. He insisted on driving and I indicated that they could either call "lift" or "uber" or I would call LEO.

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vi. They exited the vehicle and walked toward Mrs. Anthony's address, and Mrs. Anthony was very belligerent as she walked away.

5. I entered the Place and obtained the itemized bills. No food was ordered and the pair (Per the bill) shared 12 drinks in 85 minutes.
 - a. Since then, Mrs. Anthony sent me a video attempting to indicate she was "fine to drive and take care of her kids"
6. My evidence shows that Mrs. Anthony (conservatively) had 6 drinks in 85 minutes. Per my staff's observations and photos, she had 11 drinks in 85 minutes. Either way, we have a problem.
 - a. Her boyfriend was abusive toward me and he was belligerent. He wanted to drive the car regardless of the evidence above.
7. Other concerns, Mrs. Anthony admitted to being inebriated at home with the children, that she smokes marijuana at home in the presence of the children, and that her boyfriend smokes marijuana every day, 3 -4 times per night, ever night. Further, Mrs. Anthony indicated that her boyfriend is exceptionally controlling and emotionally abusive

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7. Other concerns, Mrs. Anthony admitted to being inebriated at home with the children, that she smokes marijuana at home in the presence of the children, and that her boyfriend smokes marijuana every day, 3 -4 times per night, every night. Further, Mrs. Anthony indicated that her boyfriend is exceptionally controlling and emotionally abusive.

GIVEN SAME, MY IMMEDIATE RECOMMENDATIONS ARE AS FOLLOWS: (please note that if the following are not agreed to on a "consistent" basis, then I will file an emergency hearing by **noon tomorrow**).

1. Dad has primary custody until further order of the court.
2. Mother is on supervised visitation or no visitation if she refuses to cooperate.
3. Mom's continued contact with the children is based on her cooperation in her treatment for substance abuse.
4. Mom shall immediately obtain a psychological evaluation with a substance abuse evaluation
5. The boyfriend shall move out of the home before any unsupervised contact between

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GIVEN SAME, MY IMMEDIATE RECOMMENDATIONS ARE AS FOLLOWS:
(please note that if the following are not agreed to on a "consistent" basis, then I will file an emergency hearing by **noon tomorrow**).

1. Dad has primary custody until further order of the court.
2. Mother is on supervised visitation or no visitation if she refuses to cooperate.
3. Mom's continued contact with the children is based on her cooperation in her treatment for substance abuse.
4. Mom shall immediately obtain a psychological evaluation with a substance abuse evaluation
5. The boyfriend shall move out of the home before any unsupervised contact between mom and the children continues.
6. Mom shall provide dad all clothing, school materials/books and other needs of the children so they are able to continue in the care and needs of the children.
7. Dad's child support is suspended while this plan is in place (and YES, I believe the GAL has input as to the best interest of the children when it comes to child support, so this is my recommendation as to same),

← Reply

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➦ Forward





Moving forward

1. I want mom's credit card statements, bank statements, etc. I want her boyfriend's statements as well. If he will not comply with my request, then I will subpoena same. I want all credit and bank records.
2. I want all text messages, between the parties, their significant others and the children or other witness whereby they are discussing ANY peripheral issue in this case.
3. I want all recordings, and other electronic evidence.
4. Furthermore, therein the Questionnaire is an extensive list of evidence I want that is outlined in y GUARDIAN QUESTINARRIE. Please have your client provide me the evidence requested.

Let me know if you have questions. Should we not reach a temporary agreement, then I am prepared to file an Emergency Motion regarding same.

← Reply

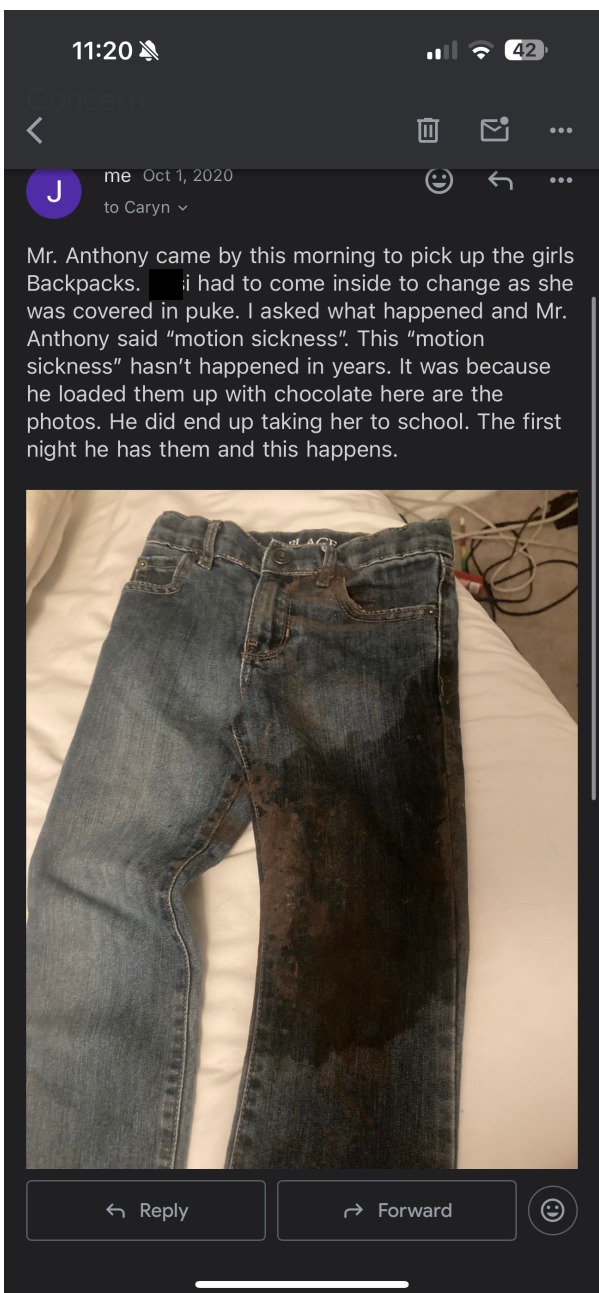
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Here is fennels time line of what happened. She can't keep up with her lies. Initially she said my wife tried driving. Now it's she was in the passenger seat. She also said in the same paragraph that we shared 12 drinks but her staff saw my wife drink 11 of them in 85 minutes. That doesn't even make sense. We immediately lost custody for going on a date. That's what it comes down to. The kids were with the father at that time as he rarely had visitation so when he did get visitation my wife and I would go out to

have a little fun and be stress free without the kids.



The next morning after losing the girls. The ex husband clearly loaded them up with chocolate so much that they vomitted all over them selves. He couldn't last one night without fucking up.





Begin forwarded message:

From: Caryn Fennell

[<caryn@fbalawfirm.com>](mailto:caryn@fbalawfirm.com)

Subject: CAMERON RHODES; CRIMINAL HISTORY

Date: October 2, 2020 at 12:06:31 PM EDT

[REDACTED]om)"
[REDACTED]om>

Cc: Caryn Fennell

[<caryn@fbalawfirm.com>](mailto:caryn@fbalawfirm.com)

[REDACTED],

Please know that we are working on a criminal history search on Mr. Rhodes. Mrs. Anthony told me he has a DUI and it appears he was arrested for Agg Assault on allegations involving a gun shot. It appears that charge was ultimately dismissed, but I certainly would like more information about that issue as well. Just some information to share with you.

Warm regards,

Caryn Fennell

Attorney at Law



[2230 Towne Lake Parkway](#)

Building 600, Suite 140

← Reply

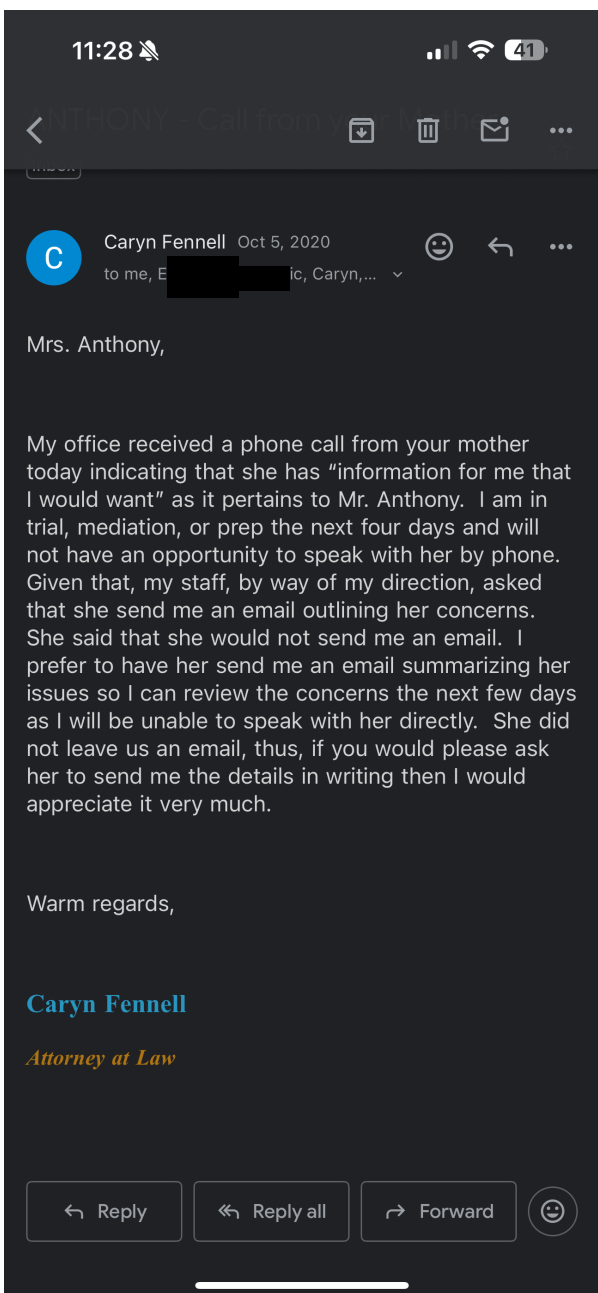
↩ Reply all

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Here's fennell looking into my background. Yes, I was arrested a long time ago. Long story but I was never there nor was indicted. The people I was renting from however were involved. I was just renting a room because at the time it was all I could afford. The problem I have with this she clearly states it was dismissed meaning this shouldn't even be questioned. I also had a DUI when I was young and stupid that's been nearly 10 years. It's frustrating because she says this after giving custody to a

convicted felon . Which I don't believe all felons are bad people however his particular case was family violence while in the presence of the girls. That's a big deal.



Fennel not willing to take my mother in law call. Making her email or write instead. She is not computer literate.

11:29



Subject: Cameron Rhodes



Mrs. Fennel.

My name is Cameron Rhodes. Let me start off this conversation by apologizing to you about Wednesday. You stated I was "belligerent". Mrs. Fennel, if I came across that way, then I am truly sorry. I have autism and I express my feelings much differently than others in society, especially when I am frustrated and confused. I promise you it was not my intent to come across that way, and I hope that you can forgive me and listen to what I have to say.

I want to explain to you that I am willing to do whatever it takes to EARN your trust back. You don't trust me. First impressions are a big deal and we didn't have a good first impression.

My relationship with Julie and her kids is special. They are my family. I am willing to do whatever you say to earn your trust back and the courts trust back. I just want the opportunity to prove that I am not a bad person. I am a loving, caring, and compassionate person. I know the girls will attest to my love and support for them.

While being with the girls for almost a year and a half. I have only loved them more and more each day. The smile on their face everyday puts a smile on my face. I truly enjoy spending my time with them. Some of

← Reply

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➦ Forward





While being with the girls for almost a year and a half. I have only loved them more and more each day. The smile on their face everyday puts a smile on my face. I truly enjoy spending my time with them. Some of the activities I like to do with them is movie nights, swimming, crafts, and playing Pokémon. In fact over the summer I was able to teach Kasi how to swim. As far as Kani goes, we are getting there! She and I are hoping for next summer.

Every single day I would help Julie make sure they are up in the morning to catch the bus. Not once have they missed the bus. Last year I would drive them 15 minutes to their school and then sit in 40 minutes of traffic. When we pick them up, I make sure to ask them "how was your day!" And I would always be so excited to see them. When we got home Julie and I would give them a 15-30 minute break before homework was started and I would assist them with any question they may have and grade their homework each night. I have also attended every meeting requested by the school whether it be a conference or an IEP meeting as I care about them.

I understand I am not the biological parent. But I am a person who loves those girls and truly cares about their wellbeing.

I realize I must appear young and inexperienced to you, and in many ways, I am. But, I also believe that I am experienced in ways that many aren't. You see,

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I realize I must appear young and inexperienced to you, and in many ways, I am. But, I also believe that I am experienced in ways that many aren't. You see, since I grew up with autism I am able to understand Kami and can help her communicate her frustrations with being misunderstood in a world that never seems to make sense.

Ms. Fennel, my dad left when I was a baby and never looked back. My mom remarried, but my stepfather was emotionally abusive to my brother and me. Those two men taught me well how NOT to be a father and I swore, if I ever had children, I would cherish them and they would always let them know how important they were to me. I know K [redacted] i and K [redacted] si aren't my biological children, but I love them, and I love their mother and I can't stand the thought of turning my back on them.

I am listing the things I am willing to do to try and earn back your trust, and the courts trust too. If you want to add to the list, that is fine. I am willing to do whatever it takes to show you that I am a supportive and positive influence for those girls.

1. I will attend as many AA meetings you request. And obtain a sponsor.
2. I will take parenting classes.

← Reply

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➦ Forward





1. I will attend as many AA meetings you request. And obtain a sponsor.

2. I will take parenting classes.

3. I will take anger management classes.

4. I was evaluated last year for a drug/alcohol assessment and was at no risk. I am willing to do so again though.

5. I will refrain from all controlled substances.

6. I will at my expense take random drug/alcohol screens.

7. I will sign up with the soberlink as Julie did.

I know your job isn't easy and I know you don't owe me anything. I just feel like we got off on the wrong foot and I am asking you for a second chance. I can't promise I won't make mistakes, but my mom always said, "it's not a mistake if you learn from it, it's a lesson."

Thank you for your time and I hope that you will take

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again though.

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6. I will at my expense take random drug/alcohol screens.

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Thank you for your time and I hope that you will take my plea into consideration. I read something once that said, "I didn't give them the gift of life, life gave me the gift of them." That's how I feel about Kami & Kasi and I hope you will give me a chance to prove it.

Respectfully,

Cameron R. [REDACTED] es

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RE: Cameron Rhodes



Inbox



Caryn Fennell Oct 5, 2020

to Cameron, [REDACTED] ic,...



Mr. Rhodes,

I wanted to respond to let you know that I did receive and review your email below. Thank you for reaching out.

Warm regards,

Caryn Fennell*Attorney at Law*[2230 Towne Lake Parkway](#)[Building 600, Suite 140](#)

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Me trying to get on Fennels good side. Practically begging to give me another chance. Which again I don't know why I'm even begging at this point. I was more desperate to keep my Girls and wife safe. All of this was stressful for everyone involved. As you can see I sent all of that and she didn't care.

From here it's just emails about my

wife's soberlink. This is a breathalyzer device that would test my wife 3 times a day. My wife was passing all of them. Fennel then starts saying "well the test needs to be random". We looked into and soberlink doesn't believe in that so they don't have that option. Fennel then got mad and raised it to 4 times a day. It's almost like she wanted my wife to fail. It took nearly 60 days to get the kids back. Fennel lied to attorneys constantly especially with what the therapist said. She couldn't do her duties as a GAL due to COVID 19 and there is case law that she must recuse herself if she can't complete her duties as a GAL. We were charged nearly 8,000 from her firm . we still don't know what we were charged for.