

THE FOLLOWING IS A COMPLAINT I SENT TO THE CJC. IT DOCUMENTS MOST OF THE MAJOR THINGS THAT HAVE OCCURED WHILE I WAS IN FAMILY COURT AT MONROE COUNTY.

My petition was ONE page in 2022, which asked the court for help and stated it is NOT my intention to take the child away from the mother.

After what they did in the 2022 case, my petition became 100 pages to make sure no one could ignore the truth. This was because they needed to understand what happened to my son, me and even my son's mom after they accepted illegal evidence and ignored the real evidence in 2022. The 100 pages made it clear they made a mistake in 2022 and are now guilty of child abuse and discrimination if they do not correct the problem immediately. The court did what everyone does, they searched for false narratives that blamed me for everything, to cover everything up. I am here to hold everyone who has proceeded with these tactics accountable. Especially since they all think they can take my girl, my truck, our house, my business and my son from me while i lay down. My child has watched all of this for years. There is literally zero chance that fold now. I will remain faithful to God and set a clear example to my son what happens when anyone stays faithful while EVERYTHING burns to the ground around them. This will be the staple for his life that keeps his faith strong through every obstacle he faces and his skin tough whhile he is takes any hits that life brings his way, and his heart will always have a little left in it to persevere while remaining true to himself every step of the way.

So the court from 2022 is guilty of defamation, child abuse, parental alienation and they are guilty of discrimination against me as a Dad. They are also guilty of retaliation for threatening to expose them of their illegal practices and corruption, which has found them guilty of obstruction of justice. Espionage and sabotage are things that I believe will be added on their list of wrongful doings very soon here as we discover more proof of things every week.

The following documentation will prove the above claims to be true, even if who ever views them does the same thing that all of my enemies have done for the last 4 years.

By Wxxxxxx X  
On behalf of dependent Ex X  
On behalf of NYI

For every family, every Mother, every Dad and every Child that will step foot in a monroe county family court or have the Monroe county family court make decisions for their future.

2.June 6th 2023

Agreement is signed without my knowledge after a slew of discriminatory actions occur. I don't find out about the agreement being signed until October 31st.

My lawyer Gilbert Perez asked me last Friday if I agreed to the deal on June 6th 2023. I said "no". He looked at me puzzled. I told him I wasn't aware of anything happening on June 6th 2023. He asked "so you're saying you weren't present in court on June 6th?" I said no again and then told him that I wasn't aware of the agreement that was signed on June 6th 2023 until October 31st 2023.(More on that to come)

After November 15th 2022 (our trial turned to agreements after I was scared into going into them) , it only took the mother 5 weeks to give up Christmas morning with our son so that she could be apart of her family's traditional "Christmas Eve/get drunk party." Gilbert said, " so what do you care , you got Christmas with him didn't you ?" I said "yeah that was great but it's the point that the court was fooled and that it only took 5 weeks until she showed she was still a full blown alcoholic and a parent that doesn't even care too much about Christmas morning unless she is front of a court". Further proving that she is fighting for herself and her reputation while I am fighting for my son and for her(believe it or not). My son left a present for my mom at my son's mom's house. So we stopped there to get it on our way to go sleepover at my moms for Christmas. It must've been 8:30, 9 pm and there was already about 10 cars in my son's mom's parent's driveway and yard. She came to the door already drunk. She brought our son in the house while she made me wait outside. My son told me on our way to my moms that every person in the house had a drink in their hand.

This is neglect and it made him feel like they chose drinking over Christmas with him. It made me think the same thing and if we both say that , then Lorna and company will call it brain washing. Anyways, it made me feel like, wow, nothing changed at all, and I just went through all of those 9 months to end up with the same time with a person who probably doesn't deserve any time until she gets some help. I bet the majority of alcoholic mothers , would have sacrificed a party for Christmas morning with their child. Then my son's mom neglected my son again on New Years!

So I began calling the court to see when the agreement would be signed. I also started reaching out to lawyers to help me appeal the agreement. The only one I could get to help was Emanuel mouganis who wanted \$3k. I didn't have that because of business sabotage. I paid \$45 to the monroe county bar association. The first lawyer never called me. Then the second one only called after I had to complain about the second one not calling either. The second one was immediately rude to me and questioned me , much like matt did . The lawyer made it obvious he wasn't going to help me at all. I now look back at that moment and truly believe he was a pawn in the system that helped the courts not have to deal with appeals. Or that he was purposely chosen for me to not help me so that the court got away with what they did. Soon after that the 30 days to appeal had passed. But the need to get the agreement was still big because I remembered the judge saying "there is to be no alcohol around the child or where the child will be". This was gold for my chances to get my son, because it meant his mom and her mom couldn't drink in their house, even on the days my son wasn't there.

So I kept calling up the family court and heard there was nothing signed. Then in April and May I heard it was signed but taken back and there was nothing written as to why. I also called Robert Turner and left messages a few times. I got nothing back. I even stopped in to Robert's office and to the family courthouse but got told to get ahold of Robert, who wasn't there when I stopped in.

Finally Robert answered me after I sent him an email saying that John Owens told me to tell him to get ahold of me. Here we set up a time to talk. Robert said the agreement was taken back due to discrepancies with pick up drop off times. He sent me a copy of the one taken back in May. The rules were clearly in favor of the mother and the line "there is to be no alcohol around the child or where the child will be", was changed to "no excessive alcohol around the child".

John Owens told me that was not something Ruhlman would say because he knows she wouldn't and that such a line is pointless because the word excessive attached to alcohol consumption would be based on opinion.

Gilbert Perez said that it got changed because the "no excessive" line is a normal line used and said that the previous one wasn't proper. Perez once again showing signs of defending the court, rather than seeing what is really happening.

At least I was able to list my concerns about the agreement that my son's mom's lawyer wrote up, to Robert Turner. He said he would get those things changed and that he'd get me the transcript of the agreement that I'd been requesting for months. He also said I would have a chance to review the agreement after my requests for changes were made, before it would be finalized. None of those three happened. I waited a couple of weeks then called and emailed Robert Turner a few times and got no response. I went into the court to find out who the reporter was and then reached out to her, Michelle Wiggins. She too took forever to get back to me. She told me there was no recording. Debbie Cook (a person who does transcription services) told me there is always a recording. Emanuel Mougani said that if there was no recording, "it would be the first time he ever heard of such a thing".

Discrimination and much more is looking real right now. But Michelle said she could get me a transcript for \$130-\$145. She said she would call me when it was done. Another two weeks went by until I called in. Then called again. Finally I was told it was done and I could go pick it up. I thought it was weird that Michelle wasn't there when I went to pick it up but I paid the money and took it. I read with a fine tooth comb, looking for the words that I know Ruhlman said. They weren't there. And right where I remember those words being said, was a line from Robert Turner that made no sense at all and was something I don't remember him saying at all. He said "and I ask the court that no excessive alcohol around the child would be put into effect". Why would my lawyer downgrade the rule? This made it obvious to me that this transcript was altered and so that I couldn't say anything, they put it on the guy representing me. There is no way I would've missed him saying something like that. And I 100% for a fact know that Ruhlman said no alcohol around the child or where the child will be. When Ruhlman said that I knew that meant my son's mom would have to get help or I would get custody. I've also known that if I got full custody, she would go get help and that was the prime objective until she became so self entitled and big headed that she actually would try to frame me into a situation that she could get me arrested for!

So this is proof that Ruhlman was actually a genius for that rule! It gave my son's mom a chance to keep split custody, and if she wasn't really done drinking like she wanted everyone to think, then she'd get caught and Ruhlman knew I'd be there to use that to actually get my son's mother some help.

But it was changed. For the mother. And now our family is completely broken. Now you have a child who whole heartedly wants to get away from his mom while she continues to show everyone why, by lying, provoking, creating any false accusation possible to alienate me and divide my relationship with my son, trying to get me arrested, threatening to call the cops on me in front of our son, neglecting our son, and going so overboard that her and her affiliates actually caused enough business sabotage, mixed with false accusations to get assistance from law enforcement and from my landlord to get our son and me evicted for the home that once held a beautiful family with the happiest baby boy the world has ever seen who was in a dynamite situation because of two parents that loved each other and were completely devoted to him. You know what makes a parent cheat on the other parent and walk away from that type of situation? You know What makes a parent provide no closure, then come up with false accusations to protect her reputation and go further and further down a road of smearing and lies until everything is so screwed up a Dad must do everything he can to fall out of love with his heart and soul so that he can fight for his son's peace and happiness? ALCOHOL. AND. NO ACCOUNTABILITY.

NO EXCESSIVE ALCOHOL IS GARBAGE. If Perez is right, the system has another flaw in it and this writing should serve as the perfect example why. I am now about to file a lawsuit against my son's mom and her affiliates for the business sabotage and deliberate effort to alienate me as a parent. I also truly believe I have a monster case against the family court for discrimination too. Especially since the new case led by Affronti and KDV has only given me tons of more examples.

To finish this up, on Halloween, my son didn't want to go with his mom. His mom said it was court ordered that she gets an hour with him. But two days ago on my son's birthday, she was 3 hours late, and she didn't even plan a birthday party for him. So my son was done with her and without either of us knowing she was coming, she showed up and the way he reacted showed proof of true emotion. This was because there was no way I could brain wash him or try to get him to tell her he didn't want to go with her, like everyone wants to believe. She tried to yell at him and tell him to come with her now, as she rolled her eyes at me, implying once again I am the reason he was doing this. Then she said "there's a court" order again. I said "you've been saying that for 7 months now and there never is one". Then she showed me it on her phone, dated June 6th 2024. So I called the cops and then asked them what we should do as I had a kid who doesn't want to go with her, and she has an agreement while I do not. The cops didn't know what to do. They tried to persuade the child into going with her, he still refused. Then the cops asked me if I would try to persuade him and that she only had 30 minutes left anyways. I agreed and when I tried to get him to go with her, he was really upset. I could see in his eyes that he wanted me to stick up for him, not force him to go with a parent who had been doing so many shitty things to him. I still can see the way he looked. But he finally said ok and went while looking ridiculously sad. This was when it started to become clear to me that I needed to fight for him harder. Maybe my son's mom has a recording of them having fun on a haunted hayride that they went to. And to everyone that means, he never really wanted to not go with her. These kinds of things are used against me by people who discriminate. It's a haunted hayride and my son told me how a couple of the kids on his football team that I coached, were there. People that are angry,

sometimes laugh when they are tickled. It doesn't mean they aren't angry anymore. My son's mom ended up keeping him for an hour and a half. It completely ruined our Halloween and neither my son or I were happy about it. When we started trick or treating , it was already 715. By the time 8 came around some of the people weren't coming to the door anymore. I tried to counter it by going longer than we would have usually , but by 845 , there was barely anyone coming to the door anymore and we were the only ones trick or treating. This was when Elias looked back at the moment hat was forced on him and was again angry. I totally get it and I'm starting to not expect anyone else to. They can blame me all they want. I know my son, they don't.

A little while after that, I got a copy of the agreement sent to me.

### 3. Emanuel Mouganis

This guy showed up unprepared after telling me he thought our chances of winning were 90%. This meant having the OOP dropped. Then he met with the judge and Karen Callahan (Ashley's lawyer) in private before the trial. He came out telling me I should go with the deal. I told him no. I said I don't care if you're not prepared or whatever they just told you, but I'm not going to another deal. A minute later Karen walked by Emanuel and said something about the deal and Emanuel told her we are not accepting a deal and my client and I will be proceeding with trial.

You should've seen how fast Karen stopped in her tracks. She turned back and said "ohhh, really?" In disbelief while she tried to hide any fear. Then proceeded with "well, (stutter) you tell your client, (stutter), that what he did at the parade the other day... yeah.. um (stutter), completely unacceptable! We don't have the proof here today but we will get it".

This was hilarious. It showed that she was being manipulated by Ashley or she was just making shit up while she knew I was a participant in the parade event and know everything that really happened. And the only thing that happened was an obvious attempt to provoke me in public to try to humiliate me and get me to violate the rules that I didn't deserve.

As I tried to show Emanuel my responses to Ashley's OOP and my proof of them being false, we were called in. I asked Emanuel if we could get it adjourned because we aren't prepared (meaning he wasn't prepared). He said no because it was already pushed back once because he couldn't make the last court date. Thinking back on that, I now see that may have been deliberate as well to give Ashley more time to come up with something to get me to violate the OOP. I say this because the adjournment was only for us to decide if it was going to trial. When we went to that hearing, we were not able to state our case. Just that we are going to trial. Meanwhile Karen got to say they have reason to believe that there are still some things going on that are extremely concerning. What? Me blocking Ashley's phone and sitting 50ft away from her at every public event? Now I look back at that moment and realize Emanuel could've fought at least a little bit for me. He could've brought up the fact that I had proof of her false allegations. But he didn't, and I just went with it because it was the first time I had a paid lawyer and figured I was in good hands and this was just the way it goes. So we waited about 3 months just for that!? While I was over here taking my kid to counseling and being harassed and threatened by his mom 2-5 times a week???? Then we go another two months in the same abusive situation until I come to trial and my lawyer isn't prepared. Blaming him not seeing my evidence on I never got it to him. This was after I tried sending things via email and he said they were too blurry for some reason. Then I tried iCloud and he said he could open most things. Then I took tons of time to put everything neatly and categorized in a Dropbox folder, then sent him a link. He said he can't open it because Dropbox wanted him to make an account! I was thinking like "aren't they free? , if not, didn't I just pay you \$4500"? You can't make a Dropbox account?

Wow. By this time we were weeks away, so I started printing everything out. Then I brought the papers to his office in Brockport. He wasn't there. So I called him and asked if I could slide them under his door. He said yes. This was a few days before trial and was a just in case thing for me because he was saying we had a 90% chance of winning and acting like this was going to be easy. With my refusal to get provoked into violating the OOP and how ridiculous the OOP was to begin with, it made huge sense to me that he didn't even need my evidence. But I still made sure he got it because I didn't feel good about all the excuses that left my evidence unseen. This was my way of making sure people didn't do this again to us!

This forced me to be my own advocate while Emanuel sat next to me and enjoyed the show. I told the judge that the OOP is nothing but a tactic because I was going to file for full custody.

So we made a deal that said, Ashley can't bring up any past evidence or accusations to use against me, and that the OOP would do nothing to limit my ability in going for full custody. I can see someone pointing out the word "going" as a technicality, while everyone knows I meant limit my ability in "getting" full custody. This has to be known because the truth is, I could've went for full custody at anytime. Even though Emanuel told me we need to get rid of the OOP, then we will file for full custody. This alone delayed me 6 months while I was bullied and threats were made in front of our child who saw the truth about his mom with his own eyes and with her own actions over and over again.

By the way : Ashley and her lawyer Jeffrey Garace did use past evidence against me in their response petition. They submitted it BEFORE I texted her on Sept 14th and got arrested for violation. The evidence was also one of the false allegations!!!!!! So this shows again the courts denial and refusal to help by looking at the false allegations which would've stopped all of this, would've made sure I never got arrested, also was used against me again after there was a rule for her not to do that!!!!!! So it also showed a violation of an order on her part BEFORE my violation! While twice false allegations were used against me in two deprecate court battles!!!! I should've made this the opening statement. I could prove discrimination against me from Monroe County with ONLY THIS. THEN IM ARRESTED AND GO THROUGH ALL SORTS OF SHIT AFTERWARDS, WHILE NO ONE EVEN BRINGS UP THEIR VIOLATION THAT HAPPENED BEFORE MINE! This showed proof again that may have made the OOP be dropped. But when we had our first hearing on Sept 18th, I still hadn't received their response. But KDV did because she told Jeffrey she read it and he really needs to get it to me.

Emanuel works in Brockport. When I looked him up in December 2023, his office location showed 75 Clinton Ave. when I got there, I found out he doesn't work there. Then I searched more and saw his location was in Brockport. A well known area that my online business leads seem to come from a lot, which usually needed up being someone connected to Robert Moore who lives close by in Hilton.

A friend looked him up one day and told me he has a very impressive background. She said all she sees is victories and that he won full custody of his own kids.

Later I spoke to Emanuel and brought up how he knows what it's like , because he dealt with it with his kids. He looked at me and told me that he doesn't have kids.

I've been going through crazy shit like this for years. Nothing but delays and tricks that cost me lots of money and time and end up producing more opportunities for my opponents to manipulate or blame me for.

When I tried to file an OOP on Robert and Ashley , and show proof that her OOP had false allegations in it, the judge denied to view the proof and used the reason in question format. Asking "did you agree to the deal on May 23rd "?

For the next year after May 23rd 2024 my son and I have been torn to shreds mentally because I was once again tricked into going into a deal. This time it was because the judge said " we can go to trial but if there are any findings of violation, the repercussions could be way more". Meanwhile I look at Emanuel who is whispering to "me to go with the deal , I really think you should go with the deal."

So I am completely alone in this court room and once again I'm being coerced into taking a deal.



#### 4. First hearing/ September 18th 2024

Phone call hearing that I was late to because my phone wouldn't connect. This made me stop trying to get video and call in with just audio. Probably another thing that the hack crew did. And another thing that I'm blamed for while the one responsible is on time and looking innocent because she never has to deal with this stuff that I do on a daily basis.

Judge KDV expressed her displeasure with me being a minute or two late and that set the tone for another negative narrative and view of my character that was built upon with more similar moments in the months to come.

I sent Lorna Affronti a copy of the cyber security report titled "80 page report" that showed hacking by 4 people affiliated with my son's mom, parental alienation, illegal spying, and possible espionage before this hearing began. I requested she'd get it to KDV. Either she didn't, or KDV ignored it as everyone has done to my entire petition. They ignored everything in my petition in 2022 as well.

Lorna Affronti, discriminated against me since day one.

Update: so this was written months ago. Recent cyber security forensic testing has shown a bunch of hacking done on this day to my devices and network at Blackwell. Crazy that i called this out on a possibility and was proven to be right. The names that the cyber guy said are responsible might be inaccurate but the attacks were definitely spot on. Now i must find out if this cyber guy has certain loyalties to certain people and has been trying to set up others while showing evidence of real attacks happening. This could make me accuse the wrong people, which would be a stupid move by the cyber guy, because then id sooner or later find out who he was working and for and then that person or entity would be responsible for everything. This report came after i found big and pure evidence on some of the suspects. Then the cyber guy said the other suspects were responsible for the attacks on sept 18th. Almost like he was making sure everyone went down with the ship or his claims of who was responsible are because they directly connect with the people i found out really did it. I really hope he has been giving me 100% evidence this entire time but my gut is telling me he has been working for someone in the county or for one of the guilty businesses. If he has been against me this entire time, he could have spoofed a bunch of things to set me up. I need money for a cyber crime lawyer outside of the county, maybe even the state. That lawyer would be able to put all of this to rest once and for all.

Can you imagine if KDV was a part of all of this. That would mean she immediately established a false narrative after knowing the real reason i was late to the meeting. That alone could end a career. At the very least it means someone has been doing these things on purpose and if KDV is not a part of it, she will know in time that i was being framed and taking blame for so many things that weren't my fault. I like that version better. I voted for KDV and i want to believe she will help change our county for the better.

##### 5. Second hearing/ October 29th 2024

I set out to hand deliver the 80page report I had that showed proof of the mom's affiliates' illegal activity to the fbi in Buffalo, the same day as this hearing. A website that appeared to be the FBI's was faked and the location it showed for the Buffalo branch ended up being a orthopedic center. Thinking the ping of the location might be off a little bit, and the fact that I just drove over an hour to deliver something extremely crucial right after I was fingerprinted for a violation of an undeserved order of protection because of a text message, while a report of REAL criminal activity was ignored; I decided to look around and go into every building nearby to make sure I didn't go all the way back to Rochester with the mission incomplete, only to realize i was 50 ft away. I was arrested on sept 14th because I texted my son's mom something rude after I received professional proof that her and her affiliates had been hacking into my stuff and spying on me for years. This concluded my theories of unbelievable harassment that my son and I endured for 3 years! Still , I chose to try to talk to her before I called the police, and she ignored me! This was always the ultimate disrespect that she purposely did to get me angry. Even after she had to resort to purposely neglecting my son, so that I would text her, so then she could ignore those texts, which would eventually make me say something mean. This was no different, however I thought I had too much leverage for her to even try something stupid. I decided to wait until morning to give her a moment to think and respond because I didn't want to have the girl I loved arrested, my son's mother and someone who appeared to be possibly trapped in a place where she was being coerced into doing things to hurt me so that the people who helped her by doing illegal things, didn't go to jail or face career ending exposure. The mother did the total opposite and pounced on her opportunity by calling the cops to report a violation. This was 9 months after her false accusation filled OOP was filed in December when she knew I was going to file for full custody. After 9 months of her and her affiliates doing things purposely to try to provoke me into violating the OOP. While I just received real evidence that these people were guilty of multiple nys penal law crimes. The deputy still pushed the arrest and told me to make a report the next day. I tried. The officer who came to my door, gave me his email so I could send the report to him so he could read it when he had a moment. I waited 3 days, called 911 asking for him and emailed him a couple more times while hearing nothing back. I spoke to the Sargent and the lieutenant and a few other cops along the way. I finally heard back from officer L., who played devils advocate and encouraged me to try to get evidence of my business being sabotaged if I freaky thought that was happening. This made it pretty obvious to me that there was a reason all these cops were stealing me away from the unlawful surveillance and eavesdropping proof the report showed. As more investigation occurred, it became obvious that corruption was occurring. My son's mom's affiliates extended to government officials, putting the police in a very difficult situation. I have made a promise not to press charges on the cops if they stop harassing me and stop spying. This is because it's not their fault. They were manipulated , just like everyone else. The court was offered this as well, but they have gone the other way further and further. Making their corruption sure to continue if I don't make a stand. Two months later I'm left with a last second, last ditch effort to get this report to someone outside of the county. I had to go the same day as the 2nd hearing, then make it to the hearing . I left with 30 minutes extra time so I could arrive early to the hearing. A few days before that a lawyer for the iconvangelo firm was in agree to represent me but due to the next hearing only five days away,

he told me to tell the judge he was representing me and to request the hearing be adjourned. Which I did. However KDV denied the request and proceeded with the hearing that my son's mom's lawyer made a request for the schedule to change as if I wasn't going for full custody. As if all the things in my petition were secondary to the emergency need for the schedule to be changed. As if the child didn't tell Lorna that he wants to be with me, because he catches his mom in lies, because she doesn't come to his events, because her boyfriend mocked us, then his mom ignored his text message later that night while him and I cried together in heartbreak, or that his grandparents' house always stinks like cigarettes and there's always alcohol cans everywhere. As if my petition that showed page after page of proof and documentation that she was a full blown narcissist who was involved with illegal activity that all centered into making me look like a bad guy and to provoke me into moments that she use against me to make people think she was a victim. As if I didn't show proof that the courts failure to provide justice the first time wasn't one of the biggest reasons why she was confidently being this way to us and wasn't a crystal clear reason why Justice was needed immediately for Ashley to be better, for me to be the Dad I am without all of this constant abuse, and for the child to have a peaceful and happy life. None of it was spoken about. Lorna only mentioned that the child said he doesn't like when his mom and dad fought. She then asked him if he thought it would be better if they did one week dad, one week mom. He said "yeah maybe , but what I really want is to be with my Dad." Did Lorna bring that up ? Nope! The mom's lawyer quickly piggy backed that and proposed a five days dad, five days mom, 2 days dad, 2 days mom schedule. KDV asked me for my thoughts as I had one hand on the steering wheel and one hand on my phone driving on the highway. I said the schedule is interesting but I am going for full custody, so the thought of changing the schedule that still keeps things split seems irrelevant to me and of no purpose. (Not putting together how that would take away my possibilities of getting child support.) I did also mention that my son and I go to church and watch the bills games on Sunday. KDV mentioned that it would only be a temporary change that my lawyer can challenge In between hearings. This was nothing short of leading me into agreeing. Then I said that I'm not comfortable with making this decision without my lawyer. Then KDV overruled my argument and forced the 5522 schedule. The schedule has been a nuance, and every since my son and I lost our home in January, he now has to be driven to school every morning and picked up every afternoon as apposed to when he got on and off the bus at our home mon-wed, with only having Thursday and Friday to deal with the forced and extra time it took for his mom to drive him to school every Thursday and Friday morning, because she was hell bent on proving to everyone she was a victim rather than take accountability and give a shade of effort to Elias and I and being a family. In fact, her effort in 2022 (which was probably just narcissistic tactic) was WAY more than it is now . It's important to note how her coming into the house when she picked him up and letting us finish our video game, combined with 2-4 times we all did something together, became extinct after I was scared into agreements on November 15th 2022. The small effort to zero effort became effort to set me up and to provoke me into moments she could use against me for the next 2 years. I call this negative effort because she has been actually putting in significant effort to make sure we never get along again and that Elias and I will never have a chance of getting the girl she once was or at ever being a family again. It's extremely sad because Elias doesn't remember the three of us and he makes it obvious that he wishes he could remember. He hears the beautiful stories I tell him of the three of us and says things like " I wish I could be a baby

again". It took me a while to put together that it was because he wanted to be in a family and feel what it was like. These are things only I have known because I have taken the time to truly connect with him and understand him. In Monroe county family court, they have been used against me as brainwashing and parental alienation. Refusing to understand that it's actually a testament to me as parent and to how close Elias and I are. Therefore it's a testament to the truth that he is in the safest and most caring position possible when he is with me. Meanwhile the real parental alienation is happening by the other side by doing everything possible to make me look unfit so that my son and I aren't in a peaceful situation. Even doing crazy things like sabotaging my business until the child loses his home ! One of the main things he had tremendous pride in that he could call HIS! And it appears that monroe county as not only assisted people that were doing this, they actually assisted in doing it ! Which is exactly why these moments continue. Anything to cover it all up instead of trusting me when I said I'd leave them alone if they did what was right this time. Too late now. We are at a place of no return and like I've said, it's so bad that I now know that future families will be destroyed the same way if i people like me don't make a stand and expose this corruption.

Forced hearing and forced decision to paint another narrative that would disrespect the child's religion, my right to final decision making on religion, violate my rights to be represented by counsel, end yet another streak that my child and I had since he was born, assist the mother by enforcing a new schedule that would keep her from paying child support, force a schedule that the child hated, that made things harder for the child and I.

A week later the lawyer I had , had to drop off the case because of personal reasons. It's crazy that later I would find out that a past friend of mine that he represented just prior to this case was actually an enormous part of the business sabotage my business experienced and was a huge part of it for at least the past 2 years !

This is blatant discrimination against me as a Dad, or it's blatant action to create a narrative that shows they made the right decision in 2022 so that they would not be liable for the things stated on the opening page.

Pick your poison. There is one thing for sure, it had nothing to do with what is best for the child.

1. Another tradition of the child's is ended because of the family court. My son and I watched every Buffalo bills game together since he was born that were played on Sundays. This was a big tradition for us , that got destroyed by the court and a mother who refused to let him watch the games with me after this was enforced. She even forced him to watch the afc championship game with her instead as he begged her to watch it with me. How many more examples do people need that there is absolutely nothing the court or my sons mom has done FOR the child's interests. I have about 100 other moments and examples if needed. No exaggeration.

2. The child's religion and development is disrespected and neglected. My son was becoming very close to God and his belief in Jesus was becoming stronger everyday because we were going to church on Sundays. This was affecting him in many positive ways. It gave him structure and he was in the fast lane of developing phenomenal morals that would increase his chances of success later in life by magnitudes. He was already learning things that some people don't understand until they are in the mid stages of life. Ever since this switch of schedule, I have noticed a big change in his ways. While he still seems to practice the right from

wrong teachings that Christianity brings forth, he has been less concerned with these practices and has been influenced to choose things that are “fun” with his mom who is strategically spoiling him for self gain. She can take him to nova trampoline park every Sunday for the rest of his life and it will do NOTHING to develop his character. If my son claims that church is boring now, it will be a very sad day and a true testament to how important it is that he is with me until his mom gets help that makes her see that she has been putting herself before what is best for her son. If church is labeled boring , it should not be used to make what they are all doing as ok. My argument to this is that NO ONE allows this for school. Most children say school is boring sooner or later and they dread the thought of it. Yet we as a society push our children back on those buses and tell them “too bad, you have to go to school”. School teaches us a bunch of stuff in math, science and English that we forget. School is still important because we do retain a lot and most of us will use the basics for the rest of our lives. It also makes us socially conscious and gives us opportunities later in life. But it does not teach us how to treat people, or how to carry yourself. It doesn’t teach us good vs evil , or right vs wrong. It doesn’t teach us faith, which is an enormous reason why people keep fighting and persevere through the darkest moments and most difficult situations. Faith installs hope and gives reason to life. Atheists believe lights out after this, meaning that the relationships and love we build with others are meaningless. This thought process makes one more prone to do things without care. Such as theft, rape, murder,etc. it also makes people more likely to give up on things and to be more like a robot in a system than a person with emotions and dreams who want to be different and make a difference. You can disagree with me all you want. One thing you can’t disagree with is the court is going against their ruling of me having final decision making on religion and they are guilty of coming in between the child and his beliefs.

3. Criminal activity is rewarded. Business sabotage is assisted, child neglect and obstruction of justice occurs as the family court purposely forces a way for the mother to not have to pay child support. So that the Dad is not able to keep his house, get a lawyer or establish a real narrative. I have proof that people affiliated to Ashley , are responsible for limiting my ability to provide for my son, which has caused me to stay in a vulnerable position because I can’t ever seem to afford a lawyer. When i am against such odds , the need for a lawyer is more crucial for me and the child I am advocating for, than anyone else’s. Yet I find myself with no help, while I defend myself against petty and false things as everyone ignores huge things and the mom answers to nothing. This unfair and it is obstruction to justice. So the third time I was presented the idea of going for full custody because I technically had more time with Elias, my thought was “ well, the other side is the reason I can’t afford a lawyer and the reason why my landlord has a window to force an eviction, so it makes sense.” So if anyone deserves to pay child support, wouldn’t it be someone who is illegally screwing with the other parent’s livelihood? Monroe county has shown time and time again to be assistants of hindering my ability to provide for my son and to have a normal and fair opportunity for business.

4. The need to make it look like they were doing something of the child’s wishes. Lorna Affronti stated that she spoke to my son again and that he mentioned he didn’t like how his parents fought when they were around each other for pick up drop off moments. First off, there is proof that Ashley strategically provoked these moments so she could use it against me later. Which she did, for a

false accusation filled order of protection which has back fired to prove it's true intention as no more than a tactic to provide a false narrative that could be used to stop me from getting full custody. The actions of the child's mother, her lawyer and her affiliates ever since the OOP, have made it more than obvious that her true intentions were never because she really needed an OOP. My newest petition for full custody goes through the entire 8 months after she placed the OOP on me and proves it was nothing but an obstruction to justice and a tactic that she was coached to do. The following 9 months after I submitted the petition has only added to the obvious truth of what the order of protection was really for. However it has also made monroe county become ridiculously obvious as an assistant for their own benefit.

## 6.Third Hearing

I had a word of mouth customer who had to do the job on the same day that I had court. I told her I could work but that I'd have to leave early for court. I remember thinking that it was really weird how it HAD to be those days!

Anyways, on December 9th, and As the time drew closer, I started cleaning up. When the customer noticed we didn't get much done and that I still had an hour n a half left before I had to be to court she brought it up and suckered me into working a little longer. As the day went on the snow started coming down more and more. Before I knew it, 45 minutes went by, leaving me with 45 minutes to drop my Dad off (who was helping me) get changed and get to court.

Now I know most people will say, It's my fault, I shouldn't of kept working. But if they knew the business sabotage that was occurring on my business for the entire year (because i was going to go for full custody), they would understand that every job I got was almost as important as getting full custody. This was because my landlord was trying to evict my son and I and I needed money fast. I needed it for a lawyer big time too. Shortly after John Owens was set to represent me, he had to back out due to personal reasons, leaving me with no lawyer again. And if you read about the first two hearings, you would understand why I desperately needed a lawyer. But there was nothing I could do for this hearing, I was going alone again and that was because of my sons mother's people.

The roads were terrible, and by the time I dropped off my dad at my house, I couldn't even take a shower. I threw on a new pair of clothes and raced right back out the door. Within that first 30 minutes, the roads got twice as bad. I ended up 10 minutes late. When I got to the third floor, a deputy told me they already scheduled it for another day because I was late. This made me so mad, because I really needed to try to change the schedule back, as my son hated the new schedule and so did i. Also because I wanted to make the judge aware how it violated and disrespected our religion and how we weren't able to watch the bills games together while his mom denied his requests to watch them with me. Last of all, I wanted to request that the judge speaks to the child, because of the heavy discrimination and garbage/opposite of representation he was getting from Affronti.This was something my son knew about after hearing me talk to someone on the phone who told me about it. (I always use speakerphone because I'm always doing a hundred things at once, especially ever since dec2021). My son asked me to request this many times and since the false allegations were coming back up again, i felt it was now appropriate to bring up.(Relax lorna, the rule is i am not to talk to the child about court, nothing about him talking about court.)

Instead, no one was to be found. I stopped in at the counter and got the new scheduled court date. My son and I would have to go through this terrible schedule and insult to our religion and tradition for another month. I thought later how I didn't see Affronti, my son's mom, or her lawyer and how they must have adjourned it and then left immediately, for me to not see any of them on my way into the courthouse and up the elevator. They would of had to have started immediately at 2 pm, followed by KDV immediately stating dates for adjournment(which always takes a couple minutes because someone usually always has a conflict), then they would have had to get their things, and bolt for the elevators to get out of the premises before I got there at 2:10. With how close and talkative Affronti is with my son's mom's lawyer, that wouldn't make any sense unless done on purpose. So it looks like we once again have some discrimination and it tells me that someone might have been

definitely still spying and knew my intentions of that hearing. Or maybe it was simply done to further a narrative about me that they could use later to manipulate another court into thinking they had valid reason to not give me full custody. Or maybe it was another technical reason to not give full custody, such as the order of protection that many states have as a rule that if one parent has an order of protection on another parent, the parent with the order of protection placed on them, cannot get full custody no matter what. I don't think NY is one of those states, but I do think the order of protection is for something similar. It's definitely not because they really think my kid is suffering from me talking to him, or because those text messages were just soooo harassing.

Now if I were to give them the benefit of doubt and say that they at least gave the petitioner 5 minutes before starting... it makes it impossible to get all of that done and get out before I was there.

One last theory is that maybe they were hoping I would be late one more time and then they could rule whatever they wanted. KDV does in fact state this at the next hearing.