

7.Forth Hearing

I still didn't have enough for a lawyer because I had to pay for one to protect me against the order of protection. A few layers I spoke to said the order of protection violation would be dropped because it was absolutely ridiculous. They literally advised me to use a public defender and save money because of my situation and how there was only one text message in a year. Well , that's not how it played out.

As I was distracted by trying to get work to save us from being evicted, having to got to court for custody and for eviction, catering to my Dad who was going through a divorce and possible early stages of dementia, being discriminated and harassed and as I carried around a heart that was ripped to shreds by a woman who told me marriage was just a piece of paper but then let a man who mocked my son and I , and was sabotaging my business, put a ring on her finger ... it wasn't easy to manage.

I couldn't find the papers for the court date of the order of protection and the registration ticket I got(which were together) so I called the Henrietta court to see when they were. It turned out to be that I did miss the one for the registration, but the lady told me that my OOP was on a Thursday and that they will move the registration to that day so I can do both. While on the phone with her I marked down on my calendar the day and the time and asked her again to make sure I had it right.

When the day came, I was told that my court date was two days ago. I couldn't believe it. It makes me think it was done on purpose but I don't know that for sure and sometimes mistakes happen. So I'll leave it alone until I get solid proof as I have not been able to investigate that fully yet. When I got home I took a pic of my calendar and sent it to my mom for a witness .

At the new scheduled hearing I was there and met with Gregory leben Higgins a public defender for Henrietta. He told me I had nothing to worry about and that today we would just be scheduling a time for trial. This made sense to me m since the entire situation was unbelievable and involved government officials assisting an order of protection for a person who was truly guilty of the things she falsely claimed about me , while they ignored evidence that showed real crimes and completely backed everything I was saying to people for years.

But as we stood in front of the judge, the DA was acting like my text was so serious and even mentioned something about "could be harm to the child" under her breath. Higgins told me not to say anything so I let it go for the time being, while the judge spoke of a possible plea deal and bond for contempt of court! They had me looking at Higgins like his head was mutating in front of me. Higgins put on a good speech and made it appear that he saved the day. I'm not too sure he wasn't just an actor of a predetermined plan to scare me. I will say that Higgins has that vibe that tells you he is a very good person, so I hope he did really just rise to a underserved and unfair moment.

They put me on pre trial and I walked out of there really feeling like my town and county was truly labeling me a bad person and criminal. I swear if it weren't for God and my son, everyone together would've killed me. How much more could I have taken? Lost your girl, lost your truck, losing your home, lost time with your kid, no one was helping you, people everywhere trying to set you up, and you couldn't make money so that you could fight back. Three different court battles all at the same

exact time while losing your home and the girl you loved , who just got done confirming to you and your child that neither of you were good enough for one decent action of effort, but the man who mocked you, that your son hates, is worth getting engaged to and they haven't even been together for a year! Then she actually had the nerve to continue her already more than obvious tactic to delay me from going for custody to stop her from being this way or to at least save you and your child , which was the order of protection; by using the first opportunity she gets to try to get you arrested! Do you think it stopped there ?

3 days before the forth hearing she reported another violation of the order of protection. This one was what made the obvious, a slam dunk fact .

Yet no one did anything about it.

This violation was for a photo album that I helped my son make so that he could give his mom a present on Christmas.

His mom getting engaged right as I started getting evidence from a highly skilled cyber security guy was more likely to be one of the following than her actually being in love with Robin:

1.to continue a narrative that she was moving on and doing well after making so many people think I was the big bad wolf

2.to distract me from the evidence I gathered on Nick, nicks mom, Ashley and Ashley's dad all being involved in hacking into my stuff, that a highly skilled cyber security guy just put together in august of 2024(same time as she gets engaged)

3.because Her and her hacking ppl were setting up Robin and wanted me to go after Him.

4.because the main person who is responsible for all of this is very well known or is in a position that is making him or her put immense pressure on my son's mom to not let me figure everything out.

5.could just be because she's scared she could go to jail or because that precious reputation will be accurately adjusted.

6.she is receiving pressure from all of the people who helped her by doing illegal sht, and the OOP is the only way they can frame me.

Please notice how none of them have to do with possibly losing her son.

Back to the photo album

While everyone was doing all of this ridiculous stuff to me, it was obvious that , either I killed someone and don't remember doing it, or everyone was panicking and doing all of this to protect something hidden. Which would then turn Robin into a part of an act and not real love. Another thing to be considered was everyone's finger pointing at me. I finally went back to thinking that maybe I could be better. I thought that maybe my son's mom just needed some encouragement and I explained this to Elias. He looked at me like I was crazy and said "no I don't think so, you've tried already". I told him, that i think we should still try to be nice and I think that even though people are doing ridiculous things to us, we should be better and we shouldn't change who we are. He said "ok I understand that". Days later we have this photo album that had pictures of him with all of my side of the family and her side of the family. I purposely did this because I DIDNT want him to hate his mom and because one of the saddest things he says is that he wishes he was a baby again. He only says it after I talk about times when the three of us were together

or about things his mom did as a mom and wife that were amazing when we were all together. I felt like the photo album was a way to show both of them what we were and how it's suppose to be, while hopefully getting both of them to see what's important. I also thought maybe she would remember who I really am because all she does is purposely try to make negative things happen to assist her false reality. I didn't make my son give it to her. He did it willingly while I was far away from the both of them. He gave it her for Christmas.

Then 30 days later she uses it to report a violation.

Deputy Johnson from Henrietta told me that they called the DA and they confirmed it was a violation . So I got arrested AGAIN , fingerprinted again and mugshotted again! Dad the criminal for thinking he could go for full custody or for thinking he could stand up for him and his child by exposing the crimes that had been done to them.

This is when I knew I needed a lawyer for the OOP. I paid the riotto firm the last of my money I was saving up for a custody lawyer because I couldn't afford both. A lawyer named William swift did a great job and perfectly explained the situation to judge piampiano and a new town district attorney. Piampiano pulled the DA and my lawyer in for a private discussion that you could still hear bits and pieces of. One thing that was clear was when judge piampiano told the DA , that "unless he wants to bring an 8 year old child into the court to testify that his dad made him give this to his mom,

This right here(points to the violation on paper while looking at the DA) is a stretch!"

I can't describe how good it felt for someone to finally call the BS out !!!! Man was that a breath of fresh air!

He was right. Everyone said that about the photo album. Except for deputy Johnston and whoever they spoke to at the DAs office. Further advancing my assumptions on who was helping my son's mom and all her people. But until I get proof I can only assume. What it did prove was that my son's mom has intent to harm. Until my mom called her out on it. Then my son's mom texted my mom and said that her lawyer made her do it ! What a f-ing scum bag. It's funny that at the forth hearing he explained to the judge that they would probably all get a grievance on them from me because I did one on Bahr, turner and vitagliano. For good reason. At the time he said that I thought in my head " noo, just Affronti for now, but keep it up shthead and you might be known as someone who can see the future". Little did I know , he had just done something that was completely unethical. I'm pretty sure you don't try to frame your opponents into getting put in jail while your client is literally guilty of crimes and your opponent is simply trying to get custody of his child. That's basically being terrible at what you do, so you have to cheat and do scummy things to MAYBE win.

So I have called out what this OOP is numerous times In multiple court rooms and to multiple places that claim to help people who go through these things. And now I have another crystal clear example of evidence that proves i am and I was right. Too bad at trial, ANOTHER new town DA was on his first day and had no clue what was going on with my case. So the judge gave him 30 something days to come up with something to argue why the photobook shouldn't be dropped. That was kind of alarming and took back a little of the credit i was giving piampiano. Then I saw the date which is may 15th. This was changed to the 21st and then the 22nd later. And this is

why I believe the OOP holds weight that is strategically being used for hidden reasons. I guess at this point, there's the slim chance that Henrietta knows what's up and they are doing this on purpose for me, so that I stay the fk away from her and then KDV is going to provide real justice for my son and I and make up for everything that the old court and DA put us through. I feel like I sound gullible for thinking that. Sometimes I can't help myself. I want to believe in people and I want to believe the world isn't this corrupt.

Now we can finally get back to the forth hearing

I told KDV that John Owens backed out due to personal problems. Immediately I am told by KDV that I am to say nothing during the entire hearing. Was she protecting me or purposely preventing me from talking about my sons religion, our bills fake tradition, how my son hates the schedule and to request she would speak to him? She also spoke on how she felt offended that I was late and that if I miss another hearing, she could make a final decision without me.

After that my son's mom's lawyer spoke about a text that I sent her like 3 years ago and how he thinks I'm purposely delaying things with having a lawyer and then not. Then he talked about how the judge, Lorna and him could all get grievances filed on them by me because I did it before to the officials in my first custody case. This was only done to make the judge think of me as an enemy. Then spoke about how I made a photo book that my son gave her, how I made a website called fight for Elias.com that put a timeline to everything and that I had a sign for it in my car window. He implied that since my son could see the sign, I was brainwashing him. Can someone please show me proof of one time in my son's entire life in which I lied to him? How do you brainwash someone if your telling the truth? Jeez, these people are pathetic. What my son sees is a Dad fighting for him and not quitting no matter how bad things get and he will remember this for the rest of his life. Last but not least this pos lawyer actually had the nerve to ask the judge for me to get supervised visits!???? Wtf ?! He is forever a bitch in my opinion for that alone. Meanwhile, I had no idea at that moment, there was a violation of the OOP filed on me for a photobook because he told my son's mom to do so. Wow.

After all of that, we turn to Lorna Affronti, the "ethical attorney for the child who always had the child's best interest at mind". She says that she spoke to the child again(I didn't know about that), and that the child said that neither parent was talking about the other parent. Later a relative talked to him and found out that he told Affronti he hated the schedule, that he wanted to be with me, and that he wanted to talk to the judge! (He's a beast) After that I reflected on how none of those things were brought up. He also told my relative that Lorna asked him what she thought about moving things to one week Dad and one week Mom so that he didn't have to hear us argue. HOW ABOUT YOU TELL THE MOM TO STOP BEING SELFISH AND STOP PURPOSELY BEING A NARC SO THAT THOSE MOMENTS OCCUR? My son said to my relative that he told her "well yeah maybe that would be better if they weren't arguing but I really want to be with my Dad EVERY DAY". (BEAST) Did Lorna mention those things? Nope! Instead she played off the first one like he brought up how he doesn't like us arguing and made it seem like that was a big deal for Elias. But she purposely didn't say anything about the other things he said which included something about his grandpa smoking in the house. Then she played off the second one to show on record that she was talking to child

and not doing what Darcie did every single hearing which was , “yes I spoke to the child and the child claims to want or still want to be with both parents 50/50”. F-ing liar. So now we got Lorna purposefully bringing up things to make my son engage in pointless and irrelevant topics so that she has material for the records. But purposefully keeping out what he said on his own terms about how he really felt. This tells me that there was no secrets between him and her. I hope they make these conversations a mandatory recording and that someone can listen to them to see what was really said. Lorna is another manipulator and another liar. And this is all proof that she doesn't have the child's best interest at all. To cap it all off, I recently found out through public social media, that the Affronti's are related to the Bahr's! If they aren't true relatives then they are seen as relatives because of intel that shows close and common communication. This, by itself , should warrant a brand new trial and Lorna should lose her license immediately. It is a huge reason why I will sue for discrimination if I am not given at least majority custody. A huge reason why I will win too. Well... who knows here in monroe county. Pretty sure it would be held by the district court so the chnaces of them having a personal reason to cover things up are very low at least. If that wasn't enough, Lorna looks over at me and says you do really need to stop talking to child though. WHAAAATT? Where is the court getting these people from? She needs to retire asap because she just said something that completely contradicted what she said literally 10 seconds before! Once again this lady is lying. Which one is it Lorna ? Am I talking to the child or am I not ? Oh wait, I was talking to him , but at least not about the mom right? So what was I talking to him about? Doesnt matter, i couldnt talk because i was placed in timeout by KDV. Then to add the ultimate insult to injury , Lorna says that "the Dad has moved into his moms house, so maybe that will settle down now."

I can't even express how scummy and evil that actually was.

Quick point: one huge thing is , if my son was saying other things when I'm not around, why are all of these adults keeping it from me? That right there means one of two possibilities... 1. They're lying and they know I'm telling the truth. This would be 100%, undeniable evidence that they don't have the child's best interest and that they are discriminating. 2.They are purposely not telling me, to create unneeded tension and stress for a longer period of time for my son's mom, my son, and me. This has to be wrong too. Who keeps a a secret just to set someone up later down the road? For this scenario, they would be responsible for all the time I took to fight for this and all the money I spent. This would easily prove that they were responsible for my child and I losing our home too. There's no way the landlord could have got rid of us , if I could devote all of my time and money to the house. I asked my son one day, what would you rather have: the two of us and we live in an apartment or at grandma's? Or there still being spilt custody and us keeping our home. He said he'd rather it be us two without the home. And that home was insanely important to him. The kid was hugging the walls the last day in tears. He brings it up all the time and prays that we will get it back every single night. Anyways, Lorna painted a narrative that I can't provide for my son , and a narrative that i am brainwashing him, while she knows that people are hacking into my stuff. The lady is always right next to my son's mom's Lawyer before and after the hearings, chit chatting with him ,my son's mom , Robin and my son's mom's dad. I have witnesses that will say this to be true. She's affiliated to Bahr, and I sent her the first cybersecurity report that was done on my devices. This report showed evidence of my son's mom, her dad, Nick and nick's mom all doing illegal things to

my network. Did she give it to the judge like I requested? I doubt it. If she did , then KDV is apart of the group that is getting overcrowded with people who claim to be ethical but are ignoring real evidence of crimes! I think it's obvious why. If they acknowledge those , then an investigation might break out and then we all find out that the bad guy was right and that all of these people are guilty of crimes and of doing things that assisted child abuse and sabotage.

Wait , before we move on. KDV quickly states the next time for case, the lawyers have their conflicts and then sort it out with new dates. Then as everyone starts to stand up , I say "can I request that you speak to the child , your honor "? I knew I could only squeeze one of the things in and that's what I chose. A lot of it was because of what just happened in that hearing. I could feel everyone pause and hold their breath. KDV looks at me and says with almost no hesitation "mmnnnnno."

8.Fifth Hearing

To assign counsel. Lorna was once again hanging out with the mother, the mother's dad, her fiancé (that mocked my son and I and has been a very active part in sabotaging my business)and her lawyer. For the last 2 hearings now, my son's mother came with her dad and Robert a moore. They claim for support, but I think it's another attempt to harass and provoke me. I purposely didn't even look at them so I could stay focused on my son and give them no chance. Maybe they were trying to feel me out and see how much I really knew about Robert and the hacking. The guy is either involved so much that he's about to face several charges or my son's mother's people are setting him up. But that's something you should just take my word for. I know i am writing this to complain about discrimination, so I'll stay on course.

I found out that I wasn't getting a public defender and that KDV signed a trial attorney to me. His name is Ed McClenathan. He was very rude to me at first, making it seem like he was prepped by someone and already thought I was some douche bag Dad who was only going for custody out of spite. When we went in the court room, my son's mom and her lawyer sat at the left table, while Lorna took the middle table. But Ed and I had to sit in the viewers section. I asked why we had to sit back here. He asked me " why, do you have a problem with sitting back here?" I told him that it felt weird and like we were being disrespected. He told me it was a common practice. The hearing went by fast, and then Ed and I spoke for about 15 minutes. This is where Ed found out I was actually the one who filed the petition first. Gabriel Perez was also under the impression that the mom filed first. That's because of the discrimination and them hearing negative things about me and nothing about Ashley. I told him how I had a recording of Lorna lying to me and about her slimy tactics to assist the mother and how she only told the judge how the child feels in the first hearing. I told him how Ashley's people were sabotaging my business too. He asked, " do you have proof of that ?" I told him I did and then he asked me to get him that proof and to start sending him other relative evidence. He said we would schedule a time to meet soon. Our trial was set for about 6 weeks later.

I was going to hire the riotto firm for the custody case but after talking to Ed, I had a feeling he was pretty good. Plus I wanted to believe that KDV was trying to help me because even though she was probably under pressure to cover up certain things, she knew that what my son and I had gone through was messed up and that if I didn't get help , these people were going to destroy me and my son. Someone i knew talked to some people she knew and they told her that Ed was a very very good lawyer. One lawyer told her how he actually lost to Ed. So I told the riotto firm that I will stay with Ed because he seems very capable and of course because of my business being sabotaged and not having much money, this made more sense than paying them \$2500 and being broke. Alexis from the riotto firm was very understanding and told me that they would still contact me for the OOP stuff and that they would be rooting for me. Awesome woman.

So with 6 weeks until trial I chose to focus a little on getting work. About a week and half later I called Ed, but got no answer. I left a vm and then sent him a lot of the proof of the business sabotaging by Nick and Robert. I waited another week and heard nothing back. I called him a few times after that and emailed him again. Nothing back. Then I had my Mom email him with me cc'd , and neither of us got

anything back. Finally, with about 2 weeks until trial, he emailed us, saying he did receive my calls and emails but that he was busy and that he will get to them as soon as he can. That was enough for me to call up the riotto firm and tell them I needed them. Getting them paperwork and getting set up took time, and by the time they had everything, we were already days away from trial. The riotto firm had a meeting with Lorna, KDV and my son's mom's lawyer. The owner, James, told me how my son's mom's lawyer said i agreed to have a mental health evaluation, which I don't believe I ever said on record. If I did talk about it, I said I had no problem getting one. I have been trying to get counseling for my son and I and wanted a psychologist to talk to my son so I could get someone to witness on his behalf, since my voice and my ability to talk to him were both taken from me. Oh yeah, and the afc has only attacked me while never talking about what the child and her spoke of.

Right before we were mocked on December 2nd 2023, I was already in communication with counselors. Many were blocked from me midway through. One company by the name of courage to change, said they needed approval from my son's mom too. I told them how she will probably try to manipulate things and control things. I told them how she had been neglecting him and blaming me for everything he says and feels. A day later the owner krista got back to me saying they could help. My son met with a counselor named Tina who talked to him one on one without either parent's influence. The goal was to see if I was brainwashing him or if he really wanted to be with me. She stated immediately and for the next 6 months that she saw absolutely zero brainwashing. After the first day , the normal practice was for her to talk to him in private, and then to talk to both of us. Courage to change was a huge blessing and helped us big time through the next 6 months. A time period that his mom kept missing his activities, threatening to call the cops, coming up to me and talking to me, and trying to provoke me into violating the order of protection. Tina had over 20 years experience with helping people with addiction. At the second session, Tina listen to all the things I told her what my son's mom was doing and she said it reeks like a person with drug or alcohol addiction. I was in awe, because I didn't say much about her drinking issues yet, if anything at all. After she said that, I knew Tina was a professional. She said that all the things she is doing is to protect something. She said she sees this all the time with her patients that have alcohol or drug addictions. They blame everyone else and refuse to take responsibility as a defense mechanism and that most of the time, they do it subconsciously. I felt like she was reading straight out of my notes I was keeping. She then told me the only way I was going to get my son and I out of this was to stop trying to get through to her and expose the truth, but to do it in the right way. Something I always said I was going to do , but never really wanted to do because I didn't want to hurt my son's mom. I asked Tina if she thought I should be going for full custody. She said "I don't only think you should , you have to go for full custody, you have to get your son and you out of this". She told me it was the only way it was going to stop. She said that my son's mom will keep manipulating and using your love for her to her advantage and that it will get worse. Then 6 months later my son's mom reaches out to them and asks to meet with them and my son. But of course not with me. After that , Tina and Krista were different and I felt like I couldn't trust anyone. Plus my business issues were starting again and I couldn't afford the \$100 a week for Tina and \$100 a week for Krista. Both Tina and Krista wrote letters that stated there was no brainwashing. The lady from CPS who claimed they had a second interview with my son also told me that they were just counselors,

so their assessment didn't matter. She said I needed a psychologist to talk to Elias and then report. So I tried getting a psychologist but couldn't because I had barely any money and my son's mom was the primary account holder of my son's insurance because she had final decision making on medical and school while I had religion and sports. Again, the court who discriminated against me, gave the mom too many privileges that blocked my son and I from getting help. When I told the insurance lady the situation and that I was actually trying to get him to see a psychologist because of her and manipulative attorneys for the child, and that I had no money because of her affiliates and because the court would only acknowledge certain professionals, the representative suggested I meet with child support since I had 4 nights a week. That meant I technically had majority custody. This was the second time someone told me that and while my business kept being blocked by my son's mom's people, I finally agreed to go through with it. As I waited for the appointment with child support, we had the hearing that KDV forced, that followed with KDV forcing to change the schedule that Lorna brought up and that my son's mom's lawyer suggested right after Lorna in a different sequence. Was Lorna and Jeffrey reading each other's minds, or was this premeditated? Now everything comes together! I bet the court was alerted of this child support thing and they all came up with a way to force a new schedule that violated my son's religion and the order for me to have final decision making on religion, while they purposely made sure I didn't get any money that I only needed because of illegal and criminal acts that the person who's final decision making rights blocked me from getting my son help! This makes Monroe County responsible for obstruction to justice, assisting further child neglect, discrimination, and makes it appear that they had a common interest in making sure I didn't get any money. Or makes it seem like they didn't want there to be a record that said I was getting child support which would've been very suitable considering his mother's people were taking all of my money and my son and I were facing eviction because of it. How can you continue to spy on a man for "domestic violence" while he was getting child support because people were sabotaging his business? Even Angie Adams told me that they don't blame me for thinking I was being blocked from business in my county!

Now I'm assigned an attorney and try to believe it's because KDV suddenly wants to help me and then the dude goes MIA!? Wow. James Riotta also told me that KDV didn't want to adjourn it and that Lorna brought up how I listened in on Darcie Bahr talking to Elias back in 2022 when I was told I had to leave the room. I was down the hall and in my living room and I could hear everything they were saying. And I was told I had to leave the room, not that I should leave the house or do something that made it so I couldn't hear anything. Lorna has brought this up multiple times, trying to make it seem like I did something illegal. She's just mad that I heard my son tell Darcie 5 different times that he wanted to be with me and then made a point later that I thought it was weird that Darcie asked him that question five times within a 15 minute conversation. This was the first red flag that suggested discrimination and that Darcie didn't like my son's answer. Then in the next 9 months she would tell the judge my son wanted to be with both parents 50/50. Darcie Bahr never said one time that Elias said he wanted to be with me. I take back what I said earlier... Lorna's just mad that I accidentally caught her girl discriminating against a father. That's what Lorna is here for. She is a second lawyer for the mom while I have none, who is representing Darcie Bahr's honor that I have exposed to its truest colors. Now because of this, Lorna has also shown the same colors and this alone shows great reason for the court to do so many manipulative things. It's so bad, I

sometimes don't even blame my son's mom anymore. Of course she's a big headed narcissist who takes no accountability! She has a court system going hard for her in unbelievably creative ways. I knew she was being coached, because I know the girl I loved. I use to think she was being coached by hypocrite or her dad or Robin. But now I truly think they're all being coached by someone else. And when that person found out I had a plan to get money for forensics, he or she pulled out all stops to make sure I didn't. Stole or blocked my business communications, stole or blocked my customers on my website, on Angi ads, google ads etc. Then when I countered by going to commercial jobs, they even had a hand in that. Because right after I showed two consecutive months of 20k net and started paying all my debts with still \$140k left on the contract, Christa construction didn't pay me for 9 weeks in a row when I was suppose to be paid every 2. During this exact moment, my son's mom brings my son around another man and refuses to tell me his name. During this exact moment, Ben Ronnenberg pops back up looking for work. During this exact moment my son's mom purposely dumps my son off so I will investigate after years of her providing no closure, so that my son and I would find out first hand she was lying to us , while Robin , or whoever was in that truck mocked us. After that I'm wrongfully terminated. I suspect that I was wrongfully accused of hiring immigrants too. What else have I been accused of? Whatever it is, it's manipulated. I promise you that. This would also explain why I get practically zero cooperation from law enforcement. Why Christa sent me bid invites for projects outside of monroe county and why my aunt/landlord went out of her way to evict my son and I. What are they telling people that makes them go out of their way to crush me ? Are they claiming I did something to my son's mom ? If so, does it make sense that such a victim would be ok with coming up and talking to me for 6 months straight? Do you know that her and hypocrite abele hacked into my stuff before I took her to court? Do you know we had sex on December 6th 2021? If she was so abused, why would she be ok with that ? Why do I have countless examples of evidence that show spoofing, lying, manipulation and illegal acts? I'll tell you why. Guilt. They are guilty and they know it. So just in case the word gets out, they have prepped my downfall and have manipulated enough things to make her look like the victim that they are protecting. This writing will probably be used to prep a counter to what I'm saying as I type it. And who gets hurt? My family! Son's mom included. She made a mistake with hypocrite. She will never love him or Robin in anyway close to the way she loved me. No matter how much they do to "protect her". The craziest part is that, they can't just let me and my son go. If my son is so important to her, then maybe she should stop making me the bad guy. Maybe everyone should encourage her to stop and to for once in her life put my son and I first. I said to her one day " you are showing that your capable of effort. Look at the effort your putting into making everyone think you're a victim and that you are soooo in love with Robert and sooo happy. Now just imagine how a man who has gone through all of this and still fought for you would be if you gave him even half of that effort ! Imagine how you'd be treated and viewed if YOU were the reason my son and I were together everyday by coming home . Imagine how we would look at you. It would tell us both that his mom chose us. And after we have both felt the total opposite for 5 years, just imagine how we'd respond. You would be viewed as our heroine. And do you think if you brought that boy home for good, I would do anything to jeopardize losing you both again? You would have the perfect man. Especially if you gave me some type of effort. My entire ten years experience with you, has been you leaving me and me taking the blame for things I shouldn't while you never acknowledge my feelings or respect me enough to come back before

3am.”

And that's the truth. It's also the very reason I have had moments of weakness, frustration and anger. It's why I have also carried a shattered heart every day of my life for the last five years! And it KEEPS getting worse for my son and I . What's next? Is monroe gonna give this girl custody or force my son around a man who mocked us, taunted us, sabotaged my business, made us lose our home, who my son's mom isn't really in love with , who she will treat phenomenally for the next 5 years just to prove a fkn point!? I'd rather be set up and put in jail while I expose everyone else for the truth. My son would then end up with my mom and his cousins which would be a way better situation then being with Robin the criminal and his mom the narcissist. I am still the ONLY person who knows the real her. This version of my son's mom is all fake and the only two people that know are my son and I. But even we fall to her charm and manipulation. She's always had that. She has that personality that can make ANYONE like her, love her and believe anything she wants them to. In a way, she is a very rare and special woman. But this is why I requested full custody and for her to undergo mental help and get a hair follicle test every month for the next two years before she gets more time with him. Recently I changed that to me having majority custody because I realized my son needs and deserves a mom. But her actions are why my son says she would need to be good to us for a few years before he could trust her again. People hear this and think brainwashing and coercion. But they aren't paying attention to the details. This is why I'm going to civil court and then criminal court if that doesn't work. The family court has shown me no reason to believe in them and has proven to only take time away from my son and me while they give the criminals a chance to get more time. The court has literally assisted in playing an order of protection on me while they decline my OOP request then watch me get arrested a couple weeks later. The OOP they did allow had lies in it and that is on my record and used on their record as reason to do what they've done. Meanwhile they quickly make adjustments to make sure there is nothing on record that supports the truth as they also block my son from seeing someone who might actually express how he REALLY feels. At the same exact time they, protect and uphold her undeserved final decision making for medical that blocks him from getting a real therapist and blocks me from getting any type of assistance financially, while they ALSO violate my final decision making of religion and take time away from my son and I! Then they encourage my son's mom to keep him away from me on every holiday that she use to give up for personal reasons, keep him from going to church and take away a tradition that my son and I had since he was born which was watching the Buffalo bills on Sunday. And it just so happened to be right during playoffs! The bills almost went to the super bowl. Can you imagine if the bills finally made it to the bowl and actually won, and that after 8 years of my son and I watching the bills together, and 35 years of me watching the bills lose, my son's mom experiences that moment that means nothing to her while him and I are separated ?! Wowwwww. That literally would've happened if the bills won the afc championship game last season. Because of discrimination and lies.

Now you should know why I talked to my son and why We have to get away from her. If you don't, we are screwed anyways.

James riotto asked me about the psychologist and mental health examination that for

some reason everyone thinks I HAVE to do. I told him like I tell everyone, I have no problem with it but I want to choose who does it. I told him I know they want to appoint one that will be bias and have a mission to provide a theory that I'm crazy. He then said he'd talk to them and continue to try to get the trial adjourned because of not being able to fairly prepare for trial but that they were being very difficult.

James got them to turn trial into a conference.

At the conference KDV ridiculed me again, by saying she wasn't happy with the way I had council and then with only a week or two away , I changed council. Of course I didn't have a chance to say what really happened which was that the council SHE appointed, was purposely not preparing so I had to make a desperate change.

William swift from the riotto firm stated his name and how he was representing the defendant! MR.swift didn't express how they didn't have proper time to prepare for trial like they said before. Probably because that would make the court responsible for giving me someone who purposely didn't respond to me.

I whispered to him after, "I'm not the defendant I'm the petitioner." He looked at me confused. I said "I wrote the original petition for full custody." Then he shrugged his shoulders like "well it doesn't matter now" which was true.

Instead William Swift talked about how my order of protection case that they were representing had a conflict of interest and that me testifying for custody before my trial on April 8th 2025 for a false accusation filled OOP that I didn't deserve that was followed by one text message and a photo album in a year and a half as violations, would be absolutely vital to my success, but that it could potentially hurt chances of winning. So because of that he was requesting the custody case gets pushed back. I don't think there was anything said about time to prepare. I know this was because of the court and not because of the riotto firm. I believe they requested the riotto firm to say that instead. Then KDV said she would move it back even though she wasn't happy and that they needed to schedule a meeting for council and a trial date. I figured this meant it would be just like Ed McCleNathan and I , but that it had to be done with riotto and I now. But after we left , my mom and I spoke to mr. Swift who told us it would be for me to get a new lawyer assigned by the judge !!!!! Whaaaaaaatttt!!!!

He said they couldn't represent me because of the conflict of interest and as I tried to ask more questions my mom interrupted me saying "they can't" because she could feel my temper rising. Mr.Swift was acting different than he did at the order of protection's first trial. I could tell he was upset and flustered. Almost like he was going through something personal and distracted. So I left it alone for the time being.

Later I told my mom how it doesn't make sense that if trial for custody got moved behind trial for the OOP, that the riotto firm can't represent me in custody. She said "wow that is crazy , I didn't think about that". I chose to wait to see what happened on April 8th. When April 7th came up , no one from riotto called me like they said, so I called and asked for Alexis who was my go to for calls and questions. I learned that Alexis was no longer with the company and then some new lady told me that everything should be ok and mr.swift would be at trial. I asked her about a call I received from riotto about two days prior to the custody trial

that got adjourned, where I was told that they were looking to get the text violation dismissed because of a technicality. She said she wasn't sure what happened with that as she stuttered all over the place. I told her how things aren't making much sense and how it was weird that they weren't representing me anymore for custody when the custody trial date got pushed behind the OOP trial date. She said she understood my concern and that she will relay that to mr. Riotto and that I can ask mr. Swift at the OOP trial any questions I have.

9. April 8th 2025 OOP trial

The two violations were combined into the same trial date. When we started, judge piampiano acknowledged another new town district attorney, then made a statement about it being his first day and said welcome to Henny to him.

Mr. swift had to remind judge piampiano what happened at the last "suppose to be trial". This was alarming because piampiano was the breath of fresh air who finally put this obstruction for justice in its proper place by telling the last town district attorney that the photo album was a stretch. Completely exposing the corrupt act and how it was never because the mom was a victim.

Piampiano asked the new da to make his argument while stating he knew that because it was his first day, he might not have anything on it or be aware of the case. The new DA , mimicked that. Piampiano then said that he would adjourn trial to give the DA time to come up with an argument (for lack of better wording) and adjourned it to may 22nd. 1 day after custody court! Once again playing hop scotch. Once again making things seem obvious. Since I complained, they made adjustments to cover things up. I bet you the new DA was to do exactly that and that's why he wasn't prepared. For an OOP that should've been dropped a long time ago that we have proof of being a scam, why do I suffer for a new da being assigned ? Discrimination again on paper. But the reality is, it was a way to get the Dad back with a lawyer that the court was allied with. To control the outcome, to control what evidence was brought forth and to scare me and trick me when the opportunity came. The same exact thing they did with Robert turner in 2022! All to cover up everyone's involvement with the sabotage and corrupt acts of raw harassment to my child and I. Which would just continue it. When all else fails and I blow this thing up, they will say they were doing it to protect the victim , to protect me, and to protect the child. Yeah ok.

What it also has done , is allowed trial for custody to happen while there was an OOP in place. It also put more time on the table for me to have to live under unfair circumstances which actually shows that the mother and the court have turned coparenting into an impossible situation. But they will blame that on me. Even though I have learned that blocking her is the best way to protect myself. Even though I was confirmed that after texting her one time something rude/true in a year and a half. The mom confiscated my son's phone that I bought him after the OOP trial on may 23rd 2024, so I could keep her blocked and still get ahold of him. This made me unblock her. There was plenty of times I went to text her and didn't because I remembered she was blocked and I didn't want to go through the motions of unblocking her. Plus it reminded me that she is blocked for a reason. But I unblocked her so my son could get ahold of me on days she had him. When she first confiscated his phone and I had to unblock her, she was also being pretty nice and it felt like we were on a cordial path. This made me think she knows I'm getting crucial evidence so she isn't gonna mess with me anymore. But I still stayed cautious. Then I got huge confirmation from a cyber security expert. Mix that with her being unblocked and then came a text, that still didn't come until she disrespected me during a moment I just got proof of her being a criminal and of her stalking me and harassing my son and I for years! It was proof that the OOP had zero merit too. (Now it is pretty obvious that the court was protecting her because they thought she never hacked into my stuff before they did, and that the reports i got were actually evidence of

someone else inside Monroe county. Or maybe its because my son's mom consistently did what Monroe county employees told her to do and therefore were protecting her for protecting them. Thats a lot of people putting themselves before a child and a man just trying to find some peace.

But not in monroe county

Either way, I try to block her, they allow her to do things to force me to unblock her. I try to stay away from her, they allow her to come and talk to me and show up to things just to provoke me. I try to get an OOP which was really for protection and they don't allow it, then they assist what I was asking for protection from. I tell everyone she's hacking and spoofing these things so she has material that she manipulate and then she proves it so on a monthly basis while everyone plays dumb or finds a way to put the blame on me.

I have missed a few things for my son because after she did the photo album violation I kept her on block. Until yesterday. I unblocked her because it was my moms bday and she told my mom she'd bring Elias. I stayed upstairs when she dropped him off, then my mom told me she said she'd pick him up too. My son's mother then showed up with a hoodie on that has big writing in it that said FORT WORTH. Making it obvious that it's Robin's because of a Fort Worth Texas gymnastics competition that Robert went to for his daughters and how when he was there, Fort Worth Texas IPs connected to my devices! They're baiting me or she's just trying to provoke me again by continuing to remind me at every turn that Elias and I were never good enough. But Robin was good enough to immediately get engaged to. A man who is responsible for hurting her son multiple times. And there we have ANOTHER example that she is still playing games and being mentally abusive on purpose. Did she drop him off and pick him up for my mom or because he wanted to be with us? Hell no. It was so she had something she could show the court as if she was trying to coparent and I'm not, while also doing something mentally abusive that might trigger me Enough to violate one of the orders that are placed to trip me. Or maybe i should think that she was trying to help me go after the right person. Would you trust her? What i do know is that robin is associated to the attorneys for the child, making his taunts and spinless contributions to mental child abuse and parental alienation show who is really responsible.

If a judge sees this, they should understand what's really happening here. The problem is, the judge appears to be a part of it. This is due to social media findings that link everyone involved. And i mean everyone. Hypocrite, robin, and all of the lawyers i have mentioned. I even found the attorneys for the child being associated to my son's teachers. Which explains the multitude of examples of biased moments that they all have shown in the past 3-4 years. This is a violation to my rights and my sons rights on several different levels. I told them we could make a deal and that I'd even sign something to swear secrecy. They have continued. So unless you do something, i have to fight back. Id like to think that since the judge is a rookie, she is being pressured too by the veteran attorneys for the child. Who knows, maybe the attorneys for the child are also being pressured by higher ups that don't want all of this to be leaked. I know im in a very risky situation, but if there is anything worth risking my freedom for, its my son. The only one who has

always been loyal to me. The one who continues to ask me to fight.

10.New attorney/Gilbert Perez

Mr. Perez and I met in person for the signing of council. We attended the meeting while on speakerphone and online video. As we waited for the judge to join, Mr.Perez asked me questions about the case. I remember speaking about some of the issues but not exactly what. Jeff garace suddenly interrupted by telling us that they could hear everything we were saying. Perez then muted the monitor. Makes me wonder how long Lorna , Jeff and whoever else was sitting there listening in. If Lorna was eavesdropping, that would just about sum up everything. She brought up how I heard my son answer to Darcie Bahr 5 times, as if it was a crime. Then she was possibly eavesdropping on me. Not that it matters, because I'm almost certain she has tapped in a few times or was influenced by the other side by illegal evidence or hidden testimony from someone she thought she could trust. Hopefully one of those happened because if not, the only thing left for her to be so against my son and I is discrimination or someone else's best interest, and that's definitely not the child's.

Days after the previous conference I submitted complaints to the DOJ and the White House. Perez asked KDV for more time because a couple of weeks was not enough to prepare. She expressed how she didn't want to delay this case again, but this time said "I'd really like to speed this up so that "this family can have closure". This was nowhere near the tone of intention for all the months prior but it was very nice to hear. Very general and broad, but the statement that finally didn't involve some type of attack or negative implication on only me, was the most positive thing I heard from anyone involved in this case since it began. That's actually really sad. It gives my son and I a very tiny reason to hope again though.

KDV allowed more time , scheduling trial for may 21st. This gave us about 6 weeks. Once the meeting was over, I spoke to Perez for about an hour with my mother present. All he seemed to talk about was things he didn't like in my petition and go over things that were minuscule and almost irrelevant. I told him that I have a recording of my son crying and saying things that made it over obvious that he truth wanted to be with me and to get away from his mom, Robert and his grandparents. My mom heard this recording and chimed in with, "oh my God, you have to hear it, it's like the saddest thing you will ever hear". Perez replied with slight disgust saying , "no I don't want to hear that, you're recording conversations with your son???" I explained the reason was because of everyone lying, ignoring and blaming me for everything. I told him how I heard him getting emotional while we were driving and that my phone was in the cup holder of the car. I told him that with the phone being so close it took me one second to hit record. It wasn't a premeditated move , but I have been trying to think of ways to get evidence that he really feels these ways and there is no brainwashing. So yes, I have tried to capture moments that were deep and raw, without my son knowing there was something recording us. This was that moment. Perez made it even more obvious that he was a third lawyer for Ashley and that the court got rid of a paid law firm so they could implement another Robert turner.

I called it out and said I am sick of defending myself, then asked him if there was anything he did like about the petition. He named a few things. We left on a positive note and about a week or two later he called to schedule a time to meet.

This was when he had a colleague cross examine me as if he was Jeffrey gerace. As he asked me questions, you could tell that him and Perez were actually shocked to hear my answers, furthering my proof of how unfair everything has been. The thing that stood out the most was how they thought for sure I had to have been present when the agreement was signed on June 6th 2023. Which I wasn't. So now I know of at least 3 moments the court did something that was unethical, that they need to be held accountable for. The only way that I will let that stay a secret is if my requests in my petition are met, with the adjustment that I am willing to accept majority custody instead of full custody. A##### can be one of the best moms in the world, so there is a hope at all times that she will get back to that one day. But this means that you do not try to put the child's best interest in jail . And it means that you don't expect cordial and to coparent while you disrespect me and purposely make both things impossible. This means you don't go behind my back and smear my reputation to every person possible. This means that you don't scheme and plan with the intent to harm me. This means that you don't neglect your child and you take responsibility once in a while. This means that you don't allow other people to sabotage my business and allow other people to think so bad of me that they go out of their way to take your child's home away from him. This means you don't allow other men to mock me and my son and you don't let them taunt us. This means that you go get help and fight for the ones that love you, or you step to the side and let your child be happy and stop forcing him in a situation that you have exposed yourself so much that that the only thing that will make him think something different about you , is if you stop trying to hurt the one person that he knows doesn't lie to him, doesn't neglect him, and will always put him first. Until Elias sees this, he will always remember what his mom has done and everything that her and her people have done to his Dad. This includes , blaming his Dad for brainwashing him.

Perez and I tried to meet last Saturday but I got a car stopper stuck under my car in my driveway and it took me ten minutes to get the damn thing out. On my way I called him and told I'd be ten minutes late. He said he had court in a hour so we can reschedule. He told me he'd call me later to reschedule. The next day was my moms b day, so I unblocked my son's mother who was blocked to protect myself from falling in one of her traps that everyone would pressure her into using as a violation to the order of protection. I got one text from Perez saying "{my name}?", I replied "yes sir", then saw nothing for a couple of hours while I was running around getting things for my mom. Then my phone's touch screen stopped working. This is something that has happened a bunch of times since December 2024. When this happens, i can't restart it because that involves swiping. Once it finally died , it was late at night. I plugged it in and a bunch of texts came flooding in from Perez. None of those were there before the touch screen stopped working. Making it very suspicious that there was a denial of service on purpose, which is something that I have proof of malicious actors doing to my devices for the past 3 years. Now we have 6 days until trial and Perez doesn't know when he can meet again but said he will

reach out soon. Of course I know I will have to call him everyday to make sure if he doesn't get ahold of me. I have his number written down now, so we don't get to court "unprepared because of Dad", which is exactly what the court will say. They will use anything to avoid accountability while making me not get majority custody! Go talk to the child at his school so the dad can't influence him. (Oh sht, the child still said he wanted to be with his Dad? wait what... He asked you to please make sure you tell the judge everything he said because the last child's attorney didn't? Fk, hmmm.) Ok, we will all accuse the dad for brainwashing. Then the judge will put her own order for him not to speak to the child which will make the record show he is being accused of the same thing the obstruction of... I mean order of protection implies. Then we can say whatever we want and he can't say anything because if he does, he violates order and we will use that against him. (Oh, he said he was going to make us prove that his son was lying ? Oh he reported us to the White House?) Ok, accuse him of parental alienation . (Oh , he has forensic evidence of his mom and us doing illegal things that were done to literally divide him and the child? He recorded Lorna while he caught her in a lie?) OK, Turn up the business sabotage, make them lose more in the video games, and tell the mother to use the photo book as a violation. Meanwhile we will accuse him every chance we get. (he lost his house and he's not quitting ? What tf is the matter with this guy?) ok tell officer gore to say that no evidence was found in the cyber security reports he submitted to her. Then we will call him crazy and bring up the psychiatric evaluation again. Meanwhile we will assign him a lawyer we can trust. This will make sure the truth doesn't come out at trial. (He hired a law firm?? Who?? Where did he get the money for that ?) ok let's convince riotto to walk away and we will assign him another lawyer we can trust. Plus, we just got word that his kid has been late to school a bunch of times because they lost their home and live 15 minutes away now he has to drive his kid to school most mornings when the Dad has been up to 2am every night trying to put a lawsuit together, prepare for the next OOP trial, work with a private investigator and his cyber security guy, try to get more work, and prepare for this trial. That's all we needed. He can't have majority custody if he can't get his son to school on time. 😞😞😞😞😞 what a joke. The child still got to school every day but one because he was sick. He missed like 4 days with the mom and she admitted to two of them as "she thinks he played her and he just didn't want to go". I won't even tell the court this unless they attack me for him being late 25 times in 122 days because we lost our home because of who??? Yeah exactly. I welcome the accusation as it is my evidence , not hers. Plus , most of those , he was late by one or two minutes. Once or twice we were ten minutes late and those moments were when the national anthem was being played on the speaker. Meaning they don't actually start learning until at least ten minutes has passed. Sorry peeps, try again.

Looks like I might sue rush Henrietta schools too, specifically Winslow for trying again to come up with discriminatory narratives that help a mother and court screw me over while they have no clue who they are actually assisting. I know I'll be punished for threatening to sue and expose, but then I'll sue for retaliation to threatening to expose the truth. Put me in jail and that will be a monster element added to the damages.

The truth is, I am not a threat unless people do something that creates a possibility of being exposed. The truth is, I don't want to fight government. I don't want to expose my son's mom. That's why I hesitated to call the cops over something real and she pounced on the opportunity for something fake. I want my family or I want my son and I to have a safe and happy life. The court can continue to control the mom, that's on her. Sorry, but I refuse to be controlled, disrespected, humiliated and bullied by his mom ; just so I don't have to worry about people sabotaging my business or worry about being out in jail, IS NOT AN OPTION. Is there such thing as subliminal coercion? If so, add it to the list.

So since his mom and her people have never shown one sign of easing up , but have shown tons of examples of increasing the threat to our safety and well being, I only see one option. Fight.

The family court must change. Hopefully you can see that and make the changes right now. Other than that, I feel a need to fight for the future families in our county because of what I've seen and gone through. If I walk away, it will be because I was shown a big change and my son and I received big justice. Anything less , will make me feel like I'm allowing many more families to go through the same thing later. Manipulation and illegal activity should not be deciding court cases. If I don't get full custody(meant to say majority), I guarantee you I will appeal. Then a different court can look at my evidence. And many more reports will be made. My attempts to negotiate are actually offers, because they are actually a downgrade to what true justice would provide, therefore they are not a bribe, they are a settlement offer.

Please change this now, and make changes permanently for the all of the future families in monroe county who need help , not more dividers and scars that ensure a broken family.

11.Court order: Don't talk to the child about court

This has been a huge sign of alienating me as his advocate and nothing but an attempt to try to get me on the hook for something.

The rule shouldn't exist.

1. He is not affected by it at all, besides that it was obvious that it bored him, often making him fall asleep as I tried to make sure he understood that he could tell me if he really did want to be with his mom. If he was lying to me, prove it.

2. CPS and Affronti both admitted to my son telling them he wanted to be with me. Only to later say they had another conversation with him. CPS claimed he said something entirely different. Affronti only said that she let him know that whatever he tells her, will stay between her and the child, implying that she had some secrets that my son told her that she's keeping for him 😏. These kinds of immature actions and deliberate lying to create confusion and to bait me into seeing if their claims are true, are absolutely awful. To think that people we trust to make decisions for our children are coming up with schemes like this and if all else fails, blatantly lying is unbelievable. So when Darcie Bahr did basically the same thing in 2022, and then we received a mom/ex girlfriend who deliberately neglected our son just to get a rise out of me, I suppose she was protecting my child right? No. That's what we call an epic fail and people who do the opposite of their role shouldn't have that role anymore. All the things that happened after the first court case are because Darcie and Ruhlmann dropped the ball by easily believing a narcissistic mother and by falling into a trap of illegal evidence submitted behind closed chambers that was edited, provoked and altered! But yeah, great idea everyone, do it again. And just like my son's mom and hypocrite abele's purposeful tactics to harass my child and me, to create frustration and moments of anger, Affronti and monroe county is doing much of the same. Give the Dad a rule that he can't talk to his kid, even though he is the only one who hasn't really hurt his kid. Then make him choose between talking to his kid to make sure the family court doesn't lie and destroy their chances of ever having peace or their chances of ever getting the girl we miss back, while possibly going to jail because of such a bs rule that completely exposes the court for ignoring the real child neglect and for then continuing to help assist it, OORRR, let the false narrative eat away at him to the core while he genuinely doesn't want to go for custody if his child doesn't really want him to. The sole reason i am going for custody is because of what these types of tactics did to our Girl. Then I try again and explain it all in fine detail, just for them to do it again! Same tactics will bring out the same results. We have proof of tons of things my son's mom did on her own to my son after she tricked everyone in 2022. They have proof of things I've said or texted AFTER SHE did crazy things to purposely provoke me! Things that also DID NOT hurt my son. Affronti's manipulation is the same thing. It's to purposely place doubt in my head about my child so that as a good Dad (that no one gives me credit for, while criminals like Nick get full custody) I feel a need to question my son to make sure My son didn't change his mind and that I'm not doing all of this if he has been lying to me just to make "me happy". If I don't have that conversation with him, I can't dispute Affronti's lies (the secret she has with Elias) that she will tell the

judge , which will have a huge impact on the case , just like it did after Bahr did what she did. And if I do have that conversation with him, then I violated a court order, I'm a brainwasher and the mother wins anyways! (Because if I violate a court order, they prosecuting. If she violates , suddenly I'm told to report it to the police or that a deal made in court can't be used against a petitioner of an order of protection!) So let one of those happen and I promise the world that I'm going to sue monroe county family court immediately after. Child's attorneys assisting child neglect by putting serious thought and effort in conducting a system that is the equivalent of child abuse(since he will still have a mom with no accountability so she will continue to do these things that divide a very loving parent and the child) and is the equivalent of discrimination, defamation and assisting an obstruction of Justice. Never though the family court would be guilty of crimes and of actual child abuse.

3. I shouldn't have an order of protection on me. Her order of protection has lies in it! I should get full custody because of that alone. Or the OOP should be dropped immediately. But the hidden false narratives remain supreme and it gives the court reason for their actions. The things that weren't lies, were text messages that SHE PURPOSELY PROVOKED. I HAVE DOCUMENTATION of me trying hard to make things work while she ignored me to frustrate me. Then she would purposely not go to our son's things or allow her bf to mock us, or have her bf come to a parade we were in to taunt us, or have her bf show up to the nova trampoline park in hopes that my son would tell me and that I would do something that violated the order. Our son asked me to put an order of protection on HER after she did that to him!!!! Don't even ask me why he knows what an OOP is. Your answer, just like the rest of them are found at the hands of the mother.

I have the solution to all of this....

Prove to me that my son said the total opposite.

Prove to me that what I tell people he said , isn't true.

Prove to me that I am brainwashing him.

Give a valid explanation as to why there are 2-3 hidden court orders.

Give me a valid explanation why it was so necessary to investigate anything my son's mom claimed while all of my real and pure evidence was purposely ignored.

Give a valid explanation as to why the agreement was altered and why it was signed, then taken back twice , only to sign it on June 6th 2023 without my knowledge.

I smell guilt. I smell a cover up that shows the true colors of the family court and how they always claim they are in it for the best interest of the child, until the best interest is a Dad who knows about a lot of false accusations and illegal things that they are guilty of.

11.In closing

I'm pretty sure that the Henrietta court adjourning the OOP on April 8th 2025, to may 15th 2025/three days after the custody case/may 12th 2025 says enough. If not I'm sure that the previous writings in this complaint will be more than enough. This was while we all had proof on record(finally, after so many people made sure my proof never made it there), that the OOP was a tactic and that at the very least it should be dropped immediately!

If it's used against me in my custody case, it will be known publicly and to every bureau possible across our nation. Please don't take that as a threat to whoever reads this. I'm just making statements that are just me telling people that I will pursue justice for illegal acts and discrimination by exposing them in court. Exposing to the public is only because I have ever had a fair chance in court and never had one lawyer or law firm represent me anywhere near the typical representation that people receive. Definitely nowhere near what my son's mom has received. She gets lawyers who go out of there way! Manipulating everything and even trying to get Dad's arrested to gain leverage in child custody court! Crazy

I have to close it here , because this has taken up too much time already when I need to be getting ready for custody and finish the lawsuit I'm working on (all because riotto used up all of my \$2500 before the monroe county family court got rid of them in my custody case.) Let that be another proof of discrimination and another proof of delays to advocating for my child and another proof of delays to my business.

But I must stop here, even though there are plenty of other examples that belong in this complaint/report.

I truly hope people with integrity that actually believe in justice and have enough heart to stand up to their colleagues, if their colleagues are being corrupt, read this. I have exhausted myself looking for real people who can see through the deceptive practices that many innocent people face like me in our county. I loved monroe county until I went to court. But I know it's not the county, it's the people who make the decisions in our county. If you don't put an end to them, these decisions will probably continue and be accessible even more. As they will view me as the only one who got close and "even he couldn't touch us."

With all due respect ,

And,

For all future families, women, men and children who may turn to the monroe county family court for help and justice,

Wxxxxxx X

Proud father of Elias X

