

S J

August 31, 1987

Hon. J. Raymond Amyot

Would you please review these two petitions as I believe that I cannot get a fair trial before Judge James or Judge Warner. This is based upon there previous decisions. I have attached documentation in support of this. This is not a complete list of all evidence that I have.

On August 19, 1987 I filed an approximately 150 page petition. I was told that I would be notified in a couple of days of a court date. On August 27 I called to find out what happened to my petition. I was told that it was being sent to Judge Warner to be heard. Judge Warner in his decision of Feb. '87 states that Section 439 (a) of the Family Court Act precludes a hearing examiner from considering a question of exclusive possession of the home. The last time before Judge Warner it took from May to October to hear the evidence then until the following February to get a decision. Then all the evidence that I submitted was ignored. Judge James is also aware that there is no readability of a transcript because the hearing examiners office uses an odd tape speed in order to tape the hearings. Then the machine is only available when court is not in session which is about an hour a day. There is about 20 hours of tape. I tried to get a copy but I couldn't.

I believe that by doing this Judge James is trying to accomplish a couple of things. First, He is denying me access to the court because he knows that my ex-wif's petitions will be heard and that mine cannot. Second, he is attempting to get my parents to support my ex-wife. Judge James by his decision in April '87 knew very well that I could not afford to pay what he ordered. I also believe that by his decision that he is attempting to extort or blackmail my parents. I also feel that by sending my petition to Judge Warner that my parents won't evict her until this trial is over. We are probably looking at another ten months and that decision will probably have to be appealed. This will cause my parents a loss of approximately ten thousand dollars. Judge James also went after me at work by having the support collection unit attach my wages. He knew by doing this that this would cause my parents to have to make the mortgage payments, and Arlene would get her money to. It also put my parents in the position to haveing to evict her. He knew that this action would also embarrass me and my parents. In order to do this he misstated the facts in the case, which he has done several times before as you will see in petition.

If you notice in the decisions that I am the only one who is faulted. No matter what I do it is my fault.

Throughout these proceedings my parents have been harassed by my ex-wife and her attorney. Noe he attempting to harrass them again. The court will do nothing about this. Judge James even stated in court that the King household must be quiteter now that I had moved out.

Another point is that my visitation rights have been completely ignored by this court.

I believe that since I have not received anything in the mail about my petition of August 19 that it just might not be there or my ex will not have received it.

The reason for the Judges' decisions the way they are I believe is based upon the fact that Arlene's mother works as a supervisor in the computer room and having access to the heads of the different departments in Saratoga County has used her influence in this matter. (How else do you explain why my petitions are ignored. Judge James and Judge Warner have made their decisions-- then fit the facts to the decisions instead of fitting the decision to the facts.)

I have a couple of transcripts if you would like to read them to verify what I am saying.

I am to appear before Judge Warner on Sept. 14, 1987. Can you have this transferred to another court? I would also like to have this before a regular judge and not a hearing examiner. You were the Judge that signed my divorce decree. I feel that they are in violation of that decree.

Thank You,


Charles E. Collins III