

November 27, 1990

Michael J. Catalfimo
18 Hill Street
Greenwich, New York 12834

Dear Mr. Catalifmo

Enclosed are the Court Orders that you requested:

1. Temporary Order dated May 7, 1985 by Judge Ferradino.
2. Order and Decision dated March 12, 1987 by Warner.
3. Order and Decision dated April 15, 1987 by James.
4. Order and Decision dated September 8, 1990 by James.

You will see on the last page of Mr Warner's Decision that the mortgage and utility payments were considered child support. Judge James continued Warner's decision in toto.

Before you make any decision to accept or reject this appointment I would like to meet with you again next week to discuss what you think my defense should be.

During our discussion yesterday, you stated several times that it was beyond the scope of your appointment to discuss how I can get this matter transferred to an open court to have my rights protected. I am referring to my questions about federal, supreme and the Court of Appeals and how my rights have been consistently violated by the court. You also stated, and I disagreed with you, that I would get a fair trial before Judge Austin.

Before you make your decision as to whether or not you are going to represent me, I feel you should be informed of a very important detail to this case that you are unaware of. I believe this detail will weigh very heavily on your decision as to whether or not you will accept or reject this appointment.

At this time, I still have not decided whether to accept or to reject your appointment. I would like your decision first and know how you intend to represent me.

Thank you



Charles E. Collins
108 Brunswick Road
Troy, New York 12180
274-1418