

AFFIDAVIT

Comes now, Shannon Lynn Reckner, (hereinafter "Claimant") being of lawful age over 21, competent and qualified to testify and having firsthand knowledge of the following facts, do hereby declare that the facts stated herein are true, correct and not misleading to the best of the Claimant's belief(s):

1. Claimant is requesting EMERGENCY assistance through the Human Rights Tribunal. Claimant has unlawfully suffered the loss of companionship of Claimant's minor son Kellan Andrej Leonard (now age 6) for approximately 3 years. This is a violation of Claimant's human rights as well as Claimant's son Kellan A Leonard human rights.
2. On or about November 1, 2014, Claimant resided in Columbia County of New York State. Claimant was contacted by New York Child Protective Services organization regarding a report made of alleged sexual abuse perpetrated against Claimant's minor child, Kellan A Leonard.
3. On November 2, 2014, upon recommendation from New York Child Protection Services, Claimant accompanied Kellan A Leonard to Albany Medical Emergency Room where Kellan A Leonard was the subject of a S.A.N.E evaluation.
4. On November 7, 2014, Claimant obtained an Emergency Protective Order issued by a Judge out of Columbia County in the state of New York. Said document was in full effect until May 7, 2015.
5. For fear of Affiant's personal safety, on or about November 16, 2014, Affiant departed the New York state domicile to travel to the state of Florida with Kellan A Leonard.
6. Around February 2015, Claimant was traveling from the state of Florida returning to the state of New York through the state of Georgia. On March 2, 2015, Claimant was illegally detained, questioned, apprehended and arrested on a warrant issued out of the state of Massachusetts, by Georgia detective, Sgt. Kari Williams, in the city of Valdosta. Claimant states, Kellan A Leonard was stolen by Georgia State Child Protective Services.
7. On March 3, 2015, Kellan A Leonard boarded a plane destined to Boston, Massachusetts to be delivered to Jeffrey E Leonard, from Falmouth, Massachusetts.
8. On or around March 4, 2015, Claimant was arraigned at Lowndes County Correctional Facility and waived extradition. Claimant spent 11 days total in Lowndes County Corrections Facility.
9. On March 13, 2015, Claimant was met by Barnstable County Police detective, Edward Cronin to transport Claimant to the Barnstable County Jail.
10. On March 16, 2015, Claimant was transported to Barnstable County District Court for arraignment proceedings. Claimant was charged with Parental Kidnapping and endangering a minor. Claimant was released on personal recognizance without bail and ordered a "stay away" from Jeffrey E Leonard and Kellan A Leonard.
11. Around April 2015, Claimant obtained knowledge through Barnstable County Probate and Family court hearings that in December 2014, Judge Arthur C Riley, claimed jurisdiction over Claimant's Emergency Protective case out of Columbia County, New York.
12. Barnstable County Probate Court Judge Arthur C Riley unlawfully ordered the Department of Children and Families custody over Kellan A Leonard, neglecting to serve Claimant any notification of custody orders.
13. Around December 2015, Claimant made residence in the state of Florida.

14. Around July 2016, Claimant hired Esquire Seth Roman for a fee of \$7500.00 from the Carter DeYoung Attorneys at Law in Hyannis, Massachusetts to represent Claimant against the Barnstable County District Court charges of Parental Kidnapping and endangering a minor.
15. On February 13, 2017, Affiant appeared at the Barnstable County District Court to stand trial for Parental Kidnapping and Endanger minor by relative. Esquire Seth Roman recommended waiving a trial by jury stating that it would not be in the Claimant's favor since Jeffrey E Leonard had employed the local media to publish Jeffrey E Leonard's story to slander the Claimant's commercial entity name. The state had a total of five (5) witnesses against the Claimant, while the Claimant had ONLY one (1) witness, Donna L Prowell. Judge Kathryn E Hand presided over the trial and sequestered the Claimant's witness.
16. On February 13, 2017, the district attorney for Barnstable County, Jessica Crocker, called the state of Georgia detective, Sgt. Kari Williams, and a Massachusetts Department of Children and Families case worker.
17. On February 14, 2017, the district attorney for Barnstable County, Jessica Crocker, called Falmouth police officer, Elvira Ferrer and Barnstable Police detective, Edward H Cronin to the witness stand, to testify against the Claimant.
18. On February 15, 2017, the district attorney for Barnstable County, Jessica Crocker, called Carol A Reckner to the witness stand, the Claimant's mother, to testify against the Claimant.
19. On February 15, 2017, Claimant was called to the witness stand to testify to the facts of Barnstable County District Court case 1425CR003847, for Parental Kidnapping and Endangering minor by relative. Following Claimant's testimony, Judge Kathryn E Hand asked if Esquire Seth Roman had any further witnesses, in which Seth Roman replied "No further witnesses Judge", neglecting to call Claimant's only witness, Donna L Prowell to the stand for defense.
20. Claimant states, after a brief recess, on February 15, 2017, Judge Kathryn E Hand delivered a "guilty" verdict with a sentence carrying 15 months in Barnstable County Corrections Facility which was to serve 3 months and the remaining on probation under GPS monitoring along with a 3-year probation period under GPS monitoring.
21. Esquire Seth Roman requested a "stay of sentence" be in put place due to Claimant's extenuating circumstances, and subsequent appeal, in which Judge Kathryn E Hand agreed with the conditional agreement of restricting my personal travel within the geographical boundaries of the Commonwealth of Massachusetts and being monitored by a global positioning system device.
22. Claimant states, around November 15, 2017 Barnstable District Court revoked the "stay of sentence", transporting Claimant to the Barnstable County Correctional Facility to serve the 90 days sentence.
23. Claimant was released from Barnstable County Correctional Facility on February 2, 2018 to Barnstable District Court, Probation Department to be fit for a GPS monitor device from ELMO.
24. Claimant is the biological mother of Kellan Andrej Leonard, and denies no money laundering.

Further, Claimant sayeth naught.

Autographed at Bristol County, Massachusetts on this 10th day of April, 2018



Shannon Reckner, Claimant

STATE OF MASSACHUSETTS

COUNTY OF BRISTOL

Personally appeared before me, a Notary Public, in and for said county and state, on this ____ day of _____ 20____, the within named Shannon Reckner, known to me, or satisfactorily proven, to be the person whose name is subscribed to the within instrument and who acknowledges that he executed the same for the purpose therein contained.

In witness hereof I hereunto set my hand and official seal.

Seal

By _____

Name _____

My commission expires _____