April 6, 2010

R. Wayne Johnson P.O. Box 75162 Colorado Springs, CO 80970

El Paso Count Child Support Enforcement Unit El Paso County IV-D Administrator Laura Davidson 30 E. Pikes Peak Avenue, Suite 203 Colorado Springs, CO 80903

RE: IV-D Case No. 21-916020-00-7A

Dear Ms. Davidson:

Two days before the modification hearing requested by me I met with you to try once again to explain the voluntary change in custody that occurred from January 2005 through January 1, 2007. The only interest shown by you to me for my explanation continued to be whether or not I held a job as a retired person. Therefore, I know you are aware of my ongoing dispute with the El Paso County Child Support Enforcement Unit (CSEU) and its legal representatives for claims to back child support for the 30 of 36 months I had custody of my son.

On January 13, 2010, former District Magistrate John Paul Lyle issued orders to CSEU's legal representative, Christina Eigel, to recalculate arrears and retroactively modify child support to reflect this voluntary change in custody. However, his term as magistrate ended prior to the signing of the final order.

Please be advised the attached final order was back-dated to January 13, 2010 and entered March 26, 2010 when someone stamped the order using the incoming magistrate's name stamp. I shall presume District Magistrate Candea-Ramsey approved the new order by stamping it, having also received the attached two orders bearing her personal signature at the same time by U.S. mail.

I am certain that you, as an expert in child support modification and the Colorado Child Support Guidelines and worksheets, could not have mistakenly overlooked the fact the correct parenting information was not used to recalculate arrears.

This is to inform you CSEU contacted American National Bank and fraudulently issued the attached bank levy notice using the authority granted to CSEU by the Colorado Division of Child Support Enforcement by stating the order was entered on January 13, 2010, the effective date assigned by CSEU attorney Christina Eigel to the final order using the *nunc pro tunc* rule.

This is also to inform you CSEU provided fraudulent information to Ms. Mardi Houston with the Colorado Division of Child Support Enforcement as explained in her letter of March 18, 2010 that was copied to you by Ms. Houston on the same date.

Sincerely,

R. Wayne Johnson