

March 29, 2010

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

Fourth Judicial District of Colorado  
Chief Judge Kirk Samelson  
270 S. Tejon Street, By Hand  
Colorado Springs, CO 80901

RE: Resolution of Child Support Case in 96DR1112

Dear Chief Judge Samelson:

Please direct this letter to the appropriate person.

At this time, I believe the problems I experienced in the N/CS Division were caused by the failure of three people to understand the significant impact they have on the lives of others. I cannot reclaim the 19 months of my life that have been lost fighting a fraudulent child support enforcement case or describe the fear that consumed me during the malicious prosecution of my case or explain how completely demoralized this experience has left me. But I do not hold El Paso County responsible for the misdeeds of failed human beings.

I do not know how to legally correct this situation nor do I care to learn. But I do not think it is too much to ask that legal professionals within the El Paso County District Court resolve and close my child support enforcement case for me without cost. The following facts are offered for consideration in this matter:

1. My request to modify child support was only made to fight the El Paso County Child Support Enforcement Unit (CSEU). The later motions to modify were constructed around the calculations already used by CSEU to be able to file them as "verified" motions.
2. The stepped-up modification was for corrupt purposes. Therefore, there has been no "substantial and continuing change in circumstances" to support the modification of child support.
3. The Amended Order is considered by me to be null and void.
4. The original order of \$438.80 per month and healthcare insurance is, therefore, still in effect.
5. The voluntary change in custody was by private agreement. Therefore, I do not want child support for July 2005 through December 31, 2007.
6. At the time of the CSEU's intrusion in my life, I had not paid child support for nine months in 2008. Non-payment was related to my former wife's silence on the matter as explained in my affidavit. I want

credit for the purchase price of two ATVs sold by my former wife without my knowledge and consent. She received \$2,500 cash; the total purchase price was \$4,500. The total child support amount due for 2008 was \$765.60.

7. I withheld voluntary child support payments for all of 2009. The total child support due for 2009 was \$5,265.60.

8. I withheld voluntary child support payments for January through March 2010. The total child support due for the first three months of 2010 is \$1,316.40

9. Child support is due on April 1. The amount due is \$438.80.

10. The total withheld voluntary child support due for 2008, 2009, and January through March 2010 is \$7,347.60. This amount plus April's child support payment is \$7,786.40.

11. Total intercepts posted to my former wife's FSR account equal \$16,409.80

12. After April, there are 4 remaining months until my son's 19<sup>th</sup> birthday on August 6. The total future child support due is \$1,755.20.

13. The amount of child support collected in excess of the total withheld voluntary child support, current child support due, and future child support due is \$6,868.20.

14. My driving privileges should be restored without delay and without cost to me. The CSEU should be ordered to issue a letter retracting the derogatory information reported against me to the DMV and accept responsibility for its actions in plain language with a copy provided to me.

15. The CSEU should be ordered to remove my name from the FSR database and any other database without delay and provide proof thereof.

16. The CSEU should be ordered to issue a letter retracting derogatory information reported to any and all credit reporting agencies and accept responsibility for its actions in plain language with copies provided to me.

17. The CSEU should be ordered to issue a letter retracting the derogatory information reported to each agency, bank, or company that transferred intercepted funds to the FSR and accept responsibility for its actions in plain language with copies provided to me.

18. The CSEU should be ordered to issue a letter retracting the derogatory information reported to Ent Federal Credit Union and American National Bank and accept responsibility for its actions in plain language with copies provided to me.

Thank you for your assistance. I may be reached at (719) 640-2155.

Sincerely,

Robert Wayne Johnson