

STATE OF NEW YORK
COMMISSION ON JUDICIAL CONDUCT

In the Matter of the Proceeding
Pursuant to Section 44, subdivision 4,
of the Judiciary Law in Relation to

KATHLEEN L. ROBICHAUD,

a Judge of the Rensselaer City Court,
Rensselaer County.

AGREED
STATEMENT OF FACTS

Subject to the approval of the Commission on Judicial Conduct

("Commission"):

IT IS HEREBY STIPULATED AND AGREED by and between Robert H. Tembeckjian, Administrator and Counsel to the Commission, and the Honorable Kathleen L. Robichaud ("Respondent"), that further proceedings are waived and that the Commission shall make its determination upon the following facts, which shall constitute the entire record in lieu of a hearing.

1. Respondent was admitted to the practice of law in New York in 1990. She has been a Judge of the Rensselaer City Court, Rensselaer County, since January 1, 1996. Respondent's current term expires December 31, 2025.
2. At all times relevant to this Complaint, Respondent served as a part-time judge and was permitted to engage in the private practice of law.
3. Respondent is not and, at all times relevant to this Complaint, was not a licensed Notary Public.

4. Respondent was served with a Formal Written Complaint dated March 15, 2022. She filed an Answer dated April 22, 2022.

As to Charge I

5. From March 2019 to April 2021, in seven different courts in Rensselaer, Albany and Rockland Counties, Respondent lent the prestige of her judicial office to advance the private interests of J [REDACTED] P [REDACTED], a client of her private law practice, in that Respondent used an email address on court filings and legal correspondence that identified her as a judge and, in one instance, attested to Mr. P [REDACTED]'s signature on a document she filed with the court on which she crossed out the words "Notary Public" and identified herself as "City Court Judge."

Specifications to Charge I

6. At all times relevant to this charge, Respondent used the email address "judgeklr@[REDACTED]" as her personal email address.

7. At all times relevant to this charge, J [REDACTED] P [REDACTED] was known personally to Respondent as her niece's boyfriend.

8. In February 2019, Respondent agreed to represent J [REDACTED] P [REDACTED] in connection with an effort to clear his driver's license, which had been suspended due to his failure to respond to traffic tickets in various courts in Albany, Rensselaer and Rockland Counties. Subsequently, Respondent also agreed to

represent Mr. P [REDACTED] in Rensselaer County Family Court in connection with a child support and custody matter.

9. On March 14, 2019, in connection with her representation of Mr. P [REDACTED], Respondent filed Notices of Appearance with the Guilderland Town Court, Knox Town Court and Stony Point Town Court. On each of those Notices of Appearance, Respondent listed her email address as “judgeklr@[REDACTED].” Copies of these Notices of Appearance are annexed as Exhibits A, B and C, respectively.

10. On March 20, 2019, in connection with her representation of Mr. P [REDACTED], Respondent filed a Notice of Appearance with the Bethlehem Town Court. On that Notice of Appearance, Respondent listed her email address as “judgeklr@[REDACTED].” A copy of this Notice of Appearance is annexed as Exhibit D.

11. On May 15, 2019, in connection with her representation of Mr. P [REDACTED], Respondent sent a letter to the Guilderland Town Court, listing her email address as “Judgeklr@[REDACTED].” A copy of the letter is annexed as Exhibit E.

12. On June 3, 2019, in connection with her representation of Mr. P [REDACTED], Respondent filed Notices of Appearance with the Sand Lake Town Court and the Watervliet City Court. On those Notices of Appearance, Respondent listed

her email address as “judgeklr@[REDACTED].” Copies of these Notices of Appearance are annexed as Exhibits F and G, respectively.

13. On September 13, 2019, in connection with her representation of Mr. P [REDACTED], Respondent filed a Consent to Change Attorney in the Sand Lake Town Court. Where the Consent form required the attestation of Mr. P [REDACTED]’s signature by a Notary Public, Respondent crossed out the words “Notary Public” and wrote the words, “City Court Judge,” beneath her signature. A copy of the Consent to Change Attorney is annexed as Exhibit H.

14. On September 16, 2019, in connection with her representation of Mr. P [REDACTED], Respondent filed a Notice of Appearance with the Rensselaer County Family Court. On that Notice of Appearance, Respondent listed her email address as “judgeklr@[REDACTED].” A copy of the Notice of Appearance is annexed as Exhibit I.

15. On September 9, 2020, April 15, 2021, and April 16, 2021, Respondent communicated with the Support Magistrate hearing Mr. P [REDACTED]’s matter and with opposing counsel in the Rensselaer County Family Court via the email account identifying her as “judgeklr@[REDACTED].” Copies of this email correspondence are annexed as Exhibit J.

16. By reason of the foregoing, Respondent should be disciplined for cause, pursuant to Article VI, Section 22, subdivision (a), of the Constitution and

Section 44, subdivision 1, of the Judiciary Law, in that Respondent failed to uphold the integrity and independence of the judiciary by failing to maintain high standards of conduct so that the integrity and independence of the judiciary would be preserved, in violation of Section 100.1 of the Rules of the Chief Administrator of the Courts Governing Judicial Conduct (“Rules”); and failed to avoid impropriety and the appearance of impropriety, in that she failed to respect and comply with the law and failed to act in a manner that promotes public confidence in the integrity and impartiality of the judiciary, in violation of Section 100.2(A) of the Rules, allowed a family relationship to influence the judge’s judicial conduct, in violation of Section 100.2(B) of the Rules, and lent the prestige of judicial office to advance the private interest of another, in violation of Section 100.2(C) of the Rules.

Additional Factors

17. Respondent has been cooperative throughout this inquiry.

18. Respondent maintains that since 2014, she has assisted only three clients (including Mr. P [REDACTED]) with legal matters, all on a *pro bono* basis, and the Administrator has no evidence to the contrary. Since the Commission’s inquiry, Respondent has ceased engaging in the private practice of law altogether, although she remains a member of the New York State Bar.

19. Respondent avers that she has created a new email address for her personal use, which does not contain any reference to her judicial status. Respondent has replaced her prior email address with the new one, including on her New York State Attorney Registration listing, and avers that she will no longer use a personal email address that refers to her judicial office.

20. With respect to Respondent's attestation of her client's signature on a Consent to Change Attorney, Respondent avers that she erroneously believed she could witness and sign such a form as a judge in lieu of being a notary public. She now understands that any reference to her judicial title in the course of representing a private legal client was improper. Respondent also appreciates that someone else should have attested to her client's signature, because as the subject of the Consent document, Respondent was neither an independent third party nor disinterested in the transaction.

21. Respondent has familiarized herself with Commission determinations in which judges were found to have improperly notarized documents or referred to their judicial status in email addresses that were used for personal business, including *Matter of Lustyik*, *Matter of Sullivan* and *Matter of McGuire*.¹

¹ The determinations are available on the Commission's website at: <https://cjc.ny.gov/Determinations/L/Lustyik.htm>, [https://cjc.ny.gov/Determinations/S/Sullivan.Daniel\(2\).htm](https://cjc.ny.gov/Determinations/S/Sullivan.Daniel(2).htm) and <https://cjc.ny.gov/Determinations/M/McGuire.htm>.

22. In recommending Censure as opposed to Admonition in this case, the Administrator considered the foregoing facts and that Respondent should have had heightened sensitivity to her ethical obligations because she had been admonished previously.²

IT IS FURTHER STIPULATED AND AGREED that Respondent withdraws from her Answer any denials or defenses inconsistent with this Agreed Statement of Facts.

IT IS FURTHER STIPULATED AND AGREED that the parties to this Agreed Statement of Facts respectfully recommend to the Commission that the appropriate sanction is public Censure based upon the judicial misconduct set forth above.

IT IS FURTHER STIPULATED AND AGREED that if the Commission accepts this Agreed Statement of Facts, the parties waive oral argument and waive further submissions to the Commission as to the issues of misconduct and sanction, and that the Commission shall thereupon impose a public Censure without further submission of the parties, based solely upon this Agreed Statement. If the Commission rejects this Agreed Statement of Facts, the matter shall proceed to a hearing and the statements made herein shall not be

² Respondent's admonition in 2007 is available on the Commission's website at: <https://cjc.ny.gov/Determinations/R/robichaud.htm>.

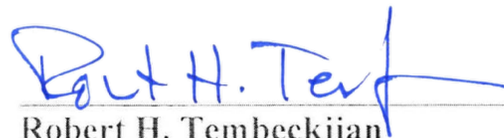
used by the Commission, Respondent or the Administrator and Counsel to the Commission.

Dated:

June 30, 2022 

Honorable Kathleen L. Robichaud
Respondent

Dated: July 15, 2022



Robert H. Tembeckjian
Administrator & Counsel to the Commission
(Cathleen S. Cenci and Kathleen E. Klein, Of
Counsel)

EXHIBIT A

RECEIVED
MAR 14 2019

GUILDERLAND TOWN COURT
TOWN OF GUILDERLAND

STATE OF NEW YORK
JUSTICE COURT

TOWN OF GUILDERLAND
COUNTY OF ALBANY

The People of the State of New York

vs.

J. P.

Ticket Nos. GPD896H9CZ
GPD896H988
GPD896H9F3
GPD896H9G5

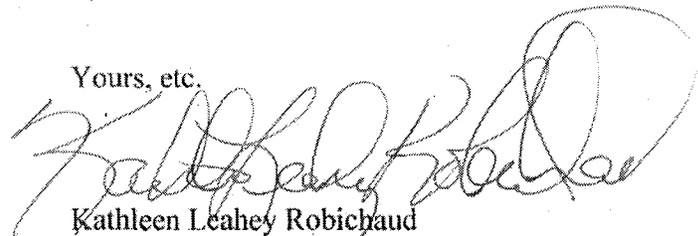
Defendant.

SIR OR MADAM

PLEASE TAKE NOTICE, that the Defendant, J. P., hereby appears in the above entitled action, and that the undersigned has been retained as Attorney Pro Bono for said Defendant and demands a copy of the accusatories and all papers in this action be served upon the undersigned at the office and post office address stated below.

Dated: March 14, 2019

Yours, etc.



Kathleen Leahey Robichaud
Attorney for the Defendant

[Redacted address block]

judgeklr@[Redacted] *

*service not accepted by e.mail

To:

Albany County District Attorney's Office
ADA, Town of Guilderland

EXHIBIT B

STATE OF NEW YORK
JUSTICE COURT

TOWN OF KNOX
COUNTY OF ALBANY

The People of the State of New York

Ticket Nos. LV856178

vs.

J. P.

Defendant.

SIR OR MADAM

PLEASE TAKE NOTICE, that the Defendant, J. P., hereby appears in the above entitled action, and that the undersigned has been retained as Attorney Pro Bono for said Defendant and demands a copy of the accusatories and all papers in this action be served upon the undersigned at the office and post office address stated below.

Dated: March 14, 2019

Yours, etc.



Kathleen Leahey Robichaud
Attorney for the Defendant



judgeklr@

*service not accepted by e.mail

To:
ADA Town of Knox
Albany County District Attorney

EXHIBIT C

STATE OF NEW YORK
JUSTICE COURT

TOWN OF STONY POINT
COUNTY OF ROCKLAND

The People of the State of New York

Ticket Nos. LT8194852
LT8194841

vs.

J. P.

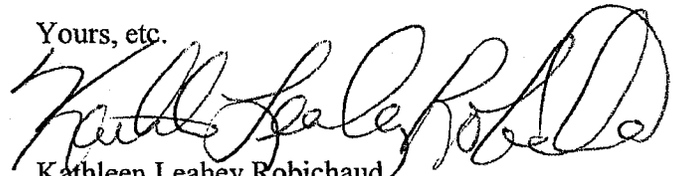
Defendant.

SIR OR MADAM

PLEASE TAKE NOTICE, that the Defendant, J. P., hereby appears in the above entitled action, and that the undersigned has been retained as Attorney Pro Bono for said Defendant and demands a copy of the accusatories and all papers in this action be served upon the undersigned at the office and post office address stated below.

Dated: March 14, 2019

Yours, etc.



Kathleen Leahey Robichaud
Attorney for the Defendant



judgeklr@

*service not accepted by e.mail

To:

Stony Point Police Department

EXHIBIT D

3/30/2019

Beckler Town Justice Court

Re: J [REDACTED] P [REDACTED]
2008 Traffic Tickets

BECKLER TOWN COURT

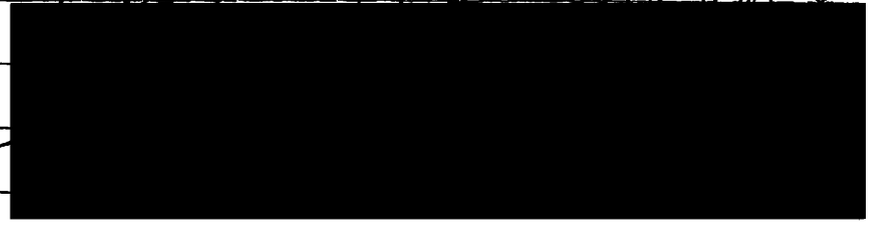
Dear Clerk:

I am Retained by
J [REDACTED] P [REDACTED] Re his 2008
tickets -

Kindly Enter a Plea of Not
Guilty and schedule a
pre trial conference -

my
Kathleen Kahan Kahan

dob



judge klr (7)



EXHIBIT E

Kathleen Leahey Robichaud, Esq.

[REDACTED]
[REDACTED]
[REDACTED]
Judgeklr@
[REDACTED]

May 15, 2019

Honorable Bryan Clenahan
Guilderland Town Court
5209 Western Turnpike
Altamont, NY 12009

via facsimile to [REDACTED]

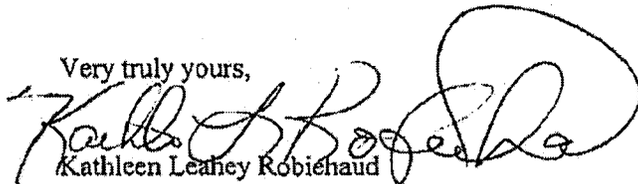
Re: P [REDACTED], J [REDACTED]

Request for an Adjournment

Dear Judge Clenahan:

As the court is aware I represent the above defendant who is charged with an AUO2nd. I am respectfully requesting an adjournment of the court appearance of Thursday May 16, 2019 until your next court calendar date of Thursday, June 6, 2019 as my client has had a death in his family requiring his attendance at his grandfather's wake. In addition, I am unexpectedly called out of town to assist an elderly relative with a broken wrist.

Unless otherwise advised by the Court I will appear with my client on Thursday June 6, 2019 and we anticipate his driving record will be clear. Thank you for your anticipated courtesies in this regard.

Very truly yours,

Kathleen Leahey Robichaud

cc: Guilder Town Court ADA

EXHIBIT F

STATE OF NEW YORK
JUSTICE COURT

TOWN OF SAND LAKE
COUNTY OF RENSSELAER

The People of the State of New York

vs.

Ticket Nos. 1G16557BH3
1G16557BR3
1G16557C1T

J. P.

RECEIVED

Defendant.

JUN 03 2019

***** SAND LAKE TOWN COURT
SIR OR MADAM

PLEASE TAKE NOTICE, that the Defendant, J. P., hereby appears in the above entitled action, and that the undersigned has been retained as Attorney Pro Bono for said Defendant and demands a copy of the accusatories and all papers in this action be served upon the undersigned at the office and post office address stated below.

Dated: June 3, 2019

Yours, etc.



Kathleen Leahey Robichaud
Attorney for the Defendant



judgeklr@

*service not accepted by e.mail

EXHIBIT G

STATE OF NEW YORK
CITY COURT

CITY OF WATERVLIET
COUNTY OF ALBANY

The People of the State of New York

vs.

Ticket Nos. WT025D20Q5
WT025DZ0XC
TWT025DZ0ZK

██████, P. ██████,

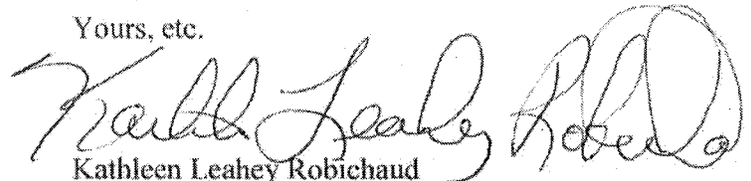
Defendant.

SIR OR MADAM

PLEASE TAKE NOTICE, that the Defendant, J. ██████, P. ██████, hereby appears in the above entitled action, and that the undersigned has been retained as Attorney Pro Bono for said Defendant and demands a copy of the accusatories and all papers in this action be served upon the undersigned at the office and post office address stated below.

Dated: June 3, 2019

Yours, etc.



Kathleen Leahey Robichaud
Attorney for the Defendant

██████████
██████████
██████████

judgeklr@██████████*

*service not accepted by e.mail

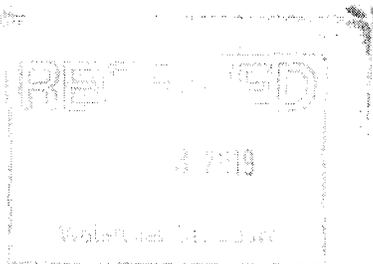


EXHIBIT H

SUPREME COURT
JUSTICE COURT

TOWN OF SAND LAKE
COUNTY OF RENSSELAER

The People of the State of New York

CONSENT TO CHANGE
ATTORNEY OF RECORD
UTT nos.1G16557BR3
1G16557BR3
1G16557C1T

-against-

J. P. [REDACTED],
Defendant.

IT IS HEREBY CONSENTED THAT Richard Duprey, Esq., with a mailing address of [REDACTED] be substituted as attorney of record for the undersigned party in the above entitled action in place and in stead of the undersigned attorney or pro se litigant of record as of the date hereof.

Dated: September 13, 2019

[REDACTED]
[REDACTED] P [REDACTED]
Richard P Duprey
Replacement Attorney of Record
Kathleen L. Robichaud, Esq.

STATE OF NEW YORK }
COUNTY OF RENSSELAER } SS.:

On the 13th day of September , 2019 before me personally came J. P. [REDACTED], to me known, and known by me to be the same person described in and who executed the foregoing consent and acknowledged to me that she executed same.

Kathleen L. Robichaud
Notary Public City Court Judge

EXHIBIT I

STATE OF NEW YORK
FAMILY COURT

CITY OF TROY
COUNTY OF RENSSELAER

██████████, P. ██████████,
Petitioner,

File No. ██████████
Docket No. ██████████

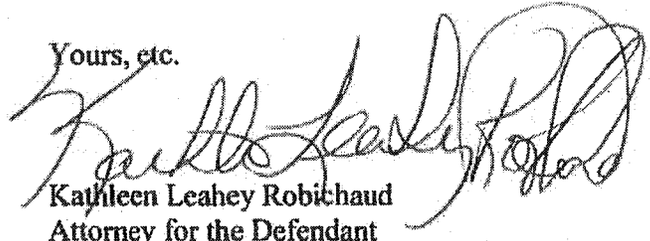
vs.

L. ██████████, P. ██████████,
Respondent.

SIR OR MADAM

PLEASE TAKE NOTICE, that the Defendant, ██████████, P. ██████████, hereby appears in the above entitled action, and that the undersigned has been retained as Attorney Pro Bono for said Defendant and demands a copy of the petitions, filings, and all papers in this action be served upon the undersigned at the office and post office address stated below.

Dated: September 16, 2019

Yours, etc.

Kathleen Leahey Robichaud
Attorney for the Defendant

██████████
██████████
██████████

judgeklr@██████████*
*service not accepted by e.mail

EXHIBIT J

From: [Michelle Taylor](#)
To: [Kathleen Leahey Robichaud](#); [Rebecca Wager](#)
Subject: [REDACTED] P [REDACTED]: v P [REDACTED] -11/6/2020 at 11:20 AM
Date: Monday, September 28, 2020 11:30:38 AM
Attachments: [REDACTED].pdf

RENSELAER COUNTY FAMILY COURT

Your case is scheduled to be heard by Support Magistrate Jennifer Corona on [REDACTED] at **11:20 AM**. The Support Magistrate will call you between 11:00 and 11:30 AM at the telephone number you provided. If there is any change to your telephone number, please reply to this email or call the Court at [REDACTED].

Because of the COVID-19 public health emergency, the Court is operating "virtually", which means that judges, support magistrates, and other court employees are not physically present in the courthouse. We cannot pick up mail, so anything that you need to submit must be emailed to us at [REDACTED]@nycourts.gov.

You must provide the court with proof of your income and assets by [REDACTED]. Please provide a current and representative paycheck stub or other proof of income and your most recently filed Federal income tax return, including a copy of the W-2 wage and tax statement(s) submitted with the returns. If you can send PDF versions of the documents by email, that would be appreciated. If you cannot do that, you can take photographs of the documents with your phone and email the photos to us at [REDACTED]@nycourts.gov.

If you have any questions, please call us at [REDACTED] or simply reply to this email.

Michelle S. Taylor

Court Assistant to Support Magistrate Jennifer Corona
Rensselaer County Family Court
1504 Fifth Avenue
Troy, New York 12180-4107
Phone: [REDACTED]
Fax: [REDACTED]

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From: Michelle Taylor
Sent: Thursday, September 10, 2020 8:56 AM
To: Kathleen Leahey Robichaud <judgeklr@[REDACTED]>; Rebecca Wager <rwager@[REDACTED]>
Subject: [REDACTED] P [REDACTED] v P [REDACTED] [REDACTED] PM

Michelle S. Taylor

Court Assistant to Support Magistrate Jennifer Corona
Rensselaer County Family Court
1504 Fifth Avenue
Troy, New York 12180-4107
Phone: [REDACTED]
Fax: [REDACTED]

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From: Kathleen Leahey Robichaud <judgeklr@[REDACTED]>
Sent: Wednesday, September 9, 2020 10:47 AM
To: Michelle Taylor <[REDACTED]@nycourts.gov>
Subject: Re: [REDACTED] P [REDACTED] v P [REDACTED]

Michelle, my apology....any of these dates and times work for me

On Wed, Sep 9, 2020, 9:41 AM Michelle Taylor <[REDACTED]@nycourts.gov> wrote:

Good Morning Attorney Robichaud,

I am following up in regard to scheduling an appearance for the above referenced matter, please let me know your availability.

September 22 at 1:30 PM
September 25 at 11:40 AM or 12:00 PM

September 30 at 12:00 PM
October 6 at 11:20, 11:40 AM or 12:00 PM
October 7 at 11:00, 11:20, 11:40 AM or 12:00 PM

From: Rebecca Wager <rwager@[REDACTED]>
Sent: Wednesday, August 26, 2020 2:28 PM
To: Michelle Taylor <[REDACTED]@nycourts.gov>; judgeklr@[REDACTED]
Subject: RE: [REDACTED] P [REDACTED] v P [REDACTED]

Dear Ms. Taylor,

I am currently available at all of the proposed dates and times, and as such I am happy to yield to whichever date and time as set forth in your email that would work best for Support Magistrate Corona and Attorney Robichaud.

Thank you,

Rebecca M. Wager, Esq.
Associate



1 Marcus Boulevard, Suite 200
Albany, New York 12205
Office Phone: [REDACTED]
Fax: [REDACTED]
Website: www.theCDSLAWFirm.com



Directions to our office: <https://bit.ly/2RO0CeL>

Service not accepted via email.

The information contained in this message is intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient or is an employee or agent responsible for delivering it to the intended recipient, the reader is hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this message in error, please destroy the message and notify the sender by reply e-mail.

IRS Circular 230 Disclosure: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein.

From: Michelle Taylor <[REDACTED]@nycourts.gov>
Sent: Wednesday, August 26, 2020 10:06 AM
To: judgeklr@[REDACTED]; Rebecca Wager <rwager@[REDACTED]>
Subject: [REDACTED] P [REDACTED] v P [REDACTED]
Importance: High

Good Morning,

I am inquiring of your availability to schedule an Attorney conference before Support Magistrate

Corona for the above referenced matter. Please review the listed dates and times that the Court has available, noting that an afternoon appearance can be scheduled as well.

September 22 at 1:30 PM

September 25 at 11:40 AM or 12:00 PM

September 29 at 11:00 AM

September 30 at 12:00 PM

Thank you,
Michelle

Michelle S. Taylor

Court Assistant to Support Magistrate Jennifer Corona

Rensselaer County Family Court

1504 Fifth Avenue

Troy, New York 12180-4107

Phone: [REDACTED]

Fax: [REDACTED]

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Please be CAREFUL when clicking links or opening attachments from external senders.

From: [Kathleen Leahey Robichaud](#)
To: [Jennifer Corona](#)
Cc: [Rebecca Wager](#)
Subject: Re: P [REDACTED] [REDACTED]
Date: Friday, April 16, 2021 11:04:20 AM

My apologies...my client has paid the outstanding co-pays we had previously discussed....

He has not received the bills for any co-pays to my knowledge, but did have a very recent demand for co-pays without documentation or information. He will be happy to send a check once the information is received.

As to why the support adjustment did not occur from December, the payroll company for his employer has messed this up previously, I will have my client check with his employer and the payroll company today as these orders are by automatic deduction and not a whim.

Thank you

On Fri, Apr 16, 2021, 10:56 AM Kathleen Leahey Robichaud <[judgeklr@\[REDACTED\]](mailto:judgeklr@[REDACTED])> wrote:
Magistrate Corona and Ms. Wager:

I have conferred with my client, he did not loose income due to the Corona Virus, he had a couple of weeks unemployment and went back to work and had overtime in his 2020 w-2.

The matter remains scheduled for [REDACTED]...thank you all

On Fri, Apr 16, 2021, 10:40 AM Jennifer Corona <[\[REDACTED\]@nycourts.gov](mailto:[REDACTED]@nycourts.gov)> wrote:

Thank you Rebecca. I will keep the matter on the calendar as scheduled. I was only curious because I was looking for a date for another hearing. Hopefully you can both work together to resolve this. If there is anything I can do to assist with settlement, please do not hesitate to reach out to me.

Jennifer Corona,

Support Magistrate, Rensselaer County

From: Rebecca Wager <[rwager@\[REDACTED\]](mailto:rwager@[REDACTED])>
Sent: Friday, April 16, 2021 10:26 AM
To: Jennifer Corona <[\[REDACTED\]@nycourts.gov](mailto:[REDACTED]@nycourts.gov)>
Cc: Kathleen Leahey Robichaud <[judgeklr@\[REDACTED\]](mailto:judgeklr@[REDACTED])>
Subject: RE: P [REDACTED] [REDACTED]

Good morning Judge Corona,

I did have a chance to discuss the Stipulation with Ms. P [REDACTED]. At this time, I cannot get Ms. P [REDACTED] to agree to sign the Stipulation. From my previous correspondence, I had indicated that the Stipulation was edited to reflect Mr. P [REDACTED]'s 2020 W-2 income. Mr. P [REDACTED]'s income was negatively impacted due to the COVID-19 pandemic. Previously, I had issued a subpoena to Mr. P [REDACTED]'s employer to confirm his income. Mr. P [REDACTED]'s employer did not respond. I intend to re-issue a subpoena to confirm Mr. P [REDACTED]'s current income. It is Ms. P [REDACTED]'s position that Mr. P [REDACTED] received a raise, and is now back to working normal hours and overtime. Once I can run a new calculation for Ms. P [REDACTED]'s consideration, she will be able to make a well informed decision as to whether or not she is amenable to signing the Stipulation. The subpoena will be served today.

It is also worth noting that Mr. P [REDACTED]'s employer has not applied the December 18, 2020 Temporary Order of Support to Mr. P [REDACTED]'s paycheck, and as such, Ms. P [REDACTED] is not receiving the Ordered amount of Child Support. The Support Collections Unit has not been able to help Ms. P [REDACTED] with this issue. Ms. P [REDACTED] is concerned, especially because it is Ms. P [REDACTED]'s position that Mr. P [REDACTED] and his employer are good friends. On top of this, Mr. P [REDACTED] has not reimbursed Ms. P [REDACTED] for unreimbursed medical expenses for the Child, and is ignoring Ms. P [REDACTED]'s text messages regarding the same.

As set forth in my letter, Mr. P [REDACTED]'s initial delay in signing this Stipulation and lack of communication have not helped to bring this matter to settlement.

I will update the Court as soon as possible if we are able to settle this case before the [REDACTED] [REDACTED] hearing date.

Respectfully,

Rebecca M. Wager, Esq.

Associate



1 Marcus Boulevard, Suite 200

Albany, New York 12205

Office Phone: [REDACTED]

Fax: [REDACTED]

Website: www.theCDSLawFirm.com



Directions to our office: <https://bit.ly/2RO0CeL>

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From: Jennifer Corona <[REDACTED]@nycourts.gov>
Sent: Thursday, April 15, 2021 4:31 PM
To: Rebecca Wager <rwager@[REDACTED]>
Cc: judgeklr@[REDACTED]
Subject: FW: P [REDACTED]

Thank you very much for your quick response. I was not sure if Mr. Wager was included on the email so I am forwarding your response to her and will await her reply.

From: Kathleen Leahey Robichaud <judgeklr@[REDACTED]>
Sent: Thursday, April 15, 2021 4:28 PM
To: Jennifer Corona <[REDACTED]@nycourts.gov>
Subject: Re: P [REDACTED]

Magistrate Corona:

My client has executed the stipulation, and after the mailed stipulation was returned to me on Saturday the 10th of April by the US postal service, I hand delivered same to Ms. Wager's law office.

Ms. Wager advised was in receipt of same and she would see if her client still wished to execute said stipulation late Monday afternoon. I am certain Ms. Wager will advise of her client's decision shortly.

Respectfully,

Kathleen Leahey Robichaud, Esq.

For Respondent J [REDACTED] P [REDACTED]

On Thu, Apr 15, 2021, 4:19 PM Jennifer Corona <[REDACTED]@nycourts.gov> wrote:

Good Afternoon,

Could you please let me know if the above referenced hearing will go forward as scheduled on [REDACTED].

I believe that there was some communication to the court that the settlement stipulation had been signed.

Thank you,

Jennifer Corona

Support Magistrate, Rensselaer County

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