

Superior Court of Washington County of Kitsap

In re the Parentage of:

LENARD RAY FEULNER

Petitioner,

No. 07-3-01713-1

Declaration of Lenard Feulner

And HEATHER L WOOD

Respondent.

This declaration is made by: Lenard Feulner, I am the Petitioner in this action. *I Declare*: I do not understand the motion for strict scrutiny or how it applies to this case. I do not see a motion for a parenting plan so I do not believe that this is properly set before the court (filing a Note for Motion is not sufficient to explain the reasons why the mother believes her parenting plan is in the best interest of Adeline). If the court is to consider the Respondent's request for parenting plan then I ask the court to enter my parenting plan. Forcing a 16-year-old teenager to live with her mother after the abuse she has endured while in her care is unreasonable. There is a GAL in this action, any parenting time should be under the advisement of the GAL. Trial is set for March 12, 2024 which allows the GAL plenty of time to make an interim recommendation if one is needed prior to trial.

Declaration (DCLR) - Page 1 of 2 WPF DRPSCU 01.0100 (6/2006)



The mother continues to make claims of "rape". There were NO charges filed, despite her allegations. The mother continues to use her false allegation against me to attempt to make her case. The court should order the mother to stop this useless litigation and focus on repairing her relationship with our daughter. The Custody Investigator recommended that the mother and Adeline engage in counseling she has taken zero action to make this happen.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at Bremerton, WA on November 21, 2023

Lenard Feulner / Petitioner - Responding Party

Declaration (DCLR) - Page 2 of 2 WPF DRPSCU 01.0100 (6/2006)