1:30 PM



### Superior Court of Washington, County of Kitsap

In re the parenting & support of: Adeline Marylynn Feulner, (child)

Petitioner/s (person/s who started this case):

Heather Lynn Wood (mother)

And Respondent/s (other party/parties):

Lenard Ray Feulner (father)

No. <u>07-3-01713-1</u>

Motion to Terminate Restraining Order, findings et al.

Heather Wood

9129 James Rd SW

Rochester, WA 98579

Hthrwood012@gmail.com

(360) 999-8493

Motion to Amend Restraints, Contempt of Court, & findings.

To: The Kitsap County Superior Court Clerk, 614 Division St #202, Port Orchard, WA, 98366, (360) 337-716 AND

Lenard Feulner, Respondent, 4101 Anderson Hill RD. SW, Port Orchard, WA 98367, <a href="mailto:Lenardfeulner@gmail.com">Lenardfeulner@gmail.com</a>

# I Identify the parties and Jurisdiction

Comes now, Heather Wood, pro se of necessity, without counsel, indigent, in Forma Pauperis to make the Motion and Objections noted here, and

12/2023 Motion by Heather Wood

Motion to Amend

Heather Wood, hthrwood012@gmail.com 9129 James Rd, SW, Rochester, WA 98579

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Motion 15777194



Lenard Feulner, Respondent, 4101 Anderson Hill RD. SW, Port Orchard, WA 98367, Lenardfeulner@gmail.com

Heather Wood objects to being restrained on the basis of imminent danger, or any danger at all, when the Feulners do not take the order seriously, harassing and stalking Ms. Wood on Thanksgiving Day, 2023.

Heather Wood objects to Jurisdiction of all action in hearings after the Show Cause Hearing, 8/15/2023 up until the 12/1/2023 hearing. Mr. Feulner was denied an emergency restraining at the Show Cause Hearing 8/15, Commissioner Clucas presiding, "I cannot grant this request...we are in recess." Heather Wood's participation in filing and attending hearings is not evidence of Wood's consent to jurisdiction.

Motion to Terminate Restraints: Find Feulners' had intent to Break the Emergency Restraining Order, Court to acknowledge conflicting testimonies, and Court acknowledges conflicts between testimony and facts that have come to light since 8/4/2023.

# **II Relief Sought**

granting of Lenard Feulner's ex parte motion heard 8/4/2023.
[] Findings of fact be entered: Lenard Feulner and Adeline Feulner Broke
the Destraining Order with intent to attend at Heather Wood's locale by

[] Findings of fact be entered: No Genuine Emergency justified the

verifying Heather Woods' intended whereabouts before, and on

Thanksgiving, 2023, intentionally came to where Heather would be celebrating. Without regard to their accusations of/within the emergency restraining order obtained 8/4, where the claim "fear of imminent danger" should Heather be notified in advance of the temporary restraining order was made.

[] Terminate Restraints: (Attachment 11). The Feulners intentionally broke the same emergency restraining order the Feulners begged the Court for on 8/4/23, possibly proving the restraining order void ab initio. At the Show Cause Hearing on 8/15 Clucas ruled against the restraining order based on 2007 order naming Wood Sole Custodial Parent. No genuine emergency justified the granting of Lenard and Adeline Feulner's Emergency Ex Parte Motion for restraints heard on 8-4-23 in this Kitsap County Court, Judge Houser presiding. No threat from Heather ever existed in the past, and there is no need for a restraining order against Heather Wood. Ms. Wood gave Adeline the space she requested from mom: "a month's vacation."

[] Conclusions of law be entered: Consideration of the misleading/false pleading submitted by Lenard Feulner, Respondent, improperly substituting his name for Heather Wood's, the true Petitioner, are void and stricken from the record, that any ensuing hearings resulting from the false/misleading pleadings by Mr. Feulner also are void and stricken form the record as fruit from a poisoned tree.

18. Email with Therapist

20 Trans. Kiera's video test.

19. Screenshot drug ad.

[] Order immediate placement of Adeline in rehab, Chins, or ARY (as per emancipation investigator suggestion) in Thurston county.

[] Conclusions of law be entered that Adeline was/is in the sole custody of mother as per 2007 court order where Mr. Feulner has not yet been found fit (See attachment 14, p3, 4.1), and the 2007 Order for Child support (attachment 21, p5, 3.13, and p6) was broken when Mr. Feulner terminated child support in 2023.

Attachments:
1. photo Arnicare
2. Transcription of Adeline Interrupting Ch
3. Transcription or "recall" hearing.
4. Port Orchard Police Report 8/15/23
5. Thurston County Collision Report

<sup>6.</sup> Kristi Curtis 7. Lisa Smith photos 8. Aunt Diane photos

#### 9. Griselda Hall photos 10. Tammy Frost photos 11. Restraining Order 12. Transcript Show Cause 13. 911 dispatch to Hospital 14. 2007 Judgment Summary 15. Liana White Professional W.

12. Transcript Show Cause
13. 911 dispatch to Hospital
14. 2007 Judgment Summary
15. Liana White Professional W.
16. Adeline's text, plus.
17. Transcript Houser 8/4
21. Child Support 2007
22. '09 declaration, charges
23. Invoice sent to F.
24. Scheduled visits
25 SPSCC
26. Journal Entries (in DCLE HW)

#### **III Material and Relevant Facts**

- 1. The reason for Wood's failure to produce these facts at the Show Cause Hearing on 9/1/2023: (attachment 12):
- a) Wood was not served properly or timely: Information about Wood's whereabouts was withheld/obscured from the Sheriff.
- b) Wood had less than 24 hours to get a copy of the papers and show up in court. After reading an old message on Wood's phone from the sheriff who stated he had no address for Wood, when Adeline and Lenard knew/know exactly where she lived and worked, Wood immediately went to the

courthouse to see what paperwork was waiting for her there. The message

on Wood's phone from the sheriff said: "I have no address here for you, so I

am calling" The sheriff's report says Wood was personally served – she was

not. The Feulners have known where Wood lived and worked for months.

c) Wood only received a printout of the first couple pages of the emergency

restraining order document - Wood had no idea of the accusations against

her.

d) Wood did not know what the word "continuance" meant when Clucas

asked Wood whether she would like one or not.

e) Wood had no representation in court. Wood did not ask for clarification.

Wood understood "I am ready now."

2. The Feulners intentionally Broke the Restraining Order:

a) Thanksgiving, 2023, Adeline and Lenard Feulner intentionally broke the

restraining order, incurring irreparable damages.

Intent to Break Restraints: The pair was told several times, BEFORE and

**AFTER** they arrived at thanksgiving that Heather Wood would be appearing:

"your mom is going to be here." Lenard and Adeline were standing in Wood's

first cousin's front kitchen when Wood arrived as a passenger to the family

matriarch and patriarch, Aunt and Uncle Jack and Diane. Wood had no way-

of-escape.

b) Before the holiday, Adeline called Wood's Aunt Diane about the holiday (attachment 8).

Wood's aunt explained that: "Your mom [Heather Wood], will be attending at Thanksgiving." Adeline told her: "Oh, you know we have a restraining order against her."

- c) Aunt Diane reiterated Heather Wood's intention to attend: "Well, what is your mom supposed to do, go without family?"
- d) Adeline then texted Aunt Diane for Wood's cousin's phone number. Adeline called Wood's first cousin on Thanksgiving, and after arriving, Adeline and Mr. Feulner were told several times 'Wood would be there' by different family members.
- e) Heather Wood declares and testifies that at the Thanksgiving Holiday gathering, Adeline and her father were standing in Wood's family's kitchen. Mr. Feulner and Adeline postured, gave Wood dramatic and supercilious looks of rolling eyes, and disgust, Adeline flipped her hair, and with a nod, the two stormed out brushing past Wood with slow and deliberate steps. Upon Wood's arrival to her own family's home, Liana, a cousin's wife reports Adeline was notified several times: "Your mom is going to be here." Adeline and Lenard insisted on staying until Wood arrived and discussed the case with Wood's family behind Wood's back, slandering Wood on Thanksgiving Day.

- f) Wood feels terrorized, harassed, and slandered. Wood is an innocent mom who cared enough to be brave and take her daughter to get the drug test at family therapist, Tanya Lyon's, urging 2 weeks previous because of Adeline's drug video production (attachment 18).
- g) Wood is afraid of Mr. Feulner and by his testimony to Adeline who told Wood: "My dad is getting a gun to use on people who bother him on the highway." Wood has been afraid of Mr. Feulner for 16 years. Wood is afraid of Mr. Feulner because of the violent raging temper tantrums Mr. Feulner has had in her presence, with their baby present, and Wood is afraid because of Mr. Feulner abandoning Wood's family in 2007, and threatening Wood with kidnapping the baby daughter.
- 3. Adeline intentionally misleads Judge Houser, 8/4 with (attachment 17, para 17): "and earlier she had had me take some CBD supplement too, like help with like pain, from like, a bike crash I was in, and it showed up on the drug test."
- a) The text message to her druggie friend tells the truth that Adeline misled Judge Houser possibly her father too: (attachment 16).
- b) Adeline claims she loves smoking with her friend and arranges drug exchange (attachment 16).
- i) Adeline did not tell Judge Houser that she loves smoking marijuana (the WHOLE truth) and used this obfuscation to gain complete freedom from the caring mother who Adeline slanders, keeping her parents at odds.

- ii) Adeline complained to Mother that Mr. Feulner disparaged mom often, was enticing her with gifts, inheritances, and candy soon after Mother presented Mr. Feulner with an invoice for extra medical costs in 2022."
- c) Wood never "had" Adeline take CBD. Wood has had Adeline rub Arnicare and wheatgrass juice on her wounds since as long as Wood can remember. (see attachment 1).
- 4. Adeline intentionally misleads Judge Houser with: "I did not know she wanted me to test [a drug test]"
- a) Before taking Adeline to the Hospital Wood asked Adeline to take the home test kit Wood picked up at the Dollar Tree, which is opposite her testimony to Houser.
  - i) Adeline Did know Mom wanted her to test for drugs.
- ii) Wood was instructed by the family therapist to take her immediately to Hospital for testing after Adeline's drug video two weeks previous (attachment 18).
- iii) Wood offered the home drug test first thing, after which the two could go to the car museum immediately as planned.
- **5. Adeline claims** in emancipation testimony, that she is much happier, and **"Feels more loved"** and **"finally normal"** with her dad and his family.

- a) By Mr. Feulner's own choice, he has spent less than 1% of Adeline's life with her, and during that >1%, physically and emotionally harmed her and I. (attachment 22, & 26).
- **b)** Not one family member, sibling or nieces, nephew, or daughter of Mr. Feulner ever reached out the Wood family in 16 years except G'ma, once in a great while.
- c) Why did the Feulers break their own restraining order to harass Ms. Wood on Thanksgiving Day after testifying on 8/4/12 restraining order by checking the box: "fear imminent danger" from Ms. Wood and testifying their preference to not see Ms. Wood?
- 6. Inappropriate to punish the caring mother with legal, police restraints, based on the child's choices in and outside the courthouse:
- a) Acting out of concern for her **At Risk Youth**, Ms. Wood suggested Adeline come home to Thurston A.R.Y. (as per Clucas' direction). Keeping Adeline from running and jumping into a vehicle alone was Wood's priority. Wood knew Adeline was unlicensed to drive. Ms. Wood saw the father suggest the escape. Ms. Wood called the police from outside the courthouse on 8/15/23.
- b) Mr. Feulner instructed this ARY to flee against Clucas' order to mom.
- c) Ms. Wood called Officer Jinks, by hand gesture to the scene at courthouse (attachment 4). Officer Jinx, came to help Wood's daughter who was asked

by her father to break the law with his car, Unlicensed, in true Bonnie-and-

Clyde, or Paper Moon fashion.

d) In response to unsworn comments by Yelish and Williamson (attachment

3):

i) Adeline crying - Wood imagines her daughter was crying because of the

awful feeling of having:

a) An unexpected opportunity to tell the truth after a year of double-life and

new accountability provided by ARY.

b) A police officer yelling at her through the window of the car: "Stop the car!

Stop the Car!"

ii) Mother was NOT yelling at child in the hallway, nor "acting ridiculous."

iii) Mother kindly gave child two choices to ride with her or a friend. No yelling.

iv) Adeline burst into another's hearing, w/o being cited for contempt of

court, and hollered: "Your honor, I want to not go home with my mom!"

(attachment 2).

a) Clucas responded: "You must do ARY down in Thurston County."

(attachment 2).

v) Mother told daughter: "It can be embarrassing to be caught in a lie, but

unless you are emancipated, you must come home now and do the At Risk

Youth petition."

- vi) Father Indicates to Adeline to go get the car, there's nothing they can do to stop you.
- vii) Adeline nearly knocks mom down the stairway.
- viii) Mom screams quietly for almost falling.
- ix) Mom hollers down to security that the child "is not licensed, don't let her drive."
- x) Father was waiting outside the front door for his carriage to arrive Illegally, after helping Adeline edge toward the door, and sprint down the street.
- xi) No verbal aggression from mom.
- xii) Yelish: "There still **Appeared** to be some heated conversation going on, however I was **not close enough** to overhear **ANYTHING** that was going on." (attachment 3) Mother's custody was seemingly swiped away from her with zero due process (attachment 4).
- b) Knowing what we know now, Adeline prefers **not** to attend school, but party (attachment 20), drive recklessly (attachment 5) unlicensed (8/15) in vehicles provided by the father, and have illegal items sent to G'ma's house through the US mail, and via Amazon delivery.
- c) In Wood's care, the child did not miss school, nor was the child ever late for school.

- d) Wood has a portfolio of people and declarations swearing to her commitment to peace and nonviolence especially where corporal punishment is concerned. (attachments 6 para 8, 7 para 3, 8, 9, 10).
- e) The weapons mentioned in the restraining order (attachment 11, p 6) were bought for Adeline by Mr. Feulner without Wood's permission, and many kept a secret from Wood. The collection of offensive weapons served to entice Adeline.
- 10. "NOTHING PHYSICAL" on 8/15/23 (attachment 4, para 3): "When [Adeline] got word of this she became extremely upset and ran out of the courthouse to the vehicle where Deputy Jinks contacted her" and "This was a civil dispute, nothing physical."
- 11. Clucas finds He cannot grant Lenard an immediate order against Wood: (attachment 12, p 8, line 16): "You folks had a summary judgment order form 2007 which states the child is to reside with the mother only."
- 12. Clucas repeats that He Has NO Authority or Power: "I can't. I have no authority or power. The only thing that can be done is for you is to file an At Risk Youth petition [In our Thurston County Domicile of 12 years]" "That will give you the services, that will give you some court action." (attachment 12, p 9, line 1-5).
- 13. Again Clucas reiterates his directive "File A.R.Y." two more times, and states Mr. Feulner's request is "Denied," (attachment 12, p 9, line 15-18):

- a) Clucas: "Now, file that AT Risk Youth Petition, because that will give you some help down there to do that, but as for today, I cannot grant this request. It is Denied. Thank you Both. File AT Risk Youth Petition. We are in recess." (attachment 12, p 9, last line).
- 14. Clucas ORDERED Wood to file and A.R.Y. for Adeline in THURSTON County again when Adeline burst into his courtroom, interrupting a different hearing (attachment 2):
- a) Clucas: "Ma'am [Adeline], we're not on the record with this case. There's nothing I can do to order things today." and "You folks need to resolve that in an At-Risk Youth case down in Thurston County."
- 15. Mom is Nonviolent: (attachment 6), (attachment 7), (attachment 8, para 8), (see attachment 9, p1, para 3) (attachment 10, para 6). 911 call from hospital where Adeline Refused to Go Home from Hospital with Ms. Wood (attachment 13, p2, lines 1, 3, 6): "verbal dispute" and "was verbal only" and: "no crimes being committed." Heather Wood was raised a nonviolent Quaker.
- 16. Mr. Feulner terminated child support contrary to Judgment Order, 07-9-03531-9. (attachment 14, P5, 3.13).
- **16.** Adeline may have been motivated by guilt, and by the temptation of **knowing she could continue her drug use with her permissive father** and grandmother which was **proven true**:

- a) Putting car on sidewalk as an unlicensed driver as per father's request. (attachment 4, p 2, para 2):
- b) Adeline is the defendant in a Thurston County collision, 11/11/23 (attachment 5).
- c) Having amazon deliver illegal vaping, sex chocolates, and illegal dildos to grandma's house.
- d) Snap chat drug advertisements by Adeline (attachment 19) sent to me by another concerned parent.
- e) Skinny-dipping on Halloween Night with 30 kids and adults supplying kids with booze and "weed." (see attachment 20, p4, line 43-53).
- f) Missing over 10 days of school (Becca Bill?).
- 17. I find the use of Acronyms such as 'MTSC' in the caption of the restraining order (attachment 11), enigmatic and willfully obscure for pro se litigants. An amalgamation of inequitable shortcomings amounting in total, to cumulative error. The Court, to do justice, may take judicial notice of this accumulation of errors.
- 18. Mr. Feulner checked the box on the mandatory pattern form/order, that Heather Wood and Lenard lived together, then gives oral testimony to the contrary to Houser. "Just boyfriend and girlfriend," but the document remains incorrect, creates Bias, and could be stricken. (attachment 11).

- Lenard's name as Petitioner in the caption creates bias in following hearings.
- 20. Adeline's name was entered and crossed out as ex parte, pro se petitioner.

#### **IV Declaration**

- I, Heather Wood, am a US citizen over the age of 18, and a resident on the State of Washington; the facts that I provided on this form are true.
- I, Heather Wood, never "kicked" Adeline "out." Adeline refused to come home from the hospital with me for hours insinuating I was [violent?]. When Adeline was with her dad, Heather did tell Adeline to stay off the property. The landlord does not want Adeline on property where Adeline influenced the kids with drugs, and then told them to lie to the court for her, stating: "friends do that for each other." (attachment 16, p2). Ms. Wood fluctuated between terror, anger and sadness over a girl who could be spiteful like this.
- a) Adeline testifies to GAL of the emancipation that she would like to apprentice in the Bremerton Naval Shipyard. Ms. Wood, Uncle Jack, and Cousins are all prepared to facilitate this. Moving closer to the shipyard, getting Adeline ready for aptitude tests, and clean drug testing, Adeline could be making good money which we know she wants. Adeline's family have high positions in the shipyard and are ready for her to come back we all love her unconditionally.

- 1. BEFORE Ms. Wood knew Adeline was on drugs, the two were cooperating in a 3 day brainstorm of how to solve their relational problems. Three ideas were:
- a) Have her stay with Cousin Angle for a month long vacation, but Angle's son is doing drugs too.
- **b)** File emancipation, which Heather Wood ultimately decided against if it would mean negative interactions between Wood and Adeline in court.
- c) Get therapy. Adeline refused therapy soon after the therapist caught her in lie. The pair was apt to find another therapist.
- i) Wood reasoned with her daughter: "We are the dream team. Together we can solve any problem and lead a life of success."
- ii) "Your work is here, your school is there, you have less than two years, your friends are here."
- iii) "We would never regret staying together and successfully working this out." Adeline acquiesced with "okay Mom, I won't file for emancipation, but can I get tattoos on my fingers and hands, and dye my hair purple?"

## **Live Testimony Transcription Part I Examination.**

- A) Commissioner Clucas' Show Cause Hearing Audio Transcript (attachment 12, pp1-2, lines 17-20)
- 2. Adeline and Mr. Feulner accuse Wood of giving Adeline "Pot Products" to produce a positive test. A conspiracy theory.
- a) Wood always told Adeline to "get the Arnica," a homeopathic pain, bruise, and trauma relief herbal any time she is hurt. Arnicare (attachment 1) is the Wood family go-to since the dawn of time. Wood has a collection of CBD products locked up in storage from when she sold supplements.
- **b) 16 y/o** Adeline wrote the Instagram text the day before the hospital, 7/19/23, and met Houser on 8/4. Adeline intentionally obfuscates the truth from Judge Houser.
- c) Adeline politely refused the home drug test Wood offered; hence Wood took her to Hospital. This decision was based on directive from the family therapist, Tanya Lyon (see attachment 18).

# B) Clucas Show Cause (attachment 12)

3. Mr. Feulner claims Adeline was "kicked out," but then "worked it out," when in fact Adeline was never kicked out, but keeping secrets and avoiding healthy solutions. Adeline played the parents against each other gaining sympathy while hiding her own agenda. This hurt the family relationships.

- **a)** Wood is now afraid of Adeline and her dad. The landlord did not want the Feulners on or near the property.
- b) Wood retains her residence at same address as before.

### C) Houser 8/4 (Attachment 17):

- Houser did not know Wood's daughter was 16 years old.
- Mr. Feulner announces he is doing this on his daughter's behalf, not mentioning her age.
- 4. Mr. Feulner evades a direct question: "Miss Wood has moved?" with a comment: "they were living on a bus." Lenard and Adeline know I did not move. The Feulners knew where Woods lived and worked, and still lives and works.
- a) Wood had not moved, only driven her own vehicles with engines and wheels, as per usual. Houser: "has the bus moved?" The bus (motorhome) frequently moves, as we travel often to relative's houses in it together.
- b) Wood was frightened (attachment 16, p2) because Adeline often said: "Snitches get stitches." Wood drove the vehicles and belongings to storage and drove around town to research, investigate, and run errands.
- **c)** Adeline was with her dad for 15 days of no threats from mom, no domestic violence, no stalking and no harassing.
  - D) Houser 8/4 (attachment 17, p1, line 10):

- **5.** Houser asks if the bus has moved, and again, **Lenard evades the question** and talks about being inconvenienced late at night.
- a) Wood had already spent hours and hours trying to get the staff to release her daughter to her so they could go home, which the staff would not, based on the positive-drug-testing-girl's claim of "fearing mom." (Adeline consulted friends online for advice, and decided to tell staff she was "afraid to go home with mom."
- b) Adeline REFUSED to go home with Wood. First, Adeline called her girlfriend to come get her all the way to the hospital. The lead nurse practitioner told Wood Adeline does not feel "heard." Wood said "No. No drug friends are going to give her a ride anywhere." (It was the same friend buying g-string bathing suits with 16 y/o Adeline).
- c) "No." Wood told the lead nurse: "I am here to stand between my daughter and her drugs." Then Adeline wanted to call her dad to come and get her, a 156-mile round trip. Wood told the nurse practitioner: "no, her father is a p\*\*\*." Wood suggested Adeline was fibbing and suggested: "Call her bluff. If she is so scared of me, where is CPS? Where are the cops?"
  - i) Heather Wood does not commit corporal punishment Heather Wood does not believe in it. Wood has been vocal about this and is staunchly and vocally against it everyone who knows Heather Wood knows she is opposed to corporal punishment (attachments 6, 7, 8, 9, 10).

- ii) Heather Wood was never angry upon finding Adeline's Instagram note on her phone (entirely by accident). Adeline had written it the day before explaining she was hiding this from father as well: "today my dad's supposed to come over, so tonight." Adeline discusses "Bring the big bag of weed" with our landlord's daughter, and "I love smoking with you." (see attachment 16).
- iii) Heather Wood was deflated and worried about her daughter who refused the disposable home test kit Wood brought home from Dollar Tree for Adeline to acknowledge her use.
- iv) Heather Wood was <u>not</u> immediately angry after Adeline made false allegations against her by stating she was "afraid to go home with mom."
- v) Adeline told Mom in the waiting room that Adeline would be leaving her helpless and without pets [punishment for bringing Adeline to hospital].
- vi) Mom was sad and distraught.
- vii) Mom experienced anger and intense fear of Adeline after leaving the hospital, as Adeline often said: "snitches get stitches."
- viii) Mom was not angry at all upon reading the drug text. The text showed daughter, Adeline, had been leading a double life for so long as to prefer smoking with some people over others. Coupled with possible alienation, this could have explained all the arguments, and behaviors that were sabotaging the mother's efforts to parent and lead her child on a trajectory of success.

Mother was sad and had to think of what to do. Mother loved/loves her daughter so much - the home test kit would be a perfect icebreaker, she thought.

## E) Houser 8/4 (Attachment 17, Page 1, Line 12):

6. Houser asks: "why was she in the Hospital?" Again, Mr Feulner avoids the question, and asks if Adeline can testify [against her Mother] with: "can she state?" Here, Lenard avoids the question again, and sets Adeline (his own daughter) up for perjury!

## F) Houser 8/4 (Attachment 17, Page 2, Line 14):

- 7. Houser swears Adeline in without colloquy, and without asking Adeline her age.
- a) Without colloquy, as to the ramifications of not being forthright, and without asking her age, a child commits perjury under the guidance of her unfit father.
- **b)** Houser may have reconsidered if he had known Adeline was barely 16 years old, and leading a double life. Adeline is tall at 5'9", presents well, and has been asking Mom "do I look 23?"
  - G) Houser 8/4 (Attachment 17, Page 2, line 16):
- 8. Houser asks Adeline: "Now, why were you in the Hospital."

- a) Adeline responds with: "my mom had tricked me into going to the hospital" and "to take a drug test that I was unaware of that she wanted me to take."
- b) Adeline was quite aware that Wood wanted her to test for drugs, Adeline knew Adeline was using drugs, and maybe Adeline thought it would all go away with a restraining order against her caring mother who Adeline had been "tricking" for at least a year. I find it interesting that Adeline uses the word "tricking" to describe and complain about her mother, when we now know that Adeline was the one "tricking" her mother instead. Adeline refused to take the first drug test Mom offered at home. Adeline knew Mom wanted her to take a drug test. Adeline was handling a "big bag full of weed."
- c) Wood had not yet revealed her source. Wood did not announce to Adeline they were headed to the hospital, but Wood is the mother, and it is her right and duty to protect her child, even from the child herself. Adeline was looking in the mirror the entire trip to the hospital. Adeline possibly would have realized or wondered where we were going had she looked out the window.
- d) Wood was told to take Adeline for an emergency drug test at the Hospital by the family therapist two weeks previous after Adeline's drug video was sent to Wood in a text message by another concerned mother. With great concern, Ms. Wood took Adeline to the hospital for an emergency drug test. (attachment 18).
- e) If one doesn't want drug testing, one does not make drug-use videos.

- f) Being caught off guard is no justification for an Emergency Restraint.

  Adeline has now legally slandered her mother with full knowledge of her own motive to hide her own drug use, and one will not hear/read one good reason for the restraint within the entire ex parte audio (attachment 17).
  - **g)** Ms. Wood provided family therapy and offered sessions each week for several years to Adeline who refused lately because, Adeline says: **"she** [Tanya] always takes your side."

## H) Houser 8/4 (Attachment 17, para 17)

- 9. Adeline goes on to say that "...and earlier she had had me take some CBD supplement too, like help with like pain, from like, a bike crash I was in, and it showed up on the drug test." (see attachment 16, & 17).
- a) Even if this [9.] were true, it is still no justification for emergency restraints.
- b) Notice Adeline liked our bus enough to invite friends aboard she thought it "cool," which contradicts other testimony that she gives against our bus dwelling lifestyle.
- c) We see the falsification and contradiction between Adeline's Instagram message, and her testimony to Houser. Adeline commits perjury and slander at father's noble mention: "This is on her behalf" (Attachment 17, p1, line 6).
  - I) Houser 8/4 (Attachment 1, p 2, line 17)

- 10. Adeline goes on to Houser: "it [CBD] showed up on the drug test."

  Adeline hiding the fact she was handling the "big bag of weed," (attach 16, & 19) and had tested positive (positive test results), and "she [mom] was really mad" (Not true- directly mischaracterizing Mom), and "decided to kick me out, and left me at the hospital with my dad on his way." (Not true) Adeline refused to come home with Ms. Wood. (see attachment 15, p2, lines 3&7), Buster tells Adeline "Mom is still in charge". Mom was there parenting, and trying to get her daughter home to rest.
  - a) Mom was not mad, angry, or rude upon finding the message, asking for home test, walking into the Hospital, waiting for results, or speaking with the police (attachment 13) "nothing physical."
  - b) The reason the mother and daughter were at the hospital so long is because mother was insisting incessantly that Adeline come home with her. Over and over gently but firmly: "I am here to stand between my daughter and her drugs."
  - c) Immediately upon entering the hospital ER, It was Adeline who became hostile and got on her phone. Adeline began threatening her mother she was leaving her and taking all the pets except for one abandonment.
  - d) Mom will take a polygraph test! Adeline is the proverbial pot calling the kettle black. We have proof of the untruths, now what can we do about them?

- e) Adeline emotionally abused the mother for the rest of the day/night. At moments Wood pleaded with her daughter in the lobby. Wood had previously arranged dinner-date with dear friends Lisa Smith (attachment 7) and her daughter Albany that afternoon at 3 PM. Wood had to cancel plans as it was taking a long time in the ER. Wood told Lisa a bit of what was happening.
- f) Adeline was angry and threatening to leave her mother helpless and lonely.
- g) Adeline was on her phone non-stop, busy getting advice on what to say/do. Who was giving her such hurtful advice? What was she afraid of?
- h) Adeline's GAL investigative report claims mom was on Adeline's phone (not true).
- i) Adeline may have been motivated by guilt, and by the temptation of knowing she could continue her drug use and trajectory with her permissive father and grandmother which was proven true by:
  - i) Putting car on sidewalk as an unlicensed driver as per father's request on 8/15 (see attachment 4, p 2, para 2).
  - ii) Adeline is the defendant in a Thurston County collision 11/11/23 (see attachment 5).
  - iii) Amazon and US Mail delivers vaping, sex chocolates, and dildos to Adeline at grandma's house.
  - iv) Snap chat drug advertisements by Adeline (see attachment 19) sent to Wood by a concerned parent.

- v) Skinny-dipping on Halloween Night with 30 kids and adults supplying kids with booze and "weed." (attachment 20, p4, line 43-53). vii) Missing over 10 days of school (Becca Bill?). Is anyone listening?
- I)Wood reasoned with her daughter:
- j) "We are the dream team. Together we could solve any problem, and lead a life of success."
- ii) "Your work is here, your school is there, you have less than two years, your friends are here.
- iii) "We would never regret staying together and working this out for a successful outcome."
- iv) Adeline acquiesced with "okay Mom, I won't file for emancipation, but can I get tattoos on my fingers and hands, and dye my hair purple?" Wood was encouraged having a daughter that felt she could ask for tattoos and hair dye. The one thing Adeline failed to mention, was a request to smoke pot with her friends and buy/sell with her money earned from the children's lifeguarding job at GWL Ms. Wood allowed by signing Wood's good name for Adeline to have. Wood regrets not knowing sooner. If Adeline could have talked about it a year earlier, Wood could have had the opportunity to parent her through keeping secrets to transparency and disclosure, trust and vulnerability.

- 13. Adeline and Mr. Feulner accuse Wood of giving Adeline "Pot Products" in restraining order (attachment 11) and (attachment 12) to produce a positive test, which is an interesting theory, a good conspiracy – a Jungian projection. I wonder if Mr. Feulner knew the truth at this point, or not. He must by now.
- a) Wood regularly tells Adeline to "get the Arnica," a homeopathic pain remedy for bruise, and trauma relief every single time Adeline gets hurt. **Arnica** is the family go-to since the dawn of time. Heather Wood has a collection of CBD products locked up in storage from when she sold supplements in Tacoma.
- b) Adeline wrote the Instagram text the day before her positive drug test, intentionally obscuring truth to Judge Houser.
- c) Adeline politely refused the home drug test Mom offered; therefore, Mom took her to Hospital. This decision to take Adeline for an emergency drug test, was based on a directive from the family therapist, Tanya Lyon. (attachment 18).
- 14. Mr. Feulner checked the box on the mandatory pattern form/order, that Wood and Feulner had lived together, then gives oral testimony to the contrary to Houser. "Just boyfriend and girlfriend" The document was not corrected, and creates Bias.
- Mr. Feulner's name as Petitioner in the caption on 8/4 possibly creates bias in every future hearing – each one could be stricken.
- 16. Adeline was calling her dad saying she was "kicked out," from the warm bed of her mother's house.

- **17**. I, Heather Wood, declare and testify that at the Thanksgiving Holiday Gathering, Adeline and her father were standing in my family's kitchen. They postured, gave me dramatic and supercilious looks of anger and disgust, then stormed out past me upon my arrival to my own family's home. A cousin's wife said Adeline was notified several times: "your mom is going to be here." Adeline and Lenard insisted on staying until I got there and discussed the case with my family behind my back, Slandering me on Thanksgiving Day. I feel terrorizing, harassed, and slandered. I am a mom who cared enough to be brave and take my daughter to get the drug test at the family therapist's, Tanya Lyon, urging me 2 weeks previous because of my daughter's drug video production. I am afraid of Mr. Feulner and his testimony to Adeline, to get a gun to use on people who might bother him on the highway, and from all the violent raging temper tantrums Lenard has had in my presence with our baby present, and to kidnap our baby from me.
- 18. I was motivated to help my daughter, and promote my daughter in every way I possibly could:
- i) Wood had just spent \$1000 on classes for Adeline's home school education, including Lisa Ganora's Plant Chemistry, and Joe Dispensa's visualization/meditation on the same morning, and days before Wood saw Adeline's Instagram note stating she was wheeling/wielding/dealing drugs 7/19/2023.

- ii) Wood would not want to do anything to sabotage Adeline's genuine effort to succeed. Wood helped Adeline get a previous job, has written resumes for her, taken her to interviews only promoting her daughter at every cost.
- iii) Wood takes privileges away, including driving, working, Snapchatting, as discipline in response to Adeline breaking household rules.
- iv) Wood has demanded lists of "50 things you are grateful for" as a disciplinary measure, and to build a good habit that can be drawn on in difficult situations.
- v) Wood has required chores from her child as a participatory habit of family and relations: "work first, play later."
- 19. Wood suggested to the Hospital staff to "call her bluff," "where is CPS?" and where are the Police if she is so scared?" Wood told staff, and police (see Attachment 13) that: "I do not hit my child" and "I am here to stand between my daughter and her drugs." Adeline's dad is the "permissive" parent. Mr. Feulner's mother has been aiding and abetting Feulner for years.
- 20. Wood inquired in Thurston County to get an At Risk Youth Petition.
- 21. RE: False/Conflicting Testimony
  - a) Please note that Adeline FALSLY Claims in her emancipation interview that Uncle jack only let us use the bathroom a couple times on the weekends, but as you can see (in Attachment 8) we

- spent one year living with Aunt, Uncle and G'ma Kate, in 2 bathrooms, two bedrooms, and cooked family dinners and painted, and played music, went fishing, costuming up on Halloween, prepared for proms with G'ma Kate, and video chatting and emailing with friends.
- b) Commuting Adeline to her favorite school from Aunt and Uncle's house after Adeline begged, pleaded, and promised, negotiating with me for that privilege, we had to do some van-life and driving. In Adeline's emancipation investigation she complains that she can't remember anything but vans and busses a bold and queer accusation untruth! Much of our year and life at aunt and uncle's can be verified in attachment 6. The bus is a new purchase, a step up from the van. Adeline told me: "this [the bus] is cool," and often invited friends into the bus, and to our property where Adeline was living like an "O.G."
- c) . Wood kept section-8 (THURSTON County) for 10 years domiciled in Olympia for nearly 12 years! Adeline and Wood enjoyed regular housing with a regular math tutor, nanny, friends, community, church, teachers, doctors and lawyers, schools, colleges, organizations, and institutions in Thurston County.
- d) After calling a friend on 8/14 who gave me the number of a retired legal consultant who had me bring him all my papers

from the past, he gleaned: **Heather Wood, is the sole custodial** parent, and for good cause, 2007 (attachment 14):

- e) In live testimony before Houser, Mr. Feulner, Adeline's father, sacrifices his daughter's legal integrity as the 16 y/o misleads Judge Houser.
  - f) If Adeline had a false positive, then why the big reaction? Could Adeline be deflecting the true facts of the case?
  - g) Is this why 16-year-olds should not testify in such hurtful scenarios against parents in custody hearings ex parte?
  - h) Wood did not get "really mad," and did not decide to "kick her out at the hospital with her dad on his way." Adeline refused to come home with Wood repeatedly, telling staff she was afraid to go home with her mother.
  - Over the years Wood let Adeline watch Peter Bogdanovich's 1973 film Paper Moon too many times.
- J) The hospital staff, Nurse Practitioner, Antagone, suggested for the third time: "she would go home with her dad." Wood said: "fine." Wood asked Antigone: "can I leave now, or will I get in some kind of trouble?" Staff told Wood that as long as she would verify dad is on the way, Wood could then leave [without trouble].
- K) Adeline was not "neglected" or "abandoned" by Heather Wood EVER!!!
- L) Today marijuana is often laced with fentanyl or pesticides rendering it deadly and dangerous. In this house, we do not do drugs. I contend it was

vindictive of Adeline to slander me, as punishment for finding the truth about her. I'm the mom. Real parenting takes courage. I am not a perfect parent. I love Adeline unconditionally. Adeline may not slander me and continue to be rewarded. Quick discipline is best. Adeline needs strong boundaries.

- M) Adeline had to have my signature to 1. get a job at 15 y/o, and 2. to work extra summer hours. Adeline would spend all her money on outings and clothes and [marijuana], while Wood paid rent months in advance, and other expenses: pet food, people food, utilities, and gas. Wood spent all her money paying rent in advance. Adelline never paid rent.
- N) Adeline's life-guarding-for-children-job required clean drug testing for safety and legal reasons. Adeline did not understand why until her boss had to explain it to her and her father the next day. Wood wondered why Adeline commented that "one would only have to quit for a while then start again after hiring." Adeline told Wood she just heard one of her friends say that Wood believed her daughter Adeline said "I do not do drugs." Adeline said too often: "You know how even the thought of that makes me sick, mom," and "I never lie."
- O) Wood left the hospital in a daze on her way home. Wood got lost twice and drove in the dark on a long country road not knowing where she was. Wood's senses were filled up and obscured. One moment Wood was stunned into sadness, the next moment feeling despair by the troughs full. Wood felt regret enough to satisfy Shakespeare, and anger like snakes in her eyeballs.

- P) In the middle of the night, 7/20/2023 after Adeline's refusal to come home, Wood woke up terrified of Adeline's friends coming to harm her and/or her belongings (attachment 16, p2). Adeline told Wood several times she had friends that would kill for her from her NJROTC class at New Market Skill Center. Adeline started liking Hitler, and using "snitches get stitches," and speaking gangster ease: "O.G."
- Q) Adeline has a druggie friend Caleb and his brother right up the next street. Caleb's mom told Wood that her son Caleb tested positive for drugs at Adeline's work and would not be getting hired. Adeline talked about him like he was downhill because he did drugs, and Adeline did not. Wood believed her daughter. Wood trusted her daughter implicitly. Wood has been completely transparent with her daughter believing she had set an expectation for Adeline that she would rise to.
- R) Wood drove Caleb and his older brother to a party with Adeline once before. Wood thought it was a wholesome party but was called to come to get them after the police were called to the party. Wood believed Adeline when Adeline reported that it was just a little campfire, no drugs. The boys' mother admonished Wood's judgment. Wood argued logically for Adeline: "Are you saying that because you hid things as a child, my daughter must be lying to me?"
- S) Heather Wood did not use drugs or alcohol as a child. Wood never wanted to follow poor choices that some other kids made. Wood trusted Adeline to

[Type here]

make the same choices. Please Adeline, don't make the same mistakes I

have.

T) Adeline assured Wood that our landlord, Liana, was "crazy" for thinking

she had been misbehaving (see attachment 15).

U) Adeline thought us moving again would be a good idea (Adeline

complains about our moving too much in the emancipation testimony).

Wood retained section 8 housing for 10 years. Wood sent a text: "Nobody

wants you here." Wood "wants" Adeline forever! Wood has told Adeline

many times Wood wants Adeline to live in multi-generational with Wood for

long term. Wood works and supports herself her whole life.

V) The Wood family was having to move again because of Adeline's behavior.

Heather coached Adeline how to make amends to Landlord Liana so they

could keep their land locale.

W) Please immediately place Adeline in rehab or CHINS, or ARY. Her father

has not been shown to be fit, and in fact has allowed Adeline to drive

unlicensed, carry other teens in her car, miss over 10 days of school, and

skinny-dip on Halloween night, smoke pot, vape, drink alcohol, and ship

illegal items to his mom's house where he has her in a motorhome.

X) Adeline never missed a day of school until now, which takes competent

and committed parenting.

- **Y)** Adeline's trajectory was climbing with goals and practice. Adeline plays 5 instruments, loves math and English, plays chess and cribbage, writes poetry, and paints like Van Gogh and Monet, and is behaving as poorly.
- Z) Mr. Feulner says: "blow in her [Adeline's] ear, and she'll follow you anywhere" Blowing in his daughter's ear, and many other sexual innuendos that Wood sternly discussed with Mr. Feulner as highly inappropriate. (attachments 26).
- aa) Mr. Feulner brags to Wood and Adeline how he manages the wrinkles on his face by never worrying. Lenard brags to Wood and Adeline about the poker parties, and the trips he takes, and the other family he spends more time with. The time Mr. Feulner spends with Adeline and Wood, is mostly taken up by his talking about where he would rather be, and what he would rather be doing (Attachment 10, p10).
- bb) Lenard has been reported to the police and to CPS several times for neglect, abandonment, and abuse of Adeline (attachment 22, & 26).
- cc) Lenard abandoned Adeline and Wood early after the baby was born and ran from child support (attachment 21).
- dd) Lenard quit his job quickly after baby was born. Washington State inquired.
- **ee)** When the state finally caught up with Mr. Feulner, he claimed his wrist hurt and he could not work. Lenard paid a small amount every 3-4 months.

DSHS deemed the Wood household at zero income based on his infrequent payments of a small amount. Wood has photos and videos of Lenard working manual labor and skiing, and lifting weight (attachment 10, p 10).

ff) Mr. Feulner filed to cancel his payments 8/2023, soon after getting Adeline out from the hospital. Next, Mr. Feulner made a move for Adeline's settlement money 7/2023 from Wood's lawyer's office. Wood received a call from her lawyer. Feulner may be motivated. Adeline was injured in an auto accident with Mr. Feulner driving soon after Wood asked him for a negative drug test that he refused. Mr. Feulner made sure to collect a settlement for himself, but Never tried for his daughter. Wood initiated the legal for Adeline, and drove the family miles 2x per week for 7 months to chiropractic treatments, incurring travel expenses, and time (attachment 23).

gg) Mr. Feulner refused to help Ms. Wood pay extra medical expenses as per the 2007 Judgement Summary (attachment 14, p6, 3.19). True to Mr. Feulner's threats to steal the daughter from Wood if she ever asked for more money, Mr. Feulner started urgently alienating Adeline from Wood after she mailed him the invoice twice in 2022. In the skating rink parking lot when Wood asked him to address the invoice she mailed him (attachment 23, pp 1-3), Mr. Feulner called Wood a "gold digger" and "You expect me to pay for what a parent is supposed to do???" and "your mom is crazy. In November, 2022, in the skating rink parking lot, Mr. Feulner stormed to Adeline, and told Adeline (who mother had sent yards away to speak privately with father), "your mom is Crazy!"

[Type here]

hh) Lenard has never paid or helped pay for any extra education, medical, or

childcare, nanny expenses, four years of violin lessons, College for Adeline

at 13 y/o (attachment 25), or extra fees associated with Chiropractic

treatments (attachment 23 & 24).

ii) Once when Adeline was an infant, Wood cried and asked Mr. Feulner to

bring them food. Mr. Feulner brought a nasty rotting cabbage from his

mother's bottom drawer with summer sausage slicing. He would grow angry

when asked to go to the food bank.

jj) Because Wood's own parents were responsible, working, and caring

adults, Wood made incorrect assumptions about Lenard's capacity to care

for his family, Wood made incorrect assumptions about how Mr. Feulner

would behave, even though Wood was warned by friends Wendy, Nancy and

Petra that Lenard was not a "family guy" and was "sexually inappropriate,

neglected his dogs, and did not share well."

kk) I, Heather Wood, love my daughter unconditionally, and I take exception

the to the fact that I have been forced into choices, one of which being the

impeachment of my own daughter.

I declare under penalty of perjury under the laws of the state of Washington

and pursuant to General Court Rule 13 and RCW 9A.72.085 that the

foregoing is true and correct.

Pated this 9th day of December, 2023	Pated this 9th day of December, 2023 in the county of Thurston, WA										
Person making this motion signs here	Print name here: <b>He</b>	ather Wood.									
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ATTachment 2

## 8/15/2023 Excerpt Transcription:

#### **Adeline Interrupts Another Hearing**

Clucas: Miss Mona, please come on up. This is number 8 on the calendar. This is cases number 23-5-00083-18. I have Chantal Mona here in the courtroom. I have John Kennedy here on zoom. Mr. Kennedy can you here me sir? Mr. Kennedy, I need you to unmute yourself if you can here me sir. Mr. Kennedy, I need you to unmute yourself if you can here me sir. Mr. Kennedy you are on mute sir, I can not hear you. There you go. And now you just muted yourself again. I can not hear you Mr. Kennedy, You keep muting yourself. Mr. Kennedy, it appears that your zoom is not working sir. [fidgeting] [shuffling papers].

Adeline: "Your honor, I would like not to go home with my mom. I don't want, I don't want..."

Clucas: "Ma'am, were not on the record with this case. There's nothing I can do to order things today. You folks need to resolve that in an At Risk Youth case down in Thurston County."

13:48

Clerk: Do you want me to tell them to come in?

Clucas: Please.

**Clucas**: Great were back in the record of the Feulner/Wood case number: 07-3-01713-1.

After the parties stepped out into the hallway I heard a lot of yelling and screaming coming down the hallway and I've been told that there's been a lot of activity including someone calling the police. Miss Yellish is an off...an attorney who is not a part of the \_\_\_\_ in this matter, and so is Miss Williamson, and apparently they were out there and saw what happened.

Miss Yellish, can you give the court a brief description of what you saw?

**Yellish:** Um, Yes your honor. I will provide the first half of the incident, and I believe Miss Williamson has some additional information.

Clucas: 'kay

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Yellish: But I was in courtroom 210 and I heard elevated voices/raised voices, the mother had a raised voice, yelling at the child and kind of encroached upon the child while she was sitting on the bench. She [mother] indicated the child was coming with her 'cause she had full custody. Child indicated that she did not want to leave. Um, then got up, stood up and the mother was blocking her way at the top of the stairs. They then walked down stairs, security was called. At that point, the mother was still blocking the child from her being able to move out the exit. The child appeared to be telegraphing that she was going to be running, or at least try and get away from the mother. At that point the mother was threatened by the male individual with the mother stating that there was custodial interference of the 1sr degree, that he was going to have, you apparently some kind of charge for that.

Father stepped back and did not participate in the conflict, merely watched. The child kept edging toward the door.

Mom became very verbally aggressive, was standing in the child's space.

Child then made a run, ran out the door, then immediately out the front door then turned to the right. Father did indicate that she had his car keys on her. So he was concerned that she had keys to the car but security did ask the father to stay back, so he did stay back in there. By the time, time that I walked toward where the child was, it appeared that the child had gotten into the driver's side and pulled the car up onto the sidewalk.

Clucas: Pulled the car up into the sidewalk?

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Yellish: yes, Your Honor. The mother and the male individual who was with her were still there. There still appeared to be some heated conversation going on, however I was not close enough to overhear anything that was happening. At that point I, um, walked back, spoke to the father and then, just kind of um made sure that he was staying back, and at that point, law enforcement had already arrived. There were police on the scene, they were speaking to everybody. At that point I came in to ask Miss Loki if perhaps it would be possible for the parties to supplement the record that something had happened with this child who was, uh, indicating by all intents and purposes that she did not want to be with the mother.

Clucas: Miss Wiliamson, is there anything else to that you would like to add?

Williamson: I um,oh I was within the same vicinity of Miss Yellish, so I witnessed all of the same things, um, Miss Yellish and I had a discussion. She came by here if you could recall the case, I stayed, um, at the scene and I asked the officers if I could speak to the child and I let the officers know that I was a guardian ad litem for children, so I thought that maybe I could be helpful in speaking to the child, and I did have the opportunity to do that and talked with her while we determined if you could recall the case, and while they were talking to the mother, I will..at one point I asked, um, the mother if she could not speak so loudly because the child was hearing everything the mother was reporting to the police, and it was upsetting her. I'll tell the court the child seems genuinely afraid to go home, well I won't give my opinion but she did seem genuinely afraid to go home. She did walk back to the courthouse with Miss Yellish and when she was outside she indicated that

she could have spoken to you herself, but we told her, well I told her that that's not normally what happens. She seemed very upset, so...

**Clucas:** Court's signing an order today that states the following: Pending further order of the court, the child shall remain with the father on a temporary basis.

The child shall have visits with the mother at the child's discretion. The court shall review this on September 1, 2023 at 1:30. So pending for the order of the court, sir, the child shall reside with you.

Ma'am you are not to call or reach out to your child unless she reaches out to you. I will see you both back here. Ma'am you had followed that At Risk Youth petition as I told you to do, versus trying to cause a scene in the courthouse requiring law enforcement to come, you could do so, and I will review the status on September 1st.

Will you please make copies for these folks, get them copies here, and officer if you will please help them find their way out of the court house safely. Thank you all. We're at recess.



# PORT ORCHARD POLICE DEPARTMENT

SERVICE • HONOR • INTEGRITY

Matt Brown, Chief of Police

December 4, 2023

Heather Wood <u>Hthrwood012@gmail.com</u>

RE: Public Disclosure Request dated December 4, 2023

Dear Ms. Wood,

In a request made to the Port Orchard Police Department dated and received on December 4, 2023 you have made the following public records request:

{SGT Main Case #: D23-001512 ~10 AM 8/15/2023 }

Enclosed please find documents which are responsive to the above request. The record has been redacted to remove confidential juvenile identifying information pursuant to RCW 13.50.100.

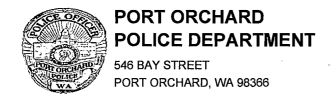
The enclosed documents represent the City's diligent and good-faith efforts at complying with your request. At this time, the City believes that it has provided all documents requested. Please let us know as soon as possible if you believe that there are any other records that you believe exist but did not receive.

Sincerely,

Cvndi Circelli

**Police Services Coordinator** 

enclosure



INCIDENT	REPORT
CASE NUMBER	SUPPLEMENT NUMBER
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CASE TYPE	CAD EVENT NUMBER
CIVIL ISSUE	P230128516
REPORTING OFFICER	REPORT DATE
729 - MAIN, DONNA	08/15/2023

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INCIDENT REPORT PORT ORCHARD POLICE DEPARTMENT D23001512

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INCIDENT REPORT PORT ORCHARD POLICE DEPARTMENT D23001512

I walked over to speak with HEATHER who told me she has primary custody of HEATHER told me that LENARD applied for an immediate Restraining order which is why they were in court today. HEATHER told me the Judge granted her fully custody of Grantes. When got word of this she became extremely upset and ran out of the court house to the vehicle where Deputy Jinks contacted her.

I was informed that the original Judge requested everyone back in the court house for an emergency hearing. I attended the hearing and the Judge ultimately reversed his original decision and granted temporary custody to LENARD. Next hearing date is Sept 1, 2023.

This was a civil dispute, nothing physical. This case is for information only.

Case Closed

Sgt Main 729 POPD

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and accurate to the best of my knowledge, information and belief.

#### INCIDENT REPORT

### PORT ORCHARD POLICE DEPARTMENT

CASE NUMBER D23001512



# PORT ORCHARD POLICE DEPARTMENT

SUPPLEMENT	INCIDENT REPORT
CASE NUMBER	SUPPLEMENT NUMBER
D23001512	<u> </u>
CASE TYPE	CAD EVENT NUMBER
CIVIL ISSUE	P230128516
REPORTING OFFICER	REPORT DATE
729 - MAIN, DONNA	08/15/2023

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WOOD t	old me ti	hat	has	a emancipation h	earing or	September 1	9th and W	<b>IOOD</b>	'S next		

	-		CASE NUMBER
INCIDENT REPORT	PORT ORCHARI	D POLICE DEPARTMENT	D23001512

hearing is scheduled for October 6th, 2023.

End of Report / Case Closed

Forward entire case to the Prosecutors office for review.

Sgt Main 729 POPD

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and accurate to the best of my knowledge, information and belief.

Attachemit 171-6 Collision

	STATE OF WASHINGTON POLICE TRAFFIC COLLISION REPORT 1591971	REPORT NO. EE20655	0 5 27
——————————————————————————————————————	INTERSTATE CITY STREET FRE RESULTED CASE	2023-05645	2
1 2	STATE ROUTE OTHER STOLEN VEHICLE COAL-AGE COUNTY RD PRIVATE WAY HIT & RUN INVOLVED	OS40400	3
2 1	TRIBAC UNITS	02 OBJECT STRUCK	1 8 28
3 1	RESERVATION	NTY# MILES CITY#	3
4	ON (PRIMARY TRAFFIC WAY) INTERSECTION V NON INTERSECTION	BLOCK NO 1/	
4a	COLLEGE ST SE	MILE POST Z200	
5	DISTANCE  MILES N E 22ND AVE SE  FEET S W 22ND AVE SE	ROSS STREET)	0 1 29
	UNIT 01 WENGLE PEDAL OYCLE	DAMAGE THRESHOLD MET PHONE  D: 36020607	0 1 30
6	LAST NAME: 29	RST NAME: 29 III MIDDLE 2	1 1 2 31
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7	COU	IGNITION REQUIRED IGNITION PRESENT MEDICAL THANSPORTED INTERLOCKYES NO V	3
8	DRIVER'S 07	WA SEX 2 NAMODON 2 - 2007	1 1 2 32
8 8	CN DUTY STATUS ARBAG 2 RESTR. 4 EJECT 1 HELM	SEEL ZEENERSKEIN III Z	2
10 8	CICENSE AHL8574	Рто́5н8у6119582	3
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14	REDISTERED OWNER INFO 08  LIABILITY INSURANCE   INSURANCE CO PATRIOT INSURANCE 11409/136209  REDISTERED OWNER INFO 08	SHADE IN DAMAGED AREA  (3) 3  9 TOP	35
15 2	STATION # 3A0793262 CHAR	UNLAWFUL LANE USAGE	36
16 2	UNIT 02 MOTOR VEHICLE CYCLE PEDENTALAN PROPERTY DIVINE	DAMAGE THRESHOLD MET YES V NO PHONE D: 36070107	
	LAST NAME: ROHRBOUGH	RST NAME ERIN MODULE K	
17	STREET: NEW ADDRESS: 07 SISKIYOUL GOP SE	CITY OLYMPIA ST WA ZIP 985017909	37
18	COL	IGNATION REQUIRED IGNITION PRESENT MEDICAL TRANSPORTED INTERLOCKYES NOV NITERLOCKYES NOV WEST NOV	38
19	DRIVER'S D7	E WA SEX F DO.B. 06 _ 10 _ 1976	39
20	ON DUTY STATUS AIRBAG RESTR 4 SUCCE 1 HELM US	ET 2 INJURY 1 NATURE OF INJURIES	40
21	LICENSE BXF8489 JTDL	9MFU3M3026715	41
22	TRALER STATE	TRAILER STATE	42
23 //	ALR VIVE	RIG.	43
24		THICLE TOWED DUE TO DISABLING TOWED BY GOVT VEHICLE NO O	44
24	Specification owner inso 08  Lightity indurance   Insurance co usaa 01233 92 35U  A POLICY #	SHADE INDANAGED AREA	
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	PART A 3000-345-159 (R 11/18)	PAGE 01 OF 4	





CORRECTION

REPORT NO.

EE20655

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2023-05645

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REPORT NO. EE20655

CASE#

2023-05645

DATE AND TIME OF COLLISION 11/11/23 12:46

#### NARRATIVE

On 11-11-2023 I was dispatched to a non injury collision and a Deputy Sheriff of the Thurston County Sheriff's Office was on scene. The vehicles were blocking and were removed from the roadway. I arrived and began my investigation.

Unit 2 was identified by Washington Driver's License as Erin Rohrbough and she was operating a vehicle identified by Washington license as BXF 8489. Erin and her passenger were not injured and through my interview I learned she was northbound on College St SE in the outside lane at the 22nd Ave SE roundabout. Unit 1 was on her left side and had swerved left and then swerved right into her vehicle.

Unit 1 was identified by Washington Driver's license as 29 and she was operating a vehicle identified by Washington license as AHL 8574. I interviewed 29 and she told me she felt the other vehicle was to close to her line, she swerved "a little bit" and "accidentally" hit the curb and then tried to get off of the curb and "kind of ran into them".

I observed the damage to both vehicles and have photographed them. Based upon my investigation I determined had left her lane unlawfully and I issued her an infraction for unlawful lane usage. I provided her copy of the infraction and an exchange of information. Erin was also provided an exchange of information.

My body worn camera was active during this investigation and I have downloaded photographs into the Axon account.

\*\*\*\* AUTO-POPULATED SECTION \*\*\*\*

THE FOLLOWING ARE DESCRIPTIONS ENTERED FOR ITEMS SELECTED AS "OTHER":

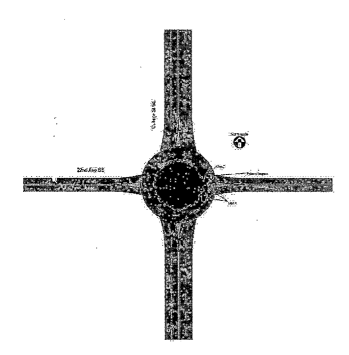
Motor Vehicle Unit 1

Traffic Control: YIELD SIGNS

Motor Vehicle Unit 2

Traffic Control: YIELD SIGN

\*\*\*\* END OF AUTO-POPULATED SECTION \*\*\*\*



INFRACT	ION									
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Officer's Report for Citation/Notice of Infraction # 3A0793262.

The information contained in and attached to this citation/notice of infraction is incorporated by reference into this report.

I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT ALL STATEMENTS MADE HEREIN ARE TRUE AND ACCURATE AND THAT I AM ENTERING MY AUTHORIZED USER ID AND PASSWORD TO AUTHENTICATE IT.

Signature: S. BELL #: 0463

Date and Place: 11/11/2023 City/Town of Lacey, County of THURSTON

\*\*\*\*\*\*\*\*\*\*\*

TRAFFIC	WEATHER		STREET	LIGHT	
WITNESS NAME (LAST, FIRST, M.I.	)	PHONE	WITNESS NAME (LAST, FIRST, M.I.)		PHONE
ADDRESS	CITY	STATE ZIP	ADDRESS	CITY	STATE ZIP
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Attachment 10 P 1-2

# Superior Court of Washington, County of Kitsap

In re the parenting & support of: Adeline Marylynn Feulner, (child)

Petitioner/s (person/s who started this case):

Heather Lynn Wood (mother)

And Respondent/s (other party/parties):

Lenard Ray Feulner (father)

No. <u>07-3-01713-1</u>

Declaration of Kristi Curtis

9840 James Rd SW

Rochester, WA 98579

Outpostpugs@yahoo.com

(360) 878-7130

#### **DECLARATION**

I, Kristi Curtis, am a US citizen over the age of 18, and a resident of the State of Washington; the facts that I have provided on this form are true.

I am Kristi Curtis, Unit Secretary of 27 years employment at Providence St. Peter.

I met Heather Wood very recently when she came as a newcomer to my Seventh Day Adventist church in Centralia on a Saturday in August.

Heather sat at an early morning round table where she asked us to pray for her and her teen child. Heather was crying to us, fasting in prayer, distraught she did not know what to do to retrieve her daughter.

Declaration of Kristi Curtis

DECLARATION

Kristi Curtis, Outpostpugs@yahoo.com 9840 James Rd, SW, Rochester, WA 98579

p. 1 of 2

Heather said she wanted immediate moral support and prayer.

I invited Heather to a small private women's prayer group on Thursday mornings in my home or yard, weather permitting.

Heather has attended both church and prayer group several different times, and because she is busy with her legal case, she often texts in prayers, updates, or requests for co-fasting.

Heather asked to give my number to an investigator, and today asked for a declaration stating these few facts. I have journaled all prayer meeting times Heather has attended including her specific requests.

Feel free to reach out to me for any clarification you may want.

I declare under penalty of perjury under the laws of the state of Washington and pursuant to General Court Rule 13 and RCW 9A.72.085 that the foregoing is true and correct.

Dated this 3rd day of December, 2023 in the county of Murstin Dyman WA

Person making this motion signs here Print name here: Kristi Curtis

AttachMut. 7
PP 1-11



# Superior Court of Washington, County of Kitsap

In re the parenting & support of: Adeline Marylynn Feulner, (child)

Petitioner/s (person/s who started this case):

Heather Lynn Wood (mother)

And Respondent/s (other party/parties):

Lenard Ray Feulner (father)

No. 07-3-01713-1

Declaration of Lisa Smith

initiative 650 egmail com

#### **DECLARATION**

I, Lisa Smith, am a US citizen over the age of 18, and a resident of the State of Washington; the facts that I have provided on this form are true.

This letter shares insights about my experience with Heather Wood in her role as mother of Adeline, her daughter.

I have known Heather for almost 10 years. We first met at the school where our daughters were attending. There is about a three year difference in age between our two daughters.

Heather also attended our faith community where she faithfully brought Adeline every Sunday and participated in community activities until the circumstances changed.

We and our daughters have stayed connected through birthday parties, local events and over meals throughout the years. I also knew Heather

through a local business planning program where she launched a small business, applied for a microloan, and paid it back on time.

Heather consistently helped Adeline to develop her gifts and talents. She helped Adeline sell her art, develop her music with a violin, become skilled in high school toward an auto mechanic certificate and so much more. Heather sacrificed so much so that Adeline would have opportunities to learn and grow and become independent, all while living on the edges of our economy.

Heather is one of the hardest working single moms I have ever met. She has prioritized her daughter's well-being and safety and has worked hard to make enough income to raise Adeline in alignment with her values.

Heather is incredibly resourceful, talented, creative and disciplined. She created and designed a whole curriculum, composed music and an event on bees and beekeeping at the school.

Heather and Adeline installed hives all over Olympia to demonstrate the nexus of sustainability, creativity, nutrition, and community. She later lectured at different libraries in Western Washington on bees. She worked full time at a high end grocery in Tacoma and a myriad other gigs to support her and Adeline. She did this with integrity and grit.

Heather has consistently worked to protect Adeline. Raising a daughter as a single parent isn't easy without support. And yet, Heather advocated for Adeline when her daughter was mistreated at a private elementary school, at our faith community and in so many other ways.

Heather protected her daughter and encouraged her to make healthy friendship choices.

Parenting is incredibly hard work. Heather, with very little resources and support, did all of this and created avenues for Adeline to explore new opportunities to grow her skills, values and discipline.

Adeline has a core of goodness, integrity and light inside her. She is strong, articulate, caring, bright and thoughtful, in large part, because of how she was raised. They are both in our prayers and in our hearts.

Thank you for this opportunity to share these perspectives.

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided are true.

Signed at (city and state): Olympia, WA

Person making this motion signs here Print name here:

Lisa Smith

Date: 8-27-23















Attachment & , PP 1-11



# Superior Court of Washington, County of Kitsap

In re the parenting & support of: Adeline Marylynn Feulner, (child)

Petitioner/s (person/s who started this case):

Lenard Feulner (father)
Henry Wood (Norther)
And Respondents (other party) parties)

Heather Lynn Wood (mother

Lenard Feulner (Father)

No. <u>07-3-01713-1</u>

**Declaration of Diana Watkins** 

14907 Joy Lane SW, Port Orchard, WA 98367

#### **DECLARATION**

- I, Diana Watkins, am a U.S. citizen, over the age of 18, and a resident of the State of Washington; that the facts I have provided on this form are true.
- For the last year my husband and I have had the occasion to spend a good bit of time with my niece, Heather Wood and her daughter, Adeline. As Adeline started new classes they were excited and looking forward to learning new things.
  - My husband had opportunities to teach Adeline some fishing skills and they worked together on auto mechanics that Adeline had learned. She has some great skills.
    - Along with mechanics she was learning some great cooking skills and would try them out on us once in a while. Along with these she was singing and

Declaration of Diana Watkinsl

DECLARATION

9129 James Rd, SW, Rochester h th r Wood 012 P

p. 1 of 3

playing the violin with Heather. Heather also gave her art lessons. She was becoming quite the accomplished young lady.

Adeline got chances to spend a lot more time with her cousins on her maternal side. They all loved spending time with her!

Heather had always tried to teach Adeline to be independent, to give her good eating health. She was very careful what she fed her and taught her much about the food she did eat.

As Adeline met new teens and branched out into more public schooling, she started doing more activities with kids her age and a little older

Heather did several odd jobs and Adeline was with her during most of those but she started doing more activities with her new friends and some of that brought about some lying.

Her mother was very much against corporal punishment of any kind. She really worked with Adeline on behavior issues. When she started getting involved with boys, she became a bit secretive as do most teens in similar situations. This did become a problem and there were several arguments. Heather did raise her voice, but she continued to do many things for and with her.

Heather had to break off a secretive relationship with one of the boys she knew. Heather was very firm but managed to do so with somewhat calm diplomacy.

I think they had a hard life. Heather broke her ankle pretty bad over a year ago and sometimes the pain was pretty bad. Adeline was expected to do her share of work and more, but she had pets and other responsibilities.

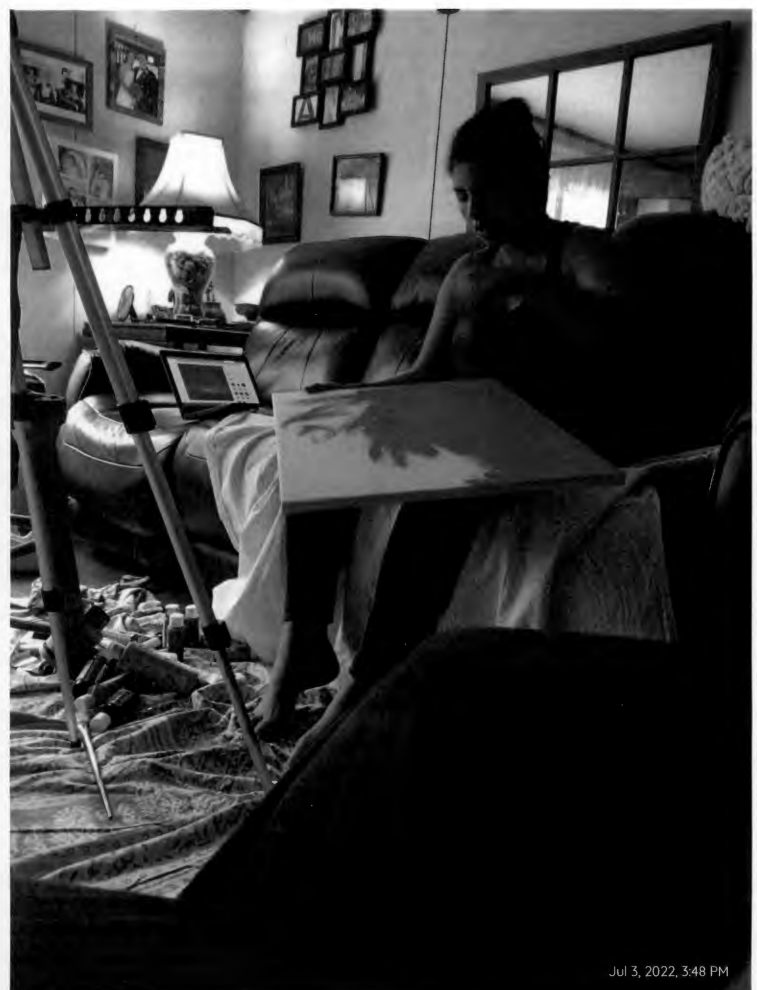
When Adeline started getting a few odd jobs she enjoyed spending a little on herself. She loved going to second hand places, too, like yard sales and such. Between her dad and her mom, she seemed to get pretty much what she wanted.

1) [

- Heather is a single mom and taught herself how to subsist on her own skills and a little know-how from her college courses. They biked, they gardened, they were beekeepers she taught classes on some of these. They were always together, always working on a project.
- Heather adores that child. I am not sure about the child staying with her dad.

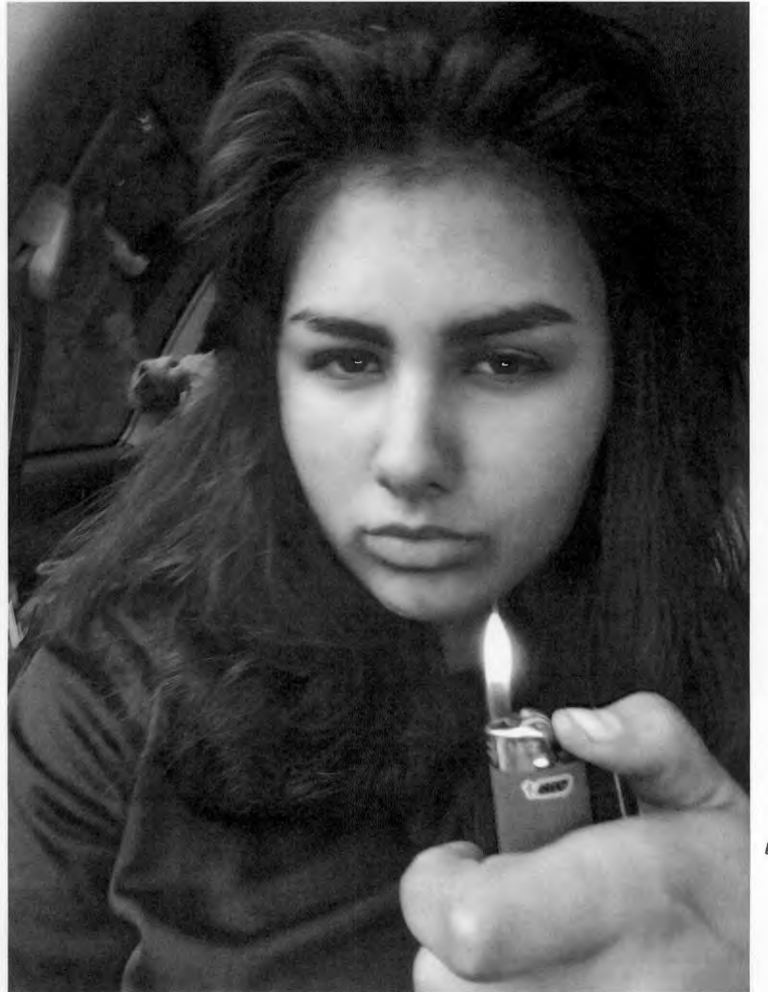
  He talked a lot about the poker parties and how he gambles. Heather did not like this because he paid minimal child support and very infrequently. I can see a need for some serious counseling.
- I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided are true.

Signed at (city and state): Fort Orchand Date	e: 3/28/2	023	}
Williama D. Walkins	Dianna	D.	Watkins
Person making this motion signs here			



















Attachment 9 P/-6

AUG 28 2023

WISAP COUNTY CLERK
DAVID T. LEWIS III

## Superior Court of Washington, County of Kitsap

In re the parenting & support of: Adeline Marylynn Feulner, (child)

Petitioner/s (person/s who started this case): Lenard Feulner (father)

And Respondent/s (other party/parties):

Heather Lynn Wood (mother

No. <u>07-3-01713-1</u>

Declaration of Griselda Hall

1800 Cooper Point Rd SW STE 19 Olympia, WA 98502

#### **DECLARATION**

- I, Griselda Hall, am a U.S. citizen, over the age of 18, and a resident of the State of Washington; that the facts I have provided on this form are true.
- My name is Griselda Hall, and I have had the privilege of knowing Heather for the past 8 years and can attest to her unwavering dedication to providing a safe, nurturing and supportive environment for her daughter.
  - Throughout the years that I have known Heather, I have never witnessed any form of physical, mental, or emotional abuse from her towards her daughter. On the contrary, Heather has consistently demonstrated a deep and abiding love for her child. She has been committed to ensuring that her daughter's needs are met and has gone above and beyond to provide for her in challenging circumstances.

Declaration of Griselda Hall

DECLARATION

Heather L Wood, hrwoodo12@gmail.com 9129 James Rd, SW, Rochester, WA 98579 Despite having limited financial resources, she embraced RV living as an opportunity to continue fostering a strong bond with her child. Heather has always been resourceful and creative in making the most of what they had, ensuring her daughter was well-fed, appropriately dressed, and surrounded by love.

One of Heather's outstanding qualities is her commitment to her daughter's personal growth and development. She supported her daughter's interest by enrolling her in automotive classes which led her becoming an accomplished car mechanic while in her teen years. Heather also instilled in her daughter the value of community services through beekeeping and compost collecting for community gardens.

This reflects her dedication to raising a responsible, compassionate and skilled young woman. If there is any further information or clarification required, please do not hesitate to contact me. I am more than willing to provide any assistance that might contribute to a fair and just resolution in this matter. Respectfully, Griselda Hall MAC, LMHC-A Genuine Healthcare of the Pacific Northwest

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided are true.

Olympia, WA Signed at (city and state):	22 Aug 23 Date:
Person making this motion signs h	ere Print name here









Attachment 10, Pp 1-10

8/29/2023

Re: Heather Wood

To whom it may concern,

This is a character reference for Heather Wood. I met Heather when she was 19 years old. Heather has always been resourceful, innovative and kind hearted.

I spent time with Heather when she was pregnant with Adeline. Heather was so excited for this adventure of Motherhood. Heather has always been focused on being a nurturing Mother to her Daughter. I have always been impressed by her

Creativity as a Single Mother, her desire and focus to make sure that Adeline had access to Culture, Creativity and education. I have a 30 year Credit Union Career and was also a single Mother and I was always so touched at the lengths Heather would go to make sure Adeline had Music and Art lessons & a healthy support system for them both.

- Heather has been a strong example of how to make the most with what you have worked for. The resources were always directed towards the needs of her Child.
- Composting, Gardening, Healthy Eating, Musical performances, Bee Hiving, really anything Adeline may be interested in, her mother would move mountains for Adeline. It has been Heathers focus to prepare her daughter for real life.
- $\varphi$  In closing, I have never known Heather to be abusive or unkind to Adeline.

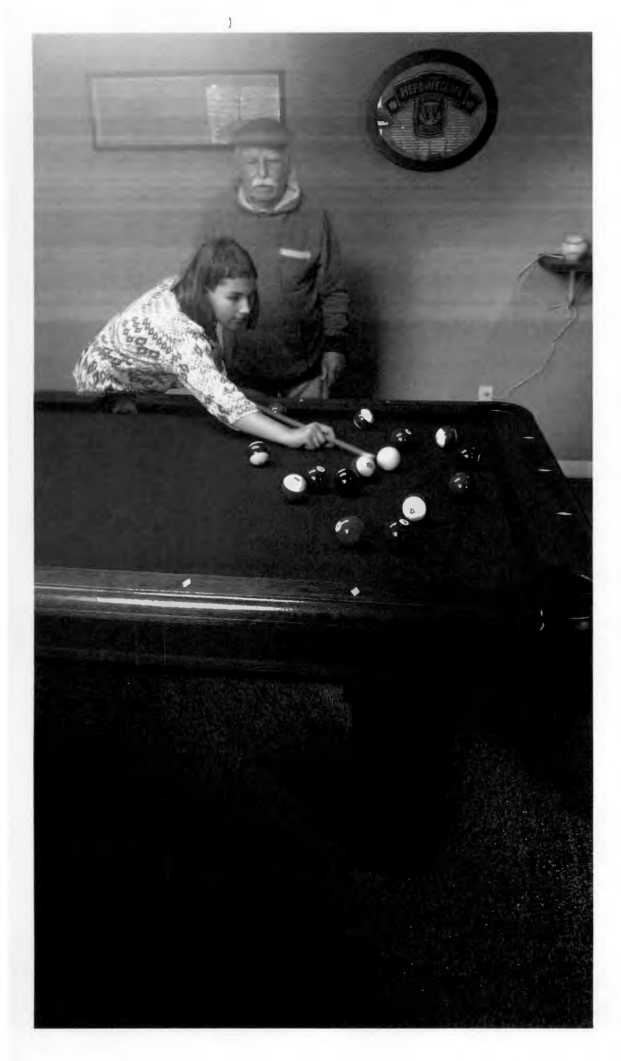
Heather knew early on she would be raising Adeline on her own and would need to figure out how to make the most of what she was able to earn and bring in on her own. I have never known Heather to be anything but a nurturing Mother, careful and protective of her daughter. I have truly admired how she navigated the tough financial times. Teenage Daughters & Mothers relationships can shift and become more complicated. Trying to protect them in a world that has become very unsafe and concerning and unwelcomed.

Respectfully,

Tammy Frost

360-801-1431



















Attachment 1

RECEIVED AND FILED IN OPEN COURT AUG - 4 2023 DAVID T. LEWIS III

Superior Court of Washi	ngton, County of Kitsap
In re parentage/parenting and support:	07-3-017/3-1
Petitioner/s (person/s who started this case):	No. 1/1//
Lenard Feulner	Motion for Immediate Restraining Order (Ex Parte)
TO THE THE TENTER DAY	(MTSC)
And Respondent/s (other party/parties):	,
Heather Wood	

# Motion for Immediate Restraining Order (Ex Parte)

Use this form for unmarried parents (parentage) cases only. For other cases, use FL Divorce 221 or FL Modify 621, depending on the type of case.

#### To both parties:

Deadline! Your papers must be filed and served by the deadline in your county's Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at www.courts.wa.gov,

If you want the court to consider your side, you must:

- File your original documents with the Superior Court Clerk: AND
- Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND
- Have a copy of your papers served on all other parties or their lawyers; AND
- Go to the hearing.

Read your county's Local Court Rules, if any.

Bring proposed orders to the hearing.

### To the person filing this motion:

You must ask the court to sign the Immediate Restraining Order (Ex Parte) and Hearing Notice (FL Parentage 322). This Order may be signed "ex parte" (without the other party there). Contact the Superior Court Clerk's office for the procedure in your county. You must have this Motion and the Immediate Restraining Order personally served (by someone else) on the restrained person.

### To the person receiving this motion:

If you do not agree with the requests in this motion, file a statement (using form FL All Family 135, Declaration) explaining why the court should not approve those requests. You may file other written proof supporting your side, and propose your own Parenting Plan, Residential Schedule, or Child Support Worksheets.

If the court grants an Immediate Restraining Order without notice to you, you can file a motion to change or terminate it before the hearing date. (Civil Rule 65(b).) There is no pattern form for that motion.

, M		children under 18 t	<del></del>		
	Chil	d's name	Age	Child's name	Age
1./	deline	teulne	r 16	2.	
3.				4.	
5.	<del>-</del>	· · · · · · · · · · · · · · · · · · ·		6.	
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	The very definition of the control o	3 Tell and itional space use the	<b>\</b>	Sold her to Oar pain, then her Eired fr form FL All Family 135.)	talta take om her
N	otice (check I should no because ar	itional space use the one): It have to notify the ny child listed in 1 or	other part	form FL All Family 135.)  es in advance that I am filing this harmed beyond repair if I gave could be harmed by providing advance that I am file and the could be harmed by providing advance that I am file and the could be harmed by providing advance that I am file and the could be harmed by providing advance that I am file and the could be harmed by providing advanced to the could be harmed by providing advanced to the could be harmed by providing advanced to the could be advanced to the cou	any advance

	I ask the court to approve an <i>Immediate Restraining Order</i> now, and hold a hearing within 14 days to consider my requests for temporary orders listed below. I will have the other parties served with notice of the hearing so the court can hear their sides.
•	[ ] Other:
5.	Active duty military
	<ul> <li>(The federal Servicemembers Civil Relief Act covers:         <ul> <li>Army, Navy, Air Force, Marine Corps, and Coast Guard members on active duty;</li> <li>National Guard or Reserve members under a call to active service for more than 30 days in a row; and</li> <li>commissioned corps of the Public Health Service and NOAA.</li> </ul> </li> <li>The state Service Members' Civil Relief Act covers those service members listed above who are either stationed in or residents of Washington state, and their dependents, except for the commissioned corps of the Public Health Service and NOAA.)</li> </ul>
	None of the other parties are covered by the state or federal Service Members' Civil Relief Acts.
	[ ] (Name):is covered by the [ ] state [ ] federal Service Members' Civil Relief Act.
	[ ] For persons covered only by the state act — Military duty may keep the service member or dependent from responding or coming to the hearing on this motion. I ask the court to approve temporary orders even if the covered person asks for a stay or doesn't respond. It would be very unfair (a manifest injustice) not to make temporary orders now because:
⊳ las	k the Court to approve these orders immediately (check all that apply):
6.	Do not disturb
	[] No request.
	[ ] No request. [ ] Order (name/s): Heather Wood not to disturb my peace or the peace of any child listed in 1.
7.	Stay away
	[ ] No request.
	Order (name/s): Weather workplace, or school, vehicle, and the daycare or school of any child listed in 1.  [ ] Also, not knowingly to go or stay within 50 feet of my home, workplace; vehicle, or school, or the daycare or school of any child listed in 1.
8.	Do not hurt or threaten
٥.	
	[] No request.  [A] Order (name/s): Hegther Wood not to:
	<ul> <li>Assault, harass, stalk or molest me or any child listed in 1; or</li> <li>Use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.</li> </ul>

		<b>Warning!</b> If the court extends this order after a full hearing and the parties are intimate partners, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.
		Intimate Partner: The restrained person and the protected person are/were intimate partners because they are (check all that apply):
		[ ] current or former spouses or domestic partners.
		parents of a child-in-common (unless conceived through sexual assault).
		currently or formerly in a dating relationship (age 13 or older) and [ ] never lived together [ live or have lived together
	9.	Surrender weapons
		[ ] No:request.
		[ ] Order (name/s): to immediately surrender any firearms and other dangerous weapons that they possess to (check one):  [ ] the police chief or sheriff. [ ] their lawyer. [ ] other person: (name):
	10.	Care and safety of children until the hearing
		[ ] No request.
		Order (name/s): not to take the children listed in 1 out of Washington State.
		[] Order that the children listed in 1 will live with me until the hearing.  (Specify): Charleen Feulner Grandmothe
	11.	Other immediate orders
		[ ] No request.
		[ ] (Specify):
<b>&gt;</b>		the court to approve these temporary orders at the hearing to stay in the case is done (check all that apply):
	12.	Extend immediate orders
		Extend the immediate orders I asked for above to stay in effect until the case is done.
	13.	Prohibit weapons and order surrender
		[ ] No request.
		[ ] Order (name/s)::
		Not to access, possess, have in their custody or control, purchase, receive, or attempt to purchase or receive firearms, other dangerous weapons, or concealed pistol licenses until the Order ends, and to
	RCW	26.26A.470, .465, CR 65(b) Motion for Immediate

	Immediately surrender any firearms, other dangerous weapons, or concealed pistol licenses that they possess or control to (check one): [ ] the police chief or county sheriff. [ ] their lawyer. [ ] other person (name):
14.	Care and safety of children (check all that apply)
	[ ] No request.
	Approve the Parenting Plan (form FL All Family 140) or Residential Schedule (form FL Parentage 304) proposed by [1] me [ ] (name):
	•
	[ ] Order (name): not to take the children out of Washington state.
•	[ ] Appoint a person to investigate and report to the court about what is in the children's best interest, and order who will pay this person's fees. This person should be a/n (check one):
	[ ] Guardian ad Litem (GAL) or Evaluator/Investigator as chosen by the court.
	[ ] Guardian ad Litem (GAL).
	[ ] Evaluator/Investigator.
	[ ] (Name):
	[ ] A Sexual Assault Allegation form has been filed saying the child was conceived by a sexual assault. The fact-finding hearing on this allegation has not happened yet:
	[ ] No residential time or decision-making should be ordered until after the fact-finding hearing.
	<ul> <li>I have a bonded and dependent relationship with the child that is parental in nature. It is in the child's best interests to order residential time or decision making now.</li> </ul>
	[ ] Other:
15.	Provide support
	[ ] No request.
	Order child support according to the Washington state child support schedule.
16.	Pay fees and costs
	No request.
	[ ] Order (name):to:
	[ ] Pay my lawyer's fees for this case. Amount: \$
	Make payments to (name):
	[ ] Pay other professional fees and costs for this case. Amount: \$
	to (name):
	for (purpose):
	Based on the Sexual Assault Allegation, award lawyer's fees consistent with RCW 26.09.140. RCW 26.26.760(12).
RCV	V 26.26A.470, .465, CR 65(b) Motion for Immediate

	Order (name):to:	
	Pay my lawyer's fees for this case. Amount: \$	
	Make payments to (name):	
17.	Other temporary orders	
	[ ] No request.	
	[ ] (Specify):	
Pos	sons for my requests	
18.	Why are you asking the court for the orders you checked above? (Explain):	
	If you need additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> form FL All Family 135.      If you are additional space use the <i>Declaration</i> for th	
	If you are asking for a parenting plan or residential schedule, also fill out the Information for Femporary Parenting Plan, form FL All Family 139, and a proposed Parenting Plan, form	
	FL All Family 140, or Residential Schedule, form FL Parentage 304.	
	If you are asking for child support, also fill out the Child Support Worksheets and Financial Declaration, form FL All Family 131, and file the required financial records. If you or anyone	
	else has ever received public assistance for any child in this case, also fill out the Public	
	Assistance Declaration, form FL All Family 132.	
	If you are asking to prohibit weapons or order surrender, give your reasons at the end of this section.	
	If you are asking to change an earlier temporary order, give the date of the earlier order	
	and explain how circumstances have changed since then.	٠
	Ly daughtery mother bet her at the	٠
	Nospital, ment dome and movedout	_
,	From whore they were living taking all	
	ot my daughters rassetrons and pets	
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5	TYTT WAS HEV YESS PORT, SOCIETS ECUTING COVAL OF	1
	[ ] Reasons for "Prohibit Weapons and order surrender" request (check all that apply):	L
	[ ] (Name): has used, displayed, or threatened to	4
	use a firearm or other dangerous weapon in a felony. (Describe):	6

[1	(Name):making him or her ineligible	previously come to possess a firearm under R	nmitted an of CW 9.41.040	ffense D. (Describe):
[]		's possession of the control of the	ediately) to p	
Person asl	king for this order fills ou	ut below:		
i declare un	der penalty of perjury under	the laws of the State of Washi	ngton that th	e facts I have
provided on	this form are true.	1 0 M/A	<i>d</i>	2 9 3
Signed at (c	ity and state): Yor 7 // r	chard, VIII	Date:	1-11
De mar	I Freulner	v henard	Fe	ulner
Person askin	g for this order signs here	Print name here	( - <del>-</del>	
I agree to a	ccept legal papers for this ca	ase at (check one):		
<del>-</del>	er's address, listed below.	,		
the follow	wing address (this does <b>not</b>	have to be your homeraddres	- WA	98767
Street Ac	ddress or PO Box	City	State	Zip
[] Email:_				
use the N		ds, you <b>must</b> notify all parties and the All Family 120). You must also upda s parentage or child support.)		
Lawyer (if	any) fills out below:			
Lawyer signs	s here ·	Print name and WSBA No.	1	Date
Lawyer's Stre	eet Address or PO Box	City	State	Zip
Email (if app	licable):			
and confider the other par	itial reports, as described in Gene ty, and the lawyers in your case. S	vailable for anyone to see unless they ral Rule 22, must be sealed so they leal those documents by filing them so may ask for an order to seal other	can only be se eparately, using	en by the court,

attacherent 12,1-9

# 8/15 Transcript of Show Cause Hearing:

- 1. Clucas: I'll be calling the Feulner/wood case next if the parties would please come up to the bar...case number: 07-3–1713-1
  Feulner, I have looked at your materials, you will have ten minutes, and if you wish to save any of this time for rebuttal keep an eye on the clock and whatever time is left you can use for rebuttal.
- 2. Lenard Feulner: Yeah, I brought this about on behalf of my daughter um the relationship with her mother has gotten very toxic, and she called me up one night and said "my mom kicked me out." and I talked to her a while about it. And said "well are you going to stay there tonight?" and she said "yeah" I said "well call me in the morning and let me know whats going on." So she called me and said "ah, we worked it out, Im going to start paying rent, and im gonna keep living here in the bus with my mom." then two days later she called me from the Chehalis hospital and said "can you come pick me up?" Her mom had tricked her into going to the hospital, said she was going to a car show in federal way and had her drug tested which she didnt want because um she knew she had been using some uh marijuana product that her mom had for pain and she knew, you know, she

thought she would show positive and she just lost all trust with her mom. And the police were called and they told her to find somebody to come get her so she called me eventually after being there 14 hours. I went and got her and uh went down the next day to get her stuff from her mom's cause she didt want to be with her anymore, and she had taken her bus, her van, and her little del sol, and moved away, and took her pets, and everything and basically left her a big stuffed animal she had. ... And she had numerous texts on her phone "do not contact me" so we went to the sheriff's office down there and gave them her phone number and said "we need to get her stuff." They contacted her, through some friend of hers we went to the storage unit, and she had moved some of her stuff into a separate storage unit and so we picked up all that but there was a lot of stuff missin'. And so yeah, uh, im just tryin' to do what's best for her and that's pretty much where we're at.

- 3. Clucas: "Ms wood"
- 4. **Wood:** Your honor, this is, as far as I can tell, a Prima Facia case of custodial interference. There's been a previous order saying that I am the only custodial parent. [Reads order].
- 5. Clucas: What order is that?

6. Wood: Pardon me sir?

7. Clucas: What order is that?

8. Wood: Oh that is order granting motion wpf

9. Clucas: What date?

10. **Wood:** Date is, I believe it's 2007 and [reads more of the order]. Um, doing my research online, {reads}: The relative of a minor child takes, retains, or conceals a child with intent to deny access to a person with legal custodial rights. I never moved as my landlord will state...I've protected her pets and protected her things in storage and protected my vehicles from a girl who has been lying about using drugs, vaping and who is now at her grandmother's house having vaping, multi pheromonal things and umm..

- 11. Clucas: (Interrupts) How do you want to force your daughter to come back? Should she be handcuffed, should she be... what do you want?
- 12. **Wood:** I want my daughter to come home.
- 13. Clucas: How do we force that? You want her to be arrested?

  You want her to be handcuffed? HOw do we force a 15 year old to go
  with you? What's your solution?
- **14. Wood:** I want her to come with me.

- 15. Clucas: I understand that, so how do we do that? Again, do you want to use handcuffs? Do you want to use zip ties? HOw do you force a 15 year old to go with you, who doesn't want to?
- **16. Wood:** I would hope the Judge would uphold the..
- 17. Clucas: I'm going to tell your daughter what force is going to be used, that you want me to use that force, what do you want me to tell her?
- **18. Wood:** Uh, an invisible tether to my daughter.
- 19. Clucas: What Invisible tether? How do I make a 15 year old want to go with her mother? Sir, you'll have your chance to talk.
- **20.** Feulner: She's 16
- **21.** Clucas: 16. How do I do it cause please tell me cause I'd like to know.
- **22. Wood:** Okay, so I had her um enrolled, I was just enrolling her when I found this text that she was using with girls on campus. I enrolled her in a Youth At Risk program. They wanted us to go that very day. I went to the hospital and..
- 23. Clucas: So you filed an At Risk Youth application?

- **24. Wood:** I was in the process right when I got, and I was emailing and in the process. They even called me back to have this intervention. She'd be riding horses and have a judgment.
- **25.** Clucas: What court were you filing this in?
- **26. Wood:** In Thurston County.
- **27. Clucas:** Okay.
- 28. Wood: And she would have a judgment on house rules to follow. Now my child is having these illegal items. The grandmother told me that she doesn't mind the marijuana use. My daughter's using marijuana at Grandma's house, vaping, and having sexual chocolates sex chocolates sent to the house through Amazon. The Grandmother is supporting this. They're all enabling, and I apologize because the petitioner is developmentally disabled, and there are medical records to prove that, and 1. This is unlawful interference with custodial rights. The reason for this is daughter, when she wants to take drugs and was recently tested at the hospital, the police officer came to me and said: "do you hit your child?" I said "no, I don't believe in corporal punishment." and this was because she was surprised I found out her big lie. She's vindictive, and her father is joining in this lie, and they are interfering with my custodial rights. And

they are having illegal substances, my daughter shes vaping and she's got chronic health issues, lung issues, and she's fainted at work on the upstairs, and she has nearly passed out at school during exercise. She needs to be well cared for. I've been protecting, and loving my daughter. When I found out, she was very upset that I knew the truth somehow. She tried to blame it on a previous video she made of pretending to snort cocain with a girl two years younger than her. The father is not appropriate because he is developmentally disabled, father encourages the drug use, and there's been an effort to interfere with a custodial agreement that has been in place since she was born. He has made sexual advances on our daughter reported....

- 29. Clucas: (Interrupts) can't consider any of this because I don't have it in a declaration.
- **30. Wood:** Got it. And I only received pages, four pages of this yesterday, and I don't have, didn't receive any other..
- 31. Clucas: That's why I asked you if you wanted a continuance and you declined my offer.
- **32. Wood:** I appreciate you.
- 33. Clucas: Anything else maam?

- **34. Wood:** Not at this time.
- 35. Clucas: Sir, anything else?
- Lenard Feulner: Um, yeah, um, my daughter's been in school, 36. doin' her stuff, uh, as far as I know from her mother that she was keeping her grades up and I approve of her havin' work besides going to school, um, when she was 15 she couldn't get her own bank account and so they had a joint account, and she asked her mom to put \$200 in savings and then the next week, um she wanted to get it out and go buy something that she wanted and she, her mother told her "oh, I had to use all that money for gas to take you around." and uh, that was probably, you know, a big straw in her losing trust in her mother. Um, my daughter and I talk. All the time when we're together about every subject, about birth control, is she having sex, drug use, alcohol use, what it does, we, we have complete open lines of communication. Um, she just doesn't trust her mom anymore. She tired of um being treated the way she is being treated like this. She, she feels um, no trust for her. So she doesn't want to have anything to do with her.
- **37. Clucas:** Okay, let's go back to the history of this case, because I think its important for the ...to understand.

#### 38. Feulner: K

39. Clucas: Where we're at here. On December 24, 2007, the court signed a summary judgment order that states the mother is to reside with the child. That is the last parenting action in this case. I july of 2008, the mother filed a petition to establish a parenting plan. A settlement conference was set forMarch 31, 2009. From my read of the court file, I don't think the settlement conference was ever held, but I can't tell for certain. The last action of this case was in March of 2009. The parties then did nothing, so as far as the court is concerned, until the father brought this motion in August of 2023. I'm a little surprised that the case hasn't been dismissed in all that time. Usually the clerk's office will dismiss a case if there's been no action. So the father is asking me to do something today. I can not do those things. I have to deny his request. The mother does not have a motion in front of me, so I can't grant anything without the mother making a motion. I'll simply say: you folks had a summary judgment order from 2007 which states the child is to reside with the mother. Period. The guestion is though, she's 16. How do we get a 16 year old to do it?

I mean you have not given me any solutions. I can't, I have no authority or power. The only thing that can be done is for you to file and At Risk Youth petition. It sounds like you started it, you need to complete that. That will give you the services, that will give you some court action.

Sir, you will be part of that action as well. But I can't do anything, I can't force her, I can't grab her, and cuff her, and take her someplace. She'll just continue to run, and become a runaway in the streets if we try to force her. And, so, what's happened is, for the last 14 years, you two have done nothing to try to resolve this, let this explode, and now you're coming to me saying "solve this because we failed to try to solve it." So, I'm denying your request sir, but ma'am I don't know how to get your daughter back to you. You two need to do something you should have done 14 years ago: figure it out between the two of you. Now: File that At Risk Youth Petition, because that will give you some help down there to do that, but as for today, I can not grant this request. It is denied. Thank you both. "File At Risk Youth Petition. We are in recess."

# ATTachment 13 81-Z

09/23/23 09:11

Lewis County Communications CALL DETAIL REPORT

Page:

Name#:

5343

Call Number:

D01754229

Nature:

641 Family Disp 18:30:35 07/20/23

Reported: Rovd By:

Occ Btwn:

Brockmueller L How Royd: T 18:29:42 07/20/23 and 18:29:42 07/20/23

Type: Priority: 1 1

Address:

914 S SCHEUBER RD; PROV 15

City:

Centralia

Alarm:

COMPLAINANT/CONTACT \_\_\_\_\_\_

Complainant: ,

Race: Sex:

DOB: \*\*/\*\*/\*\*

Address: ,

Home Phone:

Work Phone:

Contact: ANTINGONI IN CHARGE NURSE PRACTITIONER

Address:

Phone: (360) 330-8785

RADIO LOG.

Dispatcher	Time/Date	Unit	Code Zone Agnc		Agnc	Description	
Lopez J	18:31:51 07/20/23	307	C4	CENT	CENT	Assigned as Responsible Unit for call D01754229	
Lopez J	18:36:32 07/20/23	307	ENRT	CENT	CENT	incid#=23A08159 Enroute to a call call=1691	
Lopez J	18:42:20 07/20/23	307	ARRV	CENT	CENT	incid#=23A08159 Arrived on scene call=1691	
Lopez J	18:42:24 07/20/23	307	C4	CENT	CENT	<pre>incid#=23A08159 Status check, no prob Code 4 call=1691</pre>	
Lopez J	19:12:58 07/20/23	307	CMPL	CENT	CENT	<pre>incid#=23A08159 Completed call disp:644 clr:CH call=1691</pre>	

COMMENTS

\_\_\_\_\_

09/23/23 09:11

## Lewis County Communications CALL DETAIL REPORT

Page:

5343 2

18:30:26 07/20/2023 - Brockmueller L
VERBAL DISPUTE IN THE ER BETWEEN A MOTHER AND HER 16 YO DAUGHTER
18:30:53 07/20/2023 - Brockmueller L
RP HAS THE MOTHER IN ROOM 15 AND DAUGHTER IN QUIET ROOM DOWN THE HALL.
18:30:57 07/20/2023 - Brockmueller L
WAS VERBAL ONLY
18:31:07 07/20/2023 - Brockmueller L
MOM/HEATHER WOOD? RP THINKS
18:32:42 07/20/2023 - Brockmueller L
JUV/ADELINE M FEULNER 060207
19:12:02 07/20/2023 - Buster C
no crimes being committed
19:12:30 07/20/2023 - Buster C
advised 16 year old that mom is still in charge, mom said 16 year old is using

#### UNIT HISTORY

\_\_\_\_\_

Unit	Time/Date	)	Code
307	18:31:51	07/20/23	C4
307	18:36:32		ENRT
307	18:42:20	07/20/23	ARRV
307	18:42:24	07/20/23	C4
307	19:12:58	07/20/23	CMPL

drugs and lying to her.. they live in rochester

#### RESPONDING OFFICERS

-----

Unit Officer

-----

307 Buster C

#### INVOLVEMENTS

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Type	Record#	Date	Description	Relationship
LW	23A08159	07/20/23	641 Family Disp 23A08159 91	Initiating Call

	•	RECEIVED AND FILED IN OPEN COURT	
1		DEC 2 4 2007	
2		DAVID W. PETERSON KITSAP COUNTY CLERK	
3		KIISAP COUNTY OLEKA	
4			
5	WSSR	H	
6	C/S		
7	SUPERIOR COURT OF WASHINGTON		
8	COUNTY OF KITSAP	·	
9	In re Parentage:	07-9-03531-9	
10 11	State of Washington Petitioner,	NO: 07-5-00352-8	
12	vs.	ORDER OF CHILD SUPPORT	
13	LENARD RAY FEULNER	(ORS)	)
14	Alleged Father	Clerk's Action Required	
15	HEATHER L. WOOD Mother	07-3-01713-1 for all further action	
16	Respondents.		
17	I. JUDGMEN	r cimmaadV	
18		•	
19	A. Judgment Creditor  B. Judgment Debtor	STATE OF WASHINGTON LENARD RAY FEULNER	
20	D. Principal Judgment Amount (back suppor	\$700.00 t)\$700.00	
21	E. Interest to date of Judgment	\$0.00	
22	G. Costs	\$0.00 \$0.00	
23	<ol> <li>Principal Judgment shall bear interest at .</li> </ol>		
24	K. Attorney for Judgment Creditor	amounts shall bear interest at 0% per annum EMILY M. BUTCHER	
25	L. Attorney for Judgment Debtor		
26			
27 28		RUSSELL D. HAUGE	
20	ORDER OF CHILD SUPPORT WPF 4D 01.0500 (7/2007)	Kitsap County Prosecuting Attorney 614 Division Street MS-35	
	RCW 26.09.175; 26.26.132 SEMS No. 2004220	Port Orchard, WA 98366-4681 (360) 337-7020 Fax (360) 337-5733	
	Page 1	d vz	
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ORDER OF CHILD SUPPORT WPF 4D 01.0500 (7/2007) RCW 26.09.175; 26.26.132 SEMS No. 2004220 Page 2 RUSSELL D. HAUGE Kitsep County Prosecuting Attorney 614 Division Street MS-35 Port Orchard, WA 98366-4681 (360) 337-7020 Fax (360) 337-5733

ORDER OF CHILD SUPPORT WPF 4D 01.0500 (7/2007) RCW 26.09.175; 26.26.132 SEMS No. 2004220 Page 3

28

RUSSELL D. HAUGE Kitsep County Presecuting Attorney 614 Division Street MS-35 Port Orchard, WA 98366-4681 (360) 337-7020 Fax (360) 337-5733

1 2 3 4		OCUMENT ISSUED BY A LICENSING ENTITY OR GRANTING AUTHORITY TO ENGAGE IN A BUSINESS, INDUSTRY, RECREATIONAL PURS MOTOR VEHICLE, MAY BE DENIED, OR MAY PARENT IS NOT IN COMPLIANCE WITH THIS IN CHAPTER 74.20A REVISED CODE OF WASH	PROFESSION, OCCUPATION, OUIT, OR THE OPERATION OF A BE SUSPENDED IF THE OBLIGOR SUPPORT ORDER AS PROVIDED
5	3.6	STANDARD CALCULATION.	
6		\$164.00 per month. (See Worksheet, line 15.)	
7	3.7	REASONS FOR DEVIATION FROM STANDARD	CALCULATION.
8		The child support amount ordered in paragraph 3.5 d calculation.	loes not deviate from the standard
10	3.8	REASONS WHY REQUEST FOR DEVIATION W	AS DENIED.
11		Does not apply.	
12	3.9	STARTING DATE AND DAY TO BE PAID.	
13		Starting Date: Day(s) of the month support is due:	<b>January 1, 2008</b> 1st
14	3.10	INCREMENTAL PAYMENTS.	
15 16		Does not apply.	
17	3.11	HOW SUPPORT PAYMENTS SHALL BE MADE	
18 19		Enforcement and collection: The Division of Child S enforcement services for this case because this is a p Support payments shall be made to:	Support (DCS) provides support ublic assistance case.
20		Washington State Support Registry P. O. Box 45868	
21		Olympia, WA 98504 Phone: 1-800-922-4306 or	
22		1-800-442-5437	
23		A party required to make payments to the Washingto receive credit for a payment made to any other party	on State Support Registry will not
24		keep the registry informed of whether he or she has a reasonable cost and, if so, provide the health insuran	access to health insurance coverage at
25	3.12	WAGE WITHHOLDING ACTION.	ce poncy miormation.
26	5.12		-ite or bonofite and lime
27		Withholding action may be taken against wages, ear	-
28	WPF 4I RCW 2	R OF CHILD SUPPORT D 01.0500 (7/2007) 6.09.175; 26.26.132 No. 2004220	RUSSELL D. HAUGE Kitsap County Prosecuting Attorney 614 Division Street MS-35 Port Orchard, WA 98366-4681 (360) 337-7020 Fax (360) 337-5733
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Page 4

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ORDER OF CHILD SUPPORT WPF 4D 01.0500 (7/2007) RCW 26.09.175; 26.26.132 SEMS No. 2004220

Page 5

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RUSSELL D. HAUGE Kitsap County Prosecuting Attorney 614 Division Street MS-35 Port Orchard, WA 98366-4681 (360) 337-7020 Fax (360) 337-5733 Machinet 15, PP 176



### Superior Court of Washington, County of Kitsap

In re the parenting & support of: Adeline Marylynn Feulner, (child)

Petitioner/s (person/s who started this case):

Heather Lynn Wood (mother)

And Respondent/s (other party/parties):

Lenard Ray Feulner (father)

No. <u>07-3-01713-1</u>

Declaration of Liana White

9129 James Rd. SW

Rochester, WA 98579

(360) 763-2818

#### **DECLARATION**

I, Liana White, am a US citizen over the age of 18, and a resident of the State of Washington; the facts that I have provided on this form are true.

My Name is Liana White and I am writing this as a witness to the parent technique and love of Heather Woods for her daughter Adeline.

I have been a parent for over 40 years. We have 7 children of our own, Three who are biological, and four who we have adopted. My husband and I did foster care through Community Youth Services specializing in behavioral rehabilitative services of kiddos from foster care. We adopted three kids from care. We've had over 72 children come through our home. I am also a school bus driver in the Rochester school district for First Student as well as a trainer specialized in student management training for our drivers.

I met Heather as a trainee back in February and through our conversations I found that she had moved down to the Thurston County area because her daughter Adeline very much wanted to attend the program in Tumwater called Newmarket. Being unemployed Heather and Adeline both realized that they would be living in their van until they were able to procure a place to live. Heather began looking for work and heard about bus driving and applied for the Tenino yard.

During the training and through our conversations I had asked what the most difficult part was living in van and one of the things that Heather had shared was that the moving around having to find some place to stay every high and being disturbed sometimes because you didn't pick the right area and in the middle of the night you had to move. So I spoke with my husband and we have 3 ½ acres in Rochester so we offered to let them come stay at our place on our property so they wouldn't have to move their vehicle all the time.

During our time of training Heather shared a lot of experiences that she had had and the adventures she had shared with her daughter including doing amazing composting work throughout Olympia, where they'd actually use a bicycle to take compost around collecting it. She did a lot of volunteer work with Adeline at the Olympia Food Coop. She also shared the beekeeping experiences and various things and how she homeschooled Adeline and provided music lessons and art lessons and so many different wonderful experiences.

After Heather and Adeline moved to the property I was able to actually see how they interacted and Adeline was sharing all of the same experiences with me telling me the various stories Heather had shared. Heather is studying to be an herbalist and herbal medicines and things like that and Adeline was learning all of these things as well it was obvious that Heathers home schooling was very successful because Adeline is an extremely smart young lady. I believe she should, number wise be a sophomore in high school but I believe she would easily pass all entry level college testing. She is extremely smart and that is all attributed to the experiences and home schooling that Heather provided for her.

I was impressed with every conversation that we would have with Heather and Adeline. Adeline would share her excitement about the experiences that she had about the beekeeping, and the composting, and the art shows, and all the different things that they had done together. She seemed very pleased and happy with these things. It was quite enjoyable to see how an alternative nontraditional lifestyle could create such a smart, well-rounded kiddo.

Then at the beginning of July, Heather needed to take a 5-day trip to transport an old friend who was disabled to Utah to see some family and Adeline at that time had gotten a job at Great Wolf Lodge, where our daughter also works. Adeline was unable to go on the trip, so Heather asked if it would be okay for Adeline to stay and we could keep an eye on her and there was a group of us moms and relatives on a group text that was there for Adeline while Heather was gone, to make sure Adeline had all her needs met and

transportation was available and various things like that. Heather paid one of Adeline's co-workers to drive her to and from work.

It was during this time that I saw some behaviors that weren't in tune with what I had seen and experienced before Heather left. Some of these things were a lot of triangulation and lying and being sneaky. Things that were pretty obvious to me but when I brought these up to Heather, who again was on a trip, was surprised, and honestly, not wanting to believe that these things were true. Some of her statements were: "my daughter would never do that," and "no, I think you're just misunderstanding," but what I was finding is when I would call Adeline out on these behaviors by letting her know it all had to be cleared through her mom, she was very sneaky about getting around that. She was supposed to have rides set up with another girl to and from work - their schedule was supposed to be the same, as Heather had paid the girl to drive her - that girl only drove her one time. Then, she was expecting us to drive her which really wasn't a horrible thing but it was just kind of confusing because Heather had set everything up, and had it in place for her. She was supposed to check in with us if she wanted to leave, she needed to ask permission, and I would verify it with her mom. There was a time when she wanted to go to the lake with some friends and she already had it all planned, and was getting ready to leave before it was checked in on. She was wearing a swimsuit that was very questionable, and I didn't see it until she had come back. I asked Heather about it and she said "Adeline is not supposed to be wearing that anywhere." It was the smallest little swimsuit bikini bottom, and I get that some girls wear those and that's fine, but her mother had specifically said that was not something that she was allowed to wear, and I knew this in conversations with Heather about dressing in general and that she leans pretty conservative.

There was another occasion where she wanted to go hang out with a couple boys, and I said: "as soon as I get ahold of your mom and I clear it through your mom you can go." She then responded that the boy was already on his way, so I restated that she couldn't go until I heard from her mom. She then repeated that he's already on and my mom already said I could go with my friends, I said: "you could go with your friends, but I'm pretty sure your mom didn't mean you can go out with boys your age when we're not familiar with them." Adeline was not happy with that, and again she did a lot of triangulation between Heather and I to get around it. Heather then messaged me to say she had talked to Adeline and it was okay for her to go with the 2 boys as they were going to go look at a car and she would be back in about 45 min to an hour. This would have her back home about 945pm but she did not return till after 11:00 PM.

And it got to the point where I didn't really want having her in the house anymore while Heather was gone she was supposed to be staying in their home on the property but she spent every night in my daughter's room my daughter Addison had asked me to give her the 'mom-out' because on a couple of occasions Adeline was real pushy with Addison to try to get her to do things that she wasn't comfortable with, so I would have to step in, at Addison's request, to get Adeline to back down. When she would be in the house she would create a lot of conflict between my three children at the

house and mind you all three of my children come from foster care and have lots of trauma and Addison in particular suffers from FAS and ADHD and some severe anxiety and depression, so it doesn't take a lot to get her off track. When Heather came home, we had conversations through text prior to her getting back about things that have been going on. Heather was extremely defensive and literally would not hear what I had to say because she would not believe that Adeline was capable of these types of behaviors. Adeline had made me out to seem like I was some sort of horrible, horrible person, and how strict I was and mean, and I was the absolute villain while Heather was gone.

Then Heather started to read some of Adeline's phone messages and Instagram and was finding things out that weren't OK.

I declare under penalty of perjury under the laws of the state of Washington that the facts have provided are true.

Signed at (city and state): Rochester, WA

Date: 8-27-23

Person making this motion signs here Print name here:

Liana White



ARELINE HOSPITAR

Girl get up and come out to the bus bring the bag full of weed come on I'm on my way home

My mom ain't home

I didn't mean that I'm on my way home

Come over



You can come and pick it up bro I'm way too tired bro

Apelino /

Damn nevermind

l like smoking with you



We can tonight or later today if you can

Adeline -

Today my dad's supposed to come over and so tonight



Tomorrow?





3 Replies

Message deleted by its author 20 mins



Logan Johnson 20 mins









Logan Johnson 19 mins

- 1. Houser 8/4/2023
- 2. Wood vs Feulner 07-3-01713-1
- 3. **Houser:** Wood vs Feulner Heather Wood? Are you Mr. Feulner?
- 4. Lenard Feulner: Yes
- 5. **Houser**: Uh, I'm sorry if I mispronounced your name...and who is this with you?
- Lenard Feulner: This is my daughter, Adeline. This is on,
   be, on her behalf.
- 7. **Houser**: So, you're actually doing this on behalf of your daughter.
- 8. **Houser:** and, so, get together some of the information I have, so..Miss Wood has moved?
- 9. **Lenard Feulner:** They were living in a bus.
- 10. Houser: And. Has the bus moved?
- 11. **Lenard Feulner:** Yes, uh, when I went down and picked her up at the hospital (it was very late that night) I brought her over to my mom's.
- 12. **Houser**: Why was she in the hospital?
- 13. **Lenard Feulner:** Can she state?
- 14. **Houser:** Yeah, why don't you go ahead and do that. I have to swear you in, I'm going to put you under oath, okay? I'll have you raise your right hand.

Do you solemnly swear or affirm that the information or ah that the testimony that you are about to give will be the truth, the whole truth, and nothing but the truth?

15. **Adeline Feulner**: Yes

16. **Houser**: Okay, so why were you in the hospital?

17. Adeline Feulner: My mom had tricked me into going to the hospital to take a drug test that I was unaware of that she wanted me to take, and earlier she had had me take some CBD supplements to, like help with like pain, from like, a bike crash I was in, and it showed up on the drug test, and she was really mad and decided to kick me out and left me at the hospital with my dad on his way...and the next morning when we came back to get my stuff she had moved everything, and nothing was where it was before, and everything was gone.

18. **Houser**: okay, and this was ..the bus you were talking about?

19. **Adeline Feulner**: Yes

20. **Houser**: Where's the bus now?

21. **Adeline Feulner**: We don't know.

22. **Lenard Feulner:** Um, she had a bus there, a van, and a little Honda Del Sol, they were all gone, the pets were gone, um, there, there was a few items

- left, and we found one little toy, and some of her stuff, and a big
- 23. stuffed kangaroo that was it, but, um, we went to her work, and her mother had revoked her parental, uh, um..
- 24. Adeline Feulner: right to work.
- 25. **Lenard Feulner:** yeah, right to work and given them the results of the drug test, so it kinda, she wasn't working there anymore. So we came back that Friday to get her last paycheck and we went by where they were living before and uh, the bus was back, and we had some more running around to do to um get more paperwork from her former employers, and so we stopped by again, well we didn't stop by we just drove by, and the bus was gone, and the van was gone, and then we saw her mom drivin' the bus in Rochester as we went through. But uh, we talked to the sheriff's office down there, and they got ahold of her, and through uh, her friend we were able to get (clears throat) a lot of her things, but she kept her passport, her social security card and some tools and um, most of her weapons she collects martial art weapons, so her moms in possession of all that stuff still.
- 26. **Houser**: Do you know how many weapons she has..for herself?
- 27. Adeline Feulner: She doesn't have any weapons of her

- own, just the ones that she kept of mine. (scribbling sounds).
- 28. **Houser**: 'Kay, So this is a little bit of a different posture than I see most of the time. So what I've done is, I've granted immediate restraining order protecting both of you from Miss Wood, um, with a do not disturb for you, for both of you, stay away from the home, not come within your home or place vehicle or school or daycare not within 500 feet protection order so not harass stalk molest or try to use physical force or threaten a person with child. I'm not going to issue a Surrender Weapons I can't issue a Surrender of Weapons for your stuff.
- 29. **Lenard Feulner:** okay
- 30. **Houser**: So that's something else that has to happen
- 31. Lenard Feulner: I wasn't clear on that.
- 32. **Houser**: And then the child is going to live with Charleen Feulner who is the paternal grandmother, is that it?
- 33. So, I signed that, and then there's going to be a hearing. I, uh, were you and Miss Wood married to each other?
- 34. **Lenard Feulner**: No, we were briefly boyfriend/girlfriend.
- 35. **Houser**: alright, so what we'll do is we'll set this for hearing.. Tuesdays, that

P5

calendar is getting smaller every day, Let's see, the 15th, I think. So, Im going to set this for a hearing to determine whether this order's gonna continue on, on the 15<sup>th</sup> of august at 9:00 in the morning. So, you will get a copy of this order that I just signed, down at the clerk's office, which is room 202, the main clerk's office, okay? You can go down to room 202 to get copies of the order I just signed.

- 36. **Lenard Feulner:** Oh, What about temporary custody?
- 37. **Houser:** That, um, right now she's going to be staying with your mother.
- 38. **Lenard Feuiner**: Okay, but, um, um, she wants to go back to work. She's a lifeguard at the Great Wolf Lodge.
- 39. **Houser**: You are her father, right?
- 40. **Lenard Feulner:** Yes.
- 41. **Houser:** So, you're her father.
- 42. **Lenard Feulner**: So I can be..
- 43. **Houser**: chuckle
- 44. **Lenard Feulner:** Thank you very much.
- 45. Houser: No problem.

Attachmeent 18, pp 1-2



#### Adeline

5 messages

**Heather Wood** <a href="https://https:

Wed, Jul 5, 2023 at 6:02 PM

Hi Tanya I just got a video and in my messages of Adeline coaxing her friend to do a line of something the friend was saying I haven't done this in so long and Adeline is like to do it do it blah blah blah and then Adeline did it and they showed the camera. I don't know if it's real me and the mom believe it's real and I'm thinking of calling the police I thought I'd ask you first what should I do?

Tanya Lyon <lyonfamilyservices@gmail.com> To: Heather Wood <hthrwood012@gmail.com> Wed, Jul 5, 2023 at 6:05 PM

Hi Heather. You could take her to the emergency room and ask for a drug test for cocaine and opiates to be done. Alternative tests can be purchased at Walgreens but I don't know how effective they are.

[Quoted text hidden]

**Heather Wood** <a href="https://https:

Wed, Jul 5, 2023 at 7:41 PM

Okay.

She said it was a joke video. They sent it to a friend as a joke. I had already called the police. I just took her back to work. Thank you for the info.
And responding.
[Quoted text hidden]

Tanya Lyon < lyonfamilyservices@gmail.com>
To: Heather Wood < http://doi.oru/

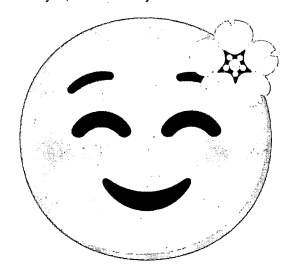
Wed, Jul 5, 2023 at 7:53 PM

Parenting really sucks sometimes. Great job staying calm and reaching out! Sending you lots of strength and peace! [Quoted text hidden]

Heather Wood <a href="https://heather-Wood">https://heather-Wood</a> <a href="https://heather-wood/12@gmail.com">https://heather-Wood</a> <a href="https://heather-wood/12@gmail.com">https://heather-wood/12@gmail.com</a> <a href="https://heath

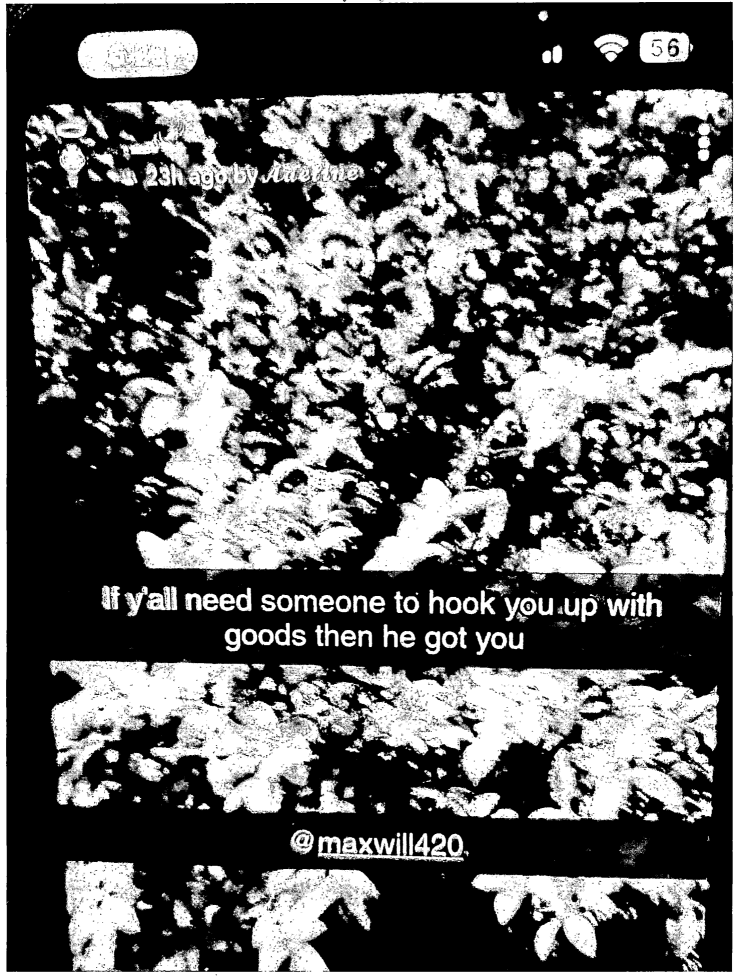
Wed, Jul 5, 2023 at 7:56 PM

### Thank you, and same to you ☺



Heather [Quoted text hidden]

ATTachment 19 3



Attachement 2003 1-4

A video of Adeline's friend Keira drunk unsworn testimony 10/31

Adeline makes an appearance in lines 43-53.

- Michelle: Go, go try to walk a straight line. Put your fingers to your nose.
   One at a time...out to here.
- 2. Dad: Keira, how many times has this person, you call them Zee? Is it a boy or a girl?
- 3. Keira: I've only hung out with Zee twice, and she is amazing.
- 4. Dad: She's amazing? She's 21 or 22?
- 5. Dad: So she's the one you're getting your weed from?
- 6. Kiera: No
- 7. Michelle: Who's this person? (car passing by).
- 8. Dad: But, so you said earlier that Zee's the one who gives you, who gave your weed.
- 9. Keira: Her man gave me the weed.
- 10. Michelle: Slow-roll somewhere else motherf\*\*\*\*s!
- 11. Dad: Okay, so, but you said earlier that Zee is the one who was giving got you liquor and weed tonight.

12. Michelle: that's all your little f\*\*\*in friends. Drivin' by slow-rolling. They can turn the f\*\*\* around or I'll punch their fuckin lights out.

13.Keira: No, mom.

14. Michelle: youF\*\*\* and f\*\*\* them.

15. Keira: They didn't do anything wrong.

16. Michelle: Keira,

17.Dad: Keira,

18. Michelle: ...look at you.

19.Keira: I'm fine.

20.Dad: You're drunk, you're high as hell. You're standing, sleeping out here on the side of the road.

21.Keira: I am sober. You're crazy. I have never had a drink in my life. I've never smoked any drugs. Or done anything. I'm the smartest person you're ever gonna meet. I'm the most sober person you've ever gonna meet. I'm fine.

Okay? I'm completely sober.

22.Dad: What's Zee's real name?

23.Keira: I don't f\*\*\*in know, I mean it is I its Zee.

24. Dad: And she was giving you tequila shots tonight?

25.Keira: Margarita.

26.Dad: Margarita shots?

27. Keira: Margarita, vodka...

28. Dad: and then you guys were taking hits off of a blunt? I mean was it joint,

what was it?

29.Keira: you're recording, I'm gonna shut up.

30. Dad: You already said enough Keira, its already been recorded.

31. Keira: Are you gonna tell the cops?

32. Dad: Yes, actually I am.

33.Keira: Can we not?

34.Dad: Nope.

35.Keira: Please

36.Dad: Absolutely not.

37.Keira: I don't want to get in trouble.

38. Dad: Keira, the only way I don't, is if you start telling the truth.

39.Keira: I am telling the truth.

40.Dad: Who the f\*\*\* is Zee?

41. Keira: I don't know her real name.

42. Dad: So you're out here with a bunch of adults out here, middle aged kids..

43. Keira: I was with Nathaniel, Isaac, and Shilo...then Adeline pulled up too.

44. Dad: Adeline was part of it?

- 45. Keira: Adeline showed up.
- 46. Dad: So, Adeline was out here drunk, and high, and skinny-dipping for everybody?
- 47. Keira: She skinny-dipped but she didn't drink...or smoke she did the driving.
- 48. Dad: Yeah, from my understanding, she drinks and drives, and everything anyways, so what's the...
- 49. Keira: Not anymore.
- 50. Dad: Not anymore? Kinda hard to get into the lake water when its oh just above freezing if you're not on something.
- 51. Keira: She's just crazy like that.
- 52. Dad: She's just crazy like that?
- 53. Keira: mm, hm, She's a crazy mother...
- 54. Dad: So how many shots did you have? Were you trying to keep up with people?
- 55. Keira: Oh, no I chugged that shit. I chugged half a bottle of vodka.
- 56. Dad: Half a bottle of vodka? Do you know (Audio ends).

PV1-4

Attachement 29,

FILED
KITSAP COUNTY CLERK

DEC 2 \* 2007

DAVID W. PETERSON

## SUPERIOR COURT OF WASHINGTON COUNTY OF KITSAP

ADELINE M FEULNER

06/02/2007

Minor Child(ren)

LENARD RAY FEULNER

10/11/1956

Father

**HEATHER L WOOD** 

05/13/1970 Mother 07-3-01713-1

COPY OF DISPOSITIONAL DOCUMENTS FROM 07-5-00352-8

RECEIVED AND FILED IN OPEN COURT DEC 2 4 2007 DAVID W. PETERSON 3 KITSAP COUNTY CLERK 5 WSSR 6 7 SUPERIOR COURT OF WASHINGTON 8 COUNTY OF KITSAP 9 In re Parentage: 10 State of Washington NO: 07-5-00352-8 11 ORDER GRANTING MOTION FOR Petitioner. SUMMARY JUDGMENT 12 (ORGSJ) 13 LENARD RAY FEULNER Alleged Father 14 07-3-01713-1 for all further action HEATHER L. WOOD 15 Mother 16 Respondents. 17 I. JUDGMENT SUMMARY 18 Does not apply. 19 IL HEARING 20 2.1 21 Persons appearing at this hearing were: 22 State's Attorney Mother 23 Alleged Father Other: 24 The Court heard argument and considered the pleadings filed in this action and the 2.2 25 following evidence: 26 Child Support Worksheets. Declaration of HEATHER L. WOOD, dated October 9, 2007. 27 28 ORD GRANTING MOT FOR SUMMARY JDGM RUSSELL D. HAUGE Kitsep County Prosecuting Attorney WPF 4D 03.0270 (6/2002)- CR 56 614 Division Street MS-35 SEMS No. 2004220 Port Orchard, WA 98366-4681 Page 1 (360) 337-7020 Fax (360) 337-5733

15 A

1	establishing parentage is waived pursuant to RCW 26.09.490.
2	4.2 OTHER:
3	
4	DATED: Dec 24, 2002
5	90DULICOURT COMMISSIONER
6	Presented by: RICHARD C. ADAMSON
7	
8	Emily But her
9	Deputy Presecuting Attorney WSBA Number: 34038
10	
11	Approved as to form:
12	Longer Charles
13	LENARD RAY FEULNER
14	Father 1
15	Haller T Moore a
16	HEATHER L. WOOD
17	Mother
18	
19	
20	<b>3</b>

ORD GRANTING MOT FOR SUMMARY JDGM WPF 4D 03.0270 (6/2002)- CR 56 SEMS No. 2004220 Page 3

28

RUSSELL D. HAUGE Kitsap County Prosecuting Attorney 614 Division Street MS-35 Port Orchard, WA 98366-4681 (360) 337-7020 Fax (360) 337-5733

Allachmany 200 pp 1-8



# Superior Court of Washington County of Kitsap

In re: Heather and	Wood Petitioner(s),	No. 07 -3 - 017 13 -
Lenard I	FeuIner Respondent(s).	Declaration of (Optional Use) (DCLR)
This declara	tion is made by:	
Name:	Heather Wood	
Age:	38	- <del></del>
Relationship	to the parties in this action: Mother is cus	stodial parent of Adeline Feulner, and former
opulative pa	artner of Lenard Feulner, 52 years old	

I Declare: Lenard has been diagnosed with a neuro-biological developmental disorder, and is unfit to serve as a care provider. Lenard was dosed with severe pharmaceuticals throughout his childhood, and continued a life of severe drug abuse and alcoholism throughout adulthood.

On July 14<sup>th</sup> 2007, Adeline was nearly 6 months old. I left her with Lenard for only one hour to run home for a change of clothes. While I was absent, Lenard had begun drinking Kalua with hard liquor, and upon his Mother's request, with whom he lives, used an electric skill-saw in one hand to cut lumber into a signpost while holding my baby in the other arm. He bragged to our friends and me that the noise really bothered the baby the first time he ran the saw, but that she did not react at all after that. This is incredible, and irresponsible, and dangerous behavior.

Declaration (DCLR) - Page 1 of 5° WPF DRPSCU 01.0100 (6/2006)

The drug and alcohol abuse is conflicting with the best interest of my child, and her well being has been compromised in his care. The developmental disability that Lenard was diagnosed with also prevents him from using better judgment.

On January 5th, 2008, Lenard delivered marijuana to his friends, and therefore was late and stoned, picking up Adeline from me, for my three hour Saturday shift at the office. Though I gave him a diaper-bag with a bottle of hand-pumped breast milk and other supplies, and told him to feed his daughter, he never brought her back to our meeting place, and he never fed her. For seven hours, my then seven month old daughter went without any food or water. Lenard later admitted that he had fallen asleep and was watching a post-season Seahawks game. He would have been late in bringing her back to me, and he thought I should just "figure it out," Lenard never even brought the diaper-bag in from the car to care for the child otherwise. Meanwhile, as I became more and more engaged with breast-milk, I began calling his friends, the Hospital, and 911. Lenard had been very late every time but once, so 1 continued to wait. I was afraid to cross paths and become even further away from my child, as I knew she must be very hungry. I called his family and friends a second time, the Hospital, and 911. I called my Father who advised me to stay where I was since it was our usual meeting place. I sent one of his friends to his house to look for him. He was there with the starving child. He never tried to call me, nor did he bring her to me, nor did he feed her. I reported this incident to CPS as child-neglect. Several times I asked Lenard to call if he would ever be late, so that I would not worry and wait, wrought with wondering "where was my child?" Every time I asked him to do this, he would become annoyed with me, and still refuse to call when he was late. This was the last time for seven months that I let Lenard have the baby without me, unsupervised.

During the past several months, to my disappointment, it has become evident that an intimate relationship with Adeline's Father is impossible. I filed a Parenting Plan with the State. Lenard has pleaded with me not to follow through. Lenard told me that he would take Adeline from me if I did not continue an intimate relationship with him. He told me I could trust him again, and that he would promise to be careful with her, and call when late, and to follow agreed upon common rules while she was in his care. These rules were: to be drug free, to be alcohol free, and to keep her out of the company of drugs, others under the influence, and a specific Couple's home where Lenard goes to use drugs, where there are dirty magazines lying around the house, and where often sex orgies are engaged in, so I've been told, and invited, which is why I do not go there, and will not allow my child to go. Lenard gave me his word, and took her there anyway, and did not tell me. Lenard cannot be trusted at his word. I will not trust his word again. I believe that Lenard's drug habit impairs his better judgment. I have asked Lenard to keep

Declaration (DCLR) - Page 2 of 5 WPF DRPSCU 01.0100 (6/2006) his dirty magazines out of arms reach of my daughter. Again he argues that they are "just naked bodies". I insisted that he abide by this rule regardless of his sense of freedom. He continued to keep his magazines in his mother's house where the child has access, and I accidentally picked them up thinking they were something else because they were beneath a single Mother Earth News right where we could get at them. After having asked this man to refrain from pornography in plain view of my child, he still keeps it around! I will not allow my daughter around such nonsense ever. Again, perhaps because of his developmental disability, or his incessant drug use, Lenard does not possess the capability to use better judgment in the best interest of my child.

I, through all of this, have not kept Adeline from spending time with her Father, and have facilitated supervised visits and outings with Lenard and myself. Maybe I should have.

I have asked Lenard to refrain from inappropriate, adult comments to the child, or about her, or in front of her. He has referred to her as being "sexy", and made many other inappropriate comments, all of which I have documented. He argues, and becomes annoyed, and insists that she doesn't understand what he is saying. He laughs,

Lenard believes the world is ending in 2013, and that he will be safer from catastrophic events if he leaves the state, or goes to Eastern Washington. He believes that there is a secret planate Neburu out there that will cause the Earth's polarity to switch when it moves between our Moon and our planate Earth. He believes the world's great scientists are keeping this a secret from us all to avoid pandemic panic. Lenard believes that there is a safe place somewhere in Oregon where he could successfully survive, and plans to go there or somewhere in Eastern Washington to hold up during the impending fallout. I am afraid that Lenard will try to take my Daughter with him if/when he goes. He has stated that being without this one, of two Daughters, would be the worst thing that could ever happen to him. I want to keep my Daughter safe with her Mother, Myself.

My Daughter, Adeline, is still breastfeeding a great deal, and it and would not be in the child's best interest to keep her from myself for extended periods of time in the care of a habitual drug user, or a developmentally disabled person. I am a drug free and very health-conscious Mother, who feeds my Daughter only the best foods available, prepared at home, by hand.

Lenard opted for corrective eye surgery just recently, and the Doctor he chose, cut off the top of his cornea. Lenard now has a very difficult time seeing and differentiating objects and shapes and reading with that eye. Added to the initial eyesight failure, he is quite inconvenienced. This will also have to be corrected before he drives my daughter anywhere without supervision. Lenard has encouraged his other daughter to spend time with Adeline in my absence, who is also on drugs. I have seen Lenard leave my

Declaration (DCLR) - Page 3 of 5 WPF DRPSCU 01.0100 (6/2006)

ot be allowed. Lenard seems to see it as a challenge, but my daughter's well being hangs in the bala	t he allowed. I enord come to see				l is a drug use	
	t be allowed. Lenard seems to see h	t as a chaneng	e, out my daug	gnter's well o	enig nangs m	me damin
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I declare under penal correct.						
Signed at Brum	inten	, [City] _ \( \sqrt{\cent{\sqrt{\sq}}}}}}}}}}} \end{\sqrt{\sq}}}}}}}}} \end{\sqrt{\sq}}}}}}}}}} \end{\sqrt{\sq}}}}}}}}}}} \end{\sqit{\sqrt{\sq}}}}}}}} \end{\sqit{\sqrt{\sq}}}}}}}} \end{\sqrt{\sqrt{\sq}}}}}}} \end{\sqit{\sqrt{\sq}\end{\sq}	[State] or	3/5	1/09	[Date]
Hite V	Pool		Heather	WOOL	)	
Signature of Declara	nt		Print or Type 1	Vame		
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## ATTACHILENT

DD70205X SIM 08/13/2008 8:21 Am KITSAP DISTRICT COURT DOCKET

PAGE:

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SMF

DEFENDANT

FEULNER, LENARD RAY 4101 AMDERSON HILL RD SW PORT ORCHARD WA 96367

CASE:

11633 KTC Criminal Non-Traffic

Agency No.

Home Phone: 3608748806

AKA No aliases on file.

OFFICER

42385 KTC FARVOUR, GARY

CHERGES

Violation Date: 11/03/1995

1 59.50.401E POSS OF MARIDUANA

DV Plea

Finding

Not Guilty Guilty

TEXT

S

S 11/08/1995 Case Filed on 13/06/1995

OFF 1 FARVOUR, GARY Added as Participant

ARR NN Set for 12/05/1995 09:00 AM

in Room 201 With Judge JMR

U 12/05/1995 DEFENDANT PRESENT

DEFENDANT STIPULATED TO FACTS SUFFICIENT

TO ENTER A FINDING OF GUILTY

Case Heard Before Judge JMR

Defendant Arraigned on Charge 1

Plea/Response of Not Guilty Entered on Charge I

Finding/Judgment of Guilty for Charge 1

Total Fine Imposed on Charge 1: 1,000.00

750.00 Suspended with

Court Imposes Jail Time of 90 D on Charge 1

with 89 D Suspended

Alcohol Assessment Ordered : 90 D

ARO Review on Charge 1 Set for 02/28/1996

Charge 1: Def. complied with Jail Sentence

OTH NN Set for 02/26/1996 04:30 PM

in Room 281 with Judge JMR

ARR NN: Not Held, Hearing Canceled

STI NN: Held

Proceedings Recorded on Tape No. 95-528

12/08/1995 Accounts Receivable Created

Case Scheduled on Time Pay Agreement 2 for: 250.00

01/26/1995 Case Removed from Time Pay Agreement 502 90480 2 Accounts Receivable Changed to

Authorized by TJL with Adjustment Code: CS

0.00

250.00 THC

02/26/1996 OTH NN: Not Held, Hearing Canceled

U 03/04/1996 DEFT HAS COMPLETED ALCOHOL EVAL

Charge 1: Def. complied with Alcohol Assessment Ordered

U 10/24/1996 DISPOSITION REPORT SENT TO WSID ON 12/05/95 COMMITMENT

Case Disposition of CL Entered

TJL SEM

TJL

SMF

ADDITIONAL CASE DATA Case Disposition

Disposition: Closed

Date: 10/24/1996

Docket continued on next page

D070205X 5JM 09/13/2008 9:21 AM KINSAP DISTRICT COURT DOCKET

PAGÉ: 2

DEFENDANT FEULNER, LENGRD RAY CASE: 11633 KTC Criminal Non-Traffic Agency No.

ADDITIONAL CASE DATA - Continued

Personal Description

Sex: M Race: W DOB: 10/11/1955

Dr.Lic.No.: FEULNLR447PJ State: WA Expires: 2001

Employer: ST VINCENT DE PAUL

Height: 5 Weight: 240 Eyes: BRO Hair: BRO

Hearing Summary

Held

ON 12/05/1995 AT 09:00 AM IN ROOM 201 WITH JMR

End of docket report for this case

ATTACHMENT B



October 20, 2008

To Whom It May Concern:

My name is Michael T. Kinder. I have been in the addiction treatment field for twenty years. Currently I hold a license to practice as a Chemical Dependency Professional in the State of Washington. I presently work as the Senior Administrator at Lakeside-Milam Recovery Centers.

In my professional opinion if an individual has a prior diagnosis of chemical dependency i.e. alcohol and /or other mood-altering substance, and additionally has a history of prior treatment, they run a risk of reoffending, and creating life-long medical and social problems. Therefore, it is not unreasonable to request verification of substance-free behavior when the individual is in charge of a small child. An example would be: operating a vehicle in which there is a child within twenty-four-hours after consuming any substance at all.

If you would like to dialogue, I am available at the number below. Remember, there is no cure for chemical dependency, the only way to manage this disease is through abstinence.

Please feel free to contact me at (253) 272-2242 with any questions.

ncerely,

Michael Kinder, CDP

Administrator

MK/mb

Attachard 23, pp 1-3

28B, P1

INVOICE hthrwood012@gmail.com



Invoice No#: 331

**Invoice Date**: Oct 21, 2022 **Due Date**: Oct 21, 2022



\$2,363.45 AMOUNT DUE

#### **BILL TO**

ht\*\*\*\*\*\*@gmail.com

#	ITEMS & DESCRIPTION	QTY/HRS	PRICE	AMOUNT(\$)
1	Gasoline Costs of Travel: Round trip from 14907 Joy Lane SW, Port Orchard, WA 98367 to Adeline's Lacey Treatments. The trip is 126 miles round trip, at average cost: \$5.00/gallon of gas.  Several weeks a trip was made to treatments from the Joy Lane SW, Port Orchard, WA address. The costs have all been paid up front and in full by custodial parent, Heather Wood. Reimbursement is required, and thus invoiced at 50% discount. 2002 Honda Odyssey gets 20 miles to each gallon.		\$34.50	\$379.50 F
2	Gasoline Costs of Travel: Round Trip From 1325 10th Ave. SE, Olympia, WA 98501 to Warwick Chiropractic: 8650 Martin Way E #207, Lacey, WA 98516 is 14.2 miles, at \$5.00/gallon of gasoline.  Several weeks a trip was made to treatments from the 1325 10th Ave SE, Olympia, WA address. The costs have all been paid up front and in full by custodial parent, Heather Wood. Reimbursement is required (RCW 26.19.071(6)), and thus invoiced at 50% discount. 2002 Honda Odyssey gets 20 miles to each gallon.	16	\$3.55	\$56.80
3	Gasoline Costs of Travel: Round Trip from *NMSC to Established Medical Care Therapists is 24 Miles Round Trip. Gasoline \$5.00/Gallon. 2002 Honda Odyssey Gets 20 Miles to the Gallon.	3	\$6.00	\$18.00
	Several weeks, a trip was made to treatments			

	from New Market Skill Center *(NMSC), Tumwater, WA address. The costs have all been paid up front and in full by custodial parent, Heather Wood. Reimbursement is required, and thus invoiced at 50% discount to Non-Custodial Parent, Lenard Feulner: RCW26.19.080(2).			
4	Cost of Travel and Wait Time: Massage Plus Chiro from NMSC. Professional wage of \$50/hour at 2.5 hours has been invested in Adeline's Healthcare by Heather Wood, Sole Legal Guardian, and 50% Must be Reimbursed by Non-Custodial Parent, Lenard Feulner: RCW 26.19.080(2). This invoice reflects the 50% discount due non-custodial, Lenard Feulner.	1	\$50.00	\$50.00
5	Cost of Travel and Wait Time: For Chiro Only, from 1325 10th Ave. SE, Olympia, WA, 98501. Rate of \$50/Hour at 1.16 hours, and Must be Reimbursed by Non-Custodial Parent, Lenard Feulner: RCW 26.19.080(2) (discounted by 50% to reflect one half the original cost).	8	\$58.30	\$466.40
6	Cost of Travel and Wait Time: For Massage Plus Chiro Care, From 14907 Joy Lane SW, Port Orchard,k WA, 98367. Rate of \$50 at 4.26 hours must be reimbursed by non-custodial parent, Lenard Feulner: RCW 26.19.080(2) (discounted by 50% to reflect one half the original cost).	8	\$213.30	\$1,706.40 PZ
7	Cost of Travel and Wait Time: On Chiro-only Days, From 14907 Joy Lane SW, Port Orchard, WA 98367 Rate of \$50 at 3.27 hours must be reimbursed by non-custodial parent, Lenard Feulner: RCW 26.19.080(2) (discounted by 50% to reflect one half the original cost).	<b>7</b>	\$163.30	\$1,143.10
8	Two Tires, Valve Stems, Balancing, Disposal. 263,248 miles, two tires at 167.99 each, balancing and valve stems: 49.96, disposal: 38.27.	1	\$424.21	\$424.21
9	Oil Change at Lacey Goodyear Receipt available upon request.	1	\$54.00	\$54.00
10	Costs of Travel and Wait Time: Chiro Only From NMSC	1	\$75.00	\$75.00

Rate of \$50 at 1.5 hours must be reimbursed by

non-custodial parent, Lenard Feulner: RCW 26.19.080(2) (discounted by 50% to reflect one half the original cost).

11	Insurance Cost: Progressive Insurance	5	•	\$70.70	\$353.50
	All medical, and associated costs must be				
	reimbursed by non-custodial parent, Lenard				
	Feulner: RCW 26.19.080(2) (discounted by				
	50% to reflect one half the original cost).				
<b></b>					······································

Subtotal

\$4,726.91

Other discount (50%)

-\$2,363.46

**TOTAL** 

\$2,363.45 USD

#### **NOTES TO CUSTOMER**

This is the first of many invoices-to-come.

Thank you for your immediate attention to the medical needs of Adeline Feulner.

Sincerely,

Heather Wood

(360) 999-8493

DOTAChount 25 20

#### David M Warwick DC 8650 Martin Way E Ste 207 Lacey, WA 98516-6610 360-951-4504

September 21, 2022

Appointment List for Adeline Feulner #5020

Date range: 04/26/2022 -> 09/26/2022

34

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Wednesday April 27, 2022	9:15am	3P CHIRO DAILY
Thursday April 28, 2022	3:30pm	3P CHIRO DAILY
Monday May 2, 2022	9:15am	3P CHIRO DAILY
1677年18月1日 1911年1911年1911年1911年1911年1911年1911年19		Harring Mennes Schools Caronox Transaction and Assessment Caronox Caro
Tuesday May 3, 2022	4:15pm	3P CHIRO MASSAFE BEFORE
Wednesday May 4, 2022	9:30am	3P CHIRO DAILY
Thursday May 5, 2022	3:45pm	3P CHIRO DAILY
Monday May 9, 2022	9:30am	3P CHIRO DAILY
Tuesday May 10, 2022	3:30pm	3P MASSAGE CHIRO AFTER ROXANA OUT
Tuesday May 10, 2022	4:45pm	3P CHIRO ONLY
Thursday May 12, 2022	3:30pm	3P CHIRO DAILY
Tuesday May 17, 2022	2:15pm	3P CHIRO MASSAGE AFTER
Tuesday May 17, 2022	3:30pm	3P MASSAGE CHIRO BEFORE
Thursday May 19, 2022	4:30pm	3P CHIRO ONLY 2XWK
Tuesday May 24, 2022	3:30pm	3P MASSAGE CHIRO AFTER
Tuesday May 24, 2022	4:30pm	3P CHIRO MASSAGE BEFORE
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Tuesday May 31, 2022	3:30pm	3P MASSAGE CHIRO AFTER
Tuesday May 31, 2022	4:30pm	3P CHIRO MASSAGE BEFORE
Thursday-June 2, 2022		SPACHERO: DXD_REV; ONLYX-2XWK
Tuesday June 7, 2022	2:15pm	PIP CHIRO DXD REV
Thursday June 9, 2022	11:30am	PIP MASSAGE CHIRO AFTER
Thursday June 9, 2022	12:30pm	PIP CHIRO MASSAGE BEFORE
Tuesday June 14, 2022	3:00pm	PIP CHIRO MASSAGE AFTER
Tuesday June 14, 2022	3:30pm	PIP MASSAGE CHIRO BEFORE
Thursday June 16, 2022	3:30pm	PIP MASSAGE CHIRO AFTER
Thursday June 16, 2022	4:30pm	PIP CHIRO MASSAGE BEFORE
Thursday June 23, 2022	1:30pm	PIP CHIRO 1XWK
Thursday June 30, 2022	4:30pm	PIP MASSAGE CHIRO AFTER
Thursday, June 30, 2022: - + 43	% 5:30pm 5:5	PTPLECHTRO UPDATE: MASSAGE BEFORE TO THE
Tuesday July 5, 2022	4:30pm	PIP MASSAGE CHIRO AFTER
Tuesday July 5, 2022	5:30pm	PIP CHIRO MASSAGE BEFORE
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Rednesday. August 3: 2022 - 1		- Pro-Ghoro Johns Olympias Carbell II Herry
Thursday August 11, 2022	12:15pm	3P CHIRO WI
Thursday August 25, 2022	12:15pm	PIP CHIRO TOO LONG OF WAIT
Thursday August 25, 2022	12:30pm	3P MASSAGE ONLY
Tuesday August 30, 2022	11:45am	PIP CHIRO
Thursday September 1, 2022	12:30pm	3P MASSAGE CHIRO AFTER
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ATTACHMENT 15 PP 1-2



Prepared for: Adeline Feulner

Student ID: 875266573 Year/Quarter: Fall 2020 (C012)

This statement is to provide a receipt of Fall 2020 tuition and Fee charges. Please see the simplified breakdown and fee code table below for more detailed information.

- \$742.20 was paid with a Nelnet Payment Plan
- \$371.10 was paid with a debit/credit card

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FEE			FEE		CHARGE	PAYMENT		PAYMENT			
CD	YRS	COL	CLASS	QTY	AMOUNT	AMOUNT	DATE	METHOD		REFE	RENCE
MK	C012	240	21	1.0	50.00	50.00	110220	CHARGE		00201	197814
MN	C012	240	30	1.0	20.00	20.00	110220	CHARGE		00201	197814
NT	C012	240	60		371.10	371.10	110920	NLNTC012 -	-0	98302	221085
Q1	C012	240	30	1.0	12.00	12.00	110220	CHARGE		00201	L97814
QB	C012	240	30	5.0	40.00	40.00	110220	CHARGE		00201	L97814
SB	C012	240	32	5.0	30.00	30.00	110220	CHARGE		00201	L97814
TR	C012	240	10	5.0	371.10	371.10	092320	NLNTC012 -	-0	00001	L64014
TR	C012	240	10		194.10	194.10	110220	CHARGE		00201	197814
WE	C012	240	21	1.0	25.00	25.00	110220	CHARGE		00201	197814

BALANCE: [ .00]

FEE FEE

Warmest Regards,

Sarah Koch She/Her

Fiscal Specialist 2 <u>skoch@spscc.edu</u> | 360-596-5246



FEE CODE	FEE NAME
MK	MUSIC PIANO LAB FEE
MN	MATRICULATION FEE
NT	NELNET PAYMENT PLAN
Q1	COURSE FEE
QB	TECHNOLOGY FEE 1-9 CREDITS
SB	STUDENT BUILDING FEE
TR	RESIDENT TUITION RATE
WE	AUTOMOTIVE TECHNOLOGY

Olympia Campus 2011 Mottman Rd SW Olympia, WA 98512 360-596-5200 **Lacey Campus** 4220 6th Ave SE Lacey, WA 98503 360-709-2000





Prepared for: Adeline Feulner

Student ID: 875266573 Year/Quarter: Winter 2021 (C013)

This statement is to provide a receipt of Winter 2021 tuition and Fee charges. Please see the simplified breakdown and fee code table below for more detailed information.

- \$660.14 was paid with a Nelnet Payment Plan
- \$320.14 was paid with a debit/credit card

į	CU:	ST NUI 52665			CUSTOMER EULNER A	R NAME ADELINE M	]	YRS [C013]	COL CI	EE O ]	FEE CL [ ]	SORT
E	FEE			FEE		CHARGE	PAYMENT		PAYMEN:	Г		
C	CD	YRS	COL	CLASS	QTY	AMOUNT	AMOUNT	DATE	METHOD		REFE	RENCE
N	1K	C013	240	21	1.0	50.00	50.00	022621	CHARGE		0020	100607
N	4N	C013	240	30	1.0	20.00	20.00	022621	CHARGE		0020	100607
Ç	21	C013	240	30	1.0	12.00	12.00	022621	CHARGE		0020	100607
Ç	2Β	C013	240	30	7.0	40.00	40.00	022621	CHARGE		0020	100607
٥	SB	C013	240	32	7.0	42.00	42.00	022621	CHARGE		0020	100607
1	ľR	C013	240	10	7.0	490.14	490.14	122820	NLNTC013	-0	0000	165373
ľ	ľR	C013	240	10		170.00	170.00	022221	NLNTC013	-0	0000	167782
Ί	ľR	C013	240	10		131.14	131.14	022621	CHARGE		0020	100607
V	VΕ	C013	240	21	1.0	25.00	25.00	022621	CHARGE		0020	100607

BALANCE: [ .00]

Warmest Regards,

Sarah Koch She/Her Fiscal Specialist 2 <u>skoch@spscc.edu</u> | 360-596-5246



FEE CODE	FEE NAME
MK	MUSIC PIANO LAB FEE
MN	MATRICULATION FEE
Q1	COURSE FEE
QB	TECHNOLOGY FEE 1-9 CREDITS
SB	STUDENT BUILDING FEE
TR	RESIDENT TUITION RATE
WE	AUTOMOTIVE TECHNOLOGY