

Hearing 1/19/2024
Adams Departmental
1:30 PM



Superior Court of Washington
County of Kitsap

FILED

JAN 04 2024
KITSAP COUNTY CLERK
DAVID T. LEWIS III

See Attachments: 1. Clucas' award
2. 12/07 order
3. Traffic DCIRTN by H. Wood

IN RE Care of Adeline Feulner	No. 07-3-01713-1 01713
<u>Wood, Heather</u> Petitioner	Motion for Contempt Hearing (MTSC)
Vs. <u>Feulner, Lenard (father)</u> Respondent	Moving party: Heather Wood 9129 James RD SW Rochester, WA 98579 Hthrwood012@gmail.com

RECEIVED
KITSAP COUNTY
SUPERIOR COURT
2024 JAN -4 AM 6:50

Motion for Contempt of Court

To: The Kitsap County Court Clerk, 614 Division St @202, Port Orchard, WA 98366, (360) 337-7164, Superiorcourt@kitsap.gov, exparte@kitsap.gov, AND

Lenard Feulner, Respondent, (360) 228-6079, lenardfeulner@gmail.com, AND

Nancy Tarbell, Nancy@tarbelllaw.com

I Identity of the Parties & Jurisdiction

COMES now, Petitioner Heather Wood, pro se of necessity, without counsel, indigent, in Forma Pauperis, having born a child Adeline Feulner in 2007 after copulating with one Lenard Feulner in August 2006, to make the Objections noted here and seek the following relief:

Jurisdiction & Venue

The Child's Domicile has been with the Sole Custodial Parent, Heather Wood for 16 years, and in Thurston County for 12 years, where doctors, lawyers, schools, churches, volunteered, owned businesses, resided, graduated and attended colleges and daycares in Thurston County since April, 2012,

AND as the fruit of the poisoned tree proceedings, unlawful in nature, on 8/15/2023, following an event outside the courtroom and outside the courthouse, AND outside the Jurisdiction of the Superior Court of Kitsap County, WITHOUT a scintilla of service, notice, due

Motion for Contempt Hearing

Heather Wood, Hthrwood012@gmail.com

07-3-01713-1
MTSC 142
Motion for Order to Show Cause
15883191



Hearing 1/19/2024
Adams Departmental
1:30 PM

process, defense, several constitutional rights of the parents were denied after the regularly scheduled MTSC Show Cause Hearing was disposed of and Lenard Feulner's motion dismissed, it had no jurisdiction nor authority when it subsequently lured the parties back into the courtroom. The collusion of two local well known and non-participating attorneys who claimed to witness the entire indoor/outdoor event OUTSIDE the courtroom in the lobby and on the street, bragged in the impromptu hearing of colluding with court clerk Mense to "supplement the record" and swipe an out-of-town AT RISK YOUTH from her mother, only to place the girl in a sex trafficking motorhome without supervision in KITSAP COUNTY. Wood takes exception to Jurisdiction, Venue, and reserves the same throughout these fruit of the poisoned tree proceedings IN PROTEST DESPITE HER APPEARANCE.

A. Objection 1. Commissioner Clucas was subsequently privately contracted by these two women (8/15/2023), local attorneys, Amanda Williams and Laura Yelish, who manipulated the court into unlawfully recalling the case w/o due process, notice, an opportunity to confront the litigants' accusers, and taking statements from the two attorneys on the record w/o swearing them in: i.e. with NO testimony as a basis, and an illegally held hearing at that. Heather Wood takes exception on the record to this outrage and lawless hearing.

Heather Wood, the complaining mother in this instance takes exception on a continuing, ongoing basis, reserving her protest/objection to the same to this violation of her civil rights and the kidnapping of her child under the pretext of the Court's authority without even the color of State law, thus lack of proper Jurisdiction.

A. The other party, Lenard Feulner, did not obey the orders checked below that were signed by the court on December 24, 2007 in Kitsap County, Washington State:

a. [] The parenting plan, residential schedule or custody order. Describe how the order was not obeyed including dates and times:

- i. Mr. Feulner breaks the court order 7/20/2023-present: Mr. Feulner picked up Adeline Feulner after a positive drug test with intention to keep the 16-year-old child in a motorhome on his mom's property whilst sleeping and residing at a different address for ~30 years. Without attempt to reconcile or reach mother, the two colluded to file ex parte Emergency Restraining Order against nonviolent mom, mischaracterizing in perjury to Judge Houser the hospital visit, withheld Mom's address from the process

server, and after the motion was Denied at the show cause hearing where Wood claimed Custodial Interference, Mr. Feulner coached his unlicensed daughter to run away, fetch his car for Bonnie and Clyde fashioned pick up and escape.

- ii. Mr. Feulner Breaks the Courts Order to "reside with child" after a "recall-Order" from Clucas on 8/15/2023. Instead of following the order, Mr. Feulner dumped Adeline in a motorhome outside Ma's house on Ma's rural Port Orchard property, with a fleet of cars at Adeline's disposal, receiving illegal vaping and sex toys by amazon and various outlets, causing collisions in her domiciled County of Thurston, and many other exploits including attempted sex trafficking 14 year old Keira, while Mr. Feulner sleeps and lives at a different address than Adeline, with one Terese Bonn, the mother of his previous daughter.

b. [] The restraining order:

- i. Thanksgiving 2023, after calling and finding out where Mom would be celebrating the holiday, Adeline and Mr. Feulner broke their own Emergency Restraining Order. The pair was told time and again that Mom would be attending in the future, and again on the day: "your mom is going to be here." The pair slandered the mom in the kitchen of her own family, and made a hurtful scene on their way out of the house.

II RELIEF SOUGHT

- 1. [] Order the other party to go to court to show why the court should not approve the judgement and orders I've requested.
- 2. [X] Find the other party in contempt.
- 3. [X] Approve the requests checked below:

a. [X] Money Judgment Requested:

- i. ☒ Past due child support for the time between 7/20/2023 to January 20, 2001/20/2024 (6 months), when Mr. Feulner took and placed daughter in a motor home on his mother's property to "fly free" where she has resided without supervision, authority or accountability, while Mr. Feulner lives and sleeps with one Terese Bonn at a different address: \$984.
- ii. ☒ Past health care costs not covered by insurance, including long distance travel costs, time and meals: \$2600.
- iii. ☒ Past child's educational expenses including 3 years of violin lessons at \$40/ week: \$5760, and 2 quarters at South Puget Sound Community College ~\$2000 = ~\$7,760.

b. ☒ Fines and penalties (remedial sanctions) requested:

- i. ☐ Does not Apply.
- ii. ☒ Approve other reasonable orders, including ordering the other party to:
- ☒ Pay a fine – civil penalty (required for violations of parenting time orders),
 - ☒ Pay a fine for each day the court's orders are not followed,
 - Meet certain conditions to stop being in contempt (purge the contempt)
 - ☒ Pay my paralegal fees, time and costs.
 - ☒ Give me make-up parenting time, if appropriate, and
 - ☒ Any other relief allowed by law (Chapter 7.21 RCW, Chapter 26.09 RCW, Chapter 26.10 RCW, Chapter 26.26 RCW, and RCW 26.18.040).

III Material & Relevant Facts

1. Heather Wood and Lenard Feulner had a child in common born in Washington State on 6/2/07 where both resided and continue today.
2. A Parentage action was filed in Washington State vs. Wood and Feulner, 07-5-00352-8, in which a judgment entered required Mr. Feulner to pay child support for his daughter, Adeline – a fact and order Feulner has resented ever since.
3. The same Parentage action, 07-5-00352-8, a judgment was entered requiring the child “reside with the mother at all times.” (attachment 2, p 2, IV, para 6).
4. Heather Wood reported Mr. Feulner to CPS a couple times for neglect and to the Sheriff’s Department once for a tragic abuse reported by the 6-year-old daughter after the mother let Mr. Feulner have the child by herself as per his request, over to his mother’s house.
5. Mr. Feulner accuses Wood of false reporting out of vengeance after a request he denied to babysit the young child.
6. Lenard Feulner has threatened Heather Wood on several occasions when she contemplated filing for adjustments in the amount ordered, despite having the ability to pay, and working under the table.
7. In 11/2022, Heather Wood issued Lenard Feulner and Charleen Feulner an invoice for 50% the extra medical costs incurred by an auto accident Adeline was passenger to with her father driving. After advocating for his own settlement, Mr. Feulner completely avoided advocating for Adeline. Mother spent thousands of dollars travelling with daughter to the treatments over months across several counties, after finding a lawyer for Adeline.

8. Mr. Feulner called Heather Wood a "gold-digger" for asking him to help, and insisted Wood not expect him to "pay for something a parent is supposed to do anyway," 11/2022.
9. Over the past 16 years, Mr. Feulner chose to make only 53 support payments instead of the 192 payments on the 1st of each month, which caused a tremendous hardship and damages to our family.
10. Mr. Feulner's mother supported Mr. Feulner in withholding payments because she said to Wood she "thought Mr. Feulner was entitled to more alone-time" with Adeline.
11. On 7/20/2023, alarmed by newly discovered evidence of her underage daughter's delinquency and drug use, Heather Wood transported her daughter to the Providence hospital in Chehalis for drug testing.
12. Adeline, Heather's Daughter, bridled out of resentment and embarrassment, and after consulting her friends online, refused to return home w/ her mother upon discharge, claiming a fear-of-mom.
13. Adeline also claimed a false positive.
14. Adeline claimed mom had her take a CBD treatment to set Adeline up for a failed drug test and somehow trick her.
15. Mom only loved, trusted and believed Adeline.
16. Waiting in the Hospital, Adeline became immediately angry and abusive and taunted her mother with leaving her lonely and taking the pets with her. Mom asked Adeline not to do this: "don't throw me away."
17. Adeline refused to go home with mom.
18. Mom was arranging an equestrian ARY from the hospital in Thurston County and Adeline was emailing Thurston County Juvenile Emancipation from the hospital.
19. Mom politely insisted several different times to several different people that Mom was "here to stand between my daughter and her drugs."
20. Mom would not agree to let the daughter go home with a friend.

Hearing 1/19/2024
Adams Departmental
1:30 PM

21. Child continued to resist.
22. Mom insisted she does not believe in hitting children or people, and is in general is nonviolent.
23. Mom refused to let the child go home with dad.
24. Mom suggested the CPS or the police would be interested if the child were in actual fear or danger: "Call her bluff."
25. Mom was not afraid of any institutional involvement.
26. Upon the Mom's second refusal to let Adeline leave with her father, the Nurse-in-charged told Wood: "okay, I Will call CPS."
27. CPS screened the call out for "NO ABUSE, NO NEGLECT."
28. The police man, SGT. Buster, told Mom he had no business being called there, as there were no concerns whatsoever.
29. Unbeknownst to Mom at the time, SGT Buster told Adeline: "your Mom is still in charge."
30. Adeline continued to refuse to come home with mom.
31. Mom had not been angry, but sad upon finding the daughter had indeed been leading a double life including dealing drugs.
32. Mom Agreed on the third ask to let Adeline leave with Father.
33. Nurse required mom to get verification Dad would come for daughter.
34. Mom got verification and left the hospital.
35. Adeline's father agreed to pick up Adeline and drove her to his 93-year-old mother's residence in Port Orchard where Adelin remained for over 15 days. No emergency existed during this entire time, or ever, justifying the stripping of the mother's parental rights and bond with her daughter.
36. During the above-described fortnight, Adeline and Lenard Feulner colluded to file an emergency ex parte show cause hearing in the instant case to strip Heather of her parental rights and property.


37. Judge Houser entered an emergency ex parte order stripping the mother of her parental rights w/o sufficient evidence/proof or testimony of an imminent irreversible threat to Adeline or her father's safety/welfare.
38. Judge Houser allowed Lenard Feulner to have his minor daughter, Adeline (the subject of a heated custody battle between the parents, and alienation by the father) to appear in court as a witness testifying against her mother for the most self-serving purposes.
39. On 8/15/2023 conducted AFTER this cause had been disposed of earlier the same morning, the MTSC was DENIED, the following court audio record revealing NO sworn testimony, consent, confrontation, or participation by the parent litigants, was made and purchased soon thereafter, perverting rules, due process, and the laws of Washington State and its code of judicial conduct.
40. An unnecessary restraining order was illegally obtained, further alienating the daughter and mother from one another, and prolonging the child's addiction recovery time, limiting life source, and stunting academia.
41. Adeline Feulner is acting outside her jurisdiction under a false and unlawful restraining order.
42. Clucas' "recall" order clearly states, for reasons of unlawful testimony, that the child shall "reside with the father temporarily." (attachment 1)
43. Feulner instead, abandons child at Ma's outdoor property to traffic out of Dad's motorhome.
44. While Lenard Feulner has abandoned/neglected Adeline by leaving her to "fly free" in a motorhome on his mom's rural property, Lenard lives elsewhere with Terese Bonn AGAINST Clucas' order to "reside with the father."
45. Adeline has now missed over 10 days of school in these few short months.
46. Adeline has caused an auto collision and been cited (in Domicile Thurston County).
47. Adeline has visited emergency services at least two times in these short months.
48. Adeline has been skinny dipping in Long Lake Thurston County Halloween, 2023.

Hearing 1/19/2024
Adams Departmental
1:30 PM

49. Parents have complained that Adeline tried to procure their 14 year old daughter in sexually explicit and exploitive events with strange online men.
50. Adeline's grades plummet.
51. Adeline and Mr. Feulner stalked mom and broke their own restraining order on Thanksgiving 2023, to show up at a family gathering they knew the Mother would be in attendance, causing damages physical, mental anguish, terrorizing mom who loves, misses, and worries about her Dearest Loved One.
52. Lenard continues to neglect and abandon Adeline after 4 months of being served and presumably reading objections, rules, orders of the court, complaints, collision reports, and the like.
53. Contrary to the impromptu and unsworn testimonies, I did not yell at my daughter. I did not encroach on her space, nor was I ever given an opportunity to confront/cross-examine the mistaken statements of the unsworn attorney manipulating the court in violation of her Professional Code of Ethics and the most fundamental of my civil rights.

I declare under penalty of perjury of 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 1st day of January, 2024, in the County of Kitsap, WA.



Printed name here: Heather Wood

attachment 1, 1 of 1

RECEIVED AND FILED
IN OPEN COURT

AUG 15 2023

DAVID T. LEWIS III

Superior Court of Washington, County of Kitsap

In re:

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

Lenard Feulner

No. 07-3-01713-1

Temporary Order

And Respondent/s (other party/parties):

Heather Wood

Order:

1. A hearing was held on (date): August 15, 2023.
2. The Court has considered the *Motion* and any supporting documents, response from the other party, other documents from the court record identified by the court, if any, and any testimony or argument.
3. The court finds good cause to approve this Order.
4. **The Court Orders:**

Pending further order of the court, the child shall reside 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 p.m.

Ordered:

8-15-2023

Date


Judge or Commissioner

MATTHEW CLUCAS

07-3-01713-1
TMO
Temporary Order
15041712

4

Ref 3

Parentage

Sole
Custody

RECEIVED AND FILED
IN OPEN COURT

DEC 24 2007

DAVID W. PETERSON
KITSAP COUNTY CLERK

WSSR

C/S

RECEIVED
KITSAP COUNTY
SUPERIOR COURT
2024 JAN -4 AM 6:50

**SUPERIOR COURT OF WASHINGTON
COUNTY OF KITSAP**

In re Parentage:

State of Washington

Petitioner,

vs.

LENARD RAY FEULNER
Alleged Father

HEATHER L. WOOD
Mother

Respondents.

NO: 07-5-00352-8

ORDER GRANTING MOTION FOR
SUMMARY JUDGMENT

(ORGSJ)

07-3-01713-1 for all further action

I. JUDGMENT SUMMARY

Does not apply.

II. HEARING

2.1 Persons appearing at this hearing were:

[X] State's Attorney
Mother
[] Alleged Father
[] Other:

2.2 The Court heard argument and considered the pleadings filed in this action and the following evidence:

Child Support Worksheets.
Declaration of HEATHER L. WOOD, dated October 9, 2007.

ORD GRANTING MOT FOR SUMMARY JDGM
WPF 4D 03.0270 (6/2002)- CR 56
SEMS No. 2004220
Page 1

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

15 8

1 Declaration of LENARD RAY FEULNER, dated October 16, 2007.
2 Public Assistance Records.
3 Employment Security Records.

4 III. FINDINGS

5 Based upon the argument and the evidence presented, the Court finds:

- 6 3.1 That no genuine issue of material fact exists as to any issue raised by the Petition for
Establishment of Parentage.
- 7 3.2 Petitioner is entitled to Judgment as a matter of law as to any issue raised by the Petition
8 for Establishment of Parentage.
- 9 3.3 This state is the home state of the child because:
10 The child lived in Washington with a parent or person acting as a parent for at least six
consecutive months immediately preceding the commencement of this proceeding.
- 11 The restatement of RCW 26.09.430 through RCW 26.09.480, in the judgment and order
12 establishing parentage may be waived pursuant to RCW 26.09.490.

13 IV. ORDER

14 Based upon the above findings, IT IS ORDERED that:

- 15 4.1 Petitioner's Motion for Summary Judgment is granted as set forth below:
- 16 LENARD RAY FEULNER is the father of ADELINE M FEULNER born to HEATHER
L. WOOD on 06/02/2007.
- 17 The birth certificate of the child shall be amended to identify the father.
- 18 The father shall pay past support, medical, and other expenses incurred on behalf of the
19 child as set forth in the Order of Child Support.
- 20 The parties shall pay child support, provide health insurance coverage for the child and
21 pay extraordinary uninsured costs proportionate to their income as set forth in the Order of
Child Support.
- 22 The father shall pay for genetic tests costs and/or service fees as set forth in the Order of
23 Child Support.
- 24 The mother is designated custodian of the child, and the child shall reside with the mother
25 at all times.
- 26 The father's residential time with the child shall be reserved for later determination upon
application of one of the parents.
- 27 Restatement of RCW 26.09.430 through RCW 26.09.480 in the judgment and order

1 establishing parentage is waived pursuant to RCW 26.09.490.

2 4.2 OTHER:

3
4 DATED: Dec 24, 2002


JUDGE/COURT COMMISSIONER

5
6 Presented by:

RICHARD C. ADAMSON

7
8 Emily M. Butcher
9 EMILY M. BUTCHER
10 Deputy Prosecuting Attorney
WSBA Number: 34038

11 Approved as to form:

12 Lenard Ray Feulner
13 LENARD RAY FEULNER
14 Father

15 Heather L. Wood
16 HEATHER L. WOOD
17 Mother

RECEIVED
KITSAP COUNTY
SUPERIOR COURT
2024 JAN -4 AM 6:22

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 Heather Wood: Motion for
Contempt of Court Not Following Clucas'
Temp Custody Order, Child
endangerment/neglect.

9129 James Rd SW

Rochester, WA 98579

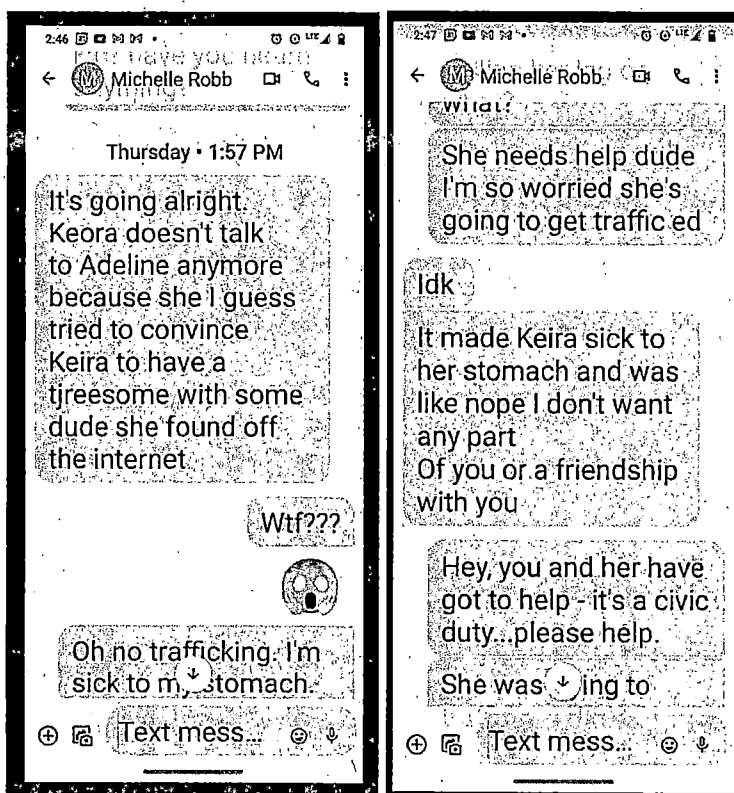
hthrwood012@gmail.com

(360) 999-8493

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

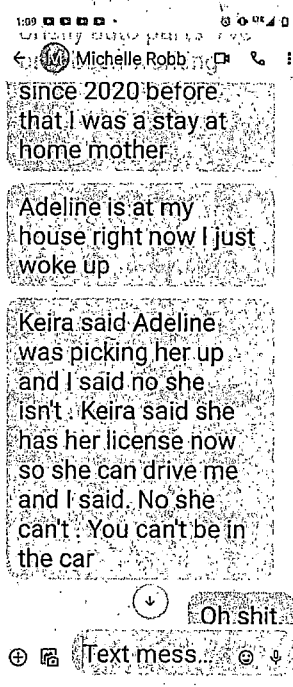
I called the police today after speaking with Kyra from Innovations in Human Trafficking.

The text messages below testifies to the fact my daughter tried recruiting 14 year old Keira for sex exploitation with a random online guy:



I received these text messages from Michelle Robb, the mother of Keira, who is the 14 year old girl who appeared with Adeline in a video that Adeline made of them snorting a white powdery substance, and Keira of a second video her mother and father made of her on Halloween night, 2023, when Keira was left on the side of the road in a stupor; Keira's parents were tipped off by a guy-friend who warned the parents that Keira was left on the side of the road drunk. The ~100 pound girl was intoxicated and stoned, confessing to vodka and marijuana overdose provided by over 21 year old adults, "Zee and her man." Keira testifies to Adeline driving other's children

illegally and joining in the ~30 people to skinnydip in Lacey's Long Lake. 11 days later Adeline was in a collision in Lacey, her Thurston County Domicile of 12 years.



After the collision I contacted the GAL to advocate for Adeline: "Please help my daughter get safe" and "Adeline's current trajectory is mathematically telling." I begged for help, and now we see sex trafficking on Adeine's timeline.

Again, I ask for help.

I love my daughter unconditionally. I have provided and offered family and/or solo therapy for Adeline for years up until the day she tested positive for drugs, 7/20. Though Adeline usually declined, I gladly used the sessions myself.

Like the emancipation investigator/GAL suggests, Functional Family Therapy (FFT), ARY or CHINS is needed sooner than later.

I was enrolling my daughter in ARY when she refused to come home with me from the hospital, testing positive for marijuana.

I do not have "pot products" in my home.

I love Adeline unconditionally. Adeline has been leading a double life possibly for years, while I was invalid with a broken ankle and working full time, promoting her academically, socially, and physically. I love Adeline as though she were the breath of God. I only wanted to keep her safe, and if it meant going to the hospital for her drug test, I was willing.

My daughter Adeline, currently has no supervision at the 93 y/o granny's property, nor does Adeline have firm rules or at her residence preventing her from being trafficked. No one is there keeping her safe or on track. Adeline has missed over 10 days of school!

Commissioner Matthew Clucas ordered on 8/15/2023, that "Adeline shall reside with the father on a temporary basis." (attachment 1)

Adeline does not reside with her father! Adeline has not been, and has never resided with her father as per Clucas' Order 8/15/2023. The father is well known to reside with the mother of his first claimed daughter, Terese Bonn. Adeline verifies this information in her own testimony (attachment 2), In Re The Emancipation of Adeline Feulner (23-2-01534-18), filed 9/27/2023, paragraph 4, P 1-2, lines 8-10: "I live currently with my Grandma

who is 93. Dad is there PRETTY MUCH every day. I don't live with dad because he is staying with his girlfriend at night but spends the day at grandmas."

The 93 year old grandma is unable to care and maintain a safe environment. Her father does NOT reside at his mother's house, but uses her address in order to fraudulently save the money at his girlfriend's Section 8 Housing. Adeline's father is not able to keep her safe. There is nothing preventing Adeline from trafficking other 14 year old girls, and she is. Adeline has been buying, and receiving illegal sex toys sent to her grandma's address where Adeline resides in a **motorhome** on the grandma's property. Now Adeline is soliciting/recruiting 14 year old girls for sex with online men. This is child sex trafficking.

Please help get my child Immediate, safe supervision and abstinence from drugs, alcohol, and trafficking.

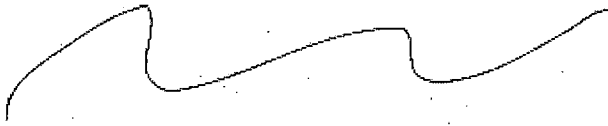
The police are busy today and I have not received a call back yet. Please help my daughter.

The longer we wait, the more time Adeline has to harm herself or others.

Finally, here is the CAD sequence number, 12/20/23:# 233 540 629, and several agencies have been notified.

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 25th day of December, 2023 in the county of Thurston, WA



Person making this motion signs here *Print name here:* **Heather Wood**