[X] EXPEDITE (if filed within 5 days of Hearing)
[X] Hearing is Set
Date: 10-4-23 Rm. 269
Time: 8:30pm ZOOM #:884-1439-7681 passcode 269
Judge/Calendar: Houser / Ex Pare Motion

Superior Court of Washington, County of Kitsap

In Re: The Emancipation of Adeline Marylynn. Feulner, (child) Petitioner/s (person/s who started this case).

Adeline Marylynn Feulner

DOB: 6-2-2007



OCT 0 4 2023 KITSAP COUNTY CLERK DAVID T. LEWIS III

No.<u>23.2.01534-18</u>

Declaration of Heather Wood, mother RE: RAPE of Adeline Feulner by Leonard Feulner on/about 6-8-13 (Clerk's action required to present this

DECLARATION of Heather Wood

TO: The Kitsap County Superior Court Clerk, 614 Division St #202, Port Orchard, WA 98366, (360) 337-716, <u>SuperiorCourt@co.kitsap.wa.us</u>, exparte@kitsap.gov; AND

Lenard Feulner, Respondent, 4101 Anderson Hill Rd. SW, Port Orchard, WA, 98367, <u>lilmissarries@yahoo.com</u> (Lenard's live in girlfriend where he sleeps); AND

I Identity of the Parties & Jurisdiction

COMES now, Heather Wood, pro se of necessity, without counsel, indigent, in Forma Pauperis to make the Objections noted here and seek the following relief:

Defective JURISDICTION & VENUE

While the instant case would be properly within Kitsap County's Family Court subject matter and in personum jurisdiction due to the minor child's birth and both litigant's residency in Washington State, the Kangaroo unlawfully held impromptu hearing on 8-15-23 before Commissioner Clucas, without a scintilla of due process after the regularly scheduled MTSC hearing was disposed of and Lenard Feulner's motion dismissed, it had no jurisdiction nor authority when it subsequently lured the parents back into the courtroom with no notice in collusion with two non-participating attorneys who observed a commotion/altercation between Heather Wood, mother, and Adeline, her child, OUTSIDE the courtroom in the hallway/lobby where it ensued. Thus, Heather Wood takes exception to jurisdiction, and reserves the same throughout these *fruit of the poisoned tree* proceedings in protest despite her appearance.

Motion to Apply Strict Scrutiny

This Court is the improper forum for the filed Petion for Emancipation for the following reasons:

1. Heather Wood, the child's mother, was never properly served, thus this Court lacks in personam jurisdiction over her. Nor does Heather Wood consent to jurisdiction, but objects to the lack of it. Heather Wood NEVER received or was properly served a Sumons for this cause. Nor was an RTS filed at all. Thus this Court is presently barred from continuing w/this case. The 14h Amendment serves as a basis for Strict Scrutiny and Due Process—currently lacking in this forum.

2. Heather Wood's domicile remainst in Thurston County where she works and lives as a school bus driver, a vital necessity for her very survival. She is indigent and cannot afford to commute to Port Orchard. Inasmuch as the child (Adelione) was unlawfully removed from Heather's physical/legal custody, the girl's domicile remains with her lawful guardians/custodian, i.e. the mother, Heather Wood, who resides and is domiciled n Thurston County. Thus venue in Kitsap County is improper under Washington State law properly interpreted. Ergo, this Court has neither proper Jurisdiction nor proper venue for this cause #. If Strict Scruiny had been applied ab initio, we would not be HERE today. We are here because when a parent has a child, Family Court has a hostage.

(1) OBJECTION 1: Commissioner Clucas was subsequently privately contracted by these two women, 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 Kangaroo 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.

Motion to Apply Strict Scrutiny

DECLARATION

I, Heather L. Wood, am over 18, the mother of Adeline Feulner, a resident domiciled in Thurston County, WA, a school bus driver, and a protective mother. I'm including a police 911 abstract reflecting my call to report the sexual molestation of my daughter, Adeline, shortly before I learned of the incident and reported it to the Kitsap County Sheriff. I was misled at the time by a deputy detective who told me the district attorney would not prosecute the offender, Lenard Feulner.

Shortly afer Adeline's 6th birthday, she seemed upset after visiting her father the previous weekend. She described a game her father (Lenard) played w/her called 'kitty-kat' in which he would lick her all over her face like a kitten. This went on, she said, for some time when Lenard surprised her and kissed her full on he lips accompanied by sticking his tongue down her mouth. Adeline also reported to me he had touche her on the front and back part of her privates.

The U.S. Supreme Court has defined Rape as "penetration, no matter how slight." It is immaterial/irrelevant for purposes of legally defining that word whether the penetration involved any particular bodily orifice or involved a penis, a finger, a tongue, a Coke bottle, or a broom handle or other object. The statute of limitations for such acts performed on a girl under 16 years of age have been eliminated by legislation sponsored by Representative Dan Griffey in Washington State.

I have subpoenaed the police report filed and resulting in an investigation. It has met w/resistance from WASPC and the Kitsap Sheriff's office. I anticipate filing a motion to compel its production in this cause, particularly because Adeline is not safe w/Lenard Feulner despite her assertions to the con trary—the man this Court granted an emergency ex parte restraing order stipping me of my ability to parent my child whom I've loved and nurtured for 16 years. This Declaration and the embedded 911 police abstract is proffered in support of my opposition to Adeline's Emancipation Petition (#23-2-01534-18) and protest against his custody of Adeline in cause # 07-3-01713-1. I Certify this is a true copy of the document I received from the Kitsap Sheriff's office. I will seek the assistance of the Court to compel the production of the police report itself, currently in the possession of WASPC who argues it can only be received by the Kitsap Sheriff's office—defying the authority of this court to compel non-public documents.

1. Agency	2. Person Received	3. Date/Time Receiv	ed 5. Time Arrived	7. Case #
KCSO	Complaint	06/08/2013 18:2:		
	65, Op	4. Time Dispatched 18:28	6. Time Complete 19:10	K130-05713
8. Nature Of Incident	SEX OFFENSE			
9. Location Of Incident	ANDERSON HILL RD SW / SW COOK RD, PORT ORCHARD, WA			
10. Victim or Caller	T/HEATHER WOOD 05/13/70			
11. Classification	12. How Received	13. Disposition	4. Officer	15. Date Submitte
		REPORT	Kleinfelder, Krista R	06/08/2013

Notes: ** LOI search completed at 06/08/13 18:25:44 DAUGHTER JUST ADV`D RP SHE`S BEEN SEXUALLY ASSAULTED LAST WEEKEND DAUGHTER IS 6 YO SUSP/LENARD FEULNER .. 10/11/50 (?) LIVES AT UNK ADDRESS ON ANDERSON HILL RD ** Case number K13005713 has been assigned to event P130088164

** >>>> by: KRISTA MCDONALD on terminal: \$J076

R_Cfsv1

Declaration of Heather Wood

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 4th day of October , 2023, in the County of Thurston, WA.

Respectfully submitted,

Heather Wood

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 <u>4th</u> day of <u>October</u>, 2023, in the County of <u>Thurston</u>, WA.

Proof of Service of Secondary Process

My name is John Smith, dba: Amicus Curia. I am over 18, a citizen of the U.S. and a Resident domiciled in Washington State. On this date, I provided electronic service of secondary Process to all the parties and the County Clerk of this document at the <u>e-mail addresses</u> designated above on the 1st page of this document before 8:00am.

John Smith

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 4th day of October, 2023, in the County of Mason, WA.