

## 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 Heather Wood

+ Attachments. A, B, C.

## **DECLARATION**

I, Heather Wood, 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.

The following substantial statement was entered into the court record under this cause number on March 10, 2009: (See Atachment 'A')

On January 5, 2008, Lenard Feulner, father, agreed to meet me at my real estate office for my three hour shift as a real Estate Agent at Reid Real Estate in Bremerton, WA, on Kitsap Way.

Lenard was late again. Lenard told me in the Reid Real Estate parking lot, after I asked, "Why are you late?" First Lenard said he assumed I would "just figure it out." Then he told me that he was engaging in illegal street drug sales. He appeared angry when he sternly grabbed the baby (Adeline) while furrowing his face in a frown at me, avoided my eyes, and sped off with my infant child.

07 – 3 – 01713 – 1 DCLR 28 Declaration Affidavit 15116715

15116715

[The above italicized statement(s) may not be included in my attached declaration, but I do now recollect them. Please see the attached expert opinion included along with Attachment 'A'. The following is a recollection of Attachment 'A' and my recollection presently, offered for the purpose of proving they are not invented retaliatory allegations, but unrefuted sworn declaration of record in this very cause years ago. Additionally, I take this occasion to correct a scrivener's error: "On July 14th 2007, Adeline was nearly 6 months old." should have read "On July 14th 2007, Adeline was nearly 6 weeks old."]

Lenard Feulner never brought my child back! I was worried and engorged with milk in my breasts after a 3+ hour shift of not nursing my daughter. I waited and worried, and called all emergency responders: i.e. Hospitals, 911, Rangers, all of his friends in the phone book I could find, and all of my relatives in the area.

Two more hours went by where I could not leave the office in fear of crossing paths with him on the way to his mother's house to look for him. I called all the same people again. The last friend I talked to promised to go there himself and look for Lenard. His friend Larry called me from Lenards mother's house on his phone yelling at me that the baby was there. The baby was screaming in the background.

I hurried over there to find Lenard kneeling in front of the fridge looking for something to give my infant to eat! I was horrified. I asked him: "where is the diaper bag?" He said: "What diaper bag?"

I had provided, and intended two hours of pumped breast milk in that bag for him to feed my daughter, and he did not feed her. Nor did he look in the bag, in fact, he never removed it from the car!

He had been stoned watching a post season Seahawks game with my starving child all day, while I worked, and worried and fretted engorged with milk. Lenard was high on marijuana when I found him.

I had to grab the diaper bag out of his car where he left it.

24 hours later, Adeline developed a high fever and became sick for days.

Lenard continues this kind of anger expression with me, when I demonstrate care for my daughter. Because Lenard was late bringing her back home to me every time before (on time only once).

I kept waiting for him to be late, but he did not bring her back.

I hoped he would stop that behavior.

His mother convinced me not to turn him into the police.

She said "the baby needs the father out of jail." I did not let him take her unsupervised again for 7 months.

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

Heather Wood

Χ\_\_\_\_\_

Signed at (city and state): Lacey, WA

Date: 8-25-23

Person making this motion signs here Print name here:

Heather Lynn Wood

ATTachment A PI

ONT FILED COUNTY CLEA DAVID W. PETERSON

## Superior Court of Washington **County of Kitsap**

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Heather Wood

Petitioner(s),

No. 07-3-017-13-1

and

Lenard Feuiner

Respondent(s).

**Declaration of** (Optional Use) (DCLR)

I his declara	ition is made by	y:			
Name:		Heather Wood			
Age:	38				
Relationship	to the parties	in this action: Mother is	custodial parent of	Adeline Feulner, an	d former

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.

copulative partner of Lenard Feulner, 52 years old.

On July 14th 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 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 engorged 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)

baby unattended with her	, against her wishe	s, for short period	ls of time in his fi	ont yard. (Just long
enough for me to get there	running.) His first	daughter also hates	the baby, and is a	drug user. This must
not be allowed. Lenard see				
De wild it is in the same same	ong to see it as a cit	arronge, out my dat	ighter a well demig	migs in the buildies.
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Declaration (DCLR) - Page 4 of 5 WPF DRPSCU 01.0100 (6/2006)

(Attach Additional P	ages if Necessar	ry and Number Ther	n.)			
I declare under pena correct.				•		
Signed at Brum	urten	_, [City]	[State] on	3/	7/09	(Date).
Lite V	Roal	<u></u>	Heather	WOOL	<u> </u>	
Signature of Declara	ınt		Print or Type I	Vame		
Do not attach fireports to this diffied with the co	leciaration. S urt using one cial Source De	uch records she of these cover ocuments (WPF	ould be serv sheets: DRPSCU 09.	red on t .0220) fo	he other pa r financial	arty and records
2) Sealed Person 3) Sealed Confid	dential Report	(WPF DRPSCU	09.270) for c	onfiden	tial reports	1
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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.

cerely,

Michael Kinder, CDP

Administrator

MK/mb

Attachment (

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PAGE:

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SMF

CASE: 11633 KTC Criminal Non-Traffic Agency No.

Home Phone: 3608748806

DEFENDANT

FEULNER, LENARD RAY 4181 ANDERSON HILL RD SW PORT ORCHARD WA 96367

AKA No aliases on file.

OFFICER

42385 KTC FARVOUR, GARY

CHARGES

Violation Date: 11/03/1995

1 89.80.401E POSS OF MARIDUANA

DV Plea

Finding

Not Guilty

Guilty

TEXT

8

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

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 1

Finding/Judgment of Guilty for Charge 1

Total Fine Imposed on Charge 1:

750.00 Suspended with

Court Imposes Jail Time of 90 D on Charge 1

with 89 D. Suspended

Alcohol Assessment Ordered : 90 D

AAO 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

250.00 THC Case Scheduled on Time Pay Agreement 2 for: 250.00

01/26/1986 Case Removed from Time Pay Agreement 502 90480 2

1,000.00

0.00 Accounts Receivable Changed to

Authorized by TJL with Adjustment Code: CS

02/26/1996 OTH NN: Not Held, Hearing Sanceled 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: 18/24/1996

Docket continued on next page

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PAGE: 2

DEFENDANT FEULNER, LENARD RAY

11633 KTC CASE: 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