De y ELED SUPERIOR COURT THURSTON COUNTY, WA **EXPEDITE** (if filing within 5 court days of hearing) Hearing is set: 2016 APR 21 PM 4:39 Date: Time: Linda Myhre Enlow Judge/Calendar: _ Thurston County Clerk 14-3-00778-8 DCLR **Declaration/Affidavit Superior Court of Washington** 204617 **County of Thurston Family & Juvenile Court** No. 14-3-00778-8 In re: ANNETTE M DOTA **Declaration in Support of** Petitioner(s). Motion for Reconsideration and STEPHEK. MICKS (DCLR) Respondent(s). This declaration is made by: SEPHEN K. HICES Name: Age: OF JOAS M, HICKS HUSBAND FATHER Relationship to the parties in this action: ALSO: [SEE ATTACHED I Declare: HAVE MAD INSOFFICIENT TINE 77 PREPARE my DOWMENTS MAVE A LAWYER. 8 LAWYERS TOTAL) LONGER No MIDSTREAM - EXTEND POLITICAL INFWENCE BY PETETIONERS QUIT ACQUANTANCES S C-PTSD MAVE & MEDICAL CONDITION DYSTHEMIA RESULTING RNO SEVERE ISOLATION AND PMYS/ EDIOTIONLL/MENTAL FREDM TAS ABUSE FROM THE DETITIONER - ONGOING JUNE 2014 NEES ASSISTANCE SINCE TAS BURDAR Tur = Declaration (DCLR) - Page 1 of BUILDING - THESS ____ THIS ISSVES WPF DRPSCU 01.0100 (6/2006) TRIGGER EPISODES ARE DEBILITATING WHICH AND CAUSES MY IBRAIN TO SAUT DOWN AND IT TAKE DAYS TO RECOVER

ULEASE SEE FTACMED CONSIDERATION NY CASE EQUILES SERIOUS NEED тE VA 70 DISCUSS LUAT MAS

(Attach Additional Pages if Necessary and Number Them.)

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

Signed at UMINKTER [Citv] M/ [State] on Signature of Declarant Print or Type Name CC-708 RESERVER

Do not attach financial records, personal health care records or confidential reports to this declaration. Such records should be served on the other party and filed with the court using one of these cover sheets:

1) Sealed Financial Source Documents (WPF DRPSCU 09.0220) for financial records 2) Sealed Personal Health Care Records (WPF DRPSCU 09.0260) for health records

3) Sealed Confidential Report (WPF DRPSCU 09.270) for confidential reports

If filed separately using a cover sheet, the records will be sealed to protect your privacy (although they will be available to all parties in the case, their attorneys, court personnel and certain state agencies and boards.) See GR 22(C)(2).

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

RE: 14-3-00778-8

Private memo to the judge,

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to be attached to the petition to void protection order.

REQUESt FOR RECONSIDERATION

I, Stephen K Hicks Declare I am fully capable, and able to care for the needs of his son Lucas. I have, and will always fully support Annette M. Roth's wishes to do the same, as I have always done since the day he was born.

I Stephen K. Hicks have, and will always encourage a healthy relationship between Annette and Lucas for as long as I am alive to do so.

Due to the outrageous an inappropriate nature of the actions of the court and several of its agents during the hearings associated with this order, extreme circumstances have developed for my family, and for my son. These circumstances perpetuated a problematic marriage that otherwise could have been settled outside in a mediation or therapeutic situation. I relied on the integrity of the agents of the court to act within ethical behavioral norms, and to take seriously the concerns that I expressed.

Instead, I have been subjected to actions that are in blatant violation of oaths to Washington State's Constitution, and The U.S.Constitution - a lengthy list of actions made against State Law, US Law, Judicial Codes of Conduct, ethical codes of conduct; committed by officers and/or agents of this court, it's administrative staff, employees of the clerks office, and the Petitioners Attorney, which have all contributed to the outrageous conditions my family has experienced in this case. obligatory position these All

The public employs the agents participating in these actions. Such actions violate the fiduciary duties of their respective position. The agents acted with an abusive, disregarding manner within the context of their obligatory positions, creating distrust within my mind, adding to the heightened tensions already commonly known to be present within a divorce court, which directly contributed undue stress, fear and hardship, and spread more distrust to the public mind.

The actions made include the use of malicious tactics in court. I received harassing Emails, and I was consistently refused any response to the concerns I communicated. Every email I sent, in the effort I was making to resolve our conflicts through mediation, therapy, or any alternative settlements possible, was either stonewalled without explanation, or returned a rhetorical slew filled with blame and more false allegations, which is what I had been already traumatized by for months on end already. There was no response which addressed any questions I had, and every single request I made for Files, both digital and paper which were taken from our home and have been in the possession of my wife since about a month before she left on June 1st 2014, had been stonewalled also. I filed interrogatories. Ignored. I filed Counter attacks. Ignored, I filed Motions, misplaced or filed or lost. Ignored. My discovery requests were never fulfilled. I still never received pages3, 4, 5 and 6 of the medical report they were using as evidence. Of which pages 1 and 2 held zero standing anyway. I had Clerks misdirecting me, claiming they do not give out legal advice, when I was clearly I was asking what the filing requirements were of the

court, so I made sure I filed each of my documents correctly. And they were still filed incorrectly. I was treated as if I was guilty before I even walked in the door. I recorded one of the hearings with my phone, and then later I ordered an official recording from the administrative offices. I had discovered these recording had significant comments and procedural errors made by the Commissioner mysteriously gone.

One of my skills is sound engineering, which I have done since I was 15 years old. I am very good at it. In fact I am looking for a job in that arena if you are aware of any. –I apologize. The point is I know how digital files can be manipulated, and this is traceable by security flags imbedded within the files. You'd have to be pretty good to remove them without a trace. If there is any concern over the integrity of your staff, a forensic evaluation should prove positive.

Annette had left, on June 1st 2014 - not 2015 as it states in Anne Redford's Brief, this error, among a plethora of errors in her brief, cant just be laziness. Every step of the way I have been treated as if I am someone I am not.

I became extremely frustrated, and I feared I would be rushed to judgment and possibly end up in jail. I took suit against those agents who were colluding to conspire against me. They attempted to do so by presenting a falsified perjured document, that was meant to bring me into violation of a court order, thus find make me appear guilty of using a drug I was not using.

My record is important to me. My son is important to me, my family is important to me.

Negative changes on my record will affect the cost of life insurance for me, for example.

And we all know when reports such as these get out, no matter how much anyone tries to keep them confidential, they give people a false impression.

Often, just being tried for something and found innocent can have an affect on your credit.

I am severely disappointed by Annette's ignorance of the subtle complications which can arise from these situations, plus the long term consequences of her actions, because of the profound affect it will have on her own sons mental health and well being over the long haul. In fact he may end up hating her over time, because he and I were very close when she took him, and no one was violent or on drugs, except for her heavy drinking and anger issues.

Whenever I've tried to bring my concerns to her attention, I would find her just getting more angry, falsely accusational, and saying I was making these things up to try and cage her.

Annette has no idea the concerns I have for our son, nor does she have any understanding of my concern for her. She has no idea. As ye, no one has set her down and explained to her, in common sense terms, my position, and the reality of the situation. And our friends are not our friends, lawyers are not our friends, and the court agents, whom we would expect to e protecting us, are not our friends either. All have played us... These people play to their own advantages, justifying their images, feeling better about themselves if they can make us look bad.

And they feed upon what advantages can be derive from our demise. It is an extremely vulnerable position in which she put both of us.

Whenever I tried to have us go for counseling or to get an examination, she would be convinced I was trying to make her look crazy. But I never thought she was "crazy".

I understand what her issues are now, and I cannot find fault for what went on when she was growing up, but I can find fault in someone who is completely unwilling to even get a check up or examination about my concerns, and I find it even worse to face a court that has been entirely unconcerned, in fact has entirely ignored every request I have made to have her undergo some psychiatric evaluations. Not to make her look bad. To help us all get along better.

My offers to have myself undergo any examination regarding any of her concerns, if she was willing to do the same, fell on deaf ears - the court commissioner refused to entertain the idea.

I offer a fair and balanced compromised, and I get railroaded, it's just wrong.

If this is the policy of our family court systems, then I have to say that it's a threat unlike any before.

Family Terrorism

It's Family terrorism - using our own laws to tear apart families from the inside out, motivated by profit, regulated by our government, and established by our legislature - and the lobby groups and commercial interests tied to it all. Like none ever seen.

Enter a man with some family values.

He's got some private family issues going on he has been trying to resolve. He is self-correcting his problems, and working with his wife to understand where we are headed. But for 6 years had been disallowed the confidence of her attention and collaboration....WHY? He doesn't know.

Annette was frustrated with her life, and admitted she was doing most of what she was doing because she wanted me to be happy. Unfortunately that was never what I wanted. Annette has never been one to share anything personal at all. This has been difficult to accept.

Annette wanted to move, she hated living in Yelm - and I can't say I blame her for that. I did not want to be there forever. But we where invested in two homes, and have a son.

I asked her for another year since my business was finally taking off. She said she wanted to move anyway. But I said this would devastate our. I showed her clearly it was an unviable option because we would lose our house, and lose over 240,000 investments in the process.

I made sure she was aware of what would happen if she just walked out without a good plan.

I had no idea this made her feel even more trapped. There is so much I didn't know, that she just could never tell me.

Annette needed to be on her own for a while, but the economy was down and I was building a new business. Her friend,, Amy buckler worked her against me in 2013, comparing me to someone she knew who was a Meth-head, and all the horrible things they did in the past. Because I was thin? I have been thin all my life.

Amy had no idea the truth of my life, and perjured herself in her affidavit. Her efforts were for her own need for a friend. She influenced Annette in a way that indirectly caused Annette to try an take my life. Annette nearly did, in her attempts to choke me to death.

3/14

Annette's father died in February 2014. She had to relive all her trauma from youth. I couldn't be there for her, which made things worse.

When Annette came back from Michigan, she started drinking heavily again - after swearing an oath to me 6 months earlier that she would never touch alcohol ever again in her life. She became, once again, extremely aggressive, manipulative and violent. Her friend Amy Buckler played on this even more - to feed her own ego, and for other reasons completely unworthy of note.

Annette continued to escalate the blame and aggressive violence towards me, as though I was the one who made her decisions for her.

I never once told Annette she could not do whatever she wanted with her life. If anything, I let her know I protested if I though it was unhealthy.

I never prevented her from doing what she liked, nor ever regulated her with the exception of drinking - which she agreed to allow me to cut her off at two drinks max. That worked well for over ten years, until we moved to Hobby Street. I wish we never moved there.

It's been the worst past few years, for many others and us. I was developing a relationship with my son, and had the very best clients I had ever had in my whole career.

All the hope in the future one can have, and all devastatingly stripped away by one single move, which tore at my very heart and sole, my son, and our family. GONE.

I became destitute. I was left with no resources. No way to pay for the house on my own anyway.

Annette spread lies, and turned my parents against me, and our neighbors.

I was isolated.

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She promised to pay for two payments on my car, she did not.

I called her, she said, "That's on you buddy" and hung up.

Two weeks later the car got towed. I was stuck.... Out in the sticks... Isolated in rural Thurston County, about 7 miles from the nearest bus depot, leaving me under extreme circumstances without any money, no transportation, twice no electricity, and twice also no phone.

Sometimes had gone without food for over three days.

One such occasion, early October 2014, I had not eaten in two days. My cat came in the house dragging in a huge fat rabbit, and laid it at my feet. She just sat there all proud of herself, looking at me. I couldn't believe that in this little scrawny gray cat was more awareness and empathy for life than any human I had ever met.

That was sad actually. I thought, I would eat your cat food before I would eat that...

I realized something really important from this.

Because I never let her down, my cat has more heart than those who have professed their true love. It made me think of all the ways in which have let Annette down. That was the beginning of the worst winter of my life. My son has been let down, and no one is working with me to correct this.

Despite my alerts to others of my situation, Annette continued with the slandering of my name, ascribing the Yelm stigmata to the defamation of my character, directly harassing me, playing mind games, and manipulating me ...

- I would say anything, agree to anything she said if I thought it would get her to consider a different approach. I had agreed to some really skewed contracts she wrote up for me, but I agreed to them. Only to have her disappear for weeks at a time, without ever any conference on the subject.

After the devastation of my parents the prior year – who, by the way, were 76 and 78 at the time, and I consider this a crime in itself.

I had no one else to turn to. I was still trying to get Annette to work together with me so we could sell the house and recoup some of the losses. I wanted to transition slowly apart instead of like this.

I had managed to get a good opportunity going, and made plans to move to San Diego to work for a friend who owns a commercial construction company. He and his wife offered me a 25\$ hr job that would increase to prevailing wage in three months. I thought it would be the perfect getaway, allow time for her to relax, and I assumed I would still get to talk to my son over the phone at least We had our separation trial coming up, and I was schedule to leave just afterwards.

But then February 6th rolled around and she started the "courthouse games" to paint me as a violent criminal drug addict without any just cause or standing evidence whatsoever. She filed the petition after being really nice and coming over for dinner, and staying the night.

This through a wrench into everything!

I had to stay behind and go to court for this stupid protection order.

This no contact order. Was creating more undue suffering and hardship than anything of date.

- and it was acquired in deception. Lies. and in direct violation of my inherent rights to due process of law, causing significant deprivation and loss of life, liberty and property; bringing me further back into desperation, and brought even more undue harm and suffering upon my life, and the lives of Annette M Roth, and Lucas M Hicks.
- I know my wife is messed up, but I also know she would have never thought of doing a
 protection order on her own. She was guided into this. And the circumstances surrounding
 the events of this order speak plainly to this fact.

Suffice it say, much of the rest is now on record, much is not true, much is. but there are still huge gaps I could fill. Ask me anything you want to ask.

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The fact is, I now suffer C-PTSD whenever I enter the courthouse.

I have had enormous trouble focusing on the relevant issues in court, ... I forget my questions, fill out forms incorrectly- Basically I can't focus on this stuff any longer.

Which compromises my case, and I need resolve.

I need restitution, remedy.

My son needs me.

I am essential to his health, and we need to move on.

I know for sure the Family court wants me to move on.

I was summarily charged with Annette's Attorney fees, by lien. This was acquired coercively and deceptively. they made it look like I was dragging out the case, in order to justify this action. But it was Anne Redford who did that. Her - they dragged the case out themselves, because they needed evidence. ILLEGAL.

I have, not surprisingly, lost all trust that this court could possibly render a verdict which could be just and beneficial for my family.

There is so much more I could say, but I am tired and frankly sick to the teeth with all the pouring over of the facts and circumstances of our case. But what choice do I have? What choices have I been offered? NONE. Anne Redford is a LIAR. And she has destroyed all hope for my son. Is insidious. And I will sue her for damages. I have so much evidence its pitiful.

B7She gave me no choice, I have been doing this in defense of my son Lucas, and of my wife also. All the while I've been suffering an extremely debilitating condition, at times without food.

Upon my request for assistance from the only person I could call (who I could not call legally) my wife. But she denied me. I was denied and was arrested and put in jail for 5 nights over labor day weekend, for violating the order, because I contacted her via face book – because I had not eaten in three days, and I was HUNGRY..

The messages are non-threatening, only asking for some food, and to resolve our situation amicably.

I have been bruised, strangled within an inch of my life, jumped, kicked, harassed, mocked, gaslighted, accused of things I never did - as if she was screaming at someone else.

I have been afraid for my life many times in the presence of Annette, and only I understand entirely, now, what the reason is for her behavior.

I have brought this all up, but it has fallen on deaf ears. I informed the court facilitator many months ago, last year that the whole scenario is backwards, and that Annette is an alcoholic, and has been treating me exactly as she has accused me of treating her. - She grew up in a violent household, and her condition is very extreme.

6/14

Unfortunately, I am in an extremely untenable position myself - it gets even worse.

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Annette's position at the Thurston County Economic Council has given her privilege to associate with many of the most powerful politicians and business owners in the area.

Her defamation of my character has only been an effort to absolve herself of all responsibility to her actions, cover her misdeeds, and preserve her image. Its extremely selfish, and has caused more harm to her own son and his father than I can express.

The job losses, the loss of opportunity, the defamation of my character, all illegally exacerbated by the judiciary of Thurston county, and the agents acting on her behalf. She is lucky I did not die.

Understanding the truth about Annette's condition happened for me only after she had left and isolated me. I have waited and waited, for so very long now - for Annette to come to her senses, and stop attacking me, and blaming me, and manipulating me with our son. Her story telling is evil. Her coercing behaviors and her rageful violent outbursts, all threats upon my life.

Yes I reacted to her once. I yelled at her, and told her I would kill her if she ever came back to my residence again. Not because I wanted to kill her, to come back here ever again. I was trying to impress upon her the harm and the violent nature of what she has been doing to me. What she subjected me to for years, doing so in front of our son, was wrong, and I tried to make that impression....

I am sorry, but never in my life, even in that heated moment could I ever possibly take real action to harm her. I have always been defending myself and trying to get away. But no one believes me or gets that.

But even what I did say was misrepresented. Some text messages sent secretly from my phone to hers when I wasn't looking.

Voice calls harassing me and teasing me for hours, and then repeatedly hanging up on me, to the point where I would get mad that she was doing this to me, and so I would stupidly send a mean text back at her. Which she would use, or add out of context with other texts I <u>never</u> sent, to paint this horrible picture of me to the courts.

I had the only real protective role to my son Lucas.

He and I had bonded. We were close, and he was my inspiration to succeed. When Annette took him, it crushed me.

It crushed me that I did not see it coming. She took everything. All the money, and I could not afford the house on my own.

She lied to my parents. To get them to relieve her of 140,000 she was in debt to my family for. With lies about me, blaming everything on me.

She had already started this campaign a year prior, so everyone was already treating me oddly, and I just didn't know why. By the time I figured it all out, it was too late and my word meant

nothing. This has carried all the way through to the family court system, which has treated me exactly the same.

I know of course it all sounds fantastic. It sounds crazy, I sound crazy. But I am telling you, before she left, On **June 1st 2014**; yes **June 1st 2014** (NOT 2015) is the exact and correct date she left, without warning, abruptly, and with our son.

I did not have her address for 4 months. I was manipulated and beaten and harassed and strung along. The games getting progressively worse- were marked by many significantly disturbing events, all the way up until **February 6th 2015**, when she initiated, or was advised to initiate the protection order.

This order was completely un-necessary, and will never be necessary for me.

I love and protect my son with every ounce of strength and determination I can.

My mistake was not calling 911 a long time ago. But I, like so many other men out there, was afraid of losing my family. I was afraid of angering her and hurting her even worse.

Given her position now, It may have invited some horrible retaliation that could have ended up worse.

On the day she left on June 1st 2014, I called the police; I wanted to tell my story then. And I tried to. I was met by a Policewoman in our driveway, who talked and laughed with Annette for 15 minutes, rolled her eyes, and when I spoke with her about what has been going on, she threatened me with her weapon, and took a stance as if I was going to attack her. This is how I have been consistently treated throughout all of this...

Annette's attorney had also pulled that same routine on me several times inside the courthouse hallway, in front of many other women with their children, in attempts to profile me - making me look like some horrible abusive man, which I have never been.

I am in tears - tears for how this would affect my son. A boy, who lost all contact with his only nurturing parent; and I have not seen him or spoken with him in over 15 months.

I have been depressed and out of work for so long - I barely survived, and I am still in tears everyday for what has happened to our son.

I am now in therapy, and not long ago my parents finally realized the truth, and began to provide assistance to pay for my attorney.

I need help, and I need someone to start asking the right questions.

I've lost over 195,000 in investments because of this. That was to be my son's college, and pay for a new house wherever Annette wanted to live. I worked my tail of for it... for the last 15 years to get this far, even surviving the economic downturn and all.

I need Someone to take some real interest in what has actually gone on. So far I have been made out as if I was guilty before found guilty...

I now have C-PTSD, which I never had, and I also have Dysthemia, which I also have never had before... I was mildly ADD before, and now it seems extreme, I have been prescribed Wellbutrin, Prozac, Adorall and Ritalin, none of them make things better, sometimes its better temporarily, but makes me sick in the long run.

I stopped wellbutrin, and Prozac doesn't help much, and kind of makes things worse.

And the Adorall is just addictive, but its the only thing that would help ease my anxiety, andhelp me focus.

But the real cure to all of this, is exactly what the courts and Annette and everyone worked so hard to prevent from me having. The joy and energy I get from life with my only son!

Is this a bad thing? No, a father and son happy together is not a bad thing - anyone who says anything to try and make it appear as though it is, is insane.

I don't consent or approve of much of the unscientific rhetorical memes that are common around the courthouse. The worst is the maxim, "best interest of the child" If that were the case, there would have been a collaborative effort to understand the situation - Annette and I would have to sit face to face in a room together for anyone to understand the reality of the situation.

I have written a book of these events. I would happily donate my journals if it would help the courts in any way in the future. People need to understand some of the dynamics of rare cases such as ours. I am quite sure they will be on the increase for the next few years.

But I cant write anymore right now. All I ever needed was what I had before she left, just to live our lives, and raise my son. Was quite fulfilling enough for me.

REQUEST A NEW HEARING

I request a new hearing, or at least mediation instead of a hearing so we can settle all the divorce issues. OR, A mediation. We never had that anyway. Only Anne Redfords condemnations And her false allegations =- Testifying as if she was a witness, and leading her clients words. <u>And not allowing her to answer any of my questions</u>.

Anne Redford should not be allowed to represent her anymore, ever. I have filed suit against her, and she remained illegally Annette's client, on a conflict of interest. I need to be assured that it will be a fair hearing, and appropriate action will be taken. I will not have a lwayer, and Annett should not have one either. That would be fair.

I have to be sure that my concerns are clearly known, and understood for what they are, and for why they exist. And I want to see my son, I haven't seen him. I am afraid he will have some serious therapy to go through, to return the confidence he has lost since he's been gone.

NO CONTACT

I request a permanent no_contact order be placed against Amy Buckler,

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SHe has been a horrible instigator in this whole affair, for her own selfish desires. Her own daughter just tried to commit suicide. Not a healthy environment for my son right now.

I request also a full protection order against Robert Roth. He is a violent sexual deviant, and I do not want him any where near my son ever for the rest of his life. He has threatened my life personally on several occasions, and I understand the relationship he has had with Annette. He is to come nowhere near our son ever.

My medical condition

I need some assistance to make these orders happen. I experience a mass shutdown of brain function every time I enter the courthouse, and it does not subside for days sometimes. It is very debilitating.

Parenting plan

IF you, or anyone reading this has never experienced having kids, and especially have never experienced being prevented from seeing them, then you have no idea the horrible reality that this brings. It like nothing I would wish on anyone., I got problems alright, but they weren't there before she pulled out of our life with our son."

With what I know, from my own personal experience of 18 years in this marriage, I believe the most appropriate situation, for at least for a year or two, would be that I handle all the major decisions for Lucas.

This will be the only way Annette will be motivated enough to take an amicable collaborative position with me. Which is best for lucas.

I believe any other situation would cause too much conflict, and create frustrating manipulative circumstances around Lucas, and would not be good for him at all.

But, I suggest as a balance to that, give Annette the majority of the time with him.

As far as I know, She has him in a regular schedule, which is great. He is also close to school, which is great also.

I am not interested in disrupting his routine. But I very much want to see him, determine an arrangement, and begin planning for the next phase of my life. I intend on being as much a part of his life as is possible without imposing upon Annette too much to quickly, which may also cause problems. I want to see him, and begin easing into his life again.

What we need is essential to his well-being.

I know exactly what we need, but I cannot discuss it with her without it sounding like I am trying to control everything. I just know what I know, and it requires the confidence and support of those who understand the reality of what I have dealt with for so many years.

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My input and ability to make major decisions for Lucas is the only way, at least right now, that he can be assured the very best of both worlds here.

I have no interest in disrupting or making any major moves or changes in my life over the next few years. I would rather he stay at the school he started in and follow through, rather than jump horses midstream...

I don't necessarily want to, but I believe that if Annette gets the most time with Lucas, especially immediately following a decision, this will be to her and Lucas' best benefit. Therefore I recommend an 80/20 Time split favoring Annette, over the course of the next year, at least, with some review time in a year, to see about shifting the time according to her needs, Lucas' needs, and my needs.

However, granting me first right of refusal, whenever a unique opportunity arises in our collective schedules, is absolutely the most stable of circumstances for Lucas. It will allow for conditions that are most conducive to keeping conflict at an absolute bare minimum. I cannot stress how important this is

Despite anyone's notion that I am somehow "trying to control it all" is absurd. Of course I want control over the well being of my son, absolutely. But I do not want "control" over Annette, as Anne Redford would continue to bully into everyone's heads. I love my wife and son, and I am the only one who understands fully, all the issues of our lives.

With the ability to make major decisions, Lucas is safer.

I am capable of mitigating all conflict with this modicum of control. I will always facilitate and give Annette the benefit when it is important to her.

If I do not have this leverage with my son, to be the primary parent who has control over all the major decisions in his life, at least at the outset, the situation will degrade rapidly into her controlling and manipulating me again with him. Its an unhealthy situation.

She has done this for the last two years straight.

Stability will come from a fair and balanced approach. I trade time for this position of control, and I have a proven track record of wanting and supporting parental involvement for Lucas sake, consistently.

And I guarantee it wont change. I understand the importance his mother is to him, and I do not play games. If I did, I may have been more prepared and more strategic with her before.

I am a trusting nurturing parent, and though Annette is a golden globe level actress, She is truly over controlling and manipulative, and is more self-absorbed than anyone I have ever met.

She is more concerned about herself than him, me or anyone else. I know that will change, and perhaps some of that has already. But I have plenty of collateral context to show this is true.

It is essential that she accurately understands her own condition; Annette's self-awareness is absolutely key to her happiness, and the life long success of my son.

Self awareness is also he key to protecting him from any unwarranted inference, or blame being foisted upon Lucas under inappropriate circumstances or events. Its been a theme for Annette to misread almost any event, as if it was somehow an attack on her character, or meant to divert Lucas mind into thinking she was somehow bad.

In order for me to feel comfortable with Annette raising our son, Annette needs address some of her issues.

I do not believe Annette is a BAD person or criminal.

But some of the things she has done are.

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Now that I completely understand why and how this came to be, I again, cannot urge enough how essential it is that we find the absolute best psychiatric Dr we can.

She may think its against her somehow, but its so over time he can heal, at least enough so once in a while we can share a journey together with Lucas, even if only once a year...

I know how happy that would make him if we could get that far at least.

Annette needs exams which determine brain chemistry balance and hormone balance;

She also needs the right person to enter into the world of her childhood trauma.

Someone who can enable her to understand the truth about her experiences.... My amateur diagnosis may have been accurate, but it failed, it backfired - I regret ever thinking I could help her solve these issues.

This and only this will break the barriers of misunderstanding and conflict she has had. For our relationship as co-parents, and for any past or future relationships she decides to have. That's absolutely essential that Lucas be blessed with a healthy parent

COURT BIAS

Again I know how this may be perceived, but I do not know any other way to approach this or talk about it, because I have been treated so poorly, and with absolutely no respect for who I am.

My education level, and my ability to understand things as they are has been ignored.

I have faced what appears to be a very powerful gender bias, which immediately assumes I am somehow bad, evil, or have some sort of ulterior or deviant motive.

And that has been astronomically detrimental to our situation. Absolutely.

I do not want to polarize any of the issues here; I just know how I have been treated. And no one knows me at all here.

I have felt very trapped for long time due to the circumstances, and felt very uncomfortable with being open about any of this situation with anyone

- partly because the thick screen of bias is present, but mainly because few actually understand the very real nature of what happens to children that experience what Annette has experienced in her childhood - and what happens in these circumstances after the child grows up is what is happening now, **and its being passed down to Lucas**. But no one, ever addresses any of it, or talks about it.

Annette buried her trauma so deeply for so long, that the shell becomes the person. Kind of like lost and adrift. And now her sadness has become mine too.

My inquiries into understanding her behaviors over the years, had caused me to ask questions. When the questions were accurate, she would trigger and explode.

It was outrageously scary, devastating, and often times she was unable to remember the events of it.

No one knows what I have been through, and no one would believe me if I told them – Because of the nature of this type of trauma, She became masterful at hiding it,

THIS, is the point of greatest concern for me, and its precisely Why I have been so adamant and aggressive in my campaign to make this all stop.

We need therapy. My Son and I and Annett needs some assessments, and collateral info from my journals and experiences with her will need to be understood by the best <u>Psychiatrist</u> available specializing in the specific concerns I have. And this must not be directly communicated with Annette, because by the nature of these conditions, she will feel threatened, and intimidated, admit will only spark fears which always lead to severe aggressive outburst that are dangerous to both me and more importantly our son. The Dr must be a fully accredited and experienced Psychiatrist, Familiar with DSMv-5 Disorders, and must also be and only by mutual agreement as to the doctor.

She was always afraid, unfoundedly, that I would take her from him; if anyone ever does that to her, it will be herself. And I have protected her rights as a parent for 7 years, and I will not ever stop. I do not want to break up his schedule anymore than it has to be, but I want to spend at some weekends with him soon, I would like the court to take action on this immediately.

I will endeavor to answer any and all question to the best of my ability, whatever I can do to help. I believe it would be healthiest for us to become more self-determined learning to regulate agreements between ourselves, without the need for state intervention.

This is the truth, and I want it sealed.

I want it to never find the light of scrutiny by others who would gossip, talk or otherwise treat Annette any differently as a result.

I do not know how aware Annette is now compared to where she was a year ago, I do not know how much therapy she has had, or whether any social worker has been able to uncover any thing from any interactions with her.

I do not want to appear intrusive of her life, but there is still a lot of explaining to do.

LOSSES UPON LOSSES / REMEDIES

I am not interested in punishing anyone. That's what Annette does. I don't do that. I forgive her, However, what Am I to do, with no control over the situation. To protect my son from any further harmful action s such as Annette has repeatedly demonstrated for eighteen years

My pain, grief and struggle with the courts has caused more harm to my son that anyone knows. I have had a most difficult time with communicating clearly what has gone on, and sounding anything but crazy. In the presence of such devastating Allegations, most especially the Stigmata of Yelm, and the associations of my character with Math amphetamine, and how this appears to the culture here, speaks volumes about the lack of knowledge and experience when dealing with a person with an addiction of any kind. Anger being one of the major addictions many people have today..and so forth. It has put an almost impossible barrier between accomplishing any sort of real solution to the problems we have faced.

It is most devastating.

I implored her Lawyer many times to set things right for us and to address my concerns. I have been completely ostracized from my family my community and the political community and governmental community in Olympia, as well as I have been turned down by abuse victim trauma centers in Olympia - after they discover I have a protection order against me. There has been court bias and gender bias to the point of wanting to commit suicide for being a man and a Father. I have been turned down by 8 Law firms in the area, three of the top firms, and only 1 had accepted me as a client, but had no experience with Annette's Attorney, but wanted to charge me \$5,000 extra to deal with her.

The resulting threat to my family, and the threat and compromise of our son Lucas' mental and physical well being, as well as my own, and his Mother's, Annette M Roth, To begin a concerted effort to correct the situation, with the understanding that the full accounting as such may take time, the most important element which need to be corrected is the initial cause of action, which was Annette M Roth's original Petition for a protection order, Therefore.

- (1) All elements of any order that was established by the court in the past shall be terminated, Vacated and Void. Additionally,
- (2) Being that the conditions were such that undue influence and sever stress are associated with the circumstances at the time, there was no way any party could make a proper presentation or determination accurately to the court; all facts regarding the case were never allowed proper time to review accurately, and no past order established by the court ever established any informed, or implicitly and/or explicitly understood consent of all parties, the Father of Lucas M Hicks, that being I, and Annette M Roth, Lucas' mother.
- (3) Explicitly understood, and completely informed consent will always be necessary to acquire from Lucas' rightful protectors, guardians and Biological Parents, Stephen K Hicks, and Annette M Roth, before any action which affects our son Lucas' M Hicks, is granted, until he turns the age of eighteen at which time he will have the full authority to give or deny his consent to any agency requesting it. Until that time comes, no future action by the court will have the consent of Stephen k Hicks, nor the consent of his Son, unless it be made clear the benefit to said parties before action is agreed upon.

- (4) The termination of the original order, and any other order pending upon Stephen, OR Annette, shall be vacated, void, and stricken from all records, including all law enforcement local, state and federal, Immediately.
- (5) Stephen does not require, nor does he consent to any State Court or associated agency, any intervention into his life or the life of his wife or his son, unless it is understood to be of benefit to us, or for the protection of each and every member of my family, and not to the detriment of anyone.
- (6) Any interference into the personal private liberties of Lucas M Hicks, Stephen K Hicks, or Annette M Roth, or any other member of his family will return a lawsuit to the court and/or its agents who participated, to address appropriate remedy.
- (7) Stephen implores the assistance in the court as part of a measure to correct the damages resulting from the courts previous actions.

At the very foundation of every socio-economically healthy, thriving, vital community is the solid family unit. Destroying men, giving parents another weapon to use in an already conflicted scenario, is the opposite of what you logically are supposed to do. We are suppose to be in therapy, we are supposed to be learning how to effectively communicate, not cutting each other off and isolating one another, nor abusing anyone. But a domestic violence order is just that, another weapon in the gender wars. It's stupid and antithetical to American life. Period. Destroying this country, from the inside out, Tear us to shreds, family by family, and you will destroy a country.

I, Stephen K Hicks Declare I am fully capable, and able to care for the needs of his son Lucas. I have, and will always fully support Annette M. Roth's wishes to do the same, as I have always done since the day he was born.

I Stephen K. Hicks have, and will always encourage a healthy relationship between Annette and Lucas for as long as I am alive to do so.

This order is permanent. Its review requires haste, wherein it will become effective immediately

The parties are directed to appear for a hearing on ______, at _____, at _____, at _____,

At_____[location].

IT IS FURTHER ORDERED that the clerk of court shall forward a copy of this order on or before the next judicial day to:

County Sheriff's Office

Police

Department WHERE PETITIONER LIVES which shall enter it in a computer-based criminal intelligence system available in this state used by law enforcement to list outstanding warrants.

SERVICE

The clerk of court shall also forward a copy of this order on or before the next judicial day to:

County Sheriff's Office		Police Department
WHERE THE OTHER PARTY LIVES that shall personally serve		[name]
with a copy of this order and shall promptly complete and return to this court proof of service.		
The moving party (requester) shall make arrangements for service of this order on the other party. The moving party shall use either a \cdot legal process server \cdot the Law Enforcement agency where the other party lives, or \cdot a person over the age of 18 that is not a party in this case. The server shall complete and return to the court proof of service.		
The other party appeared and was informed of the order by the court; further service is not required.		
DATED ata.m./p.m.		
	JUDGE/COURT COMMISS	SIONER
I acknowledge receipt of a copy of this Order:	I acknowledge receipt of a co	py of this Order:

Moving Party (requester)

Date

Non-moving party

Date