

The Fix Was In

Refund Real Estate <michael@refundrealestate.com>

Tue 7/14/2020 7:31 AM

To: Bruce Boice <bboice@lawyer.com>

Cc: Nicole Schmidt <nshmidt@bremerwhyte.com>; Bruce Boice <bboice@lawyer.com>; law@annacbrace.com <law@annacbrace.com>; elarsh@occourts.org <elarsh@occourts.org>; gmoorhead@occourts.org <gmoorhead@occourts.org>; David Booth <david@fernandezfamilylaw.com>; jwaltz@occourts.org <jwaltz@occourts.org>; Joi Montrief <jjoimontrief@hotmail.com>

I'm am available if Waltz wants to answer why Larsh has doubled down on his dirty deal with Brace and clandestine services transferring custody to my ex for Brace not introducing antiquated paperwork over houses sold a long time ago (Booth has used in similar malevolent surrogacy) and which under normal circumstances I would have to suffer but for my naiveté, including Rallo being just as dirty as Brace. However, no one could have perceived Brace was fomenting a national security crisis with antiquated intelligence to bootstrap Lamoreaux into effectively covering up child molestation: until recently. Also, please distinguish between Brace's antiquated intelligence and that actionable intelligence I developed clearing my name and for which I believe my silence is sufficiently valuable at least achieving immediate justice for Athena. If anyone disagrees, you're mistaken.

Larsh's commitment yesterday to doubling down on his corrupt bargain with Brace and clandestine services vis a vis Moorhead continues to ratify the material cover up of my daughter's molestation now realizing Athena's eighth institutional incarceration across three states over less than fourteen months: all the while Athena unwaveringly asks for Joi and me. Bliss sits in on every therapy appointment so Athena is terrified to speak her mind (not gonna resolve for you continually locking Athena up and now in a hospital accepting patients who have tested positive for covid) and **my last straw was when Bliss tried to abandon Athena (Bliss' second time doing so) to foster care here in Texas approximately three weeks ago and you still won't listen to Athena. We're now crossing the Rubicon. It's you or her.**

Then you treat me like a dimwit: first Moorhead tries to fast walk me out the front door after constructively terminating my parental rights and now Moorhead is trying the slow walk me still refusing any and all written communication that he authorized last year, never mind explicitly refusing my all my children's requests (even those three children I was never accused of abusing) to see or hear from me in more than 8 months. The handwriting is all over the wall and confirmed by that ex parte communication Moorehead has enjoyed with my therapist Dr. Schwied for over a year, thereby confirming my sanity you call into question as pre-text. Dr. Schwied said he felt "betrayed" by Moorehead and Schwied said the result in court was determined before I walked through the door. My former attorney Arran Treadway actually wrote to me that Moorhead's trial was "rigged."

I'm sure you already know about your undisclosed convicted perjurer psychologist soliciting a bribe from Joi and me three times before changing her opinion at the last minute; Moorhead refusing Arran Treadway's requests to put that psychologist on the stand explaining her 180 degree shift; Moorhead further refusing a delay for Joi to testify because Joi was literally at the hospital with another miscarriage because of the stress you amplify; and Bliss never put on a single witness before I wasn't crossed at all and Moorhead complained of missing a terribly important Rams game to render such an oppressive judgment against my daughters and their Dad as to altogether call Lamoreaux's propriety into question for any reasonable observer. I believe there would be broad interest in this story of social justice taking a back seat to less than veiled venality. Moorhead's behavior is your most obvious tell, as if you didn't already know.

Thus, Moorhead is compromised, (probably why this case was put to him at first instance) and presently (or at any time in this case) unwilling to act justly in at least Athena's best interests.

If Larsh had never allowed the transfer of custody under that corrupt bargain with Brace and with it this abrogation of justice against Athena, Athena wouldn't ever have been and wouldn't be locked up. Shame on you for allowing this to continue even after I point out your effective monetization of my daughters' suffering and that only after all I asked was to help calm my children down. Shame on you indeed.

If I don't leave Austin with Athena, we're unfortunately going on a deep dig. Please let my daughter Athena go so we can move on in peace not requiring me to fly to Washington tomorrow.

Kindest Regards,

Michael
(949) 629-8888

****CONFIDENTIALITY NOTICE** This communication constitutes an electronic communication within the meaning of the Electronic Privacy Act, 18 U.S.C. Section 2510, et. seq. Disclosure of this communication is strictly limited to the intended recipient. This communication and its contents and attachments, if any, are confidential and may contain information that is privileged or otherwise exempt from disclosure under applicable law or by copyright here invoked. Receipt by any person or entity other than the intended recipient does not constitute waiver or loss of the confidential or privileged nature of this communication. Any review, dissemination, copying, resubmission, transfer, or distribution in any form by any person or entity other than the intended recipient is strictly prohibited. If you are not the intended recipient, please notify the sender immediately and delete any and all copies of this communication and any attachments. Failure to abide by these provisions will result in legal and equitable action taken against you, as identified in 18 U.S.C. Sections 2520-21.**

On Jul 13, 2020, at 7:46 PM, David Booth <david@fernandezfamilylaw.com> wrote:

I am available.

Best regards,

David N. Booth, Esq.
Law Offices of Cameron M. Fernandez
4 Venture, Suite 255
Irvine, Ca 92618
Phone (714) 804-0303
Fax (714) 804-0306

NOTICE/CONFIDENTIAL: this email message and the attached document(s), if any are intended only for the official and confidential use of the individual(s) or entity to which it is addressed. If the reader of this email message is not the intended recipient, or the employee or agent responsible for delivering the message and/or attached document(s) to the intended recipient(s), you are hereby given notice that any unauthorized use, dissemination, forwarding or copying of this email is strictly prohibited. If you have received this communication in error, please contact the sender by reply email or telephone and delete the original message and any attach document(s) from your system. Thank you.

On Jul 13, 2020, at 4:56 PM, Nicole Schmidt <nschmidt@bremerwhyte.com> wrote:

Good Afternoon,

I am minor's counsel on the matter of IRMO Malkin. I'm reaching out to relay that Judge Waltz would like to discuss the CCI in the matter of Bliss Munoz & Michael Montrief as it relates to IRMO Malkin. He's set a conference call on Teams for July 23, 2020 at 4:30 p.m.

Please confirm that you are available for this call, and the court will send you an email invitation. If you are not available, Judge Waltz has directed me to arrange a conference call with him as soon as possible to choose a new date which works for everyone.

Michael, I understand that you are not represented by counsel in your matter at this time. If you have hired an attorney, please forward this email to his or her attention immediately and confirm the same with me.

Best,

Nicole

Nicole Schmidt

Bremer Whyte Brown & O'Meara, LLP

20320 S.W. Birch Street 2nd Floor

Newport Beach, CA 92660

e: nschmidt@bremerwhyte.com

d: 949.221.1018

t: 949.221.1000

f: 949.221.1001

www.bremerwhyte.com

<BWBO_Logo2_320_97093f2c-c97f-4883-9107-15ece523d38d.png>