

4. **The only legal professional** in the case is retained on behalf of the Breadwinner, Victoria L. Lawler.

Respondent, a Dependent Homemaker and the Child Care Provider for the Head-of-Household, Petitioner Lawler, and with no source of income or credit, has not been learned enough to provide adequate protection for Mason in the legal arena, and my son has suffered damage and distress because of it. (RESPONDENT'S EXHIBITS 'B' AND 'C')

5. **By taking advantage** of Unrepresented Parties, both Charles Harry Clements and Charles Hunter Clements, as well as colluding with the short-term attorney misrepresenting Respondent, and without notice or a McLendon-type hearing known to Respondent, Petitioner's Attorney has been able to take Mason William Clements from his lifelong Primary Caretaker, Respondent; from his lifelong home, friends, school, and neighborhood, in ex parte hearing, voiding Trial Orders. (RESPONDENTS EXHIBIT E)

a. Without notice, opportunity or advocacy on his behalf, the Trial Order of Protection on Mason's behalf was voided.

b. Without notice, opportunity or advocacy, the Trial Court's Custody Order was changed to return Mason to the very person against whom the Permanent Protection Order was judged, Petitioner.

c. Without notice to Respondent or opportunity to give evidence, or considering the best interests of the Child Mason, Respondent's Parenting time was cut to Four Days Per Month, ostensibly as a punishment for legal illiteracy, an intimidation against raising questions about judgments made ex parte, and confronting the existence of a 'valid' Common Law Marriage as per the qualification in the Colorado State Constitution.

6. **Because of that failure** to give notice or opportunity for testimony, evidence or make an opportunity for the Court to properly assess the situation, the minor child Mason has suffered irreparable damage emotionally, and was denied his due process of the Law.

a. Mason is terribly conflicted in his loyalties to his elder Brother because of Petitioner's abandonment of Hunter. Petitioner has been deriding and hateful to Hunter in all of her contact with him, withdrawn any financial or other assistance to him, and actively refused to make any peace with him whatsoever.

b. Mason has been engaged by Petitioner to actively conceal things from the Court. He has been told to conceal things from Respondent lest they get back to the Court's attention.

c. Mason has been used by Petitioner to approach Respondent's Witness and to pass 'secrets' to be kept from Respondent.

Respondent asserts that a Special Advocate on Mason's behalf is essential to his well-being and safety.

7. **Mason has been hurt physically.** Petitioner's work schedule and choice of friends had her leave Mason at the home of 'the Murray's', a dysfunctional family of petty criminals and thugs on many occasions. Petitioner continued to leave him there for child care subsequent to the abuse simply for her

own convenience and in defiance of Magistrate Juarez' direct instructions from the Bench.
(RESPONDENTS EXHIBIT D)

9. **Mason has been subjected** to the supervision of Michael Gould, to his hazard and detriment. Mr. Gould is an outlaw biker; a chronic alcoholic and has a difficult cancer to deal with for a short while. (See Respondent's Exhibit A)

a. Gould is a former South African Defense Force trooper from the Angola Wars, perhaps an unindicted war criminal, and certainly carries the legacy of genocide and neo-nazi indoctrination in the Africaans military schools of the period.

b. Mr. Gould has subjected Mason to the hazardous environment, uninsured against injury, of an industrial metal shop, reckless of his safety or indemnification, for the convenience of Petitioner's work schedule.

A Special Advocate on Mason's behalf is necessary to insure his safety by presenting cognizable complaints to the Honorable Court. Respondent's legal illiteracy has not been able to rise to the task of advocacy for my son, and he has suffered for its lack.

10. **Petitioner's treatment** of her elder son, Charles Hunter Clements, must give some indication to the Honorable Court as to the dire need for her youngest to have Representation and Advocacy. Petitioner's unnatural hatred and callous rejection, active since about age 11 or 12, of her own son, bodes ill for Mason if he has no protection from her.

Mason now approaches the age at which Petitioners abuse of her elder son started, and her situation is far less stable than was formerly.

A Special Advocate on Mason's behalf would be able to investigate the entire context of his custody, control, parenting time allocation, stipulations about his welfare and well-being, and actually advocate for him in a literate and professional manner.

11, **Mason William Clements** is a part owner of the property at 1741 Dallas Street, in company with his half-sister, Laurel Elizabeth Clements (by bequest from her Grandmother); his brother Charles Hunter Clements, and Respondent, in equal shares.

A Special Advocate is necessary to defend Mason's interests in the Family Clements' Homestead.

Wherefore, the Respondent, Charles Harry Clements, pro se by dire necessity and proceeding in Forma Pauperis PRAYS that this forthwith and timely Supplement to Respondent's Motion for Continuance be COGNIZABLE to the Honorable Court, however naïve and illiterate its presentation.

Respectfully submitted this 3rd day of March, 2005

Charles Harry Clements Respondent pro se
1741 Dallas Street
Aurora, Colorado
80010-2018
(303) 364-0403
chasclements@comcast.net

CERTIFICATE OF SERVICE BY UNITED STATES POSTAL SERVICE

I, Charles H. Clements, oversigned, do hereby certify that a true and correct copy of the foregoing, **SUPPLEMENT TO MOTION FOR CONTINUANCE** was personally deposited in the United States Postal Service on the 3rd day of March in the Year of our Lord Two Thousand and Five, addressed to the following parties:

Clerk of the District Court
Division B
District Court, Adams County, State of Colorado 17th Judicial District
1100 Judicial Center Drive
BRIGHTON, COLORADO 80601-8873

Katherine Grier, J.D. (ATTORNEY for Petitioner)
REG. NO. 30948
2701 Alcott St. #482
Denver, CO 80211-4222

Kathleen Rimar, LPC, JD
2950 Hunt Ct.
Erie, Colorado 80516

Charles H. Clements
1741 Dallas Street
Aurora, Colorado
80010-2018
(303) 364-0403
chasclements@comcast.net

RESPONDENTS EXHIBIT A

From: "Chas Clements" chasclementsSPOOF@comcast.net

To: "Katherine Grier" <katherinegrier@msn.com>

Subject: as regards Lawler

Date: Friday, July 16, 2004 10:12 PM

Ms. Grier:

This evening, your client was 2 hours late (8PM) in delivering my son Mason for his parenting time with me. She is often late both leaving him off and picking him up- a complete disregard for my own schedule and plans. Understand that this is not a rare occurrence, but the norm, and constitutes an harassment by her of my time, energy and is clearly not in Mason's best interests. I am happy to provide you with a list of times, dates and notes reflecting this behaviour and it's unfortunate frequency.

In addition, this is the third time that she's shown up with the former SADF trooper, and he becomes ever more provocative and antagonistic. He is wont to make faces and hand gestures calculated to threaten or intimidate me, and his behaviour observed by other witnesses.

I assure you that a threat from such a source is entirely credible, particularly when coupled with your client's unprecedented interest in my fire insurance, and her observation that 'at least one of my sons would inherit'. One would have to wonder which of them she means, as she has a history of incensed hatred and unnatural abandonment of our elder, Charles Hunter. I fear for his safety as well as my own. She is noted for destroying things in her rages, and it isn't a far fetch at all to deem her capable of instigating a very serious event.

Be assured that I have taken measures to notify the authorities about this man in our community; a member of a despised unit of war criminals; torturers, murderers, rapists, arsonists, mass extermination of women, children, elders and other non-combatants- men with no conscience and a casual attitude towards war crimes in the company of such an amoral companion as Ms. Lawler.

I hope that you took the time to read the references I shared with you- I assure you that they are only the tip of the iceberg, and the world's regard for these men is as the most despicable of groups; soldiers in name only, and unique in the latter twentieth century as regards the most base atrocities and depredations comparable to the worst actions of the Nazi Stormtroopers of the SS.

As Mr. Gould has already been the subject of discussion and action before the Court, as regards his chronic alcoholism and the terminal cancer question, this is not a new subject nor an unreasonable concern on my part. Heavy drinking on both their parts may be a contributing factor as well, as well as her use of prescription medication for her mental afflictions.

Mason instinctively doesn't like the man; doesn't trust him, doesn't care to be around him. In the best interests of the child, and for his well-being, safety and security, I urge you to counsel your client to simply conduct her affairs outside of any contact with Mason.

Thank you for your prompt and responsible counsel to your client about this matter. It is of pressing concern as regards the child's well-being, and I couldn't wait for some motions hearing to bring it to your attention.

Chas

RESPONDENTS EXHIBITS 'B' AND 'C' FOLLOW

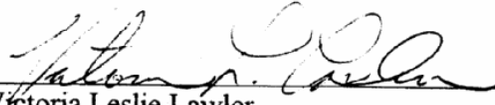
Financial Statement from Victoria Lawler
re Charles H. Clements
For the Public Defender's Office
Jefferson County, Colorado

To whom it may concern:

Charles H. Clements is my long time companion and with whom I have two children.

I am the breadwinner of the household, paying all the bills and have done so for many years.

He has been the primary care parent for both our children; aged 15 and 5. My five-year old son is learning disabled from deafness and requires attentive and nurturing care. Charles has homeschooled the children as well as being their full time homecare as I work outside the home.


Victoria Leslie Lawler

3/9/01
Date

1741 Dallas Street
Aurora, Colorado
80010
303-364-0403

Financial Statement re Charles H. Clements

For the Public Defender's Office,
Jefferson County Colorado

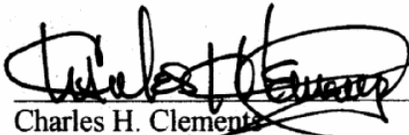
8 March 01

I have not been employed in my trade for many years after being disabled on the job in 1978 (Workman's Comp claim).

I am the at home parent for our two children; aged 5 and 15. My 5 yr. old son is learning disabled from hearing problems and requires attentive care. I have homeschooled my 15 yr. old for most of his life, although presently he is in a public school.

I have a small income from royalties on some video tapes; approximately \$75 @ month or less. Generally they are purchased directly from me by mail. My checking account is approximately \$1700 overdrawn (Ready Reserve). I have no savings nor investements.

I live in the family home that is mortgage free but two years and more behind in taxes. The homestead is jointly owned by the Clements Family; my daughter, two sons and myself.



Charles H. Clements
1741 Dallas Street
Aurora, Colorado
80010-2018
303.364.0403

9 Mar 01
Date

RESPONDENTS EXHIBIT D

Katherine Grier, J.D.
Register Number 30948
2701 Alcott Street
Denver, CO
USA 80211

Ref; Stipulation about Mason's care and well-being
Date: 25 August,2004

Ms. Grier:

It has come to my attention that Marilyn Murray, 1748 Clinton Street, Aurora, of whom I've complained before insofar as being Mason's caregiver, has been bragging around the neighborhood that she's been put on the Medical Marijuana Registry. The rumor is that she's dealing it, and using her two sons as couriers. As I've noted to you before, Marilyn is a longtime drug addict; irresponsible, malicious and vindictive. She's allowed Mason to be assaulted, exposed to the dysfunctional antics of her family, taunted and teased to distraction, and doubtlessly put in danger when she's been high, in contempt of the stipulation ordered by the Court for Mason to be cared for in a drug free environment.

I demurred to detail Victoria's drug use, or even much about her alcohol abuse, to the court; her longtime use of chemical masks to hide from urine tests- particularly as some instances were congruent with bus accidents that she initiated, and to which accidents her drug use might be tied as causative.

Her continued contempt of the court's protective order insofar as distance is concerned, coupled with her failure to safeguard Mason's welfare, and her own moral turpitude as regards her adultery and drug use, is going to raise some serious questions.

I would, again, suggest that she be warned about her disregard for the Court's orders and that Mason not be in contact with the Murray family at all lest he be caught in a dangerous situation from some drug deal gone bad. The Murray's have had firearms incidents, racially based altercations initiated by they themselves, numerous suicide threats by the elder boy, Adam, police trouble with her elder daughter- all sorts of unfortunate and criminal activities.

I trust you'll see to this in the best interests of your client's child, and oblige,

Chas Clements
1741 Dallas Street
Aurora, Colorado
USA 80010-20918
chascléments@comcast.net
303.364.0403 (vox)

RESPONDENTS EXHIBIT E

Hi Doc:

5 MAR 04

I am very disturbed after our talk yesterday; agitated and sleepless over the idea that the court considers me to be a menace and plans to jail me. You know I'm terrified of jail, and of having my life and health threatened by another false and unjust arrest. I'm having heart palpitations and panting for breath- anxiety stuff; sitting in my front room, waiting to be hauled away.

What statutory or criminal acts did Attorney Grier accuse me of- or anyone else for that matter? I need to prepare a defense for that, particularly seeing as I have already filed legal processes, if that's what they're accusing me of. Is the Supreme Court mad at me for filing a Writ of Habeus Corpus- even though denied, I'd be prepared to defend that one at any time. It wasn't lightly done, Doc, and you know what it cost me to even do it.

How much jail time am I in hazard of?

Is there some sort of Warrant out?

Who is the complainant?

Would you please make an official note of your conversation with Attorney Grier, detailing the nuance and implications of her tone and inflexion. Your account of the conspiracy against me by the various judges is truly frightening- all the deputies in the court to guard against something undefined- quotes from Judge Chapman about 'knowing where this comes from' as regards my responses to an unsolicited overture about a contract of which I had no knowledge.

I'm considering filing for sanctions against Grier based on her ex parte applications to David Juarez (the restraining order judge), and to Magistrate Chapman (the custody order on Mason), and her lying about informing me- in court, on the record. That's fraudulent as hell- particularly if she found an easy ear from administrators that she's cozened with tales of Patriotism. I have never had any contact with 'Patriots' more extensive than using the same water fountain or something.

This attempt to associate me with people who menace a judge is unconscionable. I know no such people; I do no such thing. I have appeared in front of Harlan Bockman with my son Hunter- last year, right after Vicky and I split, so trying to link me with someone who threatened his wife is utterly improper and unethical and I deny any such thing unequivocally. I hold no view that even remotely includes such a thing.

We made a common law reply to charges (by Victoria against Hunter), and as soon as it was possible to retain counsel, Hunter did. We immediately accommodated the convenience of the Court in all things, including agreeing to an expedited judgment.

We/I have always proceeded with counsel when able, and the only legal process I've filed has been in response to material submitted to me, and for purposes of clarification and definition of the legal process under which I've encountered. Nothing has been frivolous, vexatious, harassing, malicious, or ill-founded.

I'm trying to make arrangements for bond, and to cover any needs of my children if I'm imprisoned, but I'd appreciate a little more detail about what it is they're trying to charge me with.

Thanks Doc