

DOCKET NO. NNH-FA-12-4052573

: SUPERIOR COURT

CHERYL MARTONE

: J.D. OF NEW HAVEN

vs.

: AT NEW HAVEN

ROBERT GOLDSMITH

: JANUARY 23, 2013

PROPOSED ORDERS OF OUR MINOR CHILD

The undersigned, as Biological Mother/Parent/Educator/Advocate/guardian for our Minor child, and Plaintiff as the person who brought this case forward hereby proposes the following Orders. The orders below were made at the request of the Honorable James G. Kenefick, Jr., J., on a hearing held on Dec. 13, 2013 and was never properly served of notice from the court, but Plaintiff was said by clerk to have done this.

1. The Mother shall have Joint (equal) Legal custody, to make decisions regarding education, religion and the Minor child's medical well-being, where the Father must pay child support or at least Joint (equal) Legal custody and pay back child support owed to the Mother of the Minor child.
2. The Minor child shall choose to live with whom he wishes, if he chooses to remain at the Father's house, the Father shall notify the Mother of all educational and health related activities, as he has neglected to do so in the past.
3. The Mother of the Minor child shall have full privilege to make educational decisions regarding positive future outcomes to guide, direct and as to where the Minor child will want to attend school.
4. The Mother shall visit with the Minor child at his residence with no interference or harassment from the Father or the live in girlfriend Tracy Brereton, her children, her mother and her children's friend's.
5. The Mother of the Minor child shall have full privilege to attend any and all extracurricular activities, to encourage our Minor child to engage in wholesome activities, and pick up child and transport the Minor child to all activities he wishes to attend without interference or being harassed by the Father and the live in girlfriend, and friends. The Father shall encourage and assist the Minor child to do extracurricular activities and spend money on the Minor child instead of his own selfish activities and luxuries.
6. The Mother shall NOT be forced to be silent about the abuse and neglect the CT. DCF deliberately caused to her minor child and her, resulting in an attempt to exhort money from the family when the maternal grandmother of the Minor child was on her death bed causing the Mother to endure a severe

economic impact and retaliating against the Mother because she stood up for her Minor child's mental well-being, educational and civil rights.

7. The Father shall not humiliate the Minor child and/or the Mother of the Minor child who wants to assist the Minor child in his educational issues, health, all and any constructive/wholesome activities.

8. The Father shall keep himself and his live in girlfriend Tracy B., and all others in the household from interfering in the relationship between the Mother and their Minor child.

9. The Father and his girlfriend shall stop making false police reports, in an attempt to keep the Minor child away the Mother for no good reason when the Mother of the Minor child calls the police to do a well-child check, when she hasn't heard from their Minor child in weeks.

10. The Father shall not allow the live in girlfriend Tracy B. to pose as our Minor child's stepmother, when she has no legal right to do so and use our Minor child as a pawn to keep the biological Mother out of the Minor child's life and allow her children to steal the Minor child's belongings.

11. The Father shall be held in contempt for keeping the Minor child from the Mother by feeding him with lies about the Mother and not encouraging visitation for 3 years and 5 months of which is why the Minor child ran from the Father's house 3 times to be with the Mother which has adversely impacted the Minor child's life and the Mother's life when the Mother was attempting to repair the relationship in which the DCF severely disrupted, deliberately upset the strong bond between the Minor child and his mother of which they had before DCF kidnapped the Minor child from the Mother who made a good life for the Minor child with many wholesome activities.

12. The CT. DCF shall be restrained from approaching the Minor child ever after being a negative entity, allowing the drugging by the supposed safe (everything but) house when in DCF custody and creating falsehoods in the Minor child's life in an attempt to make the Mother of the Minor child falsely appear unfit when she had many good intentions, witnesses and evidences for her Minor child at the CPS trial (Feb. 2008) when they kidnapped her Minor child.

13. The Attorney for The Minor Child (DiSilvestro) shall be dismissed and his proposed orders shall be dismissed being as he is a conflict of interest to this case, as his law firm Kolb & Associates, P.C. served as attorney for the maternal grandmother, Sarah Martone, of the Minor child and Attorney DiSilvestro has privilege to her file of which should be private familial business, of which, Cheryl Martone is currently executrix of her estate. Attorney Joseph A. DiSilvestro of Kolb & Associates, P.C. shall refrain from making up slanderous remarks on the Plaintiff, Cheryl Martone, biological mother and guardian of the Minor child when the Minor child lived through the nightmare of being ripped apart from his loving/caring mother and her family impeded upon by the CT. DCF.

BY _____

CHERYL MARTONE, Pro Se, PLAINTIFF

SELF REPRESENTED PARTY

CERTIFICATION

I hereby certify that a copy of the above was mailed or electronically delivered on this 7th day of February, 2013, to:

Attorney for the Minor Child
Joseph A. DiSilvestro, ESQ.
49 High St.
East Haven, CT. 06512

Robert Goldsmith
116 Wood St.
West Haven, CT. 06516

MS. CHERYL Martone

MS. CHERYL MARTONE, Pro Se PLAINTIFF

Parent/Mother of the Minor Child