

LETTER FROM DAVID W. JOHNSON IN THE ROCKINGHAM COUNTY JAIL TO
PAULA J. WERME, ESQ.

Transcribed and marked for html by Paula Werme, Esq.

DATE: 3/27/07

Greetings Paula,

Today I write to you not only as my attorney, but also the wonderful fellow human being you've revealed your to be. As you know, by learning about me, my life, and my relationship with the finest human being I've ever known, my daughter, I am a dedicated, loving, caring, and nurturing father and dad. For me it is an honour and a joy and oh so temporary. She's so lovely.

My daughter, who lives with me most of the time, and as you know, we are very close, was stripped of her father from her life because of the audacious, arrogant corruption of the Family Division, its marital master program and its conspiracy with the HHS Department of Child Support in the State of New Hampshire to [commit fraud so as to embezzle funds from the federal government](#). I believe that Judge Sadler has no awareness of the fact that this is becoming increasingly well known among the general public. The Internet has been and is absolutely going to be an extremely useful tool to assist us.

Yesterday, March 26, 2007, in the Derry Family Court under the Judge, Lucinda Sadler, we experienced and [recorded](#) exact proof of the egregious abuse of discretion, which have been routinely practices on my case and others that I've seen personally. I saw you offer objections to arguments by Jon Ross, Esq. of Wiggin and Nourie as you stated he was quoting history from the proceedings overseen by the marital master, which were for "criminal contempt," but not so cleverly appropriated as "civil contempt" by said Marital Master, Philip Cross. As you properly objected to the inappropriate presentation of material emanating from the illegitimate hearings held by Master Cross repeatedly, Judge Sadler repeatedly overruled your objection. She wanted illegitimate propaganda to be put on record as if it were pertinent.

I saw you state very clearly that she failed to render any consideration for your Motion for facts, finding, and ruling. Or did she see them? I saw you put forward the exact and specific laws, and [US]Supreme Court Rulings, and Guidelines, which proved

the Derry Court disgraced itself and violated the public's trust and confidence, most assuredly, ours.

After Judge Sadler [was clearly informed by you that the court file 2000-M-0407 had been corrupted](#), that the court illegitimately disregarded your Motion for Facts, Findings, and Rulings, that the Court ignored official Guidelines [federally mandated guidelines for child support calculation], that the Court ignored State and Federal Law, that the marital Master illegitimately presided of (sic) ill-faith over a pseudo criminal/civil contempt hearing, and without facts at that, that she did knowingly and willingly rubber-stamped illegitimate recommendations by the marital masters, that she [scheduled a bail](#) hearing after signing a recommendation for bail to be set at \$8000, which proved she knew that I didn't have the money, that she knew the court was in violation of the guidelines for nearly \$900 per month,¹ that jailing me was illegal as it stands, that she is harming the child who is very close with her father, that her shameful abuses warranted a report of her and Master Cross to the Supreme Court Judicial Conduct Committee, that Jon Ross's request for a restraining order was [baseless](#), that my daughter and I are about to be overdue on our rent where we will live and that we will lose everything we've ever had since she was born, that I will have nowhere to put my tools except out in the weather, that Attorney Williams is going to continually attempt to illegally enforce to collect child support, "so long as there is a standing order," that the Court is the source of the perpetual trouble for the child and I, that my emotion is for the fact that the court has created many of the problems facing my child and I, that after all that, all Judge Sadler could say was that she'd take your requests under advisement and that she would actually consider the recommendations of Jon Ross to search my apartment (for firearms) as she stated that I didn't object to have my place searched (I agreed to have it searched for the money as per your suggestion), ultimately revealing her bias.

Ross's recommendations are extremely outrageous considering I've no criminal record, never threatened anyone, and since it was Jennifer and her live-in boyfriend who kept demanding to enter my premises to drop off Marissa, despite multiple attempts by me to implore them to follow the order, bring the child to the Derry Police Station, and avoid such unwarranted conflict before my upset landlord and his family, and Marissa. That day - 2/14/07, I was forced to go to the Londonderry Police to report the incident. Officer Allaire felt the need to inform me if they enter the property, they would be arrested since I filed a complaint. Officer Allaire then felt the need to call Jennifer to warn her to stay away from our home and to conduct the exchange as ordered at the Derry Police Station.

Emotions "ran high" that day. It was Jennifer and Bill who behaved in a threatening manner. It was Jennifer who upset my landlord and I. It was Jennifer and Bill who wished to risk confrontation during their threat to trespass in front of two families of children. It was I who behaved rationally. It was I who sought to avoid physical confrontation. It was I who went to the police. The police were forced to stop Jennifer and Bill.

¹ Attorney Werme's recollection is that she stated to the effect that there was abuse of judicial discretion to the tune of \$700 per month - the \$400 per month her client was ordered to pay the mother, plus the \$300 or so she should have been paying him under guidelines child support.

On 3/26/07, on Ross asked the court for a restraining order against me as he conveniently left out the facts that I've been threatened no one and that the police were forced to contact his client after her threat, including the threat of her live-in boyfriend, and while knowing, most importantly that Master Cross has developed a history of pretending to believe such fallacious allegations and has even gone so far as to misrepresent facts in his recommendations to fortify Ross's fallacious claims, only to be rubber-stamped by either Judge Sadler or Judge Korby, who openly admitted to rubberstamping ("stamping") during his testimony at the Senate Judiciary Committee Hearings this year at the [SB 112](#) hearing. Additionally, I had to send a [letter](#) through you to Jennifer via email for you to forward to Jon Ross, Jennifer's liaison and attorney. I know you've printed copies of that letter, one of which should be forwarded to Judge Sadler with a copy of this letter. Another copy must go with the [other more serious charges](#) against Jon Ross to the [Professional Conduct Committee](#). If Judge Sadler grants the [restraining order](#), then perhaps she should be reported to the JCC for that as well.

I've never done anything to Jennifer although she's physically assaulted me several time. I've never done anything to Jon Ross although he's responsible for harm to Marissa and I by [lying to the court](#) and practicing underhanded tactics repeatedly in concert with Jennifer. I've never done anything to Philip Cross or Judge Sadler except report them to the JCC for egregious abuses of discretion and harm to Marissa and I, physically, mentally, and financially. I shall always obey the law which is much better than I can say about Lucinda Sadler, Phil Cross, or the entire Derry Court Family Division Judicial staff and its marital masters. The poor women downstairs probably don't know just how criminally reprehensible the actions of their superiors really are.

Marital Master Cross and Judge Sadler have absolutely no regard for the [Guidelines under NH law, federal law](#), the [NH](#) or the [US Constitutions](#), public policy, [NH](#) or [US Supreme Court rulings](#), evidence, [professional testimony](#), DCYF Reports, [Ombudsman's Reports](#), facts, my rights, and historically, they have absolutely no regard for the health and well being of my innocent little daughter. No restraining order will ever be necessary since I dare not risk the right to remain free to raise my daughter and dedicate all of my spare time to expose the scum in the family division to the public and our legislature. I took great pleasure in helping to table SB 112 since the family division needs to be ground down to a screeching halt. Since the marital master and family court judges [ignore the law](#) as they hurt children, then I shall dedicate my time to hit this state and the bread basket where it counts.

After 7 years, the stupid Derry Court remains blinded with corruption and hatred as they fail to observe the fact that they are going to continue to make me bigger and better at fighting them where it counts - in the budget .

As I sit here in jail thinking of how Sadler has robbed Marissa and I of our precious time together for an entire week, I look into the near future; tomorrow, Wednesday, when Marissa will be getting out of school hoping to see me to to get her so she can be with her daddy. Marissa knows I am in jail. Cross and Sadler, the total criminals that they are, chose to kill my child to get at me while they drive a wedge deeper be-

tween Jennifer and her mother. Break the law? Commit an act of violence? Never! I want to remain dedicated to raising my daughter and to my civic responsibility by exposing Cross and Sadler as the outlaw, child-harming, federal-fund-scamming scum that they are. Every moment in jail crystallizes my resolve more rigidly. Plainly put, Paula, I've always hated people who hurt children. Sadler and Cross put you and I together. Sadler and Cross will give in to their insatiable corruption by refusing to stop what they're doing to Marissa and I. Only they are stupid enough to think their propaganda campaign fools anyone with an IQ greater than theirs.

Saturday, I'm not going to be able to pay the rent where Marissa and I live . Tomorrow Marissa gets scr***d out of another week with her daddy. Marissa is getting f***ed! One problem! Me! When I get out, and I will be a gentleman as I say, both shall issue a sincere letter of apology to Marissa for their wicked indifference to our lives and the law, they shall correct the order as you recommended with me, and they shall both pool my months rent, phone bill, this month's and next months heat bill, and stop the unnecessary, redundant litigation or so help me as Marissa's father, I shall find ways to end their wicked careers, and I shall cost the state every dime I can invent a way to cost it as I implicate Cross and Sadler EVERY TIME!! If they end the problem, I will let them off the hook. If not, I'm going to stop them from [harming children](#), especially mine. Give a copy of to the creeps involved and especially to Ed Kelly.

David Johnson.