

BARBARA J. MOUNTJOY

ATTORNEY AT LAW

310 CHESTNUT STREET, SUITE 332

MEADVILLE, PA 16335

PHONE: 814/332-0032 FAX: 814/332-0033

FACSIMILE TRANSMITTAL SHEET

TO: *Chad Hower*

FROM: *B. Mountjoy etc.*

COMPANY:

DATE: *07 May 07*

FAX NUMBER:

TOTAL NO. OF PAGES INCLUDING COVER: *2*

814-398-8496
PHONE NUMBER:

SENDER'S REFERENCE NUMBER:

RE:

YOUR REFERENCE NUMBER:

URGENT FOR REVIEW PLEASE COMMENT PLEASE REPLY

NOTES/COMMENTS:

THE INFORMATION BEING TRANSMITTED BY THIS FACSIMILE IS CONSIDERED ATTORNEY-PRIVILEGED AND IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY NAMED. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, YOU SHOULD BE AWARE THAT ANY DISSEMINATION, DISTRIBUTION, OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED.

IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THIS TRANSMISSION TO US AT THE ABOVE ADDRESS BY MAIL. WE WILL REIMBURSE YOU FOR POSTAGE. THANK YOU.

COMMENTS:

Per your request

Thanks

April 19, 2007

RE: contest of validity
docket # 00143-2007
PACSES # 564109062
Hower vs Oberlander

To Whom It Concerns:

I am writing to contest the validity of the child support order against me that has been filed here for enforcement.

The order is from Tennessee - a State where I have not lived since September 13, 2004 (2 1/2 years) and where Mr. Hower has not even resided for over six years. They do not have jurisdiction.

Furthermore, the order was obtained with maliciously and intentionally false attestation of Mr. Hower, stating an absurd amount of income that I allegedly make - and certainly do not (never have).

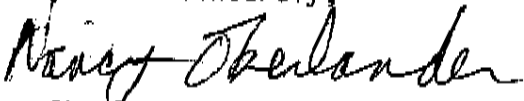
Most importantly, Mr. Hower does not even rightfully have Aarys (the child). Pennsylvania has taken jurisdiction of the custody case and had ordered Mr. Hower to return Aarys for an evidentiary hearing November 6, 2006. Mr. Hower refused. They gave him another chance (December 27, 2006), and, again, he refused to send Aarys - Mr. Hower's counsel not even appearing. In January, he was given fourteen days to relinquish Aarys to me. He has not. There was supposed to be a warrant issued for his arrest, but, as I understand, since he is overseas there is not much they can do to enforce it.

To summarize:

- 1) I have not lived in the issuing State for 2 1/2 years.
- 2) The order was obtained with intentionally false information.
- 3) Pennsylvania has notably taken jurisdiction of the custody case.
- 4) and Mr. Hower does not rightfully have Aarys (the child).

I strongly feel this child support order against me from TN is totally invalid without question and should be vacated.

Thank you and sincerely,



Nancy Oberlander

2007 APR 20 A 10:58
DOMESTIC RELATIONS
VENANGO COUNTY