Teressa M. Fauver

IAmTessFauver@gmail.com

(206) 415-0775

Residence:

2114 E. Fir Street #4
Seattle, WA 98122
Mailing:

77 S. Washington Street Seattle, WA 98104

May 28, 2021

Via E-mail & USPS

Charles Grediagin, Caseworker chuck.grediagin@alaska.gov
550 W. 7th Avenue, Suite 310
Anchorage, AK 99501-6699

In re: Case No. 001221308

Dear Mr. Grediagin:

I am writing to discuss the two sets of modification documents that were delivered in Seattle, Washington via subservice at 104 Erie Avenue around April 23rd and then again about 7 days later via the same service method (both reference Case# 001221308).

Service of Child Support Documents

Service was accepted on my behalf at the home of my two year-old son's father. Please note that my residential address is 2114 E Fir Street #4, Seattle, WA 98122 and that I can and will accept any future deliveries and process service at that location. Please also document that due the documents being subserved, I wasn't made aware that the documents had been served until April 28, 2021.

Questions re: 2018-Dated Documents

The documents served demand payment in the past - three years ago, in 2018 - in a monetary amount that dramatically differs from the previous sums asserted as owed by your office, and throughout their entirety are consistently dated in early June, 2018. Case worker Nicole Price and manager Mike Miller are the only contacts named. There was no cover letter provided and I haven't received any communication addressing the 2018-dated documents, which set forth deadlines in 2018 for the submission of responsive materials. Can you please explain to me why my son's father was recently served with documents directed to me, all of them dated in 2018, and how these documents apply to the present, months after the 19th birthday of the child therein-named?

Request for Historical Payment Information

Please forward me a payment detail or similar report that reflects my account with your office and the payment dates, dollar amounts paid, and where the payments were debited from. Or, in the alternative, please tell me how I may independently access said information. I recently registered for an account with myAlaska, but the account isn't yet connected to my account with your office. If the debt that your office states as owed by me is properly calculated, I believe that I have actually overpaid and am due a return of some or all of the monies taken from me.

Alaska and Washington State Both Demand Child Support Payment

Please inform me as to why two different states, Washington and Alaska, are demanding I immediately pay over \$12,000 to their respective offices, under differing case numbers (making it seem as though Alaska and Washington are not working together on this issue and are each pursuing it separately).

Inconsistent Reference Identification

Please provide clarification as to the communications I have received demanding child support payments under different identifying numbers. I've received communications from your office, from Washington's office, and the U.S. Department of Treasury that all reference different account identification information (see below). If all of the communications are referencing the same account, why isn't there a consistent reference number used?

- 1. Case No. 2821654, State of Washington Department of Social and Health Services Division of Child Support ("DCS")
- 2. Account# 547836623, U.S. Department of the Treasury Bureau of Fiscal Services
- 3. Member ID: 04312769, Alaska Department of Revenue Child Support Services Division
- 4. Case Number: 001221308, Alaska Department of Revenue Child Support Services Division

Child Support Debt Owed to Me Remains Unpaid

The biological father owed me over \$5,000 in unpaid support¹ when, in July 2017, he used fraudulent methods² in order to change 'legal' custody of our daughter and the child support order related thereto³. Why has his 13+ years-long debt suddenly disappeared without payment or explanation When your

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¹ See Attachment 1.

² Fairbanks Superior Court no. 4FA 17-02257 CI, originally Anchorage Superior Court no. 3AN-03-11696 CI.

(a) Jerry Gardiner, Jr. misrepresented the matter's history to the court when he didn't disclose the Anchorage court's decision(s) to deny him all custody rights, or his criminal history, including multiple felonies, and multiple charges entered against him for endangering Krystin and for perpetrating severe domestic violence on the plaintiff. (b)He allowed the court to believe he had fulfilled all due process requirements, when he actually intentionally avoided notice and service procedures. (c) He misled the court in allowing it to believe the conflicting contact information he gave for me was effective for service. (d)He misrepresented the validity of his unserved motion when he allowed the court to issue an order without making it known that the plaintiff had not been given notice or served. (e)He misrepresented the certificate of service form as valid when he actually had intentionally left the 'service method' area incomplete in attempt to avoid repercussions for his failure to even attempt service. (f)He deceitfully misled the court when he presented it with false accusations about me as fact, including but not limited to claims that I abandoned our child and that our child had been "taken away" from me by "Child Protective Services (CPS)." (g)He misled the court regarding the child's residential status; he allowed it to assume that Alaska had jurisdiction when it didn't. See Attachment 2.

³ See Attachment 3, original support orders and 2017's fraudulently-acquired custody/support order.

office asserted that I owed the biological father over \$12,000 in child support, why was the \$5,000+ he actually owed me not deducted from my alleged balance?

Objection to May 2017 Child Support Claimed

I object to the payment requested for the month of May 2017, as the child named didn't arrive in the State of Alaska until May 20, 2017, and prior to that was physically in my custody in Washington state⁴.

Objection to Child Support Claimed from July 2018 to Present

For the following reasons, I don't believe support is owed from me for July 2018 - February 2, 2020 (February 2 being the named child's 18th birthday), and from February 2, 2020 until the present date. I attach evidence in support of the fact that the named child (Krystin, aka Frankie) was not in the care or custody of their biological father from about the last 2 weeks of June, 2018 until their 18th birthday.⁵ After that, Frankie re-attempted residence with their father, but within 1-3 weeks was once again physically made unwelcome there.

Further, after Frankie's 18th birthday, Frankie independently applied for benefits through DSHS, but their benefits were denied because the biological father had continued to claim Frankie as a dependent, despite Frankie being 18 years old and not living in his home for over one year. Eventually, Frankie was approved for benefits, but Frankie's DSHS benefit card was mailed to the father's address, where the card was confiscated by him and used solely for the father's own benefit. Frankie did not give him permission to open their mail or use their benefits, and Frankie did not live with their father when the benefits meant for Frankie were being fraudulently used by their father. Frankie has been too afraid of their biological father, Jerry Gardiner, Jr., to issue a formal complaint to DSHS, as when Frankie did live with Jerry, he was severely emotionally abusive to Frankie and forced Frankie into an unhealthy, prisoner-servant level status in his household.

2021 Motion Disputing 2017 Custody/Support Order

Finally, I am finalizing motion documents for filing with Fairbanks Superior Court that challenge the legal validity of this person's custody of our daughter. My motion urges the court to explore the custodial interference aspects of this matter, including the indisputable fact that our daughter was unexpectedly concealed from all persons, including educational and medical professionals, around the time her biological father filed for modification of the custody order that had been in place the child's entire life, which gave me all legal and physical custody of the child.

My motion presents evidence that my child' father intentionally didn't give me notice that he was filing for a change in custody, that he intentionally didn't serve me with his motion documents, and further that Alaska did not have jurisdiction in the matter because the child hadn't yet been present in the state of Alaska for at least 6 consecutive months prior to the filing. If the court accepts my argument, the order for child support and order changing custody will be judicially acknowledged as non-binding as per AS 25.24.150 and/or UCCJEA § 202. If that happens, I will be requesting the court to order full repayment of all monies taken from me in order to fulfill the biological father's fraudulent claim for child support.

⁴ See Attachment 4, evidence that Frankie didn't arrive in Alaska until May 20, 2017.

⁵ See Attachment 5, evidence that Frankie was not in Jerry Gardiner, Jr.'s care and custody from June 2018 until the present.

Should I cc you directly when I file the motion, or should I have a copy served on CSSD as specifically set forth in your office's generally-provided instructions?

The attachments to this letter will be forwarded to you under separate cover as soon as I am able to finalize the preparation for all of them. I am sending a paper copy of this letter with attachment under separate cover in the mail as my formal request for administrative review or hearing. E-mail is the best way to reach me: iamtessfauver@gmail.com (as provided in the header of page 1). I look forward to your response.

Truly,

Teressa Fauver