JAMES LAFEVOR AND PATRICK SLAUGHTER, CRIMNALS POSING AS AUTHORITY!

<u>Larevor u</u>na siaugnter

AN ASSOCIATION NOT A PARTNERSHIP

KNOXVILLE, TENNESSEE 37929 TELEPHONE (865) 637-6258

1900 FIRST TENNESSEE PLAZA • 800 SOUTH GAY STREET

FAX (865) 637-847 On May 5, 2016, GREGORY

with purported CONTEMPT IF I REFUSED TO GIVE OUR

HUSBAND, CARL BOOTH IN

THE COMPLETE ABSENCE OF

LAWFUL AUTHORITY OF A

filed a "Complaint for Divorce" in Tennessee

the ILLEGAL transfer of

JUDGE. I have NEVER

my children to my

husband.

two CHILDREN TO MY

www.jameslafevoMCMILLAN THREATENED me

James R. LaFevor Patrick B. Slaughter

Carol S. Nickle (Retired)

Deborah Donohue, Legal Assistant

May 6, 2016

David D. Noel JUSTICE, NOEL & BURKS 1816 W. Clinch Avenue Knoxville, TN 37916

VIA EMAIL TO: dnoel@jnblawfirm.com VIA FACSIMILE TO: 865-546-8525

This email does not cite any court.

Re: Sanyia S. Booth v. Carl E. Booth, Knox County Fourth Circuit No. 134338 for anyone to effectuate

Sanyia Booth paid for this piece Dear David: of junk captioned "Memorandum." It is NOT a "court order."

I have the ordered memorandum opinion transcript from the court reporter. I will prepare the Order to submit to Judge McMillan. Naturally, I will provide the Order for your review. That process will take some time, so an interim clarification is required. Also, I want to make an offer concerning the Honda that will favor your client. NO "PERMANENT PARENTING PLAN ORDER" for the care & custody of the children was entered, ever!

We want to make sure that the time with the children is clear between now and when they resume school this August. School will start for the children August 10, 2016. Information regarding the children's 2016/2017 school calendar is at

http://www.scps.k12.fl.us/Portals/0/assets/pdf/Calendars/2016-

17%20Calendar%20Text%20version.pdf

A "Final Judgment" of Divorce in Tennessee CANNOT be entered w/out parenting plan. I HAVE NEITHER!

The Court Ordered that the children will be with Mr. Booth this weekend, beginning at 6:00 p.m. on Friday, May 6, 2016 and ending at 6:00 p.m. Sunday, May 8, 2016. However, as May 8, 2016 is Mother's Day, and in a spirit of future cooperation, Mr. Booth will agree to conclude his time at 11:00 a.m. on Sunday, May 8, 2016. Ms. Booth (as agreed after Court on Thursday) will bring the children to the check in lobby at the Downtown Marriott (501 East Hill Avenue, Knoxville, TN 37915) on Friday, May 6, 2016 at 6:00 p.m. and Ms. Booth will pick up the children at the check in lobby at the Downtown Marriott on Sunday May 8, 2016 at 11:00 a.m.

would not For the time after school ends in Knoxville, Tennessee on May 19, 2016:

The Court indicated that the receiving parent could pick up the children, and it seems that is easier than trying to meet in some spot in the middle, with those timing and logistical difficulties. Therefore the exchange time as indicated by the Court will be 10:00 am on the Sundays of exchange.

A THUG, an Further, we propose that these be the exchange locations: IMPOSTER,

- In Knoxville, Tennessee, the McDonald's, 322 North Cedar Bluff Road, Knoxville, TN 37923. GREGORY 1. Phone 865 691-4556. (Mr. Booth pick up.) MCMILLAN
- POSING AS 2. In Oviedo, Florida, the McDonald's, 6875 West Sand Lake Road, Orlando, Florida 32819. We are using "Oviedo" as a reference as that is where the home is located, but this "JUDGE." proposed McDonald's is just off of I-4 near the Turnpike, and should be more convenient to Ms. Booth than having to go the extra distance to Oviedo.] (Ms. Booth pick up)

If there was a "COURT ORDER," Bar members

writing me this email.

ILLEGALY

David Noel May 6, 2016 Page 2

7.

Under Tennessee law, a Final Judgment of Divorce CANNOT be entered without a "PERMANENT PARENTING PLAN ORDER." My two minor children were removed from Tennessee by my husband, Carl Booth WITHOUT a "PERMANENT PARENTING PLAN ORDER," or a FINAL JUDGMENT OF DIVORCE. None was coming, EVER, as I have NEVER filed a "Complaint for Divorce" in the State of Tennessee.

The time as set by the Court is:

Gregory 1. McMillan ILLEGALLY posing as a purported "COURT," only "indicates." 4. Clearly, McMillan 5. lacks the power of a 6. judge to

"enter" an

"order."

- The children will be with Mr. Booth beginning Sunday May 22, 2016 at 10:00 a.m. Mr. Booth will pick up the children at the Knoxville exchange location. (1 week)
- The children will be with Ms. Booth beginning Sunday May 29, 2016 at 10:00 a.m. Ms. Booth will pick up the children at the Oviedo exchange location. (1 week)
 The children will be with Mr. Booth beginning Sunday, June 5, 2016 at 10:00 a.m. Mr. Booth will pick up the children at the Knoxville exchange location. (2 weeks)
 - The children will be with Ms. Booth beginning Sunday June 19, 2016 at 10:00 a.m. Ms. Booth will pick up the children at the Oviedo exchange location. (1 week)
 - The children will be with Mr. Booth beginning Sunday, June 26, 2016 at 10:00 a.m. Mr. Booth will pick up the children at the Knoxville exchange location. (3 weeks) The children will be with Ms. Booth beginning Sunday July 17, 2016 at 10:00 a.m. Ms. Booth will pick up the children at the Oviedo exchange location. (1 week)
 - Mr. Booth will pick up the children at the Knoxville exchange location Sunday July 24, 2016 at 10:00 a.m.

The Court did indicate that Ms. Booth may come to the Oviedo area for the middle weekend during Mr. Booth's 2 week (the weekend would be Saturday June 11, 2016 and Sunday June 12, 2016) and 3 week period (the weekend would be Saturday July 9, 2016 and Sunday July 10, 2016) during the summer of 2016; to spend time with the children during the day. If Ms. Booth wants to do this, please indicate (either through counsel or directly to Mr. Booth) her plans for that weekend, including pick up and return time for each day Saturday and/or Sunday (as the children are to sleep at Mr. Booth's home each night). Ms. Booth should provide her proposal at least 5 days prior to the day/time she proposes.

Beginning August 2016, Ms. Booth has the one weekend a month (on a long weekend if possible), alternating fall/spring breaks, alternating ½ of winter holiday (with Mr. Booth having the first half including Christmas Eve and Day 2016), and 4 weeks in the summer. Hopefully by reviewing the school calendar for the children 2016/2017, she will be able to let Mr. Booth know her proposed times, and hopefully either directly or through the Parent Coordinator, be able to reach a schedule.

As discussed in Court, Gabrielle will attend Carillon Elementary and Kaitlynn will attend Twin Rivers

Montessori. These are the children's previous and/or anticipated schools. During the time in the
summer 2016 that the children are with Mr. Booth, both children will attend a summer program at

Twin Rivers Montessori. Mr. Booth is making sure that both schools have all contact information for
both parents.

"PRO HOC VICE" FRAUDSTER, MICHAEL B. JONES, a FL Bar member NOT LICENSED IN
TN AS A "PRO HAC VICE" engages in CRIMINAL SIMULATION in TN via forgery.

Mr. Jones is obtaining the name of three possible parenting coordinators; and will be contacting the Florida attorney for Ms. Booth for her suggested three names. Mr. Jones will provide a name of a counselor for the children as Ordered by the Judge. Finally, Mr. Jones will prepare a Florida Quit Claim Deed for the real property, and will get that to you as soon as possible.

The Court found a child support arrearage to Ms. Booth from Mr. Booth (through May 2016) in the amount of \$14,211.00. The Court also awarded the Honda Odyssey to Ms. Booth and required her to make the monthly payments and hold Mr. Booth harmless. The pay off on the van currently is \$14,678.04. Therefore, to make this as easy as possible for everyone, Mr. Booth proposes to pay off the van in full satisfaction of the child support arrearage. This will allow Ms. Booth to receive title in her sole name without any lien. Please let us know if this is an acceptable resolution.

The Court ordered Ms. Booth to pay child support in the amount of \$533.00 per month beginning June 1, 2016; and so these payments would begin.

MICHAEL B. JONES wanted to make it "as easy as possible" to conceal "FINANCIAL FRAUD" of \$650,000.00 Jones extorted as "PRO HOC VICE" fraudster - a NON LAWYER in the State of Tennessee.

David Noel May 6, 2016 Page 3

The Tracker is in both names. Mr. Booth does not have the title. If Ms. Booth can find the title, please have her sign, and send it to Mr. Booth (either directly or through attorneys). If the title is not available, we will need to get a lost title, and have the title issued in Mr. Booth's name; so Ms. Booth will have to cooperate with those efforts.

If there is any other property, account, or other matter that needs some title work or transfer, please let us know your thoughts on how to make those changes, and we should be able to work out something to effectuate these transfers.

Sincerely yours,

James LaFevor fails to sign as he knew this was

James R. LaFevor JRL/dd

CC: Michael Jones, Attorney (by email)

fraud!

Carl Booth (by email)

JAMES LA FEVOR, MICHAEL B. JONES, DAVID NOEL PARTY TO CRIME AGAIST ME AND MY CHILDREN - THIS IS HOW CRIMINALS OPERATE UNDER COLOR OF LAW, MY CHILDREN REMOVED FROM MY CARE AND CUSTODY BY MY HUSBAND WITHOUT A DIVORCE CASE OR CHILD CUSTODY WHILE BAR MEMBERS POSE AS "AUTHORITY" WITHOUT A "LEGAL ACTION."

2016 05-06 Email-fax letter to David Noel re exchange of children

NICKLE and LAFEVOR

Attorneys and Counselors at Law 1900 FIRST TENNESSEE PLAZA • 800 SOUTH GAY STREET KNOXVILLE, TENNESSEE 37929

> What is "NICKLE AND LAFEVOR" doing in fake rule docket 134338?