

1 told me that a basis for the order to vacate
 2 is that no parenting plan went down, so I'm
 3 putting a parenting plan down because it was
 4 never done as part of the final judgment and
 5 it's not -- it has to be part of the final
 6 judgment. It has to be a separate document.
 7 It wasn't done. It's not complete. I don't
 8 have a final order yet. I'm still held up
 on the issue of transitional alimony and
 attorneys' fees. There is no final
 15 appealable order. There is nothing to stay
 or vacate. I can do anything. No order
 here is final, and that's why I'm asking
 you, ma'am. It's not an issue of whether I
 need to vacate or not. This order is not
 16 final. It's an interlocutory order. All of
 the matters are not done yet, so I can do
 anything I want or need to do that justice
 requires to fix this, which I'm trying to do
 and I've asked you to tell me what you want
 me to do to fix it, and you're refusing to
 answer me or provide me with the help to
 help you.

No, Gregory
 McMillan CANNOT do
 anything he wants
 to. American
 children are NOT
 to be used as
 commodity and to
 blackmail their
 parents via a
 FORGED document
 signed by Bar
 members.
 DISGUSTING!

Interlocutory is
 defined in legal
 terms as
 "TEMPORARY" then
 why was the June
 27, 2016 fake doc
 captioned "FINAL
 JUDGMENT" in a
 DOCKET where there
 is no complaint,
 period?

I didn't know I
 was supposed to
 help GREGORY
 McMILLAN. Judges
 don't ask for
 help. They order!

Gregory
 McMillan can
 NEVER fix
 anything as
 I have NEVER
 FILED a
 "complaint
 for Divorce"
 for him to
 be a judge
 or enter an
 "order."

MS. BOOTH: Your Honor, I live in
 Orlando. I don't have any connection to