## **FACSIMILE COVER PAGE**

Date: 04/25/02 Time: 18:08:38

Page: 1

To: Attorney Zanoni Company: Law Office

Fax #: 696-8235

From: Robert Kearns

Title: Owner Company: Car Shop

Address: RR#3 Box 254A1

Hollidaysburg, PA 16648

USA

Voice #: 696-3022

Message:

Dear Attorney Zanoni:

After I got home today I began thinking over some of the issues that were raised at the pre-trial conference.

Since the time period before we will ever get before Judge Henry appears to be extended to some time in late June or perhaps even July, I would like the Custody Modification Petition to be amended to full primary custody of Stephanie to her father. If the mother can prove herself fit during hearings, then I have no objection to her receiving partial custody encompasing every other weekend visits. Absolutely, NO LEGAL CUSTODY for mom.

It is my position that Stephanie is of such an age that I am running out of time and money to fight for custody over the next several years. It is time this corrupt court starts working in the real best interest of Stephanie. This is a one time around deal and winner takes all.

I believe the above request can be adequately accomplished by simply proving the mother is deliberately alienating the child from her dad and paternal family through her actions and comments that adversely effect the childs mental health. Furthermore we can prove beyond a doubt and with little effort that Dr. Richard Bennet and his cohorts had been fraudualently treating Stephanie's mental health in a full blown effort to forge a relationship with her mother or at best make her adjust to the psychologically damaging alienation tactics that her mother actively pursues. In essence this is criminal child abuse by the judicial system and I want it stopped, NOW.

Additionally, since Bennet and his gang are going to be Paula Aigner's expert witnesses I believe it procedurally her responsibility to supply (free of charge) to the opposition any documentation including medical reports that she intends to introduce into the record during trial. I have been led blind through the fire long enough and am not playing the same custody game with this corrupt court that everyone else is. I do not intend to be driven crazy or bankrupt as part of Aigner's strategy.

. In the matter of the present custody situation I further believe that at a minimum the custody should have been restored long ago to the original agreement prior to the judicial fiat that led to my and Stephanie's judicial injury. Should there be any doubt that Stephanie would respond positively to being reunited with her family, TRY IT and find out. I am sick and tired of being treated as a criminal deemed lower than a rapist or murderer by these witch doctors and whores of the court, while a corrupt criminally minded judge is setting on his throne.

criminally Sincerly,

Robert G. Kearns, Jr.