

Therefore, he directed that she remain with [REDACTED] until school was out and then the existing custody placement would be followed.

*****Do you have sole legal and physical custody of [REDACTED]? OK. so, is he saying that the last day of school [REDACTED] goes to you? that this is already over? there are no more court dates scheduled??? YOU CAN SUE THE SHIT OUT THESE PEOPLE SO BAD... This is so insane. [REDACTED]

I believe the County felt [REDACTED] would do something on the custody end, but he hasn't.

*******I TOLD YOU!!!!!!!!!!** THE COUNTY ATTORNEY IS TRYING TO CLEAN UP THE TECHNICAL LEGAL MESS. THIS IS EXACTLY WHAT THEY TRIED TO DO WITH PAT, DIANNA, AND BRENT. IT'S A TECHNICAL REASON, WHICH WOULD MAKE THEIR FUCK UPS LOOK A LITTLE BIT BETTER ON PAPER. OOOOOOHHHHHHHHHHH THESE FUCKERS!!!!

Accordingly, since they think it's better for [REDACTED] to be with [REDACTED] than with yourself, they are continuing to hold onto the child protection matter.

*******THE FACT THAT THIS LAWYER WOULD TOLERATE THIS FOR EVEN FIVE SECONDS IS GROUNDS FOR HIM TO LOSE HIS LICENSE TO PRACTICE LAW. HE SHOULD IMMEDIATELY BE BOUND TO A TREE IN THE TOWN SQUARE AND PELTED WITH ROTTEN FRUIT FOR AT LEAST A WEEK!!!!!!!!!!!!!!**

However, there is no longer a child protection concern.

*******THERE NEVER WAS!!!!!!!!!!!!!!!!!!!!!! YOUR MOM IS EXACTLY RIGHT AND SO AM I!!!!!!!!!!!!!!**

The stage we are presently at is to either hear back from Judge [REDACTED] on whether the case will be dismissed or have it set on for a hearing. I suspect we will be hearing something from the Court in the first part of the week.

THE STAGE???? I HOPE HE GETS HIS ASS TO MNCOURTS.GOV AND STARTS READING!!!
THE STAGE?! **YOU AREN'T EVEN ON THE GAMEBOARD!!!!!!**

Your e-mail mentions a Motion for Summary Judgment. There are several issues/problems I see with that. First, we wouldn't have a hearing until likely late July or early August on the motion (need to file the motion at least 28 days before the hearing). The Judge would then have 90 days from the date of the hearing to make his decision. Therefore, you're probably looking at getting a decision sometime in October at the earliest. Furthermore, a Motion for Summary Judgment is when there is only a question of law, not a question of fact. I don't see that we'd prevail on a Motion for Summary Judgment because there would be some factual issues. Therefore, it's my recommendation that we wait until we either get a response from Judge [REDACTED] or a hearing date – which will be nearly the same result as filing a motion without all the timelines.

*******TECHNO MUMBO JUMBO.** over is over, NO MATTER WHAT WORDS THEY NEED TO USE FOR THAT. it's all a fn game. He should grow a pair, and STOP TAKING PUBLIC FUNDS TO HELP THESE SOCIOPATHS TERRORIZE WOMEN AND CHILDREN~!!!!!!!!!!!!!!

THIS WAS OVER BEFORE IT BEGAN. OVER IS OVER. IT ALL HAS TO LOOK PRETTY ON THE STATISTICS END OR THE MONEY STOPS FLOWING!!!!!!!!!!!!!!!!!!!!!!

Finally, your e-mail states I am an employee of the County. That is not true. I am a private attorney **that has a contract with the County to represent indigent persons in certain civil matters.**