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2 1404 Lincoln Avenue
3 Harlan, Iowa [51537]
4 (775) 455-7341 Direct/Cell
5 Rich@HFTFire.com

6 **IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY**

7		
8	UPON THE PETITION OF)	CASE NO. DRCV37370
9	DEEANN RAE JOHNSON,)	<u>NOTICE OF ADDRESS CHANGE AND</u>
10	Petitioner,)	<u>MOTION TO CONVICT UPON</u>
11	AND CONCERNING)	<u>CLEAR EVIDENCED CONTEMPT OF</u>
12	RICHARD WILLIAM HOFFMANN, SR.)	<u>COURT – PERJURY COMMITTED BY</u>
13	Respondent)	<u>DEEANN RAE JOHNSON - EVIDENCE</u>
14)	<u>OF OBSTRUCTION OF JUSTICE AND</u>
15)	<u>OBSTRUCTION OF COMMERCE</u>
)	<u>COMMITTED BY THIS COURT AND</u>
)	<u>MAINTAIN VENUE WITHIN IOWA</u>
)	<u>UPON ALL NULLIFIED ENTRIES</u>

16
17 COMES NOW, Respondent, Richard William Hoffmann, Sr., temporarily at 318
18 Whitman Street South, Monmouth, Oregon 97361 and with the permanent address at 1404
19 Lincoln Avenue, Harlan, Iowa 51537 hereby applies to the Court to CONVICT upon clear
20 evidence of CONTEMPT OF COURT - PERJURY committed by Petitioner, DeeAnn Rae
21 Johnson, et al, who has been fully exonerated by this Court in its evidenced commitment of
22 OBSTRUCTION OF JUSTICE upon DENIAL to hear any verified Court entries including of
23 February 19, 2015 that was DENIED and disputed upon the June 9, 2016 LAWFUL ENTRY
24 identifying same and the resulting ACTS OF TERRORISM of OBSTRUCTION OF
25 COMMERCE committed by this Court thereby rendering the Respondent, Richard William

1 Hoffmann, Sr., UNEMPLOYABLE upon said EVIDENCED PERJURIES to be
2 UNLAWFULLY DECLARED as a TERRORIST THREAT to women and children to maintain
3 LEGAL CUSTODY let alone remit said fees accordingly.
4

5 OBSTRUCITON OF JUSTICE committed by this Court is further evidenced
6 upon ZERO response and thus UNLAWFUL DENIAL to Respondent's LAWFUL "APPEAL"
7 of June 15, 2015 within the mandatory thirty (30) day time limit regarding same to be heard by
8 the Appellate Court of Iowa accordingly that clearly evidences more than a dozen CRIMINAL
9 ACTS TERRORISM as identified therein evidence the EXTREME FINANCIAL HARDSHIP
10 purposely caused by this Iowa District Court In and For Polk County as additional evidence the
11 RESULTING ACT OF TERRORISM of OBSTRUCTION OF COMMERCE as evidenced in
12 the attached January 13, 2015 Court Entry that has also been DENIED!
13

14 This Court is hereby REQUIRED to ENTER and thereby adhere to the LAWFUL
15 DEMANDS of the attached **VERIFIED PETITION FOR WRIT OF HABEAS CORPUS**
16 upon the evidenced FELONY KIDNAPPING, FELONY IMPRISONMENT, FELONY
17 TRANSPORTATION OVER STATE LINES of Morgan Elizabeth Johnson-HOFFMANN, born
18 September 13, 2005 and Noah Christian Johnson-HOFFMANN, born October 5, 2006 upon:
19

- 20 1. The Declaration of Truth of Kenneth Stoner [**Exhibit 1**]
- 21 2. IOWA INCIDENT REPORT - Ankeny Police Department Case #14-
22 002671 dated June 19, 2014 the FULL ADMISSION OF KIDNAPPING
23 committed by Anika Leigh Blum, et al. [**Exhibit 2**]
- 24 3. "**MOTION TO... MAINTAIN VENUE WITHIN THE STATE OF**
25 **IOWA...**" entered February 19, 2015 [**Exhibit 3**] in which verifies ALL
26

1 entries in this Court were and remain **UNLAWFULLY REFUSED** as
2 well as the...

3 4. **Marion County Circuit Court of the State of Oregon** in which the
4 Presiding Judge Jasmine Rhoades **REFUSED** ALL ENTRIES [**Exhibit 4**]
5 **[until I solicit an attorney who can be MANIPULATED BY SAME!**
6

7 5. ...who **UNLAWFULLY** allowed all entries, as this Court has
8 **UNLAWFULLY** disallowed each of my entries...

9 6. ...upon the **ILLEGAL AND UNLAWFUL** acceptance of same regarding
10 **Child Custody and Parenting Time** [**Exhibit 5**]
11

12 7. ...in which said minor children are **NAMED** per the attached **Birth**
13 **Certificates** as:

14 a. **Morgan Elizabeth Johnson-HOFFMANN** [**Exhibit 6**]

15 b. **Noah Christian Johnson-HOFFMANN** [**Exhibit 7**]

16 8. ...to instead be **INCORRECTLY ENTERED** and to therefore thus
17 **LAWFULLY NULLIFY ALL ENTRIES** submitted by **DeeAnn Rae**
18 **Johnson** in both this Court of Iowa and the Oregon Circuit Courts...
19

20 9. ...subject to the same **CRIMINAL CONVICTION** consequences of
21 **the attached Superior Court of New Jersey, Appellate Division,**
22 **Docket No. A-5349-12T4 on Appeal from the Superior Court of New**
23 **Jersey, Chancery Division, Family Part, Union County, Docket No.**
24 **FD-20-1488-05.** [**Exhibit 7**]
25
26

1 I am therefore attaching and hereby ENTERING said **VERIFIED PETITION**
2 **FOR WRIT OF HABEAS CORPUS** complete with attached **BODY ATTACHMENT AND**
3 **WARRANT FOR ARREST** to be executed without delay upon said **CRIMINAL SUSPECTS:**

- 4 1. **DeeAnn Rae Johnson**, born 7/4/69, once at: 1191 Winter Street NW,
5 Salem, Oregon now believed to reside in West Linn, Oregon.
- 6 2. **Anika Leigh Blum**, age 37, of 413 Wintergreen Street, Ankeny, Iowa
- 7 3. **Doug M. Blum**, Age 42, of 413 Wintergreen Street, Ankeny, Iowa
- 8 4. **Deborah L. Eastwood**, Age 45+, 4232 65th Street, Urbandale, Iowa
- 9 5. **Krina Lemons**, Age 50+, works at 725 Market St. NW, Salem, Oregon

10 Please note every effort will be made to make those accountable for said
11 identified EVIDENCES of OBSTRUCTION OF JUSTICE and the RESULTING
12 OBSTRUCTION OF COMMERCE that has caused EXTREME FINANCIAL HARDSHIP and
13 EXTREME MENTAL ANGUISH upon the EVIDENCED FELONY KIDNAPPING, FELONY
14 IMPRISONMENT, FELONY TRANSPORTATION OVER STATE LINES, and now
15 exonerated FELONY CHILD CUSTODY FILING AND EXECUTED COURT PROCEDURES
16 involving two (2) minor children who have since been FELONY PERJURY SECURED
17 ADOPTED with NAMES ENTERED IN EACH COURT IN CONFLICT TO THEIR ACTUAL
18 GIVEN NAMES AS EVIDENCED ON SAID BIRTH CERTIFICATES attached herein!

19 Respondent will not cease and desist said LAWFUL Court proceedings until ALL
20 evidenced CRIMINALS are all found GUILTY to be CONVICTED and SENTENCED to the
21 fullest extent of the LAW including but not limited to ALL Does one (1) through fifty (50) to be
22 CONVICTED OF SAME accordingly.

IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY

UPON THE PETITION OF)

DEEANN RAE JOHNSON,)

Petitioner,)

AND CONCERNING)

RICHARD WILLIAM HOFFMANN, SR.)

Respondent)

CASE NO. DRCV37370

**SWORN AFFIDAVIT OF WITNESS
KENNETH STORNER**

DECLARATION OF TRUTH

of
Kenneth Stoner

- 1) That I, Kenneth Stoner, of the age of maturity, have first-hand personal knowledge of the events described herein, and know them to be true and complete to the best of "My" personal knowledge of the facts set forth herein and if called to witness, could and would testify competently to the truth of this matter.
- 2) That I herein, knowing these facts, hereby depose and say the following TRUTH of this matter:
 - a) That I have personally known DeeAnn Rae Johnson, Petitioner, for approximately 12 years.
 - b) I have known Anika Leigh Blum, Age 35, of 413 NW Winterberry Street, Ankeny, Iowa 50023 for approximately 12 years.
 - c) I have known Deborah L. Eastwood of 4232 65th Street, Urbandale, Iowa 50322 for approximately 7 years.

- 3) That I was providing APPROVED childcare for both Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann for Respondent, Richard W. Hoffmann, Sr., for the period of Monday, June 9, 2014 at approximately 3:30 PM through Saturday, June 14, 2014 at approximately 9:30 AM per the APPROVED arrangements with Respondent until his return from Las Vegas, Nevada and Kansas City, Missouri while attending business matters.
- 4) Signed and witnessed Emergency Medical and Dental healthcare endorsements for both said minor children Morgan and Noah were provided to me by Respondent.
- 5) That I received a text on my cell phone from DeeAnn Rae Johnson, Petitioner, at 10:12 AM on June 9, 2014 that states, **“Kenny I had 3 calls from softball parents last night that are very concerned for Morgan & Noah. Will you please let my friend [PRESSUMED DEBROAH L. EASTWOOD] have the kids. She will put them on a plane and I will meet them in Denver. Please. They aren’t ok with rich.”**
- 6) That DeeAnn Rae Johnson called my cell phone at approximately 7:20 PM to commence a conversation lasting approximately ten minutes in which she demanded I release both said children to her sister, Anika L. Blum, and friend, Deborah L. Eastwood, indicating they would arrive soon.
- 7) That as DeeAnn Rae Johnson was completing this call demanding nothing less will be tolerated, Anika L. Blum arrived in her personal vehicle with Deborah L. Eastwood, parked in my driveway, stepped out of said vehicle, and stated, **“I am taking the children now! Get them!”** as she exercised her alleged AUTHORITY as blood relative and **“Aunt,”** and with sheer intimidation and mental intention subjected upon all parties including myself, forcing me to tears, demanded said minor children into her personal vehicle as they **SCREAMED and CRIED with each and every step from the SAFETY and**

comfort of my home, demanded they enter said vehicle, fasten their seatbelts, she then threw both of their packed luggage into the rear, and ABSOLUTELY NO DESTINATION GIVEN WHATSOEVER, sped off down the street in a westerly direction.

- 8) That Deborah L. Eastwood stood by and left with both children as an assistant/accomplice to ensure each step listed above was executed exactly as described.
- 9) That I immediately called Respondent from my cell phone to inform him of the details.
- 10) That we talked just a few minutes in which we both decided he would be the party to place to the EMERGENCY call(s) to summons appropriate law enforcement personnel for their assistance.
- 11) That the experience of said child abduction incident was psychologically traumatic for all parties.
- 12) That if I need to clarify any further information of details regarding said incident regarding this matter, I will testify in open court under penalty of perjury, and shall affirm to the verity of TRUTH contained in this document.

All Right Reserved and Retained

DATED: August 16, 2014



Kenneth Stoner
1212 Southlawn Drive
Des Moines, Iowa 50315
(515) 991-6525 Cell
(515) 256-1760 Home



IOWA INCIDENT REPORT
ANKENY POLICE DEPARTMENT
 411 SW ORDNANCE RD
 (515) 289-5240

Case Number 14-002671
Date of Report 6/19/2014
Status 01 - ACTIVE

SUMMARY	County POLK - 77	Report Type 0 - INITIAL INCIDENT	Day of week Incident Occurred		
	Dispatched Location 413 NW WINTERBERRY ST		Dispatched Time 21:22	Arrival Time 21:30	In Service Time 14:00
	Is Incident Date / Time Known? NO	Incident Date or Lower Date Range 06/17/2014	Upper Date Range 06/19/2014	Incident Time or Lower Time Range 00:01	Upper Time Range 23:59
	INCIDENT REPORTED BY				
	Incident Reported by/Victim? YES	Reporting Victim's Sequence No. 001	Name - Last BLUM	First ANIKA	Middle LEIGH
Business Name (if Incident was Reported by a Business)		Address			
City ANKENY	State IA	Zip Code 50023	Home/Cell Phone	Work Phone	

OFFENSE	Seq. No. 001	Code Section 708.7(1)(A)(1)	Charges/Offense HARASSMENT BY COMMUNICATION - SIMPLE MISD	UCR Offense Code INTIMIDATION - 13C	
	Attempted/Completed C - COMPLETED		Type of Criminal Activity (up to 3)		
	Type of Weapon/Force Involved (up to 3) 99 - NONE			Gang Information (up to 2) N - NONE/UNKNOWN	
	Method of Entry N - NO FORCE	Point of Entry	No. of Premises Entered	Offender Suspected of Using N - NOT APPLICABLE	
	LOCATION OF OFFENSE				
Location Type 20 - RESIDENCE/HOME	X Coordinate 00446198		Y Coordinate 04620518		
Literal Description 413 NW WINTERBERRY ST					

OFFENDER	Type of Offender 01 - OFFENDER	Sequence No. 01	Name - Last HOFFMAN	First RICHARD	Middle WILLIAM	Suffix	
	Alias(es)				Offender Sobriety 0 - UNKNOWN		
	Address		City WEST DES MOINES	State IA	Zip Code 50265	Home/Cell Phone	
	DOB Known? YES	DOB	Age or Lower Age Range 53	Upper Age Range	SSN	Resident Status N - NONRESIDENT	
	Driver's License - Number	State IA	Gender M	Height 6' 04"	Weight 250 LBS	Eye Color BLUE - BLU	Hair Color BLONDE OR STRAWBERRY - BLN
Skin Tone LIGHT - LGT		Race 3 - CAUCASIAN		Ethnicity N - NOT OF HISPANIC ORIGIN			
Scars/Marks/Tattoos				Was offender present when officer arrived? NO			
Type of Injury N - NONE		Hospital Taken to		Transported By			

EMPLOYMENT OR SCHOOL INFO						
Employer or School			Occupation		Hours of Employment	
Address		City	State	Zip Code	Work Phone	

ARREST INFO						
Offender Arrested? NO	Arrestee Seq. No.	Type of Arrest		Arrest Date	Arrest Time Hrs.	
Miranda By		Miranda Date	Miranda Time Hrs.	Arrestee Condition		
Arrestee Armed With (up to 2)			Place of Birth	Additional Incidents Cleared		

JUVENILE INFO						
Parent/Guard. Contacted?	Name - Last		First	Middle	Suffix	
Address		City	State	Zip Code		
Home/Cell Phone		Work Phone	Juvenile Arrestee Disposition			

EXHIBIT 14

VICTIM	Type of Victim I - INDIVIDUAL	Sequence No. 1	Name - Last BLUM	First ANIKA	Middle LEIGH	Suffix		
	Business/Organization/Municipality Name		Address		City ANKENY	State IA	Zip Code 50023	
	Home/Cell Phone		Alias(es)			Victim Sobriety 0 - UNKNOWN		
	DOB Known? YES	DOB	Age or Lower Age Range 35	Upper Age Range	SSN	Resident Status R - RESIDENT		
	Driver's License - Number		State IA	Gender F - FEMALE	Height 5' 07"	Weight 180 LB	Eye Color BLUE - BLU	Hair Color BLONDE OR STRAWBERRY - BLN
	Skin Tone FAIR - FAR		Race 3 - CAUCASIAN	Ethnicity N - NOT OF HISPANIC		Scars/Marks/Tattoos		
	Type of Injury			Hospital Taken To		Transported By		
	EMPLOYMENT OR SCHOOL INFO							
	Employer or School			Occupation		Hours of Employment		
	Address			City	State	Zip Code	Work Phone	
VICTIM CONNECTED TO UCR OFFENSE CODES								
UCR Offense Code 1 INTIMIDATION - 13C			UCR Offense Code 2					
UCR Offense Code 3			UCR Offense Code 4					
ADDITIONAL OFFENSE CIRCUMSTANCE INFO								
Aggravated Assault/Homicide Circumstances (up to 2)								
Additional Justifiable Homicide Circumstances								
VICTIM'S RELATIONSHIP TO OFFENDER(S)								
First Offender Seq. No.	Victim's Relationship to First Offender			Second Offender Seq. No.	Victim's Relationship to Second Offender			
Third Offender Seq. No.	Victim's Relationship to Third Offender			Fourth Offender Seq. No.	Victim's Relationship to Fourth Offender			
SPECIAL CIRCUMSTANCES								
Not Applicable <input checked="" type="checkbox"/>		Bias Crime <input type="checkbox"/>		Domestic Abuse <input type="checkbox"/>		LEOKA <input type="checkbox"/>		
BIAS CRIME								
Bias Motivation			Target Code					
Bias Group Affiliations								
DOMESTIC ABUSE								
Children Present?	Seq. No. of Domestic Abuse Offender	Does the victim have a current No Contact Order? <input type="checkbox"/> YES <input type="checkbox"/> NO		Has the subject been charged with domestic abuse assault on the victim or others in the past? <input type="checkbox"/> YES <input type="checkbox"/> NO				
Was the Abused Persons Rights given? <input type="checkbox"/> YES <input type="checkbox"/> NO		Does the Victim request a No Contact Order? <input type="checkbox"/> YES <input type="checkbox"/> NO						
Domestic Abuse Referrals (up to 6)								
LEOKA								
Officer Killed			Type of Assignment					
Body Armor			Call Type					

NARRATIVE

On June 19, 2014 at approximately 2122 hours, I was dispatched to 413 NW Winterberry St. on a harassment report.

Upon arrival, I spoke with Anika Blum DOB [REDACTED]. Anika said she recently picked up her sister's children, took them to the airport, and had them fly to Oregon to be with their mother. Anika said the children's father, identified as Richard (Rich) Hoffman DOB [REDACTED] was very upset with this.

Ankeny Police have dealt with Rich regarding the incident with his children.

Anika continued by saying that since Tuesday, June 17, Rich has texted her approximately six to ten times. These texts talked about what Rich thinks is going to happen to them, and that he is upset about his kids being in Oregon. Anika said the texts have been annoying to her. Anika stated she was not too concerned, until she received the following text from Rich at approximately 1730 hours:

"So when do you think I'm gonna pull the trigger on your 'change' of life from what you enjoy today"

NARRATIVE

Anika said she believed this was a threat from Rich, and did not want to be contacted by Rich. Anika said she wanted the incident documented, and Rich advised not to contact her. Anika said if Rich continues to contact her, she will pursue charges for harassment.

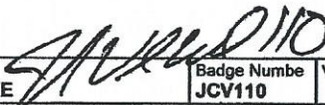
Anika stated most of the texts from Rich have been in a group thread with her husband, her sister, and her friend [REDACTED]. Anika said [REDACTED] reported this incident to Urbandale PD earlier in the day.

I explained to Anika how she can apply for a civil no contact order, and advised her to look into this option.

I called and spoke with Rich by phone. I told Rich he should not contact Anika again. I explained to Rich that if he did contact Anika, she would pursue harassment charges. Rich stated he understood, and did not have any questions for me.

At this time, there is not charges regarding this case.

No further information is known.

O F F I C E R	Complainant/Reporting Party Signature				
					
	Reporting Officer VANDER WAL JAKE	Badge Numbe JCV110	Video Taken?	Evidence Seized? NO	Photos Taken? NO
	Supervisor	Badge Numbe	Incident Assigned To		
	Cleared Exceptionally			Date Cleared Exceptionally	
	Notifications Investigators <input type="checkbox"/> Identification Unit <input type="checkbox"/> Officer Case Investigative Photos <input type="checkbox"/>				

IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY

UPON THE PETITION OF)	
)	
DEEANN RAE JOHNSON,)	CASE NO. DRCV37370
)	
Petitioner (Plaintiff),)	MOTION TO CONTINUE OR ENTRY
)	OF CRIMINAL COMPLAINT/PERJURY/
AND CONCERNING)	EVIDENCE TO RETAIN/MAINTAIN
)	VENUE WITHIN THE STATE OF IOWA
RICHARD WILLIAM HOFFMANN, SR.)	AND DEMAND RE/INSTATEMENT
)	OF ARREST WARRANTS FOR
Respondent (Defendant))	DEEANN RAE JOHNSON. ET AL.
)	

COMES NOW the Respondent, Richard William Hoffmann, Sr. of 4846 Timberline Drive, West Des Moines, Iowa 50265, with further evidence and LESS THAN 98 MINUTES to meet the minimum two (2) day notice, hereby prays this Court ALLOW the ENTRY of this CRIMINAL COMPLAINT -PERJURY as legal justification against Petitioner, DeeAnn Rae Johnson, of 1191 Winter Street NE, Salem, Oregon, 97301 to REINSTATE/ ISSUE ARREST WARRANT(S) for the criminal abduction of Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann that occurred at 7:35 PM CDT on June 9, 2014 from 1212 Southlawn Drive, Des Moines, Iowa 50315 from the involved SUSPECTs, DeeAnn Rae Johnson, et al. including but not limited to Anika L. Blum and Doug M. Blum of 413 Wintergreen Street NW, Ankeny, Iowa 50023; Deborah L. Eastwood of 4232 65th Street, Urbandale, Iowa 50322.

The above DEFENDANTS are accused of the crime of CHILD KIGNAPPING, in violation of Iowa Code Sections 710.1, *et seq.*, 710.4, 710.5 (Child Stealing)[two counts], and 710.6 (violation of a known State of Iowa Court Order),; as well as Child Endangerment 726.6(1)(a), 726(d), 726.6(1)(f), and 726.6(7) of the Iowa Code, as well as knowingly KIDNAPPING and

CHILD STEALING and taking said children ACROSS STATE LINES in overt violation of your Respondent's substantive natural born, common law and constitutional rights in this matter; as that all DEFENDANTS on June 9, 2014 did in fact commit the acts and/or omissions against Respondent Richard William Hoffmann, Sr. and his unemancipated and incompetent minor children: "Morgan Elizabeth Rae Johnson-Hoffmann" and "Noah Christian Johnson-Hoffmann," who are the favored daughter and son of the State of Iowa.

NOTICE: That on a date certain of June 9, 2014, and at a time certain of approximately 7:35 PM CDT and at a place certain of the residence of KENNETH STONER (the Babysitter), located at: 1212 Southlawn Drive, Des Moines, Iowa, that one DEFENDANT ANIKA L. BLUM at the assistance of DEFENDANT DEBORAH L. EASTWOOD at the direction of DEFENDANT, DEEANN RAE JOHNSON, illegally kidnapped, carried away, and inveighed my minor children Morgan Elizabeth Rae Johnson-Hoffmann and Noah Christian Johnson-Hoffmann IN OVERT AND WILLFUL VIOLATION OF A KNOWN COURT ORDER ISSUING FROM THE IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY, and in open and willful VIOLATIONS of Respondent, Richard William Hoffmann Sr. lawful authority, and in direct violation of his commands and over his continued objections. This crime was done with collusion of several other DEFENDANTS, whom carried away and willfully concealed the children, including DEFENDANT DOUG M. BLUM, and did not inform/obstructed any contact whatsoever by me, the Respondent of this matter of either the purpose or reason of the CHILD KIDNAPPING; of which aforesaid DEFENDANTS, in open, intentional, premeditated and willful collusions, violated your Respondent, Richard William Hoffmann Sr. natural born, common law and constitutional rights in this matter, and made aforesaid named DEFENDANTS **a law unto themselves**, in violation to both my secured rights, as well as my children's' rights, and in open violation of a KNOWN COURT ORDER.

Your Respondent, the greatly damaged and aggrieved party in this matter, incorporates by reference of the soon to be entered completed POLICE REPORT, in its entirety, along with its ancillary documents: its concomitant AFFIDAVIT OF TRUTH BY COMPLAINANT; DECLARATION OF PROBABLE CAUSE; BODY OF ATTACHMENT AND WARRANT FOR ARREST AGAINST DEFENDANTS: DEEANN RAE JOHNSON, Et Al., including DEBORAH L. EASTWOOD; ANIKA LEE BLUM, and DOUG M. BLUM. Your Respondent Richard William Hoffmann Sr. also incorporates by reference, the *supporting* DECLARATION OF TRUTH OF KENNETH STONER.

Your Respondent also incorporates by reference, and gives NOTICE OF RELATED CASES: within in THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY, Case No.: DRCV37370; as well as the CIRCUIT COURT OF THE STATE OF OREGON, FOR THE THIRD JUDICIAL DISTRICT, Case No.: 14C31598 and Case No.: 14C320321.

Please judicially note and place on the record that within the aforesaid CIRCUIT COURT OF THE STATE OF OREGON, FOR THE THIRD JUDICIAL DISTRICT, Case No.: 14C31598 and Case No.: 14C320321 that Petitioner, Deeann Rae Johnson entered in that Court and placed overt and with fraudulent and willful PERJURY after-the-fact, after committing her crime of ILLEGALLY KIDNAPPING the children from their home, within the STATE OF IOWA, and sending them without PLAINTIFF'S KNOWLEDGE, and over and above-his continued objections and against his authority, sent them to the STATE OF OREGON, and with UNCLEAN HANDS, then knowingly entered PERJURED TESTIMONY (falsely giving illegal names of each unemancipated child from: Morgan Elizabeth Rae Johnson-Hoffmann, to MORGAN ELIZABETH JOHNSON, from Noah Christian Johnson-Hoffmann, to NOAH CHRISTIAN JOHNSON, and entering them before the OREGON Court, so that Court could unlawfully attempt to gain illegal jurisdiction from Petitioner Deeann Rae Johnson's crimes to illegally attempt to transfer

CUSTODY into her possession, in direct violation of law. [**See: EXHIBIT 1**] (Morgan Elizabeth Rae Johnson-**Hoffmann**) and **EXHIBIT 2** (Noah Christian Johnson-**Hoffmann**)] BIRTH CERTIFICATES (attached).

FACT: That the aforesaid CIRCUIT COURT OF THE STATE OF OREGON, FOR THE THIRD JUDICIAL DISTRICT, case no.: 14C31598 and 14C320321 are factually without *in personam*, nor SUSPECT-matter jurisdiction, and any findings, recommendations, or Court orders, issuing from that Court; are in fact, NULL and VOID, upon the crimes and willful PERJURIES of all a forenamed DEFENDANTS and their surrogate Courts. Aforesaid findings, recommendations or Court orders of the Oregon Court are in fact, not just VOIDABLE, but VOID JUDGMENTS at law.

It is a FACT: that this above-entitled THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY, is in fact, **the proper, and controlling venue and jurisdiction of this matter, as the crimes occurred within the County of Polk and City of Des Moines and City of West Des Moines, State of Iowa, concerning each child and their Father, who are State Citizens of the State of Iowa and no other.**

THEREFORE, for good and substantive cause shown, Complainant requests (upon change of purpose of said Hearing) entry of verification of VOID JUDGEMENTS and require DEFENDANTS' be SUSPECT to ARREST and BAIL CONDITIONS of release where applicable,

(1) That the ARREST WARRANT for DEFENDANT, Deeann Rae Johnson, [Let this record state evidence that the IOWA ARREST WARRANT appeared "Recalled" WITHOUT proper PROCESS and NOTICE] be REINSTATED WITHOUT DELAY for the immediate ARREST within the State of Iowa and/or the State of Oregon with the NO-BAIL

WARRANT, and/or that other lawful steps be taken to obtain Petitioner's appearances by way of extradition before the above-entitled Court by any means or conveyance; and,

(2) That immediately and UNCONDITIONALLY that the State of Iowa, compel any other harboring state, (most probably the State of Oregon) to formally, and immediately RETURN the state Citizens of the State of Iowa, the unemancipated children Morgan Elizabeth Rae Johnson-Hoffmann and Noah Christian Johnson-Hoffmann belonging to their Father Richard William Hoffmann Sr., **to be immediately RECOUPED and immediately RETURNED back to the State of Iowa, which is aforesaid children's home State and where they reside;** and,

(3) That each DEFENDANT in this matter be lawfully arrested and detained, upon the issue/re-instatement of ARREST WARRANT(S) and which will be supported by the entry of PROBABLE CAUSE against each co-Conspirator and DEFENDANT upon the supporting Declarations thereof, if already in custody, pending further CRIMINAL PROCEEDINGS of this matter, and that aforesaid SUSPECTS' otherwise be properly dealt with in accordance with the concise rule of law.

(4) That this Court give your Respondent Richard William Hoffmann Sr. any other further remedy and/or relief that this Court deems fair, necessary and/or just.

Your Respondent Richard William Hoffmann Sr. wants it judicially noted and on the record, that each Defendant not only violated known STATE OF IOWA, but also FEDERAL LAWS, to wit:

- (1) Uniform Child-Custody Jurisdiction and Enforcement Act (1997), 9(1A) U.L.A. 657 (1999). The text is accessible online at www.nccusl.org.
- (2) Uniform Child Custody Jurisdiction Act, 9(1A) U.L.A. 271 (1999).
- (3) Parental Kidnapping Prevention Act of 1980, 28 U.S.C. § 1738A.

(4) ASDF

(5) SADF

(6) Reference: The Hague Convention can be found at 51 Fed. Reg. 10,494 *et seq.* (1986) or online via the U.S. Department of State's Web site at www.travel.state.gov, under "International Parental Child Abduction."

a.) International Child Abduction Remedies Act, 42 U.S.C. § 11601 *et seq.*

b.) As to OREGON'S ability to obey this state's law, and Plaintiff's fundamental rights, see: Uniform Child Custody Jurisdiction Act, Prefatory Note. The Full Faith and Credit clause requires that full faith and credit "be given in each state to the public acts, records, and judicial proceedings of every other state" (U.S. Constitution,

c.) Please also judicially note and place on the record: 28 U.S.C. § 1738A, "Full Faith and Credit Given to Child Custody Determinations."

(7) 28 U.S.C. § 1738A(d). This section establishes the principle of "exclusive, continuing jurisdiction. (*i.e.* The State of Oregon cannot assume jurisdiction as original jurisdiction of the case, as well as the venue and jurisdiction of the crime is controlling throughout the State of Iowa).

That for good cause shown, that the PETITIONER, who is of CLEAN HANDS, and who had been NON-COMPLIANT with a known Court order, must invoke this Courts CRIMINAL JURISDICTION upon the CLAIMS made upon this CRIMINAL COMPLAINT and verification of VOID JUDGEMENTS in other Court(s) to justify the retention and maintenance of these Court proceedings within the "In Rem" jurisdiction of IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY.

AFFIDAVIT

STATE OF IOWA

COUNTY OF POLK

} *Affirmed*

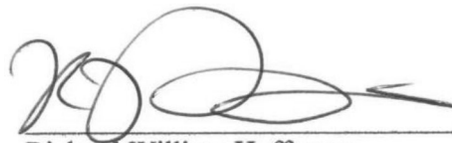
I, the undersigned, being duly sworn, state that following facts known to me as I have first-hand personal knowledge of the facts, evidence and events form the basis for my belief that the referenced DEFENDANTS/SUSPECTS' committed these crimes:

That on a date certain of June 9, 2014, and at a time certain of approximately 7:35 PM CDT and at a place certain of the residence of KENNETH STONER (the Babysitter), located at: 1212 Southlawn Drive, Des Moines, Iowa, that one Defendant ANIKA LEAH BLUM at the assistance of one Defendant DEBORAH L. EASTWOOD at the direction of Defendant DEEANN RAE JOHNSON, illegally kidnapped, carried away, and inveighed my minor children Morgan Elizabeth Rae Johnson-Hoffmann and Noah Christian Johnson-Hoffmann IN OVERT AND WILLFUL VIOLATION OF A KNOWN COURT ORDER ISSUING FROM THE IN THE IOWA DISTRICT COURT IN AND FOR POLK COUNTY, and in open and willful VIOLATIONS of Plaintiff Richard William Hoffmann Sr. lawful authority, and in direct violation of his commands and over his continued objections. This crime was done with collusion of several other DEFENDANTS, whom carried away and willfully concealed the children, and did not inform me, the Plaintiff of this matter of either the purpose or reason of the CHILD KIDNAPPING; of which aforesaid Defendants' in open, intentional, premeditated and willful collusions, violated your Plaintiff Richard William Hoffmann Sr. natural born, common law and constitutional rights in this matter, and made aforesaid named DEFENDANTS' a law unto themselves, in violation to both my secured rights, as well as my children's' rights, and in open violation of a KNOWN COURT ORDER.

That Defendant DEEANN RAE JOHNSON had aid and assistance from these other known Defendants:

- (1) DEEANN RAE JOHNSON; 1191 Winter Street NE, Salem, OR 97301
Tel. 515-664-5959
- (2) DEBORAH L. EASTWOOD; 4232 65th St., Urbandale, IA 50322
Tel. 309-269-3089
- (3) ANIKA LEE BLUM; located at: 413 NW Wintergreen St., Ankeny, IA 50023
Tel. 515-371-4055
- (4) DOUG M. BLUM; located at: (same as above)
Tel. 309-269-3089/515-963-8568

Dated: February 19, 2015



Richard William Hoffmann
4846 Timberline Drive
West Des Moines, IA 50265

VERIFICATION

County of Polk

}

.SS

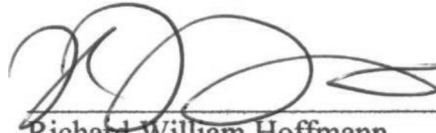
State of Iowa

I, Richard William Hoffmann Sr., being the undersigned, declare under penalty of perjury as follows:

That the afore-going Document(s), Affidavit(s), Declaration(s), and/or Materials, Id., including referenced and/or attached documents, and/or duplicates of such documents are exacting copies of the originals in my/or my counsel's (specifically not American Bar Association, or professional "Attorney's") possession. That I have read the foregoing document(s) and attachments, and know and understand their contents, and having personal knowledge, know them to be true. As to those matters submitted therein upon information and/or belief, as to those matters, I also believe them true.

Executed this February 19, 2015 in the Year of Our Lord and Savior, Jesus the Christ, year Two-Thousand-Fifteen.

DATED: February 19, 2015



Richard William Hoffmann
4846 Timberline Drive
West Des Moines, IA 50265
Tel. 515-441-9569

SUBSCRIPTION

Subscribed this February 19, 2015, under exigent circumstances, before Almighty God, in the Year of Our Lord and Savior, Jesus the Christ, year Two-Thousand-Fifteen.

DATED: February 19, 2015

SEAL:



Richard William Hoffmann, At Law
Reserving All Rights, Giving Up None



CIRCUIT COURT OF OREGON
THIRD JUDICIAL DISTRICT
MARION COUNTY COURTS
P.O. Box 12869
SALEM, OREGON 97309-0869

JAMESE RHOADES
Circuit Court Judge
(503) 588-7950

November 25, 2014

Richard W. Hoffman, Sr
Suite 436
5941 Vista Dr
West Des Moines IA 50266

Sent via fax & regular mail

Re: Johnson v. Hoffman; Case No.: 14C31598

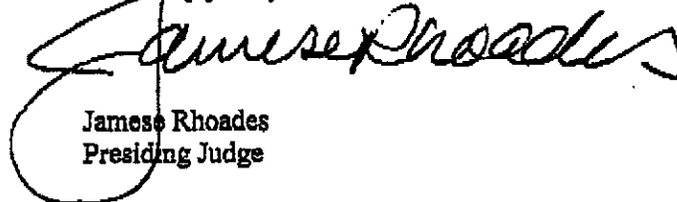
Mr. Hoffman:

This Court is receipt of your letter dated November 14, 2014, which this office received November 19. I am also aware of the several phone calls you have made to this office and the conversations you've had with my Judicial Assistant. In addition to reviewing your latest submission, this Court has reviewed the file; in particular both the Restraining Order of June 20, 2014 and the Order After Hearing of July 3, 2014.

In the event there is any confusion, it was the Petitioner who requested you be allowed supervised visitation with your children and it was Judge Broyles who denied that request and entered an order of no parenting time (see enclosure of Page 17 of the Restraining Order). The Restraining Order was continued on July 3, 2014 and modified to include further provisions that Respondent (you) needed to follow (see enclosure of Page 1 of Order After Hearing). It would appear that Judge Broyles indicated on the face of that order that you need to obtain a psychiatric evaluation and provide that report to the Court. The evaluation should include any prescribed medications you are currently taking; proof of your ability to visit with your children and whether the evaluator believes that visitation should be supervised or not. *If those provisions are successfully completed, then the court may consider allowing parenting time.*

As it stands now, you are not entitled to any parenting time with your children. If you have further questions regarding this matter, you should direct those questions to an attorney. This Court will not respond to any further submissions by you.

Very truly yours,



James Rhoades
Presiding Judge

JLR:mh

EXHIBIT 446

STATE OF OREGON
Marion County Circuit Courts
AUG 01 2014
FILED

STATE OF OREGON
Marion County Circuit Courts
AUG 01 2014
ENTERED

Verified Correct Copy of Original 9/28/2016

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF Marion

In the Matter of the Marriage of:)
DeeAnn Johnson)
Petitioner,)

and)
Richard Hoffmann)
Respondent,)

and)
)
Child who is at least 18 and under 21 years)
of age and unmarried. (ORS 107.108))

Case No. 14C32021

- PETITIONER'S RESPONDENT'S
- EX PARTE MOTION FOR ORDER TO
- SHOW CAUSE REGARDING
- MODIFICATION OF JUDGMENT RE:
- CUSTODY
- PARENTING TIME
- CHILD SUPPORT

Motion

I, Petitioner Respondent, request that the court issue an Order to Show Cause requiring
 Petitioner Respondent to appear in Circuit Court in the Marion County Courthouse
in Salem, Oregon, to show cause why this court should not grant the following relief
concerning the parties' child/ren: Morgan Johnson and Noah Johnson
(9.13.05) (10.5.06)
(Name/s and date/s of birth)

1. Change custody of the minor child/ren as follows:

a. Petitioner Respondent to be awarded sole custody of the child/ren (list names and years of
birth): Morgan Johnson, 8
Noah Johnson, 7

b. The parties have agreed to joint custody of the following child/ren (list names and years of birth):

2. Change the current court-ordered parenting time as follows:

a. Petitioner Respondent should have parenting time with the child/ren as set forth in the
attached Parenting Plan, labeled Exhibit 4, or Other: _____

///
///
///

14C32021
MOSH
Motion - Show Cause
5766174



EXHIBIT 5

G. LENGTH OF CHILD SUPPORT.

Unless the child becomes self-supporting, emancipated, or married:

The support ordered in paragraphs D., E., and F. above for each child shall continue until the child reaches eighteen (18) years of age.

The support ordered in paragraphs D., E., and F. above for each child shall continue until the child reaches age 21 if the the child qualifies for support as a child attending school as defined by Oregon law.

H. TAX DEPENDENTS. (Check one.)

Petitioner Respondent shall be entitled to claim the following child(ren) as dependent(s) for tax purposes beginning the year this judgment is entered (list names): Morgan Johnson and Nash Johnson

OR

Other (specify): _____

5. Petitioner Respondent should be entitled to claim the following child/ren as dependent/s for tax purposes beginning the year this judgment is entered (list names): Morgan Johnson and Nash Johnson, OR

Other (specify): _____

6. Life Insurance Coverage for Child/ren

Petitioner Respondent should obtain and maintain life insurance for the benefit of the parties' child/ren throughout the period of the support obligation. The coverage should be in the amount of \$ 250,000.

7. Court Costs and Fees. (Choose "a" or "b")

Judgment should be entered according to the cost and fee allocation indicated below.

a. **Deferred Costs and Fees.** Any court costs and service fees (if service completed by the Sheriff) that are deferred (required to be paid at a later date) by the court should be paid by:

Petitioner Respondent. Both parties equally Other: _____

b. **Costs and Fees Paid by the Parties.**

i. Each party should be responsible for paying his/her own court costs and service fees for this case.

ii. To be paid by both parties equally

iii. Petitioner Respondent should reimburse the other party for his/her court costs and service fees for this case.

iv. Other: _____

8. **Preservation of General Judgment Terms.** Any terms in the original Judgment not amended by this Supplemental Judgment should remain in effect.

//
//
//

Verified Correct Copy of Original 9/28/2016

Points and Authorities

ORS 107.135(1)(a) allows the court to modify custody, parenting time and support terms in a judgment of dissolution.

ORS 109.103 extends the provisions of ORS 107.135 to custody and parenting time cases involving the children of unmarried parents.

DATED: July 16, 20 14.

Certificate of Document Preparation. You are required to truthfully complete this certificate regarding the document you are filing with the court. Check all boxes and complete all blanks that apply:

- I selected this document for myself and I completed it without paid assistance.
- I paid or will pay money to _____ for assistance in preparing this form.

<i>D Johnson</i>	DEEANN JOHNSON
<input checked="" type="checkbox"/> Petitioner <input type="checkbox"/> Respondent, Signature	Print Name
1191 Winter St NE	Salem OR 97301 (515) 664-5959
Address or Contact Address	City, State, Zip Telephone or Contact Telephone

I certify that this is a true copy:

~~*D Johnson*~~

Petitioner Respondent, Signature

Verified Correct Copy of Original 9/28/2016

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF Marion

Petitioner DeAnn Johnson)
and)
Respondent Richard Hoffmann)
 Co-Petitioner)

CASE NO: 14C32021
PARENTING PLAN (Exhibit 1)
Proposed by: Petitioner Respondent
 Agreed upon by both parents
 Ordered by the Court

IMPORTANT NOTICE: The terms of your Parenting Plan will affect your legal rights and responsibilities. You should consult the complete BASIC PARENTING PLAN GUIDE available at <http://www.ojd.state.or.us/familylaw> before filling out this form. You should consult an attorney or your caseworker before filing your Parenting Plan with the court.

1. GOALS FOR OUR CHILDREN

This plan is intended to ensure the children's optimal development by providing continuity, stability and predictability for the children, while ensuring frequent and continued contact with each parent. Because a written plan cannot address every possible situation that might occur, the parents will implement this plan in a spirit of good faith and mutual cooperation. Parents are encouraged to re-evaluate this plan from time to time as their children's needs change.

2. WHO OUR CHILDREN ARE (additional names are listed on an attached page)

Full Name	Date of Birth	Current age	Sex (check one)
<u>Morgan Johnson</u>	<u>9-13-05</u>	<u>8</u>	<input type="checkbox"/> M / <input checked="" type="checkbox"/> F
<u>Nash Johnson</u>	<u>10-5-06</u>	<u>9</u>	<input checked="" type="checkbox"/> M / <input type="checkbox"/> F
_____	_____	_____	<input type="checkbox"/> M / <input type="checkbox"/> F
_____	_____	_____	<input type="checkbox"/> M / <input type="checkbox"/> F

3. WHAT THE WEEKLY SCHEDULE WILL BE

IMPORTANT: Your decisions about how much time your children will spend in the care of each parent will have important financial implications. This decision can affect how much child support a parent is responsible for, whether a parent can claim a tax dependency deduction, etc. To check the percentage of parenting time your schedule gives each parent, go to www.dcs.state.or.us/calculator/parenting_time

The parents acknowledge that they remain the children's parents at all times. Each parent is responsible for providing the children with a quality experience and for acting in the children's best interests.

3.1 For the purposes of describing the parenting time schedule, "Parent A" is the parent who the children stay with more than half the time, and "Parent B" is the parent who the children stay with less than half the time. If the parenting time is exactly even, it does not matter who is assigned which letter. In this document:

Parent A is (name) DeAnn Johnson Parent B is (name) Richard Hoffmann

3.2 Weekday and Weekend Schedule:

We will follow the schedule set forth below

STATE OF OREGON
Marion County Circuit Courts
AUG 01 2014
ENTERED

STATE OF OREGON
Marion County Circuit Courts
AUG 01 2014
FILED

Verified Correct Copy of Original 02/28/2016

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF Marion

In the Matter of the Marriage of:)

DeAnn Johnson)
Petitioner,)

and)

Richard Hoffmann)
Respondent.)

Case No. 14C32021

ORDER TO SHOW CAUSE
REGARDING MODIFICATION OF
JUDGMENT RE:

- CUSTODY
 - PARENTING TIME/VISITATION
 - CHILD SUPPORT
- [Written Response Required]

Based upon the Motion and Affidavit of the Petitioner Respondent on file herein, the request for an Order to Show Cause is hereby:

- allowed
- denied

IT IS HEREBY ORDERED that Petitioner Respondent appear by written response within thirty (30) days after service of this order, to show cause why an order should not be entered granting the relief requested in the attached motion.

Notice to Petitioner Respondent

IF YOU OBJECT TO ANY OF THE REQUESTS IN THE ATTACHED MOTION, YOU MUST FILE A WRITTEN RESPONSE SETTING OUT WHAT REQUEST(S) YOU OPPOSE WITH THE COURT AND SERVE IT ON THE OTHER PARTY. YOU MUST PAY ANY FILING FEE REQUIRED BY LAW, OR OBTAIN A COURT ORDER WAIVING OR DEFERRING THE FEE WHEN YOU FILE THE RESPONSE.

THE WRITTEN RESPONSE MUST BE FILED NO LATER THAN THIRTY (30) DAYS AFTER THIS ORDER HAS BEEN SERVED ON YOU. ORS 107.135(12).

IF YOU DO NOT FILE THE RESPONSE WITHIN THE TIME ALLOWED, THE COURT MAY ORDER THE RELIEF REQUESTED WITHOUT FURTHER NOTICE TO YOU.

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///
///
///

14C32021
ORSH
Order - Show Cause
5788187

ORDER TO SHOW CAUSE REGARDING MODIFICATION OF JUDGMENT (W
PAGE 1 OF 2



Verified Correct Copy of Original 9/28/2016

A NOTICE ABOUT THE WRITTEN RESPONSE (IF REQUIRED BY LOCAL RULE):

- IS ATTACHED AND MADE A PART OF THIS ORDER, or
- IS NOT ATTACHED.

DATED this 1 day of Aug, 2014.

[Signature]
Circuit Court Judge

J. KRABSTEIN
Print Name

Certificate of Document Preparation. You are required to truthfully complete this certificate regarding the document you are filing with the court. Check all boxes and complete all blanks that apply:

- I selected this document for myself and I completed it without paid assistance.
- I paid or will pay money to _____ for assistance in preparing this form.

Submitted by:

[Signature]

DeeAnn Johnson

Petitioner Respondent, Signature

Print Name

1191 Winter St NE Salem OR 97301 (515) 664-5959
 Address or Contact Address City, State, Zip Telephone or Contact Telephone

I certify that this is a true copy.

[Signature]

Petitioner Respondent, Signature

Verified Correct Copy of Original 9/28/2016

STATE OF OREGON
Marion County Circuit Courts
AUG 01 2014
ENTERED

STATE OF OREGON
Marion County Circuit Courts
AUG 01 2014
FILED

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF Marion

In the Matter of the Marriage of:)
DeeAnn Johnson)
Petitioner,)
and)
Richard Hoffmann)
Respondent.)

Case No. 14C32021

AFFIDAVIT IN SUPPORT OF MOTION
FOR ORDER TO SHOW CAUSE RE:
MODIFICATION OF JUDGMENT

STATE OF Oregon)
County of Marion) ss.

I, Petitioner Respondent, being first duly sworn, say that the following is true:

1. The names, ages and birth dates of the child/ren involved in this case are:

Morgan Johnson 9-13-05
Noah Johnson 10-5-06

2. I want to change CUSTODY because of a change of circumstances since the last custody order.

This change of circumstances is (describe): Moved to Oregon from Iowa
Reagin sole custody as 8-17-2007 awarded. Respondent unsupportive
of children's activities causing them to miss. Children afraid of
respondent's anger & aggressive behaviors. Respondent's
unwillingness to comply with current custody agreement; specifically
#1d+E, #4, #6 & #7. Other areas of agreement to be revised. See case
#14 The current child support obligation should be terminated if the custody change is ordered. #14C31598
Richard is a threat to the children's safety.

3. I want to change PARENTING TIME (visitation) because I believe the change is in my child/ren's best interests. The specific reason(s) I want the change and believe the change would be best for my child/ren is/are:

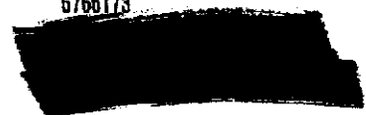
Limited exposure to Respondent's anger & aggressive behavior.
Allow children to establish daily routine without the threat
of having their activities missed. Limited exposure to watching
Respondent escalate will provide children with a safe environment
Having a consistent environment with the Petitioner will benefit
the children who the child fearing the Respondent's

4. I want to change CHILD SUPPORT because of a change of circumstances since the last support order. The change of circumstances is as follows:

AFFIDAVIT IN SUPPORT OF MOTION FOR ORDER TO SHOW CAUSE RE:
JUDGMENT - PAGE 1 OF 3

Modification-4A: AffSuppMo4AVer06.doc (1/08)

14C32021
AFSM
Affidavit - Supporting Motion
5768173



5. UCCJEA Information.

a. Check the appropriate box below ONLY IF Oregon is the state that issued the order or judgment sought to be modified:

- The child/ren has/have continuously resided in Oregon for six months before this case was filed;
OR
- Other basis for Oregon jurisdiction: _____

b. Check the appropriate box below ONLY IF Oregon is NOT the state that issued the order or judgment sought to be modified:

- Neither the child/ren nor the parents presently reside in IOWA (name the state that issued the order or judgment sought to be modified, if not Oregon).
- Other basis for Oregon jurisdiction: _____

List the places where the minor child/ren of the parties have lived in the last five years and the names of the people they lived with at that time.

Dates To/From	County, State	Parent(s)/Caretaker	Current Address/ Contact Address of Parent/Caretaker	Which Children
8-07	Polk, Iowa	DEE ANN JOHNSON	1191 Winter St NE Salem OR 97301	Morgan Johnson Nash Johnson
3-14	Marion, CO	DEE ANN JOHNSON	1191 Winter St NE Salem OR 97301	Morgan Johnson Nash Johnson
Present				

Additional page attached; see section labeled "Paragraph 5 continued."

I have have not participated in any litigation concerning the custody, visitation, parenting time or placement of the child/ren in this or any other state. I have participated in the following litigation:

Name of Court	State	Case No.	Date	Result
Polk County	Iowa	DR CV 37370	5-18-11	Primary custody awarded

6. I do not know of any other domestic violence, custody, visitation, parenting time or placement proceeding involving the child/ren, or of any other agency proceeding or court case which could affect this case, previously filed or currently pending in this or any other state except for: 14C31598

Restraining Order, Oregon, Marion County
(identify agency or court, case number, date filed, and kind of proceeding)

///
///
///

Verified Correct Copy of Original 9/28/2016

7. I do not know any person other than the other parent who has physical custody of the child/ren or who claims to have custody, visitation or parenting time rights except for: _____

(list name and address)

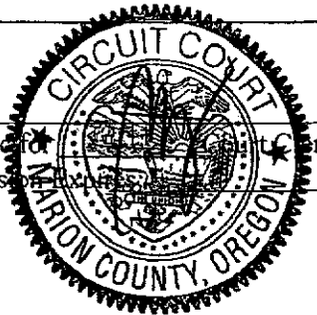
Certificate of Document Preparation. You are required to truthfully complete this certificate regarding the document you are filing with the court. Check all boxes and complete all blanks that apply:

- I selected this document for myself and I completed it without paid assistance.
- I paid or will pay money to _____ for assistance in preparing this form.

<i>D Johnson</i>	DeAnn Johnson
<input checked="" type="checkbox"/> Petitioner <input checked="" type="checkbox"/> Respondent, Signature	Print Name
1191 Winter St NE Salem OR 97301	(515) 664-5959
Address or Contact Address	City, State, Zip Telephone or Contact Telephone

SIGNED AND SWORN to before me this 1 day of Aug, 20 14, by, DeAnn Johnson

Notary Public _____
My Commission Expires _____



I certify that this is a true copy.

D Johnson

Petitioner Respondent, Signature

STATE OF OREGON
Marion County Circuit Courts
OCT 23 2014
FILED

STATE OF OREGON
Marion County Circuit Courts
OCT 28 2014
ENTERED

Verified Correct Copy of Original 9/28/2014

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF Marion

In the Matter of the Marriage of:)
DeeAnn Johnson)
Petitioner,)
and)
Richard Hoffmann)
Respondent)
and)
)
Child who is at least 18 and under 21 years)
of age and unmarried. (ORS 107.108))

Case No. 14C32021

SUPPLEMENTAL JUDGMENT MODIFYING
JUDGMENT RE:
 CUSTODY
 PARENTING TIME
 CHILD SUPPORT, and
 ORDER RE: JURISDICTION

1. This matter came before the Court:

- On the motion and affidavit of Petitioner Respondent, the default of Petitioner Respondent having been found.
- On the motion of Petitioner Respondent, the default of Petitioner Respondent having been found, and Petitioner Respondent being represented by a guardian ad litem or another person described in Rule 27.
- On the motion and affidavit of Petitioner Respondent, Petitioner Respondent having filed a Waiver of Further Appearance.
- On the stipulations of the parties, as shown by the signatures below.
- At a hearing held _____, at which the following persons were present:
(Date)
 Petitioner Petitioner's attorney _____
 Respondent Respondent's attorney _____

2. Findings. The Court considered the: Affidavit Stipulations Evidence presented and found that:

(a) Child Custody Jurisdiction

I. Oregon has jurisdiction under the Uniform Child Custody Jurisdiction and Enforcement Act to hear the custody parenting time issue because:

Oregon is the child/ren's home state (i.e., the child/ren have lived here continuously for the six month period immediately before this case was filed).

Other reason: we have resided in Oregon 7 months case was transferred here from IAWA

II. Oregon does not have jurisdiction under the Uniform Child Custody Jurisdiction Act because:

3. **Custody.** A substantial change in circumstance has occurred since the last custody order and it would be in the child/ren's best interests to change the custody terms.

4. **Parenting Time.** It would be in the child/ren's best interests to change the parenting time terms.

5. **Child Support.** A change in custody, parenting time, or other circumstance, has occurred requiring a change in the current support obligation.

6. **Child/ren Who Are At Least 18 and Under 21 Years of Age.**

_____ (child/ren's name) is at least 18, 19 or 20 years of age and unmarried and has:

- Waived further appearance in these proceedings.
- Signed and stipulated to the terms of judgment evidenced by the signature below.
- Fully participated in the proceedings and the judgment effectively binds him/her to the terms.

IT IS THEREFORE ORDERED that:

The Judgment is modified as follows:

1. **Custody:**

(a) Petitioner Respondent is awarded sole custody of the child/ren (list names):

Morgan Johnson 9-13-05
Nash Johnson 10-5-06

(Name/s and year/s of birth)

(b) The parties have agreed to joint custody of the following child/ren (list names):

(Name/s and year/s of birth)

2. **Parenting Time:**

(a) Petitioner Respondent should have parenting time with the child/ren as set forth in the attached Parenting Plan, labeled Exhibit 1, or Other: supervised visitation until Richard has provided written documentation from a treating psychiatrist evidencing he is compliant w/ medication + counseling + is able to care for the children in a safe manner on a semi-annual basis

(b) Petitioner Respondent should not be granted parenting time because this would endanger the health and safety of the child/ren. Supporting facts are as follows: _____

(c) Parenting time shall be supervised by: Infocus or Upper Circle Inc

Any cost of the supervision shall be paid by Petitioner Respondent

Other: upon Richard being compliant with the above for 1 yr & at the recommendation of Richard's treating psychiatrist unsupervised visits can take place as long as Richard is residing w/ in 60 miles of the children and has suitable living quarters + stable employment

(d) Petitioner and Respondent should each provide contact addresses and contact telephone numbers to the other and notify each other of any emergency circumstances or substantial changes in the child/ren's health.

Verified Correct Copy of Original 9/28/2016.

6. Length of Child Support.

Unless the child becomes self-supporting, emancipated, or married:

- The support ordered in paragraphs 4 and 5 above for each child shall continue until the child reaches eighteen (18) years of age.
- The support ordered in paragraphs 4 and 5 above for each child shall continue until the child reaches age 21 if the child qualifies for support as a child attending school as defined by Oregon law.

7. Payment of Child Support

Pursuant to ORS 25.378(1), an income withholding order shall be issued to enforce the child support obligation unless an exception is indicated below.

- Exceptions to withholding.** Income withholding is not ordered at this time because there is no support arrearage, the paying parent has not previously been granted an exemption from withholding, and:
 - The parents, and the State, if support rights are assigned, have agreed in writing to an alternative arrangement; or
 - Good cause not to require withholding is found because there is proof of timely payment of previously-ordered support and income withholding would not be in the best interests of the child.

All payments of child support shall be made (check either (a) or (b) below):

- (a) To the Oregon Department of Justice, Child Support Accounting Unit, P.O. Box 14506, Salem, Oregon, 97309 or by electronic payment withdrawal (EPW) or electronic funds transfer (EFT).
- (b) Pursuant to the above exception, directly to Petitioner's Respondent's checking or savings account. A receipt of deposit shall be kept by the parent paying support as proof of payment. A canceled check is also prima facie evidence that payment has been made. The person receiving support shall provide the paying parent with current deposit slips and/or bank name, account name and account number.

NOTICE OF INCOME WITHHOLDING

This child support order is enforceable by income withholding under ORS 25.378 to 25.390, 25.414 to 25.372 and 25.375. Withholding shall occur immediately, whenever there is an arrearage at least equal to the support payment for one month, whenever the obligated parent requests such withholding, or whenever the obligee requests withholding for good cause. The District Attorney or, as appropriate, the Division of Child Support of the Department of Justice, will assist in securing such withholding. Exceptions may apply in some circumstances.

8. Dependents for Tax Purposes.

Petitioner Respondent shall be entitled to claim the following child(ren) as dependent(s) for tax purposes beginning the year this judgment is entered (list names):

Morgan Johnson and Nash Johnson

OR

Other (specify):

///
///
///
///

Verified Correct Copy of Original 9/28/2016

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF Marion

Petitioner DeAnn Johnson

and

Respondent Richard Hoffmann
 Co-Petitioner

CASE NO: 14C32021

PARENTING PLAN (Exhibit 1)

Proposed by: Petitioner Respondent

Agreed upon by both parents

Ordered by the Court

IMPORTANT NOTICE: The terms of your Parenting Plan will affect your legal rights and responsibilities. You should consult the complete BASIC PARENTING PLAN GUIDE available at <http://www.ojd.state.or.us/familylaw> before filling out this form. You should consult an attorney or your caseworker before filing your Parenting Plan with the court.

1. GOALS FOR OUR CHILDREN

This plan is intended to ensure the children's optimal development by providing continuity, stability and predictability for the children, while ensuring frequent and continued contact with each parent. Because a written plan cannot address every possible situation that might occur, the parents will implement this plan in a spirit of good faith and mutual cooperation. Parents are encouraged to re-evaluate this plan from time to time as their children's needs change.

2. WHO OUR CHILDREN ARE additional names are listed on an attached page

Full Name	Date of Birth	Current age	Sex (check one)
<u>Morgan Johnson</u>	<u>9-15-05</u>	<u>8</u>	<input type="checkbox"/> M / <input checked="" type="checkbox"/> F
<u>Nash Johnson</u>	<u>10-5-06</u>	<u>9</u>	<input checked="" type="checkbox"/> M / <input type="checkbox"/> F
_____	_____	_____	<input type="checkbox"/> M / <input type="checkbox"/> F
_____	_____	_____	<input type="checkbox"/> M / <input type="checkbox"/> F

3. WHAT THE WEEKLY SCHEDULE WILL BE

IMPORTANT: Your decisions about how much time your children will spend in the care of each parent will have important financial implications. This decision can affect how much child support a parent is responsible for, whether a parent can claim a tax dependency deduction, etc. To check the percentage of parenting time your schedule gives each parent, go to www.dcs.state.or.us/calculator/parenting_time

The parents acknowledge that they remain the children's parents at all times. Each parent is responsible for providing the children with a quality experience and for acting in the children's best interests.

3.1 For the purposes of describing the parenting time schedule, "Parent A" is the parent who the children stay with more than half the time, and "Parent B" is the parent who the children stay with less than half the time. If the parenting time is exactly even, it does not matter who is assigned which letter. In this document:

Parent A is (name) DeAnn Johnson Parent B is (name) Richard Hoffmann

3.2 Weekday and Weekend Schedule:

We will follow the schedule set forth below

STATE OF CALIFORNIA
CERTIFICATION OF VITAL RECORD

OFFICE OF THE CLERK-RECORDER
COUNTY OF PLACER
 AUBURN, CALIFORNIA

CERTIFICATE OF LIVE BIRTH
STATE OF CALIFORNIA **1200531002197**

STATE FILE NUMBER		USE BLACK INK ONLY		LOCAL REGISTRATION DISTRICT AND CERTIFICATE NUMBER	
THIS CHILD	1A. NAME OF CHILD — FIRST (GIVEN) MORGAN		1B. MIDDLE ELIZABETH RAE	1C. LAST (FAMILY) JOHNSON-HOFFMANN	
	2. SEX FEMALE	3A. THIS BIRTH, SINGLE, TWIN, ETC. SINGLE	3B. IF MULTIPLE, THIS CHILD 1ST, 2ND, ETC. -	4A. DATE OF BIRTH — MM/DD/YYYY 09/13/2005	4B. HOUR — (24 HOUR CLOCK TIME) 0916
PLACE OF BIRTH	5A. PLACE OF BIRTH — NAME OF HOSPITAL OR FACILITY SUTTER ROSEVILLE MEDICAL CTR		5B. STREET ADDRESS — STREET, NUMBER, OR LOCATION ONE MEDICAL PLAZA		
	5C. CITY ROSEVILLE		5D. COUNTY PLACER	5E. PLANNED PLACE OF BIRTH HOSPITAL	
FATHER OF CHILD	6A. NAME OF FATHER — FIRST (GIVEN) RICHARD	6B. MIDDLE WILLIAM	6C. LAST (FAMILY) HOFFMANN	7. STATE OF BIRTH CA	8. DATE OF BIRTH 04/04/1961
MOTHER OF CHILD	9A. NAME OF MOTHER — FIRST (GIVEN) DEBANN	9B. MIDDLE RAE	9C. LAST (MAIDEN) JOHNSON	10. STATE OF BIRTH ND	11. DATE OF BIRTH 07/04/1969
INFORMANT CERTIFICATION	I CERTIFY THAT I HAVE REVIEWED THE STATED INFORMATION AND THAT IT IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.		12A. PARENT OR OTHER INFORMANT — SIGNATURE <i>[Signature]</i>	12B. RELATIONSHIP TO CHILD MOTHER	12C. DATE SIGNED 09/14/2005
CERTIFICATION OF BIRTH	I CERTIFY THAT THE CHILD WAS BORN ALIVE AT THE DATE, HOUR AND PLACE STATED.		13A. ATTENDANT OR CERTIFIER — SIGNATURE — DEGREE OR TITLE <i>Dalia Morales</i>	13B. LICENSE NUMBER A80039	13C. DATE SIGNED 09/14/2005
	13D. TYPED NAME, TITLE AND MAILING ADDRESS OF ATTENDANT JACQUELINE HO, MD, 2 MEDICAL PLAZA, ROSEVILLE			14. TYPED NAME AND TITLE OF CERTIFIER IF OTHER THAN ATTENDANT DALIA MORALES, B. C. CLERK	
LOCAL REGISTRAR	15A. DATE OF DEATH	15B. STATE FILE NO. (STATE USE ONLY)	16. LOCAL REGISTRAR — SIGNATURE <i>[Signature]</i>	17. DATE ACCEPTED FOR REGISTRATION 09/23/2005	

CERTIFIED COPY OF VITAL RECORDS
 STATE OF CALIFORNIA, COUNTY OF PLACER



This is a true and exact reproduction of the document officially registered and placed on file in the office of the Placer County Clerk-Recorder.

09/02/2014

DATE ISSUED

Jim McCauley
 JIM MCCAULEY
 PLACER COUNTY CLERK-RECORDER

This copy is not valid unless prepared on an engraved border displaying the date, seal and signature of the Clerk-Recorder.



ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE

EXHIBIT '6'

STATE OF CALIFORNIA
CERTIFICATION OF VITAL RECORD

OFFICE OF THE CLERK-RECORDER
COUNTY OF PLACER
 AUBURN, CALIFORNIA

CERTIFICATE OF LIVE BIRTH 1200631002595
STATE OF CALIFORNIA

STATE FILE NUMBER		LOCAL REGISTRATION DISTRICT AND CERTIFICATE NUMBER			
THIS CHILD	1A. NAME OF CHILD — FIRST (GIVEN)	1B. MIDDLE	1C. LAST (FAMILY)		
	NOAH	CHRISTIAN	JOHNSON-HOFFMANN		
PLACE OF BIRTH	2. SEX	3A. THIS BIRTH SINGLE, TWIN, ETC.	3B. IF MULTIPLE, THIS CHILD 1ST, 2ND, ETC.	4A. DATE OF BIRTH — MM/DD/CCYY	4B. HOUR — (24 HOUR CLOCK TIME)
	MALE	SINGLE	-	10/05/2006	1517
FATHER OF CHILD	5A. PLACE OF BIRTH — NAME OF HOSPITAL OR FACILITY		5B. STREET ADDRESS — STREET, NUMBER, OR LOCATION		
	SUTTER ROSEVILLE MEDICAL CTR		ONE MEDICAL PLAZA		
MOTHER OF CHILD	5C. CITY	5D. COUNTY		5E. PLANNED PLACE OF BIRTH	
	ROSEVILLE	PLACER		HOSPITAL	
INFORMANT CERTIFICATION	6A. NAME OF FATHER — FIRST (GIVEN)	6B. MIDDLE	6C. LAST (FAMILY)	7. STATE OF BIRTH	8. DATE OF BIRTH
	RICHARD	WILLIAM	HOFFMANN	CA	04/04/1961
CERTIFICATION OF BIRTH	9A. NAME OF MOTHER — FIRST (GIVEN)	9B. MIDDLE	9C. LAST (MAIDEN)	10. STATE OF BIRTH	11. DATE OF BIRTH
	DEEANN	RAB	JOHNSON	ND	07/04/1969
LOCAL REGISTRAR	12A. PARENT OR OTHER INFORMANT — SIGNATURE		12B. RELATIONSHIP TO CHILD	12C. DATE SIGNED	
	<i>Johnson</i>		MOTHER	10/06/2006	
LOCAL REGISTRAR	13A. ATTENDANT OR CERTIFIER — SIGNATURE — DEGREE OR TITLE		13B. LICENSE NUMBER	13C. DATE SIGNED	
	<i>Jan Fleischmann, B.C. Clerk</i>		A80039	10/06/2006	
LOCAL REGISTRAR	13D. TYPED NAME, TITLE AND MAILING ADDRESS OF ATTENDANT			14. TYPED NAME AND TITLE OF CERTIFIER IF OTHER THAN ATTENDANT	
	JACQUELINE HO, MD, 2 MEDICAL PLAZA, ROSEVILLE			JAN FLEISCHMANN, B.C. CLERK	
LOCAL REGISTRAR	15A. DATE OF DEATH	15B. STATE FILE NO. (STATE USE ONLY)	16. LOCAL REGISTRAR — SIGNATURE		17. DATE ACCEPTED FOR REGISTRATION
			RICHARD J. BURTON, M.D.		10/18/2006

CERTIFIED COPY OF VITAL RECORDS
 STATE OF CALIFORNIA, COUNTY OF PLACER



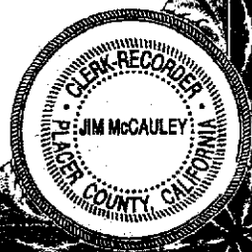
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09/02/2014

DATE ISSUED

Jim McCauley
 JIM MCCAULEY
 PLACER COUNTY CLERK-RECORDER

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ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE

EXHIBIT 74

1 Richard William Hoffmann, Sr.
2 In Pro Se, Sui Juris
3 1404 Lincoln Avenue
4 P.O. Box 323
5 Harlan, Iowa [51537]

6
7
8 **IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY**
9 September Term, 2014

10 In the Relation of:
11 Morgan Elizabeth Johnson-Hoffmann; and,
12 Noah Christian Johnson-Hoffmann;
13 ON HABEAS CORPUS

CASE NO.
RE: DRCV037370

**VERIFIED PETITION FOR
WRIT OF HABEAS CORPUS
(A COMPLAINT)**
[Iowa. Const. 1846 Art. I, Sec.5]

FILE ON DEMAND

14
15
16 **Time:** _____
Date: _____
17 **Dept:** _____

18 *To his honor, Chief Presiding Justice, of the above mentioned court, of the state*
19 *of IOWA, GREETINGS:*

20 **County of Polk**]
21] ss.
22 **State of Iowa**]

23 *In the matter of the application of Richard William Hoffmann, Sr. a Father.]*
24 *For a Writ of Habeas Corpus.] A Complaint*
25 *For Morgan Elizabeth Johnson-Hoffmann and]*
Noah Christian Johnson-Hoffmann unemancipated minor children]

WRIT OF HABEAS CORPUS

1 **A TRUE BILL**

2 **Comes now**, the accused and greatly damaged party Richard William Hoffmann, Sr. who
3 hereby gives formal notice of formal APPLICATION FOR WRIT OF HABEAS CORPUS remedy
4 and/or relief of which he obtains by right and perfect right, in accordance with law.

5 Please judicially note and place on the record, that your Constitution of Iowa, 1846, Art. I, Sec. 13, defines to
6 whom a *Writ* may be granted. The statute provides:

7 The modern statutory writ is initiated by a verified petition in the name of the person restrained.³
8 Application may be made to the supreme, district, or superior court or any judge of those courts.⁴
9 and must be made to the court or judge most convenient in point of distance to the applicant.⁵
10 The court has held that convenience rather than measurable distance controls.⁶ though inmates
11 of institutions must apply to the court or judge in the district in which they are confined.⁷
12 Application to the supreme court may be made from any place in the state, since its jurisdiction is
13 coextensive with the state.⁸

14 -----
15 FN1 –3 Bl. Comm. 131 97th Ed. 1775); see Wales v. Whitney, 114 U.S. 564, 571 (1885).

16 FN2 – U.S. Const. Art. I, § 9: Iowa Const. Art. I, § 13.

17 FN3 – Iowa Code § 663.2 (1950); see State v. Collins, 54 Iowa 441, 442, 6 N.W. 692 (1880).

18 FN4 – Iowa Code § 663.3 (1950). Municipal Courts were not created until 1923 and no express
19 authorization for habeas corpus jurisdiction is conferred upon them. Section 602.14 gives them
20 jurisdiction in civil matters concurrent with the district courts, however.

21 FN5 – Iowa Code § 663.4 (1950).

22 FN6 – Addis v. Applegate, 171 Iowa 150, 154 N.W. 168 (1915).

23 FN7 -- State Institution for Feeble-Minded v. Stillman, 236 Iowa 1023, 20 N.W.2d 417 (1945).

24 FN8 – Ware v. Sanders, 146 Iowa 233, 124 N.W. 1081 (1910).

25 See also:

"*Writ of habeas corpus shall be granted in favor of parents, guardians, masters, husbands and
wives; and to enforce the rights and for the protection of infants....*"

See also:

The father may obtain the custody of his children by the writ of habeas corpus, when
they are improperly detained from him. The King v. De Manneville, 5 East, 221.

But the courts, both of law and equity, will investigate the circumstances, and act
according to the sound discretion, and will not always, and of course, interfere upon
habeas corpus, and take a child, though under fourteen years of age, from the
possession of a third person, and deliver it over to the father against the will of the child.
They will even control the right of the father to the possession and education of his child,
when the nature of the case appears to warrant it.

Archer's case, 1 Lord Raym 673, Rex v. Smith, Str. 982; Rex v. Delaval, 3 Burr. 1434.
Commonwealth v. Addicks, 5 Binney, 520. The case of McDowles, 8 Johns. Rep. 328;
Commonwealth v. Nutt, 1 Browns Penn. Rep. 143; Creuser v. Hunter, 2 Cox's Cases,
242; De Manneville v. De Manneville, 10 Vesey, 52.

WRIT OF HABEAS CORPUS

1 The father may also maintain trespass for a tort to an infant child, provided he can show
2 a loss of service, for that is the gist of the action by the father. Hall v. Hallander, 4 Barn.
& Cress. 860.

- 3 1.) I am Richard William Hoffmann, Sr., and I am *in Pro Se, sui juris*. I have read and
4 understand the contents of this formal WRIT OF HABEAS CORPUS will lawfully serve
5 upon all parties.
- 6 2.) I have in fact, read the foregoing document in full, and know and understand its contents
7 having first-hand knowledge of same.
- 8 3.) FACT: I am the lawful Father to my children: Morgan Elizabeth Johnson-Hoffmann and
9 Noah Christian Johnson-Hoffmann.
- 10 4.) FACT: That on or about June 9, 2014, without authorization from me, and without my
11 knowledge and against my lawful consent or authority, my children Morgan Elizabeth
12 Johnson-Hoffmann and Noah Christian Johnson-Hoffmann were forcibly kidnapped, in
13 violation to a known COURT ORDER issuing from the County of Des Moines, State of
14 Iowa, and unlawfully and illegally taken across state lines and KIDNAPPED in direct
15 violation to both my and my children's rights and in overt violation of the Constitution of
16 Iowa, Article I, Section 1, to wit:

17 **Rights of persons.** Sec. 1. All men are, by nature, free and equal, and have
18 certain inalienable rights - among which are those of enjoying and defending life
19 and liberty, acquiring, possessing and protecting property, and pursuing and
obtaining safety and happiness.

- 20 5.) FACT: Both my children: Morgan Elizabeth Johnson-Hoffmann and Noah Christian
21 Johnson-Hoffmann, are the favored son and daughter of the State of Iowa, are residents
22 therein, and come under the venue and jurisdiction of the BOUNDARIES as stated
23 within the Constitution of Iowa 1846, to wit:

24 **Boundaries.** Beginning in the middle of the main channel of the Mississippi
25 River, at a point due East of the middle of the mouth of the main channel of the
Des Moines River, thence up the middle of the main channel of the said Des
Moines River, to a point on said river where the Northern boundary line of the
State of Missouri - as established by the constitution of that State - adopted June
12th, 1820 - crosses the said middle of the main channel of the said Des

WRIT OF HABEAS CORPUS

1 Moines River; thence Westwardly along said Northern boundary line of the State
2 of Missouri, as established at the time aforesaid, until an extension of said line
3 intersects the middle of the main channel of the Missouri River; thence up the
4 middle of the main channel of the said Missouri River to a point opposite the
5 middle of the main channel of the Big Sioux River, according to Nicollet's Map;
6 thence up the main channel of the said Big Sioux River, according to the said
7 map, until it is intersected by the parallel of forty three degrees and thirty minutes
8 North latitude; thence East along said parallel of forty three degrees and thirty
9 minutes until said parallel intersects the middle of the main channel of the
10 Mississippi River; thence down the middle of the main channel of said
11 Mississippi River to the place of beginning.

12 6.) I am of a proper status to bring this WRIT OF HABEAS CORPUS against the
13 KIDNAPPER to this matter: Deeann Rae Johnson, once at 1191 Winter Street, NE,
14 Salem, Oregon and also against her co-Defendants' and co-conspirators:¹

15 The *Writ* hearing is an inquiry into the legality of the detention and may be used to inquire
16 into refusal of one parent to deliver custody or possession of a child to the other parent in
17 accordance with a decree or judgment. *Wilkerson v. Davila*, 1960 OK 82, 351 P.2d 311.
18 Best interest of the child is the question of foremost consideration. *Application of*
19 *Caldwell*, 1974 OK 93, 525 P.2d 641; *Ex parte Moulin*, 1950 OK 82, 217 P.2d 1029.
20 However, the wishes of a child by themselves are not sufficient to justify the granting of a
21 *Writ*. *Ingles v. Hodges*, 1977 OK 18, 562 P.2d 845.

22 7.) My status is in fact, as Richard William Hoffmann, Sr. I neither spell, nor capitalize my
23 name in any other way, shape, or form. That I am not RICHARD WILLIAM
24 HOFFMANN, SR., as that is fact, a FICTION created by the state, and is not me. I am
25 in fact a white Christian male adult of the age of majority; a human being and Father
with full vested natural born, common law and constitutional rights in this matter. I am in
fact, not an Amendment the Fourteenth "United States citizen," but rather; I am a
member of the posterity of the Iowa state Republic, upon the landmass thereof, one of
the union of several states.

8.) That I am the Father, and the owner of my child, one Morgan Elizabeth Johnson-
Hoffmann, to me, and she is in fact, not a FICTION but follows the condition of her
Father Richard William Hoffmann, Sr. under the common law of this state, and is an

¹ Proper venue for the prosecution of a Writ lies in the particular county where the wrongful detention is alleged to be taking place. *Spahr v. Swanson*, 1979 OK 86, 596 P.2d 549; *Ex parte Gonshor*, 1925 OK 629, 239 P. 249

1 unemancipated minor to which I am her natural guardian assigned by operation of law
2 and I am the private property owner thereto; and,

3 9.) That I am in fact, the Father and owner of my child, one Noah Christian Johnson-
4 Hoffmann, born to me, and he is in fact, not a FICTION but follows the condition of his
5 Father Richard William Hoffmann, Sr. under the common law, and is an unemancipated
6 and incompetent minor to which I am his natural guardian assigned by law, and I am the
7 private property owner thereto; and,

8 10.) That it is a fact, that my children by operation of law, are my property right under
9 Amendment the Fifth, to the Constitution for the United States, 1787-1791; and the
10 Constitution of Iowa, Article I, Section 1, inclusive; and,

11 11.) That my rights to my children are well defined at law, and that you are to take judicial
12 notice and place on the record, be cognizant of, and fully obey as you owe me and my
13 children a solemn obligation and duty by your oath of office to me:

14 The Father, owns the child against the mother, as well as against everyone else.
15 State v. Richardson, 40 NH 272, 277.

16 In quoting this New Hampshire case of State ex rel. Herrick v. Richardson, 40
17 N.H. 272, 275 that court stated the common law doctrine as follows:

18 "The discretion to be exercised is not an arbitrary one, but, in the absence of any
19 positive disqualification of the father for the discharge of his parental duties, he
20 has, as it seems to us, a paramount right to the custody of his infant child, which
21 no court is at liberty to disregard."

22 **The American Digest**
23 **1897 – 1906**

24 **§99 Custody of Infants**

25 (1) In General

[a] The father is the natural guardian of his child, and will be awarded
possession of his person, unless he is unworthy, and incompetent to discharge
the trust imposed upon him.

(Ohio—C.C. 1899) In re Coons, 20 Ohio Cir. Ct. R. 47 11 O.C.D. 208;

(Tex. Civ. App. 1905) Parker v. Wiggins, 86 SW 786

(W.Va. 1891) Green v. Campbell 35 W.Va. 698 14 S.E. 212, 29 Am. St. Rep.
843

[c] (Ga. 1893)

WRIT OF HABEAS CORPUS

1 The father is entitled to the custody of his child during minority, unless such
2 right has been relinquished or forfeited. – Franklin v. Carswell, 29, S.E. 476, 103
Ga. 553.

[d] (Ga. 1902)

3 On the hearing of a writ of Habeas Corpus to determine the custody of a
4 minor child, it is an improper exercise of discretion to render Judgment depriving
5 on of the custody and awarding it to another, where there is undisputed evidence
6 of the right and fitness of the former to have such custody, and there is no
7 evidence to the contrary. Carter v. Brett, 42 S.E. 348, 116 Ga. 114.

Determinations of Particular issues or question – Custody of Infants.

[j] (Mass. 1834)

8 In general, as the Father is by law clearly entitled to the custody of his
9 child, the court will so far interfere as to issue the writ of Habeas Corpus and
10 inquire into the circumstances of the case, in order to prevent a party entitled to
11 the custody of a child from seeking it by force or stratagem. And the court will
12 feel bound to restore the custody to the father, where the law has placed it,
13 unless in a clear and strong case of unfitness on his part to have such custody. --
14 Commonwealth v. Briggs, 33 Mass. (16 Pick.) 203

[i]

12 Upon a petition for habeas Corpus, the court has authority to relieve an
13 infant from restraint; but it has no power to determine matters of guardianship,
14 appointment of trustees, disposition of the property, or moneys of the parties, or
15 the making of provision for the child placed in the custody of the Father. Ibid.

[f] (S.C. 1883)

15 Other things being equal, the claims of the Father to the custody and
16 control of his children are superior to those of the mother, but it is discretionary
17 with the court to which one of the parents children shall be committed, and,
18 where they are under the age of choice, the court will exercise that discretion,
19 looking solely to the welfare and happiness of the children. Ex. Parte Reed, 19
20 S.C. 604.²

19 12.)FACT: That I have acted in good faith at all times, with no bad faith against any party to
20 this matter, and I am the COMPETENT FACT WITNESS, INJURED PARTY SHOWING
21 REAL DAMAGE AND/OR INJURY, IDENTIFYING THE INJURY AND ACCEPTING
22 LIABILITY FOR THE CHARGES UPON WHICH THIS COURT CAN GIVE RELIEF, AS I
23

24
25 ² Cited from: *Decennial Edition of the AMERICAN DIGEST, A Complete Digest of all Reported
Cases from 1897 to 1906, Volume 9 – Executors and Administrators – Hawaii – West Publishing Co.,
St. Paul. 1909.*

1 HAVE STATED A FORMAL CLAIM BEFORE THIS COURT WHICH RELIEF CAN BE
2 GRANTED.

3 13.) That my children, have been unlawfully restrained from their Father Richard William
4 Hoffmann, Sr., without the normal forms of trial, and without the parties having the right
5 to confront their accusers or the accusatory instrument, and as such, I have been
6 denied substantive DUE PROCESS OF LAW violations, and thereby, I am
7 COMPELLED by a matter of law, to bring forth this WRIT OF HABEAS CORPUS to
8 regain the care, custody and control of my children of which I am afforded by right and
9 perfect right at law.

10 14.) That my children are in fact, my property right by operation of settled law:

11 Children were, per the Common Law, a right of property, see Purinton v.
12 Jamrock, 195 Mass. 187; 80 N.E. 802; (1907).³

13 See also:

14 Remember that since the Common Law prohibited Child Support except as a
15 punishment, that the "Best Interest" determinations under Common Law never,
16 ever imposed Child Support or restrictions on personal liberties (Hibbette v.
17 Baines, 78 Miss. 695 (1900)). And note that "Best Interest" determination under
18 Common Law never overruled the natural right to custody (see Hibbette, supra).

19 See also:

20 "The United States Supreme Court noted that a parent's right to "the
21 companionship, care, custody and management of his or her children" is an
22 interest "far more precious" **than any property right.**"⁴ May v. Anderson, 345
23 U.S. 528, 533; 73 S.Ct. 840, 843, (1952)

24 See also:

25 "Under the general law, and independently of the provisions of the codes, the
father has a natural right to the care and custody of the child...The father's
right...though not commonly spoken of as such, **is of essentially the same**

3 "Government does not exist, in a personal sense, for the purpose of acquiring, protecting and enjoying property. It exists primarily for the protection of the people in their individual rights, and holds property not primarily for the enjoyment of property accumulations, but as an incident to the purpose for which it exists ---that of serving the people and protecting them in their rights. Curley vs U.S., 130 F. 1, 8, 64 C.C.A. 369

4 "The right of a fit and proper parent to his child's custody **is somewhat in the nature of a property right, and is paramount**, in a sense, to the child's theoretical welfare and best interests." Turner v. Turner (1959) 334 P.2d 1011, 167 C.A.2d 636. In other words, your interest to your own child is paramount to "the best interest of the child doctrine."

WRIT OF HABEAS CORPUS

1 **nature as the right of property.** The right must therefore be regarded as
2 coming within the reason, if not within the strict letter, of the constitutional
3 provisions for the protection of property... In re Campbell, 130 C. 380, 382, 62
4 P. 613 (1900)

5 15.) That Richard William Hoffmann, Sr. has never knowingly stipulated to, nor allowed any
6 takings of his natural born, common law and constitutional rights in this matter; and he
7 reserves all rights in this matter, and gives up NONE.

8 It is a fact that our rights do not diminish. (See Katzenbach v. Morgan, 384 U.S.
9 641, 649-50, 656-58 (1966) (Congress may legislate to enforce constitutional
10 rights, but not diminish them.”). Stated again, rights of property cannot be
11 diminished by the “State of Iowa.”

12 16.) That there is factually NO POSITIVE DISQUALIFICATION against your Plaintiff and
13 Petitioner Richard William Hoffmann, Sr. which would overcome any rights for him to
14 assert his rights as a Father.

15 17.) That the underlying PROCESS which has my children illegally restrained from my
16 liberty is in fact, fully unknown to me, as I have demanded, but not obtained any proper
17 LAWFUL DELEGATION OF AUTHORITY in this matter from Respondents and they
18 have been factually silent; and,

19 18.) That it has gone UNREBUTTED, and UNCONTESTED that the Defendant and
20 kidnapper in this matter, Deeann Rae Johnson, *et al*, have without lawful authority
21 extending from the COUNTY OF POLK, STATE OF IOWA, or any other lawful authority
22 within the state, and against my natural born, common law and constitutional rights in
23 this matter; UNLAWFULLY KIDNAPPED MY CHILDREN Morgan Elizabeth Johnson-
24 Hoffmann AND Noah Christian Johnson-Hoffmann, AND CROSSED STATE LINES,
25 INTO THE COUNTY OF MARION, STATE OF OREGON, and has the children at:
26 Deeann Rae Johnson, once at 1191 Winter Street, NE, Salem, Oregon.

27 19.) I bring this WRIT OF HABEAS CORPUS in good faith with no bad faith proffered
28 against any party, nor not for the purposes of delay or to frustrate the ends of justice,

WRIT OF HABEAS CORPUS

1 but rather; I bring forth this action into this court and the upper courts to vindicate my
2 rights, to protect my children, and to overturn the gross errors and mistake at law which
3 the above entitled court unlawfully CONTRACTED ME INTO over my continued
4 objections and against my express authority as a Father.

5 20.) For GOOD AND SUBSTANTIVE CAUSE SHOWN, that I demand unconditional and
6 IMMEDIATE RETURN of my children, from any POLICE/SHERIFF/FEDERAL
7 MARSHALL or any other authorized agent of this state, to IMMEDIATELY, WITHOUT
8 DELAY, return my kidnapped children Morgan Elizabeth Johnson-Hoffmann and Noah
9 Christian Johnson-Hoffmann, from the KIDNAPPER: Deeann Rae Johnson, et al, 1191
10 Winter Street, NE, Salem, Oregon, back into my formal and lawful custody and control
11 located at: Richard William Hoffmann, Sr., 1404 Lincoln Avenue, Harlan, IA 51537

12 21.) Please judicially note and place on the record, that as Defendant Deeann Rae Johnson
13 has acted in BAD FAITH, and has UNCLEAN HANDS in this matter, that neither this
14 court, nor any other court is liable to grant her any conditional hearing whatsoever,
15 under the CLEAN HANDS DOCTRINE, as she has CRIMINALLY KIDNAPPED the
16 children and taken them across state lines to wit:

17 The doctrine of "unclean hands" is an equitable defense that is raised to bar a
18 party from obtaining equitable relief when the party seeking relief has engaged in
19 some wrongdoing. Ballas v. Tedesco, 41
20 F.Supp. 2d 531 (D.N.J. 1999) (Federal case).

21 See also:

22 The essence of the "unclean hands" doctrine is that a suitor in equity must come
23 into court with clean hands and must keep them clean after his entry and
24 throughout the proceedings. Borough of Princeton v. Board of Chosen
25 Freeholders of County of Mercer, 169 N.J. 135 (2001).

22.) That Morgan Elizabeth Johnson-Hoffmann is being illegally restrained of her liberty by
UNLAWFUL PROCESSES by Defendant Deeann Rae Johnson of which are outside the
rights and privileges of Defendants, and as the KIDNAPPER Deeann Rae Johnson has

WRIT OF HABEAS CORPUS

1 intentionally kept me ignorant of the nature and cause of this matter as a denial of my
2 substantive natural born, common law and constitutional rights in this matter to assert
3 my rights and claims as a Father, and also my children's illegal restraint is a factual
4 damage against me from the first instant thereof.

5 23.) That Noah Christian Johnson-Hoffmann is being illegally restrained of his liberty by
6 UNLAWFUL PROCESSES of which are outside the rights and privileges of
7 Defendants,, and as the KIDNAPPER Deeann Rae Johnson has intentionally kept me
8 ignorant of the nature and cause of this matter as a denial of my substantive natural
9 born, common law and constitutional rights in this matter and my childrens' illegal
10 restraint is a factual damage against me from the first instant thereof.

11 24.) That my children are being illegally restrained of their liberty by Deeann Rae Johnson

12 once at: Deeann Rae Johnson:
13 1191 Winter Street, NE
14 Salem, Oregon 97301

15 25.) That my name is in fact, Richard William Hoffmann, Sr. and I do in fact, live at: 1404
16 Lincoln Avenue, Harlan, IA 51537; and that my children as my property, reside at that
17 address within the County of Shelby, State of Iowa, and have a natural born, common
18 law and constitutional right and perfect right to the care, custody and control of their
19 lawful Father by operation of law; and,

20 26.)That my children, by right and perfect right, have a concomitant legal right, and property
21 right vested in their father, to the care, custody and control as they are *freemen* by right
22 and perfect right of which they also have been denied by Defendant Deeann Rae
23 Johnson:

24 *Lex Angliæ nunquam matris sed semper patris conditionem imitari partum*
25 *judicat. "The law of England adjudges that the offspring shall follow the*
condition of the father, not of the mother." Co. Lit. 123.

See also:

WRIT OF HABEAS CORPUS

1
2 *Partus sequitur ventrem.* "The offspring follow the condition of the mother.
3 This is the law in the case of slaves and animals; but with regard to
4 freemen, children follow the condition of the father." 1 Bouv. Inst. n. 167,
5 502;

6
7 27.) It is a fact, that Deeann Rae Johnson and all parties to this matter, will in fact, formally
8 and lawfully be served this WRIT OF HABEAS CORPUS in November 28, 2016.

9
10 28.) It is also a fact, that the Sheriff of Polk County, will in fact, formally and lawfully be
11 served this WRIT OF HABEAS CORPUS at the Polk County Sheriff's Office, located at:

12 Sheriff BILL McCARTHY
13 POLK COUNTY SHERIFF DEPARTMENT
14 1985 51st Place.
15 Des Moines, IA 50313
16 Tel. 515-286-3333

17
18 29.) It is also a fact, that the Chief of Police of Des Moines, will in fact, formally and lawfully
19 be served this WRIT OF HABEAS CORPUS at the Des Moines Police Department,
20 located at:

21 JUDY BRADSHAW
22 CHIEF OF POLICE
23 CITY OF DES MOINES POLICE DEPARTMENT
24 25 E 1st Street
25 Des Moines, IA 50309
TEL. (515) 283-4824

30.) It is also a fact, that the District Attorney AMY BEAVERS, will in fact, formally and
lawfully be served this WRIT OF HABEAS CORPUS at her Office, located at: 201
Jefferson Street, STE 202, Burlington, Iowa.

31.) It is also a fact, that the above mentioned court will also be formally and lawfully served
this WRIT OF HABEAS CORPUS located at: 500 Mulberry St., Des Moines, IOWA.

32.) It is a fact, that the Writ of Habeas Corpus will be filed in accordance with the solemn
directive of AN ACT TO ESTABLISH THE JUDICIAL COURTS OF THE UNITED
STATES, September 1st, 1789, Section 14: "And be it further enacted, That all the

WRIT OF HABEAS CORPUS

1 before-mentioned courts of the United States, shall have power to issue writs of *scire*
2 *facias, habeas corpus,...* & *etc.*, along with the STATE OF IOWA 1846 Constitution of
3 Iowa constitutional authority under aforesaid Article I, Section 13 approbation.

4 33.) That it is a fact, that your petitioner November 28, 2016, did in fact, bring this demand
5 for Writ of Habeas Corpus relief under solemn law of the State of Iowa, Article I, Section
6 13:

7 Sec. 13. The writ of habeas corpus shall not be suspended, or refused when
8 application is made as required by law, unless in case of rebellion, or invasion the
public safety may require it.

9 34.) As well as citing the authority of the Constitution for the united States (1787-1791):

10 "The Privilege of the Writ of Habeas Corpus shall not be suspended unless
11 when in Cases of Rebellion or Invasion the public Safety may require it."
(Article I, Section 9, Clause 2)

12 35.) And it is a fact, that my application for Writ of Habeas Corpus is timely, fair and just.

13 36.) And it is also a fact, that it is in the proper form,⁵ and cannot be denied for any defect
14 of form under law.

15 37.) That as a Father, I have no other plain, speedy or adequate remedy in the law, of which
16 if I am denied this WRIT OF HABEAS CORPUS, both I and my children shall be
17 irreparably harmed.

18 38.) It is an immediate remedy, and under EXIGENT CIRCUMSTANCES, that upon first
19 application--is a fair and just proper time to hear and issue said Writ of Habeas Corpus;
20 and,

21 39.) That the Writ must be IMMEDIATELY acted upon in respondent's favor:

22 ⁵ Again, respondent's and their surrogate courts have been given solemn legal notice
23 that the writ of habeas corpus cannot be denied or obstructed for any defect in
24 form. See Article 2259, § 28, to wit:

25 **§ 28. No writ of Habeas Corpus shall be dissolved for defect of form**, if it
sufficiently appear therefrom in whose custody or under whose restraint the party
imprisoned or restrained is, the officer or person detaining him, and the Court or Judge
before whom he is to be brought.

WRIT OF HABEAS CORPUS

- 1 a.) THAT ON A DATE CERTAIN IN DECEMBER 2016 and at a TIME CERTAIN OF
2 12 Noon, and at a PLACE CERTAIN OF THE IN THE IOWA DISTRICT COURT,
3 IN AND FOR POLK COUNTY, located at: 500 Mulberry St., Des Moines, IOWA,
4 that this WRIT OF HABEAS CORPUS FOR THE RETURN OF MY CHILDREN
5 Morgan Elizabeth Johnson-Hoffmann AND Noah Christian Johnson-Hoffmann
6 SHALL BE HEARD.
- 7 b.) That a COPY of this WRIT OF HABEAS CORPUS has been lawfully SERVED by
8 formal PROOF OF SERVICE against ALL DEFENDANTS AND OTHER PARTIES
9 TO THIS MATTER; AND,
- 10 c.) That your Plaintiff and Petitioner, the Father Richard William Hoffmann, Sr. also
11 incorporates by reference as EXHIBIT 1, the complete CITY OF DES MOINES
12 POLICE REPORT (6 pages); its ANNEXED WARRANT OF PROBABLE CAUSE
13 (11 pages) with its BODY OF ATTACHMENT AND WARRANT FOR ARREST of
14 Defendants' Deeann Rae Johnson, located at: 1191 Winter Street, NE, Salem,
15 Oregon; Defendant ANIKA LEIGH BLUM, located at: 413 Wintergreen St.,
16 Ankeny, Iowa; Defendant DOUG M. BLUM, located at; 413 Wintergreen St.,
17 Ankeny, Iowa; Defendant DEBORAH L. EASTWOOD, 4232 65th Street,
18 Urbandale, Iowa; and, KRINA LEMONS, 725 Market Street NW, Salem, Oregon.
- 19 45.) That this court owes me a substantive duty and obligation to ISSUE this WRIT OF
20 HABEAS CORPUS, for good cause shown, to test the lawful validity of the unlawful
21 process by which KIDNAPPER Deeann Rae Johnson unlawfully inveighed and
22 KIDNAPPED the State of Iowa resident children: Morgan Elizabeth Johnson-Hoffmann
23 and Noah Christian Johnson-Hoffmann, and using lies, perjuries and perjured
24 innuendoes; unlawfully took them across state lines into the STATE OF OREGON.
- 25 46.) That upon ISSUANCE of this WRIT, the State of Iowa clerk of the court, is to; without
unnecessary delay; is to take aforesaid writ and make formal presentment upon the
SHERIFF/CORONER SHERIFF BILL McCARTHY for proper and lawful disposition;
and,
- 47.) That upon said presentment of the WRIT OF HABEAS CORPUS upon the
SHERIFF/CORONER SHERIFF BILL McCARTHY, he is to without unnecessary delay
to issue ARREST WARRANTS (See: POLICE REPORT attached as EXHIBIT 1) to

WRIT OF HABEAS CORPUS

1 issue and present the WARRANTS to the STATE OF OREGON, to
2 UNCONDITIONALLY take both children Morgan Elizabeth Johnson-Hoffmann and
3 Noah Christian Johnson-Hoffmann **AND TO PLACE THEM ON A PLANE FOR**
4 **LAWFUL RETURN TO THE STATE OF IOWA, INTO THE LAWFUL CUSTODY OF**
5 **THEIR FATHER Richard William Hoffmann, Sr., back to their home located at:**
6 **1404 Lincoln Avenue, Harlan, IA 51537.**

7 48.) That aforesaid SHERIFF BILL McCARTHY is to also demand the arrest of:

- 8 1.) Defendant Deeann Rae Johnson, located once at: 1191 Winter Street, NE,
9 Salem, Oregon.
- 10 2.) Defendant ANIKA LEIGH BLUM, located at: 413 Wintergreen St., Ankeny,
11 Iowa.
- 12 3.) Defendant DOUG M. BLUM, located at; 413 Wintergreen St., Ankeny, Iowa.
- 13 4.) Defendant DEBORAH L. EASTWOOD, 4232 65th Street, Urbandale, Iowa;
14 and,
- 15 5.) KRINA LEMONS, 725 Market Street NW, Salem, Oregon.

16 49.) That you are herein COMMANDED that upon a day certain of Friday, on a date certain
17 in **December 2016**, at a time certain of 12:00Noon, you are to bring the petitioner's
18 Richard William Hoffmann, Sr. children Morgan Elizabeth Johnson-Hoffmann and Noah
19 Christian Johnson-Hoffmann; AND PLACE THEM ONTO THE FOLLOWING PLANE
20 FOR RETURN TO THEIR HOME AT: 1404 Lincoln Avenue, Harlan, IA 51537; AND,

21 50.) That by right and perfect right, this APPLICATION FOR WRIT OF HABEAS CORPUS
22 REMEDY, shall be served into court IN THE IOWA DISTRICT COURT, IN AND FOR
23 POLK COUNTY, 500 Mulberry St., Des Moines, IOWA to have a formal WRIT OF
24 HABEAS CORPUS *ex parte exigent* hearing and EVIDENTIARY HEARING so that this
25 court can ISSUE remedial WRIT OF HABEAS CORPUS REMEDY TO A FATHER
WHOM DEMANDS RETURN OF HIS KIDNAPPED CHILDREN UNDER THE SEMINAL
CASE OF U.S. V. GREEN, 3 MASON, 482, 1824:

The father may obtain the custody of his children by the writ of habeas corpus,
when they are improperly detained from him. The King v. De Manneville, 5 East,
221.

See also:

WRIT OF HABEAS CORPUS

1 But the courts, both of law and equity, will investigate the circumstances, and act
2 according to the sound discretion, and will not always, and of course, interfere
3 upon habeas corpus, and take a child, though under fourteen years of age, from
4 the possession of a third person, and deliver it over to the father against the will
5 of the child. They will even control the right of the father to the possession and
6 education of his child, when the nature of the case appears to warrant it.

7 Archer's case, 1 Lord Raym 673, Rex v. Smith, Str. 982; Rex v. Delaval, 3 Burr.
8 1434. Commonwealth v. Addicks, 5 Binney, 520. The case of McDowles, 8
9 Johns. Rep. 328; Commonwealth v. Nutt, 1 Browns Penn. Rep. 143; Creuser v.
10 Hunter, 2 Cox's Cases, 242; De Manneville v. De Manneville, 10 Vesey, 52.

11 See also:

12 The father may also maintain trespass for a tort to an infant child, provided he
13 can show a loss of service, for that is the gist of the action by the father. [FN19]
14 Hall v. Hallander, 4 Barn. & Cress. 860.

15 51.) That this remedy, given the circumstances, is fair, necessary and just.

16 52.) Further, Affiant saith not.

17 Dated: September 4, 2014

18 SEAL:

19 _____
20 Richard William Hoffmann, Sr.– AT LAW
21 In Pro Se
22 A Free Man, Sovereign, Constitutional Rights Intact
23 1404 Lincoln Avenue
24 Harlan, Iowa 51537
25 Tel. (775) 455-7341

WRIT OF HABEAS CORPUS

1 Richard William Hoffmann, Sr.
2 In Pro Se, Sui Juris
3 1404 Lincoln Avenue
4 Harlan, Iowa [51537]

5
6
7
8 **IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY**
9 September Term, 2014

10 In the Relation of:

11 Richard William Hoffmann, Sr.

12 ON HABEAS CORPUS

CASE NO.

RE: DRCV037370

AFFIDAVIT IN SUPPORT OF:
**VERIFIED PETITION FOR
WRIT OF HABEAS CORPUS
(A COMPLAINT)**
[Const. Cal. 1849 Art. I, Sec.5]
In Admiralty

AFFIDAVIT IN SUPPORT

13
14
15
16
17 Comes now, the petitioner and plaintiff Richard William Hoffmann, Sr., whom knowing the laws
18 against perjury within the State of Iowa hereby deposes and states the following truth in SUPPORT of
19 WRIT OF HABEAS CORPUS:

- 20 1.) That my name is in fact, Richard William Hoffmann, Sr., that I am of a proper status to bring writ
21 of habeas corpus by right and perfect right, as it is my birthright, as guaranteed and secured by
22 law to me.
- 23 2.) That I am in fact, a white Christian male adult of the age of majority; a human being with full
24 vested rights and privileges, a Iowa state Citizen and not a “Fourteenth Amendment” and/or a
25 United States citizen.

WRIT OF HABEAS CORPUS

1 3.) That my children: one Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-
2 Hoffmann have been unlawfully restrained of their liberty from the care, custody and control of
3 their Father and natural guardian assigned by law to Petitioner: Richard William Hoffmann, Sr.;
4 and,

5 4.) Further, that the children are being unlawfully restrained of their liberty, by some
6 unknown process by:

7 Deeann Rae Johnson once at:
8 1191 Winter Street, NE
9 Salem, Oregon 97301

10 5.) FACT: That on or about June 9, 2014, that my children, whom were being babysat by
11 witness Kenneth Stoner, of: 1212 Southlawn Drive, at Des Moines, Iowa; without either
12 my nor his authority, were forcibly kidnapped by the instruction of Defendant Deeann
13 Rae Johnson, who instructed her co-conspirator, ANIKA LEIGH BLUM, of 413 NW
14 Wintergreen Street, Ankeny, Iowa, and to illegally and unlawfully—in violation of a
15 KNOWN COURT ORDER—to place them on a FRONTIER AIRLINES plane and
16 unlawfully fly my children to their mother whom was waiting for them in COLORADO, in
17 direct violation of my rights and the concise rule of law, and in overt and willful violation
18 to my children’s BEST INTERESTS.

19 6.) Further, that I know of no nature and cause which has been propounded by any
20 DEFENDANT to this matter which has any lawful delegation of authority to deny me my
21 rights to my children, or deny them the care, custody, control and companionship of their
22 father.

23 7.) Whereas, I am COMPELLED by WRIT OF HABEAS CORPUS powers within this
24 JUDICIAL POWERS COURT, UNDER AUTHORITY OF ‘WE THE PEOPLE,’ to make
25 application for, to assert, and demand writ of habeas corpus remedy, and that “we the
people’ of the State of Iowa demand that a WRIT OF HABEAS CORPUS should issue, against

WRIT OF HABEAS CORPUS

1 EACH NAMED DEFENDANT TO THIS MATTER, *et als*, so that they be COMPELLED by
2 WRIT OF HABEAS CORPUS to **UNCONDITIONALLY RETURN MY CHILDREN INTO**
3 **MY CARE, CUSTODY AND CONTROL, BACK TO THEIR RESIDENCE WITHIN THE**
4 **STATE OF IOWA**, AS THEY HAVE FORMAL WARRANTS FOR EACH DEFENDANTS'
5 ARREST, with NOTICE AND AFFIDAVIT OF PROBABLE CAUSE, and attached
6 WARRANTS FOR ARREST (See EXHIBIT 1) AGAINST:

- 7 1.) Defendant Deeann Rae Johnson, located at: 1191 Winter Street, NE, Salem,
8 Oregon.
- 9 2.) Defendant ANIKA LEIGH BLUM, located at: 413 Wintergreen St., Ankeny,
10 Iowa.
- 11 3.) Defendant DOUG M. BLUM, located at: 413 Wintergreen St., Ankeny, Iowa.
- 12 4.) Defendant DEBORAH L. EASTWOOD, 4232 65th Street, Urbandale, Iowa;
13 and,
- 14 5.) KRINA LEMONS, 725 Market Street NW, Salem, Oregon.

15 8.) Whereas, **we the people** COMMAND through petitioner Richard William Hoffmann, Sr.:

- 16 a. That this court clerk immediately, *WITHOUT DELAY* file this writ of habeas corpus
17 into court before the presiding judge.
- 18 b. That the presiding judge in the first instant seize jurisdiction by writ of habeas corpus
19 powers, and ISSUE the writ.
- 20 c. That the clerk of the court, WITHOUT DELAY, file this WRIT OF HABEAS
21 CORPUS to the SHERIFF BILL McCARTHY, of the SHERIFF OF POLK COUNTY
22 SHERIFF'S DEPARTMENT, LOCATED AT: 1985 51st PLACE, DES MOINES,
23 IOWA , TO IMMEDIATELY WITHOUT DELAY, TO UNCONDITIONALLY ISSE
24 THE WARRANTS OF ARREST AGAINST EACH NAMED DEFENDANT IN
25 THIS MATTER FOR THE UNLAWFUL KIDNAPPING OF MY CHILDREN
Morgan Elizabeth Johnson-Hoffmann AND Noah Christian Johnson-Hoffmann,
WHOM ARE NOW BEING ILLEGALLY RESTRAINED OF THEIR LIBERTY BY
DEFENDANT DEEANN RAE JOHNSON, ONCE LOCATED AT: 1191 Winter
Street, NE, Salem, Oregon.

WRIT OF HABEAS CORPUS

1 d. THAT AFORESAID SHERIFF, IN THE NAME OF 'WE THE PEOPLE' ARE
2 INSTRUCTED TO ARREST DEFENDANTS:

3 1.) Defendant Deeann Rae Johnson, once located at: 1191 Winter Street, NE,
4 Salem, Oregon.

5 2.) Defendant ANIKA LEIGHBLUM, located at: 413 Wintergreen St., Ankeny,
6 Iowa.

7 3.) Defendant DOUG M. BLUM, located at; 413 Wintergreen St., Ankeny, Iowa.

8 4.) Defendant DEBORAH L. EASTWOOD, 4232 65th Street, Urbandale, Iowa;
9 and,

10 5.) KRINA LEMONS, 725 Market Street NW, Salem, Oregon.

11 9.) That such KIDNAPPERS having NO authority to so imprison, MY CHILDREN, BE
12 COMPELLED UNDER AUTHORITY OF ARREST WARRANTS, WITH PROBABLE
13 CAUSE and DECLARATIONS IN SUPPORT come forwards at a certain date and time before
14 this IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY, and SHOW CAUSE
15 as to their lawful right to STEAL, INVEIGH, and KIDNAP MY CHILDREN AGAINST MY
16 LAWFUL WILL, AND AUTHORITY, AND WITHOUT MY CONSENT; and,

17 10.) That this court give me any other further remedy and/or relief that it deems fair, necessary
18 and just.

19 11.) Further, affiant saith naught.

20 DATED: September 4, 2014



21 Richard William Hoffmann
22 1404 Lincoln Avenue
23 Harlan, Iowa 51537
24 Tel. 775-455-7341
25

1 **VERIFICATION**

2
3 County of Polk]
4 State of Iowa] ss.

5 I, Richard William Hoffmann, Sr., being the undersigned, declare under penalty of perjury as
6 follows:

7 That the afore-going Document(s), Affidavit(s), Declaration(s), and/or Materials, Id.,
8 including referenced and/or attached documents, and/or duplicates of such documents are
9 exacting copies of the originals in my/or my counsel's (specifically not American Bar
10 Association, or professional "Attorney's") possession. That I have read the foregoing
11 document(s) and attachments, and know and understand their contents, and having personal
12 knowledge, know them to be true. As to those matters submitted therein upon information
13 and/or belief, as to those matters, I also believe them true.

14 Executed this September 4, 2014 in the Year of Our Lord and Savior Jesus the Christ Two-
15 Thousand-Fourteen.

16 DATED: November 28, 2016

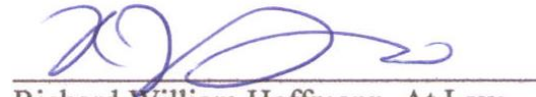


17 Richard William Hoffmann
18 In Pro Se
19 1404 Lincoln Avenue
20 Harlan, Iowa 51537
21 Tel. 775-455-7341

22 **SUBSCRIPTION**

23 Subscribed this November 28, 2016, under exigent circumstances, before Almighty God, in the
24 Year of Our Lord and Savior, Jesus the Christ, Two-Thousand-Sixteen.

25 SEAL:



Richard William Hoffmann, At Law
Reserving All Rights, Giving Up None

WRIT OF HABEAS CORPUS

IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY

Richard William Hoffmann, Sr. Appellant/Petitioner v. [Deeann Rae Johnson, <i>et al</i>] Defendants'	Case No. RE: DRCV037370 CERTIFICATION/AFFIDAVIT OF PROOF OF SERVICE
--	---

I, the undersigned hereby certify and declare that I am over the age of 18 years, and not a party to the within entitled cause of action; and, Further, hereby deposes and says: that on the date signed below, I did serve UNDER AUTHORITY OF APPELLANT/PETITIONER the attached document named:

1.) WRIT OF HABEAS CORPUS for RETURN OF CUSTODY OF KIDNAPPED CHILDREN: Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann 23 Pages [1 EXHIBIT]

The aforesaid documents were served in the following manner:

- By personal service IN COURT or to the PERSON noted below. I did personally deliver the above-described documents at the address, or addresses captioned below:
- By the U.S. Postal Service having knowledge of the United States Mail Postpaid certified envelope, sealed by my hand at _____
- Certified Number _____
- By phone communication transmission [FAX], the material aforementioned on-line was sent at a total of _____ transmitted pages to Tel.#()
- By sealed envelope, hand enclosed by me and mailed to:

TO THE FOLLOWING PERSONS:⁶

CITY OF DES MOINES POLICE DEPT. 25 E 1st Street Des Moines, Iowa 50390 Tel. 515-283-4824	Deeann Rae Johnson 1191 Winter Street, NE Salem, Oregon 97301 Tel. 515-664-5959	DOUG M. BLUM 413 NW Wintergreen Street Ankeny, IA 50023 Tel. 515-371-4055
ANIKA LEIGH BLUM, 413 NW Wintergreen Street Ankeny, IA 50023 Tel. 515-963-8568	DEBORAH L. EASTWOOD 4232 65 TH Street Urbandale, IA 50322-2814 Tel. 515-371-4055	KRINA LEMONS 725 Market Street NW Salem, OR 97301 Tel. 503-364-2933
D.A. AMY BEAVERS 201 Jefferson Street, STE 202 Burlington, Iowa 52601 Tel. 319-753-8209	IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY 500 Mulberry St. Des Moines, IOWA 50309 Tel. 515-286-3899 Reference case#:DRCV37370	Sheriff BILL McCARTHY POLK COUNTY SHERIFF DEPT. 6023 NE 14 th Street Des Moines, IA 50313 Tel. 515-286-3333

Further, I declare under penalty of perjury knowing the laws thereof within the State of Iowa that the foregoing is true and correct and that these documents were served by me personally as stated above and/or mailed and sealed as stated above within the State of Iowa.

DATED: September 4, 2014

CONTINUED ON PAGE 23

THAT I AM A REGISTERED PROCESS SERVER OF THE MUTNOMAH COUNTY SHERIFF'S DEPARTMENT, LOCATED AT: 12240 NE Glisan Street, PORTLAND, OREGON 97230, Tel. 503-251-2412.

THAT I AM A REGISTERED PROCESS SERVER OF THE POLK COUNTY SHERIFF'S DEPARTMENT, LOCATED AT: 110 6TH AVE. Des Moines, IA 50309, Tel. 515-286-3940
attn: CIVIL-Process Server

⁶ C.C. § 2332: "As against a principal, both principal and agent are deemed to have notice of whatever either has notice of, and ought, in good faith and the exercise of ordinary care and diligence, to communicate to the other."

WRIT OF HABEAS CORPUS

1 THAT I AM A REGISTERED PROCESS SERVER OF THE MARION COUNTY
2 SHERIFF'S DEPARTMENT, LOCATED AT: 100 High Street NE, basement, Salem,
3 OREGON 97301, Tel. 503-588-5044 /5094

4 DATED: December ____, 2016 ____ AM/PM

COST: \$_____

5 SERVER'S NAME, ADDRESS + TEL. NUMBER:

6 Richard William Hoffmann, Sr. 1404 Lincoln Avenue 7 Harlan, Iowa 51537 Tel. 775-455-7341	Signature: _____ Print Name: _____ 8 Address : _____ Tel. No. _____
---	--

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, address and telephone#</i>) Richard William Hoffmann Legal Mailing Address: 1404 Lincoln Avenue (Same) Harlan, Iowa 51537 Tel. 775-455-7341 STATE BAR NO: ATTORNEY FOR (<i>Name</i>): <i>In Pro Se</i> Richard William Hoffmann	FOR AGENCY USE ONLY
CITY OF DES MOINES POLICE DEPARTMENT 25 E 1st Street Des Moines, Iowa 50390 TEL. 515-283-4824	
PETITIONER/PLAINTIFF: Richard William Hoffmann RESPONDENT/DEFENDANT: Deeann Rae Johnson, <i>et al</i> ,	
BODY ATTACHMENT AND WARRANT FOR ARREST	POLICE CASE NUMBER:

TO THE CITY OF DES MOINES POLICE DEPARTMENT COUNTY OF POLK, WITHIN THE STATE OF IOWA:

YOU ARE COMMANDED TO ARREST (*name*): Deeann Rae Johnson, 1191 Winter Street, NE, Salem, OR 97301
 Tel. 515-664-5959

And bring her before YOUR OFFICE, or the nearest court in Des Moines, IOWA if in session, ~~for the setting of bail in the amount of the warrant or to release on the person's own recognizance. Any person so arrested shall be released from custody if he/she cannot be brought before the court within 12 hours of arrest, and the person shall not be arrested if the court will not be in session during the 12 hour period following arrest. You are further~~ commanded to make your arrest between the hours of 7:00AM and 7:00PM and not on Saturdays, Sundays, or holidays.

X YES - Approved for nighttime service

Physical Description and Address of Person to be Arrested:

Sex: M F Height: ~5'4" Weight: ~160 Hair Color: Black Eye Color: Blue
 Race: White Age: 47 Date of Birth: 07/04/69 Other: KIDNAPPER

Urgency Finding:

The court finds that urgency and materiality dictates the person's immediate arrest before the IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY NO BAIL AMOUNT -- ARREST AND HOLD.

a.

Citizens Arrest per Johnson v. MacCoy, 278 F.3d 37, nunc pro tunc back to the date of June 9, 2014, for formal CHILD KIDNAPPING CHARGES, of minor children: Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann--by DEEANN KAE JOHNSON, et al,

b.

Reason for Arrest:

a.

Iowa Code §§ 710 et seq., CHILD KIDNAPPING CHARGES, ABDUCTION ACROSS STATE LINES.

b. **VIOLATION OF A KNOWN COURT ORDER**

c. FILING PERJURY INTO COURT PROCEEDINGS IN OREGON IN WHICH TO COVER-UP CRIMES.

d. Other (specify) Contempt of Court and Court Processes--Abuse of Office and Denial of Due Process of Law.

Bail: Set at: NO BAIL - ARREST SHALL BE ISSUED AGAINST ALL ACTS AND/OR OMISSIONS OF .

Expiration: This warrant shall not EXPIRE. POLICE REPORT on file with District Attorney JOHN SCARCONE
 Executed at: Des Moines, Iowa

On: August 28, 2012

Richard William Hoffmann via Johnson v. MacCoy, 278 F3d 37.

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, address and telephone#</i>) Richard William Hoffmann Legal Mailing Address: 1404 Lincoln Avenue (Same) Harlan, Iowa 51537 Tel. 775-455-7341 STATE BAR NO: ATTORNEY FOR (<i>Name</i>): <i>In Pro Se</i>	FOR AGENCY USE ONLY
CITY OF DES MOINES POLICE DEPARTMENT 25 E 1st Street Des Moines, Iowa 50390 TEL. 515-283-4824	
PETITIONER/PLAINTIFF: Richard William Hoffmann RESPONDENT/DEFENDANT: Deeann Rae Johnson, <i>et al</i> ,	
BODY ATTACHMENT AND WARRANT FOR ARREST	POLICE CASE NUMBER:

TO THE CITY OF DES MOINES POLICE DEPARTMENT COUNTY OF POLK, WITHIN THE STATE OF IOWA:

YOU ARE COMMANDED TO ARREST (*name*): ANIKA LEE BLUM, 413 NW Wintergreen St, Ankeny, IA 50023
 Tel. 515-371-4055

And bring her before YOUR OFFICE, or the nearest court in Des Moines, IOWA if in session, ~~for the setting of bail in the amount of the warrant or to release on the person's own recognizance. Any person so arrested shall be released from custody if he/she cannot be brought before the court within 12 hours of arrest, and the person shall not be arrested if the court will not be in session during the 12 hour period following arrest. You are further~~ commanded to make your arrest between the hours of 7:00AM and 7:00PM and not on Saturdays, Sundays, or holidays.

X YES - Approved for nighttime service

Physical Description and Address of Person to be Arrested:

Sex: M F Height: ~5'7" Weight: ~210 Hair Color: Blonde Eye Color: Blue
 Race: White Age: 37 Date of Birth: UNK Other: KIDNAPPER

Urgency Finding:

The court finds that urgency and materiality dictates the person's immediate arrest before the IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY NO BAIL AMOUNT – ARREST AND HOLD.

a.

Citizens Arrest per Johnson v. MacCoy, 278 F.3d 37, nunc pro tunc back to the date of June 9, 2014, for formal CHILD KIDNAPPING CHARGES, of minor children: Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann--by DEEANN KAE JOHNSON, et al,

Reason for Arrest:

a.

Iowa Code §§ 710 et seq., CHILD KIDNAPPING CHARGES, ABDUCTION ACROSS STATE LINES.

b. **VIOLATION OF A KNOWN COURT ORDER**

c.

ILLEGAL KIDNAPPING, AND TRANSPORT OF CHILDREN TO CO-DEFENDANT DEEANN KAE JOHNSON

d. Other (specify) Contempt of Court and Court Processes--Abuse of Office and Denial of Due Process of Law.

Bail: Set at: NO BAIL - ARREST SHALL BE ISSUED AGAINST ALL ACTS AND/OR OMISSIONS OF .

Expiration: This warrant shall not EXPIRE. POLICE REPORT on file with District Attorney JOHN SCARCONI

Executed at: Des Moines, Iowa

On: August 28, 2012

Richard William Hoffmann via Johnson v. MacCoy, 278 F3d 37.

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, address and telephone#</i>) Richard William Hoffmann Legal Mailing Address: 1404 Lincoln Avenue (Same) Harlan, Iowa 51537 Tel. 775-455-7341 STATE BAR NO: ATTORNEY FOR (<i>Name</i>): <i>In Pro Se</i> Richard William Hoffmann	FOR AGENCY USE ONLY
CITY OF DES MOINES POLICE DEPARTMENT 25 E 1st Street Des Moines, Iowa 50390 TEL. 515-283-4824	
PETITIONER/PLAINTIFF: Richard William Hoffmann RESPONDENT/DEFENDANT: Deeann Rae Johnson, <i>et al</i> ,	
BODY ATTACHMENT AND WARRANT FOR ARREST	POLICE CASE NUMBER:

TO THE CITY OF DES MOINES POLICE DEPARTMENT COUNTY OF POLK, WITHIN THE STATE OF IOWA:
YOU ARE COMMANDED TO ARREST (*name*): DEBORAH L. EASTWOOD, 4232 65th St., Urbandale, IA 50322
 Tel. 309-269-3089

And bring her before YOUR OFFICE, or the nearest court in Des Moines, IOWA if in session, ~~for the setting of bail in the amount of the warrant or to release on the person's own recognizance. Any person so arrested shall be released from custody if he/she cannot be brought before the court within 12 hours of arrest, and the person shall not be arrested if the court will not be in session during the 12 hour period following arrest.~~ You are further commanded to make your arrest between the hours of 7:00AM and 7:00PM and not on Saturdays, Sundays, or holidays.

X YES - Approved for nighttime service

Physical Description and Address of Person to be Arrested:

Sex: M F Height: ~5'4" Weight: ~240 Hair Color: Brown Eye Color: BR
 Race: White Age: UNK Date of Birth: UNK Other: KIDNAPPER

Urgency Finding:

The court finds that urgency and materiality dictates the person's immediate arrest before the IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY NO BAIL AMOUNT -- ARREST AND HOLD.

a.

Citizens Arrest per Johnson v. MacCoy, 278 F.3d 37, nunc pro tunc back to the date of June 9, 2014, for formal CHILD KIDNAPPING CHARGES, of minor children: Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann--by DEEANN KAE JOHNSON, et al,

b.

Reason for Arrest:

a.

Iowa Code §§ 710 et seq., CHILD KIDNAPPING CHARGES, ABDUCTION ACROSS STATE LINES.

b. **VIOLATION OF A KNOWN COURT ORDER**

c.

ACCOMPLICE TO ABDUCTOR

d. Other (specify) Contempt of Court and Court Processes--Abuse of Office and Denial of Due Process of Law.

Bail: Set at: NO BAIL - ARREST SHALL BE ISSUED AGAINST ALL ACTS AND/OR OMISSIONS OF .

Expiration: This warrant shall not EXPIRE. POLICE REPORT on file with District Attorney JOHN SCARCONI

Executed at: Des Moines, Iowa

On: August 28, 2012

Richard William Hoffmann via Johnson v. MacCoy, 278 F3d 37.

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, address and telephone#</i>) Richard William Hoffmann Legal Mailing Address: 1404 Lincoln Avenue (Same) Harlan, Iowa 51537 Tel. 775-455-7341 STATE BAR NO: ATTORNEY FOR (<i>Name</i>): <i>In Pro Se</i> Richard William Hoffmann	FOR AGENCY USE ONLY
CITY OF DES MOINES POLICE DEPARTMENT 25 E 1st Street Des Moines, Iowa 50390 TEL. 515-283-4824	
PETITIONER/PLAINTIFF: Richard William Hoffmann RESPONDENT/DEFENDANT: Deeann Rae Johnson, <i>et al</i> ,	
BODY ATTACHMENT AND WARRANT FOR ARREST	POLICE CASE NUMBER:

TO THE CITY OF DES MOINES POLICE DEPARTMENT COUNTY OF POLK, WITHIN THE STATE OF IOWA:
YOU ARE COMMANDED TO ARREST (*name*): DOUG M. BLUM, 413 NW Wintergreen St, Ankeny, IA 50323
 Tel. 309-269-3089

And bring her before YOUR OFFICE, or the nearest court in Des Moines, IOWA if in session, ~~for the setting of bail in the amount of the warrant or to release on the person's own recognizance. Any person so arrested shall be released from custody if he/she cannot be brought before the court within 12 hours of arrest, and the person shall not be arrested if the court will not be in session during the 12 hour period following arrest. You are further commanded to make your arrest between the hours of 7:00AM and 7:00PM and not on Saturdays, Sundays, or holidays.~~

X YES - Approved for nighttime service

Physical Description and Address of Person to be Arrested:

Sex: M F Height: ~5'11" Weight: ~240 Hair Color: Brown Eye Color: BR
 Race: White Age: ~42 Date of Birth: UNK Other: KIDNAPPER

Urgency Finding:

The court finds that urgency and materiality dictates the person's immediate arrest before the IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY NO BAIL AMOUNT -- ARREST AND HOLD.

a.

Citizens Arrest per Johnson v. MacCoy, 278 F.3d 37, nunc pro tunc back to the date of June 9, 2014, for formal CHILD KIDNAPPING CHARGES, of minor children: Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann--by DEEANN KAE JOHNSON, et al,

b.

Reason for Arrest:

a.

Iowa Code §§ 710 et seq., CHILD KIDNAPPING CHARGES, ABDUCTION ACROSS STATE LINES.

VIOLATION OF A KNOWN COURT ORDER

b.

c.

ACCOMPLICE TO ABDUCTOR and FELLOW CO-CONSPIRATORS

Other (specify) Contempt of Court and Court Processes--Abuse of Office and Denial of Due Process of Law.

Bail: Set at: NO BAIL - ARREST SHALL BE ISSUED AGAINST ALL ACTS AND/OR OMISSIONS OF .

Expiration: This warrant shall not EXPIRE. POLICE REPORT on file with District Attorney JOHN SCARCONI

Executed at: Des Moines, Iowa

On: August 28, 2012

Richard William Hoffmann via Johnson v. MacCoy, 278 F3d 37.

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, address and telephone#</i>) Richard William Hoffmann Legal Mailing Address: 1404 Lincoln Avenue (Same) Harlan, Iowa 51537 Tel. 775-455-7341 STATE BAR NO: ATTORNEY FOR (<i>Name</i>): <i>In Pro Se</i> Richard William Hoffmann	FOR AGENCY USE ONLY
CITY OF DES MOINES POLICE DEPARTMENT 25 E 1st Street Des Moines, Iowa 50390 TEL. 515-283-4824	
PETITIONER/PLAINTIFF: Richard William Hoffmann RESPONDENT/DEFENDANT: Deeann Rae Johnson, <i>et al</i> ,	
BODY ATTACHMENT AND WARRANT FOR ARREST	POLICE CASE NUMBER:

TO THE CITY OF DES MOINES POLICE DEPARTMENT COUNTY OF POLK, WITHIN THE STATE OF IOWA:
YOU ARE COMMANDED TO ARREST (*name*): KRINA LEMONS, 725 Market Street NW, Salem, OR 97301
 Tel. 503-364-2933

And bring her before YOUR OFFICE, or the nearest court in Des Moines, IOWA if in session, ~~for the setting of bail in the amount of the warrant or to release on the person's own recognizance. Any person so arrested shall be released from custody if he/she cannot be brought before the court within 12 hours of arrest, and the person shall not be arrested if the court will not be in session during the 12 hour period following arrest. You are further commanded to make your arrest between the hours of 7:00AM and 7:00PM and not on Saturdays, Sundays, or holidays.~~

X YES - Approved for nighttime service

Physical Description and Address of Person to be Arrested:

Sex: M F Height: UNK Weight: UNK Hair Color: UNK Eye Color: UNK
 Race: White Age: UNK Date of Birth: UNK Other: KIDNAPPER & Co-conspirator

Urgency Finding:

The court finds that urgency and materiality dictates the person's immediate arrest before the IN THE IOWA DISTRICT COURT, IN AND FOR POLK COUNTY NO BAIL AMOUNT -- ARREST AND HOLD.

a.

Citizens Arrest per Johnson v. MacCoy, 278 F.3d 37, nunc pro tunc back to the date of June 9, 2014, for formal CHILD KIDNAPPING CHARGES, of minor children: Morgan Elizabeth Johnson-Hoffmann and Noah Christian Johnson-Hoffmann--by DEEANN KAE JOHNSON, et al,

b.

Reason for Arrest:

a.

Iowa Code §§ 710 et seq., CHILD KIDNAPPING CHARGES, ABDUCTION ACROSS STATE LINES.

VIOLATION OF A KNOWN COURT ORDER

b.

c.

ACCOMPLICE TO ABDUCTOR and FELLOW CO-CONSPIRATORS

Other (specify) Contempt of Court and Court Processes--Abuse of Office and Denial of Due Process of Law.

Bail: Set at: NO BAIL - ARREST SHALL BE ISSUED AGAINST ALL ACTS AND/OR OMISSIONS OF .

Expiration: This warrant shall not EXPIRE. POLICE REPORT on file with District Attorney JOHN SCARCONI

Executed at: Des Moines, Iowa

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Richard William Hoffmann via Johnson v. MacCoy, 278 F3d 37.