IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF POLK

Coral Anika Theill, ) aka, Kathryn Y. Warner, ) aka Kathryn Y. Hall ) ) Plaintiff, ) DECLARATION IN SUPPORT OF ) RELIEF FROM JUDGMENT . vs. ) ) Case No. 95P-20693 ) State of Oregon, Polk County ) District Attorney ) ) Defendant. )

I, Coral Anika Theill, declare the following is true: I am the Plaintiff in the above proceeding and make this declaration in support of my motion of relief of judgment in the case. The General Judgment should be set aside because:

I have been disabled since 1997 due to physician’s disability waivers and submissions to social security regarding my health and disabilities. I lived out of my car from 2002-2005 awaiting SSI Disability and H.U.D. approval. I received SSI Disability benefits from 2005 – June 2017. Beginning July 3, 2017 I receive social security benefits as SSI Disability benefits end at age 62. I have been informed by social security representatives that my meager $880.00 social security check will be garnished for the remainder of a Polk County 1999 child support judgment of $3,815.74.

My eight children are now 22 years old to 38 years old. In addition to the $500.00 a month I paid in child support from 1997-2003, **I also supported my son, Aaron Warner, from 1997-2002 by spending nearly $15,000 in college, medical, housing, transportation, food and legal expenses**. He lived with me in 1997 and 1999 while I was also paying my ex-husband child support for my son, Aaron Warner, (as well as all eight of my children). My child support was never lowered or adjusted during this time.

At this time, I am unable to provide for adequate food, medical, dental, eye care, car repairs/transportation as well as many other needs for basic survival.I will not be able to live on the remainder of my social security check after garnishment for the 1999 child support judgment. Therefore, I am requesting an ethical, reasonable and educated decision from the Court. I am providing the following documentation in order to provide a clear summary of how my children and I, who experienced long-term domestic abuse, have suffered devastation because of injustice.

I am fully disabled, unemployed and destitute. I have no savings, no retirement funds, no property, or credit cards. Due to poverty and disabilities, I receive food stamps, energy assistance and have lived on a H.U.D. voucher since 2005. I lived out of my car from 2002-2005 due to poverty from disabilities and court trauma. I own no properties in America or any other country. I owe approximately $100,000 in attorney fees from my divorce in 1997. Since 1997, I have incurred tens of thousands of dollars in expenses (loss of work, court and travel fees) due to my ex-husband legally stalking me for the past 20 years- 45 court related hearings to date. I have credit card debt and qualify for bankruptcy due to being a victim of attempted murder and being robbed by a predatory, unlicensed therapist involved in my divorce case. I have no attorney due to poverty.

Oregon State Child Support Division informed me of Oregon’s laws regarding parents with disabilities. When a parent has a disability, there is no support required. One representative informed me of ORS 25.245. I have had a disability waiver from my physician since 1997. In 2005 I began receiving SSI Disability income until June 2017 as I was unable to work. Dr. Barbara May, my counselor with expertise in domestic violence, filed a report with social security documenting my disabilities due to the decades of abuse I had suffered during my childhood and marriage.

The 1999 child support judgment of $1,074.00 per month was signed by Judge Luukenin. I was not informed about this hearing. My ex-husband’s attorney Mr. Daniel Van Eaton, created an assumed income for me of $2,530 per month. I had been disabled and unemployed for several years before this hearing. **At the time of this hearing, I was disabled and unemployed.** This hearing occurred due to the State of Oregon initiating efforts to lower my child support payments due to me being disabled and unemployed. Deputy District Attorney Hill dropped out of the case. I had no attorney and lost by default due to no representation. Judge Luukenin increased my child support payments based on the facts presented by my ex-husband’s attorney, Mr. Daniel Van Eaton. These facts were lies. At this hearing my visitation rights were also removed from me “*in the best interest of the children,*” the court order reads.

My ex-husband, Mr. V. Martin Warner’s 12 acre estate and home in Independence, Oregon, is appraised at nearly ½ million dollars. He works as an engineer for the City of Monmouth, Oregon in the Public Works Department. I was not allowed to earn income during my twenty years of marriage. My ex-husband does not believe women have the right to “work outside the home” due to his Biblical beliefs. My ‘under poverty” social security income reflects the confines of my married life and the financial abuse I suffered while married to my ex-husband.

The Court ordered my ex-husband to teach my eight children to respect me. Sadly, they have written me dozens of hate letters (as adults) these past years. I am not invited to graduations or weddings or informed about grandchildren. I am an alienated and erased mother and grandmother because I chose to save my life in 1996. The Court ordered my ex-husband to provide counseling for my children. I do not believe my children received counseling from licensed trained counselors. My ex-husband, his family and friends have smeared my name and telling my children and friends lies about me, i.e, that I was committed and living in a mental hospital these past years. He also told a church group in 2012 that I committed suicide.

Even though I am disabled, I have worked in a volunteer capacity as an advocate for trauma victims and wounded warriors for the past 15 years. I have also been a guest speaker at colleges, public meetings, libraries, safe homes and [radio and TV shows](https://www.coralanikatheill.com/single-post/2016/07/07/Coral-Anika-Theills-CCN-Live-TV-Interview-with-Geerte-Frenken) to help raise awareness about domestic violence, rape, child abuse/molestation, judicial injustice and maternal alienation. In 2004 I met with U.S. Senator Jeff Merkley and submitted a document that detailed the last 20 years of my case history in Oregon to assist in improving state and federal laws for battered women and abused children.

Many physicians and experts in the field of domestic violence have documented my divorce case.as one Oregon’s most violent and obscene rape and domestic violence cases. My published memoir has been used as a college text for nursing students studying domestic violence at Linfield College, Portland, Oregon. My published articles on Post Traumatic Stress Disorder and Traumatic Brain Injury for the Marine Corps have been used in classes to instruct Marines and military personnel about PTSD, TBI and Suicide Prevention. I am also a contributing writer for the published book, “*Short Rations for Marines*,” which has helped raise thousands of dollars for wounded warriors and the Semper Fi Fund.

My physicians have diagnosed me with Complex Post Traumatic Stress Disorder due to years of being sex trafficked by my parents as a young child and decades of spousal abuse, torture, coercive control, sexual assault, rape, ritual abuse and “brainwashing” by my ex-husband and Christian “cults” during the years of our marriage [1976-1996].

I also suffer from C-PTSD and psychic shock from the abrupt removal of my nursing infant and young children in 1996, domestic violence by proxy and ongoing court abuse and trauma. C-PTSD is a combination of PTSD and Stockholm Syndrome. In the past PTSD was referred to as shell-shock and combat fatigue. C-PTSD is NOT a mental condition It is a natural occurrence to ongoing traumatic events. I also have frail health and additional health complications, i.e, heart/cardiac. Childhood and ongoing trauma result in predictable health challenges, according to the CDC ACE study. [https://www.cdc.gov/violenceprevention/acestudy/index.html](https://l.facebook.com/l.php?u=https%3A%2F%2Fwww.cdc.gov%2Fviolenceprevention%2Facestudy%2Findex.html&h=ATPNNVxJZLSf5kDLZINsMlQIhHTq8efDklLHzEieSQGjlWRw8b-cCxT97TSkhctRWIxOalKoWMvrBObEIIoP-X-DmRZJRPiHxxhAC5MIEfMhJzzUzMsIe1bZvVAm3_2gLrcY6H36pRe_8yJatvBi88JJHEV0)

The accusations I have made against my ex-husband, Mr. V. Martin Warner, are substantiated by numerous witnesses, affidavits, medical reports and documentation, including Polk County court transcripts, audio and video tapes, including an affidavit by his former co-worker, Debbie Custis.

After surviving years of marital abuse and neglect, I suffered a serious post-partum depression, physical collapse and breakdown from 1993-1994 after my 7th child’s home birth due to a lack of adequate medical care, exhaustion and abuse. Therapists and physicians who treated me after my divorce record that my breakdown was not due to a defect of my own, but from ongoing abuse and coercive control from my ex-husband and his cult/religious leaders. During this horrific time of my illness/breakdown in 1993-1994, when I was nearly catatonic and unable to feed myself, shower or dress myself my ex-husband raped and beat me. I continually had to submit to my ex-husband and his religious leader’s exorcism rituals and shaming sessions [mental abuse] by Pastor Bill Heard. I was told I was cursed by God and had not learned how to submit to my husband. I was denied medical care on numerous occasions.

For nearly twenty years, I was married to a man who ruled his household with absolute authority.  His personal justification for his behavior came from Biblical scripture. [as well as the [Quiverfull Movement](http://www.patheos.com/blogs/nolongerquivering/what-is-quiverfull/%22%20%5Ct%20%22_blank), Bill Gothardism the [Duggar cult](http://www.salon.com/2015/05/28/i_couldve_been_a_duggar_wife_i_grew_up_in_the_same_church_and_the_abuse_scandal_doesnt_shock_me/)] **and was akin to terrorism and hostage-taking: sexual coercion, financial restrictions, verbal and physical abuse, isolation from friends and family, denigration, controlling my decisions, whereabouts, education, and prohibiting me from working outside the home.** My education and training before my marriage included court reporter, pilot training, and ground school.

He took away my right to my own spiritual beliefs and practice, forced me to work long hours within the home (18 to 22 hour work days, often without sleep), forbid the use of contraceptives, invaded my privacy (he read all my incoming and outgoing mail), [forbid me to see my own physician and denied me medical care](https://www.coralanikatheill.com/marty-warner-batterers-wife--children). During the course of our marriage, I bore him eight children. My firstborn children were identical twin girls. I also suffered three miscarriages. I home schooled the oldest children for several years, renovated three houses, baked, canned, gardened, etc. I was treated as a possession (slave). In the course of my marriage I was drawn, against my will, [into several extreme fundamental churches and cults which emphasized patriarchal authority, abuse and the absolute obedience of women](https://www.coralanikatheill.com/single-post/571d18eb0cf269c350ee6338) and children. I was a nurturing and loving mother during the years of our marriage.

I sought safety in 1996 to save my life and to protect my children from further abuse.  [Affidavits by friends, neighbors, physicians/counselors and my ex-husband’s co-workers are included in the court file.]

Leaving a family system that condones domestic violence, rape, the molestation and rape of children, [psychological murder](https://owlcation.com/social-sciences/Psychological-Murder), coercive control, [spiritual and ritual abuse](https://www.coralanikatheill.com/spiritual-abuse) [cults] was my only **safe and sane choice**.

**My abusive husband used coercive control, isolation and intimidation tactics to strip me of my personhood, safety and freedoms as a United States citizen while I was married to him. Marital abuse evolved into legal abuse and harassment.**

While I suffered from an eye disease, I lost my vision in 1987. My eyes were bandaged due to multiple unsuccessful eye surgeries. Doctors at the Casey Eye Institute, Portland, Oregon, recommended that I NOT get pregnant but my husband believed I had no rights and raped me. I became pregnant with my 5th child, Joshua Warner, while I had no vision. This was extremely traumatic and painful time for me. I had four young children and no household help. My ex-husband’s response was simply, “Trust God.”

After the home birth of my 7th child my ex-husband did not allow me to see my OBGyn, Dr.Charles South, Albany, Oregon. I suffered severe hemorrhaging after the home birth with no medical care. In the spring of 1993, the month before I suffered a physical collapse/breakdown and severe post-partum depression, I suffered a severe infection in my left eye. My ex-husband would not allow me to see my doctors at the Casey Eye Institute until the next day. The doctors looked at my eye and shared with my ex-husband and me that if we had arrived a few minutes later I could have lost the sight of my left eye due to the severe infection beneath the bandage lens I wore. The doctors gave me medication for the infection and had me wear two pairs of sunglasses to protect my eyes. I was exhausted and in severe pain. My ex-husband then forced me to attend a family birthday party, then hours of errands in Washington State. I had not had any sleep for 48 hours. When we arrived back home late that night, I knew I had hit my “wall.” There was nothing left of me. My ex-husband told me, “You are beginning to mature and are learning how to handle yourself like a trooper.” My health deteriorated rapidly in the next few weeks – loss of weight (25 lbs. below my normal weight), exhaustion, severe head ringing and insomnia.

In 1994, my ex-husband kidnapped me and left at the rat infested “Wings of Love” half-way house on Killingsworth, Portland, Oregon, in the spring of 1994 to “break me to the will of God” [his words]. I was helpless and physically and mentally incapacitated during this time due to my breakdown and severe post-partum depression. **\*Picture attached.** The house was a shelter for ex-cons, street people and prostitutes. It was filthy and infested with rats and lice. My husband’s debt-free estate, at this time, was over a quarter-of-a-million dollars. It was a frightening experience during the period of my illness/breakdown for my “abuser” ex-husband, his Christian cult leaders [Bill Heard] and religious supporters to be in charge of my “recovery program.” Three months earlier, I had a D & C due to my 3rd miscarriage from being raped by my husband.

By January 1995 I had recovered emotionally and mentally from my previous post-partum depression/breakdown.  While pregnant with my eighth child, my trusted physician and OBGyn, **Dr. Charles South, Albany, Oregon, recommended I seek safety and a divorce before I became a "statistic” – was killed.**

When my attorney, Mr. David Gearing, questioned my brother, Donald Hall, on witness stand [March 1996] about visiting me in the spring of 1994 at the *"Wings of Love"*half-way house, my brother broke down and wept as he explained the dangerous and filthy living situation in which I was left while too ill to take care of myself."  My ex-husband also left me, against my will, at the Bill Gothard Institute [cult) in Chicago, Illinois in 1994 for further abuse and “exorcism.”

My only sibling, and brother, Donald Hall, tragically died in a plane crash in 2009. I was not allowed to attend his funeral in Oregon, due to my ex-husband and several of my minor children planning to attend the funeral as well. They did not know my brother. My ex-husband knew that if he was present at the funeral with my younger children, **I would not be allowed to attend the funeral due to Polk County Circuit Court Orders of no visitation and contact with my minor children.**

**In 1997 & 1999 my eldest son, Aaron Warner, lived with me. From 1997-2002 I supported my son by spending nearly $15,000 in college, medical, housing, transportation, food, clothing, cash and legal expenses**. I continued to pay my ex-husband, Mr. V. Martin Warner, child support for Aaron, until 2003. My son is a registered Oregon sex offender due to raping my youngest daughters in 1994-1995. I, the mother who reported the crimes of sex abuse, was not allowed to visit or write my daughters, per Judge Paula Brownhill's 2003 court orders. I was not allowed to see my younger daughters, but my son, who raped my daughters, has been allowed to see them any time these past years.

**Reporting the rapes my daughter’s suffered was the initial reason I sought an attorney in the fall of 1995, as well as seeking help and safety for myself. I reported the crimes so my children could get the help they needed.** My ex-husband and his pastors and religious leaders threatened me in the summer of 1995 that I was NOT to report the crimes committed against my daughters. They said they would handle it “privately” and it was to remain a family and church secret. Pastor Bill Heard, Roseburg, Oregon, counseled my son who had raped my daughters “privately” in the fall of 1995 in the office of Pastor Ron Sutter, Bridgeport Community Church, Monmouth, Oregon. Pastor Heard and my ex-husband did not report the crimes of rape. After I reported the crimes, my son was arrested and I lost custody of all my children.

**When I sought safety for my children and myself in January 1996, the Court allowed me to live in hiding with my young children prior to the court hearings, due to the testimony and affidavits of numerous witnesses.  During this time, I was able to take my daughters to their pediatrician and a counselor to receive help. My daughters never received any further professional help.**

At the restraining Order hearing in January 1996 in the Polk County Circuit Court of the State of Oregon, my ex-husband and his attorney, Mr. Mark Lawrence, stated in court that he wanted custody of all eight children, including my nursing infant, and that he could take care of them financially, and in every way “**on his own.”**

They said they would prove I was emotionally unfit to be a mother because I was mentally ill. In January 1996 I passed six psychological exams by Oregon’s most respected physicians, i.e, Dr. Michael May and Dr. Roger Jacobson, Corvallis, Oregon, in preparation for child custody hearings. My ex-husband, Mr. Warner also shared in court that he wanted me to return to the home to take care of the children. I do not understand how my ex-husband and his attorneys who claim I was mentally ill and emotionally “unfit” to be self-sufficient and pay over $1,000 a month in child support.

In February and March 1996, during a three day temporary child custody hearing, my ex-husband and his attorney humiliated me in Court regarding the 20 month period [1993-1994] of my physical collapse/post-partum depression and breakdown. I was impregnated twice during this time. I suffered a miscarriage with the first pregnancy in 1993 and Dr. Jess Hickerson, Corvallis, Oregon, performed the D. & C. The second pregnancy, my 8th child, Zachary, was born on July 13, 1995. I sought help from attorneys after his birth and reported crimes, [marital rape, abuse and the rapes my younger daughters suffered] that were committed in our home.

**In Court, Judge Albin Norblad and my ex-husband laughed about the rapes I suffered while I could not care for myself, was mentally and physically incapacitated and was nearly catatonic during this time. (Chapter 743, Oregon Laws 1971, 163.375) My ex-husband repeatedly raped and beat me during this time.**

Although it is illegal to mentally abuse someone in court and in depositions, my former mental/nervous breakdown became the subject for ridicule in court.  Judge Norblad didn't seem to mind Mr. Warner's attorney ridiculing me about my mental breakdown, or my physical shortcomings while I was on the witness stand. In court, my husband's attorney, Mr. Mark Lawrence, made numerous comments about sexual abuse and the rapes I suffered as a child.  His questions were intrusive, inappropriate and abusive.  I had not yet had the opportunity to seek professional help regarding my childhood sexual abuse issues and was traumatized by his questions. These issues did not pertain to my divorce or the temporary custody hearings.

On several occasions Mr. Lawrence made comments about my body odor during the time of my breakdown and my inability to care for my personal hygiene at that time.  I could not understand the relevancy this had during a child custody hearing.  I was not ashamed of my breakdown, but I did not believe I needed to be unnecessarily humiliated about details relating to that time.

In March 10, 1996, I was forced, by an Order of the Court, and by my ex-husband, Marty Warner, his attorney, his family and religious leaders to do something that raged against my good conscience, my common sense and against all my motherly instincts. **After a temporary custody hearing, a Court Order signed by Judge Albin Norblad forcibly removed my nursing baby and two youngest children from me. I obeyed the Court Order and gave my children over to my ex-husband. I drove to the hospital, rented a breast-pump and later collapsed and went into shock. I could not understand what had happened and why. I have not yet recovered from the shock; perhaps I never will....**

The court order violated the 8th Amendment to the Constitution – Cruel and Unusual Punishments should not be inflicted. The failings of the Oregon court system, the discrimination and abuse I suffered in court hearings and the stigma associated with depression and complex post-traumatic stress [from decades of domestic violence] amounts to hate crimes with a gender bias and a violation of my basic human rights and the rights of my children. The court violated my rights under the Americans with Disability Act.

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​**The price for my own safety and freedom in 1996 was an imposed, unnatural and unwanted separation from my eight children, including my nursing infant. The injustice committed against me is not just the physical separation from my children,**[**but the willful desecration of the mother-child relationship and bond**](https://www.coralanikatheill.com/#!Nobody-Can-Erase-the-Imprint-of-a-Mothers-Love/c1q8z/576346b60cf235a69b24670f)**. It is a choice that no woman should ever be forced to make and a price no mother should ever be forced to pay for the sake of her own safety.**

I relinquished custody of all eight of my children in the fall of 1996 because I did not have the monies or the emotional or physical stamina to attend ongoing court battles. I also did not believe my children were “pawns” to be fought over in court. This decision was so traumatic that I collapsed on the stairs on my way to the deposition. My decision was in no way, a sign of abandonment, but a decision I was forced to make because of economic and health reasons. From 1997-2003 I paid $500.00 a month child support to my ex-husband through a court ordered bank account set up at the time of our divorce in March 1997. My ex-husband closed this account in 2003 without the permission of the Court.

Dr. Jean Furchner, my custody evaluator, stated in her 1996 report to the Court, **"*There is little in the current situation that will foster any respect for the mother...the emotional message of derogation is the issue.*"**

Dr. Jean Furchner interviewed Dr. Charles D. South, my obstetrician. Her 1996 report states: "I spoke with Charles D. South, M.D., who is OB/Gyn who delivered the twins and has seen Kathy through several of her deliveries. He said she [Coral Theill] had a very difficult time at the last delivery, with Zachary, hemorrhaging and in distress; the doctor wanted to start the IV and other therapy **and was opposed by Mr. Warner**; he said he finally had to intervene and begin the treatment because the patient was in real trouble. Dr. South states that he has been disillusioned by Mr. Warner, who presented himself early as a doting father but who has allowed his beliefs in male dominance and his control needs to interfere. He comments that Kathy [Coral] was probably passive and notes her recent depression; he comments that he has come to see this patient as mentally abused in the marriage."

[My husband's Christian beliefs](https://valerietarico.com/2013/07/01/mysogynistquoteschurchfathers/) defined my role as his wife the same way Martin Luther did in the 16th century, *"Even though they [wives] grow weary and wear themselves out with child-bearing, it does not matter; let them go on bearing children TILL THEY DIE; that is what they are there for."*

As the years passed by, I gave up hope for a healthy relationship with my children because of their father's religious view of women and his disrespect towards me.  My children were told by their father and his religious supporters that I am "sick, wicked, evil and immoral."  They were told that I abandoned them.  My children attended Santiam Christian School near Corvallis, Oregon, and were taught the same Christian principles that have oppressed woman and children for centuries. I asked my ex-husband, Mr. Warner, why he would not allow me to participate in the children's school activities. Mr. Warner replied, "*You are an enemy of the cross of Christ*."  Mr. Warner's Christian supporters taught my own children to shun me. According to their interpretations of their rule book - the Bible, these misled Christians decided what rights I have.

From 1996-1998 I participated in court ordered visitation and court ordered phone calls in an attempt to see my children but was often denied phone contact and visitation by my ex-husband, Mr. Warner. On one occasion my ex-husband sexually assaulted me. My children continued to inform me of abuse in their home life with their father and older siblings. They told me that they wanted to run away and live with me. From 1999-2003 when I still had a “right” to communicate with my minor children via mail, I wrote my children and sent my children gifts. I do not know if my children received my letters, so I filed several of my letters in the court file. Many of their letters to me requested that I call them and/or visit them. I continued to write and inform them that I had no monies for ongoing court and legal fees and that I loved them and missed them and wished I were permitted to call them or spend time with them. During this time I contacted my ex-husband, Mr. V. Martin Warner via phone and requesting phone privileges with my children. He said, “I told you what I would do to you if you ever did this.” (i.e., leave him and seek safety).

When I requested Mr. Warner modify my visitation privileges, this was my ex-husband, Mr. Warner’s reply to me by a letter dated December 5, 2000. “You (Coral Theill) have shared, both in our conversations and letters, and have demonstrated, that you currently do not share the same values or spiritual perspective as those of our family. That certainly is your prerogative. However, due to our present significant differences in values and faith, it is understandably difficult for you to be supportive of our family’s goals, values, and vision. Consequently, your interaction with the children tends to ring out considerable confusion, disharmony and, though you certainly do not intend it, is quite disruptive and counter-productive. Please forgive me if this offends in any way, for I certainly do not intend it to. Rather, I am trying to answer your question and practice discernment and judgment concerning the effectiveness and fruitfulness of your calling or visiting with the children at this time.” \*(My ex-husband forced me and our children to attend eight extreme fundamental Christian cults during the years of our marriage. My ex-husband and his cult leaders did not believe I had a right to divorce or seek safety. **Abuse and torture, rape of women and children was acceptable to them.**)

The fact that I do not agree with Mr. Warner’s patriarchal and cult mentality does not make me unspiritual or a bad role model for my children. I believe that teaching my children healthy thinking patterns regarding abuse issues is disruptive and inconvenient for Mr. Warner, not my children. In the past my children shared with me about abuse issues regarding their father. During a visitation with my younger children in 1998, I told them to call 911 if this occurred again. When they shared with their father, Mr. Warner, what I had told them, they told me he beat them with belts. My physicians and I realized in 1998, that my children would continue to be punished for loving me and adhering to any truth I shared with them about protecting themselves from further abuse in their home life with their father.

Physicians involved in this case since 1993 believe my children suffer from Stockholm Syndrome and brainwashing from their father’s control tactics. Professionals believe my children need professional help to assist them in understanding that they were not abandoned by their mother (me), but removed from their mother by a Court Order at the insistence of their father, Mr. Warner, as a form of spousal revenge.

In 1998, I signed an “At Risk” form with the District Attorney in Polk County. In 1999 I entered a state address protection program for safety from my ex-husband, Mr. V. Martin Warner, and moved out of state. I remain under a state address protection program to date [August 2017]. From 1999-2003 I continued to send gifts to my children and letters until Judge Paula Brownhill in December 2003 signed a court order prohibiting me from writing my children, sending them gifts or contacting them by phone, in person or by a third party.

The ongoing Court trauma from 1995-2017 has left me with limited physical, emotional and financial reserves. It has been difficult to heal while I have had to represent myself and participate in Court these past 21 years. The man who had repeatedly abused our children, [his weapons of choice were fraternity boards, belts, logs and his fists], assaulted me, raped me, and threatened my life, stood just a few feet away from me in court. **No protection measures in place - nothing**. My ex-husband used Oregon's family courts to continue his campaign of terror against me. I attempted to return to college in 2004-2005 while I was homeless and disabled and received straight A’s, but had to drop out of college due to my ex-husband and his attorney filing a case against me through the Oregon Court Appeals. My ex-husband was requesting an additional $50,000 in child support, a woman who was living out of her car, destitute and disabled. This case was later dismissed. Since I was impoverished, I had no attorney and was required to write my own legal brief.

**At a 2006 court hearing in Polk County, with Judge Paula Brownhill presiding, I was denied a phone hearing. I was disabled, destitute and unable to travel.** I had no legal representation due to poverty. The court violated my rights under the Americans with Disability Act. Judge Brownhill awarded 12% interest on the $4,900 child support debt, so another $1,200 was awarded to my ex-husband. **My passport has been revoked, and I have lived under the trauma of threats of jail time and my driver’s license being suspended/revoked due to past child support owed.**

**On April 18, 2013, $2,000 was removed from my child support obligation due to the State of Oregon learning that I had been charged for child support I already paid.** I attempted to bring this fact to light in a court hearing in 2003 with Judge Paula Brownhill presiding. She did not accept the facts that I presented and added child support to a judgment that I had already paid. Sadly, I was charged interest on this amount in 2006 that was removed by the State of Oregon in 2013.

I find it unconscionable that I have been ordered to pay child support to my ex-husband, a man who committed crimes of marital rape, sexual assault and torture against me while I was suffering from a mental/nervous breakdown and physical collapse in 1993-1994. I was impregnated twice by Mr. V. Martin Warner during a time I was unable to care for myself while being cared for by friends and relatives and living outside of the home.

I remember my brother dressing me as my husband was picking me up to take me to a motel to fulfill his sexual needs in Oct. 1994. **I could not feed myself, shower, or dress myself at this time. I was raped, dropped off the next morning at my brother’s and became pregnant with my 8th child.** I filed marital rape charges against my ex-husband in 1999 at the Polk County Sheriff’s Office per the recommendation of my physicians and counselors. **The fact that my ex-husband was not prosecuted for these crimes does not mean that the acts of sexual assault did not occur.** I have medical/OBGyn reports that document my frail condition and mental breakdown during two pregnancies.

Rape Count I as described in Chapter 743, Oregon Laws 1971, 1963.375; Rape I the first degree: (1) A person who has sexual intercourse with another person commits the crime of rape in the first degree if…(d) The victim is incapable of consent by reason of mental defect, mental incapacitation, or physical helplessness. (2) Rape in the first degree is a Class A felony. (1971 743 s. 111; 1989 c359 s.2, 1991 c.628 s. 3) (3) “Mentally defective” means that a person suffers from a mental disease or defect that renders the person incapable of appraising the nature of the conduct of the person at the time of the alleged offense because of the influence of a controlled or other intoxicating substance administered to the person without the consent of the person or because of any other act committed upon the person without the consent of the person, (5) “Physically helpless” means that a person is unconscious or for any other reason is physically unable to communicate unwillingness to an act.

As a battered woman, I lost my babies and children, my home, my friends and my ability to support myself due to disabilities and ongoing court trauma these past 22 years. I survived years of childhood sex trafficking by my family - they shunned and disinherited me. Rarely does society recognize the dimensions and long lasting effects of this reality for the victim.

I cannot afford to pay my wealthy ex-husband, Mr. V. Martin Warner, any further child support. Mr. Warner swore in Court in 1996 that he was able to care and support all eight children. In light of the disparity of our incomes, health, financial status and properties, I respectfully ask that the remaining child support judgment of April 15, 1999 of $3,815.74 against me be dismissed.

DATED this \_\_\_\_\_\_\_\_of August 2017.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Coral Anika Theill aka: Kathryn Y. Hall aka: Kathryn Y. Warner

I certify that:

* I have tendered my Response to the Court along with this Motion and Declaration (ORCP 71B(1)).

I hereby declare that the above statements are true and complete to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

DATED this day \_\_\_\_\_\_\_\_\_\_ day of August, 2017.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Plaintiff

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Print Name

c/o Judy Bennett, 11260 Simpson Rd.

Address or Contact Address

Monmouth, OR 97361

City, State, Zip Code

(541) 829-3871

Telephone or Contact Telephone

I certify that:

* I selected this document for myself and completed it without paid assistance.
* I was provided this document by an attorney.
* I completed this document without paid assistance.
* I paid or will pay money to \_\_\_\_\_\_\_\_\_\_\_\_for assistance in preparing this document.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_