October 12, 2017

Judge Monte S.Campbell

Polk County Circuit Court
Room 301
850 Main Street
Dallas, OR 97338

Dear Judge Campbell,

I am writing you in regards to the Plaintiff in this case, Ms. Coral Anika Theill, case No. 95P- 20693. You signed an Order of Relief From Judgment on September 22, 2017 as well as an Order of Default in this case. Ms. Theill served Polk County Deputy District Attorney John Adams court papers on Aug. 17, 2017 asking for financial relief due to her indigent status and declining health. In September, Ms. Theill forwarded a letter from him to me and it read: *"Dear Ms. Theill: We are returning the enclosed 23 pages to you. Our office cannot file your pleadings with the court on your behalf. We do not represent you and cannot provide legal advice. Thank you for your understanding.” Sincerely, John Adams, Deputy District Attorney.*

Deputy District Attorney John Adams upon learning of the Order of Default, filed a Motion to Set Aside the Order of Default. I feel compelled, as both a citizen concerned about this most recent injustice by the courts, and as someone who hasworked with Ms. Theill for over 20 years and knows the effect this is having on her health. Together, we developed a plan for her physical and mental health. Her health became compromised because, during this time, I have seen her survive the worst abuses from her ex-husband, Mr. Vaughn Martin Warner, then the court system during her divorce proceedings, and over the many years since, when the court system essentially became an ally of the ex-husband with the many demands placed on her by the court on behalf of Mr. Warner. In the past 22 years, Ms. Theill has been involved in 45 court related hearings pertaining to this case since her divorce, despite the fact that she was financially indigent and living out of her car at times, and declared disabled. I have provided affidavits for a couple of these hearings, and I attended one court hearing in Polk County Court when she was attempting to get her child support payments reduced because of her compromised status. I was appalled by the court’s actions at the time because Mr. Warner was there with his lawyer and was listened to by the Judge fully. When Ms. Theill attempted to state her case, after a few minutes, the Judge said, “That’s enough! Most of what you are saying is hysterical, irrelevant and I don’t want to hear it. Sit down!” In the end, not only was she not granted a payment reduction, the Judge raised the monthly payment amounts in his ruling decision. From my perspective as an expert in the field of domestic/intimate partner violence (see attached Resume), Ms. Theill was being abused by both her ex-husband and the court system.

Ms. Theill is a domestic violence and marital rape survivor. In 1993-1994 Ms. Theill’s ex-husband committed crimes against her according to Oregon statutes and laws (Chapter 743, Oregon Laws 1971, 163.375). Subsequently, when she divorced him, she lost custody of her 8 children, and was ordered to pay her rapist/abuser child support. She has had no attorney since 1997 due to poverty. Ms. Theill loves her children and did not want to lose custody but she had to discontinue her visitation with the children because Mr. Warner would try and force himself on her when she came to pick them up. Also, when she would call the children on scheduled days, Mr. Warner would attempt to control her contact with them by telling Ms. Theill she called a minute too late (there were various reasons but this is one example) and could not talk to them.

During the divorce proceedings in March 1996, Judge Albin Norblad and Ms. Theill’s ex-husband laughed about the rapes she suffered. Mr. Warner commented how easy it was for her to get pregnant. This exchange was recorded. Ms. Theill has copies of all of her court and deposition audio and video tapes and has written extensively about her plight and experiences in her book, *Bonshea Making Light of the Dark*. In her book, she names judges, lawyers, etc. and no one has ever sued her for liable because her statements are backed up by facts and they are the truth.

Because she was still not free of her abuser/rapist even after the divorce and after she would no longer visit the children, it became necessary for Ms. Theill to enter a state address protection program and leave the state for safety reasons. She has lived under this program since 1999. Her children were brainwashed to hate and despise their mother by Mr. Warner, his family, his church and Christian school supporters. Court ordered visitation rights were legally removed from her at a hearing in 1999 that she was not informed about. At this 1999 court hearing Mr. Warner and his attorney asked the court to sign a court order suing Ms. Theill (a disabled woman) for twice of what she earned. The child support judgment, to date, is $3,815.74.

## In 1999, Ms. Theill reported the rapes committed against her by Mr. V. Martin Warner while she suffered a physical collapse/breakdown in 1993-1994 to the Polk County Sheriff in detail. During this time, while she was ill and could not care for herself, she was pregnant twice. She recovered from her breakdown in January 1995 and passed numerous psychological tests to prove her mental wellness to the court. The Polk County District Attorney dismissed the rape charges against her ex-husband and has supported him in suing Ms. Theill, a fully disabled woman, and survivor of domestic violence and rape, since 1997, for exorbitant child support. She lived out of her car for three years and now is disabled, living under poverty level on the H.U.D. program, receiving food stamps and energy assistance. She often does not have adequate food, health care or transportation. Recently, she was notified that her disability benefits were converted to social security benefits now that she was 62. She was also notified her social security benefits could be garnished even though her disability benefits could not. This seems like a loophole since Ms. Theill is still disabled- that fact has not changed. Garnishment of her meager income would cause severe suffering in her day to day survival*.*

Ms. Theill’s friends, throughout the years, have personally contacted her ex-husband, Mr. V. Martin (Marty) Warner, of Independence, Oregon, on her behalf, asking him to dismiss the $3,815.74 child support judgment. He responded to them by saying that*“he will never dismiss the judgment.”*

I hope you will consider the long-term injustice Ms. Theill has experienced for the past 22 years in the Polk County courts, review the Declaration and JUDICIAL NOTICE she filed with the court as well as affidavits, and rule in her favor November 2, 2017.

Respectfully,

Barbara A. May, PhD, RN (PMHNP-BC 1997-2013)

Professor Emerita of Nursing

Linfield College

cc Oregon Attorney General Ellen Rosenblum

Oregon Department of Justice
1162 Court St. NE
Salem, OR 97301-4096

\*For more information or details visit Coral Anika Theill’s website: [www.coralanikatheill.com](http://www.coralanikatheill.com)

a sacred spiritual and emotional entity.