

STATE OF MICHIGAN
IN THE COURT OF APPEALS

EDWARD MICHAEL HANNAFORD,

Plaintiff/Appellee,

Court of Appeals No.

VS.

Macomb Circuit Court Case No.

95-4609-DM

Hon. Peter J. Maceroni

CHRISTINE LYNN MORRISON,

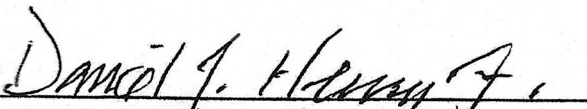
Defendant/Appellant.

**DEFENDANT/APPELLANT'S DELAYED
APPLICATION FOR LEAVE TO APPEAL**

AFFIDAVIT EXPLAINING DELAY

PROOF OF SERVICE

By:



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ARGUMENTS:

I. THE TRIAL COURT CANNOT SWITCH THE UNDERLYING BASIS OF A SHOW CAUSE ORDER AFTER ISSUANCE, NOR CONTINUALLY USE ITS CONTEMPT POWERS TO THREATEN A LITIGANT WITHOUT VIOLATING THE LITIGANT'S CONSTITUTIONAL RIGHTS TO DUE PROCESS AND MAKING A MOCKERY OF THE JUDICIAL SYSTEM 5

II. THE FRIEND OF THE COURT, BACKED BY THE SUPERVISING CHIEF JUDGE OF THE APPLICABLE CIRCUIT COURT, CANNOT REFUSE TO RENDER A MINOR CHILD'S PARENT'S REQUEST FOR PARENTING TIME, WHEN NONE IS BEING AFFORDED, ASSISTANCE WHEN NONE IS GIVEN, RELIEF FROM ONEROUS CHILD SUPPORT ORDERS WHEN STAYING CURRENT IS IMPOSSIBLE, NOR ENTER A COURT ORDER DEPRIVING DEFENDANT/APPELLANT OF ALL PARENTING TIME CONTRARY TO COURT RULES AND STATUTES 11

III. THE TRIAL COURT AND/OR FRIEND OF THE COURT CANNOT DEPRIVE A CHILD SUPPORT OBLIGOR WHO HAS DOCUMENTED A SUBSTANTIAL CHANGE IN THE OBLIGOR'S FINANCIAL CIRCUMSTANCES, RELIEF FROM AN OTHERWISE ONEROUS CHILD SUPPORT COURT ORDER, EITHER SHORT TERM, OR INDEFINITELY, WITHOUT DEPRIVING THE OBLIGOR OF HER CONSTITUTIONAL RIGHTS AND MAKING A MOCKERY OF THE JUDICIAL SYSTEM 16

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