

-----Original Message-----

From: Craig, Gregory [mailto:Gregory.Craig@williamsandconnolly.com]
Sent: Thursday, 2 December 1999 1:24 p.m.
To: 'Harmon & Carolyn'
Subject: RE: Update

Thanks for the update. I have the laser copies right in front of me as I write this. I am still trying to figure where exactly to insert myself into the Treasury bureaucracy with my inquiry. I will let you know. Meanwhile, I wish you all the best in Colorado.

Greg

-----Original Message-----

From: Harmon & Carolyn [mailto:harmony@execulink.com]
Sent: Wednesday, December 01, 1999 7:12 PM
To: Gregory Craig
Subject: Update

CONFIDENTIAL FAX TRANSMISSION

Mr. Gregory Craig Copy From e-mail
Williams & Connolly
C/O Catie Forrest

Tel: (202) 434-5506
Fax: (202) 434-5029

Number of Pages (Including cover): 2

Dear Greg,

In keeping with our promise to provide updates on our progress in Colorado, we can now report that we are definitely getting the Judge's attention in the custody case. With recent filings by our opponent of Motions, including a Motion to Stay the Proceeding until I comply with the Judges order to "waive extradition and appear before the Court in Colorado", a Motion to Disqualify Attorney, that is, my attorney, for having had a discussion with my ex-wife's mother 9 years ago, and the latest is a Motion for Protective Order to prevent my ex-wife's scheduled Deposition and thwart our recent Motion for Placement of Special Child Advocate for the purpose of an examination of the children for possible child abuse and to provide a much needed buffer in order to minimize any negative effects of this controversy as we continue to battle it out legally.

With all of these legal manoeuvrings and more, the Judge has finally set a status conference hearing to determine all issues to date, set for December 10, 1999 at 8:45 AM MST. My opponent's primary argument will of course continue to be, "If Mr. Wilfred is innocent of any wrong doing and loves his children, he will comply with the Judge's order to waive extradition, and appear before this Court to fight for his custody rights." Frankly, I cannot imagine the Judge not pressing this issue. Without revealing the real reasons for my refusal to return (the John Suthers threat by way of the Pension Fund issue and Mitsubishi investigation still outstanding), we must admit their argument does have some merit. If it comes to the point of winning or losing my freedom (or upon return, my life) and my children, based upon revealing the Suthers' threat by releasing the Pension Fund and Mitsubishi evidence or not, the decision is certainly becoming increasingly more difficult.

With the pressure mounting day by day, and the continued total lack of knowledge of the whereabouts and welfare of Danielle and Isaac, it would be most helpful for us to receive some indication that you have passed the information and messages along that were provided to you in our last e-mail / fax communications entitled "Reflection" and "A Plea for the Children ", before this hearing takes place on December 10, 1999. You may well be our only opportunity to find justice in a political system that has become so completely corrupted as to even use innocent children as pawns to accomplish its self-serving ends. Carolyn and I thank you again for your kind consideration, unofficially of course, in assisting us towards a fair opportunity for me and my children to be reunited and free from further threats and abuse, legally or otherwise.

Have you received any indication from the US Treasury Department as to the disposition of the laser copies I left in your safe keeping at our Toronto meeting? Please let me know if I can be of further assistance in this matter.

Thanks again for your kindness,

Sincerely,

Harmon L. Wilfred
Carolyn R. Wilfred