

Judgment and Order (Default)

Someone who claimed to be Ron Stewart and who claimed to be “with the DA’s office” dropped the following Judgment and Order (Default) over my fence on March 15, 1994. I declined to speak to him at the time.

1 GEORGE W. KENNEDY
District Attorney
Santa Clara County
2 BY: JACK S. CARDINALE
Deputy District Attorney
3 2645 Zanker Road
San Jose, CA 95134
4 Telephone: (408) 922-1400
Attorney for Petitioner
5 FSB NO.: 0051012 80GWV
Assigned Worker # LE25
6

(ENDORSED)
FILED
FEB 26 1992

7 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF SANTA CLARA

8 COUNTY OF SANTA CLARA,
STATE OF CALIFORNIA,

Petitioner,

NO. DA004443

9 vs.

JUDGMENT AND ORDER
(Default)

10 SAM A. MILAM, III

11 SSN: Unknown
12 DOB: 09/28/46 Respondent.
13

14 The above entitled action was heard on FEBRUARY 24, 1992.

15 LEE F. DELGRANDE, Deputy District Attorney, appeared. The Court finds that
16 Respondent has been duly served, has not appeared or answered the complaint
17 filed herein or filed any other proceeding within the time provided by law.
18 The default of said Respondent has been duly entered. The Court heard the
19 testimony and considered the evidence. The cause was submitted.

20 IT IS ORDERED AND ADJUDGED:

21 1. Respondent is the FATHER of the minor child(ren)

22 Child's Name

Birth Date

23 KATRINA M. MILAM

02/02/85

1 listed in said complaint; that the minor child(ren) reside(s) in the County of
2 Santa Clara, State of California; that the Respondent owes a duty of support
3 of said minor child(ren); that the sum ordered below is reasonable and is to
4 be contributed by the Respondent toward the support of said minor child(ren);
5 and that the Respondent has the present ability to pay said amount.

6 2. That the Respondent pay for the support of said minor child(ren) the
7 sum of \$ 350.00 per month, per child, for a total of \$ 350.00 per month
8 commencing JANUARY 31, 1991 and continuing until further order of this Court.

9 3. As and for additional child support, Respondent shall pay for child
10 care the amount of \$ N/A per month commencing N/A.

11 4. Judgment is further awarded to the County of Santa Clara in the sum of
12 \$ N/A representing unreimbursed expenditures made for the support of said
13 minor child(ren) for the periods: N/A.

14 5. Said judgment is to be paid at the rate of not less than \$ -0- per
15 month, commencing JANUARY 31, 1991 and continuing each month until paid in
16 full. Execution may be had for the full amount of the original obligation,
17 less payments made. This paragraph shall not apply to the State and/or
18 Federal Intercept Programs, nor to judgment liens attaching to the
19 Respondent's real property.

20 6. Interest on this Judgment shall accrue on the total Judgment not just
21 on the unpaid installment payments.

22 7. A Wage Assignment for the ongoing child support amount plus a
23 repayment toward the accumulated arrearage, if any, is ordered and will be
24 processed to Respondent's employer by the District Attorney immediately.

25 6541/1303o

26 Rev. 6/91

County of Santa Clara

Office of the District Attorney
Family Support Division

2645 Zanker Road
San Jose, California 95134
(408) 433-9600



George W. Kennedy
District Attorney

March 4, 1992

Telephone: 922-1400
In reply refer to:
FSB NO. 0051012 80DZX
ASSGN. WORKER # T104C

SAM A. MILAM, III
439 S WHITE RD,
SAN JOSE, CA, 95127

RE: COUNTY OF SANTA CLARA vs. SAM A. MILAM, III

Dear: Sir/Madam:

We may have notified you that Family Support Division was transferring to a new computer system to keep track of child support payments and any interest due on unpaid support.

Your case has now been transferred to our new computer system; however, your next bill may not yet show the amount of interest you owe. Before we begin to show the interest you owe on your billing statement, we will send you another letter telling you the amount of past due support and accrued interest.

FACTS ABOUT INTEREST CHARGED ON UNPAID SUPPORT

- All child support accounts are being refigured to add interest charges for all support payments that were not made on time.
- The amount of interest is set by law: The rate is 7% per year on unpaid child support owed before January 1, 1983, and 10% per year for child support owed from that date on.
- The interest charges will start with the date the lump-sum or first payment was missed and continue until the payment is made.
- Interest charged is due to the same person/or agency entitled to the unpaid child support.
- Payments on past due support are applied to interest owed first, then to support owed. This is a requirement set by law.
- If you think our figures or other information is wrong, or you need more information, write us at the above address: We will review your case and write or call you back with an answer.

LIEN NOTICE

11303038

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):
 Recording requested by and return to:
 DISTRICT ATTORNEY, SANTA CLARA COUNTY
 JACK CARDINALE, Deputy District Attorney
 2645 Zanker Road, San Jose, CA 95134
 DA/FSB NO.: 0051012 80DZX ASSGN WORKER# T104C
 ATTORNEY FOR JUDGMENT CREDITOR ASSIGNEE OF RECORD
 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA
 STREET ADDRESS: 170 Park Center Plaza
 MAILING ADDRESS: San Jose, CA 95113
 CITY AND ZIP CODE: San Jose
 BRANCH NAME: San Jose
 PETITIONER/PLAINTIFF: COUNTY OF SANTA CLARA
 STATE OF CALIFORNIA
 RESPONDENT/DEFENDANT: SAM A. MILAM, III

FILED FOR RECORDER'S USE ONLY
 AT REQUEST OF
 APR 6 8 01 AM '92
 OFFICIAL RECORDS
 SANTA CLARA COUNTY
 LAURIE KANE
 RECORDER

ABSTRACT OF SUPPORT JUDGMENT

CASE NUMBER: DA004443

1. The judgment creditor assignee of record applies for an abstract of a support judgment and represents the following:

a. Judgment debtor's
 Name and last known address
 SAM A. MILAM, III
 439 S WHITE RD
 SAN JOSE, CA 95127

b. Driver's license No. and state: N0663326 CA
 c. Social Security number: 0
 d. Birthdate: 09/29/46

FOR COURT USE ONLY

RECORDED AT THE REQUEST OF AND RETURN TO THE
 SANTA CLARA COUNTY DISTRICT ATTORNEY'S OFFICE
 FAMILY SUPPORT DIVISION, WITHOUT FEE UNDER
 GOVERNMENT CODE SEC. 6103

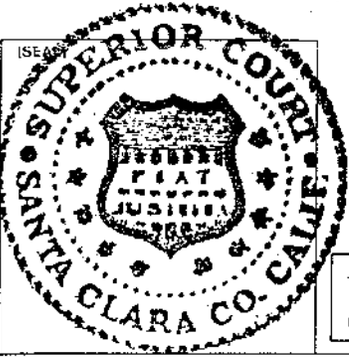
NOT TO BE COLLECTED
 WHEN RECEIVING RECORDS

Date: March 4, 1992
 KAREN FISHER HENDERSON
 (TYPE OR PRINT NAME)

Karen Fisher Henderson
 (SIGNATURE OF APPLICANT OR ATTORNEY)

2. I CERTIFY that the judgment entered in this action contains an order for payment of spousal, family, or child support.
 3. Judgment creditor (name):
 SANTA CLARA COUNTY, STATE OF CALIF. ASSIGNEE
 whose address appears on this form above the court's name.
 4. The support is ordered to be paid to the following county officer (name and address):
 FAMILY SUPPORT TRUSTEE, SANTA CLARA COUNTY
 Dept. 1722, Box 61000, San Francisco, CA 94161-1722

5. Judgment debtor (full name as it appears in judgment):
 SAM A. MILAM, III
 6. a. A judgment was entered on (date): 02/26/92
 b. Renewal was entered on (date):
 c. Renewal was entered on (date):
 7. An execution lien is endorsed on the judgment as follows:
 a. Amount: \$ \$ 350.00 P/M
 b. In favor of (name and address): See No. 4



This abstract issued on
 (date): MAR 19 1992

8. A stay of enforcement has
 a. not been ordered by the court.
 b. been ordered by the court effective until (date):
 9. This is an installment judgment.

Clerk, by *Connie Lim*, Deputy

LIEN NOTICE MAILED GOVT CODE 27297.5



"The only difference between
Taxation and Extortion is the excuse
for doing it."

--Sam A. Milam III

I WANT YOURS

Sunday, April 12, 1992

District Attorney, Santa Clara County
Jack Cardinale, Deputy District Attorney
2645 Zanker Road
San Jose, California 95134

Dear Sir

I understand that you have been attempting to contact me at my previous address on White Road in San Jose. In the future, please send mail to me at the address below.

Also be informed that I do not owe the DA's office any money, as was alleged in mail recently forwarded to me. I suggest that you review your records for accuracy, as there seem to be some errors. For example, I do not have a California driver's license numbered N0663326.

Refer to case number DA004443, which you apparently believe is applicable to me.

Sincerely,

Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

Proof of Service by Mail

This batch of documents contains the following documents.

- Proof of Service by Mail (one page)
- Important Notice Instructions for Making Child Support Payments (one page)
- Judgment and Order (Default) (three pages)
- Judgment and Order (Default) (three pages)
- Notice of Involuntary Lien (one page)
- Envelope in Which the Documents Were Mailed

Regarding the Proof of Service by Mail and the envelope in which it was mailed, notice

- the address, on the Proof of Service by Mail, to which everything was allegedly mailed,
- the address, on the envelope, to which everything was actually mailed, and
- the statement, signed by KAREN FISHER HENDERSON, in which she declared under penalty of perjury that all information on the Proof of Service by Mail was “true and correct”.

Notice further that KAREN FISHER HENDERSON didn't declare that the information was true and correct to the best of her knowledge. She declared — unconditionally — that the information was true and correct.

Another defect that isn't visible on the picture presented here is the correction fluid. The date shown twice on the Proof of Service by Mail — May 20, 1992 — is a falsification of the document. The original date, hidden by the correction fluid but visible through the back of the paper, can be seen (when viewed in a mirror) to be Mar 25, 1992.

ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS): DISTRICT ATTORNEY, SANTA CLARA COUNTY (408) 922-1400 BY: JACK CARDINALE, DEPUTY DISTRICT ATTORNEY 2645 Zanker Road, San Jose, CA 95134 ASSGN WORKER # T104C ATTORNEY FOR (NAME): <u>Petitioner</u> DA/FSB NO.: 0051012 80DZX		TELEPHONE NO.:	FOR COURT USE ONLY
Insert name of court, judicial district or branch court, if any, and post office and street address. SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA 170 Park Center Plaza, San Jose, CA 95113			
Title of Case: COUNTY OF SANTA CLARA, STATE OF CALIFORNIA vs. SAM A. MILAM, III			
PROOF OF SERVICE BY MAIL (1013a, 2015.5 C.C.P.)		CASE NUMBER:	DA004443

STATE OF CALIFORNIA)
)
) SS.
)
COUNTY OF SANTA CLARA)

I am a citizen of the United States and a resident of the county aforesaid; I am over the age of eighteen years and not a party of the within entitled action; my business address is: 2645 Zanker Road
San Jose, CA 95134

On MAY 20, 1992, 19____, I served the within _____

JUDGMENT AND ORDER (DEFAULT)

on the RESPONDENT

In said action, by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Jose
addressed as follows:

SAM A. MILAM, III
439 S WHITE RD,
SAN JOSE, CA, 95127

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on MAY 20, 1992 at San Jose, California.
(date) (place)


Signature

KAREN FISHER HENDERSON

FOR COURT USE ONLY ATTORNEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS) DISTRICT ATTORNEY, SANTA CLARA COUNTY BY: JACK CARDONAL, DEPUTY DISTRICT ATTORNEY 2045 CARNEY ROAD, SAN JOSE, CA 95128 TELEPHONE NO. (408) 952-1400	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA 170 Park Center Plaza, San Jose, CA 95113
COUNTY OF SANTA CLARA, STATE OF CALIFORNIA vs. SAM A. MILAM, III	
CASE NUMBER SACRAMENTO	PROOF OF SERVICE BY MAIL (10134, 20125 C.C.P.)

STATE OF CALIFORNIA
 COUNTY OF SANTA CLARA

I am a citizen of the United States and a resident of the county aforesaid. I am over the age of eighteen years and not a party to the within entitled action; my business address is 2045 Carney Road

San Jose, CA 95128

On MAR 2 1992 I caused the within

JUDGMENT AND ORDER (DEFAULT)

on the RESPONSEMENT

in said action by placing same in the enclosed mail envelope with postage thereon fully prepaid, in the

United States Mail at San Jose

addressed as follows:

SAM A. MILAM, III
 439 S WHITE RD
 SAN JOSE, CA 95128

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on MAR 2 1992 at San Jose, California
 (Date) (Place)


 Signature

KAREN FISHER HENDERSON

PROOF OF SERVICE BY MAIL

8301487450

County of Santa Clara

Office of the District Attorney
Family Support Division
2645 Zanker Road
San Jose, California 95134



CERTIFIED

P 868 074 038

MAIL

CERTIFIED MAIL RETURN RECEIPT REQUESTED



SAM A. MILAM, III
479 E. 700 N.
FIRTH, IDAHO 83236

5-22
5-28
6-8

IMPORTANT NOTICE

INSTRUCTIONS FOR MAKING CHILD SUPPORT PAYMENTS

Payments must be made payable to:

FAMILY SUPPORT TRUSTEE
Department 1722
Box 61000
San Francisco, CA 94161-1722

Please note that this is a SAN FRANCISCO address

Please enclose a copy of your monthly statement and/or your account number. Your account number is FSB # 0051012.

=====

This is an order of the court. It is important that you comply with the terms of the order.

Depending on the circumstances of your case, the following enforcement actions may be considered.

1. Interception of your income tax refund
2. Garnishment by the Sheriff
3. Wage attachment
4. Contempt action
5. Criminal prosecution

It is in your interest to make all payments in a timely fashion.

The order requires you to pay FAMILY SUPPORT TRUSTEE ONLY. Your failure to make your payments as ordered by the court may affect the accuracy of your account.

If you have any questions concerning your statement and/or address change, please notify the Family Support Division in writing.

Please be advised that there will be a 10 day holding period on Personal checks allowing for clearance at the bank.

1 GEORGE W. KENNEDY
District Attorney
Santa Clara County
2 BY: JACK S. CARDINALE
Deputy District Attorney
3 2645 Zanker Road
San Jose, CA 95134
4 Telephone: (408) 922-1400
Attorney for Petitioner
5 FSB NO.: 0051012 80GWV
Assigned Worker # LE25
6

(ENDORSED)
FILED
FEB 26 1992

7 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF SANTA CLARA

8 COUNTY OF SANTA CLARA,
STATE OF CALIFORNIA,

NO. DA004443

Petitioner,

9
10 vs.

JUDGMENT AND ORDER
(Default)

11 SAM A. MILAM, III

12 SSN: Unknown
13 DOB: 09/28/46 Respondent.

14 The above entitled action was heard on FEBRUARY 24, 1992.

15 LEE F. DELGRANDE, Deputy District Attorney, appeared. The Court finds that
16 Respondent has been duly served, has not appeared or answered the complaint
17 filed herein or filed any other proceeding within the time provided by law.
18 The default of said Respondent has been duly entered. The Court heard the
19 testimony and considered the evidence. The cause was submitted.

20 IT IS ORDERED AND ADJUDGED:

21 1. Respondent is the FATHER of the minor child(ren)

22 Child's Name

Birth Date

23 KATRINA M. MILAM

02/02/85

24
25
26
George W. Kennedy
District Attorney
County of Santa Clara
San Jose, California 95110
6541/13030

1 listed in said complaint; that the minor child(ren) reside(s) in the County of
 2 Santa Clara, State of California; that the Respondent owes a duty of support
 3 of said minor child(ren); that the sum ordered below is reasonable and is to
 4 be contributed by the Respondent toward the support of said minor child(ren);
 5 and that the Respondent has the present ability to pay said amount.

6 2. That the Respondent pay for the support of said minor child(ren) the
 7 sum of \$ 350.00 per month, per child, for a total of \$ 350.00 per month
 8 commencing JANUARY 31, 1991 and continuing until further order of this Court.

9 3. As and for additional child support, Respondent shall pay for child
 10 care the amount of \$ N/A per month commencing N/A.

11 4. Judgment is further awarded to the County of Santa Clara in the sum of
 12 \$ N/A representing unreimbursed expenditures made for the support of said
 13 minor child(ren) for the periods: N/A.

14 5. Said judgment is to be paid at the rate of not less than \$ -0- per
 15 month, commencing JANUARY 31, 1991 and continuing each month until paid in
 16 full. Execution may be had for the full amount of the original obligation,
 17 less payments made. This paragraph shall not apply to the State and/or
 18 Federal Intercept Programs, nor to judgment liens attaching to the
 19 Respondent's real property.

20 6. Interest on this Judgment shall accrue on the total Judgment not just
 21 on the unpaid installment payments.

22 7. A Wage Assignment for the ongoing child support amount plus a
 23 repayment toward the accumulated arrearage, if any, is ordered and will be
 24 processed to Respondent's employer by the District Attorney immediately.

25 6541/1303o

26 Rev. 6/91

1 8. As and for further child support, Respondent shall maintain health
 2 insurance coverage for his/her minor child(ren), if it is available at
 3 reasonable or no cost. Respondent shall notify the District Attorney's Office
 4 in writing upon applying for health insurance coverage for the child(ren)
 5 within a reasonable period of time.

6 9. All the above mentioned payments shall be made payable to the Santa
 7 Clara County Family Support Trustee, Dept. 1722 P.O. Box 61000, San Francisco,
 8 California 94161-1722. Refer to Acct. 0051012.

9 10. That Respondent be ordered to pay filing fees in the amount of \$127.00
 10 to the Clerk of Superior Court, 170 Park Center Plaza, San Jose, CA 95113;

11 11. The Respondent shall notify the District Attorney in writing of any
 12 change of address in his/her residence and employer within five (5) days after
 13 such change.

14
15
16
17 FEB 26 1992

18 DATED: _____

19
20 LOIS KITTLE
 21 LOIS KITTLE
 22 Commissioner

23 ///
 24 ///
 25 ///
 26 ///

6541/13030

RECEIVED
 DISTRICT ATTORNEY
 COUNTY OF SANTA CLARA
 FEB 26 1992
 2:00 PM

1 GEORGE W. KENNEDY
2 District Attorney
3 Santa Clara County
4 BY: JACK S. CARDINALE
5 Deputy District Attorney
6 2645 Zanker Road
7 San Jose, CA 95134
8 Telephone: (408) 922-1400
9 Attorney for Petitioner
10 FSB NO.: 0051012 80GWV
11 Assigned Worker # LE25

(ENDORSED)
FILED
FEB 26 1992

7 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
8 IN AND FOR THE COUNTY OF SANTA CLARA

8 COUNTY OF SANTA CLARA,
9 STATE OF CALIFORNIA,

NO. DA004443

10 vs. Petitioner,

JUDGMENT AND ORDER
(Default)

11 SAM A. MILAM, III

12 SSN: [redacted] Unknown
13 DOB: 09/28/46 Respondent.

14 The above entitled action was heard on FEBRUARY 24, 1992.

15 LEE F. DELGRANDE, Deputy District Attorney, appeared. The Court finds that
16 Respondent has been duly served, has not appeared or answered the complaint
17 filed herein or filed any other proceeding within the time provided by law.
18 The default of said Respondent has been duly entered. The Court heard the
19 testimony and considered the evidence. The cause was submitted.

20 IT IS ORDERED AND ADJUDGED:

21 1. Respondent is the FATHER of the minor child(ren)

<u>Child's Name</u>	<u>Birth Date</u>
KATRINA M. MILAM	02/02/85

1 listed in said complaint; that the minor child(ren) reside(s) in the County of
 2 Santa Clara, State of California; that the Respondent owes a duty of support
 3 of said minor child(ren); that the sum ordered below is reasonable and is to
 4 be contributed by the Respondent toward the support of said minor child(ren);
 5 and that the Respondent has the present ability to pay said amount.

6 2. That the Respondent pay for the support of said minor child(ren) the
 7 sum of \$ 350.00 per month, per child, for a total of \$ 350.00 per month
 8 commencing JANUARY 31, 1991 and continuing until further order of this Court.

9 3. As and for additional child support, Respondent shall pay for child
 10 care the amount of \$ N/A per month commencing N/A.

11 4. Judgment is further awarded to the County of Santa Clara in the sum of
 12 \$ N/A representing unreimbursed expenditures made for the support of said
 13 minor child(ren) for the periods: N/A.

14 5. Said judgment is to be paid at the rate of not less than \$ -0- per
 15 month, commencing JANUARY 31, 1991 and continuing each month until paid in
 16 full. Execution may be had for the full amount of the original obligation,
 17 less payments made. This paragraph shall not apply to the State and/or
 18 Federal Intercept Programs, nor to judgment liens attaching to the
 19 Respondent's real property.

20 6. Interest on this Judgment shall accrue on the total Judgment not just
 21 on the unpaid installment payments.

22 7. A Wage Assignment for the ongoing child support amount plus a
 23 repayment toward the accumulated arrearage, if any, is ordered and will be
 24 processed to Respondent's employer by the District Attorney immediately.

25 6541/1303o

26 Rev. 6/91

1 8. As and for further child support, Respondent shall maintain health
 2 insurance coverage for his/her minor child(ren), if it is available at
 3 reasonable or no cost. Respondent shall notify the District Attorney's Office
 4 in writing upon applying for health insurance coverage for the child(ren)
 5 within a reasonable period of time.

6 9. All the above mentioned payments shall be made payable to the Santa
 7 Clara County Family Support Trustee, Dept. 1722 P.O. Box 61000, San Francisco,
 8 California 94161-1722. Refer to Acct. 0051012.

9 10. That Respondent be ordered to pay filing fees in the amount of \$127.00
 10 to the Clerk of Superior Court, 170 Park Center Plaza, San Jose, CA 95113;

11 11. The Respondent shall notify the District Attorney in writing of any
 12 change of address in his/her residence and employer within five (5) days after
 13 such change.

FEB 26 1992

DATED: _____

LOIS KITTLE

LOIS KITTLE
Commissioner

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

6541/1303o

RECEIVED
DISTRICT ATTORNEY
FEB 26 11 33 AM '92

S.C. RECEIVED
S.C. CO. D.A. OFFICE

APR 3 1 41 PM '92

FAMILY SUPPORT DIV

1. All the above mentioned payments shall be made payable to the order of the Family Support Division, Dept. 155 E.O. Box 6100, San Francisco, California 94115.

2. The respondent is ordered to pay child support in the amount of \$12.00 per week to the order of the Family Support Division, Dept. 155 E.O. Box 6100, San Francisco, California 94115.

3. The respondent shall notify the District Attorney in writing of any change of address in his/her residence and employer within five (5) days after such change.

788 28 1992

DATE: _____

LOIS KITTLE

LOIS KITTLE
Clerk

George W. Kennedy
District Attorney
County of San Diego
1500 Broadway, Suite 1500
San Diego, CA 92101

County of Santa Clara

Office of the County Recorder
County Government Center, East Wing
70 West Hedding Street
San Jose, California 95110

California

NOTICE OF INVOLUNTARY LIEN

Pursuant to Government Code Section 27297.5 you are hereby notified that a document (copy enclosed), which **may be a lien** against your real property, has been recorded in the Office of the County Recorder of Santa Clara County, California.

If you wish to obtain further information about this matter it will be necessary that you contact the person(s) or organization identified in the document as the "plaintiff" or other claimant of the lien. You may also wish to consult your attorney.

DO NOT CALL THE COUNTY RECORDER'S OFFICE

The Recorder has no information on this matter other than that which is transmitted herewith and cannot release this lien. Only the plaintiff or claimant can take this lien off your property by executing and recording a "satisfaction of judgment" or other "release of lien".

Thursday, June 11, 1992

Jack S. Cardinale
Deputy District Attorney
2645 Zanker Road
San Jose, California 95134

Dear Sir

I recently received from you a bundle of documents relating to case No. DA 004443. These documents reveal various errors which I'll address in a separate letter. However, the errors are of secondary importance because the entire case is based on fraudulent assertions.

From February, 1985 until November, 1986, I voluntarily made child support payments to LORITA ANN TAYLOR, based on her assertion that I was the father of her daughter. There was a certain shadow of doubt on her assertion because, at the time that she became pregnant, she wasn't living with me. Rather, she was living in an apartment with two male companions. Nevertheless, I chose to accept her allegation and paid the money. In addition, I gave her loans and gifts totaling more than \$2000.

On November 20, 1986, she indicated to me that I was not, after all, the father. She further instructed me to stop making the child support payments and adamantly insisted that she would refuse to accept them if I tried to continue them. I documented her instructions in a letter which I sent to her by certified mail on November 21, 1986, and which she received on November 24, 1986. I sent the letter under Article Number P-493 672 533, which you may verify if you wish. She made no objection to the letter at the time and has made no objection since. She has never repaid the loans or the child support payments, and she has never again asked me for further payments.

Imagine my surprise when I learned that she has again changed her mind, and has now decided that I am the father. However, I refuse to again become the victim of this treacherous woman's fraudulent schemes. It appears to me that she is lying, with the obvious motive that she wants lots of money. I have no obligation to make payments to her, or to you on her behalf, and I refuse to make any such payments. I insist that you terminate this fraudulent case immediately, and bother me no more.

Sincerely,



Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

Saturday, June 13, 1992

George W. Kennedy
District Attorney, Santa Clara County
2645 Zanker Road
San Jose, California 95134

Dear Sir

I recently received a bundle of documents from JACK S. CARDINALE, relating to case No. DA 004443. The documents reveal various errors. I intend to address some of those errors in a letter to JACK S. CARDINALE. I'll address others in this letter to you.

The first item in the bundle is a Proof of Service by Mail indicating that the documents were sent to my old address in San Jose. Since the Proof of Service by Mail is a legal document executed under penalty of perjury, and since the documents were not sent to my old address, KAREN FISHER HENDERSON (who executed the Proof of Service by Mail) is liable to a charge of perjury. I'm enclosing, for your information, a copy of the Proof of Service by Mail and a copy of the envelope in which it arrived. I demand that you initiate the appropriate charges against KAREN FISHER HENDERSON. Bureaucrats must be above reproach or they must be punished.

Also contained in the bundle is a Judgment and Order. This Judgment and Order has various flaws which render it void. I'll address a few of them. Others aren't worthy of response.

1. The Judgment and Order claims that the Respondent was duly served. Since I was not duly served in this matter, any subsequent action against me is void. The false and misleading statement that I was duly served renders JACK S. CARDINALE liable to a charge of fraud. I demand that you bring the appropriate charges against JACK S. CARDINALE. Bureaucrats must be above reproach, or they must be punished.
2. The Judgment and Order claims that the Respondent hasn't appeared or answered the complaint or filed any other proceeding within the time provided by law. Since I was not duly served in this matter, since the court has no jurisdiction over me, and since I have no obligation whatsoever to the court, the accusation is frivolous and without legal merit.
3. The Judgment and Order "orders" that the Respondent is the father of the named child. The court is incompetent to make such an order regarding me and I have no obligation to become the father of anyone in response to any such order. As I stated in my letter to JACK S. CARDINALE, dated Thursday, June 11, 1992, LORITA ANN TAYLOR has previously indicated to me that I'm not the father. I believe that her present action is intended to obtain for her, and to

Saturday, June 13, 1992

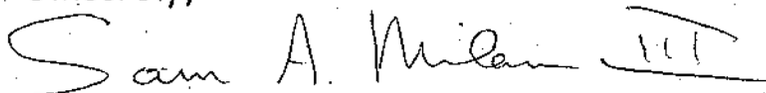
extort from me, money to which she isn't entitled. I demand that LORITA ANN TAYLOR be charged with fraud, extortion, perjury, libel, and conspiracy.

4. The Judgment and Order alleges that the Respondent is in default. I cannot be in default where I have no obligation and where the court has no jurisdiction.
5. The Judgment and Order asserts, with a cavalier disregard for propriety, that the Respondent, about whom the court knows nothing, has the present ability to pay. Even a modicum of integrity would have prevented such an unfounded assumption. Indeed, being unemployed, I have no ability to pay at all.
6. The Judgment and Order requires the Respondent to notify the District Attorney in writing of any change of address and change in residence and employer within five days after such change. Having been threatened with a concocted and clearly fraudulent criminal prosecution, I will definitely refuse to do so since any such notification would, in the event of such prosecution, most certainly be used against me.

I believe this case to be a conspiracy for the unlawful conversion and usurpation of my rights and property. Because of the lack of due process, the incompetence of the court, the fraudulent nature of the accusation, and the utter disregard for my rights, the case creates a liability to charges of perjury, extortion, fraud, deprivation of rights under color of law, libel, and conspiracy. I hold JACK S. CARDINALE, KAREN FISHER HENDERSON, LEE F. DELGRANDE, LOIS KITTLE, LORITA ANN TAYLOR, the County of Santa Clara, the Superior Court of the State of California in and for the County of Santa Clara, and the Santa Clara County Family Support Trustee, culpable in this matter. I demand that you immediately file the appropriate charges in the court of appropriate jurisdiction.

I also demand that the Superior Court of the State of California in and for the County of Santa Clara rescind any and all charges against me, that it reverse any penalties which might have been ordered against me, and that it stay LORITA ANN TAYLOR from further harassment of me.

Sincerely,



Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

Saturday, June 13, 1992

Jack S. Cardinale
Deputy District Attorney, Santa Clara County
2645 Zanker Road
San Jose, California 95134

Dear Sir

I recently received a bundle of documents from you, relating to case No. DA 004443. The documents reveal various errors. I have responded to some of those errors in a letter to George W. Kennedy. In this letter to you, I'm responding to the second item in the bundle, euphemistically headed "Important Notice", and claiming to be an order of a court.

This "Important Notice" refers to an account which is allegedly mine. I know nothing of any such account, nor have I applied for one. The "Important Notice" also threatens various enforcement actions against me. Since I'm under no obligation which would require enforcement, the threats all seem superfluous. Nevertheless, one of them is a threat of criminal prosecution, and I always take a threat of criminal prosecution seriously. Therefore, I'll respond to it.

Any criminal prosecution against me must be founded upon a specific accusation of a particular crime. The alleged crime must be a violation of some law under which I have a provable obligation. There must be some probable cause for the accusation. There must be some evidence and maybe even some witnesses. There must be a corpus delicti and it's always nice if you can suggest a motive. After first establishing jurisdiction, the court must inform me of the charges against me, acquaint me with the evidence, and allow me to face my accusers, who must bear the burden of proof. The court must, at every step of the prosecution, scrupulously observe requirements of due process. The present case, failing each and all of the above named stipulations, is without legal merit. Nevertheless, having been threatened, I must inform you that:

1. I have the right to remain silent and therefore need not answer any questions;
2. I need not provide any information that I believe might be used against me, and therefore again, I need not answer any questions;
3. I must be presumed innocent, and therefore need not prove anything except in response to some convincing evidence, after it has been presented to a grand jury and etc. While attempting such proof, my refusal to provide information which I believe might be used against me cannot itself be used against me;

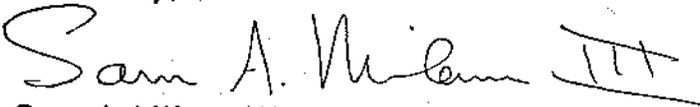
Saturday, June 13, 1992

4. I'm entitled to a trial by a jury of my peers. Please be informed that an accredited, documented member of the established political community fails my test of peerage.

Also on this "Important Notice", you advised me that it's in my interest to make all payments in a timely fashion. Do you presume to be my counsel by so advising me? Since I haven't retained you as counsel, and since you appear to be in the position of a prosecutor, you cannot legally or ethically advise me of anything. Also, I have no obligation to make any payments.

I consider this case to be a conspiracy for the unlawful conversion and usurpation of my rights and property. Because of the lack of due process, the incompetence of the court, the fraudulent nature of the accusation, and the utter disregard for my rights, it is clear that the case creates a liability to charges of perjury, extortion, fraud, deprivation of rights under color of law, libel, and conspiracy. I hold you, KAREN FISHER HENDERSON, LEE F. DELGRANDE, LOIS KITTLE, LORITA ANN TAYLOR, the County of Santa Clara, the Superior Court of the State of California in and for the County of Santa Clara, and the Santa Clara County Family Support Trustee, culpable in this matter. I have demanded in a separate letter that George W. Kennedy initiate various appropriate charges.

Sincerely,



Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

069200001703711

MONTH:	JUNE	1992
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 479 E. 700 N.
 O FIRTH ID 83236
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT JUNE 1992

DESCRIPTION OF ACCOUNT		PRIOR BALANCE		NEW BALANCE		
		ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	MAY CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	5996.65	0.00	0.00	49.58	6046.23
	SUBTOTAL	6346.65	0.00	0.00	49.58	6396.23
	JUN CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		6346.65	0.00	350.00	49.58	6746.23
ALL CASES - TOTAL		6346.65	0.00	350.00	49.58	6746.23
REPAYMENT AMOUNT DUE THIS MONTH ▶		6396.23	+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED PAY THIS AMOUNT ▶	6746.23

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what was due for that month, interest was calculated on the unpaid amount for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there was no interest or if the interest was paid off, the payment was applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at: District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your DA case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.

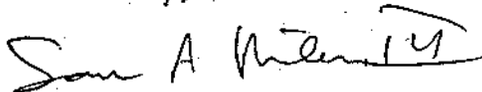
Saturday, June 20, 1992

Santa Clara County
Office of the District Attorney
Family Support Division
Dept. 1722, Box 61000
San Francisco, California 94161-1722

Dear Sir

Please terminate this account. It was improperly initiated, and isn't a valid account. If you wish further details, you may contact either District Attorney George W. Kennedy or Deputy District Attorney Jack S. Cardinale.

Sincerely,

A handwritten signature in cursive script, appearing to read "Sam A. Milam III".

Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

County of Santa Clara

Office of the District Attorney
Family Support Division

2645 Zanker Road
San Jose, California 95134
(408) 433-9600



George W. Kennedy
District Attorney

In reply refer to
FSB#0051012

June 30, 1992

Mr. Sam A. Milam, III
479 E. 700 N.
Firth, Idaho 83236

RE: COUNTY OF SANTA CLARA vs SAM A. MILAM, III

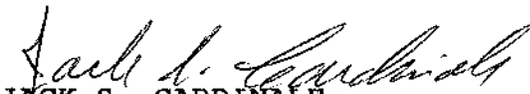
Dear Mr. Milam:

Your letters of June 11, 1992 and June 13, 1992 have been received.

In response thereto I have researched our case file. On March 20, 1992, you were personally served a copy of the summons and complaint and notice of your right to an attorney. The complaint was to establish the paternity of Katrina Marie Milam, born February 2, 1985. In addition the complaint requested child support in the amount of \$350.00 per month. You did not file an answer to this complaint and on December 30, 1991, your default was taken. On February 24, 1992, a trial was held and you were found to be the father of Katrina and ordered to pay child support in the sum of \$350.00 per month.

Should you wish to contest these proceedings you should act immediately. Legal steps to set aside this action are governed by California law, which you must comply with. Time is of the essence. Any delay on your part will be to your detriment. You must file the necessary legal documents with the court. Of course you can do this either yourself or have an attorney do it on your behalf.

Very truly yours,


JACK S. CARDINALE
Deputy District Attorney

JSC/as

Monday, July 13, 1992

George W. Kennedy
District Attorney, Santa Clara County
2645 Zanker Road
San Jose, California 95134

Dear Sir

I recently received a letter from JACK S. CARDINALE. The letter is dated June 30, 1992 and is signed by JACK S. CARDINALE. I'm responding to that letter.

1. JACK S. CARDINALE stated in the letter (and I quote):

" . . . I have researched our case file. On March 20, 1992, you were personally served a copy of the summons and complaint and notice of your right to an attorney"

No such service was ever made. Therefore either

1. the statement made by JACK S. CARDINALE is an outright lie,
2. someone has falsified his case file, or
3. both of the above.

I believe that JACK S. CARDINALE has committed fraud. I demand that you bring the appropriate charges against JACK S. CARDINALE.

2. Again, I quote JACK S. CARDINALE:

"You did not file an answer to this complaint and on December 30, 1991, your default was taken. On February 24, 1992, a trial was held and you were found to be the father of Katrina and ordered to pay child support"

Thus, according to JACK S. CARDINALE,

1. on December 30, 1991, my alleged default was taken,
2. on February 24, 1992, I was found "guilty", and finally
3. on March 20, 1992, the papers, to which I "did not file an answer" were allegedly served to me.

If things really happened in that order, then JACK S. CARDINALE and the court have conspired to commit fraud and to usurp my rights under color of law. If things did not happen in that order, then JACK S. CARDINALE appears to be a liar. Whether or not things happened in that order, the fact that he claims they did compromises his position so thoroughly as to suggest that he's a complete moron. It therefore seems appropriate that he not only be charged with fraud, extortion, conspiracy, and deprivation of rights under color of law, but that he subsequently be dismissed from his position due to his apparant inability to do his job. The man seems to me to be an embarrassment to you.

Monday, July 13, 1992

3. Again, I quote JACK S. CARDINALE:

"Should you wish to contest these proceedings you should act immediately. Legal steps to set aside this action are governed by California law, which you must comply with You must file the necessary legal documents with the court"

I need not contest the proceedings of a kangaroo court. Such action need not be set aside because it is inherently void. If California law supports it, then California law is void. In either case, I have no obligation to comply with California law, nor must I prove this assertion. The court must bear the burden of proof. It must **first** prove its jurisdiction over me. It must further prove the authority of the law over me. It has utterly failed to do either.

4. One last time, I will quote JACK S. CARDINALE.

" . . . a trial was held and you were . . . ordered to pay Time is of the essence. Any delay on your part will be to your detriment."

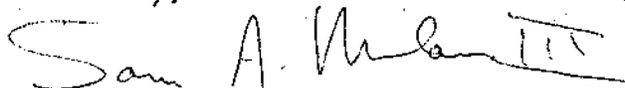
Not only is this thinly veiled threat an offense to my dignity, it is attempted extortion. I demand that you charge JACK S. CARDINALE with conspiracy to commit extortion.

I have given instructions to JACK S. CARDINALE in my letters to him, dated June 11, 1992 and June 13, 1992. JACK S. CARDINALE has acknowledged in writing his receipt of my two letters. JACK S. CARDINALE has utterly failed to comply with my instructions, as given in those two letters. He has also utterly failed to answer the charges I made in those two letters. I'm enclosing herewith copies of those two letters. I demand that you compel JACK S. CARDINALE to comply with my instructions, as given in those letters, prior to bringing charges against him and terminating his employment.

I'm enclosing herewith a copy of the letter by JACK S. CARDINALE, dated June 30, 1992, to which my present letter is a response.

I'm also notifying JACK S. CARDINALE, by copy of this letter, of my demands and my position. I hereby suggest that, after complying with my various demands, his most prudent action would be to resign with as much grace as his devious ingenuity can devise.

Sincerely,



Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

copy to: JACK S. CARDINALE

079200001703711

MONTH:	JULY	1992
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM
 Y 479 E. 700 N.
 O FIRTH
 R

SAM AIII
 ID 83236

CASE 1: 0051012

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT JULY 1992

DESCRIPTION OF ACCOUNT		PRIOR BALANCE			NEW BALANCE	
		ARREARS & INTEREST	PAYMENT APPLIED LAST MONTH	NEW CURRENT SUPPORT	NEW INTEREST DUE	ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	JUN CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	6396.23	0.00	0.00	52.50	6448.73
	SUBTOTAL:	6746.23	0.00	0.00	52.50	6798.73
	JUL CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		6746.23	0.00	350.00	52.50	7148.73
ALL CASES - TOTAL		6746.23	0.00	350.00	52.50	7148.73
REPAYMENT AMOUNT DUE THIS MONTH ▶		6798.73	+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED PAY THIS AMOUNT ▶	7148.73

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what was due for that month, interest was calculated on the unpaid amount for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there was no interest or if the interest was paid off, the payment was applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at: District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your DA case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.

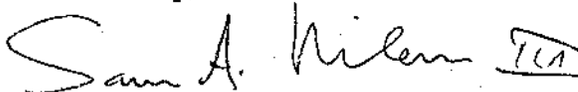
Tuesday, July 14, 1992

Santa Clara County
Office of the District Attorney
Family Support Division
Dept. 1722, Box 61000
San Francisco, California 94161-1722

Dear Sir

Please terminate this account. It was improperly initiated, and isn't a valid account. If you wish further details, you may contact either District Attorney George W. Kennedy or Deputy District Attorney Jack S. Cardinale.

Sincerely,

A handwritten signature in cursive script that reads "Sam A. Milam III". The signature is written in dark ink and includes a stylized flourish at the end.

Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

Santa Clara County
 Office of the District Attorney
 Family Support Division
 Dept. 1722, Box 61000
 San Francisco, CA 94161-1722

089200001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	AUGUST	1992
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 479 E. 700 N.
 O FIRTH ID 83236
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT AUGUST 1992

DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
			ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH			=	ARREARS & INTEREST
			1	2	3	4	5	
KATRINA		JUL CURR C/S	350.00	0.00	0.00	0.00	350.00	
		CH SUPT ARRS	6798.73	0.00	0.00	55.42	6854.15	
		SUBTOTAL	7148.73	0.00	0.00	55.42	7204.15	
		AUG CURR C/S	0.00	0.00	350.00	0.00	350.00	
CASE TOTALS			7148.73	0.00	350.00	55.42	7554.15	
ALL CASES - TOTAL			7148.73	0.00	350.00	55.42	7554.15	
REPAYMENT AMOUNT DUE THIS MONTH ▶			7204.15	+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED PAY THIS AMOUNT ▶	7554.15	

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what was due for that month, interest was calculated on the unpaid amount for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there was no interest or if the interest was paid off, the payment was applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at: District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your DA case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.

Sunday, August 30, 1992

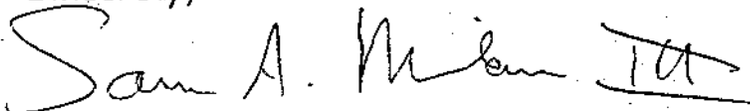
George Bush
The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C. 20500

Dear Mr. Bush

For more than a year now, the District Attorney in Santa Clara County, California, has been attempting to force me to pay money which I have no obligation to pay. During this attempt, various parties in the District Attorney's office, or in association with him, have implicated themselves in various criminal acts. In response, I have written two letters to the District Attorney and two letters to the Deputy District Attorney. In these letters, I have noted some of their technical errors, documented their criminal acts, and demanded that the guilty parties be punished. I have also demanded an end to the threats and harassment. No one at the District Attorney's office has even acknowledged my charges, and I see no indication at all of corrective action. Predictably, the District Attorney, or those in his employ, have continued to harass me.

I'm enclosing herewith copies of my letters, for your information. If you need copies of the various missives to me, I will provide them. I hope that you, as the chief executive of your government, will instruct the District Attorney in Santa Clara County, California, of the limits of his prerogatives, correct his criminal behavior, and end his harassment of me.

Sincerely,

A handwritten signature in cursive script that reads "Sam A. Milam III". The signature is written in dark ink and is positioned above the typed name and address.

Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

099200001703711

MONTH: SEPTEMBER 1992
AMOUNT ENCLOSED \$

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 479 E. 700 N.
 O FIRTH ID 83236
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT SEPTEMBER 1992

DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
			ARREARS & INTEREST					=	ARREARS & INTEREST
			1		2	3	4		5
KATRINA		AUG CURR C/S	350.00		0.00	0.00	0.00		350.00
		CH SUPT ARRS	7204.15		0.00	0.00	58.33		7262.48
		SUBTOTAL:	7554.15		0.00	0.00	58.33		7612.48
		SEP CURR C/S	0.00		0.00	350.00	0.00		350.00
CASE TOTALS			7554.15		0.00	350.00	58.33		7962.48
ALL CASES - TOTAL			7554.15		0.00	350.00	58.33		7962.48
REPAYMENT AMOUNT DUE THIS MONTH ▶			7612.48		+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED PAY THIS AMOUNT ▶		7962.48

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what was due for that month, interest was calculated on the unpaid amount for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there was no interest or if the interest was paid off, the payment was applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at: District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your DA case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.

County of Santa Clara

Office of the District Attorney
Family Support Division



2645 Zanker Road
San Jose, California 95134
(408) 433-9600

***** EMPLOYEE COPY *****
FOR YOUR INFORMATION - NO NEED TO RESPOND

George W. Kennedy
District Attorney

September 18, 1992

Telephone: 922-1400
FSB NO. 0051012 38ORNZ
ASSGN. WORKER # T325C

ADVANCED MICRO DEVICES
Personnel Department
927 THOMPSON PL

SUNNYVALE, CA 94086

RE: SAM A. MILAM, III
SS#: UNKNOWN
DOB: 09/29/46
DL#: N0663326

Sir/Madam:

We are advised that the above named employee is or has been in your employ. If so, please indicate in the blank columns below his/her monthly gross earnings for the period indicated:

1990		1991		1992	
Jan _____	Jul _____	Jan _____	Jul _____	Jan _____	Jul _____
Feb _____	Aug _____	Feb _____	Aug _____	Feb _____	Aug _____
Mar _____	Sep _____	Mar _____	Sep _____	Mar _____	Sep _____
Apr _____	Oct _____	Apr _____	Oct _____	Apr _____	Oct _____
May _____	Nov _____	May _____	Nov _____	May _____	Nov _____
Jun _____	Dec _____	Jun _____	Dec _____	Jun _____	Dec _____

EMPLOYER - Kindly complete the following information:

Occupation: _____
 Presently in your employ? Yes No Date of Hire: _____
 Address of present work site: _____
 Rate of pay: Hour _____ Week _____ Semi-monthly _____ Monthly _____
 Union Affiliation: _____ Employee's Phone: _____
 Social Security Number (VERY IMPORTANT): _____
 Employee's birthdate: _____ Dependents claimed: _____
 Employee's last known home residence: _____
 Is health insurance available to employee? Yes No
 If yes, Name of Insurance Carrier: _____ Effective Date: _____
 Address of Insurance Carrier: _____ Telephone: _____
 If terminated, give date: _____ Reason: _____
 New employment if known: _____
 Signature of person giving information: _____
 Print Name and Title: _____ Telephone: _____
 Very truly yours,

RICK TRAPP
FAMILY SUPPORT OFFICER II

DISTRICT ATTORNEY'S OFFICE
FAMILY SUPPORT DIVISION

SAM A. MILAM, III
479 E. 700 N.

FIRTH
ID, 83236

NOTE: "The employer shall cooperate with and provide relevant employment and income information to the district attorney for the purpose of ... enforcing the support obligation." "An employer which fails to provide relevant employment information to the district attorney within 30 days, ... may be assessed a maximum of five hundred (\$500.00), plus attorney fees and costs." Civil Code Section 4390.16.

A copy of this form was mailed to the employer.

County of Santa Clara

Office of the District Attorney
Family Support Division

2645 Zanker Road
San Jose, California 95134
(408) 433-9600



George W. Kennedy
District Attorney

September 18, 1992

Telephone: 922-1400
FSB NO. 0051012 38ORNZ
ASSGN. WORKER # T325C

ADVANCED MICRO DEVICES
Personnel Department
927 THOMPSON PL

SUNNYVALE, CA 94086

RE: SAM A. MILAM, III
SS#: UNKNOWN
DOB: 09/29/46
DL#: N0663326

Dear ADVANCED MICRO DEVICES:

We are advised that the above named employee is or has been in your employ. If so, please indicate in the blank columns below his/her monthly gross earnings for the period indicated:

1990		1991		1992	
Jan _____	Jul _____	Jan _____	Jul _____	Jan _____	Jul _____
Feb _____	Aug _____	Feb _____	Aug _____	Feb _____	Aug _____
Mar _____	Sep _____	Mar _____	Sep _____	Mar _____	Sep _____
Apr _____	Oct _____	Apr _____	Oct _____	Apr _____	Oct _____
May _____	Nov _____	May _____	Nov _____	May _____	Nov _____
Jun _____	Dec _____	Jun _____	Dec _____	Jun _____	Dec _____

EMPLOYER - Kindly complete the following information:

Occupation: _____
 Presently in your employ? Yes No Date of Hire: _____
 Address of present work site: _____
 Rate of pay: Hour _____ Week _____ Semi-monthly _____ Monthly _____
 Union Affiliation: _____ Employee's Phone: _____
 Social Security Number (VERY IMPORTANT): _____
 Employee's birthdate: _____ Dependents claimed: _____
 Employee's last known home residence: _____
 Is health insurance available to employee? Yes No
 If yes, Name of Insurance Carrier: _____ Effective Date: _____
 Address of Insurance Carrier: _____ Telephone: _____
 If terminated, give date: _____ Reason: _____
 New employment if known: _____
 Signature of person giving information: _____
 Print Name and Title: _____ Telephone: _____
 Very truly yours,

RICK TRAPP
FAMILY SUPPORT OFFICER II

DISTRICT ATTORNEY'S OFFICE
FAMILY SUPPORT DIVISION

SAM A. MILAM, III
479 E. 700 N.

FIRTH
ID, 83236

NOTE: "The employer shall cooperate with and provide relevant employment and income information to the district attorney for the purpose of ... enforcing the support obligation." "An employer which fails to provide relevant employment information to the district attorney within 30 days, ... may be assessed a maximum of five hundred (\$500.00), plus attorney fees and costs." Civil Code Section 4390.16.

A copy of this form was mailed to the employee.

COUNTY OF SANTA CLARA
OFFICE OF THE DISTRICT ATTORNEY
Family Support Division

2645 Zanker Road
San Jose, California 95134
(408) 433-9600

George W. Kennedy
District Attorney

September 18, 1992

Telephone: 922-1400
In reply refer to:
FSB NO.:0051012 380RNZ
ASSGN. WORKER # T325C

SAM A. MILAM, III
479 E. 700 N.,
FIRTH, ID 83236

RE: COUNTY OF SANTA CLARA vs.
SAM A. MILAM, III

Dear Sir/Madam:

The records of our Family Support Trustee indicate you are in arrears in the above support action \$ 7,962.48 as of 9/18/92.

Please return the bottom portion of this letter showing what arrangements you are going to make on current as well as past due child support within fifteen days.

Under the law, the District Attorney's Office is required to take all legal steps whether of a civil or a criminal nature, necessary to obtain child support. If this department cannot obtain your cooperation, we will have no recourse but to decide on the appropriate action to take based on the evidence we now have.

So that we will have up-to-date information respecting your circumstances, kindly fill out and return the enclosed Declaration.

Please use the enclosed envelope for your reply.

Sincerely,

RICK TRAPP
FAMILY SUPPORT OFFICER II

PLEASE PRINT

ACCOUNT # _____ YOUR NAME: _____
TELEPHONE #: _____

EMPLOYER: _____
EMPLOYER'S ADDRESS: _____
GROSS PAY: \$ _____ month; \$ _____ week.
SOCIAL SECURITY NUMBER: _____
CURRENT RESIDENCE ADDRESS: _____
(If other than above)

It is my intention to bring this account up to date by making payments to the Family Support Trustee of \$ _____ per week/month in ADDITION to my regular payments.

YOUR SIGNATURE _____ DATE _____

Wednesday, September 23, 1992

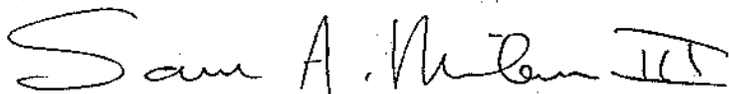
George W. Kennedy
District Attorney, Santa Clara County
2645 Zanker Road
San Jose, California 95134

Mr. Kennedy

In the letters referenced below, I've reported various technical errors and criminal activities that have occurred within your office, or within your purview. I've also complained of the harassment of me by your office. I've demanded corrections of the errors, an end to the criminal activities, punishment of the guilty parties, and an end to the harassment. I see no indication of any corrective action, and I'm still being harassed.

I again demand that you correct the errors, end the criminal activities, punish the guilty parties, and end the harassment. If you don't satisfy my demands, I will conclude that you are a party to the ongoing criminal conspiracy, and I will hold you culpable.

Sincerely,



Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

References:

1. Letter from Sam A. Milam III to Jack S. Cardinale, Thursday, June 11, 1992
2. Letter from Sam A. Milam III to George W. Kennedy, Saturday, June 13, 1992
3. Letter from Sam A. Milam III to Jack S. Cardinale, Saturday, June 13, 1992
4. Letter from Sam A. Milam III to George W. Kennedy, Monday, July 13, 1992

Santa Clara County
 Office of the District Attorney
 Family Support Division
 Dept. 1722, Box 61000
 San Francisco, CA 94161-1722

109200001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	OCTOBER	1992
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 479 E. 700 N.
 O FIRTH ID 83236
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT OCTOBER 1992

DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	NEW BALANCE	
			ARREARS & INTEREST					=	ARREARS & INTEREST
			1		2	3	4	5	
KATRINA		SEP CURR C/S	350.00		0.00	0.00	0.00		350.00
		CH SUPT ARRS	7612.48		0.00	0.00	61.25		7673.73
		SUBTOTAL:	7962.48		0.00	0.00	61.25		8023.73
		OCT CURR C/S	0.00		0.00	350.00	0.00		350.00
CASE TOTALS			7962.48		0.00	350.00	61.25		8373.73
ALL CASES - TOTAL			7962.48		0.00	350.00	61.25		8373.73
REPAYMENT AMOUNT DUE THIS MONTH ▶			8023.73	+	CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED ▶		8373.73
							PAY THIS AMOUNT ▶		

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what was due for that month, interest was calculated on the unpaid amount for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there was no interest or if the interest was paid off, the payment was applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at: District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your DA case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.

COUNTY OF SANTA CLARA
OFFICE OF THE DISTRICT ATTORNEY
Family Support Division

2645 Zanker Road
San Jose, California 95134
(408) 433-9600

George W. Kennedy
District Attorney

September 18, 1992

Telephone: 922-1400
In reply refer to:
FSB NO.: 0051012 380RNZ
ASSGN. WORKER # T325C

SAM A. MILAM, III
479 E. 700 N.,
FIRTH, ID 83236

RE: COUNTY OF SANTA CLARA vs.
SAM A. MILAM, III

Dear Sir/Madam:

The records of our Family Support Trustee indicate you are in arrears in the above support action \$ 7,962.48 as of 9/18/92.

Please return the bottom portion of this letter showing what arrangements you are going to make on current as well as past due child support within fifteen days.

Under the law, the District Attorney's Office is required to take all legal steps whether of a civil or a criminal nature, necessary to obtain child support. If this department cannot obtain your cooperation, we will have no recourse but to decide on the appropriate action to take based on the evidence we now have.

So that we will have up-to-date information respecting your circumstances, kindly fill out and return the enclosed Declaration.

Please use the enclosed envelope for your reply.

Sincerely,

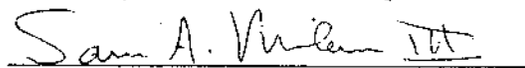
RICK TRAPP
FAMILY SUPPORT OFFICER II

PLEASE PRINT

ACCOUNT # See above
YOUR NAME: See above
TELEPHONE #: None

EMPLOYER: _____
EMPLOYER'S ADDRESS: _____
GROSS PAY: \$ _____ month; \$ _____ week.
SOCIAL SECURITY NUMBER: _____
CURRENT RESIDENCE ADDRESS: _____
(If other than above)

It is my intention to pay the above amount in a form that is equally as valid as your claim against me. Enclosed is \$ 8000.00 in that form. You may keep the change.


YOUR SIGNATURE

DATE October 2, 1992



SUPERIOR COURT OF CALIFORNIA
COUNTY OF SANTA CLARA
Declaration - Family Support

COUNTY OF SANTA CLARA
STATE OF CALIFORNIA

Petitioner,

DECLARATION OF RESPONDENT

NO.

SAM A. MILAM, III

DATE OF BIRTH: _____

Respondent

SOCIAL SECURITY #: _____

DL#: _____

1. NAME: _____ OCCUPATION: _____

2. HOME ADDRESS: _____
(Street, City, State, Zip)

3. HOME PHONE #: _____ BUSINESS PHONE #: _____

4. EMPLOYER'S NAME: _____

5. EMPLOYER'S ADDRESS: _____

6. HOURLY WAGE: _____ HOURS WORKED PER WEEK: _____

7. GROSS PAY: _____ PER (WEEK/MONTH) (BIWEEKLY) NET PAY: _____
(Before Taxes)
(After Deductions)

MANDATORY UNION DUES: _____ MANDATORY RETIREMENT: _____
(provide paycheck stub)

HEALTH INSURANCE PREMIUMS: _____ (for self or children)

8. SPOUSES GROSS PAY: _____ PER (WEEK) (MONTH) (BIWEEKLY)
NET PAY: _____ (Provide paycheck stub)

9. OTHER INCOME: _____ EXPLAIN SOURCE: _____

10. SELF EMPLOYED: YES ____ NO ____ (If yes, provide latest quarterly
business report)
NET INCOME AFTER BUSINESS EXPENSE DEDUCTED: _____

11. INCOME TAX FILING STATUS: _____ (PROVIDE LATEST COPY OF IRS TAX RETURN)

FAMILY COMPOSITION

11. LIST NAMES AND RELATIONSHIPS OF PERSONS YOU SUPPORT, (EXCLUDE YOURSELF)

NAME	AGE	SCHOOL	GRADE	RELATIONSHIP	LIVING WITH YOU?

12. ARE YOU PAYING _____ OR RECEIVING _____ COURT ORDERED CHILD SUPPORT?:
AMOUNT \$ _____

13. ARE YOU PAYING _____ OR RECEIVING _____ COURT ORDERED SPOUSAL SUPPORT?:
AMOUNT \$ _____

14. IS SPOUSE PAYING _____ OR RECEIVING _____ COURT ORDERED CHILD SUPPORT?:
AMOUNT \$ _____

15. REGULAR MONTHLY EXPENSES

RENT:	\$ _____	MEDICAL/DENTAL:	\$ _____
FOOD:	\$ _____	LAUNDRY:	\$ _____
CLOTHES:	\$ _____	UTILITIES:	\$ _____
INSURANCE:	\$ _____	TRANSPORTATION:	\$ _____
ENTERTAINMENT:	\$ _____	CREDIT CARDS:	\$ _____

INSTALLMENT PAYMENTS

HOUSE PAYMENT:	\$ _____	BALANCE OWING:	\$ _____
CAR PAYMENT:	\$ _____	BALANCE OWING:	\$ _____
LOANS	\$ _____	BALANCE OWING:	\$ _____

16. ADDITIONAL FACTS: _____

I DECLARE UNDER PENALTY OF PERJURY, THAT THE FOREGOING IS TRUE AND CORRECT.

DATED: _____ 19__ AT _____, CALIFORNIA

SIGNATURE: _____

Declaration of Victim

Shown below are pictures of the Declaration that they wanted me to complete. I confess that I modified the form ever so slightly before I completed it and returned it.

Just for another indication of their astonishing inability to do anything right, I'd like to point out another of their many errors. Notice that they have two different items (the last item on page 1 and the first item on page 2) that are designated as item number 11. That isn't one of my modifications. The form came with that error.

Yet another error is in the title of the document. The title of the document on page 1 is "Declaration — Family Support". The title of the document on page 2 is "DECLARATION OF RESPONDENT". That's pretty pathetic for a formal declaration, but it's typical of the level of inability exhibited by the people in the DA's office.

In all honesty, I must note an error of my own. Some time after I submitted the form, I noticed that I'd misspelled Santa Claus. I suppose that the error was a consequence of the large amount of constitutional research that I was doing at the time. I was typing the word clause quite frequently and I typed Santa Clause without noticing that I'd done it.

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SANTA CLARA
Declaration - Family Support

I Swanie, Leroy!

COUNTY OF SANTA CLARA
STATE OF CALIFORNIA

Bureaucrat,

DECLARATION OF VICTIM

NO. (. . . a very good answer.)

DATE OF BIRTH: I don't remember that far back.

SAM A. MILAM, III

Victim

SOCIAL SECURITY #: I'm insecure and antisocial.

DL#: What does DL stand for?

1. NAME: You may call me "Sir". OCCUPATION: Bureaucrat Baiting

2. HOME ADDRESS: 1600 Pennsylvania Avenue, N.W., Washington, D. C. 20500
(Street, City, State, Zip)

3. HOME PHONE #: 208 525-7116 BUSINESS PHONE #: 208 525-7117

4. EMPLOYER'S NAME: I don't remember that far back.

5. EMPLOYER'S ADDRESS: Ditto

6. HOURLY WAGE: The wages of Sin is Death. HOURS WORKED PER WEEK: work is never done
A woman works from sun to sun, But a free man's

7. GROSS PAY: I'm not gross PER (WEEK/MONTH) (BIWEEKLY) NET PAY: I don't do nets.
(Before Taxes)
(After Deductions)

MANDATORY UNION DUES: I don't do mandatory MANDATORY RETIREMENT: _____
(provide paycheck stub)

HEALTH INSURANCE PREMIUMS: _____ (for self or children) Well, make up your mind.

8. SPOUSES GROSS PAY: That Bitch? PER (WEEK) (MONTH) (BIWEEKLY)
NET PAY: _____ (Provide paycheck stub)

9. OTHER INCOME: _____ EXPLAIN SOURCE: Like, man, that's where it all starts!

10. SELF EMPLOYED: YES _____ NO _____ (If yes, provide latest quarterly business report)
NET INCOME AFTER BUSINESS EXPENSE DEDUCTED: _____

11. INCOME TAX FILING STATUS: Drop Out. (PROVIDE LATEST COPY OF IRS TAX RETURN)

11. LIST NAMES AND RELATIONSHIPS OF PERSONS YOU SUPPORT, (EXCLUDE YOURSELF)

NAME

I support myself and my positions before any others. I refuse to exclude myself.

I support Devon Milford. He knew that we need a different kind of resistance than we've ever had before.

I support Sarah Conner. She rose to the challenge.

I support Santa Clause. He brings joy to little children.

12. ARE YOU PAYING _____ OR RECEIVING _____ COURT ORDERED CHILD SUPPORT?:
AMOUNT \$ _____ Court Orders violate the Doctrine of Separation of Powers

13. ARE YOU PAYING _____ OR RECEIVING _____ COURT ORDERED SPOUSAL SUPPORT?:
AMOUNT \$ _____ Court Orders are repugnant to the Constitution

14. IS SPOUSE PAYING _____ OR RECEIVING _____ COURT ORDERED CHILD SUPPORT?:
AMOUNT \$ _____ The Constitution doesn't apply to me anyway, so what the Hell
difference does it make?

15. REGULAR MONTHLY EXPENSES

RENT:	\$ <u>Outlandish</u>	MEDICAL/DENTAL:	\$ <u>Inconceivable</u>
FOOD:	\$ <u>Outrageous</u>	LAUNDRY:	\$ <u>Incredible</u>
CLOTHES:	\$ <u>Extraordinary</u>	UTILITIES:	\$ <u>Unbelievable</u>
INSURANCE:	\$ <u>Unimaginable</u>	TRANSPORTATION:	\$ <u>Astounding</u>
ENTERTAINMENT:	\$ <u>Unspeakable</u>	CREDIT CARDS:	\$ <u>Intolerable</u>

INSTALLMENT PAYMENTS

HOUSE PAYMENT:	\$ <u>Inevitable</u>	BALANCE OWING:	\$ <u>Astronomical</u>
CAR PAYMENT:	\$ <u>Unavoidable</u>	BALANCE OWING:	\$ <u>Universal</u>
LOANS	\$ <u>Pathetic</u>	BALANCE OWING:	\$ <u>Unlimited</u>

16. ADDITIONAL FACTS: If you took all the mackerel caught off the east coast of the U.S.

during any twelve month period and laid them nose to tail across the Sahara Desert,

they'd stink real bad.

I DECLARE THAT THE FOREGOING IS NONE OF YOUR DAMNED BUSINESS.

DATED: October 5 1992 AT Firth, IDAHO

SIGNATURE: _____



Santa Clara County
 Office of the District Attorney
 Family Support Division
 Dept. 1722, Box 61000
 San Francisco, CA 94161-1722

119200001703711

PAGE 1 OF 1
 INQUIRIES: (408) 922-1400

MONTH:	NOVEMBER 1992
AMOUNT ENCLOSED \$	

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 479 E. 700 N.
 O FIRTH ID 83236
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.

MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT NOVEMBER 1992

DESCRIPTION OF ACCOUNT		PRIOR BALANCE			NEW BALANCE	
		ARREARS & INTEREST	PAYMENT APPLIED - LAST MONTH	NEW CURRENT + SUPPORT	NEW INTEREST + OWED	= ARREARS & INTEREST
FOR YOUR CHILDREN	ACCOUNT TYPE	1	2	3	4	5
KATRINA	OCT CURR C/S	350.00	0.00	0.00	0.00	350.00
	CH SUPT ARRS	8023.73	0.00	0.00	64.17	8087.90
	SUBTOTAL:	8373.73	0.00	0.00	64.17	8437.90
	NOV CURR C/S	0.00	0.00	350.00	0.00	350.00
CASE TOTALS		8373.73	0.00	350.00	64.17	8787.90
ALL CASES - TOTAL		8373.73	0.00	350.00	64.17	8787.90
REPAYMENT AMOUNT DUE THIS MONTH ▶		8437.90	+ CURRENT SUPPORT DUE THIS MONTH ▶	350.00	+ TOTAL OWED ▶	8787.90
					PAY THIS AMOUNT ▶	

ENTER CHANGE OF ADDRESS, TELEPHONE AND EMPLOYER HERE

IMPORTANT NOTICE:

When a payment for a month is either not made at all or is less than what was due for that month, interest was calculated on the unpaid amount for that month and thereafter. The rate of interest was 7% for any amounts that were owing before January 1, 1983, and is 10% for amounts owing after that date (CCP 685.010). Under California law, interest accrues automatically as a matter of law.

Payments are applied first to any current support that is owed for the month in which the payment was received. Anything more than the current amount is applied first to any interest which may have accrued as of that time; then if there was no interest or if the interest was paid off, the payment was applied to any outstanding support arrears or welfare reimbursement balance due. This method of application is required by law (CCP 695.220).

If you have questions regarding the statement, please write our office at: District Attorney, Family Support Division, 2645 Zanker Road, San Jose, CA 95134. Be sure to include your DA case number. If you have made payments which are not reflected in the total listed on the application or if you know facts which may affect the amount owing, such as a child named in the order living with you that we did not know about, please be prepared to provide verification. This might consist of cancelled checks or other receipts for payments, or school or other records which show receipts for payments, or school or other records which show the child lives with you. In this way, any dispute may be resolved.



DEPARTMENT OF HEALTH & HUMAN SERVICES

Administration for
Children and Families

Region X
M/S RX-34
2201 Sixth Avenue
Seattle, WA 98121

NOV 3 1992

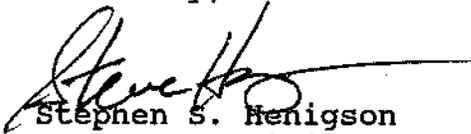
Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

Dear Mr. Milam:

Your letter of August 30 to President George Bush was sent to our office for reply.

In order to expedite your case, I have referred your inquiry to Deborah Richey, Coordinator, California Central Registry, Department of Justice, Sacramento, California 94203. Ms. Richey will respond directly to you. If you need further assistance in the interim, please call her at (916) 739-4397.

Sincerely,


Stephen S. Henigson
Regional Administrator

109200001703711

MONTH:	OCTOBER	1992
AMOUNT ENCLOSED \$		

P ID # 0000170371
 A MILAM SAM AIII CASE 1: 0051012
 Y 479 E. 700 N.
 O FIRTH ID 83236
 R

YOU MUST RETURN THIS PAYMENT COUPON WITH YOUR PAYMENT.
 MAKE CHECKS PAYABLE TO: FAMILY SUPPORT DIVISION. INTEREST WILL BE CHARGED ON PAYMENTS RECEIVED AFTER THE 25TH OF THE MONTH.
 KEEP STATEMENT PORTION. IF ALL COURT ORDERED PAYMENTS ARE BEING MADE BY YOUR EMPLOYER, THIS STATEMENT IS FOR YOUR RECORDS ONLY.

ID#0000170371 SANTA CLARA COUNTY FAMILY SUPPORT DIVISION CASE ACTIVITY STATEMENT OCTOBER 1992

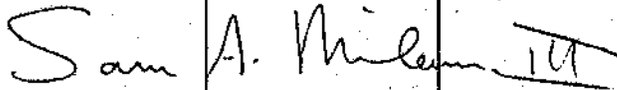
DESCRIPTION OF ACCOUNT	FOR YOUR CHILDREN	ACCOUNT TYPE	PRIOR BALANCE		PAYMENT APPLIED - LAST MONTH	NEW CURRENT - SUPPORT	NEW INTEREST - OWED	NEW BALANCE	
			ARREARS & INTEREST	1				2	3
KATRINA		SEP CURR C/S	350.00		0.00	0.00	0.00		350.00
		CH SUPT ARRS	7612.48		0.00	0.00	61.25		7673.73
		SUBTOTAL:	7962.48		0.00	0.00	61.25		8023.73
		OCT CURR C/S	0.00		0.00	350.00	0.00		350.00
CASE TOTALS			7962.48		0.00	350.00	61.25		8373.73

Friday, November 6, 1992

Dear Sir

I recently sent a payment in kind to RICK TRAPP, of the DA's office, in the amount of \$8000. If RICK TRAPP failed to credit the payment to this account, then it might be prudent for you to consult with him. Perhaps he kept the payment for himself. In any case, I demand that you credit this account with a payment in kind of \$8000, effective immediately.

Sincerely,



Sam A. Milam III

ALL CASES - TOTAL	7962.48	0.00	350.00	61.25	8373.73
REPAYMENT AMOUNT DUE THIS MONTH	8023.73	+ CURRENT SUPPORT DUE THIS MONTH	350.00	+ TOTAL OWED PAY THIS AMOUNT	8373.73

LIEN NOTICE

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):

Recording requested by and return to:

DISTRICT ATTORNEY, SANTA CLARA COUNTY
By: GEORGE J. MAHONEY, Deputy District Attorney
2645 Zanker Road, San Jose, CA 95134
FSB NO. 0051012 380ZKX ASSGN WORKER# T318C

ATTORNEY FOR JUDGMENT CREDITOR ASSIGNEE OF RECORD

NAME OF COURT: SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA
STREET ADDRESS: 170 Park Center Plaza
MAILING ADDRESS:
CITY AND ZIP CODE: San Jose, CA 95113
BRANCH NAME: San Jose
PETITIONER/PLAINTIFF: COUNTY OF SANTA CLARA

RESPONDENT/DEFENDANT: SAM A. MILAM, III

FOR RECORDER'S USE ONLY
11684129
FILED FOR RECORD
AT REQUEST OF

OFFICIAL RECORDS
SANTA CLARA COUNTY
LAURIE KANE
RECORDER

DEC 10 9 40 AM '92

ABSTRACT OF SUPPORT JUDGMENT

CASE NUMBER:
DA004443

1. The ___ judgment creditor assignee of record applies for an abstract of a support judgment and represents the following:

a. Judgment debtor's
Name and last known address
SAM A. MILAM, III
439 S WHITE RD
SAN JOSE, CA 95127

b. Driver's license No. and state: unknown
c. Social Security number: 455-78-4148 ___ unknown
d. Birthdate: 09/29/46 ___ unknown

FEE TO BE COLLECTED
WHEN RELEASE RECORDED

FOR COURT USE ONLY

RECORDED AT THE REQUEST OF AND RETURN TO THE
SANTA CLARA COUNTY DISTRICT ATTORNEY'S OFFICE
FAMILY SUPPORT DIVISION, WITHOUT FEE UNDER
GOVERNMENT CODE SEC. 8103

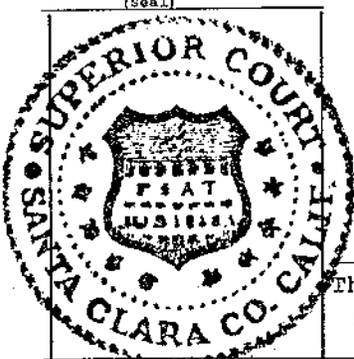
Date: November 23, 1992
RUTH FRANKLIN
(TYPE OR PRINT NAME)

Ruth Franklin
(SIGNATURE OF APPLICANT OR ATTORNEY)

2. I CERTIFY that the judgment entered in this action contains an order for payment of spousal, family, or child support.
3. Judgment creditor (name):
SANTA CLARA COUNTY, STATE OF CA, Assignee whose address appears on this form above the court's name.
4. The support is ordered to be paid to the following county officer (name and address):

FAMILY SUPPORT TRUSTEE, SANTA CLARA COUNTY
Dept. 1722, Box 61000,
San Francisco, CA 94161-1722

5. Judgment debtor (full name as it appears in judgment):
SAM A. MILAM, III
6. a. A judgment was entered on (date):
02-26-92.
b. Renewal was entered on (date):
.
7. An execution lien is endorsed on the judgment as follows:
a. Amount: \$350.00 PM
b. In favor of (name and address): See No. 4
8. A stay of enforcement has
a. not been ordered by the court
b. ___ been ordered by the court effective until (date):
9. This is an installment judgment.



This abstract issued on
(date) NOV. 30 1992

Clerk, by *[Signature]*, Deputy

ABSTRACT OF SUPPORT JUDGMENT

DEPARTMENT OF SOCIAL SERVICES

744 P Street, Sacramento, CA 95814



December 9, 1992

Robert G. Evars, Family Support Manager
Family Support Division
Santa Clara County
2645 Zanker Road
San Jose, CA 95134

Dear Mr. Evars:

RE: SAM A. MILAM, III VS. LORITA ANN TAYLOR

We are forwarding the attached inquiry for your response and request that you respond directly to the inquiring party within 30 days from the date of receipt of this letter.

We are also requesting that a copy of your response be provided to this office within 30 days of receipt of this letter.

If you have any questions, please contact the Child Support Program Improvement Bureau at (916) 654-1532.

Sincerely,

A handwritten signature in cursive script that reads "Laura J. Williams".

LAURA J. WILLIAMS, Chief
Child Support Program
Improvement Bureau

Attachments

cc: Sam A. Milam, III
479 East 700 North
Firth, ID 83236

Friday, December 11, 1992

Stephen S. Henigson, Regional Administrator
Department of Health & Human Services
Administration for Children and Families, M/S RX-34
2201 Sixth Avenue
Seattle, Washington 94121

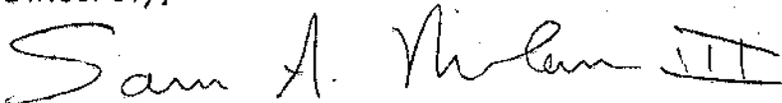
Dear Mr. Henigson

I have received your letter to me, dated November 3, 1992. In that letter, you promised that I would hear from Deborah Richey, a coordinator in the Department of Justice. I have received nothing from her.

For more than a year now, the District Attorney in Santa Clara County, California, has been attempting to force me to pay money which I have no obligation to pay. During this attempt, various parties in the District Attorney's office, or in association with him, have implicated themselves in various criminal acts. In response, I have written various letters to the District Attorney and to the Deputy District Attorney. In these letters, I have noted some of their technical errors, documented their criminal acts, and demanded that the guilty parties be punished. I have also demanded an end to the threats and harassment. No one at the District Attorney's office has even acknowledged my charges, and I see no indication at all of corrective action. Predictably, the District Attorney, or those in his employ, have continued to harass me.

I'm enclosing herewith copies of several relevant letters, for your information. I hope that you, acting on behalf of the chief executive of your government, will instruct the District Attorney in Santa Clara County, California, of the limits of his prerogatives, correct his criminal behavior, and end his harassment of me.

Sincerely,



Sam A. Milam III
479 E. 700 N.
Firth, Idaho 83236

County of Santa Clara

Office of the District Attorney
Family Support Division

2645 Zanker Road
San Jose, California 95134
(408) 433-9600



George W. Kennedy
District Attorney

In reply refer to
FSB#0051012

December 21, 1992

Laura J. Williams, Chief
Child Support Program
Improvement Bureau
744 P Street
Sacramento, CA 95814

RE: COUNTY OF SANTA CLARA vs SAM A. MILAM, III

Dear

Our office has received several communications from Mr. Milam. I have personally responded to Mr. Milam setting forth the facts of the case as known to our office. Mr. Milam's response to our efforts to communicate has been one of utter contempt.

This case arose in our office on or about June 22, 1990, when the mother of Katrina Marie Milam, born February 2, 1985, filed a request for our services pursuant to Title IV-D of the Social Security Act. The custodial parent identified Mr. Milam as the father of Katrina and denied any other sexual relationships during the conception period. Pursuant to this information our office issued a complaint for paternity and support which was filed with the court on January 31, 1991. Personal service of the summons and complaint was made upon Mr. Milam on March 20, 1991, by a local process serving company. Mr. Milam did not file an answer to our complaint. On December 30, 1991, Mr. Milam's default was entered by the court clerk. Notice of our request to enter his default was mailed to Mr. Milam at the address where he was served the summons and complaint.

On February 24, 1992, a hearing was held in the Superior Court at which the child's mother testified. Based upon this testimony the court found Mr. Milam to be the father of Katrina and ordered child support among other provisions. A copy of this judgment was mailed to Mr. Milam at his local address and to the address of 497 E. 700 N, Firth, Idaho 83236.

In reviewing my case file I have also found a copy of a will executed by Mr. Milam on June 27, 1986. In this will Mr. Milam states that he is the father of Katrina and provides for her support in event of his death. It is unknown if this will is still valid.

COUNTY vs MILAM
FSB#0051012
December 21, 1992
Page 2

Since obtaining the court's judgment our office has been attempting enforcement. Mr. Milam has written several letters to our office accusing our staff of various criminal acts such as perjury, fraud, extortion, libel and conspiracy. I personally advised Mr. Milam to take legal steps to set aside the judgment should he wish to do so. To my knowledge Mr. Milam has failed to do so, but has continued to write insulting letters regarding the actions of this department.

In September 1992, our office initiated a Child Support Enforcement Transmittal to the Interstate Central Registry for the State of Idaho. The Status of this action is unknown at this time.

In the meanwhile our office has been sending bills to Mr. Milam at his Idaho address. Mr. Milam returned his October 1992 bill, requesting credit for \$8,000.00 that he had paid in September 1992 with monopoly money. In addition Mr. Milam returned a request for income information to this department. A copy of this declaration is enclosed for your information. This document clearly demonstrates Mr. Milam's attitude towards this case. To date Mr. Milam has not made a single payment towards his court ordered support obligation.

I believe that this office has fulfilled its obligation to the custodial parent and Mr. Milam as required by title IV-D and California law. Mr. Milam is subject to a lawful order of the California Court. Mr. Milam has been informed that any remedy he may seek must be made through the California Courts.

Very truly yours,


JACK S. CARDINALE
Deputy District Attorney

JSC/as

Encl.

cc: SAM MILAM, III