Mr. Lucian Sava 615 4205 Lawrence Ave. E Toronto, Ont. Canada M1E 4S6

Tel: 416-203-5230

E-mail: lucianfloren@hotmail.com

August 29, 2006

Mr. Greg Abbott, Attorney General of Texas PO Box 12017 Austin, TX 78711-2017

Phone: 1-800-252-8011

E mail: greg.abbott@oag.state.tx.us

Dear Attorney General

Re: Abduction of my children to Texas by their mother who was in contempt of a Canadian Court Order and fleeing for defrauding financial institutions.

I am writing to kindly request your assistance in locating my children who have been abducted by their mother from Canada and taken to the State of Texas under false pretences and likely in violation to U.S. immigration laws and/or policies. At the time that she entered the U.S., she was in contempt of a Canadian court order. She fled to Texas, forcing my children to go with her, to meet a man from the State of Texas that she had come to know over the internet.

I believe that the mother of my children has used false information to enter the U.S. illegally and was likely fleeing from authorities in Canada in order to avoid conditions imposed upon her under a valid Canadian court Order. I have also received a number of calls from financial institutions looking for her after she fled Canada about monies borrowed from them. It is my belief that before fleeing from Canada to the State of Texas, that she defrauded a number of financial institutions as part of a conniving and well thought out plan to hide in Texas from Canadian authorities and financial institutions.

I have been unable to get any help from Canadian Authorities. Canadian authorities seem very reluctant to take action against a mother. I have been told by a number of lawyers in this country that in Canada fathers have virtually no rights when it comes to seeing their children and that mothers in Canada are allowed to break the law with impunity.

Authorities in Canada are trying to get out of any responsibility for this issue by now claiming that because the mother is living in Texas that the problem is now for the authorities and taxpayers in Texas to deal with.. In essence, Canadian authorities want to pass the buck on to Texas. Canadian authorities also know that having to deal with this issue in Texas would be impossible for me because I do not have the financial means to travel to Texas. This strategy would effectively legitimize her abduction of the children and thwart my attempts to locate my children. Attached please find a copy of a letter that I sent to The Hague Convention of the Civil Aspects of International Child Abductions, after my initial attempt to find my boys.

I cannot understand how a mother can have recognition in a Texas court after abducting children in Canada and in violation of a valid Canadian court Order when she fled to your state. This mother has cost the Canadian taxpayers lots of money so it seems that the authorities in Canada want to have your State pick up the tab on this child abductor.

Attached, please find a flyer of my missing children and copies of correspondence which shows how authorities in Canada are trying to pass this problem case on to the State of Texas.

I would kindly ask that you make inquiries with US immigration to find out under what pretences she entered your State and to arrange to have her sent back to Canada if it was found that she has lied to gain entry to the US.

If you are unable to locate this woman, then I would kindly ask that you circulate this flyer to the various school boards in the State of Texas where it is my children are likely attending school.

The state of Texas should not be known as a safe place for child abductors and criminals. The US immigration authorities should ensure that the mother of my children is forced to abide by the court Order in Canada before allowing passage into the US.

I would appreciate any action your office can take to help me in this matter.

Sincerely

Lucian Sava

Attachments

Copy of missing children notice released Nov. 24, 2005 (1 page)

Copy of correspondence with the Hague Convention in Canada (13 pages)

Missing Children Alert

Have you seen these children?

(Believed to be in the San Antonio, Texas area)



Norbert Sava (d.o.b. Jan 17, 1992) Currently 13 years of age



Alexandru Sava (d.o.b. Aug 27, 1990) Currently 15 years of age

Toronto, Ontario November 24, 2005 - The boys pictured above were taken out of the Toronto area of Canada in January of 2005 by their mother, Ms. Violeta Sava, formerly of Scarborough, Ontario, Canada as part of what appears to be part of a campaign to destroy the children's relationship with their father, Mr. Lucian Sava, currently of Scarborough, Ontario. It is believed that the boys are currently with their mother who may be hiding in the area of San Antonio, Texas, likely in violation to U.S. immigration requirements. Prior to leaving Canada the mother fabricated false allegations against the father in an attempt to have him put in jail. The mother has failed to comply with existing Canadian family court Orders and is in contempt of the court. It has been reported that Canadian financial institutions are also attempting to locate the mother to recover monies which she borrowed just prior to her disappearance to the U.S.A. It is believed that the mother may have defrauded Canadian financial institutions as part of what would appear to have been a well planned scheme to flee Canada, to kidnap the children from their father and to profit from financial fraud.

If you have any information as to the whereabouts of these children or their mother please contact:

Canada Court Watch (416) 410-4115 (Toronto, Canada)

Website: http://www.canadacourtwatch.com

August 21, 2006.

4205 Lawrence Ave. Apt 615 Toronto, Ontario M1E 4S6

The Hague Convention of the Civil Aspects of International Child Abductions Box 640

Downsview, Ontario

M3M 3A3

Attn: Tina Kapoor Tel: 416-240-2411 Fax: 416-240-2411

Dear Ms. Kapoor

RE: Your letter dated July 21, 2006 regarding the international abduction of my children by their mother

I am writing this letter in response to your letter dated July 21, 2006 (copy attached) in which you stated that the Attorney General's office was in 30 days time, going to close my file concerning the abduction of my children. This would effectively end the search for my missing children who were abducted by their mother. As a Canadian father who has had my children abducted by their mother, I am deeply disappointed in the response that you have provided on behalf of the Attorney General of Ontario and on behalf of the government of Ontario.

In your letter you state that it is "apparent" that the judge has decided that the State of Texas has jurisdiction in this matter.

Attached, please find a copy of a letter from the Texas Attorney General's Office to the Family Responsibility Office dated March 22, 2006 in which they state that they do not have jurisdiction to modify a Canadian court Order.

Although the judge may like the State of Texas to have jurisdiction over this matter, the judge here in Canada was not aware that the State of Texas was refusing the file. He was also not thinking about the fact that my ex-wife had entered the US illegally and that this would cause problems with jurisdiction. Being an illegal immigrant my wife may have difficulty in obtaining access to the taxpayer funded services from the State of Texas. I suspect that the State of Texas would have great difficulty give jurisdiction to cases involving illegal citizens from other countries when it will end up costing the taxpayers of that State. I believe that authorities in Texas will not want jurisdiction because of the circumstances of this case and rightfully are saying to authorities in Canada to get their act together before trying to pass a Canadian created problem on to the taxpayers of Texas.

The State of Texas is refusing to accept jurisdiction of the file as it stands and I suspect that the reason for this is that they suspect that the matter concerning the abduction of my children has been so badly mishandled by Canadian authorities and by the Ministry of the Attorney that they want no part of the case until matters are legally straightened out in Canada first. I also believe that they may not be able to confirm the real identify or location of the mother because she may be hiding from US immigration or used false or misleading information to gain entry to the USA.

What is of interest is that the mother's lawyer made a written offer that if I stop my search for my children that all claims for child support would be dropped. Yet the mother did not even sign the offer. In the offer, I was expected to give up looking for my children and to never attempt to contact them again. I would never just write off my children whom I love like this. This offer to settle was utter blackmail and a good indication of the personality of the child abductor we are dealing with. This mother and her lawyer have absolutely no appreciation as to what is in the best interests of the children. To my wife and her lawyer, the children are pawns to be bargained using money as the bait.

Attached is a copy of an offer to settle from Mr. Steven Benmore without any signature from the mother.

Yet, there is no address for the mother nor any normal way of serving documents upon the mother. Again, I suspect that she may be hiding from U.S. authorities or alternatively she may not be alive at all. She may also be the victim of an identity fraud where someone is using her identity to collect money. As I have pointed out to authorities, my wife left Canada with what I believe was a substantial amount of cash in her possession to meet a man in Texas which she had met over the internet. It is believed that she entered Texas before the massive hurricane and floods. The possibility exists that my wife and the children may be the victims of a crime and may in fact be dead now. How would I know that they were not killed during the hurricane?

Another conflicting issue is that while on one hand the Attorney General's office is saying that the jurisdiction for my case should be in Texas, the FRO, which is also a department with the Attorney General's Office sent me a letter recently threatening to take my driver's license if I don't pay my child support.

Attached is a letter from the FRO dated August 16, 2006

Where does the FRO plan to send this money when nobody at the FRO knows where the mother is or has any way of verifying her real identity? If the Attorney General of Ontario wants the jurisdiction of my case to be handled in Texas, then why is the mother not being told to begin a child support application in Texas if this is where she is residing? At least this would confirm that she is alive. The fact that nobody appears to know where to locate her, including the FRO, leads me to believe that there are some illegal activities and cover-up going on involving my file and that the Attorney General of Ontario is trying to pass the jurisdiction to Texas in order to make things more difficult for the truth to come to light.

If my wife is in fact alive and if she is living in the State of Texas, I believe that it would be difficult for the State of Texas to take jurisdiction as my wife was in violation of Canadian Law when she illegally entered the US. At the very least, she would have given false information to US border authorities when she entered the US. My wife also appears to have defrauded monies from Canadian financial institutions prior to her flight from Toronto. In light of the recent attention being brought to the issue of illegal immigration and undesirables entering the USA illegally and under false pretenses, I do not believe that the State of Texas would want to get involved in a case where it was acknowledged that a Canadian mother was accepted into their state knowing that she was abducting children and had defrauded Canadian financial institutions before fleeing Canada. I do not believe that Texas wants to gain the reputation of being a safe place for child abductors, criminals and thieves.

I am also upset with the statement made in your letter in which you stated, "it is apparent that the children have shown no interest in keeping in contact with you." I am shocked that a representative of Ontario's Attorney General's Office would make such a statement without being totally unaware of all the facts in the case. My children were pulled out of school in the middle of a school year without notice and taken to country by their mother in order that she could meet a man from Texas she met over the internet. I have always had a reasonable and loving relationship with my children up until the time that their mother had planned to destroy their relationship with me. Her flight to the U.S.A. with my children was part of her plan to avoid having to comply with the court Order and to flee from potential fraud charges. Since my wife launched her sinister plot against me using false allegations, I have not been able to see or speak to my children for no legitimate or justifiable reason whatsoever. I have never been given the reasonable opportunity to even speak with my children.

Your statement shows that you obviously have little knowledge about Parental Alienation or Hostile Aggressive Parenting so I would suggest that you get some training this area. Your lack of knowledge of parental alienation, which is recognized in Ontario courts, clearly makes you unqualified to be working in the area of international child abductions. It is not normal for kids just to walk out of a good parent's life and to never contact that parent again. The chances are that if my children are still alive today, they are living under fear of their mother and likely feel afraid of the consequences should their mother find out if they attempt to call me. If the children really don't want to see me, then the mother should have had no problem in abiding by the court Order and to have had the children interviewed by a counselor. Yet she did not because she was likely afraid of what the children would say. Claiming that the mother is fleeing abuse and that the children do not want to see their father is a common lie used by parents who abduct their children to other countries.

What else would you expect a mother who has abducted her children from the father to say other than the children don't want to contact their father? Justice Mary Lou Benotto of the Ontario court of Justice has said publicly that false allegations are often used in the family court system and that those who make these false allegations are seldom punished for committing perjury to the court.

It is not because of not trying that I have been unable to see my children. It has been the courts, the government bureaucracy and the lawyers who have failed my children and failed to have a court Order respected. When it comes to protecting the rights of me as a Canadian father to know that my children are safe, it seems that nobody in the Ontario government or in the courts cares a damn about a father who has had his children unwillingly ripped away from him. Yet the courts seem to want to protect a mother who clearly has shown total disregard for Canada, the Canadian people and for Canada's system of justice. Justice in the Ontario courts seems more concerned about money and protecting mothers that it does about ensuring justice for its citizens.

It seems that nobody can confirm that my children are alive or are willing to provide any sort of evidence that they are alive or dead. I believe at this time that officials may be trying to cover the bureaucratic and judicial bumbling and that my children may in fact be dead.

At this time I am still requesting that my government locate and confirm that my children are alive and well. The family court has totally destroyed me financially. My wife has absconded with all the family assets. I once was gainfully employed but because of the court system I am now on welfare and on a work program. I am living in subsidized housing because I can't even afford to pay for a home. I have no resources in which to locate my children as they have been stripped from me by the lawyers and the courts.

I am sure that if the Attorney General's Office really wanted to locate my children, then it could be done quickly. I am now beginning to suspect that something is wrong and that everyone is attempting to pass the buck on this case in order to cover up the mess that the justice system has made of this file and how it has destroyed my relationship with my children.

I believe that most citizens of Ontario would agree with me that the Attorney General's Office should be helping the citizens of Ontario in a fair and just manner, not looking for some way to pass the buck to some jurisdiction in the USA. Back in April of this year I sent you a letter asking you to update me as to what steps your department had taken to locate my children. To date I have not had the courtesy of a response from your office as to what your department has done to locate my abducted children. The only response I got was a letter to say that the Attorney General's Office was closing the file. I feel as if nobody at the Attorney General's office really cares about me or my children nor about justice for the citizens of Ontario.

Attached is a copy of a letter from Lucian Sava to the Attorney General's Office dated April 22, 2006 which has not been properly responded to.

I will be pursuing the matter of my children in the Ontario courts and in fact have been advised by a lawyer that I should continue to pursue this matter in the Canadian Courts. I will never give up until I know my children are safe and know what their real wishes are. I will not consider this issued resolve until I have been given the opportunity to speak to my children in person.

I am again asking that the Attorney General's Office continue on with its investigation and to locate my children and to take whatever steps are necessary to have the Canadian court Order complied with. I have told everyone that all I want is the opportunity to see and to speak to my children so that I can confirm that they are alive and to be made aware of their wishes.. Surely with the resources of the Attorney General's office, this is the least that a law abiding Ontario father should expect from his own government.

If your department is unable to locate my children, then I shall bring this matter before all member of the Provincial Legislature and before all members of the Canadian Parliament. In this day and age, I find it hard to believe that the Attorney General's Office, with all of its financial and legal resources, cannot locate two Canadian children who have likely been taken to the U.S.A illegally and make a simple arrangement for them to speak to their father over the phone. I believe that this might have something to do with the mother having lied to US immigration when she did enter the U.S.

I would also ask that my case file be transferred to a new representative at the Attorney General's office as I have lost all respect for you as a representative of the Attorney General's Office and as a representative of the Ontario Government.

A written response would be most welcomed.

Yours truly

Lucien Sava (416) 203-5230

Attachments:

Copy of letter from Ms. Tina Kapoor to Mr. Lucian Sava dated July 21, 2006.

Copy of letter from the Office of the Attorney General for the State of Texas dated March 22, 2006 (1 page)

Copy of letter from Lucian Sava to the Attorney General of Ontario dated April 25, 2006 (2 pages) Copy of offer to Settle dated June 20, 2006. (2 pages)

Copy of Letter from FRO to Mr. Lucian Sava dated August 16, 2006. (2 pages)

cc: Andre Marin, Ombudsman of Ontario
Various MPPs for the Province of Ontario
Archbishop Dorian A. Baxter, Canada Court Watch Program
Barbara Faulkner, Office of the Attorney General Austin Texas
Rick Perry, Governor of Texas
US Department of Immigration

Ministry of the Attorney General

Ministère du Procureur général

Central Authority for the **Province of Ontario**

Hague Convention on the

Autorité centrale pour la Province de l'Ontario

Civil Aspects of International Child Abduction

P.O. Box 640

Downsview ON M3M 3A3 Canada

Tel.: 416 240-2411 (The Hague)

aspects civils de l'enièvement international d'enfants C.P. 640

Convention de La Haye sur les

Downsview (Ontario) M3M 3A3

Canada

Fax.: 416 240-2411 (The Hague)

Tél.: 416 240-2411 (La Haye) Télécopieur: 416 240-2411

July 21, 2006

Delivered by mail

Ontario

Lucian Flora Sava 4205 Lawrence Avenue, Apt. 615 Toronto, ON M1E 4S6

Dear Mr. Sava

Re:

(

Hague Convention on the Civil Aspects of International Child Abduction

Applicant:

SAVA. Lucian Flora

Respondent: SAVA. Violeta

Children:

SAVA, Alexandru (d.o.b. August 27, 1990)

SAVA, Norbert (d.o.b. January 17, 1992)

I am writing further to the Court Order dated June 9, 2006 with respect to the above-mentioned case.

After reviewing the Order, it is evident that the judge has decided that Texas has jurisdiction in determining access and support issues. The courts also determined that Texas has become the children's habitual residence. It is also apparent that the children have shown no interest in keeping in contact with you.

In light of this, the Central Authority for the Province of Ontario will be closing its file within thirty (30) days from today's date.

Should you require further information, please do not hesitate to contact the undersigned.

Yours truly.

Tina Kapoor

Central Authority for the Province of Ontario, Canada

Tel/Fax: (416) 240-2411

E-mail: <u>Tina.Kapoor@css.gov.on.ca</u>

P.O. Box 12017 Austin, TX 78711-2017

March 22, 2006

Family Responsibility Office - ISO UNIT

P.O. Box 640

Attention: Valeria Berdenits Downsview Ontario M3M 3A3

Canada

RE: Violeta Sava vs Lucian Sava

COST

Canada Case #: 35689

Dear Valeria Berdenits:

The enclosed petition is being returned because the Texas Attorney General's Office cannot honor your request for a modification. Under UIFSA 2001 Texas does not have jurisdiction to modify a Canadian order. The order will need to be modified by your country and Texas will register and enforce the modified order. The only exception is if the entity cannot or will not modify its own order. If after review you want to pursue this option, you may respond to me in writing that having reviewed the case Canada will not modify their own order and provide Canadian law which explains your decision. If you have questions, please do not hesitate to contact me.

Sincerely,

Barbara Faulkner

International Coordinator

Office of the Attorney General

PO Box 12017 MC 040

Austin TX 78711

Phone: 512-460-6138 Fax: 512-460-6629

Email: Barbara.Faulkner@cs.oag.state.tx.us

大 大

ATTORNEY GENERAL OF TEXAS
GREG ABBOTT

BARBARA FAULKNER International Coordinator Chied Support Division

P O BOX 12017 * AUSTIN, TEXAS 787 (1-2017 * MC 040) (512)460-6138 BARBARA FAULINER @CS OAG, STATE, EX.US 615-4205 Lawrence Ave. E. Toronto, Ontario M1E 4S6

Ministry of Attorney General
Central Authority for the Province of Ontario
Hague Convention on the Civil Aspects of International Child Abduction
P.O. Bpx 640
Downsview Ont.
M3P 3A3

Tel: (416) 240-2411 Fax: (416) 240-2411 Attn: Tina Capoor

Dear Ms. Capoor

Re: Application filed with Hague Convention on Nov. 17, 2005

As you are aware, I made an application with your agency back in November of 2005 in regards to locating my children whose mother had fled Canada with them. As your agency is also aware, the children's mother is currently in violation of a Canadian court Order involving the children.

Although I was told by workers with your agency back last year that your agency would be able to easily find out about the whereabouts of my two children, to date, I have yet to hear anything back. Due to the fact that the resources of the Attorney General of Ontario seem unable to provide answers about my children, I am now becoming gravely concerned about my children and their well-being and safety.

As the children's mother absconded from Canada with large sums of money (likely much of it in cash), money which was partially obtained by fraud before fleeing Canada, I verily believe that a reasonable possibility exists that the mother and my children may have become the victims of foul play in the U.S.A.. With the amount of money which I believe she had with her and knowing that she was meeting persons from Texas whom she was unfamiliar with and had met over the internet, it is possible that she and my children may have fallen prey to criminal elements. It is possible that the mother's cash may have been stolen and her identity stolen for purposes of defrauding other agencies.

At this time, could you please provide me with a report on the following:

a) As to what steps your agency has taken to date to locate my children

- b) As to what steps your agency has been taken to confirm the true identity of the children if it believed they have been located.
- c) As to the dates that the specific actions were taken by your agency and with whom.

Your prompt response would be very much appreciated.

Yours truly

Lucian Sava.

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416-489-8852

BENMOR FAMILY LAWYER

PAGE 82/83

ONTARIO Court File Number **Ontario Court of Justice** D21303/02 (Name of Court) 47 Shappard Avenue East, Toronto, Ontario M2N 5W9 at Offer to Settle (Court office address) June 20, 2006 Applicant(s) Full legal name & address for service — street & number, municipality, Lawyer's name & address -- street & number, municipality, postal code.

postal code, lelephone & feir numbers and e-mail address (if any).

VIOLETA MARIANA SAVA

telephone & fax numbers and e-med address (if any)

STEVEN BENMOR Barrister & Solicitor

45 Sheppard Avenue East, Suite 900

Toronto, Ontario M2N 5W9

Tel: (416) 489-8890 Fax: (416) 489-8852 steve@benmor.com

Respondent(s)

Pul legal name & address for service — street & number, municipality, postal code, telephone & fee numbers and e-mail address (if any). **LUCIAN FLORIN SAVA**

Lawyer's name & address — street & number, municipality, poster code, hone & fex numbers and e-mail address (if any)

KIM LARSEN

Barrister and Solicitor 7 Honeyview Street Vaughan, Ontario L4K 5S2

Tek (905) 303-9267 Fax: (905) 303-4986

The Applicant offers to settle all outstanding issues in this motion and any future relief sought by the Respondent against the Applicant on the following terms:

- All child support arrears shall be expunged upon the date of acceptance of this Offer to Settle by the Respondent delivering a written acceptance of same.
- All Orders for the payment of child support shall be terminated on the date of acceptance of 2. this Offer to Settle by the Respondent delivering a written acceptance of same.
- All Orders for the payment of special and extraordinary expenses shall be terminated on the 3. date of acceptance of this Offer to Settle by the Respondent delivering a written acceptance of same.
- Upon the date of acceptance of this Offer to Settle by the Respondent delivering a written acceptance of same and from that date onward, the Respondent shall not initiate any form of proceeding, motion, application or appeal against the Applicant or in regard to the children in Canada. the U.S.A. or any place.
- The Respondent shall provide within 10 days written evidence that all outstanding proceedings. 5. motions, applications or appeals commenced by him, or on his behalf, against the Applicant or in respect of the children in Canada, the U.S.A. or any place have been terminated with prejudice to the Respondent.
- The Respondent shall provide within 10 days written evidence that he has removed any and all postings on the Internet and any other form of public or private information sources relating to the Applicant or the children and shall refrain from ever posting information concerning the children of the \pplicant again in the future.

Offer	ю	Settle	(pege	2
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Court File Number

D21303/02

dated June 20, 2006

- The Respondent shall not initiate any form of contact or communication with the Applicant or 7. the children, now or ever in the future, unless the children have initiated such contact or communication with the Respondent first, and the Respondent shall not cause to the Applicant or the children any form of harassment, injury or damages.
- Each party shall bear his and her own costs and neither party shall be required to pay to the other party any past costs or costs in regard to this current proceeding.
- This Offer to Settle is open for acceptance until 10:00 a.m. on June 22, 2006 by the Respondent delivering a written acceptance of same.

Put a line through any blank apace on this page.	
June 29, 2005	Y Can
Date of alguature	Signature Sov.
June 20, 2006	
Date of signature	Lawyer's signature

Ministry of Community and Social Services

Family Responsibility Office P.O. Box 53 Downsview ON M3M 2Z9

Tel 1-800-267-7263 (Automated info) Tel (416) 326-1818 (Automated, GTA) Tel 1-800-267-4330 (Agent)

Tel (416) 326-1817 (Agent, GTA)

Fax (416) 240-2407

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Ministère des Services sociaux et communautaires

Bureau des obligations familiales C.P. 53 Downsview ON M3M 2Z9

Tél 1-800-267-7263 (Information automatisée)

Tél 416 326-1818 (Automatisée, RGT) Tél 1-800-267-4330 (Préposé)

Tél 416 326-1817 (Préposée pour la RGT)

Téléc 416 240-2407

SAVA, LUCIEN 615-4205 LAWRENCE AVE. E. SCARBOROUGH, ON CANADA M1E 4S6

16 AUGUST 2006

Ontario

Dear SAVA, LUCIEN

RE: Case Number 0650501

FIRST NOTICE OF INTENTION TO SUSPEND DRIVER'S LICENCE

A Court Order or domestic contract established the amount and frequency of your support payments. Paying support is a legal obligation.

Our records show that as of 16 AUGUST 2006 you owe \$5,260.25 in unpaid support payments.

Therefore, under Section 34 of the Family Responsibility and Support Arrears Enforcement Act, immediately after 22 SEPTEMBER 2006 we will be directing the Registrar of Motor Vehicles to suspend your driver's licence.

TO AVOID SUSPENSION OF YOUR DRIVER'S LICENCE, YOU MUST TAKE ONE OF THE FOLLOWING THREE ACTIONS BY 22 SEPTEMBER 2006:

1. Pay the Family Responsibility Office ALL of the support payments that you owe as of the date of this Notice.

Make all payments to the Family Responsibility Office by money order or certified cheque.

2. Enter into a repayment plan agreement with the Family Responsibility Office to pay off the support money that you owe. The repayment agreement must be satisfactory to the Family Responsibility Office.

In your repayment agreement you must state your willingness to comply with the Support Order and to pay to the Family Responsibility Office ALL the support money that you owe. Your agreement must include a fully completed financial statement. You must give us proof of your income; a copy of your latest income tax return; and a notice of assessment. We are enclosing a blank financial statement and proposal form to help you. Your proposal may be returned to FRO, with the required supporting documentation, to Fax number (416) 240-2407 or courier or mail at the addresses provided below. It is important you provide these documents as soon as possible because if a repayment plan that is acceptable to the Family Responsibility Office is not agreed to within the required period your driver's licence will be suspended.

Ministry of Community and Social Services

Family Responsibility Office P.O. Box 53 Downsview ON M3M 2Z9

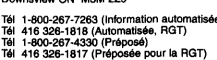
Tel 1-800-267-7263 (Automated Info) Tel (416) 326-1818 (Automated, GTA) Tel 1-800-267-4330 (Agent) Tel (416) 326-1817 (Agent, GTA) Fax (416) 240-2407

Ministère des Services sociaux et communautaires

Bureau des obligations familiales C.P. 53

Téléc 416 240-2407

Downsview ON M3M 2Z9 Tél 1-800-267-7263 (Information automatisée) Tél 416 326-1818 (Automatisée, RGT)



3. Get a Refraining Order from the court that may include payment terms that prevents the Family Responsibility Office from suspending your driver's licence. To get a Court Order you have to serve the Family Responsibility Office with notice of the Motion. If you ask the court for a Refraining Order, the court will require you to commence a motion to change the terms of your Support Order, which you can start either before you get your Refraining Order, or within 20 days of getting it.

A motion for an order that the Director refrain from directing the suspension of your driver's licence must be served on the Director, Family Responsibility You may serve the Notice of Motion, affidavit and financial statement by faxing these documents to the Legal Department, Family Responsibility Office at Fax number (416)240-2402 or delivering the motion materials to Legal Services, Family Responsibility Office, 1201 Wilson Ave., Building "B", 5th. Floor, Downsview, ON M3M 1J8.

It is important that you attend at the court as soon as possible to arrange for the hearing date of your motion. Please note that the Court does not have the authority to make a refraining order after 22 SEPTEMBER 2006. If you get a Refraining Order, you must get a copy of it to the Family Responsibility Office by 22 SEPTEMBER 2006.

IF YOU DO NOT TAKE ONE OF THE ABOVE THREE ACTIONS BY 22 SEPTEMBER 2006 THE FAMILY RESPONSIBILITY OFFICE WILL DIRECT THE REGISTRAR OF MOTOR VEHICLES TO SUSPEND YOUR DRIVER'S LICENCE. THIS WILL HAPPEN WITHOUT ANY MORE NOTICE TO YOU.

IF YOUR LICENCE IS SUSPENDED, A REINSTATEMENT FEE WILL BE CHARGED BY THE MINISTRY OF TRANSPORTATION. FEE INFORMATION WILL APPEAR ON THE SUSPENSION NOTICE.

If you have any questions about the content of this letter, call: 1-800-267-4330. In the Greater Toronto area, call (416) 326-1817. Please have your case number ready.

More information about the Family Responsibility Office may be obtained from website: www.TheFRO.ca.

Send any letters to:

Send payments to:

Family Responsibility Office P.O. Box 53 Downsview, Ont., M3M 3A3

Family Responsibility Office P.O. Box 2204, Station P Downsview, Ont., M5S 3E9

Please include your case number on any faxes, letters, cheques or money orders that you send to

Thank you.

Client Services

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