To “Assigned” Counsel, Mr./Ms. Ima Shyster,

Re: Case No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Henry County Superior Court

I don't know you, or intend any disrespect. I say the following in writing as proper Notice, to wit:

I request that you and this Court leave me alone, or I will file a complaint to have your BAR card suspended indefinitely with the State BAR Attorneys Association. I consider any intrusion on this private matter to be willful harassment, and I will file a complaint with the Sheriff (not the police, who are not constitutional officers). I can afford to hire counsel of my own choosing, which is just as much my right as defending these alleged charges myself should I choose to do so.

The law is very clear.

"It does not say he shall have counsel. It only says he shall have the right to have the assistance of counsel for his defense, and the right to have counsel does not justify a court in forcing a lawyer upon an accused who does not want one." See State v. Penderville, 2 Utah 2d 281, 272 P.2d 195; Moore v. State of Michigan, 355 U.S. 155, 78 S. Ct. 191, 2 L. Ed. 2d 167.

You need to withdraw from my case immediately if you have not already done so. No exc eptions!

Due to the fact that I can't even get Access to the court to make a record in this private matter, citing 18 USC § 2071 and the Tucker Act as an example, I consider this a due process violation and any attempt to intervene by you will subject you to ethical violations in furtherance of a complaint with the state BAR association. I do not wish to have counsel and do not consent to any assignment of counsel in this private matter, period. Anymore willful violations of the clerk in the performance of their duties won't be tolerated either, as she is a public servant with a very specific job of serving me and allowing me to make my record – not concealing it with help from counsel which has been forced upon me. Anyone else that violates my procedural and/or due process rights, in what appears to me to be an administrative process under the color of law, will also be held accountable in acting *coram non judice*. I still can't comprehend why you never informed me that this was an administrative process that I was being FORCED into, which obviously means there is no judicial authority within this venue, and worse, in some foreign type of “ad hoc” jurisdiction that remains unknown to me to this very day. The record that's been set thus far in this case proves it, especially where the clerk of court is concerned. Not being allowed to file material evidence into a record that belongs to me is criminal as it denies me access to the court, and I assume being assigned counsel that I never asked for is the way this court is attempting to deny me that access. My Client-Attorney Agreement was never signed by you and entered into the record to give this court Notice that you have agreed to protect all of my constitutional rights; therefore you are barred from representing me as your client, and this court seems to be making a lot of unfounded presumptions regarding both me and my case. The unfounded allegations by the court are a separate matter to be addressed on the record, assuming arguendo that I ever get access to it!

In exercise of my First Amendment Right in the Constitution of the United States, back the fuck off, with all due respect.

Regards,

Cf.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Bein A. Freeman

CC: Georgia Child Support Recovery Unit

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