NOTICE TO REQUESTER

TO: Waila Sarcedo

FROM: Department of the Attorney General <u>hawaiiag@hawaii.gov</u>

DATE THAT THE RECORD REQUEST WAS RECEIVED BY AGENCY: March 15, 2023

DATE OF THIS NOTICE: March 30, 2023

GOVERNMENT RECORDS YOU REQUESTED (attach copy of request or provide brief description below): See attached request

THIS NOTICE IS TO INFORM YOU THAT YOUR RECORD REQUEST:

 \Box Will be granted in its entirety.

 \boxtimes Cannot be granted. Agency is unable to disclose the requested records for the following reason:

- Agency does not maintain the records. (HRS § 92F-3) Other agency that is believed to maintain records:
- Agency needs further clarification or description of the records requested. Please contact the agency and provide the following information:
- □ Request requires agency to create a summary or compilation from records, but requested information is not readily retrievable. (HRS § 92F-11(c))

□ Will be granted in part and denied in part, <u>OR</u> □ Is denied in its entirety Although the agency maintains the requested records, it is not disclosing all or part of them based on the exemptions provided in HRS § 92F-13 and/or § 92F-22 or other laws cited below. (Describe the portions of records that the agency will not disclose.)

RECORDS OR	APPLICABLE	AGENCY
INFORMATION WITHHELD	<u>STATUTES</u>	JUSTIFICATION
Click or tap here to enter text.	Click or tap here to enter text.	Click or tap here to enter text.

REQUESTER'S RESPONSIBILITIES:

You are required to (1) pay any lawful fees and costs assessed; (2) make any necessary arrangements with the agency to inspect, copy or receive copies as instructed below; and (3) provide the agency any additional information requested. **For questions about this notice or the records being sought, please ask the agency's contact person named at the top of this form.** Also, please submit your payment, if any, to the agency at the address listed at the top of this form. DO NOT SEND YOUR PAYMENT to the Office of Information Practices (OIP) unless you are requesting records directly from OIP.

If you do not comply with the requirements set forth in this notice within 20 business days after the postmark date of this notice or the date the agency makes the records available, you will be presumed to have abandoned your request and the agency shall have no further duty to process your request. Once the agency begins to process your request, you may be liable for any fees and costs incurred. If you wish to cancel or modify your request, you must advise the agency upon receipt of this notice.

Please note that the Office of Information Practices (OIP) does <u>not</u> maintain the records of other agencies, and a requester must seek records directly from the agency it believes maintains the records. If the agency denies or fails to respond to your written request for records or if you have other questions regarding compliance with the UIPA, then you may contact OIP at (808) 586-1400, <u>oip@hawaii.gov</u>, or 250 South Hotel Street, Suite 107, Honolulu, Hawaii, 96813.

METHOD & TIMING OF DISCLOSURE:

Records available for public access in their entireties must be disclosed within a reasonable time, not to exceed 10 business days from the date the request was received, or after receipt of any prepayment required. Records not available in their entireties must be disclosed within 5 business days after this notice or after receipt of any prepayment required. HAR § 2-71-13(c). If incremental disclosure is authorized by HAR § 2-71-15, the first increment must be disclosed within 5 business days of this notice or after receipt of any prepayment required.

Method of Disclosure:

	Inspection at the following location:				
	As requested, a copy of the record(s) will be provided in the following manner:				
	Available for pick-up at the following location:				
	□ Will be mailed to you.				
	□ Will be transmitted to you by other means requested:				
Timin	g of Disclosure: All records, or the first increment if applicable, will be made available or provided to you: On, 20 After prepayment of 50% of fees and 100% of costs, as estimated below.				
For in	 cremental disclosures, each subsequent increment will be disclosed within 20 business days after: The prior increment (if one prepayment of fees is required and received), or Receipt of each incremental prepayment, if prepayment for each increment is required. 				
	Records will be disclosed in increments because the records are voluminous and the following				

Records will be disclosed in increments because the records are voluminous and the following extenuating circumstances exist:

- □ Agency must consult with another person to determine whether the record is exempt from disclosure under HRS chapter 92F.
- □ Request requires extensive agency efforts to search, review, or segregate the records or otherwise prepare the records for inspection or copying.
- Agency requires additional time to respond to the request in order to avoid an unreasonable interference with its other statutory duties and functions.
- □ A natural disaster or other situation beyond agency's control prevents agency from responding to the request within 10 business days.

ESTIMATED FEES & COSTS AND PAYMENT:

FEES: For personal record requests under Part III of chapter 92F, HRS, the agency may charge you for its costs only, and fee waivers do not apply.

For public record requests under Part II of chapter 92F, HRS, the agency is authorized to charge you fees to search for, review, and segregate your request (even if a record is subsequently found to not exist or will not be disclosed in its entirety). The agency must waive the first \$30 in fees assessed for general requesters, OR in the alternative, the first \$60 in fees when the agency finds that the request is made in the public interest. Only one waiver is provided for each request. *See* HAR §§ 2-71-19, -31 and -32.

COSTS: For either personal or public record requests, the agency may charge you for the costs of copying and delivering records in response to your request, and other lawful fees and costs.

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PREPAYMENT: The agency may require prepayment of 50% of the total estimated fees and 100% of the total estimated costs prior to processing your request. If a prepayment is required, the agency may wait to start any search for or review of the records until the prepayment is received by the agency. Additionally, if you have outstanding fees or costs from previous requests, including abandoned requests, the agency may require prepayment of 100% of the unpaid balance from prior requests before it begins any search or review for the records you are now seeking.

The following is an itemization of what you must pay, based on the estimated fees and costs that the agency will charge you and the applicable waiver amount that will be deducted:

For public record requests only:

Fees:	Search	Estimate of time to be spent: hours	\$	
	Review & segregation	(\$2.50 for each 15-minute period) Estimate of time to be spent: hours (\$5.00 for each 15-minute period)	\$	
	Fees waived	\Box general (\$30), <u>OR</u> \Box public interest (\$60)	<\$>	>
	Other	(Only one waiver per request) Click or tap here to enter text. (Pursuant to HAR §§ 2-71-19 & 2-71-31)	\$	
	Total Estimated Fees:			\$
For public or personal record requests:				
Costs:	Copying	Estimate of # of pages to be copied: @ \$ per page, pursuant to HRS § 92-21)	\$	
	Delivery	Postage	\$	
	Other	Click or tap here to enter text.	\$	
	Total Estimated Costs:			\$
TOTAL ESTIMATED FEES AND COSTS from above:			\$	
	The estimated fees and costs above are for the first incremental disclosure only. Additional fees and costs, and no further fee waivers, will apply to future incremental disclosures.			
	PREPAYMENT IS REQ	UIRED (50% of fees + 100% of costs, as estimate	ed above)	\$

UNPAID BALANCE FROM PRIOR REQUESTS (100% must be paid before work begins) \$

TOTAL AMOUNT DUE AT THIS TIME

Payment may be made by:	\Box cash	
	personal check payable to: Click or tap here to enter text.	
	□ other	
Submit your payment to	the agency at the address listed at the beginning of this form, including	
the name of the agency's contact person.		

\$ 0

REQUEST TO ACCESS A GOVERNMENT RECORD

This is a model form that may be used by a Requester to provide sufficient information for an agency to process a record request. Although the Requester is not required to use this form or to provide any personal information, the agency needs enough information to contact the Requester with questions about this request or to provide its response. This request may not be processed if the agency has insufficient information or is unable to contact the Requester.

DATE: 03-15-2023

TO: Department of the Attorney General Agency that Maintains the Government Record

> hawaiiag@hawaii.gov Agency's Contact Information

FROM: request+b3cze4xf26@foi.uipa.org Requester's Name or Alias

> request+b3cze4xf26@foi.uipa.org Requester's Contact Information

AS THE REQUESTER, I WOULD LIKE THE FOLLOWING GOVERNMENT RECORD:

Describe the government record as specifically as possible so that it can be located. Try to provide a record name, subject matter, date, location, purpose, or names of persons to whom the record refers, or other information that could help the agency identify the record. A complete and accurate description of the requested government record will prevent delays in locating the record. Attach additional pages if needed.

Requestor:

Sarcedo-el, Waila-Leolani, for the WAILA LEOLANI Sarcedo

c/o. 402 N Beretania 208,

Honolulu; Armed Forces Pacific

[UM] [96817-9998]

Respondent(s)/Custodian:

Office of the Attorney General

Anne Lopez

425 Queen Street

NOTICE TO AGENTS IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO ALL AGENTS ,ASSIGNS, DEVELOPERS CORPORATIONS ETC...

FREEDOM OF INFORMATION ACT

The Freedom of Information Act (FOIA), 5 U.S.C. § 552, was intended to help ensure transparency, accessibility, & accountability in government by providing access to government documents & records. The act provides every person the legal right to access official records held by government departments & public bodies, the right to correct or update personal information held about them, & the right to be given reasons for decisions by public bodies that affect them. The presumption of openness is fundamental to the purposes of the act, & in that regard, I am requesting documents. Reports, notes, investigation summary, & all other papers, documents, files, transcripts pertained to a Harassment complaint reported to the attorney Generals office submitted by office of the administrative courts for the purpose of a investigation pursuant to HRS 711-1106 subjected on a harassment complaint filed by Family Court Judge Jessi Hall Against Myself Waila Sarcedo aka Waila Kamealoha In October 2020 & I believe this investigation is arbitrarily still active. Please feel free to correct me if I'm wrong.

TO MY ATTORNEY, MY FATHER, MY BEST FRIEND, MY EVERYTHING, I GIVE YOU MY ALL MY LORD, MY SURRENDER TO YOU IS THE REASON I AM HERE.

Dear Lord be in our presence today give us wisdom so we can make wise choices as we navigate this uncertain Tree of Life. Be our source of strength As we Face adversity. if we find ourselves in hurt or pain be our divine comfort and quiet our hearts and let us not forget, if you are with us then who can be against us and Lord give me the words needed so they can see you in me. All I am is for you

FREEDOM OF SPEACH AND MY CHANCE TO CORRECT RECORDS ABOUT ME

I Waila Leolani Sarcedo formerly known as Waila Leolani Sarcedo Kamealoha, of the kingdom of Hawaii A US Citizen Above The Age Of 18, do solemnly swear under the Lord Almighty and the laws of Hawaiian Kingdom and The State of Hawaii "Nation of Hawaii" under penalty of perjury and destruction and perish by God that what I'm about to state is the truth the whole truth and nothing but the truth so help me God. Thank You Jesus as you are my advocate who got me here. Amen.

I WOULD LIKE TO TAKE A MOMENT FOR REBUTTAL. Ineffective counsel, excusable neglect, ignorance to the law blended in perfectly with tactics used by CWSB agents Which caused a defect in a product that was created, developed and engineered with a great deal of care. The product being SSD's Service In Particular "Child Welfare" Under The supervision Of Daisy Hartsfield Administrator Of SSD

& Elladine Olaveo CWSB Administrator. IN CHARGE AND LIABLE for the products safety and effectiveness to helping family maintain strong connections, contrary to what actually occurs when using this product, its Defect caused by human manufacturing is Eroding & Defacing the product. In Particular ALLEDGED CPS INVESTIGATOR Raquel Taguchi, Social Worker Erin Asato and Guardian Ad Litem Kevin Adaniya Altered This Product By Adding Elements That Was Not Meant To Be Included, unlawful activities using theft. Coercion, disobedience to laws rules & codes. Taguchi on her own free will decided, plotted and carried out the 2 kidnappings of 4 minors on March 30 2018, and April 2 2018. One of these Minors is Serenitey Sarcedo-Allen Who Is 21 years old today and willing to testify in support of this rebuttal. The taking of my minors Was done in a public place without a police dispatch unit, one was done off duty, and one was an ambush, these acts constitutes kidnapping because 1. I did not receive notice or give consent to the transportation of my minors, 2. There was no contract 3. There was no court order, 4. There was no proper police assistance 5. My children was taken and harbored far away from me 6. The kidnapping turned to hostage taking and human trafficking when I rescind my signatures in 2020 and it was ignored 7. The Children was used as ransom 8. And Raquel's purpose of taking them forever is proven by them still being in custody 8. Taguchi is my ex husband's neighbor and friend of ex sister in law who's also licensed foster mother with DHS I have first hand knowledge of this information because I was in the Kamealoha family for 12 years their home was located at 85207 lima kokua place in Waianae Hawaii 9. The 3 plotted revenge against me because I helped prosecute Brandon for abuse of a household member. Brandon would get his revenge Cassandra would get the foster board money from placement of my children in her home and Taguchi would enrich the state of Hawaii and county of Honolulu. All was successful but I intervened on Cassandra's goal, after begging CPS to move the illegal placement to protect my kids for one week leading up to June 15 2018 when my child 11 years old was taken to queens the emergency room for suicide attempt, Taguchi secretly relocated my minors and placed them with the Kamealoha family after I restricted them. Then she 100% secluded them from me causing my minors to develop mental impairments. Today she cuts, on January 8 2023 my liberty ran away from the home of wonderlin Sarcedo, who claims she is having a difficult time with my baby. My younger child also uses self inflicted harm to cope with the separation of our family. This was reported by Guardian ad litem Nicole Cummings and they did nothing to help my children. Placement is still the same today. The only difference is they fraudulently altered my children's lives. Adopting them out illegally.

STRICT PRODUCT LIABILITY

What proves product defect is the case files in particular and very important is WRAP EVALUATION DATED APRIL 30 2019. CONDUCTED BY ALL SERVICE PROVIDERS INCLUDING CPS ERIN ASATO AND GUARDIAN AD LITEM KEVIN ADANIYA, THEIR PART IN THE DEFECT TOOK PLACE JUST AFTER I WAS APPROVED FOR REUNIFICATION. The fact that I used the service in the correct manner, and successfully completed my plan on time, to support my claim is the fact that I was in WRAP HAWAII with Epic Ohana, I was told by ASATO that this program is meant for family's who is months away from reunification. This waiver program required DHS, SSD and CPS to waive title IV-E requirements. But They Didn't, And is non compliance for any federal award money they received. Me not awarded reunification constitutes a defective product. they redirected the case, slandered my name ,used an enterprise to obstruct any relief I attempted. Including but not limited to plan holders mentioned in 2012 Child Welfare Services Co Op Preparedness Manual, Office Of Civil Rights, Department of Homeland, Department Of Human Service, Department of Education, As well as Salvation Army, Hale Mohalu, 2, Hawaii Housing Authority, Child AND Family Service's, Epic Ohana, and helping hands Hawaii. The defect showed its place when the outcome of the products usages

was contrary to its purpose. Instead I was held against my will In A case, used for numerous financial transactions, my rights was terminated ,my family alienated and my children adopted by fraud. Then given to Calvin Say for more financial purposes. The owners of my property are now multiple people. 3 owners temporary fee simple owners , developers ,a foster mother, a state and county but in reality I WAILA LEOLANI SARCEDO IS THE ONLY TRUE OWNER OF LSK AND VBSK, LIBERTY AND VANITY, TMK 23010105-BP#571083, BP#670613, BP#786877, FOSTER CHILD SARCEDOS, SK CHILDREN, 1111 RYCROFT ST A AND 1111 RYCROFT STREET B and The Usage goes on and on. (EXPLOITATION AND EMBEZZLEMENT)

DARVO

Defense, Attack, Reverse Victim Offender Role

As for the harassment complaint filed by Judge Jessi Hall, it arises as follows:

1. I made complaints about the judge being in contempt of her own court order December 31 2018 DV 18-6928 She Awarded Me Sole Custody After Divorce Litigation Against Brandon Kamealoha,

HRS 571-46 Reads:

"In a divorce case, when the family court awards one person "sole legal and sole physical custody of" a child, the family court is not authorized to enter additional orders as if it was the legal and physical custodian of that child; it must allow that custodial person the decision-making authority exercisable by the person who has been awarded the sole legal and physical custody of that child. 112 H. 511 (App.), 147 P.3d 67 (2006)"I2.

2. I made complaints about the court not establishing jurisdiction at the commencement hearing on April 9 2018. Court transcripts reveal my absence and Taguchi admission that I was not served. Family Court denied me due process and infringed on my unalienable rights to my right to religion and my right to life freedom and happiness. Without cause forcing me to restricted religious traditions of guiding my children in his walk through life.

3. NOVEMBER 2019 29 items was added to my service plan by Kevin after my completion in April 2019. One of those items was to relocate from Waianae into a stable home in town all 29 items was successfully completed within 2 months after I moved into a two bedroom apartment located at 1234 Alexander Street on January 31st 2020 and for the second time I successfully & adequately fulfilled all my duties in the service plan between myself family court and Department of Human Services. Instead of closing the case and arranging for reunification ERIN ASATO delayed the process for 5 months taking the case past 21st month in Foster custody. JANUARY 31 2020 MARKED THE 21ST MONTH. WHICH SHOWS I WAS IN COMPLIANCE WITHIN THE TIME ALLOWED voiding 15/22 Rule. JUNE 2020 ERIN ASATO FILES A TERMINATION OF PARENTAL RIGHTS MOTION (NOT AFFIDAVIT) WITHOUT DUE PROCESS OF LAW. THIS DECISION WAS MADE ON JANUARY 7 2020 IN A MDT MEETING WITHOUT ME. This choice was a premeditated agenda even prior to Erin finishing her task at calling in my drug test. Her complete task was done January 7 and January 10th my last drug screens which was both negative just like all 75 drug test I've taken. Erin's findings on her

TPR motion?

(NOT exact words but the point is exactly what she meant)

At this time Waila Kamealoha and Brandon Kamealoha are not willing and able to provide the children with a safe family home even with the help of a service plan within the time allowed.

ASATO deliberately sabotaged me and made me take the consequences of her illegal actions of unjust delays to bypass the 21st month using the following Federal mandate:

If children are in Foster custody 15 out of 22 months the department is required to file a motion to terminate the parents' rights

TAKE NOTICE: on November 4 2021 The legislation strikes this mandate and parents were able to submit an petition to reinstate parental rights.. My Petition Was Denied By ICA and Family Court Judge Jessi Hall

Kaupena soon was my attorney who was used as my consent. I fired his ass and took over my case. First agenda for me was challenge the jurisdiction. Judge Hall was served in Oct 2020, and instead of answering the challenge she falsely accused me of harassment. ALLEGED Deputy Attorney General Eric Alabanza and ALLEGED guardian ad litem Nicole Cummings was also served challenges and not one person rebutted these affidavits. Which stands as truth in commerce. All 3 sat on my case not avoiding conflict of interest, and instead used our system to break Me completely.

Out numbered and ignorant to the law and my rights, I knew I had no power to change what others do... but I did have the power to go about their choices in a way that will benefit my babies. And here I am today. I've disassembled the complexity use in an infrastructure that was meant to never be disassembled. I am competent, I am smart, I am willing and I am able to care for my children. The direct effect of these individuals acts has caused me to relapse after living in sobriety, depravation of my civil rights was meant to destroy me, to cope with the unjust cruel punishment self medications is and has been used to numb myself of tragic and devastating events and memories, but it does not control me or my mindset at all, my knowledge witnessed herein is proof of my competency and should be taken as reality and not judge by stereo type. Being numb is needed when everything u have is being held from you.. I want to stop having to numb myself. I was brutally murdered on March 23 2021, and not left to rest, I have been tortured, and carried on for 2 years...despite numerous injuries and damages caused by these individuals I don't and never had an option to react to war crimes against me, I don't and never had the option to be angry at closed doors, not even crying was an option. My only option was to get my babies back, if I couldn't beat them, I figured I'd join them. A year ago I didn't know the difference between motion and petition, I've studied day and night 4 months straight not leaving my home, my appearance into this criminalized Enterprise allowed me the positions as the attorney, victim and witness in this case

Ive persevered through adversity, and has re established myself a child of God, humbled and I now live in righteousness. Rebirthing myself and no longer lost at sea. I am Alive and I am a living breathing woman who was born April 12 1977. All my creations and work created by the covenant with God is

copyright protected Nunc Pro Tunc April 12 1977 birthright 5 My children were the gift from God

"My Nobile prize" their existence was developed and created solely by my human abilities, my breath of life is the only reason they are here today. .within womb I created a master piece 5 times and no one has rights to use my work. Common law copy right does not need to be registered, unless I want to sue. My Copyright/ TRADE NAME and TRADE MARK IS PROTECTED BY UNALIENABLE RIGHTS GIVEN BY GOD. Meeting Of the minds is established today and you are required to return my property immediately.

Other reasons to void case FC S 18-00077

1. DHS statue of limitations expired 4 years ago

2. Family courts statue of limitations expired 4 years ago

3. Res judicata voids Case FC S 18 00077

4. My children were not born in the united states. County of Honolulu and state of Hawaii does not have jurisdiction

5. Due process violations is repeated over 5 times

6. Civil Rights violations

7. Human rights violations

8. Misappropriation of funds

9. Misappropriation of trade secrets (a trade secret is prohibited from harming or injuring minor children)

10. My property is exempt property and not to be used in Commerce

11. Unlicensed activities

12. Mock hearings

13. An enterprise Doing business in a territorial country unregistered with Hawaiian Kingdom

14. Kingdom of Hawaii is self governed and no occupants should be using our country with federal jurisdiction

15. LAWS ,RULES AND CODES ARE FOR GOVERNMENT EMPLOYEES ONLY

16. Securities Fraud, chattel paper fraud, real estate fraud, human trafficking, crimes against children, crimes against a family and crimes against a person

17 I am a victim of violence and protected

18. I am a person with disabilities and protected

19. I am a Native Hawaiian and protected

20. I am a child of God and protected.

21. I haven't harmed anyone or their property

22. I am not dead or incarcerated

23 I have not been accused of child abuse or neglect

24. I have not abandoned or gave up my property

25. I am defending myself and my rights and you have no reason to hold my family as Hostages in a jurisdiction unknown.

26. I've committed no crime as apposed to the individuals mentioned here.

37. EQUALITY. WE ARE ALL EQUAL TO THE LAWS. NO STATE CAN MAKE A LAW THAT ABRIDGES A PERSONS UNALIENABLE RIGHT.

VICTIMS STATEMENT

I Am A Victim Of Domestic Violence

Abuse Isn't Always Within The Home Between Man And Woman. It Isn't Always With Family Members Loved Ones Or Friends. Abuse Occurs When The Behaviors Actions, Intents And Motives Of An Abuser Are Demonstrated And Carried Out By One Person Onto Another An Abuser Threatens Their Victim. They Tell Her That Her Children Will Be Taken Away If She Doesn't Submit To What Is Asked Of Her. In Order To Break Her Mentally And Physically An Abuser Will Drag Out Conflict, Often Times After Their Victim Has Already Worked Hard At Achieving Goals, An Abuser Uses Financial Abuse To Deprive Their Victim, An Abuser Master Minds And Plots Their Rebellious Intent, Establishing Collaborations With Others, Bribery And Money Is An Abusers Weapons Against Their Victim. Shared Responsibilities, Cooperative Agreements, And Protection Within An Abusers Enterprise Is Used To Destroy Their Victims Achievements. Abusers Thrive On Conflict, Violence And Abuse. They Tell Their Victim To Remain Silent About The Abuse Or Suffer The Consequences, An Abusers "Confidential Rule" Is Their Way To Achieve Repeated Usurpations, Injuries And Damages To Their Victims. Abusers Success In THEIR Victimizing, Enables A Power That Turns Into A Addictive

Behavior Over Time. To Conquer Their Victims & Receive Power And Wealth Out Weighs An Abusers Humanity & Destroys Their Ability To Simply Care For Others. An Abuser Lacks Empathy, Compassion And Kindness. An Abusers State Of Mind Is Equivalent To A Drug User.

A Drug User Administers Coping Medication Into Their Capacity. Addictions Is Easily Cured. A Drug User Has The Ability To Be Rehabilitated, Simply Stopping The Administrative Mechanism. A Drug User's Reasons For Self Medication Is Most Times To Numb Pain, To Forget Traumatizing Life Events. Love Heals Pain. Pain Is Temporary.

An Abuser Over Time Develops Their Addictive Behaviors From Within Their Capacity. "Mentally" This Addiction Is Not Easily Cured As An Abusers Mental Health Is Not Possible To Be Visible & Cured, Compared To Self Medicated Administrations. An Abuser Eventually Becomes Immune To Acknowledging Wrongful And Bad Faith Actions. An Abuser Being The Caretaker Of Minor Children, Demonstrates A Unfit Adult That Has A Disability That's Affecting Their Ability To Provide A Caring, Protective And Loving Environment For Minor Children. An Abusers Reasons For Addiction Is Power, Wealth, Achievements And It's What Makes An Abuser Happy. Everyone Wants To Live Happily Ever After, Happiness Is Never A Temporary Desire. It's A Lifelong Goal.

Abusers Isolate Their Victim From A Supportive Network Of Friends & Family. Slandering Her Name, Misstating Facts And Damaging An Image She's Invested 29 Years Of Her Life In Pursuit Of Happiness; As A Mother; An Investment That Was Planned Till Her Death.

Abusers Isolate Their Victims Cutting The From Supportive And Loving Connections. Like Her Family Members And Her Children. Taking Her Support Network In Order To Break Her Down And Ensure Submission.

SILENCE ALLOWS ABUSE!

To My Abuser Judge Jessi Hall

You Took Children From Their Loving Primary Caretaker & Isolated Them From A Traditional, Close Net And Growing Family. Imprisoning Us All, Taking Our Lives Without Care Or Compassion, Cruel And Unusual Punishment And Treatments Is A Understatement To What Your Abuse Have Created, Developed Damaged, Within My Children. With A Gag Order In Place, Preventing Communication With My Daughter It's What You Saw As The Golden Ticket To Win Another Case. Without This Order In Place Chances Of Building A Bond And Clearing Up Any Misunderstandings She Has Would Have Been Successful.

I Am A Mother, I Am The Protector. I Am A Parent Fighting For My Children I Am The Activists Effecting Legislative Change And Educating Others And Although You Steal My Voice With Your Gag Order. I Have Reason Much More Important Than To Allow Your Malicious Actions To Have Relevance In My Life, Having Any Feeling Towards Your Abuse Was Not In My Plan Going Into This Fight. Therefore It Has Not Halted My Army Of One. Let These Words Be Instilled And Just Know, Myself Being Well Established Does Not Minimize Or Eliminate Your Abusive Litigations & Inhumane Treatment. Let My Outcome Be Your Reality From Here On Out.. The Reality Is.. Your Cruel & Deliberate Unkindness Towards Me, Did Not Shape Me, Break Me Or Define Me... But It Has Defined You...

I Had One Purpose 1 Goal And 1 Reason And I Centered My Life With LSK And VBSK. I Advocated

For Myself Because I Am The Only One Person Alive Who Has Them In Best Interest. It Is Impossible For Anyone Else To Love Them The Way I Do. My Love Started From In Womb, A Love With No Judgement & Pure Loyalty. My Babies Are The Only Ones That Will Love Me For The Rest Of My Life, And They Are The Only Ones Who Knows What My Heart Sounds Like From Inside. You Took Me From My Life... And I'm Not Done Yet... Therefore, The Priority And Urgency In My Fight Needed A Wise Woman To Stand And Fight Humbly. I Have Stood Alone As One Against ,An Entire System, The Lord Prevented His Child From Breaking Completely.. As I Walk His Faith ; I Will Also Prevent My Children From Breaking Completely. I Am Destined To Restore My Life As God Has In His Will, For We Share The Same Love For Our Children. Unbeknownst To You My Children Hold Immense Value And Worth Within My Eyes & Life Without Them Would Have No Purpose. I May Have Given Them Life But They Give Me Reason To Live And With That Being Said..

I Waila Sarcedo Solemnly Swear Under My Lord Almighty And The Laws Of Hawaii, I Am Earnestly And Wholeheartedly Willing To Love, Cherish And Honor LSK And VBSK As My Children Till The Day I Die

I Waila Sarcedo Have The Ability To Provide For LSK And VBSK Age Appropriately In The Utmost Safest Manner,

I Waila Sarcedo Have Taken Care Of Me ,So I Can Take Care Of Them, Investing In The Core Of Their Lives. In My Path Of Uncertainties Leading Up Until This Day; I Became Blessed With The 7 Gifts From God. These Gifts Are Needed To Start The Healing Process For LSK And VBSK. These Gifts Are What Hold Empathy And Forgiveness For Those Who Hurt Us.. And It's This Peace I Hold That Will Ensure A Upbringing That's Healthy And Positive. In This Moment, I Stand Loyalty To My Own Blood; I Have Forgiven The Cruel And Unusual Treatments You Burdened On Us, I Now Give It To God; And Carry On To Our Pursuit To Happiness...I Promise To God Holy Bible... So Help Me God...May You Be Blessed And Prosper.

Sincerely /s/Waila Leolani Sarcedo, Without Prejudice all rights reserved none waived .

And

Lastly but most importantly is my evaluation in its exact wording. I have a hard copy if needed.

Strengths of Mother: Waila, Mother WRAP FAMILY HAWAII APRIL 30 2019

• Waila continues to engage in services

• Waila shows up to appointments and is flexible in her schedule, making sure her services and children come first

• Waila is willing to take hard steps for the sake of a better future for herself and her children

• Waila is resilient and perseveres through the hard times

- Waila is a great self-advocate and advocate for her family
- Waila is open to growth and change if it will help her develop better as a mother and a woman
- Waila continues to be engaged within her community

• Waila has a big heart, gives back to the homeless within her community o Had a BBQ in the Pokai Bay park o Includes her children in giving back to others

- Despite her difficulties in relationships she is able to continue on and stay resilient
- Waila continues to grow and motivates herself to accomplish various goals

THE RETURN OF MY PROPERTY IS BEING REQUESTED IN A RESPECTFUL MANNER CONSIDERING WHAT IVE BEEN FACED WITH. CHECKS AND BALANCES ARE REQUIRED AT THIS POINT AND A RESOLUTION BY THE SENATE AND HOUSE IS URGENTLY NEEDED FOR THE PROTECTION AND RESCUE OF 2 MINOR CHILDREN. ALL MONEY, ACCOUNTS, COLLATERAL. REAL ESTATE, BONDS ETC NEEDS TO BE RETURNED IMMEDIATELY. I HAVE SEVERAL UCC FINANCING STATEMENTS WRITTEN UP AND READY TO SUBMIT NATIONALLY, COUNTY AND STATE FILING AS WELL. LEVYING ON THE COUNTY AND STATE OF HAWAII CORPARATION WILL BE UNDER CHAPTER 7 WITH UNREBUTTED AFFIDAVITS AND A 1983 FOR EACH WRONGDOER AND EEOC COMPLAINT AGAINST THE ENTERPRISE WILL ALSO BE MADE IF YOU STILL REFUSE TO RETURN MY PROPERTY. MY WILL INCLUDES ALL INFORMATION ID SAID AND MORE ,MY WILL HOLDS A NON DISCLOSURE ONLY WHILE I AM ALIVE. ONCE IM DEAD OR GO MISSING. A FRIEND OF THE COURT OUTSIDE OUR COUNTRY WILL RELEASE MY WILL PUBLICLY NATION WIDE. REVEALING ALL THIS AND MORE IN DETAILS INCLDING AUDIO AND VIDEO EVIDENCE.

One More Thing... If I've overstepped my boundaries and used this platform contrary to its purpose. Please forgive me. In truth if elected officials AND government employees can repeatedly break the laws and overstep rules and codes then honestly why can't I? My complaint , request and Rebuttal should be taken just as it does in court. Our judicial system has a obvious defect and disability that's effecting its main purpose and I am no fool to Bury myself in its doors. FOIA is my only option, if my property is denied and not returned I'll be able to appeal. With that being said I am demanding a trial by jury.

The questions about jurisdiction can be reviewed at any time. And whether the Court has jurisdiction depends on whether the district court got it right when it certified the judgment as final.

Transcript April 9 2018 is being fraudulently concealed despite me having the evidence in hand. The FOF does not mention this date and actually tempers with evidence and changes the commencement

hearing.

Eric Alabanza brief also avoids the commencement date.

They avoided it because it proves no jurisdiction.

To inspect the government record

A court case without jurisdiction is nulled and void and has no effect. The evidence is on the record and I'm challenging the courts jurisdiction through office of Attorney General Ann Lopez.

Please accept my challenge here as my efforts in this challenge has faced obstruction numerous times. The files are duplicated and made to look like compliance on their end.. but on my end I have all the original documents unaltered.

Thank you may you be blessed and prosper (spell checked all)

<u>I WOULD LIKE</u>: (Please check one or more of the options below, as applicable)

	A copy of the government record: (Please check only one of the options below.) See the next page for information about fees and costs that you may be required to pay for agency services to process your record request. Note: Copying and transmission charges may also apply to certain options.			
	 Pick up at agency (date and time):	g 		
\square	If the agency maintains the records in a form <u>other than paper</u> , please advise in which format you would prefer to have the record .			
	Electronic 🗌 Audio 🗌 Other (please specify):_			
[X] <u>Fees f</u>	Check this box if you are attaching a request for waiver of fees in the public interest (See waiver information on next page). s FOR PROCESSING PUBLIC RECORD REQUESTS			
You may be charged fees for the services that the agency must perform when processing your request for public records, including fees for making photocopies and other lawful fees. The first \$30 of fees charged for searching for a record, reviewing, and segregating will not be charged to you. Any amount over \$30 will be charged to you. Fees are as follows:				
	Search for a Record Review and Segregation of a Record	\$2.50 for 15 minutes \$5.00 for 15 minutes		

Generally, no search, review, and segregation fees may be charged if you are making a request for personal records that are about you.

WAIVER OF FEES IN THE PUBLIC INTEREST

As an <u>alternative</u> to the \$30 fee waiver (not in addition to), the agency may waive the first \$60 of fees for searching for, reviewing and segregating records when the waiver would serve the public interest. If you wish to apply for a waiver of fees in the public interest, you must attach to this request a statement of facts, including your identity as the requester, to show how the waiver of fees would serve the public interest. The criteria for this waiver, found at section 2-71-32, Hawaii Administrative Rules, are

- (1) The requested record pertains to the operations or activities of an agency;
- (2) The record is not readily available in the public domain; and
- (3) The requester has the primary intention and the actual ability to widely disseminate information from the government record to the public at large.

COSTS

The Agency may charge you any other lawful fees and the costs to copy and deliver your personal or public record request.

AGENCY RESPONSE TO YOUR REQUEST FOR ACCESS

The agency to which you addressed your request must respond within a set time period. The agency will normally respond to you within 10 business days from the date it receives your request; however, in *extenuating circumstances*, the agency must respond within 20 business days from the date of your request. If you have questions about the response time or the records being sought, you should first contact the agency and request to consult with the agency's UIPA contact person.

Please note that the Office of Information Practices (OIP) does not maintain the records of other agencies and a requester must seek records directly from the agency. If the agency denies or fails to respond to your written request for records or if you have other questions regarding compliance with the UIPA, then you may contact OIP at 808-586-1400, <u>oip@hawaii.gov</u>, or 250 South Hotel Street, Suite 107, Honolulu, Hawaii 96813.

REQUESTER'S RESPONSIBILITIES

You have certain responsibilities under section 2-71-16, Hawaii Administrative Rules, which include making arrangements to inspect and copy records, providing further clarification or description of the requested record as instructed by the agency's notice, and making a prepayment of fees and costs, if assessed. The rules and additional training materials are available online at **oip.hawaii.gov** or from OIP.