

23-____

In The
SUPREME COURT OF THE UNITED
STATES

PALANI KARUPAIYAN, et al

--
Petitioners

v.

LEE SOLOMON, et al -- Respondents

On Petition for a Writ of Certiorari
to the United States Court of Appeals
for the Third Circuit before judgment
is entered in that Court (23-1788)

APPENDIX VOL-I FOR PETITION FOR A
WRIT OF CERTIORARI

Palani Karupaiyan.
Pro se, Petitioner,
1326 W William St,
Room#2
Philadelphia, PA 19132
212-470-2048(M)

Tables of Appendices

Appendix: A Notice of Petition for mandamus, prohibition or alternative Mar 18 2023	1
Appendix-B : Amended Notice of appeal –May 09 2023.	2
Appendix-C: 2 nd amended Notice of appeal – 3/11/2023	3
Appendix-D: Opinion of US Dist Court for New Jersey -dated Mar 06, 2023	4
Appendix-F: Order of United States Dist Court of New Jersey granting forma pauperis for appeal and motion for Show Cause [ECF #7] and Motion for Reconsideration [ECF #8] as moot. 14	
Appendix – G: United States Dist Court’s Opinion for denying motion for reconsideration – May 11 2023.	15
Appendix-G2- United States Dist Court’s Order for denying motion for reconsideration – May 11 2023	17
Appendix-H : USCA3’ Osei order Date: May 5, 2023	18
Appendix-I:USCA3’s Stay order on May 9 2023 and further it was vacated on May 10 2023.....	20
Appendix-J : All Writs Act, 28 U.S.C. § 1651(a)	21
Appendix-k: Petitioner’s Parenting rights	21
Appendix-M: NJ Judicial Authorities illegal wrongdoings against Petitioners By outside scope of their Judicial Duty.....	21

Appendix-N : Petitioner entitled pray declarative/injunctive reliefs in the lower court by following.	22
Appendix-U : S.Ct. RULE 11 & 28 USC § 2101(e).	23
Appendix-O : Why Lower was not able to grant the Appellant's Writs/Injunction(s) reliefs	24
Appendix-S :Pro se pleading standards.....	24
Appendix-Q :USSC's Writ against Federal Lower Court.....	25
1. Against Any Judicial authority (Incl. NJ authority, Supreme Court of India) ...	25
Appendix-R : USSC's Rule 20.1 and Rule 20.3.	25
Appendix-T :Three test Conditions for grant the Writ (of Mandamus, prohibition or any alternative).....	26
Appendix-V :Before Dist Court Proceeding (Parallel family cases in New Jersey and India)	27
Appendix-W : Letter motion to accept the amended Notice of appeal and/or additional time to file amended notice of appeal or alternative. Or reopen the docket and order the clerk to file amended notice of appeal	29
Appendix-X : US Dist Court Docket Entries (as of May 11 2023)	31
Appendix- Y: United States Court of Appeals 3 rd Cir. Docket Entries.	33

**APPENDIX: A NOTICE OF PETITION FOR MANDAMUS,
PROHIBITION OR ALTERNATIVE MAR 18 2023**

United States District Court for the _New Jersey
District of Newark Docket 23-844 (SDW) (JBC)

Palani Karupaiyan et al, appellants

v.

SHALIMAR GROUP OF RESTAURANTS, et al.,
Appellees.

Notice of Petition for Writ of Mandamus,
Prohibition or alternative

Palani Karupaiyan, RP, PP (name all parties taking the Petition) Petition Mandamus, Prohibition or alternative to the United States Court of Appeals for the __3rd__ Circuit from the order _WHEREAS OPINION ECF-5 AND WHEREAS ORDER ECF-6 that dismissed the complaint prejudice (Entire OPINION AND order) (Describe the order) entered on _Mar 6 2023 __ (state the date the order was entered).

/S/ K.Pazhani

Attorney for _Pro se, Palani Karupaiyan__

Date: Mar 18 2023

Attached.

- 1) Opinion dated Mar 6 2023 ecf-5
- 2) Order dated Mar 6 2023 ECF-6

APPENDIX-B : AMENDED NOTICE OF APPEAL –MAY 09 2023.

United States District Court for the New
Jersey_____

District of Newark

Palani Karupaiyan et al v. Shalimar Group of Restaurants et al	AMENDED-Notice of appeal Case:23-844-SDW-JBC
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Palani Karupaiyan, RP, PP, SANTHOSH SUBRAMANIYAN (name all parties taking the Petition) Petition Mandamus, Prohibition or alternative to the United States Court of Appeals for the 3rd Circuit from the order

- (i) **WHEREAS OPINION ECF-5 AND WHEREAS ORDER ECF-6 that dismissed the complaint prejudice (Entire OPINION AND Order) (Describe the order) entered on Mar 6 2023 (state the date the order was entered).**
- (ii) **Order that plaintiff's Motion for Order to Show Cause [ECF #7] and Motion for Reconsideration [ECF #8] as moot. Order dated Mar 23 2023.**

(s) /s/ *K.Pazhani*

*Attorney for Pro se, Palani Karupaiyan*_____

Date: May 09, 2023

Attached. 1) Opinion dated Mar 6 2023 ecf-5

2) Order dated Mar 6 2023 ECF-6

3)Order date Mar 23 2023 ECF-10

CC to **Santhosh @ Santhoshkay3@gmail.com**

**APPENDIX-C: 2ND AMENDED NOTICE OF APPEAL –
3/11/2023**

United States District Court for the New Jersey
District of **Newark**

Palani Karupaiyan et al v. Shalimar Group of Restaurants et al	2nd Amended – Notice of Appeal Case 23-844(SDW) -JBC
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Palani Karupaiyan, RP, PP, SANTHOSH SUBRAMANIYAN (name all parties taking the Petition) Petition Mandamus, Prohibition or alternative to the United States Court of Appeals for the 3rd Circuit from the order

- (i) **WHEREAS OPINION ECF-5 AND WHEREAS ORDER ECF-6 that dismissed the complaint prejudice (Entire OPINION AND Order) (Describe the order) entered on Mar 6 2023** (state the date the order was entered).
- (ii) **Order that plaintiff's Motion for Order to Show Cause [ECF #7] and Motion for Reconsideration [ECF #8] as moot. Order dated Mar 23 2023.**
- (iii) **Opinion (ECF-18) and order ECF-19 dated May 11 2023.**

(s) /s/K.Pazhani.

Attorney for Pro se, Palani Karupaiyan

Date: May 11, 2023

Attached.

- 1) Opinion and order dated Mar 6 2023 -ecf-5, 6
- 2) Order date Mar 23 2023 ECF-10
- 3) Opinion dated May 11 2023 – ECF-18
- 4) Order Dated May 11 2023 – ECF-19

Cc: Santhosh thru santhoshkay3@gmail.com

APPENDIX-D: OPINION OF US DIST COURT FOR NEW JERSEY -DATED MAR 06, 2023

NOT FOR PUBLICATION

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

Palani Karupaiyan et al V Shalimar Group of Restaurants	Civil 23-844(SDW)(JBC) WHEREAS OPINION March 6 2023
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THIS MATTER having come before this Court upon *pro se* Plaintiff Palani Karupaiyan's ("Plaintiff") Complaint (D.E. 1, "Complaint"), filed on February 8, 2023, and Application to Proceed *in forma pauperis* (D.E. 1-3, "IFP application"), filed on the same day, and this Court having *sua sponte* reviewed the Complaint for sufficiency pursuant to Federal Rule of Civil Procedure ("Rule") 8(a) and *Ashcroft v. Iqbal*, 556 U.S. 662 (2009); and

WHEREAS a district court may allow a plaintiff to commence a civil action without paying the filing fee—that is, *in forma pauperis*—so long as the plaintiff submits an affidavit demonstrating he is "unable to pay such fees," 28 U.S.C. § 1915(a)(1); and

WHEREAS although Plaintiff has failed to provide all the information required by the IFP application, the information included thereto indicates that he has been unemployed for over two years, that his checking account balances are all negative, that his average monthly income is \$750, and that he has monthly expenses of \$6,460. (D.E. 1-3 at 2–5.) This Court will therefore allow Plaintiff to proceed *in forma pauperis*; and

WHEREAS when a litigant petitions the Court to proceed without the prepayment of fees, the Court has an obligation to screen the complaint to determine whether it is frivolous or malicious, fails to

state a claim upon which relief may be granted, or seeks monetary relief from a defendant immune from such relief. See 28 U.S.C. § 1915(e)(2)(B). Pro se complaints, although “[held] to less stringent standards than formal pleadings drafted by lawyers,” *Haines v. Kerner*, 404 U.S. 519, 520–21 (1972), must still “state a plausible claim for relief,” *Yoder v. Wells Fargo Bank, N.A.*, 566 F. App’x 138, 141 (3d Cir. 2014) (citing *Walker v. Schult*, 717 F.3d 119, 124 (2d Cir. 2013)); *Martin v. U.S. Dep’t of Homeland Sec.*, No. 17-3129, 2017 WL 3783702, at *3 (D.N.J. Aug. 30, 2017). “When considering whether to dismiss a complaint for failure to state a claim pursuant [to] § 1915(e)(2)(B)(ii), the District Court uses the same standard it employs under [Rule] 12(b)(6),” *Vaughn v. Markey*, 813 F. App’x 832, 833 (3d Cir. 2020) (citing *Allah v. Seiverling*, 229 F.3d 220, 223 (3d Cir. 2000))—the complaint “must contain sufficient factual matter, accepted as true, ‘to state a claim to relief that is plausible on its face.’” *Iqbal*, 556 U.S. at 678 (quoting *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 555 (2007)). However, “the tenet that a court must accept as true all of the allegations contained in a complaint is inapplicable to legal conclusions. Threadbare recitals of the elements of a cause of action, supported by mere conclusory statements, do not suffice.” *Id.* (citing *Twombly*, 550 U.S. at 555); see also *Fowler v. UPMC Shadyside*, 578 F.3d 203, 209–11 (3d Cir. 2009) (discussing the *Iqbal* standard); and

WHEREAS *pro se* litigants must also comply with Rule 8, which requires that a complaint contain “a short and plain statement of the claim showing that the pleader is entitled to relief.” Fed. R. Civ. P. 8(a)(2). In other words, the allegations in the complaint “must be simple, concise, and direct,” *id.* 8(d)(1), and pled with enough specificity to “give the defendant fair notice of what the . . . claim is and the

grounds upon which it rests,” *Twombly*, 550 U.S. at 555 (internal quotation marks and citations omitted). Vague group pleadings do not meet the requirements of Rule 8. *See, e.g., Mills v. Ethicon, Inc.*, 406 F. Supp. 3d 363, 386 (D.N.J. 2019) (explaining that generalized and unspecific group “pleading fails to satisfy Rule 8 ‘because it does not place [d]efendants on notice of the claims against each of them.’” (quoting *Sheeran v. Blyth Shipholding S.A.*, No. 14-5482, 2015 WL 9048979, at *3 (D.N.J. Dec. 16, 2015))). “Shotgun pleadings” similarly do not suffice. *See, e.g., Hynson v. City of Chester Legal Dep’t*, 864 F.2d 1026, 1031 n.13 (3d Cir. 1988). Shotgun pleadings can arise when: (1) counts in a complaint each adopt the allegations of all preceding counts, (2) the complaint is “replete with conclusory, vague, and immaterial facts not obviously connected to any particular cause of action,” (3) the complaint fails to separate into different counts each cause of action or claim for relief, or (4) the complaint “assert[s] multiple claims against multiple defendants without specifying which of the defendants are responsible for which acts or omissions, or which of the defendants the claim is brought against.” *Nash v. New Jersey*, No. 22-1804, 2022 WL 4111169, at *2 (D.N.J. Sept. 8, 2022) (quoting *Weiland v. Palm Beach Cnty. Sheriff’s Off.*, 792 F.3d 1313, 1321–23 (11th Cir. 2015)); and

WHEREAS Plaintiff’s Complaint does not comply with the foregoing pleading standards. As an initial matter, the Complaint is dense and incoherent—it spans 383 pages, purports to comprise 2,653 paragraphs¹, and alleges at least 154 causes of

¹ Plaintiff repeatedly incorporates by reference paragraphs 1 through 2,000 of the Complaint; however, the Complaint omits nearly 1,000 paragraphs by expressly indicating that

action against 34 defendants (collectively, “Defendants”). (See generally D.E. 1.) The Defendants consist of Plaintiff’s relatives (*id.* ¶¶ 35, 43, 47); a law firm (*id.* ¶ 64); Plaintiff’s landlords and their associated real estate companies (*id.* ¶¶ 70–92); a restaurant group and a towing company (*id.* ¶¶ 93, 146); several New Jersey state court judges²(*id.* ¶¶ 99–121, 131); local government entities (*id.* ¶¶ 134–44);and others(see, e.g., *id.* ¶¶ 145, 149). The causes of action each incorporate by reference paragraphs1 through2,000 in the Complaint, (*id.* ¶¶ 2001–652), and the underlying claims span the gamut from stolen bicycles(*id.* ¶¶ 2001–03),towed vehicles(*id.* ¶¶ 2004–14),wrongfully issued bills for property damage (*id.* ¶¶ 2025–27), payment for an apartment cleaning(*id.*¶¶2028–30), domestic violence allegations (see, e.g., *id.* ¶ 2115), child support disputes (*id.* ¶¶ 2188–93), false arrest (*id.* ¶¶ 2151–57), corruption in the New Jersey state judicial system (*id.* ¶¶ 2186, 2314–18, 2340–45), a conspiracy to murder Plaintiff (*id.* ¶¶ 2368–73), family feuds and inheritances (*id.* ¶¶ 911–14, 2633–35),divorce proceedings in New Jersey and India (*id.* ¶¶ 2459–72),civil rights abuses by police (*id.* ¶¶ 2255, 2584,

paragraphs “1003[] up[] to 2000 [have been] left blank.” (D.E. 1 ¶ 1003.)

² Plaintiff previously filed a lawsuit against this same set of New Jersey state court judges: Judges Marcia Silva, Craig Corson, and Jerald Council, of the Middlesex Family Court in New Jersey (D.E. 1 ¶¶ 99–101); Justices Stuart Rabner, Jaynee LaVecchia, Barry T. Albin, Anne M. Patterson, Faustino J. Fernandez-Vina, Lee A. Solomon, and Walter F. Timpone, of the New Jersey Supreme Court (*id.* ¶¶ 112–19); and Judges Glenn A. Grant, Allison E. Accurso, Patrick DeAlmeida, and Joseph Yannotti, of the Appellate Division of the New Jersey courts (*id.* ¶¶ 104–06, 130). See generally Complaint, Karupaiyan, v. Naganda, No. 20-12356 (D.N.J. Sept. 3, 2020).

2587), and beyond. For those alleged harms, Plaintiff seeks relief innearly countless forms, including billions in damages for “[h]ealth,” “robbery,” “cost of time andeffort,” “pain, expense, and suffering,” “loss of income, “kids injury,” “kids education damages,” “family based f[u]ture needs,” “reduced life expectancy,” “damaging social reputation,” “emotional suffering/distress more,” “f[u]ture health expense,” “f[u]ture loss of income,” “loss of conjugal rights,” “damage to best interest of family . . . [and] kids,” “false arrest,” “false jailing,” “tort,” “medical malpractice,” “[m]alicious abuse of process,” intentional [a]buse of authority power,” “[f]ailure to operate the office,” “intentional denial [of] . . . constitutional rights,” “parental liberty/parent[al]right[s] violation,” “[o]bstruction of justice,” “[f]ailure to protect the kids best interest,” “[c]hild [a]buse,” “encouraging” and “enjoying” “child abuse,” neglect, and a “few more . . .” (*Id.* at 16.) Simply put, the Complaint is “any thing but ‘simple, concise, and direct.’”

²Plaintiff previously filed a lawsuit against this same set of New Jersey state court judges: Judges Marcia Silva, Craig Corson, and Jerald Council, of the Middlesex Family Court in New Jersey (D.E. 1 ¶¶99–101); Justices Stuart Rabner, Jaynee LaVecchia, Barry T. Albin, Anne M. Patterson, Faustino J. Fernandez-Vina, Lee A. Solomon, and Walter F. Timpone, of the New Jersey Supreme Court (*id.* ¶¶112–19); and Judges Glenn A. Grant, Allison E. Accurso, Patrick DeAlmeida, and Joseph Yannotti, of the Appellate Division of the New Jersey courts(*id.* ¶¶ 104–06, 130). *See generally* Complaint, *Karupaiyan, v. Naganda*, No. 20-12356 (D.N.J. Sept. 3, 2020).⁴ (*id.* ¶¶ 99–121, 131); local government entities (*id.* ¶¶ 134–44); and others (*see, e.g., id.* ¶¶ 145, 149). The causes of action each incorporate by

reference paragraphs 1 through 2,000 in the Complaint, (*id.* ¶¶ 2001–652), and the underlying claims span the gamut from stolen bicycles (*id.* ¶¶ 2001–03), towed vehicles (*id.* ¶¶ 2004–14), wrongfully issued bills for property damage (*id.* ¶¶ 2025–27), payment for an apartment cleaning (*id.* ¶¶ 2028–30), domestic violence allegations (*see, e.g., id.* ¶ 2115), child support disputes (*id.* ¶¶ 2188–93), false arrest (*id.* ¶¶ 2151–57), corruption in the New Jersey state judicial system (*id.* ¶¶ 2186, 2314–18, 2340–45), a conspiracy to murder Plaintiff (*id.* ¶¶ 2368–73), family feuds and inheritances (*id.* ¶¶ 911–14, 2633–35), divorce proceedings in New Jersey and India (*id.* ¶¶ 2459–72), civil rights abuses by police (*id.* ¶¶ 2255, 2584, 2587), and beyond. For those alleged harms, Plaintiff seeks relief in nearly countless forms, including billions in damages for “[h]ealth,” “robbery,” “cost of time and effort,” “pain, expense, and suffering,” “loss of income,” “kids injury,” “kids education damages,” “family based f[u]ture needs,” “reduced life expectancy,” “damaging social reputation,” “emotional suffering/distress more,” “f[u]ture health expense,” “f[u]ture loss of income,” “loss of conjugal rights,” “damage to best interest of family . . . [and] kids,” “false arrest,” “false jailing,” “tort,” “medical malpractice,” “[m]alicious abuse of process,” intentional [a]buse of authority power,” “[f]ailure to operate the office,” “intentional denial [of] . . . constitutional rights,” “parental liberty/parent[al] right[s] violation,” “[o]bstruction of justice,” “[f]ailure to protect the kids best interest,” “[c]hild [a]buse,” “encouraging” and “enjoying” “child abuse,” neglect, and a “few more . . .” (*Id.* at 16.) Simply put, the Complaint is “anything but ‘simple, concise, and direct.’” *Karupaiyan v. Naganda*, No. 22-2066, 2022 WL 4965379, at *2 (3d Cir. Oct. 4, 2022); *see also In re Westinghouse Sec. Litig.*, 90 F.3d 696, 703 (3d Cir.

1996) (finding district court did not abuse its discretion when dismissing complaint which was “unnecessarily complicated and verbose,” featuring more than “600 paragraphs and 240 pages”); *McDaniel v. N.J. State Parole Bd.*, No. 08-0978, 2008 WL 824283, at *2 (D.N.J. Mar. 26, 2008) (dismissing a “rambling and sometimes illegible” 17-page, single-spaced complaint as not in compliance with Rule 8); *Smith v. Dir.’s Choice, LLP*, No. 15-81, 2016 WL 7165739, at *2–*3 (D.N.J. July 28, 2016) (dismissing complaint for failing to meet the requirements of Rule 8); and

WHEREAS the conclusory allegations in the Complaint strain credulity and, in many cases, are “simply unbelievable.” *Trammell v. All Other Collateral Heirs of Est. of Marie Jones Polk*, 446 F. App’x 437, 439 (3d Cir. 2011) (upholding a District Court’s *sua sponte* dismissal where the “factual allegations” were “simply unbelievable”); *Twombly*, 550 U.S. at 555 (explaining that to survive a Rule 12(b)(6) motion to dismiss, a plaintiff’s “[f]actual allegations must be enough to raise a right to relief above the speculative level”). This Court may dismiss claims that are “legally baseless if [they are] ‘based on an indisputably meritless legal theory,’” or are factually baseless because the “facts alleged rise to the level of the irrational or the wholly incredible.” *Picozzi v. Guy Peiagelee & Sons*, 313 F. Supp. 3d 600, 602 (E.D. Pa. 2018) (internal citations omitted); and

WHEREAS Plaintiff is undoubtedly aware of the countless deficiencies with his Complaint³. This

³ For instance, Plaintiff once again seeks to represent his minor children. (See generally D.E. 1.) As several courts have explained to Plaintiff, “a pro se litigant who is not an attorney may not do so.” *Karupaiyan v. Twp. of Woodbridge*, No. 22-2949, 2023 WL 2182375, at *2 n.2 (3d Cir. Feb. 23, 2023) (“As in previous

Court and several others have dismissed a “litany” of Plaintiff’s “complaints raising conclusory and apparently unrelated claims.” *Karupaiyan v. Twp. of Woodbridge*, No. 21-3339, 2022 WL 1315085, at *1 (3d Cir. May 3, 2022); *see also Karupaiyan v. Atl. Realty Dev. Corp.*, 827 F. App’x 165, 167 (3d Cir. 2020) (“We agree with the District Court that Karupaiyan’s difficult-to-follow complaint fails to suggest the existence of any plausible claim.”); *Karupaiyan v. Naganda*, No. 20-12356, 2021 WL 3616724, at *2 (D.N.J. Aug. 12, 2021) *aff’d*, 2022 WL 327724 (3d Cir. 2022) (“Plaintiff’s First Amended Complaint is largely incoherent and partially illegible ”); *Karupaiyan v. CVS Health Corp.*, No. 19-8814, 2021 WL 4341132, at *36 (S.D.N.Y. Sept. 23, 2021) (explaining that despite having an opportunity to amend, the benefit of multiple rounds of pre-motion letters from defendants, and despite the court’s leeway in construing his claims liberally, “there remain fundamental deficiencies in most of Plaintiff’s claims”). Indeed, this Court has previously dismissed iterations of a substantively identical complaint filed by Plaintiff in 2020. *Karupaiyan v. Naganda*, 2021 WL 3616724, at *1–*2; *Karupaiyan v. Naganda*, No. 20-12356, 2022 WL 1602186, at *2 (D.N.J. May 20, 2022), *aff’d*, 2022 WL 4965379 (3d Cir. Oct. 4, 2022). There, as here, Plaintiff’s Complaint “appear[ed] to have been copied from prior pleadings, which [had] also [been] dismissed for failure to comply with Rule 8 and upheld on appeal,” including “allegations against New Jersey state court judges that were dismissed with prejudice.” *Karupaiyan*, 2022 WL

appeals, Karupaiyan seeks to represent his minor children, but as we have explained, a pro se litigant who is not an attorney may not do so.”); *Karupaiyan v. Woodbridge Twp. of N.J.*, No. 21-19737, at *1 n.1 (D.N.J. Jan. 13, 2022) (same).

1602186, at *2. This Court will again dismiss with prejudice the instant suit for similar reasons; and

WHEREAS this Court notes, as recently as January 27, 2023—just 11 days before Plaintiff filed the Complaint—another judge in this district dismissed Plaintiff’s “shotgun pleading[s]” and “expressly warn[ed] Plaintiff that any future abuse of legal process might trigger sanctions, including an imposition of limitations on Plaintiff’s ability to initiate such legal actions in the future.” *Karupiayan v. Infosys, BPM*, No. 21-20796, 2023 WL 1452340, at *3 (D.N.J. Jan. 27, 2023). 4 This Court joins Judge Salas in admonishing Plaintiff’s frivolous forays into the federal courts. *Id.* While this Court remains open to address any of Plaintiff’s bona fide claims, it will not continue to entertain Plaintiff’s meritless, shotgun pleadings. Should Plaintiff continue to abuse the legal process, sanctions may be warranted; therefore,

Plaintiff’s IFP Application is **GRANTED** and the Complaint is *sua sponte* **DISMISSED WITH PREJUDICE**. An appropriate order follows.

/s/ Susan D. Wigenton

SUSAN D. WIGENTON, U.S.D.J.

Orig: Clerk

cc: Parties

James B. Clark, U.S.M.J.

**Appendix-E : United States Dist Court's -
Sua Sponte Order of Dismissal of Complaint**

NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

Palani Karupaiyan etl V Shalimar Group of Restaurants et al	Civil Action 23-844- SDW-JBC WHEREAS ORDER March 06 2023
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WIGENTON, District Judge.

THIS MATTER having come before this Court upon *pro se* Plaintiff Palani Karupaiyan's ("Plaintiff") Complaint (D.E. 1, "Complaint"), and Application to Proceed *in forma pauperis* (D.E. 1-3, "IFP Application"), and this Court having *sua sponte* reviewed the Complaint for sufficiency pursuant to Federal Rule of Civil Procedure ("Rule") 8(a) and *Ashcroft v. Iqbal*, 556 U.S. 662 (2009), for the reasons stated in this Court's Whereas Opinion dated March 6, 2023,

IT IS, on this 6th day of March 2023,

ORDERED that the IFP Application is **GRANTED**, and **ORDERED** that the Complaint is **DISMISSED WITH PREJUDICE. SO ORDERED.**

/s/ Susan D. Wigenton

SUSAN D. WIGENTON, U.S.D.J.

Orig: Clerk

cc: Parties James B. Clark, U.S.M.J.

APPENDIX-F: ORDER OF UNITED STATES DISTRICT COURT OF NEW JERSEY GRANTING FORMA PAUPERIS FOR APPEAL AND MOTION FOR SHOW CAUSE [ECF #7] AND MOTION FOR RECONSIDERATION [ECF #8] AS MOOT.

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

Palani Karupaiyan et al v. Shalimar Group of Restaurants et al	23-cv-844-SDW Order
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Plaintiff having filed a Motion to Proceed In Forma Pauperis on appeal and relying on Plaintiff's statement in support thereof,

It is on this 23rd day of March 2023

ORDERED that plaintiff's Motion to Proceed In Forma Pauperis on appeal is **GRANTED**.

It is further ordered that the Clerk of Court shall terminate plaintiff's Motion for Order to Show Cause [ECF #7] and Motion for Reconsideration [ECF #8] as moot.

SO ORDERED.

/s/ SUSAN D. WIGENTON, U.S.D.J.

**APPENDIX – G: UNITED STATES DIST COURT’S
OPINION FOR DENYING MOTION FOR
RECONSIDERATION – MAY 11 2023.**

NOT FOR PUBLICATION

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

Palani Karupaiyan et al v. Shalimar Group of Restaurants et al	Civil Action No 23-844- SDW-JBC WHEREAS OPINION May 11 2023.
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THIS MATTER having come before this Court upon *pro se* Plaintiff Palani Karupaiyan’s (“Plaintiff”) Motion for Reconsideration (D.E. 8) filed in connection with this Court’s March 6, 2023 Whereas Opinion and Order *sua sponte* dismissing Plaintiff’s Complaint with prejudice (D.E. 5, 6);

WHEREAS a party moving for reconsideration of an order of this Court must file its motion within fourteen (14) days after the entry of that order and set “forth concisely the matter or controlling decisions which the party believes the . . . Judge has overlooked.” L. Civ. R. 7.1(i). Motions for reconsideration are “extremely limited procedural vehicle(s)” which are to be granted “very sparingly.” *Clark v. Prudential Ins. Co. of Am.*, 940 F. Supp. 2d 186, 189 (D.N.J. 2013) (quotation marks omitted). They may only be granted if the moving party shows “(1) an intervening change in the controlling law; (2) the availability of new evidence that was not available when the court [reached its original decision]; or (3) the need to correct a clear error of law or fact or to prevent manifest injustice.” *Blystone v. Horn*, 664 F.3d 397, 415 (3d Cir. 2011) (quotation marks and

italics omitted). They are “not a vehicle for a litigant to raise new arguments.” *CPS MedManagement LLC v. Bergen Reg’l Med. Ctr., L.P.*, 940 F. Supp. 2d 141, 168 (D.N.J. 2013); and

WHEREAS Plaintiff’s Motion for Reconsideration must be denied because it fails to identify any intervening change in the relevant law, new evidence that was unavailable at the time this Court entered its order, or an error of fact or law that, if left uncorrected, would result in manifest injustice; therefore,

Plaintiff’s Motion for Reconsideration will be **DENIED**⁴. An appropriate order follows.

/s/ Susan D. Wigenton

SUSAN D. WIGENTON, U.S.D.J.

Orig: Clerk

cc: James B. Clark, U.S.M.J.

Parties

⁴ On May 9, 2023, Plaintiff filed a motion to amend his Notice of Appeal to the Third Circuit. (D.E. 15, 16.) Pursuant to Rule 4(a) of the Federal Rules of Appellate Procedure, Plaintiff is permitted to file an amended notice of appeal within 30 days after entry of the judgment on the present Motion for Reconsideration. Fed. R. App. P. 4(a).

**APPENDIX-G2- UNITED STATES DIST COURT'S ORDER
FOR DENYING MOTION FOR RECONSIDERATION – MAY
11 2023**

NOT FOR PUBLICATION

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

Palani Karupaiyan et al v. Shalimar Group of Restaurants et al	Civil Action no: 23-844 SDW-JBC Order May 11 2023
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WIGENTON, District Judge.

THIS MATTER having come before this Court upon *pro se* Plaintiff Palani Karupaiyan's ("Plaintiff") Motion for Reconsideration (D.E. 8) of this Court's March 6, 2023 Whereas Opinion and Order *sua sponte* dismissing Plaintiff's Complaint with prejudice (D.E. 5, 6); and this Court having considered the Plaintiff's submission, for the reasons stated in this Court's Whereas Opinion dated May 11, 2023,

IT IS on this 11th day of May 2023,
ORDERED that Plaintiff's Motion for Reconsideration is **DENIED**.
SO ORDERED.

/s/ Susan D. Wigenton
SUSAN D. WIGENTON, U.S.D.J.

Orig: Clerk
cc: James B. Clark, U.S.M.J.
Parties

APPENDIX-H : USCA3' OSEI ORDER DATE: MAY 5, 2023

UNITED STATES COURT OF APPEALS FOR THE
THIRD CIRCUIT

No. 23-1788

Karupaiyan v. Shalimar Group of Restaurants
(D.N.J. No. 2:23-cv-00844)

ORDER

Palani Karupaiyan has filed a notice of appeal on behalf of himself and his minor children, R.P. and P.P. The notice of appeal will be docketed as to these individuals pursuant to Federal Rule of Appellate Procedure 3(c)(2). It is noted that a person who is not a licensed attorney may only represent himself in this Court. See 28 U.S.C. § 1654; see also *Osei-Afriye v. The Medical College of Pennsylvania*, 937 F.2d 876 (3d Cir. 1991) (non-lawyer appearing pro se may not act as attorney for minor child or incompetent). A non-attorney parent must be represented by counsel to the extent the parent brings an action to pursue claims on behalf of his or her child. Palani Karupaiyan does not appear to be a licensed attorney. Accordingly, this action will proceed only as to the parent unless an appearance by counsel is entered within twenty-one (21) days of the date of this order.

In addition, pursuant to Federal Rule of Civil Procedure 5.2 (made applicable by Federal Rule of Appellate Procedure 25(a)(5)) and Third Circuit Local Appellate Rule 113.12, personal identifier information must be redacted from filings. These identifiers include Social Security numbers, names of minor children, financial account numbers, dates of birth, and home addresses in criminal cases. **Litigants are responsible for redacting documents.** This Court's Local Appellate Rules are available at www.ca3.uscourts.gov. Accordingly, this

action has been docketed under the initials of the minor children Appellants, rather than their full names.

The parties should comply with these privacy rules. The Clerk will not review each filing for compliance. This order has no impact on any filings in the District Court, and the parties should address any issues regarding those filings with that Court.

For the Court,
s/ Patricia S. Dodszuweit
Clerk
Dated: May 5, 2023
Sb/cc: Palani Karupaiyan

APPENDIX-I:USCA3's STAY ORDER ON MAY 9 2023
AND FURTHER IT WAS VACATED ON MAY 10 2023

**UNITED STATES COURT OF APPEALS FOR
THE THIRD CIRCUIT**

No. 23-1788

Palani Karupaiyan, et al v. Lee Solomon, et al
(District Court No. 2-23-cv-00844)

O R D E R

It appearing that a timely post-decision motion of a type specified by Fed. R. App. P. 4(a)(4), is pending in the District Court, it is hereby ORDERED that the above-entitled appeal(s) is(are) stayed pending disposition of the motion. The parties are directed to file written reports addressing the status of the pending motion on **06/08/2023** and every thirty (30) days thereafter until the last motion is decided. The stay will automatically expire upon entry of the order disposing of the last post-decision motion.

This stay does not apply to the obligation to pay filing and docketing fees or the filing of the case opening forms. These obligations must be fulfilled within the time specified by the Federal Rules of Appellate Procedure and Third Circuit Local Appellate Rules.

It should be noted that, pursuant to Fed. R. App. P. 4(a)(4)(B)(ii), any party who wishes to challenge the order disposing of the post-decision motion must file a notice of appeal, or an amended notice of appeal. The notice of appeal or amended notice of appeal must be filed within the time prescribed by Fed. R. App. P. 4(a), measured from the date of entry of order disposing of the last remaining post-decision motion.

For the Court,

s/ Patricia S. Dodszuweit

Clerk,Dated: May 9, 2023 .Sb/cc: Palani Karupaiyan

APPENDIX-J : ALL WRITS ACT, 28 U.S.C. § 1651(A)

In *Pa. Bureau of Correction v. US Marshals Service*,
474 US 34 - Sup Ct 1985 @43

*The All Writs Act is a residual source of authority
to issue writs that are not otherwise covered by
statute.*

APPENDIX-K: PETITIONER'S PARENTING RIGHTS

Petitioners' Parenting Rights were in 14th
Amendment of Constitution, *Troxel v. Granville*, 530
U.S. 57 (2000) and *Washington v. Glucksberg*, 521 U.
S. 702, 720.

**APPENDIX-M: NJ JUDICIAL AUTHORITIES ILLEGAL
WRONGDOINGS AGAINST PETITIONERS BY OUTSIDE
SCOPE OF THEIR JUDICIAL DUTY.**

- 1) *Entered FRO by violating unfair justice because
Petitioner is Black Indian, owe Porsche car, Makes
\$200k/year, owe home in India for \$400k which are
billing criteria . App2.1*
- 2) *Fraud-on-Court, Judicial Fraud Consolidation
filed and prevented Petitioner from appeal.
App2.9,10, Continues billing child support money.*
- 3) *Deny the Children Custody, violated 14th
amendment when Petitioner have best interest of
children evaluation.*
- 4) *All these wrongs to bill the child support money
and family properties from India, and alimony.*
- 5) *Dishonored Indian family court order.
App2.26,28 They did contempt of Court. Continue
violating the Petitioner's cohabitating, sexual rights
as well.*
- 6) *Intentionally denied the appeal and Petitioner
for Certification with NJ Supreme court with the
Fraud consolidation order.*
- 7) *Because Petitioner refused to bring Indian
family property money \$400k for the benefit of NJ*

Judicial Authorities, multiple times arrested and jailed the Petitioner.

8) These all above wrong doing, NJ Judicial authorities did against the Petitioner(s) together, integrated.

9) Many more wrongs in the complaint over 7 years.

**APPENDIX-N : PETITIONER ENTITLED PRAY
DECLARATIVE/INJUNCTIVE RELIEFS IN THE LOWER
COURT BY FOLLOWING.**

In Bolin v. Story, 225 F. 3d 1234 – USCA, 11th Cir 2000 @ 1243

“In order to receive declaratory or injunctive relief, plaintiffs must establish that there was a violation, that there is a serious risk of continuing irreparable injury if the relief is not granted, and the absence of an adequate remedy at law”. See Newman v. Alabama, 683 F.2d 1312 (11th Cir.1982).

In Azubuko v. Royal, 443 F. 3d 302 - USCA, 3rd Cir 2006 @ 304

Injunctive relief shall be granted when a declaratory decree was violated or declaratory relief was unavailable. 42 U.S.C. § 1983; Bolin v. Story, 225 F.3d 1234, 1242 (11th Cir.2000) (explaining that the amendment applies to both state and federal Judges); see also Mullis v. United States Bankr. Court for the Dist. of Nev., 828 F.2d 1385 (9th Cir.1987); Antoine v. Byers & Anderson, Inc., 508 U.S. 429, 433 n. 5, 113 S.Ct. 2167, 124 L.Ed.2d 391 (1993) (noting that the rules regarding judicial immunity do not distinguish between lawsuits brought against state officials and those brought against federal officials).

In Bontkowski v. Smith, 305 F. 3d 757 - USCA, 7th Cir. 2002@762 “can be interpreted as a request for the imposition of such a trust, a form of equitable relief

and thus a cousin to an injunction. Rule 54(c), which provides that a prevailing party may obtain any relief to which he's entitled even if he "has not demanded such relief in [his] pleadings." See Holt Civic Club v. City of Tuscaloosa, 439 U.S. 60, 65-66, 99 S.Ct. 383, 58 L.Ed.2d 292 (1978);

In Boyer v. CLEARFIELD COUNTY INDU. DEVEL. AUTHORITY, Dist. Court, WD Penn 2021

*"Thus a prayer for an accounting, like a request for injunctive relief, is not a cause of action or a claim upon which relief can be granted. Rather, it is a request for another form of equitable relief, i.e., a "demand for judgment for the relief the pleader seeks" under Rule 8(a)(3) of the Federal Rules of Civil Procedure. D****As such, it too is not the proper subject of a Rule 12(b)(6) motion. D***Global Arena, LLC, 2016 WL 7156396, at *2; see also Bontkowskiv. Smith, 305 F.3d 757, 762 (7th Cir. 2002).*

APPENDIX-U : S.CT. RULE 11 & 28 USC § 2101(E).

a) S.Ct Rule 11: Certiorari to a United States Court of Appeals Before Judgment A petition for a writ of certiorari to review a case pending in a United States Court of appeals, before judgment is entered in that Court, will be granted only upon a showing that the case is of such imperative public importance as to justify deviation from normal appellate practice and to require immediate determination in this Court. See 28 U. S. C. § 2101(e).

b) 28 U. S. C. § 2101(E).

An application to the Supreme Court for a writ of certiorari to review a case before judgment has been rendered in the COURT OF APPEALS may be made at any time before judgment

APPENDIX-O : WHY LOWER WAS NOT ABLE TO GRANT THE APPELLANT'S WRITS/INJUNCTION(S) RELIEFS

a) This petition with this court is under S.Ct. RULE 11 & 28 USC § 2101(e). So petitioner(s) was not able to pray the reliefs in lower courts.

b) This case was docketed as Appeal in USACA. As per the Moses footnote[6], USCA3 could not able to grant the injunctive reliefs along with appeal. In Moses H. Cone Memorial Hospital v. Mercury Constr. Corp., 460 US 1 - Supreme Court 1983 @footnote[6].

More fundamentally, a court of appeals has no occasion to engage in extraordinary review by mandamus "in aid of [its] jurisdiction[n]," 28 U. S. C. § 1651, when it can exercise the same review by a contemporaneous ordinary appeal. See, e. g., Hines v. D'Artois, 531 F. 2d 726, 732, and n. 10 (CA5 1976).

APPENDIX-S :PRO SE PLEADING STANDARDS

Erickson v. Pardus, 551 US 89 - Supreme Court 2007 @ 2200

A document filed pro se is "to be liberally construed," Estelle, 429 U.S., at 106, 97 S.Ct. 285, and "a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.

APPENDIX-Q :USSC's WRIT AGAINST FEDERAL LOWER COURT

Bankers Life & Casualty Co. v. Holland, 346 US 379 - Supreme Court 1953@383

As was pointed out in *Roche v. Evaporated Milk Assn.*, 319 U. S. 21, 26 (1943), the "traditional use of the writ in aid of appellate jurisdiction both at common law and in the federal courts has been to confine an inferior court to a lawful exercise of its prescribed jurisdiction or to compel it to exercise its authority when it is its duty to do so."

1. AGAINST ANY JUDICIAL AUTHORITY (INCL. NJ AUTHORITY, SUPREME COURT OF INDIA)

Holland @383 there is clear abuse of discretion or "usurpation of judicial power" of the sort held to justify the writ in *De Beers Consolidated Minesv. United States*, 325 U. S. 212, 217 (1945).

APPENDIX-R : USSC'S RULE 20.1 AND RULE 20.3.

In *re US*, 139 S. Ct. 452 - Supreme Court 2018 @ 453 S.Ct. Rule 20.1 (Petitioners seeking extraordinary writ must show "that adequate relief cannot be obtained in any other form or from any other court" (emphasis added));

S.Ct. Rule 20.3 (mandamus petition must "set out with particularity why the relief sought is not available in any other court"); see also *Ex parte Peru*, 318 U.S. 578, 585, 63 S.Ct. 793, 87 L.Ed. 1014 (1943) (mandamus petition "ordinarily must be made to the intermediate appellate court").

At USCA3, this case is pending and this petition is S.Ct's Rule 11 Petition. USCA-3rd Cir -22-2949 Palani Karupaiyan v Township of Woodbridge et al is parallel docket with this court. Also the above Substitute the Test-1 of 3 tests requirement of grating most of the writs in US Supreme Court.

APPENDIX-T :THREE TEST CONDITIONS FOR GRANT THE WRIT (OF MANDAMUS, PROHIBITION OR ANY ALTERNATIVE)

Test-1: No other adequate means [exist] to attain the relief [the party] desires

Or it (injunction) is necessary or appropriate in aid of our jurisdiction (28 USC§ 1651(a))

Or "the party seeking issuance of the writ must have no other adequate means to attain the relief [it] desires";

Test-2: the party's `right to [relief] issuance of the writ is clear and indisputable

Or Bankers Life & Casualty Co. v. Holland, 346 US 379 – Sup.Ct 1953

clear abuse of discretion or "usurpation of judicial power" of the sort held to justify the writ in De Beers Consolidated Minesv. United States, 325 U. S. 212, 217 (1945).

Or Hobby Lobby Stores, Inc. v. Sebelius, 568 US 1401 – Sup.Ct 2012

whatever the ultimate merits of the applicants' claims, their entitlement to relief is not "indisputably clear

Or the Petitioner must demonstrate that the "right to issuance of the writ is clear and indisputable." Cheney, 542 U.S. at 380-81, 124 S.Ct. 2576

Or Cheney v. United States Dist. Court for DC, 542 US 367-Sup.Ct 2004

Defendant owes him a clear nondiscretionary duty

Test-3: a question of first impression is raised.

Or

"the issuing court, must be satisfied that the writ is appropriate under the circumstances

APPENDIX-V :BEFORE DIST COURT PROCEEDING
(PARALLEL FAMILY CASES IN NEW JERSEY AND
INDIA)

Defendant Ranjeeth called Mr. Karupaiyan ("Palani", Petitioner) before filing fake domestic violence (dv) case and said that himself along with Defendant Naga doing black money/corrupt money transaction in Ramya(my wife)'s bank account and they were plaining to these black money in Ramya's Bank account in billions of dollars so Petitioner should allow them to do. Same time, Ramya acted irresponsible, took the kids to daytime women club parties where 2 year old RP was chocked, visited emergency to save life. I told Ramya (Petitioner's wife, Respondent), do not involve these illegal things, go to work, we need to send the kids to college, Kids marriage expense were unlimited.

Naga, Ranjeeth, Jayapalan (Relatives) came with plan to abduct the kids to India where they have friends/relatives works in judicial Dept so get child custody to hold the kids in India, use the child support/family support money as source of income to do the corruption against Govt of India.

Mr Karupaiyan cancel the kids passport.(App2.41) Naga, Ranjeeth, Jayapalan came with Plan-B that NJ judicial were total corrupt so easy to file fake domestic violence case against Petitioner to get child custody, further abduct to India for above reason(s).

Petitioner leased apartment in Dallas, TX for family, moved out before Defendant Atlantic's apartment at Edison, NJ lease expired. When Jayabalan to occupy the lease expired apartment, waited for the kids passports to arrive for kids abduction, Atlantic got under table money from Jayapalan to occupy the appartment. Atlantic told me that my responsibility to clean the lease expired

apartment. Multiple time I refused to clean because lease expired and I moved out. Atlantic listed me in the rental history, forced me to clean the apartment.

Because of Petitioner clean the apartment, Naga, Jayapalan, Ranjeeth filed fake dv case against me. Judge Silva entered Final Restating order (FRO) against me because Im black male, make \$140k/year, owe Porsche car, owe \$400k home in India when No support evidence/testimony against me. By FRO I was ordered to pay \$1900/month (approx.) child support money (**App2.1**)

In weeks Judicial Fraud consolidation ordered is filed prevent me appeal the FRO. (**App2.9,10**) The purpose of fraud consolidation order is to continue bill the childsupport money, grand the divorce so bill the \$400k India family home money. These moneys were billed and shared with NJ judicial authorities up to NJ Supreme Court Justices.

I refused to bring the \$400k India home money because Im married from India, so NJ does not have jurisdiction to hear family matter because my joint family from India and Im married from India. Indian Supreme Court also ruled same manner.

When NJ judicial fraudulently dragged case for billing benefit, I filed the parallel case in Indian family Court for family reconciliation. **App2.22**. Also paid approx. \$10k to Ramya to go appear in Indian family Court. Ramya went to India and injured the kids and did not appear in India family Court because she did not interest in divorces.

Oct 11 2016 Nj family Court entered ex-parte divorce (**App2.17**), ex-parte amended FRO (**App2.11**).

New Jersey have high densely engineers, scientists, doctors (high income professional) living than any part of the earth. NJ judicial authorities profiled that these high income professional's family

have kids and they save money for kid's education. To rob the kids' education saving, NJ judicial authorities run the corrupt family/trial Courts, share the money upto NJ Supreme Court justices. The same method of operation they applied against this Petitioners.

In the Parallel case, this Petitioner got final, latest order from India. **App2.28** Petitioner appealed to NJ appellate Court which denied my appeal for corrupt and fraud purpose as above said judicial fraud. Further I filed petition to NJ Supreme Court which denied my petition with judicial defect by its own mistake.

APPENDIX-W : LETTER MOTION TO ACCEPT THE AMENDED NOTICE OF APPEAL AND/OR ADDITIONAL TIME TO FILE AMENDED NOTICE OF APPEAL OR ALTERNATIVE. OR REOPEN THE DOCKET AND ORDER THE CLERK TO FILE AMENDED NOTICE OF APPEAL

Palani Karupaiyan et al V Shalimar group of restaurants et al	In the United States Dist Court for New Jersey-Newark –div Docket 23-cv-844
--	--

Letter motion to accept the amended Notice of appeal and/or additional time to file amended notice of appeal or alternative. Or reopen the docket and order the clerk to file amended notice of appeal.

1) This Court entered the Mar 20 2023 dated Notice of appeal of Palani Karupaiyan, RR, RP on Apr 26 2023. Within 14 days of plaintiffs filed AMENDED NOTICE of appeal.

2) On Apr 26 2023 entry of notice of appeal is timely to hold the Order ecf-10 ruled showcause and reconsideration as moot.

3) Now Santhosh wanted to be part of appeal, the plaintiff Palani Karupaiyan, RR, RP and Santhosh wanted to amend the Notice of appeal.

4) Santhosh is in India and totally unaware the order entered in the District court which excusable neglect or good cause

5) When the plaintiff(s) file original notice of appeal filed, plaintiffs were unknown when the dist court provide records to US Court of appeal or Never going to give records to US Court of appeal. So plaintiff filed certiorari directly to the US Supreme Court which returned back. Now May 5 2023 the records were provide to US Court of appeals.

6) United State is 3rd party to this case. When the US is party plaintiff entitled file notice of appeal within 60 days

7) ECF- 12 Notice (Other) bring the purpose of Notice of appeal of Order ECf-10.

8) When the records is ready for appeal, Now the appeal is pending so no party should be prejudiced.

9) Any and all reasons stated above, plaintiffs pray this court to reopen the docket and entered the plaintiff amended notice of appeal.

10) For any and all reason stated above, plaintiff pray this court for to accept the AMENDED NOTICE OF APPEAL OR ALLOW ADDITIONAL TIME TO FILE AMENDED NOTICE OF APPEAL OR ALTERNATIVE. Or reopen the docket and ordered the clerk of this court to enter the plaintiff amended Notice of appeal.

Respectfully submitted

/s/K.Pazhani

Palani Karupaiyan

May 09 2023

Copy:Santhosh thru

santhoshkay3@gmail.com

APPENDIX-X : US DIST COURT DOCKET ENTRIES (AS OF MAY 11 2023)

2:23-cv-00844-SDW-JBC KARUPAIYAN et al v. SHALIMAR GROUP

OF RESTAURANTS et al

Susan D. Wigenton, presiding

James B. Clark, referral

Date filed: 02/08/2023

Date terminated: 03/06/2023

Date of last filing: 05/10/2023

Doc. No.	Dates	Description
<u>1</u>	Filed: 02/08/2023 Entered: 02/15/2023	Complaint Received
<u>2</u>	Filed & Entered: 02/15/2023	Notice of Guidelines for Pro Se Filers
<u>3</u>	Filed & Entered: 02/15/2023 Terminated: 03/06/2023	Motion to Consolidate Cases
<u>4</u>	Filed: 02/21/2023 Entered: 02/22/2023 Terminated: 03/06/2023	Motion to Stay
	Filed: 03/06/2023 Entered: 05/09/2023	Complaint
<u>5</u>	Filed & Entered: 03/06/2023	Opinion
<u>6</u>	Filed & Entered: 03/06/2023	Order Granting/Denying In Forma Pauperis
<u>7</u>	Filed: 03/20/2023 Entered: 03/21/2023 Terminated: 03/23/2023	Motion for Order to Show Cause
<u>8</u>	Filed: 03/20/2023 Entered: 03/21/2023 Terminated: 05/11/2023	Motion for Reconsideration
<u>9</u>	Filed: 03/20/2023 Entered: 03/21/2023 Terminated: 03/23/2023	Motion for Leave to Appeal in forma pauperis
<u>13</u>	Filed: 03/20/2023	Notice of Appeal (USCA)

	Entered: 04/26/2023	
	Filed & Entered: 03/21/2023	Set/Reset Motion and R&R Deadlines/Hearings
<u>10</u>	Filed & Entered: 03/23/2023	Order on Motion for Order to Show Cause
<u>11</u>	Filed: 04/02/2023 Entered: 04/03/2023	Notice of Change of Address
	Filed & Entered: 04/25/2023	Notice (NEF) to Court of Appeals (Philadelphia)
<u>12</u>	Filed & Entered: 04/25/2023	Notice (Other)
<u>14</u>	Filed & Entered: 05/05/2023	USCA Case Number
<u>15</u>	Filed: 05/09/2023 Entered: 05/10/2023	Motion for Extension of Time to Amend
<u>16</u>	Filed: 05/09/2023 Entered: 05/10/2023	Notice of Appeal (USCA)
<u>17</u>	Filed: 05/09/2023 Entered: 05/10/2023	Notice (Other)
	Filed & Entered: 05/10/2023	Set/Reset Motion and R&R Deadlines/Hearings
	Filed & Entered: 05/10/2023	Notice (NEF) to Court of Appeals (Philadelphia)
<u>18</u>	Filed & Entered: 05/11/2023	Opinion
<u>19</u>	Filed & Entered: 05/11/2023	Order on Motion for Reconsideration

**APPENDIX- Y: UNITED STATES COURT OF APPEALS
3RD CIR. DOCKET ENTRIES.**

Court of Appeals Docket Docketed: 05/05/2023 #: 23-1788 Nature of Suit: 3440 Other Civil Rights Palani Karupaiyan, et al v. Lee Solomon, et al Appeal From: United States District Court for the District of New Jersey Fee Status: IFP														
Case Type Information: 1) civil 2) private 3) civil rights														
Originating Court Information: District: 0312-2 : <u>2-23-cv-00844</u> Trial Judge: Susan D Wigenton, U.S. District Judge Date Filed: 02/08/2023 <table border="0"> <tr> <td>Date</td> <td>Date</td> <td>Date NOA</td> </tr> <tr> <td>Order/Judgment:</td> <td>Order/Judgment</td> <td>Filed:</td> </tr> <tr> <td>EOD:</td> <td></td> <td></td> </tr> <tr> <td>03/06/2023</td> <td>03/06/2023</td> <td>03/20/2023</td> </tr> </table>			Date	Date	Date NOA	Order/Judgment:	Order/Judgment	Filed:	EOD:			03/06/2023	03/06/2023	03/20/2023
Date	Date	Date NOA												
Order/Judgment:	Order/Judgment	Filed:												
EOD:														
03/06/2023	03/06/2023	03/20/2023												
05/05/2023	2	RECORD available on District Court CM/ECF. (SB) [Entered: 05/05/2023 12:47 PM]												

05/05/2023 3

OSEI ORDER SENT Palani Karupaiyan has filed a notice of appeal on behalf of himself and his minor children, R.P. and P.P. The notice of appeal will be docketed as to these individuals pursuant to Federal Rule of Appellate Procedure 3(c)(2). It is noted that a person who is not a licensed attorney may only represent himself in this Court. See 28 U.S.C. § 1654; see also Osei-Afriye v. The Medical College of Pennsylvania, 937 F.2d 876 (3d Cir. 1991) (non-lawyer appearing pro se may not act as attorney for minor child or incompetent). A non-attorney parent must be represented by counsel to the extent the parent brings an action to pursue claims on behalf of his or her child. Palani Karupaiyan does not appear to be a licensed attorney. Accordingly, this action will proceed only as to the parent unless an appearance by counsel is entered within twenty-one (21) days of the date of this order. In addition, pursuant to Federal Rule of Civil Procedure 5.2 (made applicable by Federal Rule of Appellate Procedure 25(a)(5)) and Third Circuit Local Appellate Rule 113.12, personal identifier information must be redacted from filings. These identifiers include Social Security numbers, names of minor children, financial account numbers, dates of birth, and home addresses in criminal cases. Litigants are responsible for redacting documents. This Court's Local Appellate Rules are available at www.ca3.uscourts.gov. Accordingly, this action has

been docketed under the initials of the minor children Appellants, rather than their full names. The parties should comply with these privacy rules. The Clerk will not review each filing for compliance. This order has no impact on any filings in the District Court, and the parties should address any issues regarding those filings with that Court. (SB) [Entered: 05/05/2023 12:51 PM]

05/07/2023 4

ECF FILER: Response filed by Appellant Palani Karupaiyan to clerk order. Response by Appellant Palani Karupaiyan to February 1, 2023 Osei Order; Motion to appoint attorney for Appellants; Motion to Appoint father as Next Friend and appoint father Palani Karupaiyan as guardian ad litem to the Minors PP and RP; Proceed the Appellant without attorney representation as per Winkelman 550 US 516; Permit the Appellant Palani Karupaiyan, Head of Hindu undivided family (Karta) to proceed the appeal for himself and behalf of the Minors PP, and RP; and Vacate the order dated 5/5/23, Certificate of Service dated 05/07/2023. [23-1788] (PK) [Entered: 05/07/2023 08:07 PM]

05/09/2023 5 CLERK ORDER - RULE 4(a)(4) staying case pending disposition of post decision motion(s).
[VACATED per 5/10/23 Text

Order] (SB) [Entered:
05/09/2023 08:52 AM]

05/09/2023 6

ECF FILER: LETTER from Party Palani
Karupaiyan letter motion for waive filing fee since
dist court granted the fee waiver for
appeal/petition. This court information letter did
not order that Karupaiyan should pay the filing
fee.. Certificate of Service dated 05/09/2023.
Service made by ECF. [23-1788] (PK) [Entered:
05/09/2023 10:11 AM]

05/09/2023 7

ECF FILER: LETTER from Party Palani
Karupaiyan copy of Post judgement motion filed
with dist court. Certificate of Service dated
05/09/2023. Service made by ECF. [23-1788] (PK)
[Entered: 05/09/2023 10:20 AM]

05/09/2023 8

ECF FILER: LETTER from Party Palani
Karupaiyan appellant(s) filed AMENDED
NOTICE OF APPEAL.. Copy to USCA3.
Certificate of Service dated 05/09/2023. Service
made by ECF. [23-1788] (PK) [Entered: 05/09/2023
02:19 PM]

05/09/2023 9

ECF FILER: LETTER from Party Palani Karupaiyan Dist Court motion to amended notice of appeal or additional time to file amended notice of appeal or reopen the docket and order clerk to file amended notice of appeal. Certificate of Service dated 05/09/2023. Service made by ECF. [23-1788] (PK) [Entered: 05/09/2023 03:55 PM]

05/09/2023 10

ECF FILER: STATUS REPORT received from Appellant Palani Karupaiyan. Certificate of Service dated 05/09/2023. Service made by ECF. [23-1788] (PK) [Entered: 05/09/2023 04:04 PM]

05/10/2023 11 TEXT ONLY ORDER (Clerk) vacating the clerk order of May 5, 2023 as it was issued in error. (SB) [Entered: 05/10/2023 04:20 PM]

In The
SUPREME COURT OF THE UNITED
STATES

PALANI KARUPAIYAN; P. P.; R. P.

--

Petitioners

v.

LEE SOLOMON, et al -- Respondents

On Petition for a Writ of Certiorari
to the United States Court of Appeals
for the Third Circuit before judgment is
entered in that Court (23-1788)

APPENDIX –VOL-II (“APP2”) FOR PETITION
FOR A WRIT OF CERTIORARI

Palani Karupaiyan.
Pro se, Petitioner,
1326 W William St,
Philadelphia, PA 19132
212-470-2048(M)

Table of Appendices

Contents

Appendix-A2: New Jersey Family Court – Final Restraining order (FRO) Sep 2015.....	1
Appendix-B2: Letter/Fax to NJ Appellate Court about fraud consolidation order.....	9
Appendix-C2: New Jersey Judicial Fraud Consolidation order	10
Appendix-D2: New Jersey Family Court Ex- parte 2 nd Amended FRO	11
Appendix-E2: New Jersey Family Court – Ex- parte Judgment of Divorce.....	17
Appendix-F2: Indian Family Court Petition – English.....	22
Appendix-G2- India Family court final order – Tamil.....	26
Appendix-H2: India Family COURT FINAL order –English Translated.....	28
Appendix-I2: False Arrest 2017	30
Appendix-j2: False jailing	31
Appendix-k2:– False Jailing \$10k paid	32
Appendix-M2: Jan 2020, false jailing	33
Appendix-N2: Minor Children’s Passport cancellation.....	41

Appendix-O2: Best interest of the children evaluation	43
Appendix-p2: Compensation from New Jersey Judges	45
Appendix-Q2: Compensation from Landlord	59
Appendix-R2: Compensation from Naga	63
Appendix-P2: Compensation from Jayabalan, Ranjeeth, Arul , and Ramya.....	67
Appendix-Q2: Compensation from Local govt	68
1. Edison Twp	72
Appendix-R2: Attempted Murder the petitioner Karupaiyan	73
Appendix-S2: Petitioner Emergency Hospital Visit.....	74

APPENDIX-A2: NEW JERSEY FAMILY COURT – FINAL RESTRAINING ORDER (FRO) SEP 2015

State of New Jersey Prevention of Domestic Violence Act MIDDLESEX County, Superior Court, Chancery Division, Family Part				Page 1 of 4
<input checked="" type="checkbox"/> Final Restraining Order (FRO)		<input type="checkbox"/> Amended Final Restraining Order		
Docket Number FV-12-000366-16	Plaintiff's Date of Birth	Defendant's Sex M	Defendant's Race OTHER	
In the Matter of Plaintiff PALANI RAMYA	Defendant's Social Security Number XXX-XX-4947	Height 5 05	Weight 136	
Defendant KARUPAIYAN PALANI	Eye Color BLACK	Hair Color BLACK		
Home Phone Number	Work Phone Number	State NJ		
UNK UNK NJ		Driver's License Expiration Date		
The Court having considered plaintiff's Complaint dated 08/10/2015 seeking an ORDER under the Prevention of Domestic Violence Act, having established jurisdiction over the subject matter and the parties pursuant to N.J.S.A. 2C:25-17 et seq., and having found that defendant has committed an act of domestic violence, and all other statutory requirements having been satisfied:				
It is on this 22 day of September , 2015 , ORDERED that:				
Sought Granted Part I - Relief				
<p>DEFENDANT:</p> <p>1. <input checked="" type="checkbox"/> <input checked="" type="checkbox"/> You are prohibited against future acts of domestic violence.</p> <p>2. <input checked="" type="checkbox"/> <input checked="" type="checkbox"/> You are barred from the following locations:</p> <p style="margin-left: 40px;"><input checked="" type="checkbox"/> Residence(s) of Plaintiff <input checked="" type="checkbox"/> Place(s) of employment of Plaintiff</p> <p style="margin-left: 40px;"><input type="checkbox"/> Other</p> <p>3. <input checked="" type="checkbox"/> <input checked="" type="checkbox"/> You are prohibited from having any oral, written, personal, electronic, or other form of contact or communication with:</p> <p style="margin-left: 40px;"><input checked="" type="checkbox"/> Plaintiff</p> <p style="margin-left: 40px;"><input type="checkbox"/> Other(s) (List names & relationship to Plaintiff):</p> <p>4. <input checked="" type="checkbox"/> <input checked="" type="checkbox"/> You are prohibited from making or causing anyone else to make harassing communications to:</p> <p style="margin-left: 40px;"><input checked="" type="checkbox"/> Plaintiff</p> <p style="margin-left: 40px;"><input type="checkbox"/> Other(s) (Same as above or list names & relationship to Plaintiff):</p> <p>5. <input checked="" type="checkbox"/> <input checked="" type="checkbox"/> You are prohibited from stalking, following, or threatening to harm, to stalk or to follow:</p> <p style="margin-left: 40px;"><input checked="" type="checkbox"/> Plaintiff</p> <p style="margin-left: 40px;"><input type="checkbox"/> Other(s) (Same as above or list names & relationship to Plaintiff):</p> <p>6. <input type="checkbox"/> <input type="checkbox"/> You must pay emergent monetary relief (describe amount and method):</p> <p style="margin-left: 40px;"><input type="checkbox"/> Plaintiff: \$ _____ Effective: _____</p> <p style="margin-left: 40px;"><input type="checkbox"/> Dependents: \$ _____ Effective: _____</p> <p>7. <input type="checkbox"/> <input type="checkbox"/> Other appropriate relief:</p> <p style="margin-left: 40px;">Defendant (including substance abuse, mental health or other evaluations and subsequent treatment):</p> <p>8. <input type="checkbox"/> <input type="checkbox"/> Psychiatric evaluation:</p> <p>9. <input type="checkbox"/> <input type="checkbox"/> Intake monitoring of conditions and restraints (specify):</p>				

FILED

SEP 22 2015

Judge Marcia L. Silva

Page 1

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Revised 11/2014, CN: 10/11/07/80

<input checked="" type="checkbox"/> Final Restraining Order (FRO)		Prevention of Domestic Violence Act <input type="checkbox"/> Amended Final Restraining Order	Page 2 of 4 FV-12-000366-16
Sought Granted		Part I - Relief continued	
DEFENDANT:			
10.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> PROHIBITIONS AGAINST POSSESSION OF WEAPONS: You are prohibited from possessing any and all fire-arms or other weapons and must immediately surrender these firearms, weapons, permits to carry, applications to purchase firearms and firearms purchaser ID card to the officer serving this court Order. Failure to do so can result in your arrest and incarceration.	
Other Weapon(s) (describe)		ANY AND ALL WEAPONS, I.D. CARDS AND AMMUNITION	
PLAINTIFF:			
11.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> You are granted exclusive possession of (residence or alternate housing, list address only if specifically known to defendant): <div style="border: 1px solid black; width: 100px; height: 15px; margin-top: 5px;"></div> EDISON NJ 08820	
12.	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> Plaintiff is granted temporary custody of (specify name(s)): <div style="border: 1px solid black; width: 100px; height: 15px; margin-top: 5px;"></div>	
13.	<input type="checkbox"/>	<input type="checkbox"/> Other appropriate relief: Plaintiff (describe) Child(ren) (describe)	
LAW ENFORCEMENT OFFICER			
You are to accompany to scene, residence, shared place of business, other (indicate address, time, duration & purpose):			
<input type="checkbox"/>	<input type="checkbox"/> Plaintiff:		
<input type="checkbox"/>	<input type="checkbox"/> Defendant:		
WARRANT TO SEARCH FOR AND TO SEIZE WEAPONS FOR SAFEKEEPING			
<input type="checkbox"/> To any law enforcement officer having jurisdiction - this Order shall serve as a warrant to search for and seize any issued permit to carry a firearm, application to purchase a firearm and firearms purchaser identification card issued to the defendant and the following firearm(s) or weapon(s).			
1. You are hereby commanded to search the premises for the above described weapons and/or permits to carry a firearm, application to purchase a firearm and firearms purchaser ID card and to serve a copy of this Order upon the person at the premises or location described as:			
2. You are hereby ordered in the event you seize any of the above described weapons, to give a receipt for the property so seized to the person from whom they were taken or in whose possession they were found, or in the absence of such person to have a copy of this Order together with such receipt in or upon the said structure from which the property was taken.			
3. You are to execute this Order immediately or as soon thereafter as is practicable.			
<input type="checkbox"/> Anytime <input type="checkbox"/> Other:			
4. You are further ordered, after the execution of this Order, to promptly provide the Court with a written inventory of the property seized per this Order.			

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Prevention of Domestic Violence Act		Page 3 of 4
<input checked="" type="checkbox"/> Final Restraining Order (FRO) <input type="checkbox"/> Amended Final Restraining Order		FV-12-000366-16
Sought	Granted	Part II - Relief
DEFENDANT:		
1. <input type="checkbox"/>	<input type="checkbox"/> You acknowledge parentage of: _____	
2. <input type="checkbox"/>	<input type="checkbox"/> You must submit to genetic testing: _____	
3. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> No parenting time (visitation) until further order; _____	
4. <input type="checkbox"/>	<input type="checkbox"/> Parenting time (visitation) pursuant to (prior FV, FM, or FD Order) # _____ is suspended, a hearing is scheduled for: _____	
5. <input type="checkbox"/>	<input type="checkbox"/> Parenting time (visitation) is ordered as follows: (specify drop-off and pick-up times and locations, participation of or supervision by designated third party): _____	
6. <input type="checkbox"/>	<input type="checkbox"/> Risk assessment ordered (specify by whom): _____ Return Date: _____	
7. <input type="checkbox"/>	<input type="checkbox"/> You must provide compensation as follows: (Appropriate notices have been attached as part of this Order):	
	<input type="checkbox"/> Emergent support - Plaintiff: \$ _____	
	<input type="checkbox"/> Emergent support - Dependent(s): \$ _____	
	<input type="checkbox"/> Interim support - Plaintiff: \$ _____	
	<input type="checkbox"/> Interim support - Dependent(s): \$ _____	
	<input type="checkbox"/> Ongoing Plaintiff support: \$ _____ Effective: _____	
	<input type="checkbox"/> Paid via income withholding through the: _____ Probation Div. _____	
	<input type="checkbox"/> Other: _____	
	<input checked="" type="checkbox"/> Ongoing child support: \$450 PAY THRU PROB WEEKLY Effective: 09/22/2015	
	<input type="checkbox"/> Paid via income withholding through the: _____ Probation Div. MIDDLESEX	
	<input checked="" type="checkbox"/> Other: _____	
8. <input type="checkbox"/>	<input type="checkbox"/> Medical coverage for plaintiff: _____	
9. <input type="checkbox"/>	<input type="checkbox"/> Medical coverage for dependent(s): _____	
10. <input type="checkbox"/>	<input type="checkbox"/> Compensatory damages to plaintiff: \$ _____	
11. <input type="checkbox"/>	<input type="checkbox"/> Punitive damages (describe): \$ _____	
12. <input type="checkbox"/>	<input type="checkbox"/> You must pay compensation to (specify third party and/or VCCO, and describe): _____	
13. <input type="checkbox"/>	<input type="checkbox"/> You must participate in a batterers' intervention program (specify): _____	
14. <input type="checkbox"/>	<input type="checkbox"/> You must make <input type="checkbox"/> rent <input type="checkbox"/> mortgage payments (specify amount(s) due date(s) and payment manner): _____	
15. <input type="checkbox"/>	<input type="checkbox"/> Defendant is granted temporary possession of the following personal property (describe): _____	
16. <input type="checkbox"/>	<input type="checkbox"/> Defendant is granted temporary custody of (specify name(s)): _____	
<input checked="" type="checkbox"/> You must pay a civil penalty of \$ 50 (\$50.00 to \$500.00 per N.J.S.A. 2C:25-29) to: _____ PAY THROUGH PROBATION within 30 days. You will be charged a \$2.00 transaction fee for each payment or partial payment that you make.		
<input type="checkbox"/> Waived due to extreme financial hardship because: _____		
Sought	Granted	
PLAINTIFF:		
17. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> Plaintiff is granted temporary possession of the following personal property (describe): PLAINTIFF SHALL HAVE POSSESSION OF THE MIN VAN	

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Revised: 11/2014, CJE 10211 (DVFRO)

Prevention of Domestic Violence Act			Page 1 of 4
<input checked="" type="checkbox"/> Final Restraining Order (FRO)	<input type="checkbox"/> Amended Final Restraining Order	FV-12-000366-16	
Comments: THE DEFENDANT WAS PRESENT AT THE TIME THE FRO/AFRO WAS ISSUED ON 09/22/2015			
Addendum: 			
This Order is to become effective immediately and shall remain in effect until further Order of the Superior Court, Chancery Division, Family Part.			
09/22/2015	03:48 PM	s/ MARCIA SILVA <small>Honorable</small>	
All Law Enforcement Officers Will Serve and Fully Enforce This Order. The Plaintiff Shall Not Be Arrested for a Violation of This Restraining Order.			
<ul style="list-style-type: none"> ▪ This Final Restraining Order Was Issued After Defendant Was Provided with Notice and the Opportunity to Be Heard and Should Be Given Full Faith and Credit Pursuant to the Violence Against Women Act of 1991, Sec. 40221, Codified at 18 U.S.C.A. 52265(A) and 52266. ▪ If Ordered, Sufficient Grounds Have Been Found By This Court for the Search and Seizure of Firearms and Other Weapons as Indicated in This Court Order. ▪ Defendant Shall Not Be Permitted to Possess any Weapon, ID Card or Purchase Permit While This Order is in Effect, or for Two Years, Whichever Is Greater. 			
Notice to Plaintiff and Defendant			
IMPORTANT: The parties cannot themselves change the terms of this Order on their own. This Order may only be changed or dismissed by the Family Court. The named defendant cannot have any contact with the plaintiff without permission of the court. If you wish to change the terms of this Order and/or you resume living together, you must appear before this court for a rehearing.			
Notice to Defendant			
A violation of any of the provisions listed in this Order or a failure to comply with the directive to surrender all weapons, firearm permits, application or identification cards may constitute criminal contempt pursuant to N.J.S.A. 2C:29-9(b), and may also constitute violations of other state and federal laws which can result in your arrest and/or criminal prosecution. This may result in a jail sentence.			
Return of Service			
<input checked="" type="checkbox"/> Plaintiff was given a copy of the Order by: <div style="display: flex; justify-content: space-between; margin-top: 5px;"> <div>MARIN #62 F <small>Print Name</small></div> <div>03:48 PM 09/22/2015 <small>Time and Date</small></div> <div>MIDDLESEX <small>Signature / Badge Number / Department</small></div> </div>			
<input checked="" type="checkbox"/> I hereby certify that I served the within Order by delivering a copy to the defendant personally: <div style="display: flex; justify-content: space-between; margin-top: 5px;"> <div>MARIN #62 F <small>Print Name</small></div> <div>03:48 PM 09/22/2015 <small>Time and Date</small></div> <div>MIDDLESEX <small>Signature / Badge Number / Department</small></div> </div>			
<input type="checkbox"/> I hereby certify that I served the within Order by use of substituted service as follows: <div style="display: flex; justify-content: space-between; margin-top: 5px;"> <div> <small>Print Name</small></div> <div> <small>Time and Date</small></div> <div> <small>Signature / Badge Number / Department</small></div> </div>			
<input type="checkbox"/> Defendant could not be served (explain): <div style="display: flex; justify-content: space-between; margin-top: 5px;"> <div> <small>Print Name</small></div> <div> <small>Time and Date</small></div> <div> <small>Signature / Badge Number / Department</small></div> </div>			
Defendant hereby acknowledges receipt of the Restraining Order. I understand that pursuant to this court Order, I am not to have any contact with the named plaintiff even if plaintiff agrees to the contact or invites me onto the premises and that I can be arrested and prosecuted if I violate this Order. I understand that pursuant to N.J.S.A. §31-15 any person against whom a Final Restraining Order in a domestic violence matter has been entered shall submit to fingerprinting and other identification procedures as required by law and I HAVE BEEN ADVISED THAT I MUST SUBMIT TO FINGERPRINTING AND OTHER IDENTIFICATION PROCEDURES.			
Signature: <i>[Signature]</i>		Time / Date: 1550 / 9/22/15	
The Courthouse is accessible to those with disabilities. Please notify the Court if you require assistance.			
Distribution: Family Part, Plaintiff, Defendant, Sheriff, Other			

Page 4

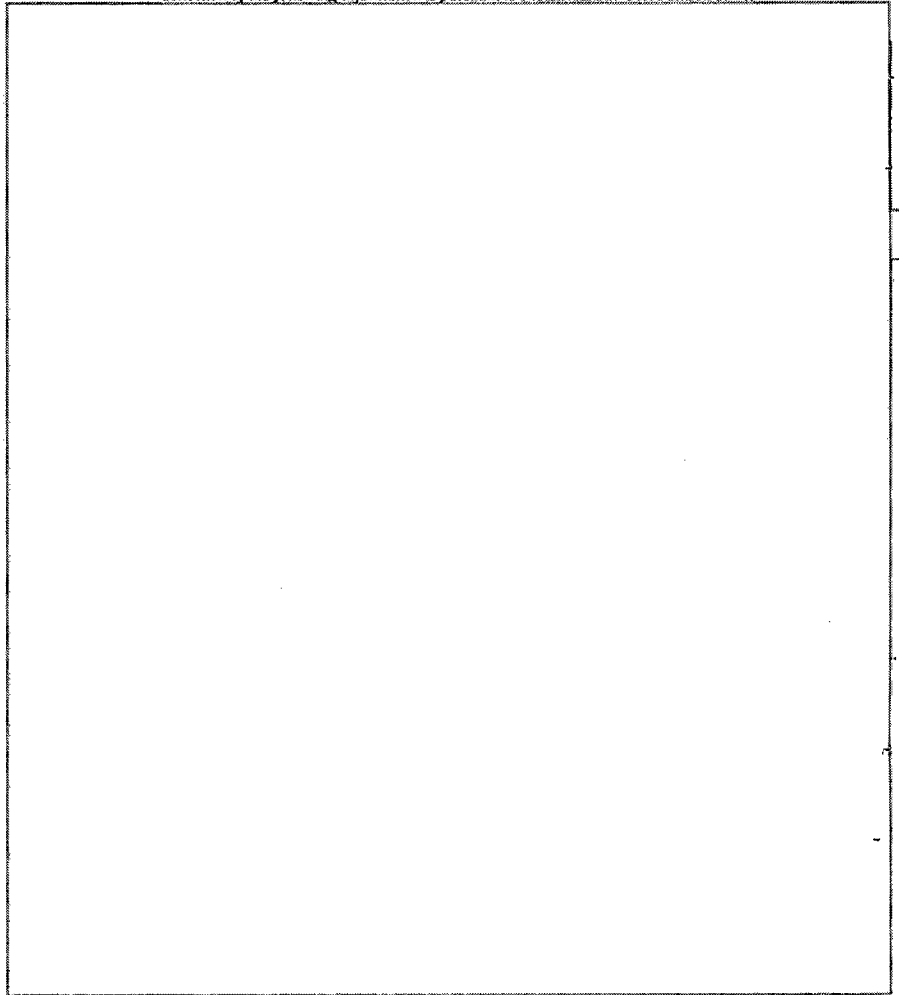
Revised 11/2014, CH-10211 (2/04) P01

New Jersey Judiciary																															
Confidential Litigant Information Sheet (R. 5:4-2(g)) To assure accuracy of court records - To be filled out by Plaintiff or Defendant or Attorney Collection of the following information is pursuant to N.J.S.A. 2A:17-66.60 and R. 5:7-4. Confidentiality of this information must be maintained																															
Please complete the entire form, leaving no blank spaces. If something does not apply to you, enter "N/A." This form is confidential and will not be shared with the other party.																															
Docket No.:	OS No.: Do you have an active Domestic Violence Order with the other party in this case? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No																														
<table border="1" style="width: 100%;"> <tr> <th style="width: 50%;">Plaintiff</th> <th style="width: 50%;">Defendant</th> </tr> <tr> <td>Name (last, first, middle initial): PALANI RAMYA</td> <td>Name (last, first, middle initial): KARUPAIYAN PALANI</td> </tr> <tr> <td>Address: Street</td> <td>Address: Street</td> </tr> <tr> <td>City: State: Zip:</td> <td>City: State: Zip:</td> </tr> <tr> <td>Employer Name: (or other income source): NONE</td> <td>Employer Name: (or other income source): UNKNOWN</td> </tr> <tr> <td>Employer Address: Street</td> <td>Employer Address: Street</td> </tr> <tr> <td>City: State: Zip:</td> <td>City: State: Zip:</td> </tr> <tr> <td>Professional, Occupational, Recreational Licenses: (include type and license numbers)</td> <td>Professional, Occupational, Recreational Licenses: (include type and license numbers)</td> </tr> <tr> <td>Driver's License No. State of Issuance:</td> <td>Driver's License No. State of Issuance:</td> </tr> <tr> <td>Auto License Plate State: MAKE: MODEL: YEAR:</td> <td>Auto License Plate State: MAKE: MODEL: YEAR:</td> </tr> <tr> <td>Attorney Name: L. NAGANANDA</td> <td>Attorney Name:</td> </tr> <tr> <td>Attorney Address: Street 280 MIDDLESEX-ESSEX TILES # 302</td> <td>Attorney Address: Street</td> </tr> <tr> <td>City: State: Zip: ISELIN NJ 08830</td> <td>City: State: Zip:</td> </tr> </table>		Plaintiff	Defendant	Name (last, first, middle initial): PALANI RAMYA	Name (last, first, middle initial): KARUPAIYAN PALANI	Address: Street	Address: Street	City: State: Zip:	City: State: Zip:	Employer Name: (or other income source): NONE	Employer Name: (or other income source): UNKNOWN	Employer Address: Street	Employer Address: Street	City: State: Zip:	City: State: Zip:	Professional, Occupational, Recreational Licenses: (include type and license numbers)	Professional, Occupational, Recreational Licenses: (include type and license numbers)	Driver's License No. State of Issuance:	Driver's License No. State of Issuance:	Auto License Plate State: MAKE: MODEL: YEAR:	Auto License Plate State: MAKE: MODEL: YEAR:	Attorney Name: L. NAGANANDA	Attorney Name:	Attorney Address: Street 280 MIDDLESEX-ESSEX TILES # 302	Attorney Address: Street	City: State: Zip: ISELIN NJ 08830	City: State: Zip:				
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Children Information																															
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1.																															
2.																															
3.																															
4.																															
Health Coverage for Children - available through parent filling out this form (<input type="checkbox"/> Plaintiff / <input checked="" type="checkbox"/> Defendant) Health Care Provider: NONE Policy No.: Group No.: Health Care Provider: Policy No.: Group No.: Health Care Provider: Policy No.: Group No.:																															
I certify that the foregoing statements made by me are true to the best of my knowledge. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment. Date: August 8, 2015 Signature: <i>[Signature]</i>																															

Confidential Litigant Information Sheet (R. 5:4-2(g))

To Assure Accuracy of Court Records

To be filled out by plaintiff or defendant or attorney

Collection of the following information is pursuant to N.J.S.A. 2A:17-56.60 and R. 5:7-4.

Promulgated 08/29/11 to be effective 09/01/2011, CN: 10486

Page 6

7

SUPERIOR COURT OF NEW JERSEY
Chancery Division-Family Part

Uniform Summary Support Order

Plaintiff: Ramya Palani vs Defendant: Karupaiyan

☐ Obligor ☒ Oblige ☒ Obligor ☐ Oblige

HEARING DATE: 9/02/15 WELFARE / U.I.F.S.A. # _____

COUNTY: Middlesex DOCKET # FL-12-366-16 CS# _____

With appearance by: ☒ PL ☒ Atty for PL ☒ DEF ☐ Atty for DEF

☐ IV-D Atty _____ ☐ County Probation Division Middlesex

This matter having been opened to the court by: ☐ Plaintiff ☐ Defendant ☐ County Welfare Agency ☐ Probation Division ☐ Family Division

for an ORDER for: ☐ Paternity ☐ Support ☐ Visitation ☐ Custody ☐ Enforcement ☐ Modification / Increase / Decrease

1. State with Continuing Exclusive Jurisdiction:

CHILD'S NAME	BIRTH DATE	CHILD'S NAME	BIRTH DATE

2C. _____

3. ☐ PATERNITY of child(ren) (# above) _____ is hereby established and an ORDER of paternity is hereby entered.

4. ☐ A Certificate of Parentage has been filed for child(ren) # _____ above.

5. ☐ IT IS HEREBY ORDERED THAT: The obligor shall pay support to the New Jersey Family Support Payment Center in the amount of:

Child Support	Spousal Support	Arrears Payment	Total	payable	Frequency	effective	Date
<u>450.00</u>			<u>450-</u>		<u>Week</u>		<u>9/02/15</u>

NOTE: Child support is subject to a biennial cost-of-living adjustment in accordance with R. 5:6B

6. ☐ Child Support Guidelines Order ☐ Deviation reason: _____

6A. ☐ Worksheet attached.

7. ☒ Support order shall be administered and enforced by the Probation Division in the county of Venue, Middlesex County.

8. ☐ ARREARS calculated at establishment hearing are based upon amounts and effective date noted above and total \$ _____

9. ☐ ARREARS indicated in the records of the Probation Division, are \$ _____ as of 1/1

10. ☐ GROSS WEEKLY INCOMES of the parties, as defined by the Child Support Guidelines, upon which this ORDER is based:
OBLIGEE \$ _____ OBLIGOR \$ _____

11. ☐ INCOME WITHHOLDING is hereby ORDERED on current and future income sources, including:
Name of income source: _____ Address of income source: _____

OBLIGOR SHALL, however, make payments AT ANY TIME that the full amount of support and arrears is not withheld.

12. ☐ Medical Support coverage as available at reasonable cost shall be provided for the ☐ child(ren) ☐ spouse, by ☐ Obligor ☐ Oblige ☐ Both ☐

The parties shall pay unreimbursable health care expenses of the child(ren) which exceed \$250.00 per child per year as follows:
% Obligor _____ % Oblige _____

Pursuant to R 5:6A the obligee shall be responsible for the first \$250.00 per child per year.

If coverage is available, Medical Insurance I.D. card(s) as proof of coverage for the child(ren)/spouse shall be provided immediately upon availability to the Probation Division by the:
☐ Oblige ☐ Obligor

12A. ☐ Insurance currently provided by a non-party.

12B. ☐ Health insurance benefits are to be paid directly to the health care provider by the insurer.

page 1 of 4

DOCKET # <u>IV-2-566-16</u> CS# <u> </u> HEARING DATE <u>4-27-16</u> PAGE 2 OF 2	
13. <input type="checkbox"/> GENETIC TESTING to assist the court in determining paternity of the child(ren) (# <u> </u>) is hereby ORDERED . The county welfare agency or the foreign jurisdiction in the county of residence of the child shall bear the cost of said testing, without prejudice to final allocation of said costs. If defendant is later adjudicated the father of said child(ren), defendant shall reimburse the welfare agency for the costs of said tests, and pay child support retroactive to <u> </u> .	
13A. <input type="checkbox"/> Issues of reimbursement reserved. 13B. <input type="checkbox"/> Issue of retroactive order reserved.	
14. <input type="checkbox"/> This matter is hereby RELISTED for a hearing on <u> </u> before <u> </u> . A copy of this ORDER shall serve as the summons for the hearings. No further notice for appearance shall be given. Failure to appear may result in a default order, bench warrant, or dismissal. Reason for relist: <u> </u>	
15. <input type="checkbox"/> AN EMPLOYMENT SEARCH MUST BE CONDUCTED BY THE OBLIGOR . Written records of at least # <u> </u> employment contacts per week must be presented to the Probation Division. If employed, proof of income and the full name and address of employer must be provided immediately to the Probation Division.	
16. <input type="checkbox"/> SERVICE upon which this order is based: Personal Service <input type="checkbox"/> Certified Mail: <input type="checkbox"/> Refused <input type="checkbox"/> Regular Mail (not returned) Date: <u> </u> <input type="checkbox"/> Signed by: <u> </u> <input type="checkbox"/> Returned Unclaimed <input type="checkbox"/> Other: <u> </u>	
17. <input type="checkbox"/> A BENCH WARRANT for the arrest of the obligor is hereby ORDERED . The obligor was properly served with notice for court appearance on <u> </u> and failed to appear. (Service noted above). An amount of \$ <u> </u> shall be required for release.	
18. <input type="checkbox"/> EFFECTIVE <u> </u> FUTURE MISSED PAYMENT(S) numbering <u> </u> or more may result in the issuance of a warrant, without further notice.	
19. <input type="checkbox"/> A LUMP SUM PAYMENT OF \$ <u> </u> must be made by the obligor by <u> </u> or a bench warrant may be issued without further notice.	
20. <input type="checkbox"/> This complaint / motion is hereby DISMISSED : (reason) <u> </u>	
21. <input type="checkbox"/> Order of Support is hereby TERMINATED effective <u> </u> as <u> </u> . Arrears accrued prior to effective date, if any, shall be paid at the rate and frequency noted on page number one of this ORDER.	
22. <input type="checkbox"/> THIS ORDER IS ENTERED BY DEFAULT . The <input type="checkbox"/> obligor <input type="checkbox"/> obligee was properly served to appear for a hearing on <u> </u> and failed to appear. 22A. <input type="checkbox"/> Affidavit of Non-Military Service is filed.	
23. <input type="checkbox"/> It is further ORDERED : <u> </u> <u> </u> <u> </u>	
EXCEPT AS PROVIDED HEREIN, ALL PRIOR ORDERS OF THE COURT REMAIN IN FULL FORCE AND EFFECT.	
I hereby declare that I understand all provisions of this ORDER recommended by a Hearing Officer and I waive my right to an immediate appeal to a Superior Court Judge:	
PLAINTIFF <u> </u>	DEFENDANT <u> </u>
ATTORNEY FOR PLAINTIFF <u> </u>	ATTORNEY FOR DEFENDANT <u> </u>
24. <input type="checkbox"/> INTAKE CONFERENCE BY AUTHORIZED COURT STAFF :	
25. <input type="checkbox"/> The parties request the termination of all Title IV-D services and consent to direct payment of support. They are advised that all monitoring, collection, enforcement and location services available under Title IV-D of the Social Security Act are no longer in effect. I understand I may reapply for Title IV-D services. <div style="display: flex; justify-content: space-between;"> <u> </u> obligee <u> </u> obligor </div>	
26. <input type="checkbox"/> Copies provided at hearing to <input type="checkbox"/> obligee <input type="checkbox"/> obligor 26A. <input type="checkbox"/> Copies to be mailed to <input type="checkbox"/> obligee <input type="checkbox"/> obligor	
TAKE NOTICE THAT THE NEW JERSEY UNIFORM SUPPORT NOTICES WHICH ARE PROVIDED IN APPENDIX XVI OF THE RULES OF COURT, AND WHICH FOLLOW, ARE INCORPORATED INTO THIS ORDER BY REFERENCE AND ARE BINDING ON ALL PARTIES.	
So Recommended to the Court by the Hearing Officer:	
Date <u> </u> / <u> </u> / <u> </u>	H.O. <u> </u> Signature <u> </u>
So Ordered by the Court: <u> </u> MARCIAL SILVA, J.S.C.	
Date <u> </u> / <u> </u> / <u> </u>	Judge <u> </u> Signature <u> </u> J.S.C. <u> </u>

**Appendix-B2: Letter/Fax to NJ Appellate
Court about fraud consolidation order
Superior Court of New Jersey -Appellate Division**

Ramya Palani Vs Palani Karupaiyan

To Appellate Clerk
Superior Court of New Jersey FAX: 609 292 9806
25 Market st,
Trenton, NJ 08625 **ATTN: JESSICA.**
Re: Consolidation order from Fm1265216c
for Notice of Appeal

Dear Sir/Ma'm

Last week when I filed Notice of Appeal for fm12-652-16c and fv12-366-16c consolidated, Appellate court employee told me that higher chances that both docket might not consolidated so I need to send the copy of consolidated order to Jessica via fax. Please find the consolidated order date Oct 1 2015 Exhibit : A. this order was emailed me by other party's attorney and I did not get this order by postal mail for my own copy from court. When I compare the signature of Judge Silva on Oct 1 2015 dated order and Nov 20 2015 dated order both look different for me. Please could you verify this consolidated order dated Oct 1 2015 is filed in the docket entry?

If this Oct 01 2015 order is not entered in the docket entry, please let me know so I will file another notice of appeal for Fv1236616c.

Thanks for your time and attention on this matter

Nov 13 2016

Palani Karupaiyan,
606 Cinder Rd, Edison NJ 08820, Ph: 212 470 2048,
palanikay@gmail.com

APPENDIX-C2: NEW JERSEY JUDICIAL FRAUD CONSOLIDATION ORDER

Superior Court of New Jersey
Chancery Division, Family Part
Middlesex County Family Courthouse
120 New Street
Post Office Box 2691
New Brunswick, New Jersey 08903
(732) 519-3141

FILED
OCT 01 2015
Judge Marcia L. Silva

RAMYA PALANI,

Plaintiff,

v.

KARUPAIYAN PALANI,

Defendant.

Superior Court of New Jersey
Chancery Division, Family Part
Middlesex County

Docket No.: FM-12-652-16C

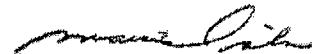
CIVIL ACTION

ORDER

THIS MATTER having been opened by the Court on October 1, 2015, by the Court's own motion, and good cause having been shown:

IT IS on this 1st day of OCTOBER, 2015, **ORDERED** as follows:


1. Docket FV-12-366-16C is hereby consolidated into Docket FM-12-652-16C. Any and all applications shall be filed under the FM docket.
2. The terms and conditions of the Final Restraining Order Consent filed on September 22, 2015 under docket FV-366-16C remain in effect under the FM-12-652-16C.
3. Any other claims for relief not expressly addressed in the Court's Order are DENIED WITHOUT PREJUDICE.
4. A copy of this Order shall be served upon the parties within five (5) days.



HONORABLE MARCIA L. SILVA, J.S.C.

**APPENDIX-D2: NEW JERSEY FAMILY COURT
EX-PARTE 2ND AMENDED FRO**

(Def)

 <p>New Jersey Courts INDEPENDENT JUDICIARY PATRIOTIC COURTESY SERVICE</p>	<p>New Jersey Judiciary New Jersey Domestic Violence Restraining Order</p>
<p style="text-align: center;">REQUEST FOR SERVICE</p> <p>Requesting Agency: MIDDLESEX</p> <p>Request: Please serve the attached Restraining Order on the Defendant at the following address:</p> <div style="border: 1px solid black; height: 24px; width: 172px; margin: 10px auto;"></div> <p style="text-align: center;">After you have served the Defendant, please enter service into the eTRO application.</p>	

Revised: 05/2013, CN: 11752

State of New Jersey Prevention of Domestic Violence Act				Page 1 of 2
MIDDLESEX County, Superior Court, Chancery Division, Family Part				
<input type="checkbox"/> Final Restraining Order (FRO)		<input checked="" type="checkbox"/> Amended Final Restraining Order		
Docket Number FV-12-000366-16	Plaintiff's Date of Birth	Defendant's Date of Birth	Plaintiff's Name	
In the Matter of Plaintiff PALANI RAMYA				
Defendant KARUPAIYAN PALANI				
Home Phone Number	Work Phone Number			
Home Address				
Work Address UNK UNK NJ				
		State NJ	Driver's License Expiration Date	
<p>The Court having considered plaintiff's Complaint dated 08/10/2015 seeking an ORDER under the Prevention of Domestic Violence Act, having established jurisdiction over the subject matter and the parties pursuant to N.J.S.A. 2C:25-17 et seq., and having found that defendant has committed an act of domestic violence, and all other statutory requirements having been satisfied:</p> <p style="text-align: center;">It is on this <u>11</u> day of <u>October</u>, 2016, ORDERED that:</p>				
Sought	Granted	Part I - Relief		
DEFENDANT:				
1. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	You are prohibited against future acts of domestic violence.		
2. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	You are barred from the following locations:		
		<input checked="" type="checkbox"/> Residence(s) of Plaintiff	<input checked="" type="checkbox"/> Place(s) of employment of Plaintiff	
		<input type="checkbox"/> Other		
3. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	You are prohibited from having <u>any</u> oral, written, personal, electronic, or other form of contact or communication with:		
		<input type="checkbox"/> Plaintiff		
		<input type="checkbox"/> Other(s) (List names & relationship to Plaintiff):		
4. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	You are prohibited from making or causing anyone else to make harassing communications to:		
		<input type="checkbox"/> Plaintiff		
		<input type="checkbox"/> Other(s) (Same as above or list names & relationship to Plaintiff):		
5. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	You are prohibited from stalking, following, or threatening to harm, to stalk or to follow:		
		<input type="checkbox"/> Plaintiff		
		<input type="checkbox"/> Other(s) (Same as above or list names & relationship to Plaintiff):		
6. <input type="checkbox"/>	<input type="checkbox"/>	You must pay emergent monetary relief (describe amount and method):		
		Plaintiff: \$	Effective: _____	
		Dependents: \$	Effective: _____	
7. <input type="checkbox"/>	<input type="checkbox"/>	Other appropriate relief: Defendant (including substance abuse, mental health or other evaluations and subsequent treatment):		
8. <input type="checkbox"/>	<input type="checkbox"/>	Psychiatric evaluation:		
9. <input type="checkbox"/>	<input type="checkbox"/>	Intake monitoring of conditions and restraints (specify):		

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Revised: 11/2014, CAC 10211 (DVR/BJ)

Prevention of Domestic Violence Act		Page 2 of 5
<input type="checkbox"/> Final Restraining Order (FRO) <input checked="" type="checkbox"/> Amended Final Restraining Order		FV-12-000366-16
Sought	Granted	Part I - Relief continued
DEFENDANT:		
10. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	PROHIBITIONS AGAINST POSSESSION OF WEAPONS: You are prohibited from possessing any and all fire-arms or other weapons and must immediately surrender these firearms, weapons, permits to carry, applications to purchase firearms and firearms purchaser ID card to the officer serving this court Order. Failure to do so can result in your arrest and incarceration. Other Weapon(s) (describe) ANY AND ALL WEAPONS, LD. CARDS AND AMMUNITION
PLAINTIFF:		
11. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	You are granted exclusive possession of (residence or alternate housing, list address only if specifically known to defendant): <div style="border: 1px solid black; height: 20px; width: 100%;"></div>
12. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
13. <input type="checkbox"/>	<input type="checkbox"/>	Other appropriate relief: Plaintiff (describe) Child(ren) (describe)
LAW ENFORCEMENT OFFICER		
You are to accompany to scene, residence, shared place of business, other (indicate address, time, duration & purpose): <input type="checkbox"/> Plaintiff: <input type="checkbox"/> Defendant:		
WARRANT TO SEARCH FOR AND TO SEIZE WEAPONS FOR SAFEKEEPING		
<input type="checkbox"/> To any law enforcement officer having jurisdiction - this Order shall serve as a warrant to search for and seize any issued permit to carry a firearm, application to purchase a firearm and firearms purchaser identification card issued to the defendant and the following firearm(s) or weapon(s).		
1. You are hereby commanded to search the premises for the above described weapons and/or permits to carry a firearm, application to purchase a firearm and firearms purchaser ID card and to serve a copy of this Order upon the person at the premises or location described as:		
2. You are hereby ordered in the event you seize any of the above described weapons, to give a receipt for the property so seized to the person from whom they were taken or in whose possession they were found, or in the absence of such person to have a copy of this Order together with such receipt in or upon the said structure from which the property was taken.		
3. You are to execute this Order immediately or as soon thereafter as is practicable. <input type="checkbox"/> Anytime <input type="checkbox"/> Other: _____		
4. You are further ordered, after the execution of this Order, to promptly provide the Court with a written inventory of the property seized per this Order.		
NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.		

Revised: 11/2014, On: 10/21/11 (JWF/RC)

Prevention of Domestic Violence Act		Page 1 of 1
<input type="checkbox"/> Final Restraining Order (FRO) <input checked="" type="checkbox"/> Amended Final Restraining Order		FV-12-000366-16
Sought	Granted	Part B - Relief
DEFENDANT:		
1. <input type="checkbox"/>	<input type="checkbox"/>	You acknowledge parentage of: _____
2. <input type="checkbox"/>	<input type="checkbox"/>	You must submit to genetic testing: _____
3. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	No parenting time (visitation) until further order; _____
4. <input type="checkbox"/>	<input type="checkbox"/>	Parenting time (visitation) pursuant to (prior FV, FM, or FD Order) # _____ is suspended, a hearing is scheduled for: _____
5. <input type="checkbox"/>	<input type="checkbox"/>	Parenting time (visitation) is ordered as follows: (specify drop-off and pick-up times and locations, participation of or supervision by designated third party): _____
6. <input type="checkbox"/>	<input type="checkbox"/>	Risk assessment ordered (specify by whom): _____ Return Date: _____
7. <input type="checkbox"/>	<input type="checkbox"/>	You must provide compensation as follows: (Appropriate notices have been attached as part of this Order):
	<input type="checkbox"/>	Emergent support - Plaintiff: \$ _____
	<input type="checkbox"/>	Emergent support - Dependent(s): \$ _____
	<input type="checkbox"/>	Interim support - Plaintiff: \$ _____
	<input type="checkbox"/>	Interim support - Dependent(s): \$ _____
	<input type="checkbox"/>	Ongoing Plaintiff support: \$ _____ Effective: _____
	<input type="checkbox"/>	Paid via income withholding through the: _____ Probation Div. _____
	<input type="checkbox"/>	Other: _____
	<input checked="" type="checkbox"/>	Ongoing child support: \$450 PAY THRU PROB WEEKLY Effective: 09/22/2015
	<input checked="" type="checkbox"/>	Paid via income withholding through the: _____ Probation Div. MIDDLESEX
	<input checked="" type="checkbox"/>	Other: ROSHNA PALANI, PRITAM PALANI
8. <input type="checkbox"/>	<input type="checkbox"/>	Medical coverage for plaintiff: _____
9. <input type="checkbox"/>	<input type="checkbox"/>	Medical coverage for dependent(s): _____
10. <input type="checkbox"/>	<input type="checkbox"/>	Compensatory damages to plaintiff: \$ _____
11. <input type="checkbox"/>	<input type="checkbox"/>	Punitive damages (describe): \$ _____
12. <input type="checkbox"/>	<input type="checkbox"/>	You must pay compensation to (specify third party and/or VCCO, and describe): _____
13. <input type="checkbox"/>	<input type="checkbox"/>	You must participate in a batterers' intervention program (specify): _____
14. <input type="checkbox"/>	<input type="checkbox"/>	You must make <input type="checkbox"/> rent <input type="checkbox"/> mortgage payments (specify amount(s) due date(s) and payment manner): _____
15. <input type="checkbox"/>	<input type="checkbox"/>	Defendant is granted temporary possession of the following personal property (describe): _____
16. <input type="checkbox"/>	<input type="checkbox"/>	Defendant is granted temporary custody of (specify name(s)): _____
<input type="checkbox"/> You must pay a civil penalty of \$ _____ (\$50.00 to \$500.00 per N.J.S.A. 2C:25-29) to: _____ I/A ON AMENDED FRO _____ within _____ days. You will be charged a \$2.00 transaction fee for each payment or partial payment that you make.		
<input type="checkbox"/> Waived due to extreme financial hardship because: PENALTY WAS ADDRESSED ON THE FINAL RESTRAINING ORDER		
Sought	Granted	
PLAINTIFF:		
17. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	Plaintiff is granted temporary possession of the following personal property (describe): PLAINTIFF SHALL HAVE POSSESSION OF THE MIN VAN

NOTICE TO DEFENDANT: A violation of any of the provisions listed in this order may constitute either civil or criminal contempt pursuant to N.J.S.A. 2C:25-30 and may result in your arrest, prosecution, and possible incarceration, as well as an imposition of a fine or jail sentence. Only a court can modify any of the terms or conditions of this court order.

Revised 11/2014, CNE 10311 (DVFRO)

Prevention of Domestic Violence Act		Page 4 of 5
<input type="checkbox"/> Final Restraining Order (FRO)	<input checked="" type="checkbox"/> Amended Final Restraining Order	FV-12-000366-16
Comments: THE DEFENDANT WAS NOT PRESENT AT THE TIME THE FRO/AFRO WAS ISSUED ON 10/11/2016 THE FRO/AFRO WAS ISSUED BY DEFAULT.		
Addendum: PARENTING TIME ALTERNATING SATURDAYS AT COURTHOUSE 2PM-4PM. PARTIES MAY COMMUNICATE VIA TEXT ONLY AS TO CHILDREN. SUPPORT — \$227 CHILD SUPPORT A WEEK. \$3,000 A MONTH ALIMONY.		
This Order is to become effective immediately and shall remain in effect until further Order of the Superior Court, Chancery Division, Family Part.		
10/11/2016	03:36 PM	s/ MARCIA SILVA Honorable
Date		
All Law Enforcement Officers Will Serve and Fully Enforce This Order. The Plaintiff Shall Not Be Arrested for a Violation of This Restraining Order.		
<ul style="list-style-type: none"> • This Final Restraining Order Was Issued After Defendant Was Provided with Notice and the Opportunity to Be Heard and Should Be Given Full Faith and Credit Pursuant to the Violence Against Women Act of 1991, Sec. 40221, Codified at 18 U.S.C.A. 52265(A) and 52266. • If Ordered, Sufficient Grounds Have Been Found By This Court for the Search and Seizure of Firearms and Other Weapons as Indicated in This Court Order. • Defendant Shall Not Be Permitted to Possess any Weapon, ID Card or Purchase Permit While This Order Is In Effect, or for Two Years, Whichever Is Greater. 		
Notice to Plaintiff and Defendant		
IMPORTANT: The parties cannot themselves change the terms of this Order on their own. This Order may only be changed or dismissed by the Family Court. The named defendant cannot have any contact with the plaintiff without permission of the court. If you wish to change the terms of this Order and/or you resume living together, you must appear before this court for a rehearing.		
Notice to Defendant		
A violation of any of the provisions listed in this Order or a failure to comply with the directive to surrender all weapons, firearm permits, application or identification cards may constitute criminal contempt pursuant to N.J.S.A. 2C:29-9(b), and may also constitute violations of other state and federal laws which can result in your arrest and/or criminal prosecution. This may result in a jail sentence.		

Page 2 of 3

☐ Final Restraining Order (FRO) ☒ Amended Final Restraining Order FV-12-000366-16

Return of Service

☐ Plaintiff was given a copy of the Order by:
Plaintiff 12/15/2016 [Signature]
 Print Name Time and Date Signature / Badge Number / Department

☐ I hereby certify that I served the within Order by delivering a copy to the defendant personally:
 Print Name Time and Date Signature / Badge Number / Department

☐ I hereby certify that I served the within Order by use of substituted service as follows:
 Print Name Time and Date Signature / Badge Number / Department

☐ Defendant could not be served (explain):
 Print Name Time and Date Signature / Badge Number / Department

Defendant hereby acknowledges receipt of the Restraining Order. I understand that pursuant to this court Order, I am not to have any contact with the named plaintiff even if plaintiff agrees to the contact or invites me onto the premises and that I can be arrested and prosecuted if I violate this Order. I understand that pursuant to N.J.S.A. 53:1-15 any person against whom a Final Restraining Order in a domestic violence matter has been entered shall submit to fingerprinting and other identification procedures as required by law and I HAVE BEEN ADVISED THAT I MUST SUBMIT TO FINGERPRINTING AND OTHER IDENTIFICATION PROCEDURES.

Signature: _____ Time / Date: _____

The Courthouse is accessible to those with disabilities. Notify the Court if you require assistance.

Distribution: Family Part, Plaintiff, Defendant, Sheriff, Other

APPENDIX-E2: NEW JERSEY FAMILY COURT – EX-PARTE JUDGMENT OF DIVORCE

The Honorable Marcia L. Silva, J.S.C.
Superior Court of New Jersey, Family Part
120 New Street, Chambers 303
New Brunswick, New Jersey 08901

FILED
OCT 11 2016
Judge Marcia L. Silva

RAMYA PALANI,
Plaintiff

v.

PALANI KARUPAIYAN,
Defendant

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION – FAMILY PART
MIDDLESEX COUNTY

DOCKET NO.: FM-12-652-16C

CIVIL ACTION

JUDGMENT OF DIVORCE

THIS MATTER came before the Court on August 31, 2016 with Plaintiff, represented by L. Nagananda, Esq. appearing and Defendant appearing *pro se* and default having been properly entered in this case and testimony taken on that date.

Plaintiff's Complaint alleges irreconcilable differences and extreme cruelty. The Court finds from the testimony that sufficient grounds exist to substantiate both irreconcilable differences and extreme cruelty as the causes of action. Accordingly, a judgment of divorce is granted; and it appearing that the parties were lawfully married on September 12, 2003, and two children were born of the marriage; to wit: [REDACTED] and both parties having been bona fide residents of this State for more than one year next preceding the filing of the complaint, and venue being proper in Middlesex County based upon the parties' residence in the Township of Edison; and it further appearing that the Plaintiff has pled sufficient grounds for divorce entitling her to be granted said divorce; and for the reasons in the decision placed on the record on October 7, 2016 and October 11, 2016; and for good cause shown:

The Honorable Marcia L. Silva, J.S.C.
 Superior Court of New Jersey, Family Part
 120 New Street, Chambers 303
 New Brunswick, New Jersey 08901

FILED
 OCT 11 2016
 Judge Marcia L. Silva

RAMYA PALANI,
 Plaintiff

v.

PALANI KARUPAIYAN,
 Defendant

SUPERIOR COURT OF NEW JERSEY
 CHANCERY DIVISION – FAMILY PART
 MIDDLESEX COUNTY

DOCKET NO.: FM-12-652-16C

CIVIL ACTION

JUDGMENT OF DIVORCE

THIS MATTER came before the Court on August 31, 2016 with Plaintiff, represented by L. Nagananda, Esq. appearing and Defendant appearing *pro se* and default having been properly entered in this case and testimony taken on that date.

Plaintiff's Complaint alleges irreconcilable differences and extreme cruelty. The Court finds from the testimony that sufficient grounds exist to substantiate both irreconcilable differences and extreme cruelty as the causes of action. Accordingly, a judgment of divorce is granted; and it appearing that the parties were lawfully married on September 12, 2003, and two children were born of the marriage; to wit: [REDACTED] and both parties having been bona fide residents of this State for more than one year next preceding the filing of the complaint, and venue being proper in Middlesex County based upon the parties' residence in the Township of Edison; and it further appearing that the Plaintiff has pled sufficient grounds for divorce entitling her to be granted said divorce; and for the reasons in the decision placed on the record on October 7, 2016 and October 11, 2016; and for good cause shown:

IT IS thereupon, on this 11th day of October 2016, by the Superior Court of New Jersey, Chancery Division,

ORDERED and ADJUDGED, that pursuant to the statute in such case made and provided, the Plaintiff, Ramya Palani (hereinafter "Wife"), and the Defendant, Palani Karupaiyan (hereinafter "Husband"), be and hereby are divorced from the bonds of matrimony for the causes aforesaid and the parties and each of them be freed and discharged from the obligation thereof, and the marriage between the parties is hereby dissolved;

IT IS FURTHER ORDERED that for the reasons stated in the decision placed on the record on October 7, 2016 and October 11, 2016, that the disputed issues shall be decided as follows:

I. ALIMONY

Based on the current information presented to the Court at trial and weighing the statutory factors, the Court awards Wife limited durational alimony for five years in the amount of \$3,000.00 per month. Said support shall be taxable to the Wife and tax deductible by the Husband. Alimony shall be paid through the parties' current Probation account via wage execution.

Beginning in 2017 and for so long as Husband has an alimony obligation, the parties shall exchange income tax returns by April 30th each year. Husband shall maintain term life insurance in the amount of \$100,000.00 to secure his alimony obligation and shall provide proof of same to Wife within ninety (90) days.

II. EQUITABLE DISTRIBUTION

1. Motor Vehicles: Wife shall keep the Volkswagen Touareg in her possession. Husband shall execute any documents necessary to effectuate the transfer of the title to Wife. Husband shall keep the Eurovan and the Porsche Cayenne.

2. Bank Accounts: There are no joint bank accounts and Husband shall retain any accounts in his name or his business' name.

3. Retirement Accounts: There are no retirement accounts.

4. Palani Tech Inc.: Husband shall keep this business free and clear from any claim by Wife.
5. Stock Accounts: Wife shall be entitled to one-half of the value of any stock accounts in Husband's name as of August 10, 2015, the date the Complaint was filed. Husband shall provide Wife's counsel with a statement of the accounts and her share within thirty (30) days.
6. Furnishings: Wife shall retain any furnishings in the apartment.

III. LIFE INSURANCE

Defendant shall maintain a life insurance policy in the amount of \$300,000.00 to secure his alimony and child support obligations. The children shall be named as beneficiaries for the first \$200,000.00 with Plaintiff as trustee. Plaintiff shall be named as the beneficiary on the remaining \$100,000.00. Upon the termination of Defendant's alimony obligation, he shall be permitted to reduce his life insurance to \$200,000.00 to cover the children only. Defendant shall provide proof of this policy within ninety (90) days to Plaintiff.

IV. CHILD SUPPORT

Child support in this case shall be ordered in accordance with the Child Support Guidelines worksheet which is attached. Commencing today, Husband shall pay Wife the amount of \$227.00 per week in Child Support through Probation via wage execution. The parties shall abide by the percentages on the Guidelines for any unreimbursed medical expenses and extracurricular activities. The issue of the parties' respective contributions towards the children's college educations shall abide the event. Wife shall continue to maintain health insurance for the children through New Jersey FamilyCare.

V. CUSTODY/PARENTING TIME

The parties shall share joint legal custody with Wife being the parent of primary residence. Defendant shall have supervised parenting time at the Middlesex County Courthouse from 2:00pm until 4:00pm on alternating Saturdays.

VI. COUNSEL FEES

Husband shall pay Wife's counsel fees in the amount of \$15,000.00. The sum of \$10,000.00 shall be payable within sixty (60) days and the remaining \$5,000.00 (which was previously ordered in October of 2015) shall be paid within thirty (30) days thereafter.

VII. INCOME TAX REFUNDS

The parties shall file separate returns for 2016 going forward. Husband shall be permitted to claim Pritam every year so long as Pritam can be claimed. Husband shall only be able to claim Pritam if he is current on his child support obligation as of December 31 of the year preceding. Wife shall claim Roshna every year. When Pritam can no longer be claimed, the parties shall alternate claiming Roshna.

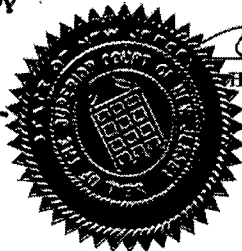
IT IS FURTHER ORDERED that any requested relief not specifically addressed in this Judgment of Divorce is DENIED.

I HEREBY CERTIFY THE
FOREGOING TO BE A TRUE COPY

CERESA MERRITT
ACTING DEPUTY CLERK

BY

Ceresa Merritt



[Signature]
HON. MARCIA L. SILVA, J.S.C.

H.M.O.P.No. 102/2016

Petitioner

/Vs/

Respondent

PETITION FILED BY THE PETITIONER UNDER SECTION
SEC. 9 OF HINDU MARRIAGE ACT

ADDRESS FOR SERVICE:

2. RESPONDENT: J. Ramya, W/o. Palani, Hindu, aged about 37
and residing at Pidari North Street, Sirkali Taluk now residing at 822,
CINDER RD EDISON NJ USA 08820.

The Petitioner humbly submits Follows:

3. The Petitioner and respondent got married on 12.09.2003 at Mayiladuthurai Mahadhana Street, Ambabal Thirumanamandapam according to Hindu customs. After marriage the petitioner and respondent lived together



Tel: 234184 Cell: 94826 03245
K SENTHAMARAI, M.A B.L.,
ADVOCATE & NOTARY PUBLIC
NO. 90, MELACNETTY STREET
KUTTALAK & TK. 608001.
OFF: MAYRADUTHURAI
NAGAI DIST. S. INDIA.

Approved for Release by NSA on 08-28-2013 pursuant to E.O. 13526

2

in the petitioner's house as husband and wife. Eventually they gave birth to kids Pritham and Roshna. The Petitioner went abroad after marriage while leaving the petitioner had assured his wife that he would take her also abroad after some time and had asked her to stay in his house in the mean time. The petitioner left his wife in his house and went abroad.

4. However the respondent with in two days of the petitioners leaving, left to her father house on the insistence and influence of her father, mother and brother. When the petitioner questioned her behaviour he adamantly stated that she would do as she pleased and if the petitioner forced her to stay in his house she threaten that she would file a case of dowry harassment against him.

5. The petitioner keeping in mind the welfare of the family took his wife abroad in 3 months time. Even the she influenced by his parents and brother asked the petitioner to give her all the money he earned failing which she threatened to lodge a complaint of harassment. The Petitioner refused to comply based on the false allegations a complaint was lodged by the respondent for which the Petitioner has given factual explanations.

6. Later in 2013 when the respondent came to India for her brother's Wedding she planed to stay back on the insistence of her brother and father. How ever she returned. Now the defendant listening to her father and brother is staying alone and refusing to stay together with her husband.

7. The Petitioner considering of the welfare of their children and family has pleaded they respondent to live together. The respondent has refused to do so without any valid reason.



PA: 754184 Call: 94763 03246
K. SENTHAMARAI, M.A.B.L.,
ADVOCATE & NOTARY PUBLIC
NO. 80, MELACHETTY STREET
KUTTALAM & TK-608001
OFF: MAYILADUTHURAI
NAGAI DIST., S. INDIA

APPROVED TO PERSONAL USE ONLY
FOR THE OFFICE OF THE NOTARY PUBLIC
KUTTALAM & TK-608001
NAGAI DIST., S. INDIA

Scanned by CamScanner

3

8. The cause of action for the petition arose date of the marriage on 12.09.2003.

9. The Petitioner has not filed petition seeking restitution of conjugal rights in any other court. The Petitioner and the respondent have no illicit mutual understanding in submitting this petition

10. A fixed court fee of Rs.25 /- is paid under Schedule -II of Tamil Nadu Court fees and Suits Valuation Act.

11. The petitioner therefore prays that this Hon'ble court may be pleased to pass a decree and judgment in favour of the petitioner.

- a. for restitution of conjugal rights.
- b. award cost of the petition;
- c. to grant such other and further reliefs as this Hon'ble court deems fit in the circumstances of the case.

Advocate

Petitioner

VERIFICATION

I, the petitioner do hereby declare that the facts stated above are true and correct to the best of my knowledge and belief and signed this at Mayiladuthurai on 06.2016

Petitioner



Cell: 94463 03746
K SENTHAMARAI, M.A.B.L.
ADVOCATE & NOTARY PUBLIC
NO. 90, MELACHETTY STREET
KUTTALAM & TK- 609601
OFF: MAYILADUTHURAI
NAGAI DIST. B. INDIA

Authorized to Practice as a Lawyer
for the District of Nagapattinam,
Nagapattinam District, District

Scanned by CamScanner

**BEFORE THE HONOURABLE PRINCIPAL SUB COURT OF
MAYILADUTHURAI**

H.M.O.P.No. 102/2016

K. Palani

...

Petitioner

/ Vs /

J. Ramya

...

Respondent

LIST OF DOCUMENTS FILED BY THE PETITIONER
UNDER ORDER 7 RULE 14 OF CPC

S.No.	Date	Documents	Remarks
1	12.09.2003.	Marriage Invitation	Original

Advocate

I, certify that this is the true translated version from Tamil to English.



PH: 234184 Cell: 94863 03746
K SENTHAMARAI, M.A.B.L.
 ADVOCATE & NOTARY PUBLIC
 NO. 90, MELACKETTY STREET
 KUTTALAM & TK- 608801.
 OFF: MAYILADUTHURAI
 NAGAI DIST. S. INDIA

*Subscribed & Delivered as a NOTARY
 for the State of Nagapattinam,
 Villupuram and Thanjavur Districts*

Scanned by CamScanner

APPENDIX-G2- INDIA FAMILY COURT FINAL ORDER – TAMIL

முதன்மை சாப்பு நீதிமன்றம், மயிலாடுதுறை

முன்னிலை திரு. என். மணிமூர்த்தி, பி.ஏ., பி.எம்.,
முதன்மை சாப்பு நீதிபதி,
மயிலாடுதுறை.

2018ம் ஆண்டு பிப்ரவரி மாதம் 15ம் நாள் விபரங்கிழமை
திருவள்ளூர் 2048, கோவிலம்பி வருடம் மசித்திங்கல் 03 ம் நாள்.

இந்து திருமணச்சட்டம் ஆய்வு மனு எண். 102/2016

மயிலாடுதுறை தாலுக்கா, தலைவனாயிற்று, மதகடி தெரு என்ற முகவரியில் வசித்து வரும்
கருப்பையன் குமார் பழனி.

.. மனுதாரர்

/எதிர்/

சைபி டவுன், பிட்னி வடக்கு வீதி என்ற முகவரியில் வசித்து வந்து தற்போது
822.CINDER RD EDISON NJ USA 08870 என்ற முகவரியில் வசிக்கும் பழனி
மனைவி ரம்பா.

.. எதிர்மனுதாரர்

இந்து திருமணச்சட்டம் பிரிவு 9 ன் படி மனுதாரருடன் எதிர்மனுதாரர் வந்து
சேர்ந்து வாழ உத்தரவிற்கும் படிக்கும், செலவுத்தொகை கேட்டும் மனு.

இம்மனு தாக்கல் நாள் 30.06.2016.

இம்மனுவில் செலுத்தப்பட்டிருக்கிற நீதிமன்றக்கட்டணம் ரூ.25/-

இந்த மனு என் முன்பாக இறுதி விசாரணைக்காக 05.02.2018 அன்று
வந்தபோது மனுதாரர் தரப்பில் வழக்கறிஞர் திருவாளர்கள் டி.விஜயகுமார்,
பி.அன்புரோல் மற்றும் டி.கருணாநிதி ஆகியோர் ஆஜராகியும், எதிர்மனுதாரரை
நீதிமன்றத்தில் அழைத்தும் வருகையின்றி ஒருதலைப்பட்சமாக தீர்மானிக்கப்பட்டும்,
மனுதாரர் தரப்பு சாட்சிய சான்றாவணங்களை பரிசீலனை செய்தும், மனுதாரர்
தரப்பு வாதங்களைக் கேட்டும், இதுநாள் வரை என் கவனமான பரிசீலனையில்
இருந்து வந்து இன்று இந்தநீதிமன்றம் வழங்கியும்

உத்தரவானை

1. மனுதாரருடன் எதிர்மனுதாரர் வந்து சேர்ந்து வாழ வேண்டும் என்று

உத்தரவிடப்படுகிறது.

2. மனுதாரரின் செலவுத்தொகை ரூ.5360/- ஐ எதிர்மனுதாரர் மனுதாரருக்கு
கொடுக்க வேண்டும்.



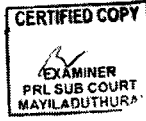
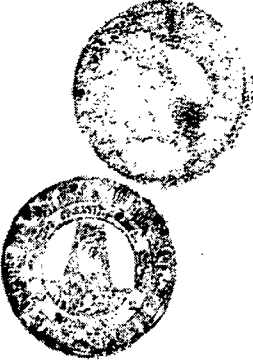
செலவுக்கடவுள் விவரம்

மதுரை தாப்பில்

மனுவில் நீதிமன்ற கட்டணம்	ரூ. 25.00
வக்காலத்தில் நீதிமன்ற கட்டணம்	ரூ. 5.00
படி மெய்மையில் நீதிமன்ற கட்டணம்	ரூ. 15.00
மெய் தாக்கு பெயர் விளம்பர செலவு	ரூ. 3,715.00
தட்டச்சு செலவு	ரூ. 150.00
வழங்குகள் வரியும்	ரூ. 1,500.00
ஆக கட்டுதல்	ரூ. 5,360.00

2018ம் ஆண்டு பிப்ரவரி மாதம் 15 ம் தாள் என் கையெழுத்தும் இதரநீதிமன்ற முத்திரையும இடப்பட்டு வழங்கப்பட்டது.

முதன்மை சார்பு நீதிபதி
மயிலாடுதுறை.



உத்தரவு எண்
HMPA 102/16
த. 15.2.2018.

APPENDIX-H2: INDIA FAMILY COURT FINAL ORDER –ENGLISH TRANSLATED.

PRINCIPAL SUB COURT, MAYILADUTHURAI.

Present: Thiru N.Manivannan, B.A.,B.L.,
Principal Sub Judge,
Mayiladuthurai.

Thursday, the 15th day of February 2018
Thiruvalluvar Aandu 2048, Hevilambi Year, Masi month, 03rd day.

HINDU MARRIAGE ACT ORIGINAL PETITION No. 102/2016

Palani son of Karuppaiyan, residing at Madagal Street, Thaleinayiru,
Mayiladuthurai Taluk Petitioner

-Vs-

Ramya, wife of Palani, resident of Pidari North Street, Sirkali Town and at
present residing at 822 CINDER RD EDISON NJ USA 08820.

..... Respondent.

This Petition is presented by the Petitioner under Section 9 of Hindu
Marriage Act for restitution of conjugal rights and for costs.

This Petition presented on 30.06.2016.

Court fee paid on this Petition Rs. 25/-.

This Petition came up for final hearing before me on 5.2.2018 in the
presence of Thiruvalluvar T.Vijayakumar, P.Ambrose and T.Karunanidhi, the
Respondent called absent, set ex parte and upon perusing the evidence of the
Petitioner, and on hearing the arguments of the Petitioner, this Court doth order
as under.

1. The Respondent is directed to come and live with the Petitioner.
2. The Respondent is directed to pay the Petitioner the sum of Rs.
5360/- being the cost of the Petition.

Attested
[Signature]
Ph: 224184 Cell: 04863 032408
K SENTHAMARAI, M.A.B.L.
ADVOCATE & NOTARY PUBLIC
NO. 90, MCLACHETTY STREET
KUTTALAM & TK. 609001.
OFF: MAYILADUTHURAI
NAGAI DIST. S. INDIA.



Authorized to Practice as a NOTARY
for the entire area of Nagapattinam,
Thiruvalluvar and Thanjavur, District

Particulars of Costs.

On the side of Petitioner:

Stamp on Petition	...	Rs. 25-00
Stamp on Vakalath	...	Rs. 5-00
Stamp on Batta Memo	...	Rs. 15-00
Abroad Paper Publication expenses	...	Rs. 3715-00
Type expenses	...	Rs. 150-00
Advocate's fee	...	Rs. 1500-00
Total	...	Rs. 5380-00

Given under my seal and signature on this 15th day of February 2017.

Sd. N.Manivannan,
Principal Sub Judge.
Mayiladuthurai.

- / True Copy - Translated from Tamil - /

*Attended
by
S. S. S. S.*

PH: 334184 Cell: 94863 03246
K SENTHAMARAI, M.A.B.L.,
ADVOCATE & NOTARY PUBLIC
NO. 50, MILLER STREET
KUTTALAM B.TK - 609501.
OFF: MAYILADUTHURAI
NAGAL DIST. - S. INDIA




Authorized to Practice as a Notary
for the entire area of Nagapattinam,
Thiruvarur and Thanjavur Districts

Notary Seal
Notary Public

87/2018
04/04/2018

APPENDIX-I2: FALSE ARREST 2017

 <b style="font-size: 1.2em;">WARRANT RESCIND	Superior Court of New Jersey Family Division County of Middlesex
Date: <u>6/1/17</u> Family Division: <input type="checkbox"/> Non-Obstruction <input checked="" type="checkbox"/> Dissolution <input type="checkbox"/> Domestic Violence <input type="checkbox"/> CJC <input type="checkbox"/> Family Other Docket Number: <u>17A-12-002-16</u>	
THE STATE OF NEW JERSEY, To the Clerk of the County you are hereby commanded to rescind the warrants numbers (No): <u>2270412</u> dated <u>6/1/17</u> respectively, on the individual described below: _____ WITNESS: Honorable _____ Superior Court of Judge, in the County above. Honorable _____ <small>CLERK OF THE SUPERIOR COURT</small>	
Warrant Information Release Form	
<div style="display: flex; justify-content: space-between; border-bottom: 1px solid black; margin-bottom: 5px;"> I, <u> </u>, FIRST NAME I, <u> </u>, LAST NAME </div> <div style="border: 1px solid black; min-height: 80px;"></div>	

APPENDIX-J2: FALSE JAILING

MID -1131

NOTICE AND RECEIPT OF
CHILD SUPPORT RELEASE PAYMENT

In the Matter of:

Docket / Warrant #

Child Support Case #

Obligor

Amount Paid \$

NOTICE

The above named person (obligor) is subject to proceedings to enforce a court order to pay child support. In order to be released from custody on this matter the total amount printed on the warrant or a subsequent court order must be paid. **This amount IS NOT bail and will not be returned.** It will be used to satisfy all or part of the total amount in arrears on the obligor's child support order.

Since the above amount **IS NOT** bail, no surety bonds or 10% (bail) of the arrears can be accepted. This amount must be paid in full by cash, check or money order. It must equal the amount shown on warrant, unless a lesser amount is determined by the arresting agency either by confirming the arrears amount on the 24-hour Child Support Hotline at 1-800-621-5437 or by a subsequent court order changing the amount.

ACKNOWLEDGMENT BY PAYER

I understand that my payment will be applied to the amount in arrears on the obligor's child support order. I further understand that this amount will not be returned to me.

Payer Information:

Print Name: Tim J. JonesAddress: 1160 N. 1st St.Signed: [Signature]Date: 8/21/03Telephone: 704-771-1111

Check here if the obligor contests that this payment is owed and requests a hearing. If checked, the obligor must:

- Pay the release amount; and
- Appear at the Probation Division in the county enforcing the case by noon of the business day following release to obtain the date, time and place of the hearing; and
- Appear at that hearing and bring any proofs needed to support his/her position.

If contested, the funds will be deposited in the support account and placed on hold pending the outcome of the hearing. The obligor must appear at the Probation Division and at the scheduled hearing, or the matter will be deemed uncontested.

Payment Received By:

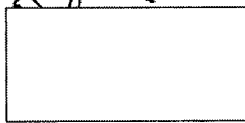
Name: Anthony J. JonesTitle: Probation OfficerSignature: [Signature]Agency: Probation

Revised 4/04

1423(11/03)

APPENDIX-K2:- FALSE JAILING \$10K PAID

Charges/Detainers									
Arrest Name		154160 - H-Unit A Type - A - 022			Warrant/Indictment				
Charge/Detainer	Municipality	Offense Code	Bail Type	Bail Amount	Number	Status Date	Bail Status	Charge/Detainer Value	
Bail Details	Revised Judge						Bail Conditions		
Charge	Midwestern Superior Fr	Contempt Of Court (Failure To Appear)	Cash Only	\$ 10,000.00	ES-12-652-16C	8/30/2018	Set	County / Family	
HAAGER									
Sentences									
Sentence Number	Municipality	Sentence Code	Years	Months	Days	Offense Code	Date Sentence Began	Actual Maximum Release Date	Sentence Type



H. POD

Charge/detainer sheet

APPENDIX-M2: JAN 2020, FALSE JAILING

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION, FAMILY PART

MIDDLESEX COUNTY

Docket No. FM-12-000652-16

Probation Account No. CS91200988A

PALANI KARUPAIYAN

Plaintiff ☐ Obligor ☒ Obligor

vs.

PALANI RAMYA

Defendant ☒ Obligor ☐ Obligor

CIVIL ACTION
ORDER FOR RELIEF TO LITIGANT -
ENFORCEMENT OF LITIGANT'S RIGHTS

- ☒ Ability to Comply Hearing
☐ Subsequent Review Hearing

With appearance by:

- ☒ Plaintiff ☐ Attorney for Plaintiff
☐ Defendant ☐ Attorney for Defendant
☐ IV-D Attorney
☒ MIDDLESEX COUNTY Probation Division George Brewton, SPO

THIS MATTER having come before the Court on the 11 day of JANUARY, 2020:

☐ AND the court having conducted an Ability to Comply Hearing on:

AND the Court having considered the evidence and arguments presented, and having found that:

1. The Obligor is under a Court Order to pay \$ 234.00 per WEEKLY for the support of 2 child(ren).
\$ 692.31 per weekly for spousal support and \$ 50.00 per WEEKLY toward arrearages effective 08/25/2015.
2. The Obligor has failed to make payments and owes arrearages totaling \$ 122,044.53 as of 01/21/2020 due to the Obligor and/or County Welfare;

- ☐ 3a. The Obligor is indigent and: ☐ qualifies for court appointed counsel, but none is available;
☐ qualifies for court appointed counsel and is appointed;

- ☒ 3b. The Obligor is not indigent and does not qualify for court appointed counsel for the following reasons:
Obligor is temporally unemployed. Court finds he has the ability to work.

- ☐ 4a. The Obligor has the current ability to pay \$ toward the arrearages for the following reasons:

- ☐ 4b. The Obligor has the financial ability to pay and willfully refuses to do so, however, incarceration is not necessary at this time for the following reasons:

- ☐ The Obligor has custody of the child(ren).
☐ The Obligor is no longer the custodial parent/guardian. The child now is in the custody of
☐ Other reasons as set forth on the record:

- ☒ 4c. The Obligor has the financial ability to pay and willfully refuses to do so, and that incarceration of the Obligor is necessary to coerce compliance for the following reasons:

- ☐ The Obligor is employed and has been employed for [length of time].

CS702-7360219

231 MAUREEN.MURPHY:CS91200988A:01200989

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION, FAMILY PART

MIDDLESEX COUNTY

Docket No. FM-12-000652-16

Probation Account No. CS91200988A

PALANI KARUPAIYAN

Plaintiff ☐ Obligor ☒ Obligor

vs.

PALANI RAMYA

Defendant ☒ Obligor ☐ Obligor

CIVIL ACTION

ORDER FOR RELIEF TO LITIGANT -
ENFORCEMENT OF LITIGANT'S RIGHTS

- ☒ Ability to Comply Hearing
☐ Subsequent Review Hearing

With appearance by:

- ☒ Plaintiff ☐ Attorney for Plaintiff
☐ Defendant ☐ Attorney for Defendant
☐ IV-D Attorney
☒ MIDDLESEX COUNTY Probation Division

George Brewton, SPO

THIS MATTER having come before the Court on the 31 day of JANUARY, 2020:

☐ AND the court having conducted an Ability to Comply Hearing on;

AND the Court having considered the evidence and arguments presented, and having found that:

1. The Obligor is under a Court Order to pay \$ 234.00 per WEEKLY for the support of 2 child(ren), \$ 692.31 per weekly for spousal support and \$ 50.00 per WEEKLY toward arrearages effective 09/25/2015;
2. The Obligor has failed to make payments and owes arrearages totaling \$ 122,044.63 as of 01/31/2020 due to the Obligor and/or County Welfare;

- ☐ 3a. The Obligor is indigent and: ☐ qualifies for court appointed counsel, but none is available;
☐ qualifies for court appointed counsel and is appointed;

☒ 3b. The Obligor is not indigent and does not qualify for court appointed counsel for the following reasons:
Obligor is temporarily unemployed. Court finds he has the ability to work.

☐ 4a. The Obligor has the current ability to pay \$ toward the arrearages for the following reasons:

☐ 4b. The Obligor has the financial ability to pay and willfully refuses to do so, however, incarceration is not necessary at this time for the following reasons:

- ☐ The Obligor has custody of the child(ren).
☐ The Obligor is no longer the custodial parent/guardian. The child now is in the custody of
☐ Other reasons as set forth on the record:

☒ 4c. The Obligor has the financial ability to pay and willfully refuses to do so, and that incarceration of the Obligor is necessary to coerce compliance for the following reasons:

- ☐ The Obligor is employed and has been employed for (length of time).



CS702.73590219

221MAUREEN.MURPHY\CS91200988A\1200989

- ☐ The Obligor has a source of income from and for assets from
- ☐ The Obligor is willfully underemployed because (background to support the court's finding includes, but is not limited to: education, technical or trade skills, work history, no medical limitations)
- ☒ Other reasons as set forth on the record:
Court finds obligor is willfully non-compliant. Obligor has the ability to work.

Therefore it is hereby ORDERED that:

- ☒ 5. The Obligor be incarcerated in the MCACC County Jail until the Obligor pays \$ 5,000.00 to be applied to said arrears or until further Order of this Court. The Court will review the continuing efficacy of this Order for coercive incarceration no later than two weeks from the date of this Order so long as the above release payment is not paid and the Obligor remains incarcerated.
- ☐ 6. The Obligor be released from custody in this matter;
- ☒ 7. The support-related bench warrant currently issued in this matter is discharged;
- ☐ 8. Payments shall be made by Income Withholding on current and future income sources, including:
 Name of income source: _____ Address of income source: _____

Obligor shall, however, make payments at any time that the full amount of support and arrears is not withheld.

- ☐ 9. The current child support and/or arrears obligation is modified as follows: The Obligor shall make support payments of \$ per plus \$ per toward arrears for a total amount of \$ per.
- ☐ 10. A lump sum payment of \$ must be paid by the Obligor by or a bench warrant for the arrest of the Obligor shall issue without further notice.
- ☐ 11. Effective future missed payment(s) numbering or more may result in the issuance of a warrant, without further notice.
- ☐ 12. An employment search must be conducted by the Obligor. Written records of at least # contacts per week must be presented to the Probation Division. If employed, proof of income and the full name and address of employer must be provided immediately to the Probation Division.
- ☐ 13. The Obligor is hereby noticed to appear before this court on at in for further review and possible modification of the child support obligation. The MIDDLESEX COUNTY Family/ Probation Division shall serve notice to the Obligor and other interested parties, if any, in this matter.
- ☒ 14. The Motor Vehicle Commission, State of New Jersey, shall TAKE NOTICE that the suspension of the Obligor's Drivers License caused by the non-payment of child support is hereby removed; the Obligor must take note, however, that the Commission requires a fee for restoration of the license, and that this order does not pertain to any reason for license suspension other than non-payment of child support.
- ☒ 15. It is further ORDERED:
Recall date 02/07/20.

16. It is further ORDERED that all provisions of any prior Orders in this matter, not in conflict with this Order, shall remain in full force and effect.

01/31/2020
 Date

MARCIA SILVA, J.S.C.

231WAUREEN.MURPHY10591200982A101200289

SUPERIOR COURT OF NEW JERSEY
CHANCERY DIVISION, FAMILY PARTPALANI KARUPAIYAN
Plaintiff ☐ Obligor ☒ ObligorMIDDLESEX COUNTY
Docket No. FM-12-000652-18
Probation Account No. CS91200988APALANI RAMYA
Defendant ☒ Obligor ☐ Obligor

FILED

FEB 07 2020

GERALD J. COUNCIL, J.S.C.

CIVIL ACTION
ORDER FOR RELIEF TO LITIGANT -
ENFORCEMENT OF LITIGANT'S RIGHTS☐ Ability to Comply Hearing
☒ Subsequent Review Hearing

With appearance by:

☒ Plaintiff ☐ Attorney for Plaintiff
☐ Defendant ☐ Attorney for Defendant
☐ IV-D Attorney
☒ MIDDLESEX COUNTY Probation Division James Mesterwitz, SPO

THIS MATTER having come before the Court on the 07 day of FEBRUARY, 2020;

☒ AND the court having conducted an Ability to Comply Hearing on 1-31-20;

AND the Court having considered the evidence and arguments presented, and having found that:

1. The Obligor is under a Court Order to pay \$ 234.00 per WEEKLY for the support of 2 child(ren),
\$ 692.31 per weekly for spousal support and \$ 50.00 per WEEKLY toward arrearages effective 08/25/2015;2. The Obligor has failed to make payments and owes arrearages totaling \$ 132,870.84 as of 02/07/2020
due to the Obligor and/or _____ County Welfare;☐ 3a. The Obligor is indigent and: ☐ qualifies for court appointed counsel, but none is available;
☐ qualifies for court appointed counsel and
is appointed;☒ 3b. The Obligor is not indigent and does not qualify for court appointed counsel for the following reasons:
Obligor has the ability to work. Obligor has worked in the software industry.☐ 4a. The Obligor has the current ability to pay \$ toward the arrearages for the following reasons:☐ 4b. The Obligor has the financial ability to pay and willfully refuses to do so, however, incarceration is not necessary
at this time for the following reasons:☐ The Obligor has custody of the child(ren).
☐ The Obligor is no longer the custodial parent/guardian. The child now is in the custody of
☐ Other reasons as set forth on the record:☒ 4c. The Obligor has the financial ability to pay and willfully refuses to do so, and that incarceration of the Obligor is
necessary to coerce compliance for the following reasons:☐ The Obligor is employed and has been employed for [length of time].

2020.02.07.000988A

231GUADALUPE.LOPEZCS91200988A131200733

- ☐ The Obligor has a source of income from and for assets from
- ☐ The Obligor is willfully underemployed because (background to support the court's finding includes, but is not limited to: education, technical or trade skills, work history, no medical limitations)
- ☒ Other reasons as set forth on the record:
Obligor has the ability to work. Obligor has worked in the software industry.

Therefore it is hereby ORDERED that:

- ☒ 5. The Obligor be incarcerated in the MCACC County Jail until the Obligor pays \$ 5,000.00 to be applied to said arrears or until further Order of this Court. The Court will review the continuing efficacy of this Order for coercive incarceration no later than two weeks from the date of this Order so long as the above release payment is not paid and the Obligor remains incarcerated.
- ☐ 6. The Obligor be released from custody in this matter;
- ☒ 7. The support-related bench warrant currently issued in this matter is discharged;
- ☐ 8. Payments shall be made by Income Withholding on current and future income sources, including:
 Name of income source: _____ Address of income source: _____

Obligor shall, however, make payments at any time that the full amount of support and arrears is not withheld.

- ☐ 9. The current child support and/or arrears obligation is modified as follows: The Obligor shall make support payments of \$ per plus \$ per toward arrears for a total amount of \$ per.
- ☐ 10. A lump sum payment of \$ must be paid by the Obligor by or a bench warrant for the arrest of the Obligor shall issue without further notice.
- ☐ 11. Effective future missed payment(s) numbering or more may result in the issuance of a warrant, without further notice.
- ☐ 12. An employment search must be conducted by the Obligor. Written records of at least # contacts per week must be presented to the Probation Division. If employed, proof of income and the full name and address of employer must be provided immediately to the Probation Division.
- ☐ 13. The Obligor is hereby noticed to appear before this court on at in for further review and possible modification of the child support obligation. The MIDDLESEX COUNTY Family/ Probation Division shall serve notice to the Obligor and other interested parties, if any, in this matter.
- ☒ 14. The Motor Vehicle Commission, State of New Jersey, shall TAKE NOTICE that the suspension of the Obligor's Drivers License caused by the non-payment of child support is hereby removed; the Obligor must take note, however, that the Commission requires a fee for restoration of the license, and that this order does not pertain to any reason for license suspension other than non-payment of child support.
- ☒ 15. It is further ORDERED:
RECALL 2-14-20.

16. It is further ORDERED that all provisions of any prior Orders in this matter, not in conflict with this Order, shall remain in full force and effect.

02/07/2020
 Date


 GERALD COUNCIL, J.S.C.



CS702,73310655

24

231GUADALUPE, LOPEZNGS91700985A091200988

PALANI KARUPAIYAN
 Plaintiff ☐ Obligor ☒ Obligor
 vs.

PALANI RAMYA
 Defendant ☒ Obligor ☐ Obligor

SUPERIOR COURT OF NEW JERSEY
 CHANCERY DIVISION, FAMILY PART
 MIDDLESEX COUNTY
 Docket No. FM-12-000652-18
 Probation Account No. CS91200988A

CIVIL ACTION
 ORDER FOR RELIEF TO LITIGANT -
 ENFORCEMENT OF LITIGANT'S RIGHTS

☒ Ability to Comply Hearing
☒ Subsequent Review Hearing

FILED
 FEB 14 2020

RON GIERRE VELTA PITCHER

With appearance by:

☒ Plaintiff ☐ Attorney for Plaintiff
☐ Defendant ☐ Attorney for Defendant
☐ IV-D Attorney
☒ MIDDLESEX COUNTY Probation Division Sheila Ross, SPO

THIS MATTER having come before the Court on the 14 day of FEBRUARY, 2020;

☒ AND the court having conducted an Ability to Comply Hearing on 01/31/2020;

AND the Court having considered the evidence and arguments presented, and having found that:

1. The Obligor is under a Court Order to pay \$ 234.00 per WEEKLY for the support of 2 child(ren), \$ 692.31 per weekly for spousal support and \$ 50.00 per WEEKLY toward arrearages effective 08/25/2018;
2. The Obligor has failed to make payments and owes arrearages totaling \$ 113,697.15 as of 02/14/2020 due to the Obligor and/or County Welfare;

- ☐ 3a. The Obligor is indigent and: ☐ qualifies for court appointed counsel, but none is available;
☐ qualifies for court appointed counsel and is appointed;
- ☒ 3b. The Obligor is not indigent and does not qualify for court appointed counsel for the following reasons:
Obligor states he receives monies from a friend for living expenses.
Court finds he has the ability to work.
- ☒ 4a. The Obligor has the current ability to pay \$ 1,000.00 toward the arrearages for the following reasons:
Obligor to make payment of \$1000.00 by 02.28.2020.
Obligor testified he will borrow monies from a friend.
- ☐ 4b. The Obligor has the financial ability to pay and willfully refuses to do so, however, incarceration is not necessary at this time for the following reasons:
☐ The Obligor has custody of the child(ren).
☐ The Obligor is no longer the custodial parent/guardian. The child now is in the custody of
☐ Other reasons as set forth on the record:
- ☐ 4c. The Obligor has the financial ability to pay and willfully refuses to do so, and that incarceration of the Obligor is necessary to coerce compliance for the following reasons:



CS702,73919597

231 MAUREEN.MURPHY@CS91200988A191200989

- ☐ The Obligor is employed and has been employed for [length of time].
- ☐ The Obligor has a source of income from and for assets from
- ☐ The Obligor is willfully underemployed because (background to support the court's finding includes, but is not limited to: education, technical or trade skills, work history, no medical limitations)
- ☐ Other reasons as set forth on the record:

Therefore it is hereby ORDERED that:

- ☐ 5. The Obligor be incarcerated in the County Jail until the Obligor pays \$ to be applied to said arrears or until further Order of this Court. The Court will review the continuing efficacy of this Order for coercive incarceration no later than two weeks from the date of this Order so long as the above release payment is not paid and the Obligor remains incarcerated.
- ☒ 6. The Obligor be released from custody in this matter.
- ☒ 7. The support-related bench warrant currently issued in this matter is discharged.
- ☐ 8. Payments shall be made by Income Withholding on current and future income sources, including:
- Name of income source: Address of income source:

Obligor shall, however, make payments at any time that the full amount of support and arrears is not withheld.

- ☐ 9. The current child support and/or arrears obligation is modified as follows: The Obligor shall make support payments of \$ per plus \$ per toward arrears for a total amount of \$ per.
- ☒ 10. A lump sum payment of \$ 1,000.00 must be paid by the Obligor by 02/28/2020 or a bench warrant for the arrest of the Obligor shall issue without further notice.
- ☒ 11. Effective 02/28/2020 future missed payment(s) numbering 2 or more may result in the issuance of a warrant, without further notice.
- ☒ 12. An employment search must be conducted by the Obligor. Written records of at least 15 contacts per week must be presented to the Probation Division. If employed, proof of income and the full name and address of employer must be provided immediately to the Probation Division.
- ☐ 13. The Obligor is hereby noticed to appear before this court on at in for further review and possible modification of the child support obligation. The MIDDLESEX COUNTY Family/ Probation Division shall serve notice to the Obligor and other interested parties, if any, in this matter.
- ☒ 14. The Motor Vehicle Commission, State of New Jersey, shall TAKE NOTICE that the suspension of the Obligor's Drivers License caused by the non-payment of child support is hereby removed; the Obligor must take note, however, that the Commission requires a fee for restoration of the license, and that this order does not pertain to any reason for license suspension other than non-payment of child support.
- ☐ 15. It is further ORDERED:



231 MAUREEN MURPHY VCS91200858A191200869

18. It is further ORDERED that all provisions of any prior Orders in this matter, not in conflict with this Order, shall remain in full force and effect.

02/14/2020
Date

Shari West Pitchford

SHEREE PITCHFORD, J.S.C.

APPENDIX-N2: MINOR CHILDREN'S PASSPORT CANCELATION

U.S. Department of State
Office of Children's Issues
Children's Passport Issuance Alert Program
2201 C Street, NW
SA-29, 4th Floor
Washington, DC 20520-2818
Tel. No. (888) 407-4747 Fax. No. (202) 736-9133
Internet address: <http://travel.state.gov>



July 21, 2015

Palani KARUPAIYAN
6900 Ohio Drive, Apt 1623
Plano, Texas 75093

In reply refer to:

Case Number:
1148524

The United States Department of State, Office of Children's Issues, has received your written request for entry of your child/ren into the Department's Child Passport Issuance Alert Program (CPIAP), along with documentation of your legal custody or guardianship of the children and your identity. On the basis of your request, an entry was made in the CPIAP for the child/ren. This entry, which normally remains in effect until the child turns 18, should allow us to alert you if any application for a new or renewed U.S. passport for the child/ren is received.

According to the Department's passport records, as of July 21, 2015:

* Pending passport application found? YES ☒ NO ☐

• Application #: 269666062

* Record of valid issued U.S. passport book found? ☒ YES ☐ NO

* Record of valid issued U.S. passport card found? ☒ YES ☐ NO

Other Comments:

Please be advised that entry into CPIAP alone will not result in an automatic denial of any application for issuance or renewal of a passport for the child/ren, although it should enable us to suspend processing of any application until we contact you.

The Department strongly encourages any parent, legal guardian, or officer of the court that is requesting CPIAP entry because of fear that a child may be abducted to submit to the Department a written request that any passport application be denied.

As described in the Department's regulations, available at 22 CFR 51.27, a written objection to issuance by a person with legal custody rights will usually prevent issuance of a passport to any child under 18 years of age. In addition, in most instances both parents (or any legal guardian) with custodial rights must consent to issuance of a passport to a child under 16. We will keep any written objection and relevant court orders that you provide to us in our file, but we may need to ask you to provide additional information if any application is actually received.

53

Since the Department will need to contact you, it is very important that you keep us informed in writing or by telephone of any changes to your contact information.

Failure to notify this office of your correct address and phone number may result in passport issuance for your child without your consent.

PLEASE NOTE:

The Child Passport Issuance Alert Program is not a method for tracking use of a passport. Once a passport is issued, its use cannot be restricted. In addition, you should know that the United States government does not have exit controls at the border. There is no way to stop someone with valid travel documents at the United States border. The U.S. government does not check the names or the documents of travelers leaving the United States. Many foreign countries do not require a passport for entry. A birth certificate is sufficient to enter some foreign countries. If your child has a valid passport from any country, he or she may be able to travel outside the United States without your consent.

Dual Nationality for Children:

Many children, whether born in the United States or born abroad to a U.S. citizen parent, are citizens of both the United States and another country. This may occur through the child's birth abroad, through a parent who was born outside the United States, or when a parent who has acquired a second nationality through naturalization in another country. There is no requirement that a U.S. citizen parent consent to the acquisition of another nationality.

The Children's Passport Issuance Alert Program does not prevent a dual national child from obtaining and traveling on a foreign passport.

There is no requirement that foreign embassies adhere to U.S. regulations regarding issuance and denial of their passports to U.S. citizen minors who have dual nationality. If there is a possibility that the child has another nationality, you may contact the country's embassy or consulate directly to inquire about possible denial of that country's passport.

Other prevention measures:

Please visit our website for further information about prevention of child abduction.
<http://www.travel.state.gov/family/abduction/prevention>

Please do not hesitate to contact us if you have any questions or require further assistance.

U.S. Department of State
 Office of Children's Issues
 Children's Passport Issuance Alert Program
 2201 C Street, NW SA-29, 4th Floor
 Washington, DC 20520-2818
 PH: (888) 407-4747
 FAX: (202) 736-9133

APPENDIX-O2: BEST INTEREST OF THE CHILDREN EVALUATION



State of New Jersey
DEPARTMENT OF CHILDREN AND FAMILIES
DIVISION OF CHILD PROTECTION AND PERMANENCY
200 MIDDLETOWN DRIVE, 1ST FLOOR
EDISON, NJ 08817
1-800-495-2104 FAX (732) 732-3445

MIRS CHRISTIE
Governor

ALLISON BLAKE, PH.D., L.S.W.
Commissioner

June 16, 2016

Mr. Karupaiyan Palani

Re: Allegation of Child Neglect and Physical Abuse – Substantial Risk of Physical
Injury/Environment Injurious to Health and Welfare 10/60 concerning [redacted]
Palani

Case ID# 16555248
Investigation# 19793747

Dear Mr. Palani,

New Jersey Law, as set forth in N.J.S.A. 9:6-8.11, requires the Department of Children and Families (DCF) Division of Child Protection and Permanency (CP&P) to investigate all allegations of child abuse and neglect. On 3/9/2016, the Division's Middlesex Central Local Office received an allegation that [redacted] is abused and neglected.

CP&P conducted its required investigation and determined that the allegation was Not Established. A record of the incident will be maintained in CP&P files. Current law provides that this information may not be disclosed except as permitted by N.J.S.A. 9:6-8.10a.

New Jersey Administrative Code, at N.J.A.C. 10:129-7.3c(3), defines "Not Established" as follows: An allegation shall be Not Established if there is not a preponderance of the evidence that a child is an abused or neglected child as defined in N.J.S.A. 9:6-8.21, but evidence indicates that the children were harmed or placed at risk of harm.

The Division will not be providing further services to Pritham, Rashna, and your family.

Sincerely,

Shakerra Jackson
Family Service Specialist II

Aleeta Ashley
Supervising Family Service Specialist II

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State of New Jersey
 DEPARTMENT OF CHILDREN AND FAMILIES
 DIVISION OF CHILD PROTECTION AND PERMANENCY
 200 MIDDLESEX DRIVE, 1ST FLOOR
 EDISON, NJ 08817
 1-888-895-2404 FAX (201) 777-3115

CHRIS CHRISTIE
 Governor

ALANSON BRAGA, PH.D., LSW.
 Commissioner

June 16, 2016

Ms. Kamki Radhakrishnan



Re: Allegation of Child Neglect - Substantial Risk of Physical Injury/Environment Injurious to Health and Welfare 10/60 concerning [REDACTED]

Case ID# 16555248
 Investigation# 19793747

Dear Ms. Radhakrishnan,

New Jersey Law, as set forth in N.J.S.A. 9:6-8.11, requires the Department of Children and Families (DCF) Division of Child Protection and Permanency (CP&P) to investigate all allegations of child abuse and neglect. On 3/9/2016, the Division's Middlesex Central Local Office received an allegation that [REDACTED] was neglected.

CP&P conducted its required investigation and determined that the allegation was Not Established. A record of the incident will be maintained in CP&P files. Current law provides that this information may not be disclosed except as permitted by N.J.S.A. 9:6-8.10a.

New Jersey Administrative Code, at N.J.A.C. 10:129-7.3c(3), defines "Not Established" as follows: An allegation shall be Not Established if there is not a preponderance of the evidence that a child is an abused or neglected child as defined in N.J.S.A. 9:6-8.21, but evidence indicates that the child was harmed or placed at risk of harm.

The Division will not be providing further services to your family.

Sincerely,

Shakerra Jackson
 Family Service Specialist II

Alecia Ashley
 Supervising Family Service Specialist II

APPENDIX-P2: COMPENSATION FROM NEW JERSEY JUDGES

	Wrong doings	Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	Jayne LaVecch	Barry T.	Anne Patterson
		<===== In Millions dollars =====>						
11	Wrongfully entering Final Restraining Orders (FRO)	50						
12	Fraud consolidation order/judicial fraud							
13	Obstructions of justice.	50	50	50	50	50	50	50
14	Intentional delaying justice	50	50	50	50	50	50	50
15	failure to remove Wrongful Final Restraining Orders (FRO)	50	50	50	50	50	50	50
16	Grating Wrongful and/or no jurisdiction Judgment of divorce (JOD)	50						
17	failure to remove Wrongful and/or no jurisdiction Judgment of divorce (JOD)	50	50	50	50	50	50	50
18	Damage to plaintiff income.	2.5	2.5	2.5	2.5	2.5	2.5	2.5
19	causing unemployment to the plaintiff	2.5	2.5	2.5	2.5	2.5	2.5	2.5
20	Ramya's Life time income.	3	3	3	3	3	3	3
21	Plaintiff injury, health injury/body organ injury, caused disability	30	30		30	30	30	30

Wrong doings		Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	Jayne LaVecch	Barry T.	Anne M.
		<===== In Millions dollars =====>						
25	Violation in Loss of conjugal rights/sexual rights for Palani (72 months)	216	216	216	216	216	216	216
	Violation in loss of Conjugal rights between Plaintiff Palani and Kids(Palani)(72 months)	72	72	72	72	72	72	72
26	Violation in Loss of consortium between plaintiff Palani and his kids Pritam, Roshna (to Kids for 72 months)	144	144	144	144	144	144	144
29	violation of <u>Privacy</u>	50	50	50	50	50	50	50
30	violation of <u>Wiretapping</u>	50						
31	violation of <u>Kidnapping</u>	50	50	50	50	50	50	50
33	violation of denial of jury trial.	50	50	50	50	50	50	50
34	violation of denial of justice	50	50	50	50	50	50	50

	Wrong doings	Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	Jaynee LaVecchia	Barry T. Albin	M. Patterson
		In Millions dollars						
35	violation of failure to enforce Indian family court order(dishonoring)	50	50	50	50	50	50	50
36	NJ Judicial authorities robbing kids Inheritance	50	50	50	50	50	50	50
37	NJ Judicial authorities robbing Childsupport money	50	50	50	50	50	50	50
38	violation of Intentional false certification with Courts (multiple times)	50	50	50	50	50	50	50
39	violation of false arrest	31	31	31	31	31	31	31
40	violation of false jailing – Aug 2018	46	46	46	46	46	46	46
41	violation of failed to timely give charge sheet	3	3	3	3	3	3	3
42	violation of false jailing – Jan 2020	44	44	44	44	44	44	44
43	<u>Failure to excise the duty/authority</u>	3	3	3	3	3	3	3
44	<u>Intentionally hide the frauds</u>	50	50	50	50	50	50	50
45	<u>Intentionally failed to provide Ramya's bank account</u>	50	50	50	50	50	50	50
46	Contempt of court(s)	3	3	3	3	3	3	3

Wrong doings		Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	Jayne LaVecchia	Barry T. Albin	Anne M. Patterso
		IN Millions dollars						
47	Violation of retaliation	3	3	3	3	3	3	3
48	Violation of intentional Abusive judicial authority/Abuse of Judicial Discretion	3	3	3	3	3	3	3
49	Endangering the life of Plaintiff Palani.	3	3	3	3	3	3	3
50	Punishing plaintiff's Disability	3	3	3	3	3	3	3
51	Violation of Judicial corruption	3	3	3	3	3	3	3
52	Violation of Judicial fraud	3	3	3	3	3	3	3
53	Violation of Gender discrimination	3	3	3	3	3	3	3
54	Violation of Discrimination of family status	3	3	3	3	3	3	3
55	Violation of <u>Discrimination of Race/Color/Ethnic</u>	3	3	3	3	3	3	3
56	<u>Extortion/RANSOM/black mail</u>	3	3	3	3	3	3	3
57	violation of <u>Bribe/corruption</u>	3	3	3	3	3	3	3
58	failure to <u>grant children custody of children</u>	3	3	3	3	3	3	3
59	violation of civil conspiracy	3	3	3	3	3	3	3

	Wrong doings	Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	Jaynee LaVecchia	Barry T. Albin	Anne M. Patterso
		<===== In Millions dollars =====>						
60	violation of Oath	3	3	3	3	3	3	3
61	violation of Intentional teamed Frivolous lawsuits	3	3	3	3	3	3	3
62	violation of intentional failure to excise the duty/authority	3	3	3	3	3	3	3
63	violation of intentional Failure to operate the office	3	3	3	3	3	3	3
64	violation of Unjust enrichment	3	3	3	3	3	3	3
65	violation of Fraud	3	3	3	3	3	3	3
66	Abduction Of Kids	3	3	3	3	3	3	3
67	Forbidden mobile phone/laptop access	3	3	3	3	3	3	3
68	violation of <u>due process</u>	3	3	3	3	3	3	3
69	denial of <u>due process</u>	3	3	3	3	3	3	3
70	violation of Freedom of Information act	3	3	3	3	3	3	3
71	violation/denial of Children custody.	3	3	3	3	3	3	3
72	violation of False claim Act	3	3	3	3	3	3	3

	Wrong doings	Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	LaVecch ia	T. Albin	M. Patterso
		In Millions dollars						
74	violation of Plaintiff's genetic information	5	5	5	5	5	5	5
75	Intentional denial of fundamental /civil/ constitutional rights	5	5	5	5	5	5	5
76	violation of Injury to Kids/ endangering kids	5	5	5	5	5	5	5
77	violation of <u>damaging the plaintiff and his family and Kids</u>	5	5	5	5	5	5	5
78	violation of Parental rights/Parental Liberty	5	5	5	5	5	5	5
79	violation of extreme cruelty to Kids	5	5	5	5	5	5	5
80	violation of <u>extreme cruelty to Plaintiff Palan</u>	5	5	5	5	5	5	5
81	violation of Best interest of family/Failure to protect the family best interest	5	5	5	5	5	5	5
82	violation of <u>Best interest of Children /Failure to protect the kids best interest</u>	5	5	5	5	5	5	5
83	violation of forbidden the plaintiff take the best interest of the kids	5	5	5	5	5	5	5
84	violation of causing tortious interference with the child and dad relationship	5	5	5	5	5	5	5
85	violation of cohabitation	5	5	5	5	5	5	5
86	violation of negligent of emotional distress	5	5	5	5	5	5	5
87	violation of intentional <i>infliction of emotional distress</i>	5	5	5	5	5	5	5

	Wrong doings	Marcia Silva	Craig Corson	Jerald Council	Stuart Rabner	Jaynee LaVecch	Barry T.	Anne M.
		In Millions dollars						
88	violation of abandonment and nonsupport and cause of it	5	5	5	5	5	5	5
89	violation of Damage to Kids's Education/extra curricular activities	5	5	5	5	5	5	5
90	violation of financial lost by Unwanted expense/ Lose of Time and Effort	5	5	5	5	5	5	5
92	violation of breach of fiduciary duty	5	5	5	5	5	5	5
93	violation of abetting Naga and Ramya's any and all wrong doing	5	5	5	5	5	5	5
94	violation of Harassment	5	5	5	5	5	5	5
95	violation of Assaulting	5	5	5	5	5	5	5
96	violation of <u>Discrimination of Country of origin</u>	5	5	5	5	5	5	5
97	violation of <u>Discrimination of age</u>	5	5	5	5	5	5	5
98	violation of <u>Discrimination of Religion and religions beliefs.</u>	5	5	5	5	5	5	5
99	violation of <u>Discrimination of disability</u>	5	5	5	5	5	5	5
100	violation of <u>Deformation.</u>	5	5	5	5	5	5	5
101	Profiling	5	5	5	5	5	5	5
102	Premeditated crime/Planned crime/Crime	50	50	50	50	50	50	50
	Total (in Millions)	1713	1563	1533	1563	1563	1563	1563

	Wrong doings	Faustino J. Vina	Lee A. Solomo	Walter F.	Alhson E	Patrick DeAlmei	Joseph Yannot	Grant
		In Millions dollars						
11	Wrongfully entering Final Restraining Orders (FRO)							
12	Fraud consolidation order/judicial frud							
13	Obstructions of justice.	50	50	50	50	50	50	50
14	Intentional delaying justice	50	50	50	50	50	50	50
15	failure to remove Wrongful Final Restraining Orders (FRO)	50	50	50	50	50	50	50
16	Grating Wrongful and/or no jurisdiction Judgment of divorce (JOD)							
17	failure to remove Wrongful and/or no jurisdiction Judgment of divorce (JOD)	50	50	50	50	50	50	50
18	Damage to plaintiff income.	2.5	2.5	2.5	2.5	2.5	2.5	2.5
19	causing unemployment to the plaintiff	2.5	2.5	2.5	2.5	2.5	2.5	2.5
20	Ramya's Life time income.	3	3	3	3	3	3	3
21	Plaintiff injury, health injury/body organ injury, caused disabilit	30	30	30	30	30	30	30

	Wrong doings	Faustino J.	Lee A. Solomo	Walter F.	Allison E	Patrick DeAlmei	Joseph Yannot	Glenn A.
		<===== In Millions dollars =====>						
25	Violation in Loss of conjugal rights/sexual rights for Palani (60 months)	216	216	216	216	216	216	216
	Violation in loss of Conjugal rights between Plaintiff Palani and Kids(Palani)(60 months)	72	72	72	72	72	72	72
26	Violation in Loss of consortium between plaintiff Palani and his kids Pritam, Roshna (to Kids for 60 months)	144	144	144	144	144	144	144
29	violation of <u>Privacy</u>	50	50	50	50	50	50	50
30	violation of <u>Wiretapping</u>							
31	violation of <u>Kidnapping</u>	50	50	50	50	50	50	50
33	violation of denial of jury trial.	50	50	50	50	50	50	50
34	violation of denial of justice	50	50	50	50	50	50	50

	Wrong doings	J. Fernandez-Vina	Lee A. Solomon	F. Timpon	Allison E. Accurso	Patrick DeAlmeida	Joseph Yannoti	Glenn A. Grant
===== In Millions dollars =====								
35	violation of failure to enforce Indian family court order(dishonoring)	50	50	50	50	50	50	50
36	NJ Judicial authorities robbing kids Inheritance	50	50	50	50	50	50	50
37	NJ Judicial authorities robbing Childsupport money	50	50	50	50	50	50	50
38	violation of Intentional false certification with Courts (multiples times)	50	50	50	50	50	50	50
39	violation of false arrest	31	31	31	31	31	31	31
40	violation of false jailing – Aug 2018	46	46	46	46	46	46	46
41	violation of failed to timely give charge sheet	3	3	3	3	3	3	3
42	violation of false jailing – Jan 2020	44	44	44	44	44	44	44
43	<u>Failure to excise the duty/authority</u>	3	3	3	3	3	3	3
44	<u>Intentionally hide the frauds</u>	50	50	50	50	50	50	50
45	<u>Intentionally failed to provide Ramya's bank account</u>	50	50	50	50	50	50	50
46	Contempt of court(s)	3	3	3	3	3	3	3

	Wrong doings	Faustino J. Fernandez	Lee A. Solomon	Walter F. Timpon	Allison E. Accurso	Patrick DeAlmeida	Joseph Yannoti	Glenn A. Grant
		In Millions dollars						
47	Violation of retaliation	3	3	3	3	3	3	3
48	Violation of intentional Abusive judicial authority/Abuse of Judicial Discretion	3	3	3	3	3	3	3
49	Endangering the life of Plaintiff Palani.	3	3	3	3	3	3	3
50	Punishing plaintiff's Disability	3	3	3	3	3	3	3
51	Violation of Judicial corruption	3	3	3	3	3	3	3
52	Violation of Judicial fraud	3	3	3	3	3	3	3
53	Violation of Gender discrimination	3	3	3	3	3	3	3
54	Violation of Discrimination of family status	3	3	3	3	3	3	3
55	Violation of <u>Discrimination of Race/Color/Ethnic</u>	3	3	3	3	3	3	3
56	<u>Extortion/RANSOM/black mail</u>	3	3	3	3	3	3	3
57	violation of <u>Bribe/corruption</u>	3	3	3	3	3	3	3
58	failure to <u>grant children custody of children</u>	3	3	3	3	3	3	3
59	violation of civil conspiracy	3	3	3	3	3	3	3

		Faustino J. Fernandez	Lee A. Solomon	Walter F. Timpon	Alinson E. Accurso	Patrick DeAlmeida	Joseph Yannotti	Glenn A. Grant
	Wrong doings							
		<===== In Millions dollars =====>						
60	violation of Oath	3	3	3	3	3	3	3
61	violation of Intentional teamed Frivolous lawsuits	3	3	3	3	3	3	3
62	violation of intentional failure to excise the duty/authority	3	3	3	3	3	3	3
63	violation of intentional Failure to operate the office	3	3	3	3	3	3	3
64	violation of Unjust enrichment	3	3	3	3	3	3	3
65	violation of Fraud	3	3	3	3	3	3	3
66	Abduction Of Kids	3	3	3	3	3	3	3
67	Forbidden mobile phone/laptop access	3	3	3	3	3	3	3
68	violation of <u>due process</u>	3	3	3	3	3	3	3
69	denial of <u>due process</u>	3	3	3	3	3	3	3
70	violation of Freedom of Information act	3	3	3	3	3	3	3
71	violation/denial of Children custody.	3	3	3	3	3	3	3
72	violation of False claim Act	3	3	3	3	3	3	3

	Wrong doings	J. Fernande n	Solomo n	F. Timpon	E Accurso	DeAlmei da	Yannot ti	A. Grant
		In Millions dollars						
74	violation of Plaintiff's genetic information	5	5	5	5	5	5	5
75	Intentional denial of fundamental /civil/ constitutional rights	5	5	5	5	5	5	5
76	violation of Injury to Kids/ endangering kids	5	5	5	5	5	5	5
77	violation of <u>damaging the plaintiff and his family and Kids</u>	5	5	5	5	5	5	5
78	violation of Parental rights/Parental Liberty	5	5	5	5	5	5	5
79	violation of extreme cruelty to Kids	5	5	5	5	5	5	5
80	violation of <u>extreme cruelty to Plaintiff Palan</u>	5	5	5	5	5	5	5
81	violation of Best interest of family/Failure to protect the family best interest	5	5	5	5	5	5	5
82	violation of <u>Best interest of Children /Failure to protect the kids best interest</u>	5	5	5	5	5	5	5
83	violation of forbidden the plaintiff take the best interest of the kids	5	5	5	5	5	5	5
84	violation of causing tortious interference with the child and dad relationship	5	5	5	5	5	5	5
85	violation of cohabitation	5	5	5	5	5	5	5
86	violation of negligent of emotional distress	5	5	5	5	5	5	5
87	violation of intentional <i>infliction of emotional distress</i>	5	5	5	5	5	5	5

	Wrong doings	Faustino J.	Lee A. Solomo	Walter F.	Allison E	Patrick DeAlmei	Joseph Yannot	Glenn A.
		In Millions dollars						
88	violation of abandonment and nonsupport and cause of it	5	5	5	5	5	5	5
89	violation of Damage to Kids's Education/extra curricular activities	5	5	5	5	5	5	5
90	violation of financial lost by Unwanted expense/ Lose of Time and Effort	5	5	5	5	5	5	5
92	violation of breach of fiduciary duty	5	5	5	5	5	5	5
93	violation of abetting Naga and Ramya's any and all wrong doing	5	5	5	5	5	5	5
94	violation of Harassment	5	5	5	5	5	5	5
95	violation of Assaulting	5	5	5	5	5	5	5
96	violation of <u>Discrimination of Country of origin</u>	5	5	5	5	5	5	5
97	violation of <u>Discrimination of age</u>	5	5	5	5	5	5	5
98	violation of <u>Discrimination of Religion and religions beliefs.</u>	5	5	5	5	5	5	5
99	violation of <u>Discrimination of disability</u>	5	5	5	5	5	5	5
100	violation of <u>Deformation.</u>	5	5	5	5	5	5	5
101	Profiling	5	5	5	5	5	5	5
102	Premeditated crime/Planned crime/Crime	50	50	50	50	50	50	50
	Total (in Millions)	1563	1563	1563	1563	1563	1563	1563

APPENDIX-Q2: COMPENSATION FROM LANDLORD

Atlantic Realty Dev. Corp, David Halpern, Middlesex Management, Oak Tree Village, D&G Towing, Glenn Straube are collectively called Atlantic Landlord

	Wrong doings	Atlantic Landlord
		(In Million dollars)
1	Violation of stealing kids bike and Eurovan, illegal towing Porsche, damaging car	52.20
	--- Eurovan \$150 per day \$177000	
	--- Porsche damage \$10000 damage	
	-- Illegally towing Eurovan 1 million	
	-- Bicycle \$2000	
	-- Kids emotional suffering for lost bicycle 50 millions	
	--- Illegally towing porsche 1 million	
	--- Audi \$5000	
2	leasing roof leaking uninhabitable hazardous apartment	50.00

3	failure to refund the security deposit	50.00
4	Landlord illegally charged the plaintiff for property damages	50.00
5	Landlord illegally told the plaintiff to clean lease expired apartment.	50.00
6	Landlord allowed Naga to illegal business in their property.	50.00
7	fraud by landlord.	50.00
8	violation of listing the plaintiff at rental history	50.00
9	violation of wrongful eviction.	50.00
10	Perjury (intentional)	50.00
18	Damage to plaintiff income	100.00
19	causing unemployment to the plaintiff	100.00
20	Ramya's Life time income	100.00
21	Plaintiff injury, health injury/body organ injury, caused disability	3000.00
22	Identity theft	
23	Forgery	
25	Violation in Loss of conjugal rights/sexual rights for Palani and loss of Conjugal rights between Plaintiff Palani and Kids	
	----Loss of conjugal rights/sexual rights for Palani	2160.00
	-- Kids's loss of Conjugal rights	144.00

	---- Palani's loss of conjugal rights with kids	72.00
26	Violation in Loss of consortium between plaintiff Palani and his kids Pritam, Roshna	
	---- Kids; loss	144.00
	--- Palani's loss to Kids	72.00
39	violation of false arrest	500.00
40	false jailing – Aug 2018	750.00
42	false jailing – Jan 2020	750.00
46	Contempt of court(s)	
47	Violation of retaliation	50.00
54	Discrimination of family status	50.00
55	Discrimination of Race/Color/Ethnic	50.00
64	Unjust enrichment.	50.00
65	Fraud.	50.00
72	False claim Act	50.00
74	Plaintiff's genetic information.	50.00
77	damaging the plaintiff and his family and Kids.	50.00
78	Parental rights/Parental Liberty	50.00
79	extreme cruelty to Kids	50.00
80	extreme cruelty to Plaintiff Palani	50.00
81	Best interest of family/Failure to protect the family best interest	50.00

82	Best interest of Children /Failure to protect the kids best interest.	50.00
83	forbidden the plaintiff take the best interest of the kids	50.00
84	causing tortious interference with the child and dad relationship	50.00
85	cohabitation.	50.00
86	negligent of emotional distress	50.00
87	intentional infliction of emotional distress	50.00
88	abandonment and nonsupport and cause of it.	50.00
89	Damage to Kids's Education/extra curricular activities.	50.00
90	financial lost by Unwanted expense/ Lose of Time and Effort	50.00
92	breach of fiduciary duty	50.00
94	Harassment.	50.00
95	Assaulting	
96	Discrimination of Country of origin.	50.00
97	Discrimination of age.	50.00
98	Discrimination of Religion and religions beliefs.	50.00
99	Discrimination of disability.	50.00
100	Deformation.	50.00
101	Profiling.	50.00
102	Premeditated crime/Planned crime/Crime	50.00
103	Kids' marriage expense	100.00
	Total in Million dollars	9894.20

APPENDIX-R2: COMPENSATION FROM NAGA

Wrong doings	Naga.Naga Law firm
	<=====
	====(In Million dollars)====
	=====>
Violation of stealing kids bike and Eurovan, illegal towing Porsche, damaging car	0.25
-- Palani's passport \$50k	
-- Kids Jewel \$200k	
Landlord allowed Naga to illegal business in their property.	
Perjury (intentional)	100
Fraud on the Court, or Fraud upon the Court or judicial fraud (consolidation order)	50
Obstructions of justice.	50
Damage to plaintiff income	2.5
causing unemployment to the plaintiff	2.5
Ramya's Life time income	3
Plaintiff injury,health injury/body organ injury, caused disability	30

Identity theft	50
Forgery	50
Violation in Loss of conjugal rights/sexual rights for Palani and loss of Conjugal rights between Plaintiff Palani and Kids	
---- Palani's	216
--- Kids'	144
'--- Palani to kids	72
Violation in Loss of consortium between plaintiff Palani and his kids Pritam, Roshna	
-----'kids' loss	144
-----palani's loss to kids	72
Corrupt money transaction/money laundering of Ranjeeth	
violation of Privacy	50
Wiretapping.	50
Kidnapping.	50
Intentional false certification with Courts (multiples times	50
Intentional teamed Frivolous lawsuits	50

intentional failure to excise the duty/authority	50
intentional Failure to operate the office	50
Unjust enrichment.	50
Fraud.	50
Abduction Of Kids	50
False claim Act	50
Injury to Kids/ endangering kids.	5
damaging the plaintiff and his family and Kids.	5
Parental rights/Parental Liberty	5
extreme cruelty to Kids	5
extreme cruelty to Plaintiff Palani	5
Best interest of family/Failure to protect the family best interest	5
Best interest of Children /Failure to protect the kids best interest.	5
forbidden the plaintiff take the best interest of the kids	5
causing tortious interference with the child and dad relationship	5
violation of Cohabitation.	5
negligent of emotional distress	5
intentional infliction of emotional distress	5

abandonment and nonsupport and cause of it.	5
Damage to Kids's Education/extra curricular activities.	5
financial lost by Unwanted expense/ Lose of Time and Effort	5
Jayapalan failed to provide inheritance to Pritam and Palani	
breach of fiduciary duty	5
Harassment.	5
Discrimination of disability.	5
Deformation.	5
Profiling.	
Premeditated crime/Planned crime/Crime	5
Total in Millions	1636.25

**APPENDIX-P2: COMPENSATION FROM
JAYABALAN, RANJEETH, ARUL , AND RAMYA**

	Ran jeeth	Jaya palan	Arul	Ram ya
Wrong doings				
	<====In Millions ====>			
Perjury (intentional)				50
Fraud on the Court, or Fraud upon the Court or judicial fraud (consolidation order)			50	
Obstructions of justice.			50	
Ramya's Life time income			3	
violation of Privacy			50	
Wiretapping.			50	
Jayapalan failed to provide inheritance to Pritam and Palani		5		
Corrupt money transaction/money laundering of Ranjeeth	600			
Total in Millions	600	5	203	50

APPENDIX-Q2: COMPENSATION FROM LOCAL GOVT

	Wrong doings	State of NJ	Middle sex Cnty
		<===== (In Million dollars) =====>	
11	Wrongfully entering Final Restraining Orders (FRO)	50	50
12	Fraud on the Court, or Fraud upon the Court or judicial fraud (consolidation order)	50	50
13	Obstructions of justice.	50	50
14	Intentional delaying justice	50	50
15	failure to remove Wrongful Final Restraining Orders (FRO).	50	50
16	Grating Wrongful and/or no jurisdiction Judgment of divorce (JOD)	50	50
17	failure to remove Wrongful and/or no jurisdiction Judgment of divorce (JOD)	50	50
18	Damage to plaintiff income	2.5	2.5
19	causing unemployment to the plaintiff	2.5	2.5
20	Ramya's Life time income	3	3
21	Plaintiff injury, health injury/body organ injury, caused disability	30	30
22	Identity theft	50	50
23	Forgery	50	50

25	Violation in Loss of conjugal rights/sexual rights for Palani and loss of Conjugal rights between Plaintiff Palani and Kids		
	----Palani	216	216
	<u>--- Kids'</u>	144	144
	--- Palani's loss to Kids	72	72
26	Violation in Loss of consortium between plaintiff Palani and his kids Pritam, Roshna		
	---- Kids' loss	144	144
	-- Palani's loss to kids	72	72
27	Corrupt money transaction/money laundering of Ranjeeth		
28	Medical Malpractice	50	50
29	violation of Privacy	50	50
30	Wiretapping.		
31	Kidnapping.	50	50
32	Administrating dangerous medicine against my will	50	50
33	denial of jury trial	50	50
34	denial of justice	50	50
35	failure to enforce Indian family court order(dishonoring)	50	50
36	NJ Judicial authorities robbing kids Inheritance	50	50
37	NJ Judicial authorities robbing Childsupport money	50	50
38	Intentional false certification with Courts (multiples times	50	50
39	violation of false arrest	500	
40	false jailing – Aug 2018	750	

41	failed to timely give charge sheet	50	50
42	false jailing – Jan 2020	750	
43	Failure to excise the duty/authority	50	50
44	Intentionally hide the frauds	50	50
45	Intentionally failed to provide Ramya's bank account	50	50
46	Contempt of court(s)	50	50
47	Violation of retaliation	50	50
49	Endangering the life of Plaintiff Palani.	25	25
50	intentional Abusive judicial authority/Abuse of Judicial Discretion		
50	Punishing plaintiff's Disability	25	25
51	Judicial corruption	50	50
52	Judicial fraud	50	50
53	Gender discrimination	50	50
54	Discrimination of family status	50	50
55	Discrimination of Race/ Color/Ethnic	50	50
56	Extortion/RANSOM/black mail	50	50
57	Bribe/corruption	50	50
58	failure to grant children custody of children.	50	50
59	violation of civil conspiracy.	50	50
60	violation of Oath	50	50
61	Intentional teamed Frivolous lawsuits	50	50
62	intentional failure to excise the duty/authority	50	50
63	intentional Failure to operate the office	50	50

64	Unjust enrichment.	50	50
65	Fraud.	50	50
66	Abduction Of Kids	50	50
67	Forbidden mobile phone/laptop access	50	50
68	violation of due process	50	50
69	denial of due process	50	50
70	Freedom of Information act	50	50
71	denial of Children custody.	50	50
72	False claim Act	50	50
73	State of NJ creating law for the benefit of NJ judicial	50	50

74	Plaintiff's genetic information.	25	25
75	Intentional denial of fundamental /civil/ US/NJ constitutional rights	25	25
76	Injury to Kids/ endangering kids.	5	5
77	damaging the plaintiff and his family and Kids.	5	5
78	Parental rights/Parental Liberty	5	5
79	extreme cruelty to Kids	5	5
80	extreme cruelty to Plaintiff Palani	5	5
81	Best interest of family/Failure to protect the family best interest	5	5
82	Best interest of Children /Failure to protect the kids best interest.	5	5
83	forbidden the plaintiff take the best interest of the kids	5	5
84	causing tortious interference with the child and dad relationship	5	5
85	cohabitation.	5	5
86	negligent of emotional distress	5	5

87	intentional infliction of emotional distress	5	5
88	abandonment and nonsupport and cause of it.	5	5
89	Damage to Kids's Education/extra curricular activities.	5	5
90	financial lost by Unwanted expense/ Lose of Time and Effort	5	5
91	Jayapalan failed to provide inheritance to Pritam and Palani		
92	breach of fiduciary duty	5	5
93	abetting Naga and Ramya's any and all wrong doing	5	5
	Kids Marriage expense	100	
94	Harassment.	5	5
95	Assaulting	5	5
96	Discrimination of Country of origin.	5	5
97	Discrimination of age.	5	5
98	Discrimination of Religion and religions beliefs.	5	5
99	Discrimination of disability.	5	5
100	Deformation.	5	5
101	Profiling.	5	5
102	Premeditated crime/Planned crime/Crime	50	50
	Total in Million dollars	5461	3361

1. EDISON TWP

55	Discrimination of Race/ Color/Ethnic	50 million dollars
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**APPENDIX-R2: ATTEMPTED MURDER THE
PETITIONER KARUPAIYAN**

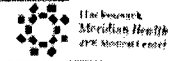


APPENDIX-S2: PETITIONER EMERGENCY HOSPITAL VISIT

AFTER VISIT SUMMARY

Palani Karupaiyan (MRN: 105056560)

app-107



JFK Medical Ctr Emergency Dept 732-321-7601

Instructions



Read the attached information

Laceration (AfterCare) Instructions (English)



Follow up with JFK Medical Ctr Emergency Dept in 1 week (around 6/3/2021)

Wound care removal for wound re-check
Emergency Medicine
69 James Street
Edison New Jersey 08820
732-321-7601



Schedule an appointment with HITESH K PATEL, MD as soon as possible for a visit

Spec 211 Ophthalmology - General
Contact: 228 PLAINFIELD AVE.
Edison NJ 08817
732-985-5009

What's Next

You currently have no upcoming appointments scheduled.

Additional Information

See additional information for lab and imaging results.

Most Recent Lab Results from 5/25/2021 to 5/26/2021

CT CERVICAL SPINE W/ CONTRAST

Resulted: 05/26/21 2336. Result status: Final result
Ordering provider: Benjamin Shaw, PA 05/26/21 2238
Performed: 05/26/21 2321 - Accession number: 32384721
05/26/21 2326
Resulting lab: HUMC IMAGING

Today's Visit

You were seen by PHYLLIS N HUANG, MD and BENJAMIN SHAW, PA

Reason for Visit

- Laceration
- Assault Victim

Diagnosis

Laceration of right eyebrow, initial encounter

Imaging Tests

CT CERVICAL SPINE WITHOUT CONTRAST
CT FACIAL BONES WITHOUT CONTRAST
CT HEAD WITHOUT CONTRAST

Medications Given

bacitracin Last given: 5/27/2021 0:02
cephALEXin (KEFLEX) Last given: 5/27/2021 0:01
diphtheria-acellular pertussis-tetanus (BOOSTRIX/ADACEL) Last given: 5/27/2021 0:02
fluorescein Last given: 5/27/2021 0:01
lidocaine 1% EPINEPHrine 1:100,000 Last given: 5/27/2021 0:05
tetracaine (ALTAINE) Last given: 5/27/2021 0:05

Immunizations Given

Tdap



Blood Pressure
137/81



Temperature
98.2 °F



Pulse
100



Respiration
16



Oxygen Saturation
98%

Palani Karupaiyan (MRN: 105056560) • Printed at 5/27/21 0026

Page 1 of 12