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From: Wendy Burgower <wendy@brfamilylaw.com>

To: trip888@aol.com

Cc: 'Melody Goodwin' <melody@brfamilylaw.com>

Sent: Tue, Oct 5, 2010 8:22 am

Subject: RE: Notice & Cert. of Service/In the Interest of Brisa Nicole Gawlikowski; Our File No. 5524-001; Cause No. 2003-67714

You know exactly what I am talking about. Judge Specia told you that until he saw it differently, YOU were the only person who should be filing and having contact with the clerk. You know that. You told him that “this is your call” and he made the call. He then invited you to present him case authority (in the civil practice) to persuade him otherwise.

We are still getting procedural communications from Dan directly. Whatever he files is YOUR pleading. He also is signing off on your letterhead, so if he is working for you, you need to tell us. The use of Dan to sign off on pleadings that would put you in a position of sanctions is now clear to me (the other counsel were convinced of this tactic long ago). I have been clear that I am happy to communicate with Dan about Brisa, but I will not engage in emails or exchanges that are about lawyering the case and matters that are procedural. I will continue to do my job, even though you want me gone. I will continue to do my job, even though you are pursuing motions to remove me, and I will continue to do my job, even though your client refuses to pay me.

I will not serve any pleadings on any person except you- the attorney.

Again, allowing Dan to communicate with Judge Specia’s clear, and file and attempt to “serve” the attorneys, is the wrongdoing I refer to. Please stop it immediately. As for who is copied, I felt all COUNSEL should be aware that I was trying to stop the ongoing practice. I did not copy the Court—that was Dan’s doing.

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