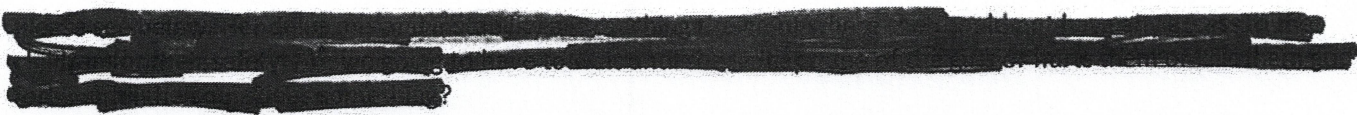


Carol Most

26

**From:** KassenoffA@gtlaw.com  
**Sent:** Wednesday, February 10, 2021 7:11 AM  
**To:** gd@dimolaw.com; Carol Most  
**Subject:** Fwd: Various Urgent Issues



Begin forwarded message:

**From:** catherine kassenoff <ckassenoff@yahoo.com>  
**Date:** February 10, 2021 at 6:44:09 AM EST  
**To:** gd@dimolaw.com, "Kassenoff, Allan (Shld-NY-IP-Tech)" <KassenoffA@gtlaw.com>  
**Subject:** Re: Various Urgent Issues

Allan

You don't get to cherry-pick when you want to communicate via OFW vs via email. You often write about the children via email. Plus, I often forward you invoices and announcements that cannot be forwarded via OFW. You, as in keeping with your past practice, either ignore the invoices or try to put the items in dispute with your credit card company - with no good faith basis for your "dispute" - in an effort to avoid paying.

Your refusal to pay for the children's activities mostly affects Charlotte, who -for some bizarre reason - you dislike. You have now successfully taken her out of every activity of importance and comfort to her - violin, FASNY, soccer, robotics and so much more. "Get help" as you are so fond of saying to me over and over.

Haven't you learned that you can't tie financial concessions that are unrelated? First you did it with Charlotte's FASNY enrollment, when you tried to get a financial concession from me for your agreement that she stay at FASNY, and now you are holding up the sale of NR to make me give up my right to legal fees? It's not going to happen and, as I told you, we will be filing our motion for legal fees very soon. Plus, how you can ask to be a receiver of the NR house after your delay and refusal to put it on the market with Sotheby's is laughable. Also, your failures to comply with financial discovery obligations is generating needless motions to compel, subpoenas, etc. and motions for contempt/legal fees/sanctions have been authorized against you. You brought that on yourself.

I don't consider our daughter's activities a waste of time the way you do as you say, below.

I'm glad you raised the grievance and tort issues. We both know that you have a lot of exposure on both - which is presumably why you hired Michael Ross to defend you. You made the creepy decision to surveil me for YEARS. What stable person does something like that? You also made the decision to withhold my belongings - which was inhuman. You have to live with those decisions.

But you should know that both of those actions go forward and I won't be pressured by you and your counsel's attempts to engage the divorce court to quell them. In fact, in my recent reply to Michael's "answer", I made very clear how you tried to engage the divorce court to "make your grievance go away." No one is above the law, Allan; not even you.

On Sunday, February 7, 2021, 05:39:15 PM EST, <kassenoffa@gtlaw.com> wrote:

Catherine,

As we have told you repeatedly, please only communicate with me about the children and only via the Our Family Wizard application, as per the Court Order. That being said, I will respond to your two emails today as follows but do not expect any further responses or communications from me (unless you abide by these rules set by the Court).

E\*TRADE Statements: Despite your theft of the insurance reimbursement money, attached is the January E\*TRADE statement.

In response to your email below:

1. Why don't you ask Charlotte yourself, rather than try to attack me. If you had, you would know that Charlotte did not want to do NYSSMA this year. And I have no interest in forcing or bullying her into doing so.
2. No.
3. After I authorized you to have access to Jojo's Google Classroom account, that was the end of my obligation to send you announcements.
4. This will not happen immediately as it is not "urgent." In fact, none of your alleged "urgent issues" are urgent. I certainly will not be paying for any work to be done on the house myself. It will be split 50/50. I could care less whether you agree to a "low" appraisal or not. My guess is you will hire your own "expert" when the neutral doesn't side with you as you have repeatedly done in this case.
5. I asked you to confirm that you will not use the fact that you need to get housing in support of a counsel's fee motion if the house sells. You have refused to do so.
6. It boggles my mind that you feel it is appropriate to waste the Court's time as well as pro bono counsel's time over things like soccer or violin. But whatever. You gave your input and I will take that into consideration.

One further point you should know and understand – I have paid a lawyer over \$11,000 to respond to you BS grievance; I am paying Gus to handle your BS tort complaint; I am paying Gus to litigate your countless appeals (including the ones that the Appellate Division just denied you leave on); I am paying Gus to handle all of the "emergency" Orders to Show Cause that Ms. Kusnetz has filed on your behalf (not one of which Judge Koba signed). You are not hurting anyone but the kids. Every penny you make me spend on your nonsense is a penny less I can spend on the kids. I don't expect you to understand or care. But maybe you will when the kids suffer.

Allan Kassenoff  
Shareholder



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**From:** catherine kassenoff <ckassenoff@yahoo.com>  
**Sent:** Sunday, February 7, 2021 10:20 AM  
**To:** Kassenoff, Allan (Shld-NY-IP-Tech) <KassenoffA@gtlaw.com>; Gus Dimopoulos <gd@dimolaw.com>  
**Subject:** Various Urgent Issues

**\*EXTERNAL TO GT\***

Allan -

1. Please advise why Charlotte is not doing NYSSMA this year. What performance opportunities have you given her? What about the other girls? Have they had a single performance opportunity all year?
2. Landline - now that you have taken away Ally's phone seemingly forever, how are she (and JoJo) supposed to call in an emergency? The landline needs to be restore immediately.
3. Classroom Portal for JoJo - I have not received any new announcements. Please send ASAP.
4. Appraisal of Larchmont house - what is the status? I want this to proceed immediately. Whatever happens, the house needs to undergo an appraisal during this strong market. You need to first ready the house for sale - it hasn't been painted in 6 years; you let the landscaping go; etc. I am not going to agree to a "low" appraisal - you need to take on these items first.
5. New Rochelle listing - we are now too late to list for the weekend of 2/13/21. We are missing the Spring market. If you do not agree to get this house listed with Sotheby's immediately, we will write to the court.
6. Travel Soccer for Charlotte - since you will not confirm her continued participation, we will have to write to the court. My suggestion is you actually accept my offer and pay for her to continue. What is the goal here? To take her out of every activity she ever had? And FASNY? So you will have her out of Hoff Barthelson, out of soccer, out of Robotics, out of Arabic, out of tennis, out of chorus, and out of FASNY?

If you are not an intended recipient of confidential and privileged information in this email, please delete it, notify us immediately at [postmaster@gtlaw.com](mailto:postmaster@gtlaw.com), and do not use or disseminate the information.

