

June 28, 1994

VIA FACSIMILE

Hamilton / Appotive / Callan
Barristers and Solicitors
1100-150 Metcalfe Street
Ottawa, Ontario
K2P 1P1

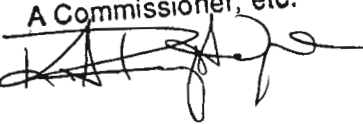
Attention: Vivian P.M. Russell

Dear Madam:

Re: Ross Matrimonial Matter

I have been contacted by my client with respect to various concerns that she has regarding your client's behaviour over the weekend of June 25th and 26th, 1994. First, your client removed a number of belongings while my client was out with the children. A preliminary list is set out below:

1. Stereo turntable;
2. Cassette deck;
3. CD player;
4. Surround sound equipment;
5. Stereo tuner;
6. Stereo selector;
7. Satellite dish receiver and decoder;
8. 30" television set;
9. 2 amplifiers;
10. Furniture stand;
11. Salvador Dali print (note: the receipt which was in my client's wallet until recently has disappeared as my client indicated when we met on the 23rd);
12. 4 stereo speakers;
13. Transmitter set;
14. 20 CD's;
15. Answering machine;
16. Approximately 30 to 45 cassette tapes;
17. Copper fondue set;
18. Gold plated cutlery, of which a place setting of 8 was the Wife's prior to marriage;
19. The contents of the liquor cabinet, including a bottle of vodka and bottle of Remi Martin that have been in the house for years;
20. Flashlight;
21. Two Sony walkmans;
22. Separate set of mini-speakers;

This is Exhibit "C"
of the Affidavit
of CATHERINE ROSS
sworn NOVEMBER 21, 1994
A Commissioner, etc.


Suite 204
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23. Linens, including goosedown pillow;
24. Oscilloscope;
25. 16" colour monitor;
26. DeskJet Plus printer;
27. Hard-drive/computer case;
28. Keyboard and mouse; and
29. All personal files, including Wills, etc.

My client will continue to note any further items removed by your client, without discussion with her. She also notes that the Salvador Dali print was purchased by her, that the turntable, one of the amplifiers, stereo speakers, and tapes were purchased by your client prior to marriage. However, the balance of items listed, were items acquired by the parties during their marriage.

When my client arrived home around 6:45 p.m., she found the door wide open. The parties' neighbours advised her that your client was seen coming and going to the car all afternoon and that there was someone there helping him remove belongings until 3:00 or 4:00 p.m. She contacted the police and reported this incident.

I would therefore ask that you confirm the location of the above items, so that my client may have someone attend to value those items, if necessary.

I understand from my client that your client has accused her of "stealing" the following items:

1. The air pump from the Honda. This is an item which my client reported to me as missing. She later located it, and it remains on the property;
2. Wedding pictures;
3. Family photographs;
4. Clock radio;
5. Her jewellery;
6. Her camera; and
7. The duvet for the waterbed.

I am writing to confirm that my client has in fact removed the photographs, due to your client's misappropriation of assets. She has put them in a safe place. She will be prepared to split all photographs, and arrange for duplicate photographs at a later date when matters settle down. With respect to the clock radio, it was not in the house as it is broken, and was getting fixed. My client also removed her jewellery. With respect to the camera, it is away being repaired, but in any event, is my client's as she purchased it prior to marriage. The duvet is at the dry cleaners as one of the cats had a "accident" on it.

I trust you will instruct your client not to remove any further items from the matrimonial home.

My client also advises that there have been further problems involving the children. For example, on Sunday, your client telephone Khierstyn at around 9:00 p.m. Although my client did not hear Bill's portion of the conversation, she heard Khierstyn ask him why he had taken all that stuff.

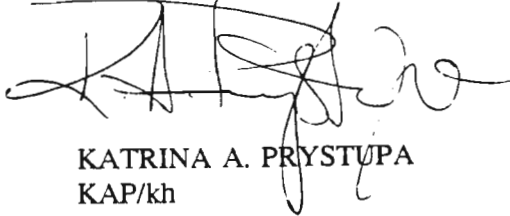
Later, Khierstyn advised her that he said he was going to have to sell all that stuff. Khierstyn also advised her that if she did not promise in front of Khierstyn not to touch the computer, that he was going to have to take it with him when he went, which would mean she would not be able to play any more computer games. The child was beside herself and in tears. Your client contacted Paul Wilson (their sitter's husband), to come and witness my client promising Khierstyn that she would not touch his computer, so that she could leave it at the house to play Inspector Gadget. I gather Paul Wilson flatly refused. I also gather that this resulted in a heated argument, in which your client made numerous accusations and threats to my client. I would therefore ask that you remind your client of the provisions of the Consent Order in which the parties undertook not to communicate, directly or indirectly, except for matters relating to the children.

I also understand that your client has threatened to disobey the terms of the consent regarding his attendance at the home if she does not delete the requirement for the payment of child support herein.

To ensure no further difficulties arise, I have prepared a draft Order, in accordance with the consent, attached. As I will be seeing you tomorrow on an unrelated matter, I would ask that you review this draft Order prior to Court, and note your consent as to form and content, so that I may arrange to have it issued and entered tomorrow morning.

I thank you for your letter regarding Dr. Stevens as a proposed assessor. I have some concerns about Dr. Stevens conducting the assessment due to past experience. In particular, there have been several occasions where Dr. Stevens has advised that he would be prepared to conduct a quick assessment, but where the assessment nonetheless takes several months, and in one case, a year. Thus, in the event that no other assessors are available, I will advise my client to consent to the conduct of the assessment by Dr. Stevens. However, I anticipate having a list available for your review of other assessors shortly, as I have left messages with three possible assessors, to determine their availability.

Yours truly,



KATRINA A. PRYSTUPA
KAP/kh
Encl.