

**From:** Deirdre Moore <dw.cceh@outlook.com>  
**Sent:** Monday, June 8, 2020 5:02 AM  
**To:** Law, James (MAG)  
**Cc:** Wade Smith; Christine Hammond; Gonen Snir <gonen@snirlaw.com>; articling@snirlaw.com; MacDougall, Tara; kristin.moir@casott.on.ca; debora@scholey.ca; katherine.kavassalis@ontario.ca; Savage, Malcolm (MAG; John Hale; brian.holowka@ontario.ca; mary.kiska@rogers.com; Bender, Alex; Gervais, Daniel; Andee Sea Cae Jak; jwhite@pfi.rock  
**Subject:** Date in August + Overdue Support + Order for Divorce || RE: family & CYFSA motion  
**Attachments:** Re: #1 is Divorce || Fwd: Focus || FW: Clarification + Offers || Re: March 2020 Payment || Fwd: Clarification || Re: Update - CYFSA ...; || RE: Re-SENT >No availability in June + a third Motion || RE: family & CYFSA motion; Undeliverable: 20200605 1800

Good morning, James.

Please be advised that my plans have changed: it is likely that I will remain travelling until August. Please provide a date/time for my Motion (to utilize Courts of Justice Act 21.9 for all of my legal matters) for early August 2020. Also, as Justice Engelking seems to accommodate Wade Smith's requests with immediate endorsements, perhaps she could do the same for me. Specifically,

1. My former spouse has refused to e-transfer to me the below-poverty-level, fraudulently-acquired, court-ordered spousal support for months. He now owes me \$4,920.
  - Would Justice Engelking order Wade Smith to e-transfer to me this amount and then simply bill his client, Jonathan Kiska?
2. My family law lawyer, Gonen Snir, has refused to schedule a Motion to revisit the interim financial support amount despite having a commissioned affidavit since November 2019 (viewable here: [https://www.dropbox.com/sh/2174dgimm07vtjt/AABIKuWE0oAoxZ\\_Zhs7yHmA3a?dl=0](https://www.dropbox.com/sh/2174dgimm07vtjt/AABIKuWE0oAoxZ_Zhs7yHmA3a?dl=0)). As this motion IS a family law matter (vs. Gonen Snir's proposed motions which are civil law matters), this may be accommodated by teleconference.
  - Would Justice Engelking provide an endorsement for me to serve the Motion materials by e-mail, file the materials via e-mail to you and set a date/time for this Motion as soon as possible? (I have not been able to earn *any* income since 2016 due to non-stop stalking, harassment, fraud, defamation, terrorism and persecution.)
3. Wade Smith/Jonathan Kiska have refused to consent to a divorce—which is ridiculous.
  - Would Justice Engelking prepare an endorsement that the divorce be severed and **force** Wade Smith to take the steps necessary to ensure the divorce order is granted as soon as possible? (This file is nearly FIVE years old!)
4. Gonen Snir has refused to do *any* meaningful work on my behalf. (He simply lists challenges and abandons tasks: see one example attached) and he fails to acknowledge our retainer agreement (viewable here: [http://pfi.rock.com/wp-content/uploads/2020/06/000029KJ\\_20200608\\_xxxxxx\\_Retainer-Agreement\\_Gonen-Snir\\_SAQOTU\\_Andeé-Sea-Cae-Jak-002.pdf](http://pfi.rock.com/wp-content/uploads/2020/06/000029KJ_20200608_xxxxxx_Retainer-Agreement_Gonen-Snir_SAQOTU_Andeé-Sea-Cae-Jak-002.pdf)). My attempts to guide Mr. Snir in completing his duties (one example is viewable here: [http://pfi.rock.com/wp-content/uploads/2020/04/00ip\\_20200423\\_XXXX\\_EmailTo\\_Gonen-Snir\\_Assigned-Tasks\\_SAQOTU\\_Andeé-White\\_Deirdre-Moore.pdf](http://pfi.rock.com/wp-content/uploads/2020/04/00ip_20200423_XXXX_EmailTo_Gonen-Snir_Assigned-Tasks_SAQOTU_Andeé-White_Deirdre-Moore.pdf)) have been met with nothing but excuses ... if acknowledged at all.
  - Would Justice Engleking prepare an endorsement that **forces** Gonen Snir to do the job that I hired him to do (thereby complying with Rules of Civil Procedure Rule 15.05)?
5. As described here: <http://pfi.rock.com/wp-content/uploads/2020/02/06fw-2019-OPS-Officer-Reesor-excerpt-02min02s.mp4> and detailed here: <http://pfi.rock.com/ops1/>, all of my possessions were stolen last year. Both

Jonathan Kiska and his companion sister, Mary, were involved. Ottawa Police Services has refused to assist me and Gonen Snir has refused to assist me.

- Would Justice Engelking prepare an endorsement that forces someone to locate my property and provide the details on how and when it will be returned to me?
6. For several weeks, Gonen Snir has repeatedly blocked (as evidenced by attached notice of delivery failure) and unblocked my e-mail address while ignoring every message.
- Would Justice Engelking prepare an endorsement that **forces** Gonen Snir to receive and acknowledge e-mails from me?
7. For months, I have asked Gonen Snir to provide an invoice that details his fees charged per task accomplished; however, he has failed to do so.
- Would Justice Engelking prepare an endorsement that **forces** Gonen Snir to provide an invoice that details his fees charged per task accomplished?

It seems such a waste of taxpayer-funded resources to make these requests; however, a court order seems to be the only way to accomplish anything in Ottawa. Then, if the court orders are ignored, Prosecutor Malcolm Savage (see <http://pfi.rocks/website-content/understanding-predators/specific-predators/malcolm-savage/>) can legally do *his* job.

I look forward to your responses to my eight questions.

Andée

*Andée Sea Cae Jak, BBA* (formerly Deirdre Ann Moore)

President, SAQOTU Inc. II President, AdvisorOnTrack Inc.

Making Change Happen! at [pfi.rocks](http://pfi.rocks)!

Coming Soon: a fully functional website with resources and support for victims

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**From:** Deirdre Moore <dw.cceh@outlook.com>

**Sent:** Thursday, June 4, 2020 3:48 PM

**To:** Law, James (MAG) <James.Law@ontario.ca>

**Cc:** MacDougall, Tara <Tara.MacDougall@casott.on.ca>; Debora Scholey <debora@scholey.ca>; Gonen Snir <gonen@snirlaw.com>; Wade Smith <WSmith@bellbaker.com>; Ms Julie Ynes Ada Tchoukou <articling@snirlaw.com>; Andee Sea Cae Jak <asc.jak@pfi.ROCKS>; jwhite@pfi.rocks; Third Man Records <vault@thirdmanrecords.com>; Daniel Gervais <GervaisD@ottawapolice.ca>; william.coyne@ontario.ca; shailina.awadia@ontario.ca; Kathy Estabrooks <Kathy.Estabrooks@ontario.ca>

**Subject:** Re: family & CYFSA motion

James,

For which date/time is my motion scheduled? (Unlike Snir's motions, mine is valid and urgent due to the obvious criminal behaviour of the other parties.)

Sent from my iPhone

(613) 791-0928

for info & updates visit [www.pfi.rocks](http://www.pfi.rocks)

On Jun 4, 2020, at 11:41 AM, Law, James (MAG) <[James.Law@ontario.ca](mailto:James.Law@ontario.ca)> wrote:

Good morning,

Sorry, I was waiting for further instructions from Justice Shelston or Justice Engelking. Justice Engelking sees no urgency for these motions and as Ms. Moore advises that she is not prepared to argue the motions virtually, the motions can wait until they can be argued in person.

Thank you,

**James Law**

SCJ Assistant Trial Coordinator  
161 Elgin Street Ottawa, Ontario  
5<sup>th</sup> Floor – Room 5300  
K2P 2K1  
T: 613-239-1301  
F: 613-239-1324

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**From:** MacDougall, Tara <[Tara.MacDougall@casott.on.ca](mailto:Tara.MacDougall@casott.on.ca)>

**Sent:** June 3, 2020 6:05 PM

**To:** Debora Scholey <[debora@scholey.ca](mailto:debora@scholey.ca)>; 'Gonen Snir' <[gonen@snirlaw.com](mailto:gonen@snirlaw.com)>; 'Wade Smith' <[WSmith@bellbaker.com](mailto:WSmith@bellbaker.com)>

**Cc:** Law, James (MAG) <[James.Law@ontario.ca](mailto:James.Law@ontario.ca)>; 'Deirdre Moore' <[dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)>; 'Ms Julie Ynes Ada Tchoukou' <[articling@snirlaw.com](mailto:articling@snirlaw.com)>

**Subject:** RE: family & CYFSA motion

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Hi James,

Just wondering if this matter will be proceeding next week or not? Trying to arrange childcare if it is.

Thanks,

Tara

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**From:** Debora Scholey <[debora@scholey.ca](mailto:debora@scholey.ca)>

**Sent:** June 1, 2020 10:02 AM

**To:** 'Gonen Snir' <[gonen@snirlaw.com](mailto:gonen@snirlaw.com)>; 'Wade Smith' <[WSmith@bellbaker.com](mailto:WSmith@bellbaker.com)>

**Cc:** MacDougall, Tara <[Tara.MacDougall@casott.on.ca](mailto:Tara.MacDougall@casott.on.ca)>; 'Law, James (MAG)' <[James.Law@ontario.ca](mailto:James.Law@ontario.ca)>; 'Deirdre Moore' <[dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)>; 'Ms Julie Ynes Ada Tchoukou' <[articling@snirlaw.com](mailto:articling@snirlaw.com)>

**Subject:** RE: family & CYFSA motion

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I am available June 9.

Debora Scholey  
Barrister & Solicitor  
29-4338 Innes Rd.  
Ottawa, ON K4A 3W3  
Tel: 613-203-7747  
Fax: 613-482-4733

---

**From:** Gonen Snir [<mailto:gonen@snirlaw.com>]  
**Sent:** May 29, 2020 4:49 PM  
**To:** Wade Smith  
**Cc:** MacDougall, Tara; Law, James (MAG); Deirdre Moore ([dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)); Debora Scholey; Ms Julie Ynes Ada Tchoukou  
**Subject:** Re: family & CYFSA motion

June 9 works. preferably at 11:00 and after .

On Fri, May 29, 2020 at 4:46 PM Gonen Snir <[gonen@snirlaw.com](mailto:gonen@snirlaw.com)> wrote:

June 9 works for me !

On Fri, May 29, 2020 at 3:46 PM Wade Smith <[WSmith@bellbaker.com](mailto:WSmith@bellbaker.com)> wrote:

June 9 works for me

Sent from my iPad

On May 29, 2020, at 3:23 PM, MacDougall, Tara <[Tara.MacDougall@casott.on.ca](mailto:Tara.MacDougall@casott.on.ca)> wrote:

Just to note Ms. Scholey is OCL on the CYFSA matter, so I have added her here.

Tara

---

**From:** Law, James (MAG) <[James.Law@ontario.ca](mailto:James.Law@ontario.ca)>  
**Sent:** May 29, 2020 3:23 PM  
**To:** MacDougall, Tara <[Tara.MacDougall@casott.on.ca](mailto:Tara.MacDougall@casott.on.ca)>; Gonen Snir <[gonen@snirlaw.com](mailto:gonen@snirlaw.com)>; Deirdre Moore ([dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)) <[dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)>; Wade Smith <[WSmith@bellbaker.com](mailto:WSmith@bellbaker.com)>  
**Subject:** RE: family & CYFSA motion

Thanks Tara, that's fine.

Morning of June 9<sup>th</sup> or 11<sup>th</sup>, please advise if you are available.

**James Law**

SCJ Assistant Trial Coordinator

161 Elgin Street Ottawa, Ontario

5<sup>th</sup> Floor – Room 5300

K2P 2K1

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**From:** MacDougall, Tara <[Tara.MacDougall@casott.on.ca](mailto:Tara.MacDougall@casott.on.ca)>

**Sent:** May 29, 2020 3:16 PM

**To:** Law, James (MAG) <[James.Law@ontario.ca](mailto:James.Law@ontario.ca)>; Gonen Snir <[gonen@snirlaw.com](mailto:gonen@snirlaw.com)>; Deirdre Moore (<[dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)>)<[dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)>; Wade Smith <[WSmith@bellbaker.com](mailto:WSmith@bellbaker.com)>

**Subject:** RE: family & CYFSA motion

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I am not available those dates- my apologies. I can do the morning of June 9 or 11?

---

**From:** Law, James (MAG) <[James.Law@ontario.ca](mailto:James.Law@ontario.ca)>  
**Sent:** May 29, 2020 3:15 PM  
**To:** Gonen Snir <[gonen@snirlaw.com](mailto:gonen@snirlaw.com)>; Deirdre Moore  
([dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)) <[dw.cceh@outlook.com](mailto:dw.cceh@outlook.com)>; MacDougall, Tara  
<[Tara.MacDougall@casott.on.ca](mailto:Tara.MacDougall@casott.on.ca)>; Wade Smith <[WSmith@bellbaker.com](mailto:WSmith@bellbaker.com)>  
**Subject:** re: family & CYFSA motion

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Good afternoon,

Mr. Snir has filed motion material to be removed as counsel on both the Family matter and the CAS matter.

I would like to schedule both matters on the same day, one after the other.

Please advise if you are available June 4<sup>th</sup> or 5<sup>th</sup> for this motion.

Thank you,

**James Law**

SCJ Assistant Trial Coordinator

161 Elgin Street Ottawa, Ontario

5<sup>th</sup> Floor – Room 5300

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Stay safe & Wash hands ! It will get better!

*Gonen Snir*

***Barrister & Solicitor***

***85 Albert Street, Suite 800***

***Ottawa, ON, K1P 6A4***

Office: +1 613 237 2673

Fax: +1 613 237 8146

email: [info@snirlaw.com](mailto:info@snirlaw.com)

--

Stay safe & Wash hands ! It will get better!

*Gonen Snir*

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