

This Exhibit 'B' referred to in the Affidavit of Deirdre Moore, sworn before me at the City of Ottawa, this 24 day of August, 2018.

Exhibit B

20180201 | Deirdre Moore

page 2/3 and 3/3 added on Aug 29/18.

A Commissioner for taking affidavits

Feb 1/18, 7:38 a.m.
John,
Your talk doesn't mean anything. You can't tell the truth. Maybe if you write it down, you'll be able to see the difference between a whole truth (vs. Half truth) and a lie.
I need my thermos and spoon back and Cate's recorder book and their snow pants. You can send them to school with those things.

Can u return some if my lunch dishes. I think we should talk.

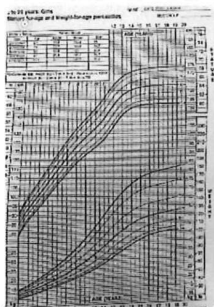
I don't have a single one.

Oh, and co-sign a \$100,000 shareholder loan to me (free) and allow access for home appraisal (~\$200) and the whole \$25,000+ Motion scheduled for March 22 goes away.

Also, can you ask Sean where he left his iPad so I can charge it. I don't see it anywhere.

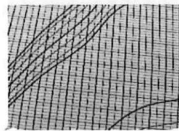
iPad on shelf under tv. How about \$25k draw each, we use someone else to do evaluation, and figure out how to go on a shared beach holiday. I think it would do everyone a world of good.

good.



This is not a negotiation. 100k.

Message



If you need 25k too, fine.

50 each, trip for kids.

I'll pay for the trip.

Enough credit card interest 100k.

Then talk trip

Tell me what u think is reasonable support for u and kids for the this year.

7:08 AM

reasonable support for u and kids for the this year.

No. 100k + appraisal and Motion goes away. Period.

Why would u not say what is reasonable.

Goodbye

Seems fair to me. \$50k each and trip for kids.

LOL. You used the word "fair". Personal taxes, property taxes, wipe off credit card debt and self-fund living expenses because you're a deadbeat dad.

100k + appraisal and motion goes away. Then talk trip.

Message

100k + appraisal and motion goes away. Then talk trip.

Yesterday 1:20 PM

Can u drop off Cates iPad. Sean's is broken.

Her old one.

Yesterday 6:57 PM

It's in a safety deposit box.

I don't need Wade to be available. I will proceed without him. His fancy prancy bullshit doesn't work in a Motion, that's why I'm 3/3. Your not paying attention.

He has one last shot.

Why is the iPad in a safety deposit box. Can I get it please.

Message

Why is the iPad in a safety deposit box. Can I get it please.

It shared your ID. You were screwing around with her messages. I have proof. You'll get it back when it's wiped clean and set up with a new ID.

Can u bring it next week please. Sean really would like an iPad in the house.

That's your problem. Maybe you shouldn't have broken it on him. Plus, it is CATE's iPad. Swiping stuff from Cate now?

Btw

I'll be ready for trial by end of

I'll be ready for trial by end of Feb. You??

Please drop it off next week. The kids really want it.

Re-read previous email. Ask of nothing from me.

I'm not asking Sean and Cate are. You don't want to drop it off for them?

Read previous emails.

O I hear you found Sean's pen.

Mysteriously in a bag ... without the cap.

I'll tell Sean you don't to bring
I'll tell Sean you don't to bring it. He will be disappointed I'm sure.

Lying to the children. No surprise there.

Well then bring it.

Sorry I'm busy with homework now. Gotta go.

Read previous texts. It is in a safety deposit box until Incan get it cleaned. I couldn't leave it here because you glkept breaking into the house and stealing stuff.

You're not busy. You are a liar.

And so is your lawyer

*"Incan"
"glkept"

1/3

BY FACSIMILE

January 12, 2018

Mr. Wade L. Smith
Bell Baker LLP
700-116 Lisgar Street
Ottawa, Ontario
K2P 0C2

Dear Mr. Smith:

**RE: Jonathan William Kiska v. Deirdre Moore
Ottawa Family Court File FC-15-2446-0**

*see next
page*

I am writing in reply to your email to me on January 10, 2018. My client had no choice but to bring Cate to the Ottawa Court House since I had asked that she provide me with some additional documents from the Continuing Record and coincidentally(?) your client at the last minute that day asked her to care for Cate because he could not.

Did your client change two of the account numbers on my client's RBC payee list (to which your client is not supposed to have any access as the account is in her name only) so that when she attempted to pay her Bell and hydro &/or water sewer bills for 7 Vanson Avenue in the amounts of \$500 and \$200, respectively, the funds were instead directed to those bills connected to the matrimonial home?

Also, did your client add to my client's RBC payee list:

- his personal SIN number for personal tax installments?
- a payee that would direct money to the property tax account for the matrimonial home?
- a payee that would direct money to the water-sewer and/or hydro account of the matrimonial home?

I have asked you whether or not your client is prepared to pay spousal support of a reasonable amount (re: an amount recommended under the spousal support advisory guidelines) and child support based on a set off of the child support each party will owe the other.

My client should not have to incur debt on her credit card or to use her equity in AdvisorOn Track Inc. to support herself or the children. In the eight (8) months following the parties' 2016 date of separation, your client only paid my client \$15,000.00 for child or spousal support despite being aware of her financial hardship. This lack of reasonable support resulted in my client incurring unnecessary interest on her credit card which was not totally offset by the payment of

★

the \$15,000.00. I need copies of any documents in your client's possession that confirm 1) all amounts he has paid to my client since their separation for any reason, 2) particulars of what the funds were for, and 3) where the funds came from.

I have attached my DIVORCEmate calculation - using the high amount of spousal support and the "With Child Support" Formula and my client's actual income for 2017, your client should pay mine \$40,820.00 for interim spousal support and \$23,972.00 for child support for the period from to January 1, 2017 to January 31, 2018 alone.

★

My client is entitled to and wants her 50% of AdvisorOnTrack Inc.'s retained earning funds now by way of a shareholder loan to her but your client to date has not asked mine to sign any documents that would allow the corporation to issue the loan. Is your client willing to do this or not? Please advise me before January 20, 2018.

It appears to me to be contradictory for your client to seek sole custody on the basis of my client's mental health and yet he wants the court to impute a full-time annual income of \$50,000 based on income she was earning during her active involvement of the revenue generation for AdvisorOnTrack Inc..

Kindly provide me with full copies of the Bell, water/sewer and hydro invoices/bill for the matrimonial home and copies of your client's chequing bank account statements and personal and business credit card statements for the period from the 2016 date of separation to December 30, 2017 and a statement showing all revenue he or his corporations have received or earned in 2017 (or was earned by him or any business he has an interest in 2017 but not collected in 2017).

Yours truly,

Anne B. Gregory

Enclosure

cc. Ms. Deirdre Moore

Note

This is a draft.

The copy of the letter sent is filed with other evidence in a Safety Deposit Box that I cannot pack quickly because of my moving/selling my house.

ym

3/3