

COURTESY COPY

PRO SE OFFICE

From: Jacob Teitelbaum
c/o Ben Friedman
5 Leipnik Way # 102,
Monroe N. Y. 10950

To: The Honorable Vincent L. Briccetti
United States District Court Judge
Southern District of New York
300 Quarropas Street
White Plains, New York, 10601

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 8/28/12

Re: Jacob Teitelbaum Vs. Juda Katz et al. 12-cv-2858 VB

RECEIVED
AUG 22 2012
U.S.D.C.
WP

Dear Hon. Judge Briccetti,

I am Jacob Teitelbaum, Plaintiff in this action.

On August 20th I received a summons from Orange county department of Social Service moving the Family Court (for the second time) to terminate mine and my wife's parental rights altogether, with a court appearance date of Sep 21st.

Prior to that the Dept of DSS had brought a petition on January 26th to terminate our parental rights on claims of mental unfitness, while on Feb 17th the appearance date, DSS withdrew that petition, (a copy of the summons and the Jan/Feb petition is attached).

On July 31st, my wife received a letter from DSS, informing her that she must ascertain that I am not participating in her visitation at home with the children, since I have no visitation rights, that any breach of such request would cause the children to be immediately returned to their foster home and her visitation stopped, she was also then threatened with an imminent parental rights termination proceedings, (a copy is attached).

As evident in my complaint Sec. AB - §§ 191-198, and fully known to the DSS, I have had no visitation since January 25th, as such I practically have no parental involvement or rights since then, the only remaining parental involvement or rights remaining is that of my wife having visitation twice a week which is often reduced to once a week only.

The rush to terminate our parental legal rights bears no real emergency or urgency on the best interests of the children and their wellbeing, the DSS now having brought this action, resulted in producing severe panic and sheer intimidation upon ourselves, especially now that we are close to the Jewish High holy days of Rosh Hashana, Yom Kipur and Succoth lasting for a month, which is a time for family gathering and reunion.

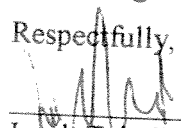
Apparently the only explained emergency for this termination action is to simply disturb, interrupt and hamper our enjoyment of the upcoming holidays and our lives, and further causing us another round of intimidation.

[Handwritten signature]
Copies Mailed/Faxed
to Vincent L. Briccetti

Wherefore I respectfully ask the Hon. Court to enjoin the DSS from moving forward with this termination and from such similar and other actions that might intimidate and cause panic and disruption of our lives, directing the DSS to leave this case in status-quo, until this Hon. Court has a chance to hear this case, or for such other and different relief the Court deems just and proper.


Dated August 21, 2012, Monroe, NY.

Respectfully,



Jacob Teitelbaum, Plaintiff

**APPLICATION DENIED
SO ORDERED**
VINCENT L. BRICCETTI
U.S.D.J.


8/28/12

CC;

TARSHIS, CATANIA, LIBERTH, -
MAHON & MILIGRAM, PLLC,
Rebecca Baldwin Montello, Esq.
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Children's Rights Society, Inc.
And Atty. Kim Pavlovic
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Sec. Serv. Law §384-b
F.C.A. § 631

(Summons - Termination of Parental Rights) TPR-1a
(9/2006)

IN THE MATTER OF THE COMMITMENT OF
GUARDIANSHIP AND CUSTODY PURSUANT TO
§384-b OF THE SOCIAL SERVICES LAW OF

SUMMONS
(TERMINATION OF PARENTAL RIGHTS)

NUSSEN TEITELBAUM
YECHESKEL TEITELBAUM

DOCKET NO.: B-4109/4110-12
FF NO.: 55088

CHILDREN UNDER EIGHTEEN YEARS OF AGE
ALLEGED TO BE PERMANENTLY NEGLECTED BY

MIRIAM TEITELBAUM
JACOB TEITELBAUM

RESPONDENTS

TO: Jacob Teitelbaum, 20 Getzel Berger Blvd., #104, Monroe, New York 10950

UPON YOUR FAILURE TO APPEAR AS DIRECTED, ALL OF YOUR PARENTAL RIGHTS TO THE SUBJECT CHILD MAY BE TERMINATED. YOUR FAILURE TO APPEAR SHALL CONSTITUTE A DENIAL OF YOUR INTEREST IN THE SUBJECT CHILD, WHICH DENIAL MAY RESULT, WITHOUT FURTHER NOTICE, IN THE TRANSFER OR COMMITMENT OF THE CHILD'S CARE, CUSTODY OR GUARDIANSHIP OR IN THE CHILD'S ADOPTION IN THIS OR ANY SUBSEQUENT PROCEEDING IN WHICH SUCH CARE, CUSTODY OR GUARDIANSHIP OR ADOPTION MAY BE AT ISSUE.

A petition having been filed in this Court alleging that the above-named children in the care of the Respondent, Jacob Teitelbaum, should be committed to the guardianship and custody of the Orange County Department of Social Services, a copy of the petition being annexed hereto;

YOU ARE HEREBY SUMMONED to appear before this Court at Orange County Courthouse, 285 Main Street, Goshen, New York, on September 21, 2012 at 9:45 o'clock in the ^{fore}noon of that day to show cause why the Court should not enter an order committing the guardianship and custody of the children to the petitioning Agency as provided by law.

PLEASE TAKE NOTICE that if guardianship and custody of the children is committed to the Petitioner, the children may be adopted with the consent of an authorized agency, without your consent or further notice to you.

PLEASE TAKE FURTHER NOTICE that you have the right to be represented by a lawyer, and if the Court finds that you are unable to pay for a lawyer, you have the right to have a lawyer assigned by the Court.

In the event of your default, the Court may hear and determine the petition as provided by law.

DATED: August 16, 2012

PART: AB

ACA: Stephanie Bazile, Esq.

AFC: Children's Rights Society, Inc.

C/W: Kathleen Geehern

Elizabeth C. Holbrook

BY ORDER OF THE COURT:
ELIZABETH C. HOLBROOK, CHIEF CLERK
FAMILY COURT - COUNTY OF ORANGE

PLEASE TAKE NOTICE - On the day and hour you are to appear in Court you will be advised that you have the right to the services of an attorney and that you may request an adjournment to retain an attorney to consult with him/her. However, it will be helpful to you and the Court if you desire an attorney to have him/her present with you on the date you are to appear. It is wise to contact your attorney well ahead of the court date.

In the Matter of the Commitment of
Guardianship and Custody Pursuant to
§384-b of the Social Services Law of

ORDER TO SHOW CAUSE

MOTION #1

NUSSEN TEITELBAUM
YECHESKEL TEITELBAUM

DOCKET NO.: B- 347/348-12

Children under the Age of Eighteen Years
Alleged to be the Children of Mentally Ill Parents

FF NO.: 55083

MIRIAM TEITELBAUM
JACOB TEITELBAUM

Respondents

**YOUR WILLFUL FAILURE TO OBEY THIS ORDER MAY, AFTER
COURT HEARING, RESULT IN YOUR COMMITMENT TO JAIL FOR A
TERM NOT TO EXCEED SIX (6) MONTHS FOR CONTEMPT OF COURT**

Upon the annexed affirmation of Stephanie Bazile, Esq. and the authority
granted this Court,

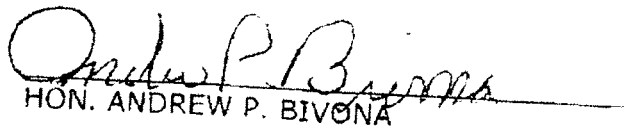
IT IS HEREBY

ORDERED that the Respondents, Miriam Teitelbaum and Jacob Teitelbaum,
and their attorneys, Maria Patrizio, Esq., Legal Aid Society, Inc. of Orange County, Inc.
and John F.X. Burke, Esq., and Children's Rights Society, Inc., attorney for the children,
appear before Part AB on the 17th day of February, 2012 at
Orange County Family Court, Orange County Courthouse, 285 Main Street, Goshen, New
York at 10:15 o'clock in the A.m. to show cause why an order should not be
entered directing a psychiatric/psychological evaluation of the Respondents herein; and
it is further

ORDERED that a copy of this Order to Show Cause and of the papers upon
which it is granted be served personally upon MIRIAM TEITELBAUM and JACOB
TEITELBAUM and a copy forwarded by regular mail and/or facsimile to the attorney for
the children and counsel for the Respondents on or before February 9, 2012
and that such service be deemed sufficient notice of this application.

SIGNED this 26th day of January, 2012 at Goshen, New York.

ENTER:


HON. ANDREW P. BIVONA

2012-10067
At a Term of the Family Court of the State of
New York held in and for the County of Orange
at Goshen, New York on May 17, 2012

PRESENT: HON. ANDREW P. BIVONA
FAMILY COURT JUDGE

-----X
IN THE MATTER OF THE COMMITMENT OF
GUARDIANSHIP AND CUSTODY PURSUANT TO
§384-b OF THE SOCIAL SERVICES LAW OF

ORDER WITHDRAWING PETITION

NUSSEN TEITELBAUM
YECHESKEL TEITELBAUM

DOCKET NO.: B-347/348-12

FF NO.: 55085

CHILDREN UNDER EIGHTEEN YEARS OF AGE
ALLEGED TO BE THE CHILDREN OF MENTALLY
ILL PARENTS

MIRIAM TEITELBAUM
JACOB TEITELBAUM

RESPONDENTS
-----X

Pursuant to §1113 of the Family Court Act an appeal must be taken within thirty (30) days of receipt of the Order by Appellant in Court, thirty-five (35) days from the mailing of the Order to the Appellant by the Clerk of the Court or thirty (30) days after service by a party or child's attorney upon the Appellant, whichever is earliest.

A Petition having been duly filed with this Court pursuant to §384-b of the Social Services Law alleging that the above-named children are the children of mentally ill parents;

And the following interested party-intervenors were present and participated in the hearing: David Darwin, Esq., Orange County Attorney, by Stephanie Bazile, Esq., of counsel, attorney for the Petitioner; Kim Pavlovic, Esq. of Children's Rights Society, Inc., attorney for the above-named children; Maria Patrizio, Esq. of Legal Aid Society of Orange County, Inc., attorney for the Respondent, Miriam Teitelbaum; John F. X. Burke, Esq., attorney for the Respondent, Jacob Teitelbaum; the Respondents, Miriam Teitelbaum and Miriam Teitelbaum; and there having been no other appearances,

NOW THEREFORE, IT IS HEREBY

ORDERED that the Termination of Parental Rights - Mental Illness Petition having been filed with this Court under Docket Number B-347/348-12 is hereby withdrawn and dismissed without prejudice.

SIGNED this day of at Goshen, New York.

ENTER

HON. ANDREW P. BIVONA
FAMILY COURT JUDGE



Edward A. Diana
County Executive

DEPARTMENT OF SOCIAL SERVICES



David Jolly
Commissioner
Box Z, Quarry Road
Goshen, NY 10924
TEL (845) 291-4000 FAX (845) 291-4338
www.orangecountygov.com

July 31, 2012

Miriam Teitelbaum
20 Getzel Berger Blvd. Unit 104
Monroe, NY 10950

Dear Mrs. Teitelbaum,

I am writing to you to reiterate the conversations we had on July 17 during my visit to your home and again on the telephone on July 25. As you are aware when we were in court on July 12 your husband's visitation with your children was suspended by Judge Bivona. Your husband, Jacob Teitelbaum is not entitled to visit with the children at this time. If he is in the home during your schedule visit time he must remain in a separate room and is not to interact with the children. If he does attempt to participate in the visitation the Caseworker Assistance have been directed to end the visitation and return the children to their foster home.

I have an obligation to remind you that according to the Adoption and Safe Families Act the Department has an obligation to establish permanency for your children. If children remain in the care of the Department for 15 out 22 months the Department has an obligation to file a Petition for the Termination of Parental Rights. Your children have been in the custody of the Department of Social Services for 27 months and a Permanent Neglect Petition is being filed against you for failure to plan for their return.

Respectfully,

Handwritten signature of Kati Gechern in black ink.

Kati Gechern
Social Caseworker

Handwritten signature of Ann Marie Myruski in black ink.

Ann Marie Myruski
Senior Caseworker