

**Instructions for duty counsel regarding hearing
on May 3, 2017,
in
morning or afternoon chambers, courtroom 1004
FL01-17010, Rensonnet v. Uttl**

From: Jan Uttl

To: Duty Counsel

Counsel:

Please introduce the parties and present the following to the Justice:

This matter should be adjourned to domestic special. There are 122 pages of evidence. Ms. Rensonnet has long history of lying to the court and it is imperative that the Court has opportunity to read the evidence.

I have asked Ms. Rensonnet to consent to an adjournment. Ms. Rensonnet did not agree.

Both points of Ms. Rensonnet application are res judicata, were before the Trial Justice, and again before the Court of Appeal, denied both times, as it will be clear from the evidence. Rensonnet is asking again that the parenting schedule be changed in substantive ways and I have cross applied for (a) compensatory access due to Ms. Rensonnet denial of access, and (b) changes to the parenting because of the material changes in circumstances.

Should the adjournment not be granted, I am self-represented litigant, and I intend to represent myself and present my evidence and argument myself. Please do not present any argument on my behalf.

I have been a party to this litigation for last 4 years, and had successfully represented myself through few dozen applications, 10-day trial and 3 appeals.

The reason for these instructions is that I have in the past experienced duty counsels who misunderstood the case, misrepresented the case to the Justice in the Court, and it took additional Court time to start all over and get it all straightened up.

Jan Uttl
pro se

Instructions received by:

Name of Duty Counsel

Signature