

March 30, 2015

TO: Anne Rensonnet

DELIVERED BY EMAIL: anne.rensonnet@gmail.com

CC: Catherine Christopher, Q.C. (1 page including this one)

DELIVERED BY FAX: 403-355-2405

RE: Rensonnet v. Uttl, FL01-17010

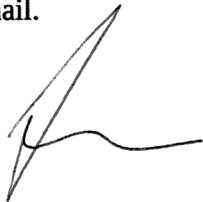
Ms. Rensonnet' letter to Catherine Christopher, Q.C., dated March 27, 2015

Dear Ms. Rensonnet:

I served you with the Notice to Attend Questioning not "at the children's exchange" but after the children's exchange. You may recall that after you finally transferred the children to my care, I put them in their seats, drove forward far enough so that the children cannot see me handing you a manila envelope, got out, walked back, and handed you the envelope. You have again refused to take it so I dropped it to your feet to complete the service. Your assertion that handing you an envelope is "inappropriate", even if it were to happen at the children's exchange, is without any merit.

The Rules are clear on how documents have to be served on a party. The Rules do not recognize service by email as valid unless there is a court order allowing such service by email. As you must be aware, when your counsel at the time, Ms. Davies, wanted to proceed to serve me by email, she first went to the Court (ex parte and without even filing any supporting affidavit) to obtain the *Ex Parte* Order to allow such service.

Some time ago, when you wrote that you accept "ANY" kind of service, I suggested that we get a consent order allowing me to serve you by email and concurrently by ordinary mail, just as you do. I also drafted the consent order and sent it to you. Unfortunately, I have not heard from you. I have enclosed the draft consent order again. If you are agreeable to its terms, you can execute it, return it to me, and I will also execute it, get it signed by Justice and file it. From there on, I will be able to serve you by email.



Jan Uttl
januttl@gmail.com

COURT FILE NUMBER FL01-17010
COURT COURT OF QUEEN'S BENCH
OF ALBERTA
JUDICIAL CENTRE CALGARY
APPLICANT ANNE RENSONNET
RESPONDENT JAN UTTL
DOCUMENT **CONSENT ORDER**

ADDRESS FOR SERVICE **Jan Uttl**
AND **PO BOX 71083 Silver Springs, Calgary,**
CONTACT INFORMATION **T3B4N0**
OF PARTY FILING THIS **januttl@gmail.com**
DOCUMENT

DATE ON WHICH ORDER WAS PRONOUNCED:
NAME OF JUSTICE WHO MADE THIS ORDER:
LOCATION OF HEARING: Calgary, AB

UPON THE JOINT APPLICATION of the Respondent, **JAN UTTL**, and the Applicant, **ANNE RENSONNET**;

AND UPON NOTING that this action is under Case Management by Honourable Justice K.M.Horner;

IT IS HEREBY ORDERED THAT:

Both parties are at liberty to serve on each other all documents arising out of this action by delivering true copy of same by email to januttl@gmail.com and anne.rensonnet@gmail.com respectively, and by sending the documents by regular mail.

Justice of the Court of Queen's Bench of Alberta