

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

Case No. 10cv81174JIL

**The attached hand-written
document
has been scanned and is
also available in the
SUPPLEMENTAL
PAPER FILE**

United States District Court
Southern District of Florida
Office of The Clerk Room 8N09
400 North Miami Ave.
Miami, Florida 33128-7716

Jan 27, 2011

FILED by AP D.C.
FEB 16 2011
STEVEN M. LARIMORE
CLERK U. S. DIST. CT.
S. D. of FLA. - MIAMI

Case No # 10-81174-CIV Cohn/Seltzer

To: Clerk of Court
Honorable Judge James L. Cohn
From: Glenda L. Lincoln

Dear Clerk of Court,

Feb 12, 2011

I, Blenda Lincoln have just, this day, Feb 12, 2011 received the copies of documents I sent to you approx date (27) Jan twenty-seven. I am so sorry to say I forgot to put my case no# on my documents, which I did have it written, just did not put in large envelope. Finding the case no# for documents after sending the large envelope, I immediately wrote a letter to you all explaining what had happened, to please put in my hand written document file. You must not have gotten the day. I supposedly thought you ~~the~~ would.

Again, I'm so sorry for any inconvenience. Please accept my apology.

Respectfully,
Blenda

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE#:

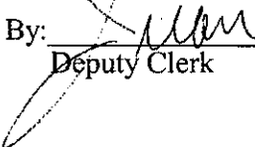
DATE:

7/8/11

Pursuant to the Local Rules of this court, the enclosed document(s) is/are being returned for the reason(s) indicated below:

- You failed to provide the case number on the document and we are unable to determine the case number from our records.
- The case is assigned to another court. Send the documents to that court.
- The enclosed discovery items are not accepted by this Court. Local Rule 26.1.B.
- Your Motion is being returned for the lack of fee in the amount of _____ (\$75.00 per attorney per case). Local Rule 4.B. and Administrative Order 96-61.
- We are having a difficult time telling from your submission exactly what you want the Court to do, if anything. If you feel that you have been legally wronged or injured in a way the Court can redress, please file a formal complaint with the Court (filing requirement booklet attached).
- Other: _____

STEVEN M. LARIMORE
Court Administrative • Clerk of Court

By: 
Deputy Clerk

- | | | | | |
|---------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------|
| <input type="checkbox"/> Key West
301 Simonton St.
Key West, FL 33040
305-296-8100 | <input type="checkbox"/> Miami Room 8N09
400 N. Miami Ave
Miami, FL 33128
305-523-5100 | <input type="checkbox"/> Fort Lauderdale
299 E. Broward Blvd
Ft. Lauderdale, FL 33301
954-769-5400 | <input type="checkbox"/> West Palm Beach
701 Clematis St.
W. P. Beach, FL 33401
561-803-3400 | <input type="checkbox"/> Fort Pierce
300 South, 6 th Street
Ft. Pierce, FL 34950
772-467-2300 |
|---------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------|

ATTACHMENT / EXHIBIT 1

Dear Clerk of Court, Jan 26, 2011
D. L. Blenda Renee McMillian
Lincoln, received your letter Jan twenty
fifth stating Defendant Daniel (Danny)
Lincoln motioned for Default as it was
Denied. This I do thank God an Honor-
able Judge James L. Cohn for your great
ness. Although, I'm still ^{having} problems
Complying to your rule, Feb 7th inter-
pleader, as I still have No counsel
here nor there. It is so hard to get
an atty that would work on contingency.
Since Oct 4, 2010 Brianna + I have
received over twenty letters from Fla. I
have sought counseling an ask approx
thirty people to help me find an atty
in Broward County, I have called on my
mothers phone in Pilot Mtn. N.C., as she
doesn't have a block on her phone, an I did
Court House in West Palm (561) 803-3400
could not advise me.
Miami (305) 373-4334 could not advise me.
Fort Lauderdale Fl 1-800-331-9570 sixty
dollars for 30 mins.
West Palm (561) 687-8500 could not
work on contingency.
Legal Aid in West Palm - 1954-736-8040
called approx 4 times, would not return
my call @ my home here in King, N.C.
Now, I'm trying to call Wake Forest Univ-
ersity Legal Aid here in N.C. @ (336) 758-
4268 or (336) 758-5062

Cont pg (2)

(2)

I have called world wide lawyers @ 1-800 numbers from my phone, they say they have no contact numbers for me. Please know I will not give up. I will stand on do everything in my power an ability to do what needs to be done. But, please consider what!, I have been through (Not Complaining) just stating facts. "Greatest loss of my life! losing Shannon" dealing with this estate for approx 5 yrs. Baby daughter Dreama loses all contact with reality, running her 4 to 5 yrs, night, day in 5 Counties, jailed, courts, hospitals & rehab. Counseling, meeting, etc. I live on less than 700.00 per month, which is a great hardship on me. As of late, my mother is getting older an needs me more. I do not have a computer, therefore I can not do any electronic filing are to find any info. My life is somewhat obsolete an simplified, I do get by, through Gods Grace who strengthened me.

I ask this day for mercy to get me a Court appointed lawyer in FL, as I continue to send disclosure copies to Fla, or may I get a lawyer here in N.C. to do my interpleader?, an may I comply with all things that need to be addressed @ the pre-trial.

Again, please know I am staying up long hrs, to make many of copies & trying so hard to get representation as I know how truly ^{important} this interpleader is to be done the

cont pg(3)

current day.

Thank you all for your time, consideration & understanding in this matter.

Sincerely,
Glenda R McMillan
Principal

Documents & Legal Papers enclosed.

- 1- Good Citizens Kindergarten - Shannon Lincoln
- 2- Hers letter from Shannon
- 3- Move to Salisbury
- 4- Release agreement
- 5- Another Release agreement, didn't receive until Shannon passed from Jefferson Pilot this was signed only Danny had signed this for 72,500.00 net legal
- 6- My ex comes
- 7- No notice of mediation Dec 3, 2010. Also, in question? trial date of July 5, 2010 is this an error?
- 8- Dissolution of Marriage, as you can see Danny Shannon father didn't know her Birthday Oct 2, 1987
- 9- Shannon's Birth Certificate.
- 10- Fourth grade, delivery well in school in King, teacher states.
- 11- EOG scores Great, says teacher Shannon was very smart in Math.
- 12- Danny wasn't paying child support, which made a great hardship on Brianna & I.
- 13- Child support 150.00 weekly in 1996 Check this address. If I had not had Child support payments garnished, he would have never paid them a dime.
- 14- Copy of original, as you can see there are no signatures, or initials (Addendum)
- 15- No knowledge of this form, always something about Shannon, never to in text in Brianna, always something about Shannon secretly.
- 16- After calling him two yrs prior to him (Joel Rebratcin) writing Shannon letting her know where her monies were.

- 17- This is the envelope I received Shannon's check in, in 2006 Sept this check was never cashed, but I still have the check for evid
ence.
- 18- This is the check Shannon received in 2006 with her correct address on it. I should have been able to cash this to pay the balance of her funeral bill & buy her a tombstone, which she still doesn't have.
- 19- Receipt from Galleys Flavor shop, where Shannon had to go to Jefferson Pilot here in Greensboro, N.C. Sorry, the receipt has faded.
- 20- Shannon finally got a number and spoke with a lady to inform her what she must do to receive her check this is what they requested. She enclosed her I.D. with it @ her home address, which is here. She waited for approx a week and the check never showed up. I call the lady Karen Brown about Shannon's check she had just started to go-
sueh Tech and she needed her money. They had sent it to Fla, and it would be void, she (Shannon) should receive a second made out to her at this address, Shannon & I should have known something wasn't right when that happened!
- 21- Payee - which was Shannon Nicole Linceln but on pg. 22 why? would they have my mother's address under payee, I know exactly why I had my mother down as the sole Beneficiary if my daughter Shannon Nicole Linceln passed.

- 22- If my mother was the payee address why? did Shannon's first check go to Fla. why didn't it go to my mother's address? My mother's name was put down as Sole Beneficiary I wrote it personally, before Joel Bernstein. This document has been rewritten they have completely taken away the space where the beneficiary name was to be written, which I know this (Unequivocal)
- 23- Brianna's graduation speech! From her substance abuse class. I am so very proud of her, she is now living with her friends I pray everyday she doesn't well in life! She is smart in so many ways. She knows of all the papers & interpreter that needs to be filled out (Hearsay) Not knowing this to be true, but she said (Danny) her father will get all the money, because I don't have an atty, therefore she could come live with him in Fla. She may try an do so, since she is not doing anything to comply with lawsuit against us, which I still can't hardly believe myself I just wanted to wait to sign any papers for Brie to get any monies after she got her some help, an now they have sent this to Fla. this is very taxing on me!
- 24- Enclosed is a Birthday Check to Shannon for 75.00 from her father in Fla, which was a bad check, still living with his mother and could not even send her a good check on her B-Day. While I was up here in N.C. trying to have our two "Beautiful", girls on 13 to 14 thousand a yr.

- 25- This is where the check (Danny) Shannon's father had written on her Birthday for 75.00 was NSF, therefore when I cashed it for her, she got her 75.00 in cash by me, but they (my bank) took it out of my account, so, there fore she didn't receive anything from (Danny) her father in \$ for her B-Day. I never told her. She would have been so hurt, just as she always was during Christmas, which she knew, he never sent Christmas monies to girls 2 or 3 weeks after Christmas. My family always made sure they had their needs & alot of their wants. The way he did them (Shannon & Brianna) was so hurtful to them, promises & things he could never keep nor deliver.
- 26- Fact: Medicaid Card for Shannon, or Brianna received one too. I ask to take out ins on girls he said, he couldn't pay his own, therefore he knew I would see they had medical care. With the money he made, there should have been no problems putting them on his policy. He just didn't want to pay anything to our girls are me.
- 27- Shannon's Will made out by Probate Judge in Superior Court. Administered to Blenda Renee Lynch, Sorry the Seal didn't come out plainly, but I do have the original.
- 28- Legal Document by Joel Bernstein, sent to me as I was the person that brought up this matter. Please look an see where he says you, meaning me to sign this document an return in self addressed envelope. Which I did and meet with Mel Grossman Circuit Court Judge

29- Legal Document stating, I am the administrator of the estate of Shannon Nicole Lincoln
Entered, this 6 day of Nov, 2007
I have funeral bills to pay for Shannon's.
An also, she is without a tombstone.

There will be more copies & letters sent to you all. I will be working on all of this daily.

Respectfully,
Blenda

- 3-5 1st Tommy Ludwig
- 2nd Lauren Ward
- 3rd Chelsea DeSorbo

Overall Literature winners were:

- 1st Evan Kolkebeck
- 2nd Crystal Fisher
- 3rd Chris Pickler

Excitement is building for our upcoming Spell-A-Thon. This is a super activity that combines academics, fun, and fund-raising. This will be held towards the end of March or the first of April.

The next "Food Lion Shopping Days" will be in April. Watch for a reminder.

SKATE NIGHT is coming up March 30. This is a fun event for students, teachers, and parents. We'll send home reminders, but make plans now to attend.

PTA officers nominated for 1994-95 are:

- President Don & Marsha DeSorbo
- Vice-President Myra Sechler
- Secretary Brenda Stevenson
- Treasurer Kathy Transom

Other nominations may be made by calling Melanie Ferguson, Debbie Lesley, or Dr. Isehour. Elections and installation will be held at our May meeting.

Please send in all candy money. We need this to write our grant for our playground equipment.

Spelling Bee

The following students participated in the Spelling Bee on February 23. Each fifth grade class had three participants.

- Mrs. Abernathy Candy Bare
- Brooke Turner
- Stacey Sanders

- Mrs. Stuart Sean Fagan
- Chris Lowder
- Dana Woodrome
- Mrs. Weddington Derrick Swink
- Katie Miller
- Jonathan Bradley
- Mrs. Sokolowski Cory Ruff
- Jeffrey Davidson
- Darren Surratt

All of the contestants did a great job, however, Dana Woodrome was our winner and Jonathan Bradley was our first runner up. These students will represent Knollwood at either the Kannapolis Bee or the Salisbury Bee. Congratulations to all.

Science Fair Winners

The following students were chosen as Science Fair winners. They went on to represent Knollwood at Horizons.

- 4th Grade Ryan Lesley
- Angela Shaver
- 5th Grade Tricia Randall
- Katie Miller
- Chase Overcash

Good Citizens

The following students were selected as "Good Citizens" for the month of January. Congratulations!

EC Classes - Teresa Dale and Daris Mack

Kindergarten - Eddie Bianani, Ashley Hicks, Shannon Lincoln, Joshua Krotchko, and Justin Puckett

First Grade - A. J. Achi, Jessica Duncan, Laura Rector, and Ashley Salber

Second Grade - Patrick Adams, Justin Edgell, Tabitha Riddle, and Sam Wineka

Third Grade - Drew Cress, Joseph Hartsell, Joseph Hernandez, and Carly Moore



Shannon a student @ Knollwood Elem in Salisbury where she lived after leaving Fla. she was selected as a "Good Citizen", in her Kindergarten class. I was so very proud!

15

Here final Shannon Lincoln
November 13, 2000

Mum!

The main hero I admire would have to be, my mother. Some reasons why I would like to be my mother is... because she is the most marvelous and loving human to ever walk the face of this earth. She is kind to everyone she meets! And very generous to anyone that ever needs a hand. And also never meets a stranger! Sometimes she cares so much for others that she forgets about her self.

*
*

The world definitely needs more mothers like my own. If I could be anyone in this world it would be my mother. When our church was having some hard times finally and my mom had her eye on this \$20.00 coat she had been longing for, for so long! But she put the coat aside and gave her hard earned \$ to our church!

There is so many reason that I could tell you why I would just love to be like this wonderful Godly woman! But for right now all I will say is she fits all the expectations!

From my Princess, Shannon

THE RAPE, CHILD, AND FAMILY ABUSE CRISIS COUNCIL
of
SALISBURY-ROWAN, INC.
131 W. Council Street
Salisbury, North Carolina 28144

Beth Cress Patton
Executive Director

Telephone
(704) 636-4718

October 29, 1993

To Whom It May Concern:

I am the Resident Manager at the Domestic Violence Shelter in Salisbury, North Carolina. On August 21, 1993, Glenda Lincoln and her two daughters, Shannon and Brieanna, arrived at our shelter. Glenda left Florida due to an abusive husband and violence in the home. Glenda had an aneurysm in December of 1992. She stayed in North Carolina with her family for approximately 4 months and then returned to Florida. After her return home there were problems in the marriage and her husband, Danny, was so abusive, both physically and mentally, that she felt she had to get her and her daughters away. Out of fear of her husband finding her at her family's, she decided to come to a shelter.

When they first arrived, Glenda was very upset and frightened and unsure of herself. The moving and the trip were very taxing on her. Following a day of rest, she immediately began setting goals and planning for their future. She sought all the services available to her and looked everyday for housing. She enrolled Shannon in school and had her enrolled in the Rowan County YMCA after school program. She was extremely attentive to Shannon and Brieanna. These girls were always immaculately clean. She spent time with them in their studying and playing. Glenda was an exceptional resident. She did far more than was expected of her while she was with us and went out of her way to be of assistance to the other residents. Glenda and her daughters moved into their own apartment on September 18, 1993.

Glenda's family, especially her mother, Mrs. McMillan, and her brother, Terry McMillan, were and are very supportive of her and the girls. They express great concern and interest in their safety and well being.

Glenda visited her neurosurgeon, Dr. Branch, at the Baptist Hospital in Winston Salem, to make certain she was progressing well and would be able to take care of herself and the girls. Glenda received a good report.



NON-PROFIT ORGANIZATION
Corner of Church and Council Sts.

As Resident Manager, I have the opportunity to observe the behavior of each resident and their interaction with their children. I actually live with them and I am aware of their progress and can immediately tell if a child is being neglected or abused. I never, at anytime, observed any inappropriate behavior from Glenda. Not once did I observe any signs that would make me question her ability as a mother or her love and concern for Shannon and Brieanna. I spent a great deal of time with the girls and I did not hear them speak of wanting to live with their father. Nor did I ever hear Glenda speak negatively of their father to them. They are very sweet and well adjusted girls. They are very loving and happy, which I attribute to Glenda and the amount of time she spends with them.

I can say without any reservation, that in my opinion, Glenda is totally responsible and capable of raising these girls and providing them with a happy home. She is very nurturing and loving with them.

I appreciate your time on Glenda's behalf and trust the court will make a decision that will be in the best interest of Shannon and Brieanna. And I sincerely believe that will be if they are allowed to remain with their mother.

If I can be of further assistance, please feel free to contact me at the above address or phone number.

Sincerely,



Beverly Williamson
Resident Manager

Oct 12 2006 11:12AM HP LASERJET FAX

PARENTS-GUARDIAN RELEASE AND INDEMNITY AGREEMENT

OR AND IN CONSIDERATION of the payment to me/us of the sum

Ten and NO/100 Dollars (\$10.00)

we receipt of which is hereby acknowledged, I/we, the undersigned, father and mother and/or guardian of

Shannon Nicole Lincoln

minor, do forever release, acquit, discharge and covenant to hold harmless First Baptist Church of Lantana and

Church Mutual Insurance Company

we, successors and assigns of and from any and all actions, causes of action, claims, demands, damages, costs, loss of services, expenses and compensation, on account of, or in any way growing out of, any and all known and unknown personal injuries and property damage which we may now or hereafter have as the parents and/or guardian of said minor, and also all claims or rights of action for damages which the said minor has or may hereafter have, either before or after he has reached his/her majority resulting or to result from a certain accident which occurred on or about the 5th day of March 19 91

at or near First Baptist Church of Lantana, 1126 Lantana Road, Lantana, Palm Beach County, Florida

I/we further promise to bind myself/ourselves jointly and severally, my/our heirs, administrators and executors to pay to the said First Baptist Church of Lantana and/or Church Mutual Insurance Company, we, successors and assigns any sum of money, except the sum above mentioned that he/she/they may hereafter be compelled to pay on behalf of said minor because of the said accident.

It is further understood and agreed that this settlement is the compromise of a doubtful and disputed claim, and that this payment is not to be construed as an admission of liability on the part of First Baptist Church of Lantana, by whom liability is expressly denied.

I/we further state that I/we have carefully read the foregoing release and know the contents thereof and I/we sign the same as my/our own free act.

WITNESS our hand and seal this 21 day of October 19 92

Handwritten signatures of the parents/guardians.

CAUTION: READ BEFORE SIGNING
Shannon Nicole Lincoln (S)
Daniel John Lincoln (S)

STATE OF FLORIDA
COUNTY OF PALM BEACH

On this 21 day of October 19 92, before me appeared Clerk: Daniel Lincoln

to me personally known, and who acknowledged the execution of the foregoing instrument as their own act and deed for the consideration set forth therein.
Katie E. Brown
Notary Public

-76

Blenda never stood before Mike Adison or Katie Brown to sign this paper. But, this is my signature.

PARENTS-GUARDIAN RELEASE AND INDEMNITY AGREEMENT

OR AND IN CONSIDERATION of the payment to me/us of the sum

Seventy Two Thousand Five Hundred Dollars (\$72,500.00)

receipt of which is hereby acknowledged, I/we, the undersigned, father and mother and/or guardian of Shannon Nicole Lincoln

do forever release, acquit, discharge and covenant to hold harmless, First Baptist Church of Lantana and Church Mutual Insurance Company

vs, successors and assigns of and from any and all actions, causes of action, claims, demands, damages, costs, loss of services, pantes and compensation, on account of, or in any way growing out of, any and all known and unknown personal injuries and property damage which we may now or hereafter have as the parents and/or guardian of said minor, and also all claims or rights of action for damages which the said minor has or may hereafter have, either before or after he has reached his/her majority,

resulting or to result from a certain accident which occurred on or about the 6th day of March 19 91

at or near First Baptist Church of Lantana, 1126 Lantana Road, Lantana, Palm Beach County, Florida

I/we further promise to bind myself/ourselves jointly and severally, my/our heirs, administrators and executors to repay the said First Baptist Church of Lantana and/or Church Mutual Insurance Company its, successors and assigns any sum of money, except the sum above mentioned that he/she/they may hereafter be compelled to pay on behalf of said minor because of the said accident.

It is further understood and agreed that this settlement is the compromise of a doubtful and disputed claim, and that this agreement is not to be construed as an admission of liability on the part of First Baptist Church of Lantana

by whom liability is expressly denied. I/we further state that I/we have carefully read the foregoing release and know the contents thereof, and I/we sign this as my/our own free act.

IN WITNESS WHEREOF, I/we have hereunto set our hand and seal this 19th day of March 19 92

Signature lines for the parents/guardian.

CAUTION: READ BEFORE SIGNING

Clonda Renee Lincoln (SEAL) Daniel John Lincoln (SEAL)

STATE OF FLORIDA COUNTY OF PALM BEACH SS:

this 19th day of March 19 92, before me appeared

personally known, and who acknowledged the execution of the foregoing instrument as free act and deed, the consideration set forth therein.

My Commission Expires Notary Public

Handwritten note: Paper signed only because I had no knowledge of this paper until Shannon's passing. Sent by Lincoln Mutual Jefferson Pilot

FORM SSA-1099 – SOCIAL SECURITY BENEFIT STATEMENT

2010 • PART OF YOUR SOCIAL SECURITY BENEFITS SHOWN IN BOX 5 MAY BE TAXABLE INCOME. • SEE THE REVERSE FOR MORE INFORMATION.		
Box 1. Name GLENDA R LINCOLN		Box 2. Beneficiary's Social Security Number 244-06-4866
Box 3. Benefits Paid in 2010 \$7,272.00	Box 4. Benefits Repaid to SSA in 2010 NONE	Box 5. Net Benefits for 2010 (Box 3 minus Box 4) \$7,272.00
DESCRIPTION OF AMOUNT IN BOX 3 Paid by check or direct deposit \$7,272.00 Benefits for 2010 \$7,272.00		DESCRIPTION OF AMOUNT IN BOX 4 NONE
		Box 6. Voluntary Federal Income Tax Withheld NONE
		Box 7. Address GLENDA R LINCOLN 7613 COVENTRY FOREST CT KING NC 27021-8204
		Box 8. Claim Number (Use this number if you need to contact SSA.) 244-06-4866A

CUB745784-11C1874592A
 CUB745784-11C1874592A

Form SSA-1099-SM (1-2011)

DO NOT RETURN THIS FORM TO SSA OR IRS

*My income (Glenda) from Social Security
 " " " " S. Ins. 1,056.00*

**IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

CASE NO.: 10-CV-81174-Cohn/Seltzer

HOUSEHOLD LIFE INSURANCE COMPANY,
a Michigan corporation,

Plaintiff,

v.

DANIEL LINCOLN; GLENDA LINCOLN; and
BRIENNA LINCOLN,

Individuals,

Defendants.

NOTICE OF SELECTION OF MEDIATOR

Pursuant to the Court's December 3, 2010 Order Requiring Mediation, Plaintiff HOUSEHOLD LIFE INSURANCE COMPANY ("HSBC"), hereby gives notice HSBC and Defendant Daniel Lincoln, the only parties who have appeared in this matter as of today's date, have agreed upon the following mediator:

Rodney Romano
Matrix Mediation, LLC
1655 Palm Beach Lakes Boulevard, Suite 700
West Palm Beach, FL 33401
Telephone: (561) 340-3500

Further, the parties have not yet selected a date for the mediation, but will mediate not later than sixty (60) days before the scheduled trial date of July 5, 2010, as required by Local Rule 16.2((d)(1)(A)).

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT,
 IN AND FOR PALM BEACH COUNTY, FLORIDA

Case No.: _____
 Division: _____

DANIEL J. LINCOLN
 Petitioner,

and

GLEND A R. LINCOLN
 Respondent.

**PETITION FOR DISSOLUTION OF MARRIAGE
 WITH DEPENDENT OR MINOR CHILD(REN)**

I {full legal name} DANIEL J. LINCOLN, the
 [one only] () Husband () Wife, being sworn, certify that the following statements are true:

1. JURISDICTION/RESIDENCE
 () Husband () Wife () Both has (have) lived in Florida for at least 6 months before the filing of this Petition for Dissolution of Marriage.
2. The husband [one only] () is () is not a member of the military service.
 The wife [one only] () is () is not a member of the military service.
3. MARRIAGE HISTORY
 Date of marriage: {month, day, year} 10/2/82 *incorrect*
 Place of marriage: {city, state, country} Pilot Mountain, NC, USA
 Date of separation: {month, day, year} 8/93 (if approximate)

4. DEPENDENT OR MINOR CHILD(REN)
 [all that apply]

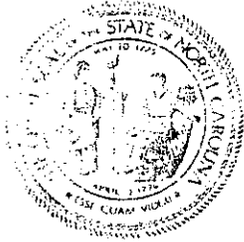
- a. The wife is pregnant. Baby is due on: {date} _____
- b. The minor (under 18) child(ren) common to both parties are:

Name	Place of Birth	Birth date	Sex
SHANNON NICOLE LINCOLN	Mt. Airy, NC	10/5/87	Female
BRIANNA PAIGE LINCOLN	Boynton Beach, FL	7/10/90	Female

c. The minor child(ren) born or conceived during the marriage who are not common to both parties are:

Name	Place of Birth	Birth date	Sex

The birth father(s) of the above minor child(ren) is (are) {name and address} _____



CERTIFICATION OF VITAL RECORD
STATE OF NORTH CAROLINA
OFFICE OF REGISTER OF DEEDS
CERTIFICATE OF BIRTH
SURRY COUNTY



Name : SHANNON NICOLE LINCOLN

Birth Date : 10/02/1987 Birth Place : SURRY

Sex : Female

Father's Name : DANIEL JOHN LINCOLN

Father's Birth Place : ALA

Age/Birth Date : 24

Mother's Maiden Name : GLENDA RENEE MCMILLIAN

Mother's Birth Place : NC

Age/Birth Date : 24

Date Filed : 10/06/1987

Book : 73

Page : 350

Date Amended :

This is to certify that this is a true and correct abstract of the official record filed in this office.

Witness my hand and official seal this the

3 day of February 20 05

Carolyn M. Comer, Register of Deeds
By: *Linda J. Dodson*
Deputy Assistant Register of Deeds

ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE. DO NOT ACCEPT UNLESS ON SECURED PAPER WITH SURRY REGISTER OF DEEDS SEAL CLEARLY EMBOSSED IN LOWER LEFT CORNER.

King Elementary's Soaring Eagle

Shannon Lincoln is
a Soaring Eagle for
her willingness to
help others.

R. Byers



NC STOKES CO CSE AGENCY
 1010 MAIN STREET
 PO BOX 30
 DANBURY, NC 27016
 06/02/2008

GLENDA R LINCOLN
 7613 COVENTRY
 FOREST CT
 KING, NC 27021-0000

RE: NOTICE OF PAYMENTS TO CUSTODIAL PARENT (CP)
 MPI #0003464618

Dear Ms. LINCOLN:

This notice provides a listing of child support paid to you. It includes payments made from 01/01/2008 through 06/02/2008.

CASE SUMMARY:

CASE NUMBER	CHILD (REN)	NON-CUSTODIAL PARENT
0003464624	BRIANNA P LINCOLN	DANIEL J LINCOLN
0003464624	SHANNON N LINCOLN	DANIEL J LINCOLN
0004393726	BRIANNA P LINCOLN	DANIEL J LINCOLN

PAYMENT SUMMARY:

DATE	CHECK NUMBER	AMOUNT PAID	CASE CREDITED
01/08/2008	EFT PAYMENT	\$135.00	0004393726
01/14/2008	EFT PAYMENT	\$270.00	0004393726
01/28/2008	EFT PAYMENT	\$135.00	0004393726
02/01/2008	EFT PAYMENT	\$135.00	0004393726
02/04/2008	EFT PAYMENT	\$135.00	0004393726
02/11/2008	EFT PAYMENT	\$135.00	0004393726
02/18/2008	EFT PAYMENT	\$135.00	0004393726
02/25/2008	EFT PAYMENT	\$90.00	0004393726
02/25/2008	EFT PAYMENT	\$45.00	0004393726
03/03/2008	EFT PAYMENT	\$135.00	0004393726
03/10/2008	EFT PAYMENT	\$135.00	0004393726
03/17/2008	EFT PAYMENT	\$135.00	0004393726
03/24/2008	EFT PAYMENT	\$135.00	0004393726
03/31/2008	EFT PAYMENT	\$90.00	0004393726
03/31/2008	EFT PAYMENT	\$45.00	0004393726
04/07/2008	EFT PAYMENT	\$135.00	0004393726
04/14/2008	EFT PAYMENT	\$135.00	0004393726
04/21/2008	EFT PAYMENT	\$135.00	0004393726
04/28/2008	EFT PAYMENT	\$135.00	0004393726
05/05/2008	EFT PAYMENT	\$135.00	0004393726

Cont'd...

Total payments distributed: \$2565.00

If you have any questions, please contact this agency at the telephone number listed below.

Sincerely,

Anita Mabe

ANITA MABE
CHILD SUPPORT AGENT II
(336) 593-2861

DSS-4516 12/01
CSE/ACTS For more information or online payments go to WWW.NCCHILDSUPPORT.COM

*The support payments will begin again
once non-custodial parent is released
to return to work.*

STATE OF NORTH CAROLINA

File No. 96 CVD 204

STOKES County

In The General Court Of Justice
 District Superior Court Division

Civil: Plaintiff Glenda Lincoln

Criminal: STATE

ORDER TO WITHHOLD WAGES
 TO ENFORCE CHILD SUPPORT

VERSUS

G.S.110-136.5(c)

Defendant
Daniel J6hn Lincoln

Name And Address Of Employer
Avirom-Hall Assoc Inc.
50 S West 2nd Ave, Suite 102
Boca Raton, Fla 33432

Name And Address Of Supporting Party (Employee)
Daniel J Lincoln
701 NW 13th St.B-7, Boca Raton Fl 33486
 SS#: 243-29-8638

The Court makes the following findings of fact and conclusions of law based on the record and the evidence presented:

FINDINGS

1. This matter is before the Court pursuant to

- a show cause order issued in this action.
- the parties' request for entry of a Consent Order.
- the State's motion for wage withholding.
- Recipient's motion for an order for wage withholding.
- Supporting Party's request for wage withholding.
- Other (specify) Order

2. The Supporting Party

- was served on _____, 19 ____.
- submitted to the Court's jurisdiction.

3. Present at the hearing were

- Supporting Party, represented by _____
- Recipient, represented by _____

4. The Supporting Party is obligated to pay child support in the amount shown below. As of the date of the hearing, the Supporting Party is in arrears as shown below.

Amount Of Support Obligation	<input checked="" type="checkbox"/> Weekly	<input type="checkbox"/> Monthly	Date Of Support Order Or Judgment
\$ 150.00	<input type="checkbox"/> Bi-weekly	<input type="checkbox"/> Other (specify)	
			05-23-96
Amount Of Past Due Support	As Of		← (Date)
\$ 600.00	06-19-96		

- (Check If Applicable) Arrears were equal to or more than the support payable for one month at the time of the
 - filing of the motion.
 - Issuance of the show cause order.
 - hearing.

5. The Supporting Party receives disposable wages as defined in G.S. 110-129(6) from the employer named above as set out below.

Amount Of Disposable Wages	<input type="checkbox"/> Weekly	<input type="checkbox"/> Monthly
\$	<input type="checkbox"/> Bi-weekly	<input type="checkbox"/> Other (specify)

6. Other findings:

Separation Agreement, which is incorporated into the Order dated 05-23-96 states that "child support shall be garnished from the Husband's wages, and he shall execute"

make copy

CONCLUSIONS

1. This matter is properly before the Court and the Court has jurisdiction over the parties and the subject matter.
2. The Support Order or Judgment referred to above is valid and continues to be in force and effect.
3. The Supporting Party's wages are subject to withholding to enforce the child support obligation.
4. \$ 150.00 OR 40 per cent (state different per cent if applicable _____ %), **WHICHEVER IS LESS**, is an appropriate amount to order withheld from the Supporting Party's disposable wages each pay period, which is
 Weekly Bi-weekly Monthly Other (specify) _____

ORDER

It is ORDERED that:

1. The Supporting Party's disposable wages be subjected to withholding to enforce the child support obligation referred to herein.
2. The Supporting Party's employer be served with a "Notice Of Obligation To Withhold," directing said employer to withhold and transmit to the Clerk of Superior Court from the Supporting Party's disposable wages each pay period the percentage set out below minus the \$2 processing fee, or the exact amount set out below, **WHICHEVER IS LESS**.

Amount *	<input checked="" type="checkbox"/> Weekly	<input type="checkbox"/> Monthly	Maximum Allowable Percentage %
\$ 150.00	<input type="checkbox"/> Bi-weekly	<input type="checkbox"/> Other (specify)	

Note: This amount plus \$2.00 processing fee must not exceed the maximum allowable percentage.

3. The withheld amounts shall be allocated as follows:

- (a) to Supporting Party's continuing child support obligation
- (b) to the Arrearages until paid in full.

\$	150.00
\$	0
\$	150.00

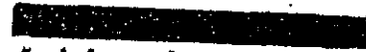
Total (Note: Total should equal amount ordered withheld.)

4. When all arrearages are paid in full, the amount to be withheld shall be automatically reduced to the amount sufficient to pay the Supporting Party's continuing child support obligation as listed in 3 (a) above. The Clerk of Superior Court shall notify the Employer and Supporting Party of the reduced amount to be withheld.
5. The Employer is entitled to retain a processing fee of \$2.00 in addition to the amount of withholding for each withholding made.
6. The Supporting Party shall remain responsible for the payment of support as previously ordered by the Court, and is responsible for payments that are due before withholding becomes effective and for any amount of the support obligation or arrearages that is not covered by the withheld amounts.
7. The Supporting Party shall notify the Court when this Order and/or the "Notice Of Obligation To Withhold" needs to be modified for any reason.
8. If the Supporting Party changes employment within the State, this Order shall remain in effect and the Clerk of Superior Court shall serve a "Notice Of Obligation To Withhold," according to the terms of this Order, on the new Employer and on the Supporting Party. If the Supporting Party or the employer gives notice that an adjustment to withholding is needed; or if it so appears to the Clerk, the matter shall be scheduled for hearing before the Court.

9. (Other): Payments are to be mailed to the Clerk of Superior Court, P.O. Box 256, Danbury, NC 27016 With file # 96 CVD 204
10. The costs of this action are taxed against Plaintiff Defendant

Date Order Entered (if different from date signed) May 23, 1996	Date Signed 7/16/96
Name Of Judge (Type Or Print) Charles M. Neaves, Jr.	Signature of Presiding Judge
CONSENTED TO: (If Applicable)	
Signature Of Plaintiff	Signature Of Defendant

OFFICE OF ROBIN GARDNER



Addendum No. 1

Description of Periodic Payments

PAYEE: Shannon Lincoln

The following schedule of tax-free deferred lump sums of cash:

- \$ 7,500 paid on or about October 2, 2005
- 7,500 paid on or about October 2, 2006
- 7,500 paid on or about October 2, 2007
- 7,500 paid on or about October 2, 2008
- 10,000 paid on or about October 2, 2009
- 17,500 paid on or about October 2, 2014
- \$57,500 guaranteed payout

Initials

Claimant: _____

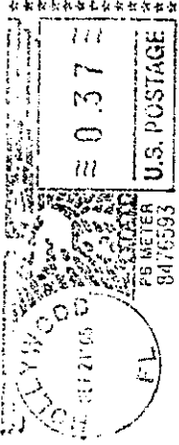
Assignor: _____

Assignee: _____

B BERNSTEIN, CHACKMAN, & LISS
ATTORNEYS AT LAW

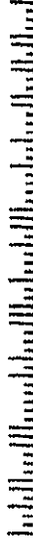
P.O. Box 223340
Hollywood, FL 33022

(16)



Shannon Lincoln
7613 Coventry Forest Court
King, NC 27021

27021+8204-13 R007



**JEFFERSON PILOT
FINANCIAL**

Visit us at: www.jpfinancial.com

(17)

Jefferson Pilot Financial
PO Box 21008
Greensboro, NC 27420-1008

AJ-04891 Rev. 12/04

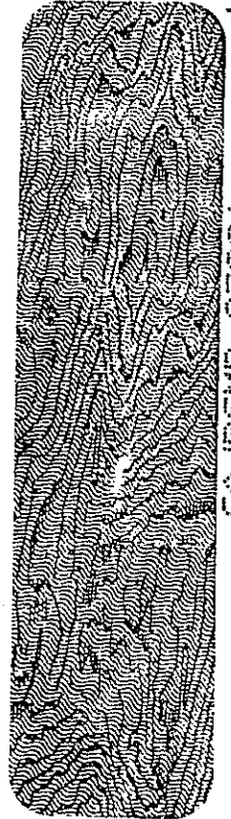
Jefferson Pilot is now
Lincoln Financial Group



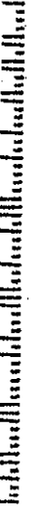
RESORTED
FIRST CLASS



US POSTAGE
\$00.37
SEP 26 2006
ZIP 27401
02 TA
2740728



GAJF5NF 27021



130LP

VRP0100372

SEP 25, 2006

0000859404

POLICY NO: 4000073842
CASE ID: M2STRUCTURD

PAYEE: SHANNON NICOLE LINCOLN

PAYMENT DUE DATE

10/02/2006

IF YOU HAVE A NEW ADDRESS, QUESTIONS OR REQUIRE ASSISTANCE,
PLEASE CONTACT THE CLAIMS DEPT AT PO BOX 21008 GREENSBORO,
NC 27420 OR CALL TOLL-FREE 1-800-950-2454, EXTENSION 8529.

*****\$7,500.00

SHANNON NICOLE LINCOLN
7613 COVENTRY FOREST CT.
KING, NC 27021

AMOUNT OF CHECK

JEFFERSON PILOT FINANCIAL INSURANCE COMPANY

130LP

DETACH CHECK HERE

0701

THIS MULTI-TONE AREA OF THE DOCUMENT CHANGES COLOR GRADUALLY AND EVENLY FROM DARK TO LIGHT WITH DARKER AREAS BOTH TOP AND BOTTOM.



JEFFERSON PILOT
FINANCIAL

BANK OF AMERICA
ATLANTA, GA

84-1278
511

Jefferson Pilot Financial Insurance Company Greensboro NC 27401

0000859404

POLICY NO: 4000073842

CASE ID: M2STRUCTURD

VRP0100372

130LP

SEP 25, 2006

PAY *Seven thousand five hundred and 00/100 Dollars*

TO THE
ORDER
OF

SHANNON NICOLE LINCOLN
7613 COVENTRY FOREST CT.
KING, NC 27021

CHECK AMOUNT

*****\$7,500.00

VOID AFTER 90 DAYS

Risi CM Taylor

Vice President & Treasurer
Jefferson Pilot Financial Insurance Company

⑈0000859404⑈ ⑆061112788⑆

3299935017⑈

(b1)

FILED IN THE

TRIP ID

TRIP ID

COMPLETION

DATE

FILE NO.

REMARKS

NOTE

SIGNATURE

TRIP ID

REMARKS

RESOLUTION

WILSON FLORES CARD

100 000 0000

Karen Brown ext-8589

BEST FOR YOU

No _____
Date _____

I feel lucky You are one of my good friends.

9-27-05

To whom this may
Concern...

I Shannon Lincoln
am requesting my first
Annuity payment of (\$7,500)
on Sept 30 2005.

My policy number is
40000873842, proof of
age is on Id.

Sincerely,
Shannon
Lincoln

STATE OF NORTH CAROLINA



Amy Johnson
Commissioner of Motor Vehicles

IDENTIFICATION
CARD

29197501



SHANNON NICOLE LINCOLN
7613 COVENTRY FOREST CT
KING, NC 27021-8204

issued 02-04-2005 expires 10-02-2007
sex: F ht: 5-02 eyes: GRN hair: BLO face: W

birthdate

10-02-1987

Shannon Lincoln

CONTRACT SUMMARY

This Period Certain Annuity Contract will take effect upon our receipt of the single premium consideration. We will make annuity payments as specified on the Policy Schedule. If the Measuring Life dies before all guaranteed payments have been made, the remaining guaranteed payments will be paid, when due, to the Designated Beneficiary. This contract will terminate after the last guaranteed payment is made.

DEFINITIONS

When we use the following words, this is what we mean:

The Company

Alexander Hamilton Life Insurance Company of America. (We, Us, Our)

The Owner

The Owner of this Policy is shown in the application unless subsequently changed. The Owner may be someone other than the Measuring Life. (You, Your)

Measuring Life (Annuitant)

The person whose life the benefits are based on and purchased for.

Payee

The person designated by the Owner to receive the annuity payments.

Shannon Nicole Lincoln

Currency

Any money paid or received by us must be in U.S. currency.

Payments

The amounts payable under this Policy as stated on the Policy Schedule.

Policy Date

The date this Policy becomes effective. It is the date we receive the single premium.

In Writing

To make a change, the Owner must notify us in writing in a form satisfactory to meet our needs. All correspondence with us should be sent to our Home Office at 33045 Hamilton Blvd., Farmington Hills, MI 48334-3358.

Beneficiary

The person(s), designated by the Owner, who is/are to receive any remaining guaranteed payments due after the death of the Measuring Life.

GENERAL PROVISIONS

The Policy

This Policy, which includes the application, riders or amendments, any settlement agreement, and related documents attached by the Company at the time of issue, is the entire contract. In the absence of fraud, all statements in the application are considered representations and not warranties.

Only the President, Executive Vice President, or Secretary has authority to change or waive the terms of this Policy. Any changes or waivers must be in writing and will be subject to the terms of the settlement agreement attached to the application.

Ownership and Control

The Owner is designated in the application and stated on the Policy Schedule for this Policy unless subsequently changed in writing. During this contract term, only the Owner is entitled to exercise any right, receive any benefit, or enjoy any privilege granted in this Policy.

These rights include but are not limited to the right to designate or change the Beneficiary or to whom annuity payments are paid.

To make a change the Owner must notify us in writing on a form acceptable to us and received at our Home Office. No change will be valid until it is received by us at our Home Office, and we will not be responsible for any payment made or action taken before we receive the request.

Payment of Premium

The single premium for this Policy is due on the Policy Date and must be paid before the Policy is issued.

*It read Beneficiary
I peroted
down Barbara J McMillian*

DESCRIPTION OF PAYMENTS: (Provide complete payee & benefit data) If this application is not prepared by our illustration software, attach copy of quote.

none of this was here *not this* *not this*

*Payee/address Type of Annuity/Life Period Certain/Lump Sum Initial Amount and Frequency Start Date and Increase

C/O BARBARA MCMILLIAN 306 W. MARION ST. PO BOX 1282 PILOT MT., NC 27041	LUMP SUM		7500.00	10/02/2005
SAME	LUMP SUM		7500.00	10/02/2006
SAME	LUMP SUM		7500.00	10/02/2007
SAME	LUMP SUM		7500.00	10/02/2008
SAME	LUMP SUM		10000.00	10/02/2009
SAME	LUMP SUM		17500.00	10/02/2014

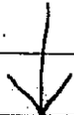
(23) x 2

I just want to say a few things b4 I go ... 1st things 1st, I want 2 thank God 4 giving me (as of many) another chance 2 live again. I am not worthy 2 have such an awesome God but again he~~s~~ has giving me a nother chance to call me his child again. Now He + I are working together + I could never be so grateful. Also my wonderful Counselor + guardian angel Mrs. Yasmin. Mrs. Yasmin took the time to take me in + 2 listen - not judge. She 4 gave me + didnt give up on me. I could not have done + what I will continue 2 do if not 4 ~~her~~ her. I've never been so happy w myself + my life, never been so determined + sincere about my sobriety + never had such a passion 2 not only love myself but others. Area has become the best experience I've ever had in my whole life + I want to thank my new family you guys have been most supportive + loving + I'll be praying for each 1 of you + please do the same 4 me I love y'all! I cant express how grateful I truly am My best friend + sister would be so proud of me right now saying thats my Babez! Now my beautiful + most important woman 2 me, my mother. I have put her thro so much hell + I still wonder how can I make it up 2 her 4 all the pain I have caused like loosing her 18 yr old daughter wasnt enough - Her other daughter dosent know how to grieve, loses her mind + isolates herself from every 1 that loves her the most. That was me. Theres no explanation on the old Brianna or she reacted but this the new me now + Hever + I love ~~at~~ the new me. My mother is the greatest woman I've ever known + if I could

(23) over back sheet

when it all back I'd do it to the fullest. But I cant -
that I can do is never let her down again + make up 4 all
the love I kept from her + that we missed out on. So today
adies + gentlemen you are looking @ a brand new - clean +
sober intelligent young lady who will be most successful + go
very far! I will not be another statistic!

All this came through 1st pg front pg



[The bottom half of the page contains extremely faint, illegible handwritten text, possibly bleed-through from the reverse side of the paper.]

(26)

INS. FLUORESCENT FIBERS, FLUORESCENT ARTIFICIAL WATERMARK AND IS PRINTED ON CHEMICAL REACTIVE PAPER

MEDICAID IDENTIFICATION CARD
 REMINDER -- MEDICAL CHECKUPS AND TREATMENT FOR CHILDREN UNDER 21 ARE AVAILABLE UNDER THE HEALTH CHECK PROGRAM N.C. DEPT. OF HEALTH AND HUMAN SERVICES DIVISION OF MEDICAL ASSISTANCE

CAP		COUNTY CASE NO.		ISSUANCE		PROGRAM		CLASS		FROM		THRU		VALID	
117791		05291 R		M IC		N		03-01-05		11-30-05		11-30-05		11-30-05	
RECIPIENT I.D.															
186-25-2302-J															
ELIGIBLES FOR MEDICAID															
SHANNON N LINCOLN															
LORI OAKLEY COE, MD, PA															
290 WEST WALL STREET															
RURAL HALL NC 27045															
336-969-1185 336-969-1185															
ECKERD DRUGS #33312															
680 S. Main Street															
P.O. Box 715															
King, NC 27024															
INS. NO.															
10-02-1987															
BIRTHDATE															
SEX															
F															
POLICY NUMBER															
TYPE															
MISUSE MAY RESULT IN FRAUD PROSECUTION															
RECIPIENT (Signature)															
<i>[Signature]</i>															

5005B DMA5005 (REV 8/99)

STATE OF NORTH CAROLINA

File No.

2007-E-141

STOKES County

In The General Court Of Justice
Superior Court Division
Before the Clerk

IN THE MATTER OF THE ESTATE OF:

Name

SHANNON NICOLE LINCOLN

LETTERS

ADMINISTRATION

G.S. 28A-6-1

The Court in the exercise of its jurisdiction of the probate of wills and the administration of estates, and upon application of the fiduciary, has adjudged legally sufficient the qualification of the fiduciary named below and orders that Letters be issued in the above estate.

The fiduciary is fully authorized by the laws of North Carolina to receive and administer all of the assets belonging to the estate, and these Letters are issued to attest to that authority and to certify that it is now in full force and effect.

Witness my hand and the Seal of the Superior Court.

Name And Address Of Fiduciary 1
GLENDARENEE LINCOLN
 7613 COVENTRY FOREST CT.
 KING, NC 27021

Date Of Qualification

06-18-2008

Clerk Of Superior Court

JASON TUTTLE

Title Of Fiduciary 1

ADMINISTRATRIX

EX OFFICIO JUDGE OF PROBATE

Name And Address Of Fiduciary 2

Date Of Issuance

10-15-2010

Signature

Jean Schultz

Title Of Fiduciary 2

Deputy CSC

Assistant CSC

SEAL

LAW OFFICES
BERNSTEIN & CHACKMAN
A PROFESSIONAL ASSOCIATION
3475 SHERIDAN STREET
SUITE 207
HOLLYWOOD, FLORIDA 33021

JOEL E. BERNSTEIN
STEVEN J. CHACKMAN

BROWARD (305) 963-3183
DADE (305) 940-1900
FAX (305) 963-1981

September 2, 1992

Mrs. Glenda Renee Lincoln
c/o Robert Lincoln
1242 Highland Road
Lantana, FL 33463

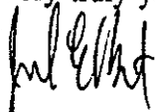
Re: Lincoln v. First Baptist Church of Lantana
Our File No.: CM-1123

Dear Mrs. Lincoln:

Thank you for discussing this matter with me on August 31, 1992.

In order to effectuate the settlement, we will need court approval. As I advised you, with your permission, we can file this matter in Broward County, Florida. I am enclosing a copy of a Joint Motion to Approve the Settlement of Minor's Claim and to Dismiss the Lawsuit. Please review that document very carefully. Please review all the attachments to make sure that you are in agreement. If you have any questions concerning those documents, please let me know. Please note the place for you to sign this document. I am also enclosing a self-addressed, stamped envelope. If the documents meet your approval, please sign the document, as noted, and return to me immediately. As soon as you return the document to me, I will file this document with the Clerk of the Court. Then, we will receive a judge assignment. Once we receive a judge's assignment, we will be in a position to schedule a hearing on a 8:45 Motion Calendar for the Court to approve this settlement. If you return this document to me within one day, I may very well be able to schedule this matter for September 16, 1992, as we discussed. If you should have any questions, please call me collect. I look forward to hearing from you.

Very truly yours,



Joel E. Bernstein

JEB:vmb

NORTH CAROLINA

STOKES COUNTY

1-45 P 3

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION
BEFORE THE CLERK
FILE NO.

IN RE: Estate of Shannon Nicole Lincoln

ORDER

THIS MATTER coming on for hearing and being heard before the undersigned, Assistant Clerk of Superior Court of Stokes County, North Carolina, on the application of Glenda Renee Lincoln to qualify as Administrator of the Estate of Shannon Nicole Lincoln, who died intestate May 2, 2006, a citizen and resident of Stokes County, North Carolina;

And it being made to appear to the Court that Shannon Nicole Lincoln was survived by her parents, who are divorced; that Glenda Renee Lincoln, the mother, has applied for Letters of Administration in the Estate, and is currently residing in North Carolina, and that the father, Daniel (Danny) John Lincoln, currently resides in Florida;

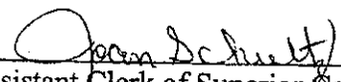
And it appearing to the Court that under the provisions of North Carolina General Statute §28A-4-1(b), the parents were each equally entitled to apply for Letters of Administration for the Estate and that in order for Letters of Administration to be issued to Glenda Renee Lincoln, Daniel John Lincoln would need to renounce his right to qualify;

And it being made to appear to the Court that copies of the Renunciation of Right to Qualify were mailed to Daniel John Lincoln at his last known address on at least two separate occasions; that the letters were never returned, but that no response was ever received from Daniel John Lincoln;

And it further appearing that more than ninety (90) days have now elapsed, that under NCGS 28A-5-2, Daniel John Lincoln is deemed to have renounced his rights, and that Letters of Administration should be issued to Glenda Renee Lincoln.

NOW, THEREFORE, it is ORDERED, ADJUDGED and DECREED that Daniel John Lincoln is deemed to have renounced his rights to apply for Letters of Administration, and that Letters of Administration should be issued to GLENDA RENEE LINCOLN, so that she may proceed with the administration of this estate.

Entered, this the 16 day of November, 2007.


Assistant Clerk of Superior Court

Blenda R Lincoln
7613 Coventry Forest Ct.
King, N.C. 27021

United States,
Southern District,
Office of the Clerk
400 North Miami
Miami, Florida