

To: Child Support Services  
44 VANTAGE WAY  
NASHVILLE, TN, 37228

From: Nalini-Global, Human Rights Organization  
Randell Stroud  
1410 Shelton Avenue  
Nashville, Tn  
37216

Docket# : 2016-4039  
IV-D: 002063951

NON TANF: \$7,042

**NOTICE OF APPEAL TO ADMINISTRATIVE OFFSET AND FEDERAL TAX  
REFUND OFFSET PASSPORT DENIAL AND CONSUMER CREDIT REPORT**

Dear Child Support Enforcement Agency:

I am writing to appeal your determination that I owe \$7,042 to any person(s) or organizations. This support order was created under threat, duress, and coercion and without equal protection under the law via the 14<sup>th</sup> Amendment of the Constitution. The custodial parent (aka Mother), presented false receipts showing a weekly daycare amount of \$150 per week. These receipts were handmade with no bank account withdrawals to support that claim. Currently, the father, aka non-custodial financial rape-victim, Randell Stroud, is being garnished \$650 per month. Originally, that order was set at \$645 dollars. \$5 per month is going towards the so called "retroactive" support. (not to be confused with arrears). There are NO arrears in this case.

Retroactive support is defined as an amount calculated before paternity was discovered. Arrears are unpaid amounts after the fact of paternity has been proven. Arrangements have already been made in order to maintain Randell Stroud's freedom from imprisonment and driver's license revocation. Under Article 13 of the Universal Declaration of Human Rights, adopted by the U.N. General Assembly, reads, ... (1) Everyone lawfully within the territory of a State shall, within that territory, have the right to liberty of movement and freedom to choose his residence, (So long as the person in question is not facing criminal charges). Randell Stroud is no criminal. He simply accidentally impregnated a woman who chose to keep the child and is now profiting in collusion with the state.

Under Title IVD of the Social Security Act – Child Support, the state is profiting from every Title IVD case. For every dollar collected, the Federal Departments are compensating the states involved.

The State of Tennessee has also provided case workers and attorneys for the mother, Rosselleni Sayson, yet your department claims that my client, Randell Stroud, is not entitled to any state sanctioned representation. This debt is unwarranted, invalid, sexist, and unconstitutional via equal protection clause.

Furthermore, Rosselleni Sayson has alienated this child from the father for over 2 years. Sayson also lives with her wealthy family, on 1981 Tinnin Road, Goodlettsville, Tn rent-free, and uses the supposed "Child Support" to purchase extravagant items unrelated to the child's essential needs. Therefore, such financial support is being unjustly enforced. See *Coull vs. Rottman (in cases of alienation, no support is warranted)*. Her brother, Jeffrey Sayson, who was recently just living there, just fled to the Philippines to escape rape charges brought against him from several minor girls. SEE <https://www.change.org/p/rachel-chung-to-get-jeffrey-john-sayson-in-jail-for-pedophilia-and-alleged-rape>

Due to the Child Support Enforcement Agencies racist, sexist, and misandric induced policies, there has been no mention of a need for a "Child Visitation Enforcement Agency" nor is there a push for default 50/50 custody. Why does your agency automatically assume that women are the custodial parents? My client is very confused upon these proceedings. Where is help for my client?

In 1976 Article 11 of the ICCPR – International Covenant on Civil and Political Rights – came into effect stating, "**No one shall be imprisoned merely on the ground of inability to fulfill a contractual obligation.**"

According to State of Tennessee Public Chapter No. 200, which goes into effect July 1, 2015, allows some parents under a child support order to compromise and settle child support arrearages when specific conditions are met. Public Chapter No. 200 amends T.C.A. § 36-5-101(f).

Stroud has made child extortion payments faithfully for the last year without delay. If this department is to maintain its creditability in working in favor of families, this debt shall be absolved from your system and mediation shall be instituted in order to assist Stroud in finally being able to father his son, to teach him the ways of masculinity, responsibility, and how to protect himself from such systems as I am subjected to today.

Please cease and desist these collections.

Please remove sanctions against Mr. Stroud's passport and Tax refund claims.

See *Sayson v. Stroud (3:16-cv-02729)*, Tennessee Middle District Court. Stroud has already made a civil rights claim in the Federal courts, whereas Judge Tragner dismissed his claims.

We are currently working with Representative Antonio Parkinson to create reform in your system that profits from broken homes. Men need the ability to opt out as women do. Men need default access to their children. Suspending licenses, threatening jail-time, garnishing a man's income up to 50% thus contributing to homeless and bankruptcy filings.

You are creating a system of fear and a generation of children without fathers. The national average income is \$42K per year. Most men who have trouble paying make less than that. How about we institute a program for fathers to help them reach that plateau? Your charges are erroneous, miscalculated, and dubious. Please remove Mr. Stroud from these proceedings. He is faithfully making his payments on time every month without complaint from the so called "mother".

**Romans 13:8**

Owe nothing to anyone except to love one another; for he who loves his neighbor has fulfilled the law.

**Exodus 22:24 (25)**—If thou lend money to any of My people, even to the poor with thee, thou shalt not be to him as a creditor; neither shall ye lay upon him interest.

**Leviticus 25:36**— Take thou no interest of him or increase; but fear thy God; that thy brother may live with thee.

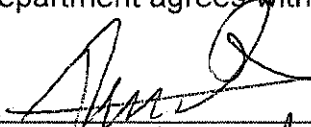
Currently, the state of Tennessee charges 5% interest per year on retroactive and/or unpaid child support. For whom is this interest owed to and why?

In the name of Jesus, I rebuke these charges. Let this man, Randell Daryl Stroud live in peace, for he has followed the law, yet the law has not followed him.

God bless you.

Feel free to contact us if you have any questions.

Please respond in writing, in fifteen (15) days, your determination. A failure to respond or an insufficient response will result in our determination that your department agrees with our statements, thus, such actions shall cease.

X   
Randell Stroud

Date : 10/26/2017

<https://naliniglobal.files.wordpress.com/2016/07/global-trafficking-in-family-law-courts-shadow-report.pdf>



STATE OF TENNESSEE  
DEPARTMENT OF HUMAN SERVICES

NOTICE OF ADMINISTRATIVE OFFSET AND FEDERAL TAX REFUND OFFSET  
PASSPORT DENIAL AND CONSUMER CREDIT REPORT

**TO:** RANDELL DARYL STROUD  
1410 SHELTON AVE  
NASHVILLE TN 37216-3332

**FROM:** CHILD SUPPORT SERVICES  
44 VANTAGE WAY, SUITE 300

NASHVILLE, TN 37228  
(615) 726-0530

**RE:** ROSSELLENI SAYSON  
**Docket Number:** 2016-4039

**SSN:** \*\*\*-\*\*-4748  
**Mailing Date of Notice:** 10/20/2017

**IV-D Number:** 002063951

**TANF**

**NON-TANF \$7,042**

You are hereby notified that you owe past-due child support and/or spousal support at least in the amount of \$7,042 as of 10/06/2017. You will be referred to the United States Department of the Treasury for collection by Administrative Offset and Federal Tax Refund Offset. Under Administrative Offset (31 USC 3716), certain Federal payments which might otherwise be paid to you will be intercepted, either in whole or in part, to pay past-due child support and/or spousal support. Under Federal Tax Refund Offset (42 USC 664: 26 USC 6402) any Federal Income Tax Refund to which you may be entitled will be intercepted to satisfy your debt. You can request an administrative appeal in writing within fifteen (15) days of this notice. The amount of your past-due support will also be reported to consumer reporting agencies.

Your debt will remain subject to collection by Federal Tax Refund Offset and/or Administrative Offset until it is paid in full. This means that Federal Tax Refunds and certain other federal payments due to you now or in the future will be offset without further prior notice.

**Administrative Appeal** - You have the right to contest our determination that this amount of past-due support is due, and you may request an administrative review. You may call the telephone number shown above to discuss your case but in order to request an administrative review, you must submit the request in writing within fifteen (15) days of the date of this notice to the address listed above. If your support order was not issued in our state, we can conduct the review or, if you prefer, the review can be conducted in the state that issued the support order. If you request, we will contact that state within 10 days after we receive your request and you will be notified of the time and place of your administrative review by the state that issued the order.

**Joint Income Tax** - If you are married, filing a joint tax return, and you incurred this debt separately from your spouse who has no legal responsibility for the debt and who has income and withholding and/or estimated tax payments, he or she may be entitled to receive his or her portion of any joint Federal Tax Refund. If your spouse meets these criteria, he or she may receive his or her portion of the joint refund by filing a Form 8379 - Injured Spouse Claim and Allocation. Form 8379 should be attached to the top of the Form 1040 and 1040A when you file, or be filed according to other instructions as indicated on the Form 8379.

**Passport Denial** - If you owe or owed arrearages of child support in an amount exceeding \$2,500, the agency identified above will certify your debt to the State Department pursuant to 42 USC 654(31). Once you are certified, the Secretary of State will refuse to issue a passport to you, and may revoke, restrict, or limit a passport that was previously issued.

**Important** - If you owe current support and you fail to pay your obligation in full and on time, any arrears accruing due to payments missed after the date of this notice may be added to your debt and will be subject to collection by Administrative Offset and Federal Tax Refund Offset without further notice. To determine additional amounts owed after the date of this notice, or the total amount past due which the agency has submitted for collection, you may contact us at the address or telephone number listed above.