

john f. campbell
lawrence j. morgan
mark w. clemens

VIA FACSIMILE NO. 477-2770

April 22, 2002

Ms. Sarah K. Brandon
Attorney at Law
508 West Twelfth Street
Austin, Texas 78701

RE: Lynch

Dear Sarah:

Mr. Lynch called me yesterday evening to report that this week is Spring Break for his son's school which would make sense that he keep the child during this Spring Break.

Please confirm that to us as quickly as possible and if your client has a contrary view let us know what she perceives the schedule should be since there will not be a school for the child to be delivered to and returned.

Yours very truly,

John F. Campbell

JFC: ma

C: Tom Lynch

campbell & morgan, p.c.
attorneys and counselors
805 West 10th third floor
austin, texas 78701

512/476-6036 fax 512/478-8919

FROM : Law Offices of Sarah K Brandon PHONE NO. : 512 477 2770

Apr. 22 2002 01:04PM F1

LAW OFFICES OF SARAH K. BRANDON, P.C.
508 West Twelfth Street
Austin, Texas 78701

(512) 477-4707 OFFICE
(512) 477-2770 FACSIMILE

Sarah K. Brandon

April 22, 2002

VIA FACSIMILE
478-8919

1 page sent

John F. Campbell
805 West 10th St., 3rd Fl.
Austin, TX 78701

Re: Cause Number: FM1-02879; In the Matter of the Marriage of Thomas Walker Lynch and H [redacted] and In the Interest of D [redacted] a Child; In the 98th Judicial District Court of Travis County, Texas.

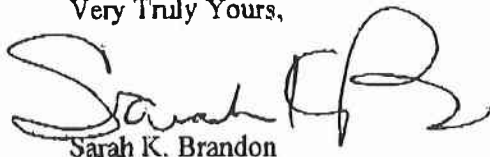
Dear Mr. Campbell:

As you're aware, the Order provides that the Spring breaks, Christmases and the other vacations are designated by the School District for which they live in. I [redacted] lives in Round Rock; therefore, the vacation schedule shall be determined by the Round Rock School District. To my knowledge, the Round Rock Spring break was over two weeks ago.

If your client attempts to exercise any unauthorized periods possession, my client will have no other choice but to call the police and we will file a Motion For Contempt and Interference With Child Custody.

Please give this matter your immediate attention.

Very Truly Yours,


Sarah K. Brandon

SKB/so

cc: client

john f. campbell
lawrence j. morgan
mark w. clemens

VIA FACSIMILE NO. 477-2770

April 23, 2002

Ms. Sarah K. Brandon
Attorney at Law
508 West Twelfth Street
Austin, Texas 78701

RE: Lynch

Dear Sarah:

Thanks for your response to my fax.

I don't disagree with what you say about the Decree. What I was trying to inject was a little common sense and avoid having to file a Motion to Modify.

I am not exactly certain what any of us were thinking about when we spent all that time negotiating over the schools and more particularly a private school.

Does it make any sense at all to have a Decree that gives a person Spring Break at a time when the child is in school? I think you know as well as I do that the intent of these Decrees is to follow the holiday schedule of the school where the child is enrolled and I would think that next year when Spring Break rolls around that your client would prefer to have the Spring Break coincide with the child's Spring Break than to coincide with a few thousand children in the Round Rock Independent School District while her son is in school every day in his private school.

Also, I would call attention to the fact that we believe that the Courts encourage the parties to govern their behavior and their decisions by what is in the best interest of the child and I certainly don't think it's in the child's best interest for his Spring Break with his parent to be at a time when he is still going to school. Furthermore, the policy of the state of Texas is to encourage the parents to work out their own agreed schedules and use the guidelines as a backup.

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I don't always agree with my clients and when I think they are being unreasonable and out of line, I have no hesitation to tell them but this is one time I have a real hard time telling Tom that his position is nonsensical and in this case I am almost certain that had this matter been brought to the attention of the Court by either one of the lawyers, the Court would certainly have sided with the lawyer who was advocating for the parent to have his Spring Break with the child when the child has his Spring Break. Am I missing something here?

Yours very truly,

John F. Campbell

JFC: rna

C: Tom Lynch