Dear,

I am writing you because I need an attorney. I am already divorced, have a final order on modifying the parent-child relationship and have signed an affidavit to relinquish my parental rights.

1. In March of last year, we finalized an order modifying the parent-child relationship. This document was filed on March 30, 2017. The order gives my Mother, Shirley Gross and my ex-wife, Yuqiong Teng joint managing conservatorship of my son and me possessory conservatorship.
2. Upon finalizing the order, I signed an Affidavit of Voluntarily Relinquishment in April of 2017, with the understanding my rights would be relinquished promptly and my ex-wife Yuqiong would Adopt my son with her current husband.

I waived notice of the hearing in the Affidavit of Relinquishment and believed that the adoption had been finalized. I recently received a letter from the Attorney General trying to collect information, which led me to asking questions about the Adoption and Termination.

The Termination paperwork has not been filed with the court and the attorney general is most likely interested in collecting child support on my son’s behalf.

I have attached the Order on modification, the Affidavit to Relinquish and a copy of the letter I received from the attorney general.

I need to know the following information:

1. In regards to the Affidavit to relinquish rights, am I still liable for child support after the Termination is filed? The wording is very confusing in regards to Child Support.
2. Can I file an enforcement to make them promptly adopt my son?
3. If I cannot file an enforcement, what are my options on reversing the Relinquishment?
4. What do I need to do about the Attorney General?
5. How much will it cost to finalize the matter?

I have done some research and it appears you have the skills and qualifications to help me resolve this matter. Please advise your thoughts, questions, ideas, costs, etc…

I look forward to hearing from you at your earliest convenience.

Respectfully

Larry Watts II