

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-
DADE COUNTY, FLORIDA

IN RE: MATTER OF:

FAMILY DIVISION
Case No.: 11-21207-FC-04

MARIO JIMENEZ
Petitioner/Father,

JUVENILE DIVISION
Case No.: D13-15193A-B (D003)
(closed)

and

KAREN WIZEL
Respondent/Mother.

DOMESTIC VIOLENCE DIVISION
Case No.: 12-17840-FC-04 (closed)
Case No.: 12-17838-FC-04 (closed)
Case No.: 11-10881-FC-04 (closed)

Notice Of Removal To United States District Court

Comes now the Petitioner, MARIO JIMENEZ, and notifies the parties and the Court that this cause has been removed to the jurisdiction of the United States, by stating the following:

1. There have been, and continue to be, violations against the civil and constitutional rights of this undersigned Petitioner and his minor children in this cause, which have not been duly protected, and which have unjustly enriched attorneys in detriment of Petitioner and his minor children.

2. Accordingly, and commensurate with certain issues within these state proceedings also giving independent rise to federal subject-matter jurisdiction, this cause has now been removed to the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA.

3. As the Court and all parties can clearly confirm, the attached Notice and Warrant regarding Petition For Removal was filed in said federal court on February 27th, 2015.

4. The parties and this Court are hereby given formal **notice** that the combination of filings made under both this cause now herewith, as well as within the aforementioned federal court, *automatically divests* this Court of **any and all** further authority and jurisdiction over these proceedings – **bar none** (*see* 28 USC § 1446 (d)) – and, *therefore*, there will be **NO** more

