From: Dina Dalton [mailto:dinadalton8@outlook.com]

Sent: Tuesday, June 10, 2014 1:00 PM

To: [BC lawyer]

Subject: DEAR COUNSEL! DIVORCE DETAILS BEFORE PROCEED

Dear Counsel,

Top of the day to you dear counsel. I am so sorry this is coming a bit late from me as regards my notification of me want to legal action against my ex-spouse for breaching the court's decree with regards to payment of child support, alimony and medical support. Am really grateful for your help and assistance in regards my case with my ex-spouse. Due to some official duties, I am outside the state, living in Japan for official assignment and Romio Dalton (ex-husband) lives in Surrey, BC. But with a huge gap to the time difference which is approximately (+13hrs EST) it is a little bit difficult to determine the best time to call you.

Following our divorce, the court agreed under a negotiated settlement agreement which is incorporated, merged into and made part of the court decree for a onetime cash settlement of \$557,000.00 USD for Family support (this includes child support, alimony and medical support). To his credit, he has paid me \$208,000.00 USD from a total of \$557,000.00 but still owing \$349.000.00 USD and the due time for completion of payment is over. Thus, I request your legal counsel and representation to enforce the final judgment thereby compelling him to remit the balance owed me.

My ex-spouse Dalton is aware of my intention to seek legal actions. In any way we will give him 2-3 Weeks to pay and when he fails we can take him to court. I will give you any other information needed and I shall go to the Court where the case was judged before to seek for more document needed. Attached is a copy of the separation agreement, and Final Judgment and I will be pleased to provide further information on this case on request. I desire to retain your law firm, please forward your firm's retainer fee agreement so that we can proceed. Thank you and have a pleasant day.

Regards, Dina Dalton