Court File # 87/95 Form 17 (Case Conference) Part 35

The current child support arrangements were based on a separation agreement dated Aug 20th 1991. This case has never been before the courts rather this agreement was file with the court to enforce the child support but not the access. As a result of this I'm the applicant not the respondent. From 1991 to 1994 I paid \$29.840.00, In 1994 my business failed and I was unable to continue to make payments. Next event that occurred was my access to my children stopped. This denied access was based on a letter from Cameron Murkar of POLAK, McKAY & HAWKSHAW stating that my 12 year daughter was living in "fear" of me. At the time I did not have the money to send my daughter to professionally disclaim these unfounded allegations. Rather I selected to delay this process until she became 17. I have been informed that this is no longer an issue. Currently access is denied on the bases of my children request that they do not want to see their father. This makes access legally available, but not about to happen easily. I called my son, 4 years of age, who indicated he has no knowledge of this request, court case, or any other issues. I wish to ask the court to appointed a children's lawyer to represent them.

Paul Murton