

FBT FA19 6088163

CHRISTOPHER AMBROSE

v.

KAREN AMBROSE

SUPERIOR COURT

BRIDGEPORT J.D.

AT RFTD

FEBRUARY 15, 2022

**MOTION FOR CLARIFICATION**

*Denial 449.10*

The undersigned moves the court to clarify its incompetent order denying statutory claim for declaratory judgment as pleaded in [449]. Adelman, J is moved to cite his authority to deny the duty of the court set down in law by the legislature, §52-29, enacted by the will of a sovereign people, to be thwarted by the incompetent stroke of his pen in abandonment of official duties. Broad discretion of the family court does not extend to voiding statutes by whim, in the plain case, discretion holds no office. Denial of rights being criminal conduct under 18 USC §242.

WHEREFORE, Adelman's to clarify his defeat of the rule of law, denial of due process, violation of the Fourteenth Amendment, and why such callous ruling should not be viewed as domestic terrorism wielded from the bench.

  
Karen Riordan, Pro Se