

D.R.L.S. 114

FAMILY COURT OF THE STATE OF NEW YORK)
COUNTY OF ALBANY) ss:

I, *Daniel Pekrol* (Deputy) Clerk of the Family Court, County of Albany, State of New York, do hereby certify that I have compared the foregoing cop (y) (ies) of

Warrant of Arrest V-6874-06/07H
dated 1/7/08

with the Original thereof on file and of record in this office, and have found the same to be a correct transcript therefrom, and of the whole of said original.

IN TESTIMONY WHEREOF I have set my hand and affixed the seal of the Family Court of the State of New York, County of Albany, this day of 20

Daniel Pekrol

(Deputy) Clerk, Family Court, Albany County.



**FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF ALBANY**

GF3 01/2001

In the Matter of a **Custody/Visitation** Proceeding

File #: 25559

Docket #: V-06874-06/07H

V. Ravi Chandran,

Petitioner,

WARRANT OF ARREST

- against -

Vijayasree Voora,

Respondent.

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK TO ANY
POLICE/PEACE OFFICER IN THE STATE OF NEW YORK.

A petition under Article 6 of the Family Court Act having been filed in this Court, and it appearing that one of the grounds for issuance of a warrant as specified in the Family Court Act exists,

YOU ARE THEREFORE COMMANDED forthwith to arrest Vijayasree Voora, and bring said person before this Court to be dealt with according to law.

BAIL IN THE AMOUNT OF No Bail IS RECOMMENDED.

Dated: January 7, 2008

ENTER

Entered in the Office of the Clerk
of the Family Court of the State
of New York, County of Albany
on the 7 day of Jan, 2008
David B. Cardona, Chief Clerk
David B. Cardona
by Warrant filed with: Albany County Sheriff's Department-Voorheesville

Gerard E. Maney
Hon. Gerard E. Maney

NYSID:		Distinguishing Marks:		DOB:	4/25/1969
Race:	American Indian/Alaskan Native	Height:	5' 3 "	SSN:	576-65-5746
Sex:	Female	Weight:	112	Driver's License:	
Ethnic Origin:		Hair:	Black	License Plate:	
NYSPIN Caution:		Eye:	Brown	Mother's Maiden Name:	
Address(es):	Home: 407 Riverview Drive, Green Island, NY 12183				

NOTICE TO RESPONDENT PARENT(S) IN CHILD ABUSE OR NEGLECT CASES: PLACEMENT OF YOUR CHILD IN FOSTER CARE MAY RESULT IN YOUR LOSS OF YOUR RIGHTS TO YOUR CHILD. IF YOUR CHILD STAYS IN FOSTER CARE FOR 15 OF THE MOST RECENT 22 MONTHS, THE AGENCY MAY BE REQUIRED BY LAW TO FILE A PETITION TO TERMINATE YOUR PARENTAL RIGHTS AND MAY FILE BEFORE THE END OF THE 15 MONTH PERIOD. IF SEVERE OR REPEATED CHILD ABUSE IS PROVEN BY CLEAR AND CONVINCING EVIDENCE, THIS FINDING MAY CONSTITUTE THE BASIS TO TERMINATE YOUR PARENTAL RIGHTS.

Family Court Act §155(1) provides that: “If an adult respondent is arrested under this act when the family court is not in session, he or she shall be taken to the most accessible magistrate and arraigned. The production of a warrant issued by the family court, a certificate of warrant, a copy or a certificate of the order of protection or temporary order of protection, an order of protection or temporary order of protection, or a record of such warrant or order from the statewide computer registry established pursuant to section 221-a of the executive law shall be evidence of the filing of an information, or petition or sworn affidavit, as provided in section 154-d of this article. Upon consideration of the bail recommendation, if any, made by the family court and indicated on the warrant or certificate of warrant, the magistrate shall thereupon commit such respondent to the custody of the sheriff, as defined in subdivision 365 of section 1.20 of the criminal procedure law, admit to, fix or accept bail, or parole him or her for hearing before family court, subject to the provisions of subdivision four of section 530.11 of the criminal procedure law concerning arrests upon a violation of an order of protection.”

Family Court Act §155-a provides that: “A desk officer in charge at a police station, county jail or police headquarters, or any of his or her superior officers, may, in such place, take cash bail from his or her appearance before the appropriate court the next morning from any person arrested pursuant to a warrant issued by the family court; provided that such arrest occurs between eleven o'clock in the morning and eight o'clock the next morning, except that in the city of New York bail shall be taken between two o'clock in the afternoon and eight o'clock the next morning. The amount of such cash bail shall be the amount fixed in the warrant of arrest.”

McNamee, Lochner, Titus Williams, P.C.

ATTORNEYS AT LAW

MICHELLE L. HASKIN

Direct Dial
(518) 447-3383

haskin@mltw.com

January 7, 2008

VIA FEDERAL EXPRESS

Dr. V. Ravi Chandran
Signature Pharmaceuticals, LLC
1415 Stinson Road
Allen, TX 75002

Re: **Chandran v. Voora**

Dear Ravi:

As we discussed, enclosed please find four (4) original Warrants of Arrest signed by Hon. Gerard E. Maney, on January 7, 2008, and filed in the Albany County Sheriff's Department - Voorheesville, two (2) copies of which contain a raised certified Family Court seal, and the other two are certified. Please contact me if you have any questions.

Very truly yours,



Michelle L. Haskin

MLH:mfv
Enclosures

M0125827.1

McNamee, Lochner, Titus & Williams, P.C.

ATTORNEYS AT LAW

MICHELLE L. HASKIN

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(518) 447-3383

haskin@mltw.com

January 7, 2008

Mr. John F. Pikus
Federal Bureau of Investigation
200 McCarty Avenue
Albany, New York 12209

Attention: Marc Promutico

Re: International Parental Kidnapping of Aditya Chandran

Dear Mr. Pikus:

To update you on the above-referenced matter, enclosed please find a copy of a Warrant of Arrest that was signed by Hon. Gerard E. Maney on January 7, 2008 and filed in the Albany County Sheriff's Department-Voorheesville.

If you have any questions or need any further information, please do not hesitate to contact me.

Very truly yours,



Michelle L. Haskin

MLH:mfv
Enclosure

M0125839.1