1 or the coordinating agreement. It has become a total obsession with you, sir. 2 3 A Well --4 5 THE COURT: And I can understand that and I'm very sympathetic with your position. But the question here is whether Mr. Cellars should be 6 7 paid his fees under this agreement. Even if he did everything wrong, should he still not 8 be paid? 9 10 A So if -- so let me just understand what I'm hearing, Your Honour? So Mr. Cellars 11 should be paid? And under his proportioning of his bill --12 13 THE COURT: Yes. 14 15 A -- if professionals have said to act, and people have not acted. 16 17 THE COURT: And the other party disagrees, okay. 18 19 A Whatever. They have not acted and they have been advised to act, and that 20 documentation has been presented to Mr. Cellars. And one wants to act and one 21 doesn't want to act, and professionals have advised to address the situation. What 22 more can one party do than say the professionals have advised to act? 23 24 THE COURT: And the clause --25 26 A And I -- at that time --27 28 THE COURT: -- I just read you --29 30 A -- or at the time of 1990 -- of 1999, they felt the scar on the kid was of no value and 31 when she starts to bother -- it starts to bother her we should address it. And --32 33 THE COURT: Did you bring an application to a court of 34 competent jurisdiction to have your wife's decision in that respect reviewed? 35 36 A I took it to the legal people several times and they said this will be difficult to prove 37 until she does something that indicates she wants it off, because they will not take the voice of a child. One parent says the kid wants it off. One parent says the kid wants 38 39 to retain the scar. It's of no value. If nobody listens to the child, it is a -- it is a very 40 costly problem. 41