SN: 113

PC: 24

FILE

JAN 19 2018

Timothy W. Fitzgerald SPOKANE COUNTY CLERK

IN THE SÜPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

In re:

SIRINYA SURINA,

Petitioner,

and

Case No. 17-3-01817-0

AARON SURINA.

Respondent.

RESPONSIVE Declaration of Aaron Surina RE: RESPONSIVE DECLARATION OF SIRINYA SURINA RE: RESPONDENTS

MOTION FOR CONTEMPT

I Declare: I am the Respondent and make this declaration in response to the responsive declaration filed by the

petitioner 01/17/2018 in reply to contempt.

- 1. I am the respondent and father of Andrew and David Surina;
- 2. Rights to Children: I was told that SRHD (Spokane regional Health District) were under the impression I was not a custodian of the children. I was asked to email a copy of the current court order to SRHD staff to prove that I am a custodial parent. (SEE EXHIBIT A). I also had to provide a copy of this court order in email to David's school because they had been told that I was not allowed on school property or around my son after the November 8th court date. (SEE EXHIBIT B) They have misled authorities involved in the daily lives of my children all over town. Each time it's Carl Wilson or Sirinya speaking lies about me in their efforts to gain support, abuse civil process and misuse civil proceedings to perpetrate fraud and financial gain from this case. (SEE DR LUTZ LETTER)
- 3. The petitioner makes the claim that she felt she didn't have to notify me. The petitioner is using the counselor contacting me to arrange my appointments as if it has to do with her appointments and as an opportunity to mudsling using verbage like "to avoid a non-harmonious environment" when we were never intended to have joint appointments. This (12/20/2017) was the first counseling appointment for David and not a "regularly scheduled appointment" after I pleaded with the court to enforce the order for counseling from 09/27/2017. Again, the court orders seem to only apply to her for her benefit. I did not receive advanced notification of any appointments listed in the contempt. I have notified her of every appointment in advanced. Heather Hoover contacted me a week after she saw the petitioner with David at the counselor's office. That's the contempt on 12/20/2017. (SEE EXHIBIT C). The petitioner makes

 $Responsive\ Declaration\ of\ Aaron\ Surina-In\ response\ to\ petitioners\ responsive\ declaration\ RE\ Respondent's\ motion\ for\ Contempt\ of\ Court$

the claim she had no way to contact me but has contacted me between 12/20 and this filing in her own exhibits. I can't remember a single time counsel was involved in notification of a medical appointment.

This is a willful submission of false information in an attempt to mislead the court! She contacted me in her exhibits clearly through email to notify me of medical appointments. (SEE EXHIBIT D AND E)

4. Section 4 line 5 – Respondent stated she agreed to Tuberculosis testing because it was an emergent action for her reason to not notify me yet in Section 14 she states that I am dramatically overstating the risk of it. That means that there was a high risk of tuberculosis which is what the nurses confirmed to me as reason for testing. "We only test kids who are in a high risk of infection environment". Sirinya did not bring this up the day before while at the children's primary care providers but had scheduled it with SRHD for the following day at the house. There are a number of safety concerns in this willful act to conceal my children's healthcare from me.

The petitioner has utilized free county health services without my consent when my children have one of the best pediatrician teams in the region and has concealed that fact from everyone involved including my children's pediatricians.

All appointments at the house by SRHD were without notification. No appointment was made in concern for Andrew's health with his primary care physicians and this examination by Dr. Lutz of an upper respiratory infection was concealed from me before and after it took place. (SEE EXHIBIT F). I found out about Andrew being examined and being sick on 1/17/2018 from Dr. Lutz letter. His primary care providers have not been contacted for followup or examination. I have yet to receive any medical records of this condition to this date from SRHD. I am grateful that a doctor brought to the attention of the petitioner that my son had a respiratory infection, but am confused as to why none of these things were brought to the attention of Andrew's primary care physician on 1/2/2018 as well as why no appointments for treatment have been made or brought to anyone's attention involved with their healthcare except for her secret healthcare team. This was not discussed when we were at Providence for a well child visit for Andrew 1/2/2018. Those were secret and willfully concealed from everyone. The petitioner alienated me from healthcare decisions and appointments and CRITICAL information regarding the healthcare of my children. The petitioner filed an RO in retaliation of me filing these contempts to the court and have caused numerous scenes in the last 3 weeks at Providence during the course of our children's

healthcare. We've never had an issue with healthcare appointments prior to their pursuit of restraining me
Responsive Declaration of Aaron Surina – In response to petitioners responsive declaration RE Respondent's motion for
Contempt of Court

from my children's healthcare. Carl and On Wilson now arrive at the medical appointments trying to intimidate staff, bully me and insisting that one of them be present in exam rooms and counseling sessions with my children insisting they speak on behalf of my children.

I had no interaction with Spokane ENT regarding any diagnosis of tuberculosis in August. This is another clear attempt to willfully submit false information in an attempt to mislead or deceive the court.

- 5. I received notice of this procedure that took place 1/3/2018 after my son ran down the driveway telling me about the "Dr's appointment where he and his brother got a bubble poke" inside the residence. Imagine picking up your children and them coming out explaining that they just received an injection inside the residence not having any knowledge of tuberculosis or anything related to it. My child greeted me explaining him and his brother received injections from a "Doctor appointment inside the house". The petitioner then sent me an email after the fact stating they received an IPPD test when she overheard David explaining the events that transpired. (SEE EXHIBIT G Concealing timestamp from the court & SEE EXHIBIT H – Same email revealing timestamp 3:24PM) (SEE EXHIBIT I – Declaration of witness) This was the first I heard of daily treatments for Tuberculosis or a TB diagnosis within the confined living space of my children and this is when I called SRHD to find out exactly what was going on with my children. I was upset, I was not aggressive but I was firm stating I had rights to my children when they did not believe I did. The petitioner stated she knew the results were going to be read 2 days later and didn't notify me of that either which I had a right to. Had this been done with their primary care physicians instead of a secret free county medical team, all of this information would have been available to me. This is another willful attempt to conceal a material fact of her contempt in an attempt to mislead the court.
- 6. This appointment was scheduled regardless of a visit being cancelled the day of the appointment. I received no notification of any of this from petitioner.
- 7. Sirinya stated "nothing was scheduled on 1/5/2018" however 4 lines up on her reply the petitioner stated in section 5 that there was a scheduled reading 2 days later (from 1/3/2018 test) on 1/5/2018. I sat trembling for two days having just learned of her mother's condition wondering if my children were infected with tuberculosis.

The petitioner did not tell me they had a reading on 1/5/2018. She did not notify me of the results either that was also a scheduled medical procedure!

 $Responsive\ Declaration\ of\ Aaron\ Surina-In\ response\ to\ petitioners\ responsive\ declaration\ RE\ Respondent's\ motion\ for\ Contempt\ of\ Court$

- 8. The SRHD nurse had advised me that they would NOT test a child if there was not a risk of being infected. Katie explained to me that they were very concerned and had "encouraged" the petitioner for 5 months to test the children AND Katie and her supervisors / colleagues had determined they could not "force her" to test the children by law. (SEE EXHIBIT J) Letter from Donna Radcliff response to Dr. Lutz. It was more important to conceal her mother's condition and the events that have taken place for 5 months than to have concern about the "health, safety and wellbeing" of our two children. (RCW 26.44.020) The petitioner's mother is not at 0.0% (risk free of infecting others.) Petitioner attempts to mudsling with comments about "Bully" when we haven't spoken once about this situation. My contact with SRHD was warranted as a concerned custodial parent of the risk of tuberculosis infection with my children and the community being concealed from me for 5 months.
- 9. The mychart notes for David's 5 year old wellness check show no comments about tuberculosis. (SEE EXHIBIT K) The line item is BLANK just as LEAD is blank on the 1/2/2018 (SEE EXHIBIT L) for Andrew. This section is a list of standard items covered during that particular stage and age of well child visit. Nobody but the petitioner and the Wilson's and their "secret medical team" knew of active tuberculosis in the residence. This is a clear example of the petitioner and her team being unable to comprehend medical evaluations.
- 10. David complains to me that his mother repeatedly tells him he's not allowed to talk to me or call me.
- 11. I learned a lot from this class as I took this class within the required timeframe (October 2017).
- 12. The petitioner's response is extremely concerning. TB is common in 3rd world countries and immunizations in Thailand for nationals of her age were administered. Rockwood health did a TB test on the petitioner that resulted in requiring additional X-Rays and specialists in 2014 because of a false positive reading on Sirinya. The staff at rockwood stated this outcome came from TB vaccinations which the petitioner stated during those visits she had received previously in Thailand. That is why she tested positive for TB initially. It seems she is not even aware of her own medical history now and is currently in the middle of a motion to restrain me from the healthcare of my own children.
- 13. Keywords are "know" vs "knew". (ADDRESSED IN ITEM 2/EXHIBIT A) They DID NOT KNOW and requested a copy of the court order to prove there was no restraining order and my custodial rights existed. I had to prove to them that I had rights to my children as they believed that I had no rights to their medical information and was not a joint custodian of my children.

Responsive Declaration of Aaron Surina – In response to petitioners responsive declaration RE Respondent's motion for Contempt of Court

- 14. I knew nothing about tuberculosis in the house nor did I know about a risk of infection to my children prior to my son telling me in the driveway on 1/3/2018 at the exchange. This had been concealed for 5 months from the court and the respondent and the school and the primary care physicians who we visited the day prior.
- 15. Clearly another mudslinging attempt. We have no communications outside of child exchanges and healthcare appointments. If there was bullying, they certainly would attach it to a motion. She came out to do child exchanges in contempt of the court order but I did not bring those to the courts attention as a motion for contempt. We need to be able to co-parent and I hope the sharing the children class helps her understand this. The only non-harmonious events are when Carl and On Wilson are present or evidence of abuse is presented to authorities about her such as the Providence visit on 1/2/2018 for Andrew where David revealed to the Doctor looking at his chest that his mother had caused the injuries. (SEE EXHIBIT M)
- 16. I am presenting information to the court and asking that my children be removed from an environment that does have risk associated with it regarding T, neglect under RCW 26.44.020 and as the court can see abuse. It is not a 0.0% risk free environment for my children. There is a chance that TB can spread to the lungs.
- 17. I have filed an amended financial declaration completed by a licensed CPA to correct the information that was submitted to the courts in error causing a misunderstanding in our finances. Mediation would be a good first step towards agreeing on community property and identifying value of community investment in different assets. I have not received the interrogatories which has been over 60 days since served.
- 18. You have not answered 2 of 3 motions. Interrogatories have not been answered and my amended financial declaration is a correction by a title 26 licensed CPA who has reviewed the finances. See separately filed financial declaration amendment filed contemporaneously.

I declare under penalty of perjury und	ler the laws of the state of Washington	that the foregoing is true and correct
Signed at (city) Spokane	, (state) WA on (date	1/19/2018
Claron Surina		
AARON SURINA		
Respondent		

Responsive Declaration of Aaron Surina – In response to petitioners responsive declaration RE Respondent's motion for Contempt of Court





SURINA COURT ORDERS / RESTRAINING ORDER FOR SIRINYA SURINA AND TEMPORARY PARENTING PLAN

Surina, Aaron M < Aaron. Surina@providence.org > To: "kdickeson@srhd.org" <kdickeson@srhd.org> Cc: "legal@surina.org" <legal@surina.org>

Thu, Jan 4, 2018 at 4:43 PM

Katie,

Please send all details of interactions with the children named in this court order.

Please let me know the results of the test (IPPD)

Please let me know in advanced if there are any other SRHD details that come about regarding my children.

Most importantly,

Thank you kindly for your time and help trying to keep our community safe! I appreciate you.

Very Respectfully,

Aaron Surina

E:Aaron.Surina@providence.org | M:509.319.9998 | D:509.474.2222

Respect . Compassion . Justice . Excellence . Stewardship

--Original Message-----

From: 9 EAST 9th-RM 3-3@providence.org [mailto:9_EAST_9th-RM_3-3@providence.org] Sent: Thursday, January 04, 2018 4:40 PM

To: Surina, Aaron M <Aaron.Surina@providence.org>

Subject: Message from "RNP00267393D1CC"

This E-mail was sent from "RNP00267393D1CC" (MP C6502).

Scan Date: 01.04.2018 16:40:01 (-0800)

Queries to: 9_EAST_9th-RM_3-3@providence.org



20180104164001915.tif 732K





Surina Court Orders

Aaron S <aaron.surina@gmail.com>
To: hoiland@southsidechristianschool.org

Mon, Nov 20, 2017 at 5:40 PM

I can come by to fill it out or you can mail to me. If you need a copy of my ID, perhaps swinging by would be easiest.

Po box 30123 Spokane, WA 99223

Thanks Karen!

You guys are doing a great job and I appreciate the prayer, the love of the staff (Mrs Sanburn and Mrs Ellert) Respectfully,

Aaron Surina

http://www.linkedin.com/in/voipdesign

aaron@surina.org

707.200.4372

On Nov 20, 2017 4:44 PM, <noiland@southsidechristianschool.org> wrote: Thank you Aaron. I will file the documents.

I'm sure Mr. Richardson would love to have you at PE. I would ask that you complete the WA State Background check here at school. There is no fee and we will have them for our records. Let me know how I can get that to you.

Thank you. Let me know if there is anything else that you need.

Karen

----- Original Message ------ Subject: Surina Court Orders

From: "Aaron Surina" <aaron@surina.org>

Date: 11/20/17 2:49 pm

To: hoiland@southsidechristianschool.org

There are civil restraint on both Sirinya and I.

Neither are to discuss the children or co parenting outside of exchanges.

Neither are allowed on the premises of the other.

There are no restraining orders.

Please keep these documents private But available for reference if needed.

Thank you.

Also I would like to volunteer with Mr. Richardson pe class on Friday. I need to complete the volunteer form and background check. I am in the merit system for Washington state active also with a pbc (portable background check)

It needs to be updated before it expires on 12/1/2017. Maybe the 12 dollar application could kill two birds with one stone?

Thanks Karen!!

Respectfully,

Aaron Surina

http://www.linkedin.com/in/voipdesign

aaron@surina.org

707.200.4372

Forwarded message -

From: "Elizabeth Petrik" <elizabeth@crouselawgroup.com>

Date: Nov 9, 2017 9:02 AM

Subject: Orders

To: "Aaron S" <aaron.surina@gmail.com>

Cc: <aaron@surina.org>

Good Morning,

Attached please find all the orders entered November 8, 2017. Please don't hesitate to contact me should you have any questions or concerns. Thank you,

Elizabeth Petrik

Legal Assistant

David J. Crouse & Associates, PLLC

422 W. Riverside, Suite 920

Spokane, WA 99201

P: 509.624.1380 I F: 509.747.6724

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Gmail - counseling

Exhibite 18/18/2



Aaron S <aaron.surina@gmail.com>

counseling

Aaron S <aaron.surina@gmail.com>
To: Heather Hoover <HHoover@crouselawgroup.com>

Wed, Dec 27, 2017 at 12:18 PM

They did not notify me.

David told me he went.

David told me Carl went as well which you did not.

David told me Carl is at the house when i drop him off because he has to talk to Carl after i drop him off (essentially interrogating him, Carl is ex military)

David told us that Carl and Sirinya told him he has to tell Crystal what they tell him or Crystal / Police will put him in jail and he wont be able to visit his Dad.

David said if he "lies" they'll also take him away from his mother.

No they didnt notify me to answer the question.

I'm planning on notifying her 24 hours in advance due to the coaching from Sirinya and her handlers. Notifying Friday at pickup** for Saturday at 3pm appt.

Thanks again for helping me out. Open to any advice.

Happy new year

Respectfully,

Aaron Surina

http://www.linkedin.com/in/voipdesign

aaron@surina.org

707.200.4372

On Dec 27, 2017 10:27 AM, "Heather Hoover" < HHoover@crouselawgroup.com> wrote:

Good morning,



I just wanted to thank you for your recent payment, and inquire on whether you knew David was in counseling or not. I happened to be attending a mediation with another attorney who works in Crystl Murray-Mills office, and I saw Oh and David. As you had been inquiring about that a week or so before, I just wanted to see if you were aware.

Thanks

Heather Hoover

Associate Attorney

David Crouse & Associates, PLLC

1/19/2018

Gmail - counseling

Exhibite P5 20f2

422 W Riverside, Suite 920

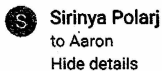
Spokane, WA 99201

(509) 624-1380

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← 🙃 🖬 🖼 :

I will take Andrew at
11:45 AM tomorrow
at the same doctor
office he has been going to. he will get his
next injections Inbox



From: Sirinya Polarj

sirinyaandrew@gmail

:

.com

To: Aaron \$

aaron.surina@gmail.com

Date: Nov 16, 2017, 7:35 PM

× om: sirinyaandrew@gmail.com

Thanks! On Jan 16, 2018 8:41 A... Inbox minimum poores o appointment to mark

Jan 14 Notice of Dr appt David Surina me, Sirinya 4

Jan 14 OK! Thanks On Jan 14, 2018 2:2... Inbox 🤣 That is also my understanding. ... Inbox 🤸 Extended Weekend MLK me, Sirinya 5 S

Jan 3 David and Andrew were given IP... Inbox 🤣 Sirinya Polarj (no subject)

Jan 1 I will take Andrew at 1:45 PM to... Inbox 🥱 Sirinya, me 3 (no subject) S

12/29/2017 OK Thank you! On Dec 29, 2017 3:30 P... EXCHANGE 12/29 SLOW SNOW TRAF... me, Sirinya 2

12/25/2017 12:30 OK Thank you! On Dec 25... Inbox 🦙 VISITATION 12/26 me, Sirinya 4

3 5 6 7 Superior Court of Washington, County of SPOKANE 8 In re the Marriage of: No. 17-3-01817-0 SIRINYA SURINA Petitioner, Sealed Personal Health Care Records 10 (Cover Sheet) And (SEALPHC) 11 **AARON MICHAEL SURINA** [X] Clerk's action required. Respondent. 12 For use in Family Law and Guardianship cases. 13 14 Sealed Personal Health Care Records 15 (Cover Sheet) 16 Use this form as a cover sheet to keep your personal health information private from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page. 17 Check the documents you are attaching to this cover sheet to be sealed: 18 Health records of any kind (including correspondence) related to a person's physical or 19 mental condition, or payment for health care. 20 Submitted by: Petitioner or his/her lawyer 21 Sign here Print name (if lawyer, also provide WSBA #) 22 23 important! The other person and the lawyers in your case can see your sealed documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information. 24 25

GR 22(b)(3), (g) Mandatory Form (05/2016) FL All Family 012

Sealed Personal Health Care Records p. 1 of 1

KEITH A. GLANZER, P.S. 2024 W. Northwest Blvd. Spokane, WA 99205 Telephone: 509-326-4526 Facsimile: 509-324-0405

EXHIBIT F Pg 2082



1101 W. Collage Ave. Spokana, WA 99201-2095

509.324.1500 | 761 509.324.1464 | 700 SRHD.org

January 11, 2018

To Whom It May Concern:

I have been asked to write this letter in defense of Sirinya Surina by her legal counsel. I am currently overseeing the care of B.S., the mother of Ms. Surina and grandmother of David and Andrew Surina. It has come to my attention the welfare of these two children has been questioned.

During the care of B.S., that involves direct observed therapy (DOT), Ms. Katie Dickeson, RN, has been visiting the home Monday thru Friday, during which time she has had direct contact with all household members. I have likewise visited the home three times, at which time I have both examined B.S., as well as during my last visit examined Andrew Surina, who had an upper respiratory infection.

At no time during either Ms. Dickeson's visits nor mine has there been evidence of parental neglect on the part of Ms. Surina. Quite to the contrary, Ms. Surina has consistently demonstrated concern for her children and their physical and emotional wellbeing. I am aware of the ongoing domestic situation and I have been impressed with her resolve to ensure the health of her children and mother. This is readily exemplified by her unwillingness to seek employment while her mother is undergoing my care and the boys are at home and/or in school.

Ms. Dickeson was visited by the Aaron Surina at the Spokane Regional Health District (SRHD) on January 5th, 2018 where she was aggressively accused of not properly caring for the two children and the health of the community. Specifically, she had placed tuberculin skin tests (TSTs) on David and Andrew Surina on January 3rd 2018 without Mr. Surina's knowledge. She did so under my direction and per standard practice. He contended these should have been placed earlier in the course of B.S.'s treatment and he should have been made aware of the intention to do so. Given the nature of her illness, neither I nor Ms. Dickeson believed TST placement was essential. If we had believed so, it would have been performed at the time of initiating treatment. This meeting was attended by Ms. Dickeson's supervisor, Julie Albright, who terminated it due to concerns the conversation was escalating and being fearful of the possible ramifications.

Finally, I was contacted by Mr. Surina's supervisor earlier this week. While finding this somewhat unusual, I was willing to discuss some aspects of my patient's medical issues with her. The nature of her illness made her non-contagious at any time during her evaluation and treatment, thereby determining our decisions in both her care as well as those in her home. She inquired about SRHD's policy on reporting potential child abuse and asked if I would consider contacting CPS, as doing so would not look like retribution from the father. I told her I would look into the situation further and have declined at this time to return her phone call.

I swear to the best of my knowledge the foregoing statement has been made under the penalty of perjury in the state of Washington.

Sincerely,

Robert B. Lutz, MD, MPH

EXHIBIT G "Concealed timestamp"

Sirinya Polarj to Aaron Jan 3 View details

David and Andrew were given IPPD test today by the Regional Health nurse.



EXHIBIT H
"Timestamp revealed"

(no subject)

Inbox



Sirinya Polarj

to me

Hide details

From: Sirinya Polarj sirinyaandrew@gmail.com

To:

Aaron S aaron.surina@gmail.com

Date:

Jan 3, 2018, 3:24 PM

View security details

David and Andrew were given IPPD test today by the Regional Health nurse.

Great, thanks for letting me know.

That's great news!

Ok, thanks.



Reply



Reply all



Forward

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

In re:				
SIRIN	YA SURINA,			
	Petitioner,			
and	*	Case No. 17-3-01817-0		
AARO	N SURINA, Respondent.	Declaration of Karmen Colby		
1.	I Declare: I am Karmen Colby and n	nake this declaration as a witness to events on January 3rd		
	2018 in support of the respondent. I a	am David and Andrew Surina's aunt.		
2.	2. I was witness to the child exchanges on Janyary 3, 2018. David came down the driveway telling			
	Dad, (Aaron Surina) that he and Andrew got pokes today, "bubble pokes" on their arms inside			
	the residence! Aaron and I were very concerned and confused.			
	These children received shots inside the home? What is going on? Who gave them shots inside			
	the house? What shots were given to them??? Why were they given shots?!			
	•	I with an alert which happened to be an email from Sirinya		
	telling of the Dr. appointment that took place that day. David continued to tell us that they had			
	an appointment at the house. That a doctor came to the house and gave David and Andrew			
	"bubble pokes" (David calls Shots "Pokes"). This is one of the many very concerning events that			
	have taken place which I have been witness to.			
I decla	are under penalty of perjury under t	the laws of the state of Washington that the foregoing is		
true a	nd correct.			
Signed	Par(city) Hayden	on (date) 192018.		
KARN Witne	JEN COLBY			
AA IEHE	55			

Declaration of Karmen Colby in support of Respondents Contempt

To Who It May Concern,

January 17, 2018

I am writing this letter at the request of Aaron Surina who is a male victim of battering, a family friend and colleague, who my husband and I are supporting as he goes through a very difficult and contentious divorce. I am also a Registered Nurse with experience in community health nursing and communicable diseases, and although we work for the same organization, I am not Aaron's supervisor. I am a domestic violence advocate whose only interest is the safety and well-being of the Surina children.

Aaron contacted me a few weeks ago, sharing that he had just learned that "his children had been exposed to active Tuberculosis for over a five-month period and was terrified about the exposure and potential risk of the children being exposed to this communicable disease." I asked him if the TB was pulmonary. He was not sure, and he shared that he had just learned of the TB from his son David, and had contacted the Spokane Region Health District Tuberculosis Management Nurses. He shared with me that the nurses told him that "they were told that that the mother had sole health care decision making over the children," and that they "had encouraged TB screening for the children for months, due to the age of the children, and the potential risk to their health, but that they could not force the mother to have the children screened." After reviewing the templated worksheet for TB screening, I saw that the children's age put them into the higher risk category.

Aaron was deeply concerned about the children's health, and the potential exposure to other children in his family, and shared that he had done some research about mandated reporting for suspected child neglect or abuse, and asked if I could help him. Aaron had previously confided to my family about the shame and stigma he felt being a male victim of battering. He shared photos of his children with bruises and unusual scratches. We encouraged Aaron to seek assistance from local domestic violence organizations and recommended counseling. Aaron stated that due to the contentious nature of his divorce proceedings, he was concerned that if he reported his concerns about the mother of his children refusing TB screening of the children, it would not be taken seriously, and asked if I knew what the WA state laws are related to mandated reporting.

I told Aaron that I was not familiar with WA state laws related to public health mandated reporting, but that I knew Torney Smith who is the Director over the Regional Spokane Health District. I contacted Torney, sharing the concerns outlined, and asked for his guidance and help about how to ensure the children's health and safety. He was very helpful and referred me to Bob Lutz, the physician who oversees the TB department for Spokane Regional Health.

Bob Lutz called me and I shared that I had been referred to him by Torney Smith, and was calling on behalf of a colleague's children, and outlined the same information. I asked him about mandated reporting protocols used by the health department. He shared that "they do have protocols, but would have to get back to me with what they were." I told him that the father was concerned and wanted to understand the risk to the children. He shared information about the TB being "non-pulmonary," but that his nursing colleagues also "shared concerns

about the unwillingness of the mother to at least have the children screened." I told him about Aaron's fear of reporting this, and asked if the health department's mandated reporting protocols would protect the children. The call was collegial, with mutual concern for the children. He told me he would call me back once he looked into the protocols, and I was reassured. I shared this information with Aaron and was hopeful that the children's health and well-being would be protected.

Aaron requested I write this letter upon receiving the letter written by Bob Lutz from his wife's attorney. Please let me know if further information is requested.

I swear to the best of my knowledge the foregoing statement has been made under the penalty of perjury in the state of Washington.

Sincerely,

Donna Radcliff MSN, RN

509-688-3320



FILED

7818 JAN 12 P 4: 33

TIMOTHY W.FITZGERALD SPOKANE COUNTY CLERK

Superior Court of Washington, County of SPOKANE

In re the Marriage of: SIRINYA SURINA

Petitioner,

And

AARON MICHAEL SURINA

Respondent

No. 17-3-01817-0

Sealed Personal Health Care Records (Cover Sheet) (SEALPHC)

[X] Clerk's action required.

For use in Family Law and Guardianship cases.

Sealed Personal Health Care Records (Cover Sheet)

Use this form as a cover sheet to keep your personal health information private from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page.

Check the documents you are attaching to this cover sheet to be sealed:

Health records of any kind (including correspondence) related to a person's physical or mental condition, or payment for health care.

Submitted by: Petitioner or his/her lawyer

Sign here

23

24

Print name (if lawyer, also provide WSBA #)

Important! The other person and the lawyers in your case can see your sealed documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information.

GR 22(b)(3), (g) Mandatory Form (05/2016) FL All Family 012

Sealed Personal Health Care Records p. 1 of 1

KEITH A. GLANZER, P.S. 2024 W. Northwest Blvd. Spokene, WA 99205 Telephone: 509-326-4526 Facsimile: 509-324-0405

Surina, David Michael (MR # 60004744459) DOB: 08/12/2012

Encounter Date: 09/13/2017 pg Zot2

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Surina, David Michael

MRN: 60004744459 Description: 5 year old male

Office Visit 9/13/2017

Provider: Robert P Maixner, MD (Pediatrics)

PMG E WA PEDIATRICS

Primary diagnosis: Health check for child over 28 days old

ASSOCIATES SOUTH Reason for Visit: Well Child

Progress Notes

Robert P Maixner, MD (Physician) • Pediatrics

Encounter Date: 9/13/2017

David Michael Surina is a 5 y.o. 1 m.o. male who presents with his father for a well child check.

Concerns/problems to address at today's visit:

Patient is in our office for the first time today.

Patient Active Problem List

Diagnosis

Date Noted

Environmental allergies

09/11/2015

Note Last Updated: 9/11/2015

Spokane Asthma and Allergy eval x 2 . Skin prick testing negative. Rxns since testing 8/2015 (3yo). Recommended

return to specialist 9/2015 (3yo).

• BMI (body mass index), pediatric, 95-99% for age

02/13/2015

The Providence Pediatric Pre-Visit Questionnaire was reviewed by myself. Topics reviewed include:

- -General health,
- -Feeding/nutrition,
- -Lipids,
- -Oral health,
- -Elimination,
- -School.
- -Activity/exercise/screen time,
- -Sleep.
- -Social stressors, Family is in the middle of a divorce. Father had questions about possible child abuse from the mother. He has never seen any physical findings associated with it. He has had his lawyer the mother's lawyer review the accusations and at this time is not sure what to do next.
- -Behavior, some behavior problems probably associated with the family situation
- Development,
- -Safety,
- -Tuberculosis,
- -Review of systems,

Patient History: Patient's medications, allergies, past medical, surgical, social and family histories were reviewed and updated as appropriate.

Physical Exam

Vitals: BP 95/55 | Pulse (i) 59 | Ht 1.181 m (3' 10.5") | Wt (!) 29.9 kg (66 lb) | BMI 21.46 kg/m² Weight %ile: >99 %ile (Z > 2.33) based on CDC 2-20 Years weight-for-age data using vitals from 9/13/2017.





FILED 2 3 288 J版 12 P 毕 33 TIMOTHY W.FITZGERALD SPOKANE COUNTY CLERK 5 Superior Court of Washington, County of SPOKANE 8 In re the Marriage of: No. 17-3-01817-0 SIRINYA SURINA Petitioner. Sealed Personal Health Care Records 10 (Cover Sheet) And (SEALPHC) 11 AARON MICHAEL SURINA [X] Clerk's action required. 12 Respondent For use in Family Law and Guardianship cases. 13 14 Sealed Personal Health Care Records 15 (Cover Sheet) Use this form as a cover sheet to keep your personal health information private from the public. On the first page of each document, write the word "SEALED" 1 inch from the top of the page. 17 Check the documents you are attaching to this cover sheet to be sealed: 18 Health records of any kind (including correspondence) related to a person's physical or 19 mental condition, or payment for health care. 20 Submitted by: Petitioner or his/her lawyer 21 22 Print name (if lawyer, also provide WSBA #) 23 importanti The other person and the lawyers in your case can see your sealed documents. If you need to keep your address information private for safety reasons, you may cross out or delete your address information. 24

GR 22(b)(3), (g) Mandatory Form (05/2016) FL All Family 012

Sealed Personal Health Care Records p. 1 of 1

KEITH A. GLANZER, P.S. 2024 W. Northwest Bivd. Spokane, WA 99205 Telephone: 509-326-4526 Facsimile: 509-324-0405

Exhibit L pg 2 of 2

Surina, Andrew Alex (MR # 60005141356) DOB: 06/26/2016

Encounter Date: 01/02/2018

Surina, Andrew Alex

MRN: 60005141356 Description: 18 month old male

Office Visit 1/2/2018

Provider: Shane B Carson, DO (Pediatrics)

PMG E WA PEDIATRICS ASSOCIATES SOUTH

Primary diagnosis: Health check for child over 28 days old

ES SOUTH Reason for Visit: Well Child

Progress Notes

Shane B Carson, DO (Physician) - Pediatrics

Encounter Date: 1/2/2018

Andrew Alex Surina is a 18 m.o. male who presents with his mother and father for a well child check.

Parents are separated.

Concerns/problems to address at today's visit:

Parents are set up for counseling with the children through divorce process - quite unhappy with each other. Check for bruising. CPS is involved.

Patient Active Problem List

Diagnosis

· Liveborn infant by vaginal delivery

Date Noted 06/26/2016

The Providence Pediatric Pre-Visit Questionnaire was reviewed by myself. Topics reviewed include:

- -General health,
- -Feeding/nutrition,
- -Oral health,
- -Elimination,
- -Activity/exercise/screen time,
- -Sleep,
- -Social stressors,
- -Behavior,
- -Lead,
- -Safety,
- -Review of systems

Current view: Showing all answers

Legend: Scores, Non-relevant Questions

Mychart 18 Month Pre-Visit Questionnaire

1/2/2018 13:17 PST	
Yes	
No	
No	
No	
No _	
Yes	



