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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

DECLARATION OF: SIRINYA SURINA IN SUPPORT OF December 31, CONTEMPT MOTION

Sirinya Surina Declares:

- 1. <u>Failure to Cooperate with sale of residence.</u> We received an offer for \$500.00 over our asking price of \$315,000. Aaron refused to sign the sale agreement. He meddled in the transaction until the buyers withdrew their offer. Right after we lost the offer, Aaron sent out a text suggesting we drop the price to \$305,000.
- 2. The same buyers later came back with an offer of \$295,000.
- 3. <u>Failure to pay Mortgage Payment</u>. Aaron has informed me he is 4 payments behind on our mortgage payment. I have not received any statements from our mortgage lender as he refused to provide me with this written information. At the same time, he tells me he has moved into an apartment for which he is paying \$1,200 per month rent. He also tells me he has deposited over \$2,000 for the initial payment to a GAL.

In re the Marriage of Surina Declaration of Petitioner, Sirinya Surina Page 1 of 2

KEITH A. GLANZER, P.S.

2024 W. Northwest Blvd. Spokane, WA 99205 Telephone: 509-326-4526 Facsimile: 509-324-0405

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2

- 4. Promise to Add my name to title of house. We moved to Spokane where Aaron got a good job with Providence Hospital. After we started to make more money, we moved from our rental house into our residence at 1616 S. Rocky Ridge Dr. When we bought the house, Aaron convinced me to sign a quit claim deed. He told me we would pay less interest on our loan if my name was not included in the purchase and it would make the closing on the house go more smoothly. He promised me to add my name to the title of the house later. He never added my name to the title even though we bought the house together.
- 5. Failure to pay car payment. The court ordered Aaron to pay our basic living expenses in our temporary order. He attempted to modify the order but the court refused his motion and awarded me attorney fees for having to defend his motion. Our car payment was calculated by the court at \$600 per month because it was what we were paying monthly before we separated in August 2017. Shortly after the order was enter, Aaron dropped the payment from \$600 to the actual payment of about \$470.00 per month. He has asked me to turn in the car to the dealership and buy a cheaper used car. I know I will eventually have to make the payment if/when the car is awarded to me by the court. I feel a different car will be less dependable and I want to keep the car I am presently driving. Aaron stopped making the car payment entirely. He was 3 months behind and I was in danger of the car being repossessed. When I learned about this, I borrowed money to bring the payments current. This is probably where Aaron got the money to deposit into his attorney's trust account for the initial payment to a GAL.
- 6. Continued interference with sale of residence. I fear that unless the court grants my motion, Aaron will not cooperate with the sale of our residence. He will continue to delay the process until our lender puts the property into foreclosure.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Signed at Spokane, Washington, December 29,

Sirinya Surina Petitioner, Declarant

In re the Marriage of Surina Declaration of Petitioner, Sirinya Surina Page 2 of 2

KEITH A. GLANZER, P.S.

2024 W. Northwest Blvd. Spokane, WA 99205 Telephone: 509-326-4526 Facsimile: 509-324-0405



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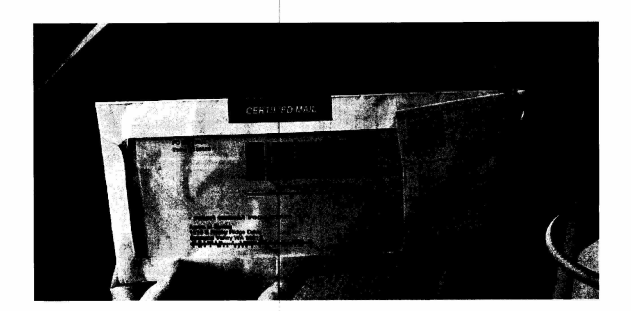


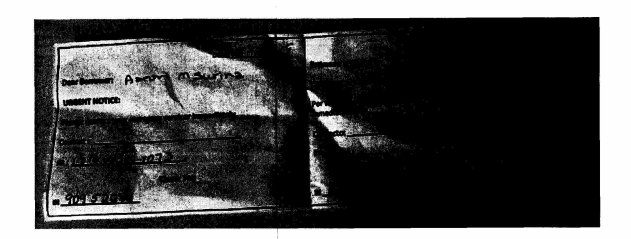
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Everyone else is winning except for the parties in this case. Sirinya totally not a clue about the inventions of the benefactors. 400K and counting

7:13 PM

Down the drain because it seems maybe being above the law is a bit misleading and might not be the best option everytime

We will have to see

Wrongful or tortious interference with contracts refers to a situation in which a third-party intentionally causes a contracting party to commit a



+ Type a message...



