FILED

APR 1 5 2019

Timothy W. Fitzgerald SPOKANE COUNTY CLERK

CN: 201703018170 SN: 243

PC: 25

#### Superior Court of Washington, County of Spokane

In re: Opposing counsel delaying to

frustrate and bankrupt

No 17-3-01817-0

Petitioner/s (person/s who started this case):

Supplemental Declaration of:

**Aaron Surina** 

**Aaron Surina** 

(DCLR)

And Respondent/s (other party/parties):

Sirinya Polarj [Surina]

#### Declaration of:

## [ Aaron Surina; Dedicated Father of 2 ]

1.

I am 41 years old and I am the Petitioner and Father of David and Andrew

Surina. Due to the continual denial of any motion I have ever filed, I stopped filing

them. This is a supplemental to put a few items into the file for removal or appeal

Optional Form (05/2016)
Supplemental Declaration
FL All Family 135 Declaration

Declaration p. 1 of 10

Re: Wilson/Glanzer vs Surina

considering the track record of never being granted a single hearing in 20 months with 3 different lawyers.

- 2. I attest that I am a victim of domestic violence along with my children who are also victims of custodial interference. We have been denied rights which are guaranteed by both the Constitution and the RCW's.
- The court has held three hearings in regards to Mr. Glanzer insisting that my part of a previous marital property settlement be sold off and the proceeds put into his trust without any bills that were based on supporting the community since I am the sole provider for the community, I don't think my rights are being respected in regards to a lawyer bullying me around, forcing me into default, taking all my rights as the titled owner of my property away and then demanding that my exwife execute documents as if she is a seller or owner "by court order" all the while the entire transaction is being concealed from me. This is absolutely 100% illegal and there is evidence of fraud all over this group of people's work. The fraudulent deed that Carl coerced Sirinya to sign for 34,000.00 approx which deeded my half of our previous marital property settlement to Carl Wilson and his wife. That's a class C felony and I lost a buyer from that. The court had three hearings regarding my property. August 10, 2018 the court granted Mr. Glanzer a motion ordering me to immediately sell my property. Mr. Glanzer had no intention of allowing me to manage my property to get the most money possible. He demanded that I do not enter my property including inspect it. Mr. Glanzer honestly has no right to do this however using extortion threatening the future of my children in family court

as a 30 year veteran, I was extremely scared as I have not been granted any of the requests for the laws to apply in my case which are what my motions have always been in reference to. 20 months, 3 lawyers and not a single request for the case to follow the legislated statutes has been granted. Each one veers off into Spokane family law which isn't part of Washington state legislation, isn't available to read and is very confusing.

See attachment ( RCW 4.24.350

- 4. one of which notice of the hearing was given 24 hours prior to the hearing where opposing counsel brought witnesses even though nobody representing me could be at the hearing. This hearing had to do with violating my rights as a titled property owner. The court ordered that I have no rights to know about, decide, price, execute or interact with any party involved in the sale of my sole and separate property as I understand it. I have no received a copy of the orders from March 27, 2019. This hearing was held without any opportunity to cross examine witnesses or even attend in person. This hearing did not follow rules for civil procedure. This hearing came without notice being served, this hearing came without any motion or pleading being available to anyone. This hearing was in violation of due process and my rights were further violated and or revoked by the court's agreement to whatever orders the only attorney there that day wrote.
- 5. My sole and separate property is from a previous marital property settlement between my ex wife and I. We finalized our divorce October 16, 2018. August 10, 2019 this property was motioned a 2<sup>nd</sup> time with a different judge than the motion they ran before

and were denied in Jan of 2018. The house was ordered to be sold to fund a Guardian Ad Litem. I have already funded the guardian ad litem in November of 2018. That's 6 months ago and there is no guardian ad litem. David and Andrew, Mr. Surina's children, have had 2 or 3 more black eyes and bruises on their faces since then. This has went way too far and it's time to reel it in before it goes much farther. There are two young innocent children involved in this family. See attachments (-A-) which is a receipt from RK Law for the funds to pay the GAL. My understanding is that Mr. Glanzer was concerned about what might come out because Heather Lund is a good GAL so he figured out a way to keep her from taking the assignment.

- leave me living in the streets trying to find a way to work and eat while she remained in the house instead of getting an apartment after she packed up the house in August of 2017 preparing to move due to the divorce she ended up signing herself up for without understanding what they were really planning to try to do. She's been misled the entire time which is very easy to identify in conversation with her. She is being told she's already won and the judgement is guaranteed. My amended child support worksheets give a glimpse at what I am ordered vs what the state says calculations should be. They are polar opposites about 20/80 80/20. I've attached a copy of the numbers prepared by a licensed certified public accountant. It's disturbing to realize what was intentionally ordered and which has impacted everyone in a negative way.
- 7. Mr. Surina is the sole provider for his two sons. He has been since before either of them were born. He has been attacked and put through the most cruel and unusual

punishment because a lawyer is able to influence the outcomes regardless of the law in the courts which is very clear when you read the case.

- restraining order so that Carl could get his revenge because I asked him to leave my house in July when I found him at the house while I was at work teaching my ex wife and mother in law how to scam dshs and lie filling out the documents with fraudulent answers to maximize benefits that aren't legal. Mr. Surina advised him that could affect my mother in law's immigration and I took the papers from him and asked him to leave. Mr. Surina was in absolute disbelief that Carl would do something like that without discussing it with him prior. This was disrespectful and certainly not something Mr. Surina expected from Carl although they have spoken on a handful of occasions but Carl's wife was the one who usually came to the house. It was odd to see Carl there potentially ruining Sirinya's mother's immigration benefit after we had not even paid for it all yet. After all, the time I had invested trying to help my ex wife realize the American dream and have her mother here which Mr. Surina thought could be a really good thing. MR. SURINA had been sold a totally different situation than what really happened.
- 9. Carl Wilson took it very personally and was telling Sirinya and her mother who just arrived that Mr. Surina was trying to take from the equity from the house and leave them in the streets without any help. Sirinya already had agreed to a property settlement with me in regards to investments made in Thailand over time. We sent thousands and thousands of dollars to Thailand to start a sugar cane farm which is still

producing revenue but not a single dime has been pooled into this family and it's expenses or savings. Unfortunately, They started to believe him as now that know what was really going on from delusional 911 calls stating that I was taking "all the money (we didn't have!) and going to sail around the world"!.

**10.** The county parcel page for Mr. Surina's property is attached showing who owns the house. Make no mistake, opposing counsel and Carl Wilson both are working together through the coercion, isolation, empty promises and interest on loans which they have

assumed would be their ticket to stealing the house from me by tricking my ex wife into

legal fees amounting to the equity in the house.

See attachment (-C-) Spokane County Parcel Information #35261.1514 dated

1/25/20190

See attachment (-E-) Email of Keith Glanzer interfering with property rights

Denying me the right to have a realtor schedule a showing 2 weeks after he motioned

for the house to sell August 29, 2018

11. I noticed that my court ordered release of payoff quote had been altered while visiting

with Roger Coombs whom I had been referred to in regards to drafting a deed to stop

Mr. Glanzer from interfering with everyone and everything with regards to the sale of

my house.

See attachment (-F-) **The authentic "release of payoff Quote"** which was altered and lacked my requests if used. Someone had removed my terms on the version Gustafson law had. That's a fraudulent document they were using.

12. Large investments were made in Thailand and it seems that the consensus is that Mr.

Glanzer is used to taking what he wants regardless of legal and binding settlements dividing this property which protect the property from his legal fees, especially in a case he has no legal standing in outside of coercion and ex parte communication with his friends at the courthouse who are involved in this matter.

See attachment (-G-) Spreadsheet of some of the funds transferred to investments in Asia (Previous marital property settlement re: Rocky Ridge)

13. I tried to schedule affordable mediation under the circumstances as Mr. Glanzer is a 30 year bankruptcy attorney, he very quickly crashed my finances intentionally. He knew exactly what I was making and his goal appeared to be to force me into my car so that I sell the house and he can attach his fees by manipulating the court to violate my sovereign rights as a titled property owning, tax paying citizen. So he did force me to live in my car and at family's in spare rooms and on couches with my children having to go through that as well for nearly 17 months.

See attachment: (-H-) Fulcrum Dispute Resolution emailing me to let me know that Mr. Glanzer refuses mediation and he will consider that harassment if I request again.

I still do not understand why I was denied mediation and why my ex wife was also denied. A year and a half later almost, we went to James Hatch and were charged 250.00 hour even though the county mediator list has him for 200/hour. Our financial crisis prompted a realistic mediation service we could actually afford. We had

discussed at parenting exchanges some parenting ideas. Sirinya had asked me and my sister Karmen why we do not accept 50/50. She was being told that we are not wanting 50/50 and that we're trying to take the children from her. I put up with her violence for nearly the entire marriage.

See attachment: (-I-)

14. Now to avoid that snare, it appears that Carl has Keith forcing the house into foreclosure by obtaining illegal orders from the court essentially removing every right except the burden of the mortgage payment and forcing me out of being able to collect rent, profits, enjoy my children on my property or have the basic liberty that being a titled land owner provides a father who was/is the primary custodian parent and caretaker of my ex-wife who's not familiar with America and did not want to explore, enjoy and embrace the way of life.

15. This divorce has been going on now for 20 months, started out of totally frivolous testimony of opposing counsel who obtained a restraining order stating he was scared that Mr. Surina might move "unidentified assets" to his sister's house in Idaho. RCW 26.50.200 states that nothing in the domestic violence prevention chapter effects title to real property. Considering that there was not any violence ever perpetrated against the mother of Mr. Surina's children and that she confirmed that very fact on the day of service as well as on a call where Mr. Surina had to call the sheriff's to come out and calm her down from a rage incident a couple weeks prior to that date. Nobody can legally go into a court house and obtain a restraining order that restrains a man from

his sole and separate property. This is trespass to chattel at it's elementary nature and government seizure for public purposes in other aspects. This property was justified to be sold after the court in Jan of 2018 denied my lawful right to rent t6he property to avoid losing it as well as allow me to obtain a residence.

**16.** I am asking the court for judgement regardless of form structure. The facts in this case are abhorrent and heinous. This is happening on a regular basis over title IV-D funding among other problems within our system. This is affecting a lot of children.

1/

(Number any pages you attach to this Declaration. Page limits may apply.)

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true. 

I have attached (number): 23\_ pages.

**Warning!** Documents filed with the court are available for anyone to see unless they are sealed. Financial, medical, and confidential reports, as described in General Rule 22, must be sealed so they can only be seen by the court, the other party, and the lawyers in your case. Seal those documents by filing them separately, using a Sealed cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents

RCW 2.48.220 Grounds of disbarment or suspension.

An attorney or counselor may be disbarred or suspended for any of the following causes arising after his or her admission to practice:

- (1) His or her conviction of a felony or misdemeanor involving moral turpitude, in which case the record of conviction shall be conclusive evidence.
- (2) Willful disobedience or violation of an order of the court requiring him or her to do or forbear an act connected with, or in the course of, his or her profession, which he or she ought in good faith to do or forbear.
- (3) Violation of his or her oath as an attorney, or of his or her duties as an attorney and counselor.
  (4) Corruptly or willfully, and without authority, appearing as attorney for a party to an action or proceeding.

(5) Lending his or her name to be used as attorney and counselor by another person who is not an attorney and counselor.

- (6) For the commission of any act involving moral turpitude, dishonesty, or corruption, whether the same be committed in the course of his or her relations as an attorney or counselor at law, or otherwise, and whether the same constitute a felony or misdemeanor or not; and if the act constitute a felony or misdemeanor, conviction thereof in a criminal proceeding shall not be a condition precedent to disbarment or suspension from practice therefor.
- (7) Misrepresentation or concealment of a material fact made in his or her application for admission or in support thereof.
  - (8) Disbarment by a foreign court of competent jurisdiction.
- (9) Practicing law with or in cooperation with a disbarred or suspended attorney, or maintaining an office for the practice of law in a room or office occupied or used in whole or in part by a disbarred or suspended attorney, or permitting a disbarred or suspended attorney to use his or her name for the practice of law, or practicing law for or on behalf of a disbarred or suspended attorney, or practicing law under any arrangement or understanding for division of fees or compensation of any kind with a disbarred or suspended attorney or with any person not a licensed attorney.
  - (10) Gross incompetency in the practice of the profession.
  - (11) Violation of the ethics of the profession.

[ 2011 c 336 § 68; 1921 c 126 § 14; 1909 c 139 § 7; RRS § 139-14.]

NOTES:

Rules of court: RLD 1.1.

b 10 ot 10



Richard K. Kuck\* richk@rklaw.com 205 Northwest Blvd., Suite 104 P.O. Box 1320 Coeur d'Alene, Idaho 83816-1820 Phone; (208) 667-8600 Fax: (208) 667-3379

Certified Child Custody and Civil Case Mediator in Idaho LAW OFFICES

### RICHARD K. KUCK, PLLC

Attorney and Mediator

Coeur d'Alene, Idaho

BillieJo Campbell
Office Manager/Legal Assistant
billiejo@rklaw.com

\*Admitted in Colorado\*, Idaho and Washington

www.rklaw.com

₩Inactive in Colorado

November 16, 2018

On November 16, 2018 Mr. Aaron Surina paid the sum of \$2,025.00 (His 81% according to the Spokane County Court Order) for the purpose of placing retainer for the Court ordered GAL. The monies will be place into Richard K. Kuck, PLLC Washington IOLTA Trust account.

BillieJo Campbell

Aaron Surina



WEBPADAL Data As Of: 1/25/2019

Appraiser Name Appraiser Phone

477-5934

## Parcel Information

Parcel Number: 35261.1514 Site Address: 1616 S ROCKY RIDGE DR

#### Parcel image





JAN 25 REC'D

Owner Name: SURINA, AARON M Address: 1616 S ROCKY RIDGE DR, SPOKANE VALLEY, WA,

423500

247,600

99212

Taxpayer Name: SURINA, AARON M

PLAT - HEATHER PARK ADD Megan

Address: 1616 S ROCKY RIDGE DR, SPOKANE VALLEY, WA,

99212

#### Site Address

0.00			Land			Tax	Tax Code	
Parcel Type	Site Address	City	Size		Description	Year	Area	Status
R	1616 S ROCKY RIDGE	SPOKANE VALLEY	12600	Square Feet	Household, single family	2018	0141	Active

Assessor Description HEATHER PARK 1ST ADD L14 B2

247,600

## Appraisal Parcel Class Appraiser Neighborhood Code Neighborhood Name Neighborhood Desc

2015

11 Single Unit 122

AND RESIDENCE OF THE PARTY OF T						
Assessed Va	lue					Daniel Brow
Tax Year	Taxable	Total Value		Dwelling/Structure	Current Use Land	Personal Prop.
2019	291,800	291,800	45,000	246,800	0	0
2018	278,300	278,300	45,000	233,300		0
2017	270,100	270,100	45,000	225,100	0	0
2016	247.600	247,600	40,000	207,600	0	0

Characteristics								Half	Full
Dweiling/ Structure	Year Built	Gross Living Area Size			Roof Material		Cool Bedroom	Bath	Bath
Dweiling	1992	2,778	NA SF	73 Split Level 750-1499	Comp sh medium	Forced hot air-gas	None 5		•

HETHR

40,000

## Parcel Information Print Summary

Year

0

Gross

Built Living Area Size

NA

Dwelling/

Structure

Attached Garage Cool Bedroom Bath Bath

Residential Sq Ft Breakdown	Sa Ft	Extension	
	A MARKET BOOK A KANDAN D.		
Basement	600	R01	pp. 2000 and the second
Lower	723	R01	
1st Floor	1,455	R01	C SO OF A SEC STORY AND ADMINISTRATION OF THE THE TAX A SEC.

Roof Material Heat

Type House Type

730 SF

Land Number	Soil ID	Acreage	Sq Ft	Frontage	Depth	Lot(s)
1	R1SL	0.29	12,600	90	140	1

Sales Sale Date	Sale Price	Sale Instrument	Excise Number	parcel
05/20/2015	250,000.00	Bargain and Sale Deed	201506510	35261.1514
05/18/2015	0.00	Quit Claim Deed	201506514	35261.1514
04/30/2014	293,751.00	Trustee Deed	201404728	35261.1514
12/03/2007	295,000.00	Statutory Warranty Deed	200719922	35261.1514
04/30/2004	220,000.00	Other	200407170	35261.1514
01/09/2004	230,222.00	Trustee Deed	200401235	35261.1514
10/30/2001	0.00	Quit Claim Deed	200117666	35261.1514
10/04/2000	179,900.00	Statutory Warranty Deed	200014437	35261.1514

#### **Property Taxes**

Taxes are due April 30th and October 31st

### Total Charges Owing: \$0.00

Tax Year	Charge Type	Annual Charges	Remaining Charges Owing
	Total Taxes for 2018	3,926.29	0.00
2018	A/V Property Tax	3,883.46	0.00
2018	Aquifer Principal HOUSE	15.00	0.00
2018	Soil Conservation Principal CNSV1	5.03	0.00
2018	Stormwater Principal Spokane Valley RES1	21.00	0.00
2018	Weed Control Principal WCWEED1	1.80	0.00
X 100 MM X	Total Taxes for 2017	3,759.73	0.00
2017	A/V Property Tax	3,716.90	0.00
2017	Aquifer Principal HOUSE	15.00	0.00
2017	Soli Conservation Principal CNSV1	5.03	0.00
2017	Stormwater Principal Spokane Valley RES1	21.00	0.00
2017	Weed Control Principal WCWEED1	1.80	0.00
	Total Taxes for 2016	3,632.64	0.00
2016	A/V Property Tax	3,489.81	0.00
2016	Aquifer Principal HOUSE	15.00	0.00
2016	Soil Conservation Principal CNSV1	5.03	0.00
2016	Stormwater Principal Spokane Valley RES1	21.00	0.00

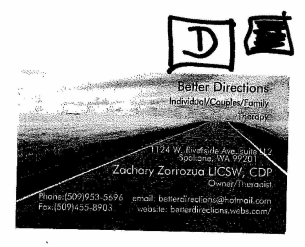
Tax Year	Charge Type	Annual Charges	Remaining Charges Owing	
2016	Weed Control Principal WCWEED1	1.80	0.00	
	Total Taxes for 2015	3,493.67	0.00	
2015	A/V Property Tax	3,450.84	0.00	
2015	Aquifer Principal HOUSE	15.00	0.00	
2015	Soil Conservation Principal CNSV1	5.03	0.00	
2015	Stormwater Principal Spokane Valley RES1	21.00	0,00	
2015	Weed Control Principal WCWEED1	1.80	0.00	

Tax Receipts			
Tax Year	Receipt Number	Receipt Date	Receipt Amount
2018	7680749	10/23/2018	1,963.15
2018	7498149	04/20/2018	1,963.14
2017	7343615	10/27/2017	1,879.87
2017	7133588	04/20/2017	1,879.86
2016	7014476	10/31/2016	1,766.32
2016	6806955	04/28/2016	1,766.32
2015	6588407	10/28/2015	1,746.84
2015	6432149	04/24/2015	1,746.83

#### Disclaimer

We are pleased to give you online access to the Assessor's Office and Treasurer's Office property tax and valuation information. While we make every effort to produce and publish the most current and accurate information possible, portions of this information may not be current or correct. Neither Spokane County, the Assessor, nor the Treasurer makes any warranty, express or implied, with regard to the accuracy, reliability, or timeliness of information in this system, and shall not be held liable for losses caused by using this information. Any person or entity that relies on any information obtained from this system, does so at his or her own risk. Please feel free to contact us about any error you discover or to give comments and suggestions. Call the Assessor's Office at (509) 477-3698 or the Treasurer's Office at (509) 477-4713.

RCW 42.56.070 (9) prohibits the release of lists of individuals requested for commercial purposes. The requester expressly represents that no such use of any such list will be made by the user or its transferee(s) or vendee(s). I understand, acknowledge, and accept the statements above, and agree to adhere to the prohibitions listed in RCW 42.56.070 (9).



9/7/2017

RE: David Surina (DOB: 8/12/2012)

I, Zachary Zorrozua am a Licensed Independent Clinical Social Worker, and Chemical Dependency Professional operate a psychotherapy office in Spokane, Washington. On 8/8/2017, David Surina was brought into meet with me to assess for a stress related disorder. His father Aaron Surina, requested the session. Aaron explained that David's mother had been verbally and physically abusive in their marriage, and he was concerned that this conflict may be having a negative impact on David.

Given David's age, I utilized play therapy techniques when meeting with him. While playing, I did ask about some of the dynamics between his parents. During the assessment, he made gestures to demonstrate that his mother would scratch his father, and also stated that she "yells a lot". Unfortunately, this was the only information I was able to get from him, as he asked that we refocus the attention to playing with the matchbox cars that we were using. Since this was our first meeting, I did not push the issue. This was the only session that I facilitated with David, due to his mother not allowing him to participate in any additional sessions.

Based on the information provided by his father, and behaviors that were displayed during the initial session, I would recommend that David participate in some form of therapy. The reason that this is justified is that if David is witnessing this type of behavior in the home, David is going to have a difficult time of managing his emotions, working through conflicts, and engaging in healthy relationships, as this has not been role modeled for him in the home. Based on the information provided, it is also likely that his parents will be getting divorced, and it may be necessary that David has someone to talk to about the change in family dynamics.

I swear, under penalty of perjury in Spokane, Washington that the statements included in this letter are accurate, and truthful. If additional information is necessary, please feel free to contact me,

Zachary Zorrozua LICSW, CI

Better Directions



Crime Check has received and processed your information.

Your police report number: 2018-10121045

If you would like to add information to this report, please call Crime Check at 456-2233.

If you would like to check the status of your report:

For incidents that occurred in the City of Spokane please go to my.spokanecity.org/police/information.

For incidents that occurred within the City of Spokane Valley dial 477-3300.

For unincorporated Spokane County and other incorporated towns in Spokane County dial 477-2240.

View other Frequently Asked Questions.

Thank you for filing your report online with Crime Check. If you want a fingerprint check attempted on your damaged vehicle, please contact Crime Check by telephone at 509-456-2233. Please have your report number available at that time.

Crime Check

http://www.crimecheck.org

(509) 456-2233

By: Operator 911276



From: LEGAL@SURINA.ORG <LEGAL@surina.org>

Sent: Wednesday, August 29, 2018 12:37 PM

To: Web Reporting Center < WebReports@spokanecounty.org>

Subject: Fwd: (EPA) 1616 S Rocky Ridge Dr, Spokane Valley, WA 99212 - Emailed back asking

to call into CK to file a full police report. cr276

I am being denied the ability to show my own property and the sale of which has been ordered by the Superior court.

Keith Glanzer is interfering with my access and ability to sell my sole and seperate property.

I'd like to file a crime check report about this under RCW 49.60.2235

-- Forwarded message ----

From: LEGAL@SURINA.ORG <LEGAL@surina.org>

Date: Wed, Aug 29, 2018 at 12:19 PM

Subject: Re: (EPA) 1616 S Rocky Ridge Dr, Spokane Valley, WA 99212

To: Keith Glanzer < kagps 70@hotmail.com>

Cc: <a-reply@surina.org> <a-reply@surina.org>, <richk@rklaw.com>, BillieJo Campbell <br/>
<br/>
spokane@gmail.com>, Sirinya Polarj

<sirinyaandrew@gmail.com>, Sirinya Polarj <sirinyadavid@gmail.com>

Received: Request denied to show the sole and seperate property of Aaron Surinam to an interested party.

3/7





#### RCW 49.60.2235

Unfair practice to coerce, intimidate, threaten, or interfere regarding secured real estate transaction rights.

It is an unlawful practice to coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on account of his or her having exercised or enjoyed, or on account of his or her having aided or encouraged any other person in the exercise or enjoyment of, rights regarding real estate transactions secured by RCW 49.60.030, 49.60.040, and 49.60.222 through49.60.224.

[ 1993 c 69 § 7.]

#### NOTES:

Severability—1993 c 69: See note following RCW 49.60.030.

On Wed, Aug 29, 2018 at 11:55 AM Keith Glanzer <kagps70@hotmail.com> wrote:

No

Sent from my iPhone

On Aug 29, 2018, at 11:24 AM, Aaron Surina <aaron@surina.org> wrote:

I'll need access to the property 9/1/2018 at 5pm to 7pm to show the property.

Respectfully,

**Aaron Surina** 

# (E.5)

#### 707-200-4372

#### email@surina.org

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

----- Forwarded message

From: Everett Alcantara <everett@theriangroup.com>

Date: Wed, Aug 29, 2018 at 10:38 AM

Subject: (EPA) 1616 S Rocky Ridge Dr, Spokane Valley, WA 99212

To: Aaron Surina <aaron@surina.org>

## (EPA) 1616 S Rocky Ridge Dr, Spokane Valley, WA 99212

08/29/2018 Agent's Assistant: Everett Alcantara Meeting w/ Mr. Aaron Surina 208-755-0901

- 1 5pm 7pm, Sat, Sep 1st
- In Person (map)
- Leverett Alcantara (organizer)

everett@theriangroup.com



Aaron Surina

aaron@surina.org

Amanda Totten

amandatotten@theriangroup.com

If you wish to stop receiving our emails, please click here.

Gmail - Mediation





## M Gmail

#### Mediation

Intake Specialist <intakespecialist@fulcrumdispute.com > To: "aaron@surina.org" <aaron@surina.org>

Wed, Oct 4, 2017 at 1:44 PM

Hello Aaron,

I made contact with Ms. Surina this morning as was confused as to what mediation was and I explained. She said she wasn't sure and needed to speak with her lawyer. I also asked if she received our invitation letter and she said she did not and has a PO BOX. I obtained that information and said I would re-forward that to her. She agreed.

She then called back and said that she spoke to her lawyer and that they were not ready for mediation and if I were to call back she would "consider it harassment so stop".

Ms. Surina is refusing mediational services with us and therefore Fulcrum is closing the matter.

If the court orders that you must participate in mediation and both parties have agreed, please feel free to call me so I can re-initiate mediation for a later date.

Thank you,

#### **Ashley Morehead**

Intake Specialist

Fulcrum Institute Dispute Resolution Clinic 211 W. Auguste | Spokane, WA 99205

Phone: (509) 838-2799 | Fax: (509) 838-5588

CONFIDENTIALITY NOTICE: This message and accompanying documents are covered by the Electronic Communications Privacy Act, 18 US 2520-2521, and contain information intended for the specified individuals only. This information is confidential. If you are not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, copying, or the taking of any action based on the contents of this information is strictly prohibited. If you have received this communication in error, please notify us immediately, and delete the original message.

Marriage Discussion -
Deples when the description of the contraction of t
a - what is frust. I what is you true
An to see the second se
Money / Your else but yourself
the state of the s
Q I have been see is some I know
with your not the mat-level her well well.
The state of the s

CUSSING Everyday in front of David. TAKING MOREY FORM ACOUNT WITHOUT MARKET TO WART TO WAR John Valarino Morely of Kids are North State of the Morely Not Anymore The hove Hoo to save chary work-We need to dry to sell the Hyunda Back is Hyunda -Bay a und one - Dave the Ford