CN: 201703018170

SN: 291

PC: 24

**FILED** 

JUN 1 2 2019

Timothy W. Fitzgerald SPOKANE COUNTY CLERK

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

In re:

SIRINYA SURINA,

Petitioner,

Case No. 17-3-01817-0

and

**RESPONSIVE Declaration of Aaron** 

AARON SURINA,

Respondent.

RE: SUPPORTING TRO INTL
TRAVEL & RESPONDENTS MOTION

FOR CONTEMPT, MOTION FOR CR11

#### I Declare:

- I am the Respondent and make this declaration in support of the immediate restraining order granted on June 7, 2019 as well as the motion for contempt, motion for sanctions on counsel, motion for temp family law order and parenting plan modification.
- 2. Mr. Glanzer refused to reduce an agreement regarding travel to writing which is by all accounts the absolute base standard in an international custody case with dual citizenship.
- 3. Mr. Glanzer is creating conflict where there should never be. He insists on vexacious litigation and refusing to comply or agree to any request whether it is common sense or a standard everyone follows. This provides him a way to justify the 77,000 dollars he's enslaved his client into which she now is contracted to give up 1200 of her 1464 dollars in child support every month for the rest of her life.
- 4. These restrictions preventing her from removing our children from American soil without an agreement or court order are standard. The only way to obtain the restrictions with Mr. Glanzer fishing for another conflict to exploit and bill for is to file a restraining order. Unfortunately the restraining order is because of his abusive use of conflict which has been non stop since he testified as a witness in this case in August of 2017.
- 5. The restrictions are mutual.

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

- 6. Does Mr. Glanzer's client plan on traveling to Thailand without obtaining agreement from the other 50/50 parent?
- 7. Does Mr. Glanzer think his client has more rights to our children than Mr. Surina has?

  An agreement is United States law. These children are dual citizens which requires the country of domicile protect their US Citizenship. On Feb 22, 2019, Mr. Glanzer in court stated his client had no interest in traveling to Thailand. Now he's obtaining court dates without following local rules and timelines required by civil procedure. Mr. Surina does not waive any rights to Mr. Glanzer being bound by the rules of civil procedure and local rules.
- **8.** This is the standard in international custody cases.
- 9. Mr. Glanzer's perspective seems to be that I have lost my constitutional right to the custody of my children and that guiding his client in the practice of alienation is what is best for my children. This does nothing but cause more damage to my children.
- 10. I am the respondent and father of Andrew and David Surina;
- I feel that opposing counsel has berated me reserving my rights to protect the safety and future of my children and their American future. His cynical and snarky remarks are a violation of CR11 and are for no better purpose than to frustrate and delay the inevitable.
- 12. Mr. Glanzer has drafted a parenting plan stating that Mr. Surina is guilty of domestic violence trying to cover up the domestic violence his client has been involved in.
- 13. Mr. Glanzer has forced his client into the streets by taking everything from the Surina family through abusive use of conflict and intimidation / coercion.
- 14. Mr. Glanzer is in contempt of court.
- 15. The petitioner is well aware that she has applied and obtained citizenship documents from Thailand for our children. She has our Thail property listed as the residence of all of us. It is our family residence in Thailand that I paid to build and retire in when our boys grow up.

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

- 16. The US has laws requiring both custodial parents agree to international travel.
- 17. Sometimes when it's argued, the parties have to go as far as stipulating travel dates and providing bond.
- 18. The costs to recover a united states minor from Thailand is around 100,000. Average mercenary fees.
- 19. The petitioner's counsel is in violation of CR11 and is responsible for the pleadings he signs and submits.
- 20. Requesting that agreement must be met, court orders followed and children remain safe is a basic request.
- 21. Dual Citizenship changes the rules for international travel. See email from state department attached.
- 22. The petitioner has been forced out into the streets due to her counsel and his friend Carl Wilson, who have also enslaved her (as a single woman with two children unemployed) in roughly 77,000.00 USD in debt bondage.
- 23. This debt is a risk factor for her naturally wanting to return to Thailand.
  - 24. David has been complaining for 22 months to me that his mother repeatedly tells him he's not allowed to talk to me or call me. He will get into trouble if he asks to call his Daddy. That's incredibly disheartening to even think about.
  - 25. All opportunities at real mediation have been denied. Interference by counsel has frustrated all efforts.

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

AARON SURINA Respondent

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

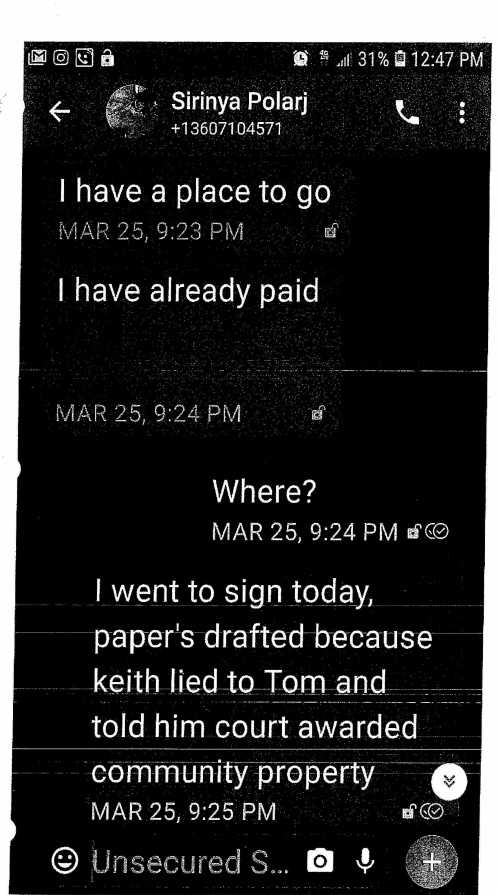


### RTG-LA-R1

เลขที่ 136-2019 - 027879

คำร้องขอจดทะเบียนคนเกิด

สำนักทะเบียนที่แจ้งเกิด <u>สถานกงสุลใหญ่ ณ บุครลอสแอนเจลิส</u> วันที่ <u>30 เคือน มีนาคั้ง</u> พ.ศ. 25 5 b		
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RESPONDENT EXHIBIT

# KEITH A. GLANZER, PS

ATTORNEY AT LAW 2024 NORTHWEST BLVD. • SPOKANE, WA 99205 509-326-GLANZER OR 509-326-4526 FAX 509-324-0405 • kagpa70@hotmail.com

October 18, 2017

David J. Crouse and Associates, PLLC Attn: Ms. Heather Hoover, Attorney 422 West Riverside, Suite 920 Spokane, WA 99201

In re the Marriage of Surina; Superior Court Cause #17-3-01817-0-9 Dear Ms. Hoover:

My client has agreed that Mr. Surina can make arrangements through attorneys to pick up the following items:

- 1. 1 ea. Queen bed and Queen bed bedding.
- 2. 1.ea. Twin bed, no bedding. Pillows may or may not be available, however there is only 3 sets of sheets and blankets and they are in constant rotation due to necturnal
- 3. 1 ea. (or more if still there) "Super Dad" photo.
- 4. 1 ea. Three-drawer dresser.
- 5. 2 ea. Measurement status woodworking that Aaron's sister provided the children.
- 6. 1 ea. Picture of "Blue-eyed guy, above the fireplace."
- 7. All of the following:
  - · "Wide-city"
  - · "Dad's Day" stuff from David's school
  - Volunteer Search and Rescue Equipment including Short-wave radios
- 8. Children's Bibles
- 9. Aaron's tools in the garage
- 10. Motorcycle and helmets
- 11. Aaron's guitars, (Charvel and acoustic).
- 12. Aaron's father's wailet, NASA memorabilia and misc. sentimental family stuff that are on the shelf, including Aaron's father at Stock Car race.
- 13. Aaron's school photos and the "Thank You" letters from Providence along with other miscellaneous decor relating to those items.
- 14. Storage bins in the garage
- 15. Coffee pot
- 16. Electric BBQ grill,

It makes sense for Mr. Surina to have occasional use of the Expedition to travel for winter recreational opportunities with the children and my client will make it available to him upon reasonable notice. However, he has not used it for wintertime travel back and forth to work for the last two years.

My client also agrees to provide the children's winter clothing. However, the winter and snow clothing are also used for their play at home. They may go with the children during their visits with Aaron but shall be returned with the children at the end of that visitation

www.SpokaneFamilyLaw.com • www.SpokaneAccidents.com

Ma. Heather Hoover October 18, 2017 Page 2 of 2

period. They will be packed for each visitation period during the winter months and shall be returned at the end of each visitation period.

Also, if David and /or Andrew are enrolled for winter sports classes, Aaron should attach their annual Ski/Snowboarding pass(es) and schedules along with their equipment so that Sirinya may take them to those classes on the weekends and winter holidays that they are not with Aaron.

The English language Children's books are also being used at home, where Sirinya reads to the children. Please specify by small, up to 3 books that Aaron would like to have during any particular visitation time. The books that the children take with them, shall return home with them at the end of the visitation period.

The Work Computer and Accessories contains not only Aaron's and Sirinya's Google and Amazon Company and sales information, but also videos and photos of Sirinya. Several of the photos and videos were taken without her knowledge or agreement. She does not have the passwords to be able to access these items so this computer cannot be released at this time. The information obtained from it may contain supporting evidence related to these proceedings. Please provide my client with the passwords to access the computer without incurring additional expenses.

I have asked Mr. Surina's prior attorney and you to have your client return Strinya and the children's legal papers and also Sirinya's mother's legal papers, including but not limited to passports and immigrations documents. Please return these items immediately.

Also, we have discussed having Mr. Surina provide us with an inventory of items he has already moved from the house, including items currently placed in a storage unit. Please provide us with this inventory.

Please contact me at your earliest convenience to set a time for Mr. Surina to enter the premises to pick up the agreed upon items.

Sincerely

Keith A. Glanzer Aftorney at Law

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, 3	Timothy W. Fitzgerald						
4	SPUKANE COUNTY OF EDV						
5	IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON						
6	IN AND FOR THE COUNTY OF SPOKANE						
7							
8	In Re Marriage or Parentage )						
9.	of: 17301817-0 Fetitioner, No.						
10	Petitioner, No.						
11	and COURT'S AUTOMATIC						
12	Agron M. FUNING TEMPORARY ORDER						
13	Respondent. ) (TMRO)						
14	I. NOTICE TO PARTIES						
15	1.1 An action has been started in this court that affects						
16	your marriage, and/or seeks the establishment of a parenting						
17	order unless the court changes it. Either of you may ask						
18	the court to modify this order upon filing a motion and properly serving it on the other party. Should aither party						
19	but not limited to, requesting that the other party pay						
20	their attorney's fees and costs for having to bring the violation before the court.						
21	II. ORDER						
22	IT IS ORDERED:						
23							
24	•						
1							

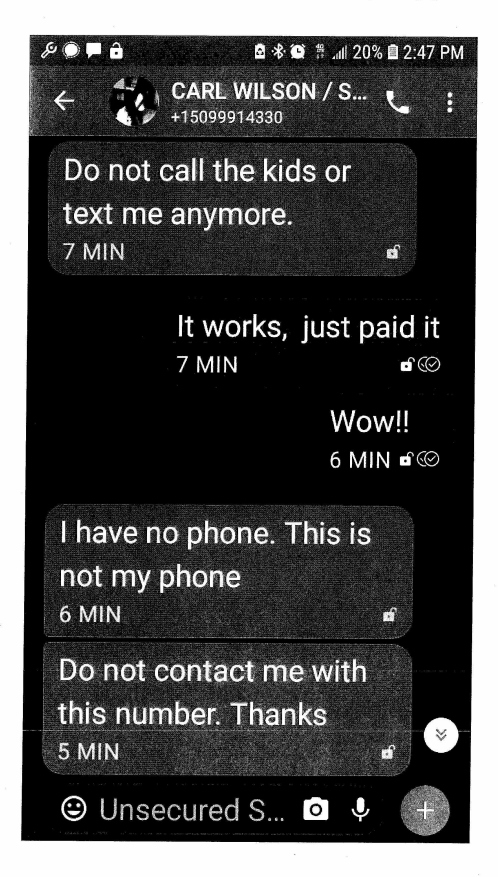
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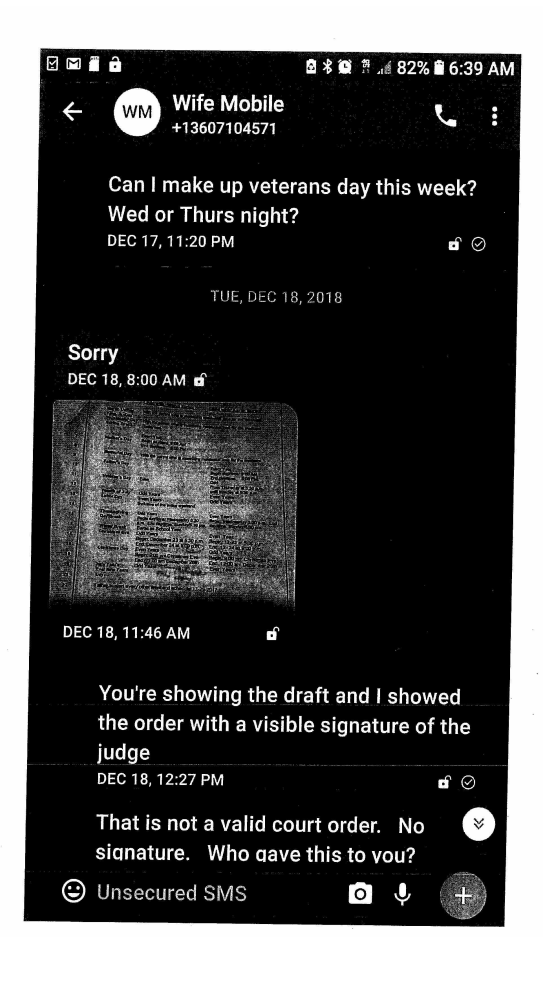
Court's Automatic Temporary Order (8/2008)

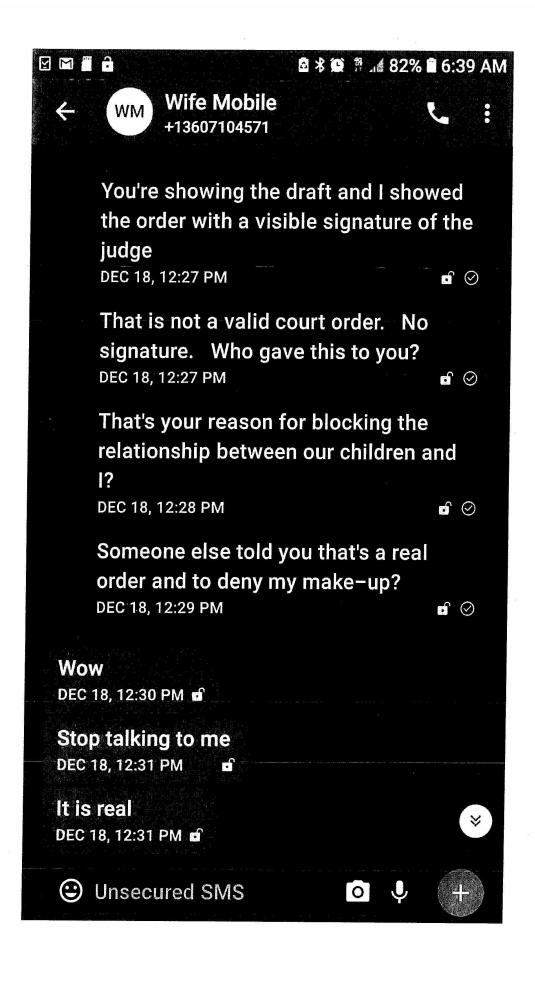
	1	2,1	TEMPORARY ORDERS FOR ALL PARTIES:	
	2	(a)		in
	3		this order will not be filed in the law enforcement de	. 12. ***
	4		base.)	• • •
	5	2.2	TEMPORARY ORDERS FOR ALL PARTIES INVOLVED IN A	
	. 6		DISSOLUTION CASE:	
	7	(a)	Both parties are restrained from transferring, removing encumbering, concealing, damaging or in any way	19,
	8		disposing of any property except in the usual	£
	9		business or for the necessities of life or as agreed i writing by the parties. Each party shall notify the	
	10		other of any extraordinary expenditures made after this order is issued. This order does not preclude a party	ෂ • .
	11	PS	from accessing funds in a reasonable amount to retain counsel;	
	12,	(b)	Both parties are restrained from assigning,	
	13		transferring, borrowing, lapsing, surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either that he will be a surrendering or changing entitlement of any insurance policies of either than the surrendering or changing entitlement of any insurance policies of either than the surrendering entitlement of any insurance policies of either than the surrendering entitlement of the surrendering entitlement of any insurance policies of either than the surrendering entitlement of the surrendering entitlement entitl	0 Y
	14	,	medical, health, life or auto insurance, except as	,
	15		agreed in writing by the parties;	
	16	(c)	Unless the court orders otherwise, both parties are responsible for their own future debts whether incurred	
	17		by credit card, loan, security interest or mortgage, except as agreed in writing by the parties;	ĭ
9	18	(d)	Both parties must have access to all tax, financial,	
0.000	19		legal, and household records. Reasonable access to	
	20		records shall not be denied without order of the court;	ř
	21	2.3	TEMPORARY ORDERS FOR PARTIES WITE MINOR CHILDREN IN COMMON:	
	22	(a)	Both parents are restrained from changing the primary	
	23	, 2	residence of the child(ren) until further court order, except as agreed in writing by the parties;	
	24		and the marginal of the barries!	
	25.	Court'	s Automatic Temporary Order (8/2008) Page 2 of 3	
			eage 4 or 3	

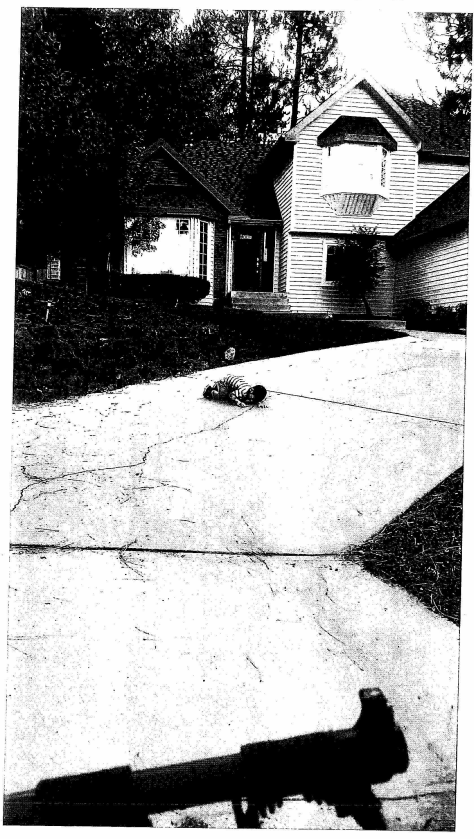
.1.						
2.	(b)	educational and medical records, unless otherwise				
3		ordered by the court;				
4	(c)	Each parent shall insure that the child (ren) is (are) not exposed to negative comments about the other parent.				
5		Neither parent shall make negative comments about the other parent in the presence of the child (ren);				
6	(d)	Each parent shall attend a SHARING THE CHILDREN seminar,				
7		this order. Upon completion of the seminar cash party				
8		oner the with the court the seminar completion				
9		certificate provided by the sponsoring agency or provider;				
10	2.4	Guardian ad Litem				
11		If a party believes a Guardian ad Litem (GAL) needs to				
.12		make a motion for the appointment of a GAI, within 30				
13		days of filing or service of the petition.				
14	2.5	EFFECTIVE DATE OF ORDER				
15		The Petitioner is subject to this order from the time of filing the Petition. The Petitioner shall serve a copy				
16		of this on Respondent and file proof of service. The Respondent is subject to this order from the time that				
17		it is served. This order shall remain in effect unless expressly changed by further court order or entry of				
18		Illial documents.				
19		DONE IN OPEN COURT this day, of, 20				
20		The second section of the section of th				
21		strike street				
22		friend friends .				
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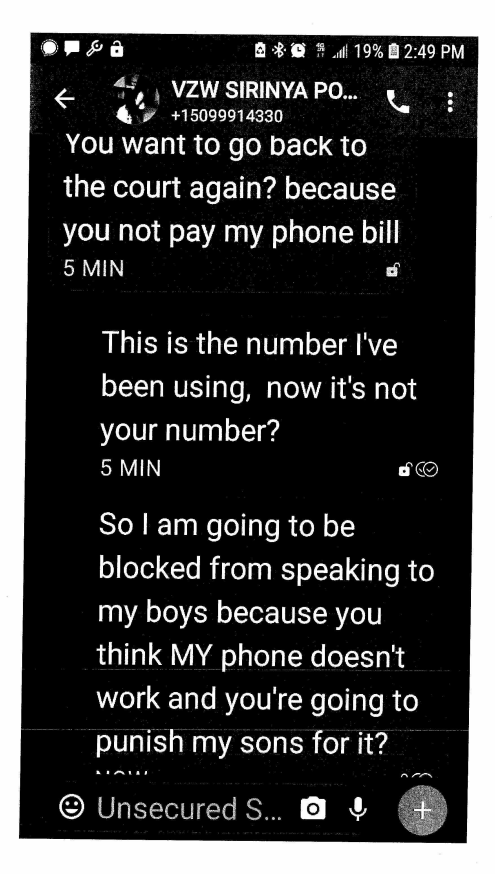
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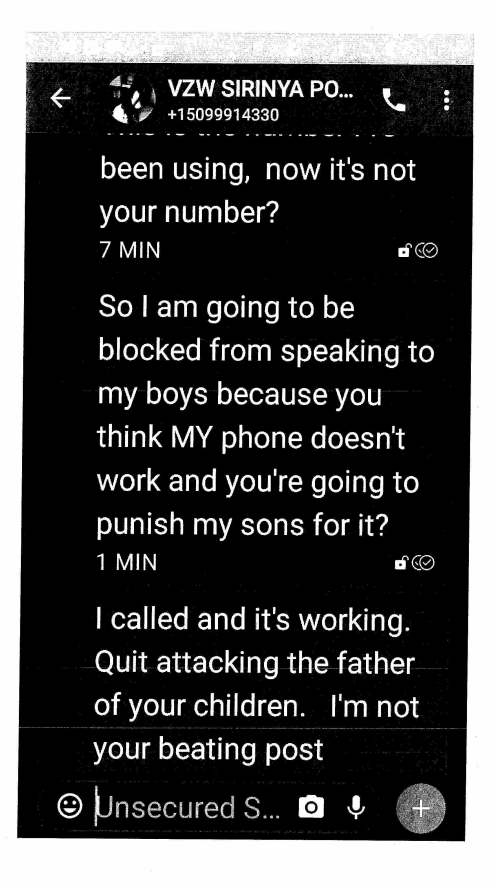
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Services User <aaron.surina@gmail.com>

#### Restricted travel outside the united states:

PreventAbduction1 <PreventAbduction1@state.gov>To: "a-reply@surina.org" <a-reply@surina.org>

Tue, Jun 11, 2019 at 3:55 PM

Good afternoon,

International parental child abduction is an issue of great concern to the Department of State and we place the highest priority on children who could be or have been harmed by parental child abduction. The Department of State, Office of Children's Issues (CA/OCS/CI) offers services that can help in preventing international parental child abduction. A list of these services, along with comprehensive information on international parental child abduction, is available at our Website.

**CPIAP** 

If you have imminent concerns about international parental child abduction and wish to speak to someone about protecting your child(ren) please call us immediately at 888-407-4747 or email us at PreventAbduction1@state.gov.

One of the Department's most important tools for preventing international parental child abduction is the Children's Passport Issuance Alert Program (CPIAP). This program allows parents to register their U.S. citizen children under the age of 18 in the Department's Passport Lookout System. If a passport application is submitted for a child who is registered in CPIAP, the Department contacts and alerts the parent or parents and/or legal guardian(s). This procedure provides parents advance warning of possible plans for international travel with the child.

CPIAP does not restrict travel or "flag" a valid U.S. passport, but CPIAP is designed to prevent the issuance of a new passport without your knowledge or consent (depending on the custody status). For example, if the (mother/father) has a current order of sole legal and physical custody with no travel restrictions, (s) he might be able to obtain a U.S. passport for the child (ren) without your consent, but you would still be notified about the passport application(s). In addition, with a CPIAP request, a search of the passport records databases can be conducted to verify past passport issuances, to look for pending passport applications, and to inform the CPIAP requestor of the results. Once a child is entered into CPIAP, he/she remains in the program until the age of 18 or until the parent who requested the child's entry into the program requests in writing that the child be withdrawn from the program.

To enroll your child's listing in CPIAP, please provide the following documents: CPIAP request form (one form per child), a copy of a government issued photo ID for yourself, and your child's birth certificate(s), or other proof of parentage. You may also submit the following documents in support of your application: divorce decree, custody order, warrants, police reports, or any legal documents that pertain to your case. Although these documents are not required for entry into CPIAP, they are very helpful in documenting your child's family situation. Also, federal law prohibits us from disclosing information about your case without your express permission. Enclosed is a Privacy Act Waiver and you can authorize who we can share this information with. Please send all completed forms and information via e-mail to PreventAbduction1@state.gov, or fax 202-485-6222.

If your child's other parent is a foreign national, it is important to remember that your child may be a dual national. The concept of dual nationality means that a person is a citizen of two countries at the same time. Each country has its own citizenship laws, and a child may have dual nationality by automatic operation of a country's laws rather than by choice. If your child is or might be a dual national, it is advisable to contact the embassy or consulate of your child's other nationality to learn more about their citizenship and nationality laws, and about any resources that they have to assist you with abduction prevention.

If there is any possibility that your child's other parent will abduct your child, you may want to consider retaining an attorney to discuss your options, including the possibility of obtaining an order of custody that prohibits the child's travel outside of the United States without court authorization. Most law enforcement officials do not believe that they have the authority to act without such an order. Please be aware that the United States does not have exit controls; therefore without a custody order law enforcement and airline personnel are unlikely to be aware that the child cannot be taken out of the United States.

If you have any questions or have such an order, please feel free to contact us immediately.

Sincerely,

Prevention Branch Office of Children's Issues U.S. Department of State

Email: PreventAbduction1@state.gov

Phone: (888) 407-4747 Fax: (202) 485-6222 Website: travel.state.gov

This message is unclassified under E.O. 13526. However, certain material may be subject to the Privacy Act and should be protected accordingly. Unauthorized disclosure prohibited. If you have received such information in error, do not review, retransmit, disclose, disseminate, use or take any action in reliance upon this information, and contact the sender as soon as possible.

From: Aaron Surina [mailto:aaron@surina.org]

Sent: Tuesday, June 11, 2019 5:24 PM

To: PreventAbduction1

Subject: Restricted travel outside the united states:

Aaron Surina sending update on travel restrictions.

[Quoted text hidden]

Privacy/PII

This email is UNCLASSIFIED.

### 2 attachments

New CPIAP Entry Form DS-3077.pdf



U.S. Department of State

Office of Children's Issues
Children's Passport Issuance Alert Program
2201 C Street, NW
SA-29, 4th Floor
Washington, DC 20520-2818
Tel. No. (888) 407-4747 Fax. No. (202) 736-9133 Internet address: http://travel.state.gov



August 02, 2018

Aaron Michael SURINA
PO Box 30123
Spokane, Washington 99223

In reply refer to:	Case Number:	
SURINA, David Michael; SURINA, Andrew	1639481	

The United States Department of State, Office of Children's Issues, has received your written request for entry of your child/ren into the Department's Child Passport Issuance Alert Program (CPIAP), along with documentation of your legal custody or guardianship of the child/ren and your identity. On the basis of your request, an entry was made in the CPIAP for the child/ren. This entry, which normally remains in effect until the child turns 18, should allow us to alert you if any application for a new or renewed U.S. passport for the child/ren is received.

I Total of the second of the s	
According to the Department's passport records, as	☑ of August 02, 2018:
* Pending passport application found? YES	NO •Application #:
* Record of valid issued U.S. passport book	X found? YES NO
* Record of valid issued U.S. passport card found?	X YES NO Other Comments:
David Surina PPT# 527797227 Card # C103906	89 DOI 11-MAR-2015 DOE 10-MAR-
2020	

Please be advised that entry into CPIAP alone will not result in an automatic denial of any application for issuance or renewal of a passport for the child/ren, although it should enable us to suspend processing of any application until we contact you.

The Department strongly encourages any parent, legal guardian, or officer of the court that is requesting CPIAP entry because of fear that a child may be abducted to submit to the Department a written request that any passport application be denied.

As described in the Department's regulations, available at 22 CFR 51.27, a written objection to issuance by a person with legal custody rights will usually prevent issuance of a passport to any child under 18 years of age. In addition, in most instances both parents (or any legal guardian) with custodial rights must consent to issuance of a passport to a child under 16. We will keep any written objection and relevant court orders that you provide to us in our file, but we may need to ask you to provide additional information if any application is actually received.

Since the Department will need to contact you, it is very important that you keep us informed in writing or by telephone of any changes to your contact information.

Failure to notify this office of your correct address and phone number may result in passport issuance for your child without your consent.

#### PLEASE NOTE:

The Child Passport Issuance Alert Program is not a method for tracking use of a passport. Once a passport is issued, its use cannot be restricted. In addition, you should know that the United States government does not have exit controls at the border. There is no way to stop someone with valid travel documents at the United States border. The U.S. government does not check the names or the documents of travelers leaving the United States. Many foreign countries do not require a passport for entry. A birth certificate is sufficient to enter some foreign countries. If your child has a valid passport from any country, he or she may be able to travel outside the United States without your consent.

## **Dual Nationality for Children:**

Many children, whether born in the United States or born abroad to a U.S. citizen parent, are citizens of both the United States and another country. This may occur through the child's birth abroad, through a

parent who was born outside the United States, or when a parent who has acquired a second nationality through naturalization in another country. There is no requirement that a U.S. citizen parent consent to the acquisition of another nationality.

The Children's Passport Issuance Alert Program does not prevent a dual national child from obtaining and traveling on a foreign passport.

There is no requirement that foreign embassies adhere to U.S. regulations regarding issuance and denial of their passports to U.S. citizen minors who have dual nationality. If there is a possibility that the child has another nationality, you may contact the country's embassy or consulate directly to inquire about possible denial of that country's passport.

#### Other prevention measures:

Please visit our website for further information about prevention of child abduction. http://www.travel.state.gov/family/abduction/prevention

Please do not hesitate to contact us if you have any questions or require further assistance.

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