RECEIVED

AUG 02 2 CN: 201703018170

SPOKANE CO. SUPER DEPT. 05 PC: 9

Original Filed

AUG 02 2019

Timothy W. Fitzgerald SPOKANE COUNTY CLERK FILED

AUG 0 2 2019

Timothy W. Fitzgerald SPOKANE COUNTY CLERK

Superior Court of Washington, County of Spokane

No. 17-3-01817-0
Emergency Motion for Order for:
Court date, Dispersement for Children, Counseling, GAL, IRS 8332, Mediation, Compel signature on ROI marriage counseling, restraints on ex-parte communications, counseling resume for children as ordered (MT)

Motion for Order for: School, G.A.L., counseling, signature, Tax credit, Mediation, Court date and restrict ex-parte communication

					100		í
See Motion status report delivered with this motion -	2	ofa	motions	filed	81	2/	15

1. Relief Requested

My name is: Aaron Surina, a divorced (as of October 16, 2018) man, father of DMS and AAS. I ask the court to approve the following orders (specify):

Request funds dispersed for children's back tuition and registration fees. My son was crying because his mother told him he's not going to return for his 4th year at the only stable environment left in his life. I am pleading that my proceeds be used to cover back tuition and registration as well as cover the year of tuition for them. They are the ones who have lost all that I had worked hard to provide for their future.

Requesting relief regarding trial date. It's on my son's birthday. It was also his birthday weekend when this case was launched. He's turning 7. I don't believe the court intended to do this as it was at the request of the Petitioner and her lawyer.

Request for counseling to resume with Either of the two counselors that have been used. Any demand for agreement stops my children from being able to access much needed

Optional Form (05/2016) FL All Family 181

Motion for Order p. 1 of 5

and court ordered healthcare. I request that Mom and Dad be able to attend Partner's services for family to help and for my children to be exposed to more professionals.

Requesting the G.A.L. immediately get involved. I believe that a G.A.L. only needs 4 hours with the children and both parents to have a good idea of this situation. A G.A.L. may come back with a motion within a day. I highly doubt that 90 days would be required due to the extreme nature and effect on my children. A case started by the Petitioner and has continued non stop for 2 years with my two sons in the middle. I have no idea what it is that they're demanding because clearly it's not something they were trying to get in mediation. I offered everything they asked for except talking my legal right to fair and meaningful contact away from my children.

Request tax form 8332 be signed by petitioner today for the child tax credits. Petitioner has had a hard time looking for a job and has not contributed to our children or their out of pocket expenses to the tune of around 10,000.00 over 24 months.

Requesting mediation between two parties without interference of counsel. We did not reach impasse with Hatch but he was way outside any affordable rate and anything else opposing counsel refused to attend. Asking for mediation with fulcrum mediation as they advised me they are willing to work on a sliding scale and we're both indigent now.

Motion to compel signature on release of marriage counseling records – This is a dissolution and those marriage counseling sessions are very informative as to what was taking place right up to the filing of this. The last session was about 1 week before this case began.

I am pleading with the court to order a Guardian Ad Litem and requesting Mari Luna be assigned. Asking the court to order opposing counsel not interfere with the G.A.L. and have 0 ex parte communications so that the investigation can be impartial with regards to the 2nd degree assault, child neglect and whatever else the court found from credible sources.

2. Statement of Issues

I ask the court to decide the following issues (specify):

(Tuition catch up and pre-pay) Disperse funds to enroll children in school. Backpay and registration is more than funds available due to no assessment being done before LFO's were assigned in error. This is very important to my children's wellbeing and it's the last standing rock of stability where they have access to safe and caring people who love to teach and know the boys very well.

(Trust Acct Viewing) Request the court order Mr. Glanzer sign a release of information on the trust account so that I can view the account and see the rates, transactions and more.

(Mediation) We didn't reach an impasse at mediation, we were unable to mediate effectively with counsel blocking items we had agreed to less than 24 hours prior between the two of us.

(Signature to release marriage counseling) These records are clearly important to the court's understanding of the issues facing us.

(Signature on IRS 8332) I need to do my taxes and I am the only party willing to work and contribute. The 2 years of this case show 0 efforts to be responsible for our children on behalf of the petitioner.

(G.A.L.) The court reviewed reports of abuse and neglect which it found to be credible, ordering a G.A.L. immediately investigate the Petitioner. The reports I later found were 2nd degree child assault and child neglect as well. I have not seen the reports the court referred to but I did see these two others. My children have a right to feel safe and comfortable. I am pleading with the court to follow through on it's orders or provide alternative living arrangements for my children based on 191 issues which it seems the court already has evidence of.

(Court Date scheduled by petitioner on oldest son's birthday) Requesting to take the trial off of a very special day for my son. He doesn't deserve to compete with divorce talk all day. It's summertime, his Mom and Dad will be absent most of the day. I am asking the court to review and assist with this if possible.

(Agreement on school) Asking for agreement regarding Andrew starting school. This is the same time / structure David did when he was Andrew's age. Let's keep the one stable thing in this huge mess available for our children. Andrew expects to start school with David although Andrew will only be half days for 3 days a week this year to get him comfortable and able to catch up to the others from being isolated from social activity so much.

(Counseling) Requesting counseling resume with Zach Zorrazua or Crystl Murray-Mills as the court ordered. The continuous denial of healthcare to my children along with the denial of education related matters is concerning.

(Partners for familys and children) Requesting the court order mutual attendance in partner's family programs that best fit our situation. They have wonderful services and all of that is being blocked as well. I attempted to file contempt and mod's but my documents were lost somehow in the clerk's area after I filed them.

3. Statement of Facts/Grounds

These facts support my request (list supporting facts):

GAL is court ordered and my separate property was sold to fund it because I was forced into indigency by methodical litigation.

Counseling is court ordered and has been denied or avoided for over a year causing my children to have to endure through this never ending conflict without any understanding.

I have requested the petitioner and I sit down with David to let him know none of this is his fault. She has refused to acknowledge those requests and ignores his crying on drop off's demanding her lawyer attack me with more litigation which he threatened.

My son's birthdate is not appropriate for a divorce trial with custody matters in my opinion. Hoping the court agrees.

- Mr. Glanzer had a "Court conference" with Heather Lund ex parte and she refused to take the case afterwards.
- Mr. Glanzer had a "Court conference" with Crystl Murray-Mills ex parte and she refused to provide any counseling services afterwards.
- Mr. Glanzer's primary client in this case who funded and directs all of it (Carl Wilson) demanded to be present in the counseling sessions. Asking the court to restrict the constant interference with every service and order the court makes with regards to my children and their healthcare, safety or wellbeing.

4.	Historical facts exist regarding GAL, counseling, tuition, "Court conference interference",
	Opposing JTMR has evidence of items with regards to "court conferences", G.A.L. is a
	court order that has been evaded successfully and will continue to be until the court
	enforces it's orders on these items.
	RCW 26.50.060(4) In providing relief under this chapter, the court may realign the designation of the parties as "petitioner" and "respondent" where the court finds that the original petitioner is the abuser and the original respondent is the victim of domestic violence and may issue an exparte temporary order for protection in accordance with RCW 26.50.070 on behalf of the victim until the victim is able to prepare a petition for an order for protection in accordance with RCW 26.50.030. (5) Except as provided in subsection (4) of this section, no order for protection shall grant relief to any party
	except upon notice to the respondent and hearing pursuant to a petition or counter-petition filed and served by the party seeking relief in accordance with RCW 26.50.050.
	ER 1101(c)(4) provides that the Rules of Evidence, except for the rules and statutes concerning privileges, need not be applied during hearings for various protective or anti-harassment orders. See Gourley v. Gourley, 158 Wn.2d. 460, 145 P.3d 11835 (2006). (We recognize that ER 1101(c)(4) permits the admission of hearsay in hearings for protection orders). In Gourley, the court concluded that there was no due process violation in not requiring testimony or cross-examination at the hearing for protection order, but stated that such might be "appropriate in other cases."
	Cf., Scheib v. Crosby, 160 Wash. App. 345, 249 P. 3d 184 (2011) (Trial court retains the inherent authority and discretion to decide the nature and extent of any discovery because domestic violence protection orders are "special proceedings"). However, if a protection order is being requested as part of another type of proceeding, such as a dissolution action, it may be appropriate to apply the rules of evidence in making any final orders.
	The rationale for not mandating application of the rules of evidence in protection order hearings was to further public policy in creating a simple, pro se-friendly procedure. However, when the parties are afforded a full trial with sufficient time to call witnesses and engage in discovery, such as a
	dissolution trial, the rationale for dispensing with the rules of evidence are far less persuasive.
	Legal Authority I have the right to ask for these orders according to the law (describe the legal authority that supports your request):
	RCW 26.50.060 Section (4) Relief – "Realignment of Designation of Parties"
•	A Custom Order: \boxtimes is ready to be drafted immediately by parties as the court decides these very important issues.
ptio	nal Form (05/2016) Motion for Order

Person making this motion fills	out below		
I declare under penalty of perjury upprovided on this form are true.	nder the laws of the state of Was I have attached <i>(number of):</i>	pages.	I have
Signed at Spokane, WA		Date: 8 / 1/20	211
Person making this motion signs here	AARON SURINA_ Print name here	<i>I</i>	
I agree to accept legal papers for th	is case at <i>(check one):</i>		
my lawyer's address, listed belo	•		
☐ Please note the change of address			!
PO BOX 30123 SPOKANE, WA	99223		
street address or PO box	city	state zip	
email: LEGAL@SURINA.ORG			
1	COPY		1
	Original Filed		
	AUG 02 2019		
	Timothy W. Fitzgerald SPOKANE COUNTY CLERK		



Invoice #: 0002

Invoice Date: Jul 2, 2019

Due date: Jul 2, 2019

Amount due: \$3,336.00

Southside Christian School

Marie Darling 401 E.30th Ave. Spokane, WA 99203 **United States**

Phone: 509-838-8139

darling@southsidechristianschool.org

Bill To:

aa***@surina.org

Description	Quantity	Price	Amount
David Surina - 2018/2019 Elementary Tuition Balance Overdue balance	1	\$3,336.00	\$3,336.00

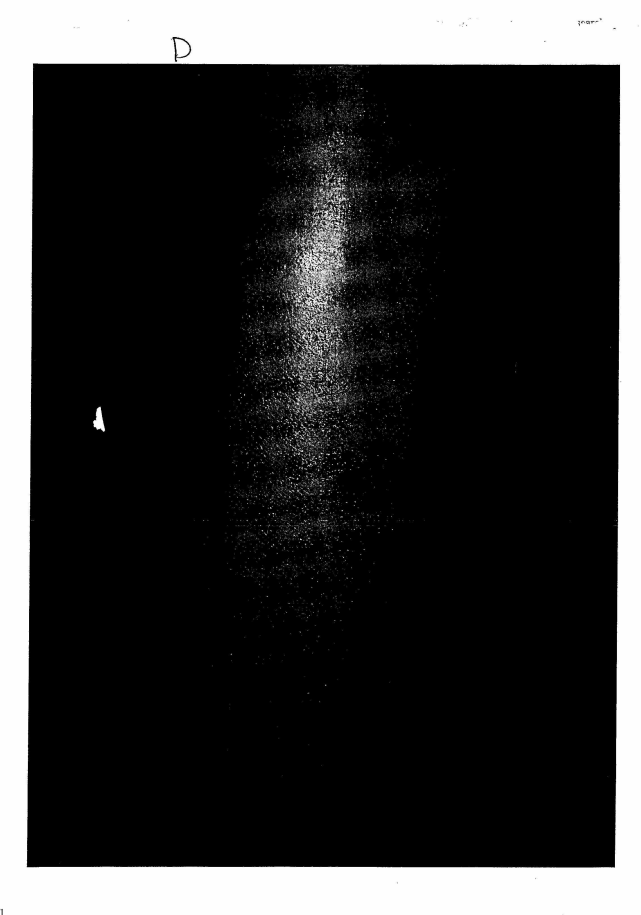
2018 Arrears needs to be

Total \$3,336.00 USD

\$3,336.00

Subtotal

Funded immediately from posoceed 5 of my property sale-Space is limited, They are holding the spots for us! 2019-2020 fees & furtion paid from Yeust 1





I am not sure if it's a restraining order or order of protection

AUG 4, 2017, 09:08



·/Inwe-utem?

That seems to be the best way to address.

AUG 4, 2017, 09:09

, , <u>'t</u>_



Sounded like a restraining

AUG 4, 2017, 09:09



With an order of protection

AUG 4, 2017, 09:09



Until the hearing in 10 days

AUG 4, 2017, 09:09



