CN: 201703018170

SN: 335

PC: 18

**FILED** 

NOV 2 7 2019

TIMOTHY W. FITZGERALD SPOKANE COUNTY CLERK

Article I.

(Copy Receipt)



Article II. Article III. SUPERIOR COURT OF WASHINGTON COUNTY OF SPOKANE

Petitioner:

**SIRINYA POLARJ** 

vs.

Respondent: AARON SURINA (& DMS / AAS)

CASE NO. <u>17-3-01817-0</u>

DOMESTIC TRIAL MANAGEMENT

(Clerk's Date Stamp)

JOINT REPORT

(JSR)

A Domestic Trial Management Joint Report is a necessary tool for the trial of this case. It must be prepared on this form and must be filed and served one week before the scheduled trial date. Failure to file this report or to provide the information requested may result in the imposition of monetary sanctions, exclusion or restriction of use of evidence at trial, or entry of a default judgment. This is a **joint** report, requiring counsel to meet, confer, and attempt to resolve differences in the matters addressed in this report. A copy of this report must be provided to the assigned judge.

A.	<b>MEETING</b> :	The parties, by the	ir attorneys, met at
			(address)
	on		, could not settle the case and are prepared to proceed to trial.
		(date)	

- B. TOTAL NUMBER OF TRIAL DAYS (Including petitioner's and respondent's case): 4
  - 2. LIST OF ISSUES WHICH ARE NOT IN DISPUTE:
  - 3. I have had to pay nearly 90% of my income for nearly 2 years outside normal calculations and should be reimbursed for those errors on behalf of the state and the parties in the case.
  - 4. The orders the court gave Nov 8 were under the notion the financials were for 2 houses. I am roughly 33-36,000.00 overpaid and
  - 5. I am a good father.
  - 6. We had a beautiful family and the real reasons this is all happening have not been disclosed to me.
  - 7. Carl is the actual Petitioner and has acted in unspeakable manner with the motive of personal gain, relief of debts, relief of legal fees with financial gain as a motive
  - 8. Carl and Keith have used a Divorce to obtain things the normal divorce would not provide.
  - 9. I took very good care of my family including my ex wife and her mother and her brother and her uncle. I took great care if my in-laws.
  - 10. My Financial standing has been completely destroyed by fraud perpetrated in this courthouse and for no valid reason.
  - 11. I invested to build a house in Thailand, was promised it would be a place for us to retire.

- 12. I can't have property in my name in Thailand. We have a 2 story house in Thailand that is in Sirinya's name and she's consistently tried to conceal that fact knowing I have proof.
- 13. Sirinya has not spoken or written a single word in this case.
- 14. We were married 3 times, 1 ceremony, 1 legal license to follow USCIS rules which forced marriage within 90 days of arrival.
- 15. We then saved all money to return to Thailand and hand it over to Mom in Feb 2013 for a traditional Thai wedding.
- 16. Carl Wilson has been able to coerce Keith Glanzer into perpetrating fraud on the court on serious items that influence the outcome of the case.
- 17. Petitioner and partners in action Intent: Alterior motives in allegations; Used to obtain power over my family which the court has granted 100% control for nearly 2 years
- 18. This cleaned us out for every asset we own without a single item being resolved under a false notion of high conflict —
- 19. Counsel and his friends consistently confuse Sirinya and tells her she deserves an outcome that divorces never provide so she stays in and refuses to negotiate away from that.
- 20. I have overpaid spousal support
- 21. I was mistakenly ordered to pay "community expenses" that were not community at all. Those items that are not community, are spousal support and as such, are reported appropriately to the federal government.
- 22. It would be tax fraud for Sirinya not to pay her taxes on income she was provided. It was not in the best interests of the children or the "community" to force me into financial ruin, destroy all available capital, shutdown my online business for good due to lack of investment capital, force me out of even a jacket and refuse to provide one (family non-support) requiring a sheriff to demand the basic clothing items required for late October.
- 23. Carl lied and has financially forced Sirinya into involuntary servitude by "helping her get out of an abusive marriage" which they know very well that there was no abuse from me towards Sirinya.
- 24. Benjamas was arrested for scamming tourists in what's known as "the karaoke scam" in Bangkok
- 25. Benjamas was arrested for scamming people in a gambling scheme and went to jail in Bangkok

- 26. Sirinya has multiple birth certificates with different dates and locations of birth.
- 27. Sirinya has a passport with someone elses picture on it
- 28. Sirinya actually was not the one communicating with me between when we met and when she came here but she did not tell me that.
- 29. I was communicating with other people whom I have no idea who or where they are. I was tricked into thinking it was her.
- 30. I was the victim of domestic violence as a male and gender discrimination has allowed this case to continue with help from the influence Mr. Glanzer has in that court house.
- 31. I do not have an enemy in the entire world.
- 32. The LDS church does not endorse any of these proceedings or their underlying intentions and motives.
- 33. The LDS church was contacted by me searching for services and resources to deal with my wife and the concerns I had while I was at work leaving her alone with my children. My inquiry thorugh missionaries that I used to invite over a few times a week and feed is how we met Carl and On Wilson.
- 34. Carl Wilson is apparently the leader of a small cult church in Spokane called new horizon?
- 35. Carl Wilson states he is LDS but promotes his wife going and giving sacrifices to statues at the WAT
- 36. Buddhist temple contrary to the LDS doctrine.
- 37. Carl Wilson is a 3<sup>rd</sup> party to this case and should absorb the fees for his frivolous and abusive use of these proceedings to financially profit and obtain the assets from his fraud by proxy of the Petitioner and gender discrimination in the courts.
- 38. I have a right to action and damages with regards to the injury to my children and the abduction of my children (abduction is removing children from someone who has a right to them) by manipulating services intended for the protection of real victims of violence
- 39. Carl and On were found to be unreliable in statements and as well their lawsuit was dismissed due to the "uncredible" nature of them/their pleadings.
- 40. The property on Rocky Ridge was separate property.
- 41. Keith Glanzer illegally manipulated a dissolution by attaching an ex parte restraining order without any justification warranting such an abuse to profit off of the assets which they would manipulate from my wife's possession once removing me from my fundamental liberty interest of my real property, forcing me out of business.

- 42. Carl knows about Sirinya being violent.
- 43. Carl has never seen me do anything other than take care of my wife and children better than he took care of his own.
- 44. Carl's own family does not keep in contact with him in the same city.

- **46. LIST EACH ISSUE THAT IS DISPUTED** (Issues not identified here may not be raised at trial without leave of court):
- 47. That I have filed a frivolous motion.
- 48. That Pro-Se litigants are expected to adhere to the same standards as a lawyer
- 49. That the finances were property calculated
- 50. That the finances were legal to order
- 51. That I have a right of action against those perpetrating fraud in this case

- 52. That I did not have a right to any of the benefits of having title to real property which provides numerous statutory and federal rights as a property owner.
- 53. Error: That the court had the authority and justification to remove me from my sole and separate property
- 54. Error: I was not granted a protection order to remove someone from coming on my sole and separate property in an attempt to protect my family.
- 55. That counsel had a right to charge for legal services after testifying as a witness under RPC 3.7
- 56. That counsel has performed the work equal to 77,000 dollars
- 57. That Sirinya should be charged for legal representation of Carl Wilson.
- 58. That Sirinya agreed with the protection order and supported Carl She refused to provide any input to that.
- 59. That Sirinya does not fear Carl.
- 60. That Sirinya was informed that this case was going to cost her all of her portion of the proceeds like the marriage in Thailand.
- 61. That Sirinya's occupation was a salon worker when I met her.
- 62. That Sirinya was and has always been the primary caretaker of my two sons.
- 63. That Sirinya pooled any resources into her life in America. (\$0.00)
- 64. That I ever punched Sirinya, slapped Sirinya, kicked Sirinya, or did anything of the sort other than defend myself from Sirinya's aggressive and violent attacks
- 65. That I was a woman beater or batterer of any kind.
- 66. That my father did not raise an honest and caring man with integrity.
- 67. That everything is my fault in a no fault divorce state.
- 68. That I did not give everything to try to placate Sirinya while having fell out of love with her after about 6 months of non stop physical violence going back to 2013.
- 69. That anyone else involved in this case would have made it this far out of love and hope for their family.
- 70. That Benjamas has parenting skills. Sirinya was raised by her grandmother due to the issues with Benjamas and her lifestyle.

- 71. Price of all of my belongings that were taken from the house without my permission.
- 72. My rocky ridge property was separate property.
- 73. The house had to be sold to pay for a Guardian Ad Litem because Sirinya did not want to bring the facts of the finances to the court as the RPC requires and Keith decided to allow his client to mislead the court with false information.
- 74. 215 village number 16 property not in Grandmother's name and belongs to Sirinya and I.
- 75. Sirinya knows I can not own soil in Thailand. This is part of our marital property settlement that has been under attack along with a valid quit claim for the entire case.
- 76. This case was about liquidating our assets and charging for them to be transferred to Keith and Carl, it was not about a divorce.
- 77. The false story told in the court house and in Carl's pleadings Sirinya signs that we are not able to settle. The only reason we aren't able to settle is because she's no longer the decision maker and is not allowed to "settle" regarding her interests. They have been sold to Carl. He's now her "Dad" and power of attorney and owner it appears.
- 78. 3rd parties are making decisions without me regarding my children.
- 79. My children have been denied the right to healthcare even with the court's order.
- 80. My children have little emotional bond with their mother due to her lack of empathy and desire for nurturing. This may be due to her childhood being so extremely disheartening.
- 81. I have overpaid child support somewhere in the ballpark of 33,500.00 between August 2017 and June 2019 of which I am expecting reimbursement immediately.
- 82. I have been forced to live in the streets for 17 months which was absolutely unnecessary
- E. EXHIBITS: Trial counsel shall meet premark and index all exhibits numerically. Number the exhibits as directed by the clerk of the assigned court. Court exhibit tags, available at the Spokane County Clerk's Office or from the courtroom court clerk, must be used showing the exhibit number, case name, and case number only. No exhibits will be marked during trial while court is in session. Complete the following Index of Exhibits. Exhibits not listed in this index will not be admitted except by leave of the court. The parties will submit their exhibits to the assigned court department pursuant to LCR 5(d)(6). The Clerk's Office will not accept exhibits.

83 8 38 38			
EXHIBIT		STIPULATION	<b>OBJECTION/</b>
NUMBER	DESCRIPTION	AS ADMISSIBLE	GROUNDS

(P OR R)			(CITE ER)
R101	CLERKS INDEX 17-3-01817-0		
	SURINA FINANCES WITH AND		
R102	WITHOUT SIRINYA		
	THAILAND INVESTMENTS		
R103			
	FINAL PARENTING PLAN	is a second of the second of t	
R104			
R105	THAILAND DOCUMENTS		9
	10/2013 – BREMERTON POLICE		
R106	REPORT		
	AUGUST 2017 –		
R107	PRE DISSOLUTION		
	AUGUST 2017 8/14-10/14	100 DOMO-	
R108			
	20171108, 20180129, 20180129,	-	
R109	20171016 TRANSCRIPTS		
	DECLARATIONS, LETTER FROM		3
	HEATHER HOOVER		
	POST MASTER – MAIL FRAUD		,
R110			
244	QUIT CLAIM		
R111			
	RECONVEYANCE & LOANS		
R112		*	
			20
R113	DONNA HENRY EMAIL – 12/17		
R114	CHAIN OF TITLE	A SERVICE IN A SECOND AND SECOND	
	ROOF INSURANCE		
R115			

R116	R. KUCK - NEW CLIENT -		
KIIU	1		
	LANDRUS PAYS FOR CR2A		
R117	SALE DOCS		
100000000000000000000000000000000000000	Company of the Compan		
	PHOTOS OF INJURIES		
R118			
	SIRINYA DEC 6/15		200 AMA A A A A A A A A A A A A A A A A A
R119	SILVERWOOD PICS 5/18 – 5/19		
, RIII	SIE VERVINGOE TIES SI TO SI TS		
R120	AARON WORK, CERTS, PICS,		
	ACCOLADES	1	
R121	- PICS		
	77 - 1-10-11-11-11-11-11-11-11-11-11-11-11-11		
R122	THAILAND FINAL CUSTODY		
	AND DIVORCE DECREE		
	KUCK RECEIPT FOR G.A.L.		
R123	TOOK REEDEN TOOK G.T.E.		
13.12.5			
R124	POSITIVE PARENTING		
	ASSESSMENT		
	OURD AND DEPTH OF HIS		
	OJJDP – US DEPT OF JUSTICE		
R125	PARENTAL ABDUCTION		
	WA ST L&I		
R126	CRIME VICTIMS BENEFIT		
	DSHS CONTRACTS		
R127	COMMISSIONERS INCENTIVES	and remove	
R128	2018 PIVOT CHARTS		
R129	VERBATIM TRANSCRIPT OF		
	1		

US MAGISTRATE ORDER		
CASE # CV-13-127-JPH	*	
MISC ADDONS BINDER	,	
David's Grades School		
SEPARATE PROPERTY		
STATUTORY WARRANTY DEED		
BENJAMAS DOCUMENTS		
3	CASE # CV-13-127-JPH  MISC ADDONS BINDER  David's Grades — School  SEPARATE PROPERTY STATUTORY WARRANTY DEED	CASE # CV-13-127-JPH  MISC ADDONS BINDER  David's Grades — School  SEPARATE PROPERTY STATUTORY WARRANTY DEED

## F. LIST OF NAMES AND SCHEDULE OF ALL LAY AND EXPERT WITNESSESS:

Describe type of witnesses (lay or expert), party calling witness, and length of time for each witness. Please estimate all necessary time for presentation of all direct and cross examination.

NAME	PARTY	ESTIMATED TIME FOR WITNESS'S TESTIMONY
SEE ATTACHED WITNESS LIST	RESPONDENT'S	2 DAYS INCLUDING X-EXAM

G.	PLEASE ATTACH REQUIRED DOCUMENTATION: Your failure to file the attached documents,
	when they are pertinent to issues to be tried by the court, will result in the imposition of monetary
	sanctions or exclusion or restriction of use of evidence at trial.

	sanctions or exclusion or restriction of use of evidence at trial.
	salictions of exclusion of restriction of use of evidence at trial.
$\boxtimes$	A completed child support worksheet(s) in all cases involving child support issues:

- A completed child support worksheet(s) in all cases involving child support issues;
- Copies of federal income tax returns for the preceding three tax years;
- A copy of the most recent payroll statements from employers;
- A copy of the most recent statements of balances due on mortgages, real estate purchase contracts, deeds of trust, installment purchase contracts and time payment accounts owned by or to the parties;
- The most recent employers' ERISA statement, and a statement of contribution since that statement, of any pension plan of either party;
- A written appraisal of any real estate, antiques, jewelry or other items of special, unusual or extraordinary value or a summary of the evidence which will be relied upon; Petitioner has stolen all items Respondent owned and all antiques, baseball card collections, gold investments and personal property from Respondent's property.

- A verified extract or copy of the most recent N.A.D.A. Official Used Car Guide or Appraisal Guide showing both average loan or wholesale and retail values for any automobiles; Petitioner has this information and it is accurate other than Buell motorcycle. Buell states that it is worth nearly what I paid for it in 2004. Petitioner had no idea what kind of motorcycle it was since it was purchased 15 years ago.
- A summary of the source and tracing of any property asserted to be the separate property or obligation of either party; See exhibits showing title to property in Thailand invested in for Retirement
- A statement from each life insurance company issuing a policy of insurance on the life of either party as to its cash value and any loans on the cash value; No annuity insurance in America by Respondent Petitioner has control of annuities from Thailand investments.
- H. REQUESTS IN FINAL DISSOLUTION, TO BE INCLUDED IN FINAL DECREE:
  - 1. PLACEMENT OF TWO MINOR SONS WITH THEIR FATHER.
  - 2. ALL LIABILITIES PLACED UPON RESPONDENT UPON AND THROUGH THE MARRIAGE, AND FROM THIS CASE THEREAFTER, RELATED TO THE MARRIAGE TO BE REASSIGNED OR REMOVED.
  - 3. ALL LIABILITIES OF PETITIONER IS PETIONERS (TAXES, INSURANCES, ETC)
  - 4. BOTH PARTIES FINISH AND FINALIZE TAX FILINGS FOR 2016, 2017 FILED SEPARATELY
  - 5. TAX FILINGS FOR 2018, 2019 FILED SEPARATE
  - 6. TAX FILING WITH IRS-8332 ENDORSED TO Mr. Aaron Surina to claim both children FOR 2018, 2019 AND FORWARD
  - 7. REMOVAL OF "DEADBEAT" JACKET ASSIGNED IN FRAUDULENT CHILD SUPPORT APPLICATIONS INCLUDING ABANDONMENT OF CHILDREN
  - 8. PETITIONER CHANGE NAME REMOVING SURINA.
  - 9. CHILDREN RETAIN LAST NAME SURINA
  - 10. RETIREMENT REMAINS RESPONDENTS INDEFINETELY AND INCLUDED AS SUCH IN FINAL DECREE
  - 11. EXONERATED OF MALICIOUS ALLEGATIONS WITH NO GROUNDS. NO FINDINGS OF ABUSE OR NEGLECT OF MY CHILDREN OR EX SPOUSE BY AARON SURINA.

- 12. I HAVE BEEN AND REMAIN AN UPSTANDING CITIZEN.
- 13. PETITIONER TO BE RESPONSIBLE FOR HER OWN LIFE AND EXPENSES
- 14. REQUEST TO PAY THE 2014 HYUNDAI SANTA FE OFF FROM PROCEEDS FROM THE SALE 1616 ROCKY RIDGE ROAD AND THAT THE HYUNDAI BE PUT IN PETITIONERS NAME IMMIDIATELY
- 15. REQUEST TO PRE-PAY \$1,000.00 OUT OF THE PROCEEDS TO GEICO, AUTO INSURANCE POLICY FOR PETITIONERS, AUTO INSURANCE UNDER HER SOLE AND SEPARATE LIABILITY.
- 16. FATHER TO HAVE PRIMARY DECISION MAKING FOR BOTH CHILDRENS EDUCATION AND HEALTH CARE.
- 17. BOTH CHILDREN TO ATTEND SOUTHSIDE CHRISTIAN SCHOOL FOR THE 2019-2020 SCHOOL YEAR
- 18. SOUTHSIDE CHRISTIAN SCHOOL WILL IMMIDIATELY (WITHIN 7 DAYS) BE PAID THE AMOUNT IN ARREARS AND REGISTRATION, TUITION AND FEES FOR THE 2019-2020 SCHOOL YEAR, OUT OF THE PROCEEDS OF THE SALE OF THE HOUSE.
- 19. I REQUEST THE COURT TO PLEASE HELP ME HAVE THE PROPER WORDING PUT IN PLACE TO PROTECT ME FROM THE CRIMINAL ACTIVITY THE PETITIONER HAS PARTICIPATED IN AND TO PROTECT ME FROM ALL LEGAL, FINANCIAL AND OTHER LIABLITIES OF THE PETITIONER SINCE THE DISSOLUTION AND FALSE TRO THAT PETITIONER FILED AUGUST 14, 2017
- 20. ALL JUDGEMENTS REMOVED BASED ON MERITS AS THE TRUTH SURFACES THROUGH TRIAL JUDGEMENTS ARE FRAUD BASED ON HOUSE.
- 21. THERE WAS NEVER A SINGLE WILLFUL CONTEMPT OF COURT. ALL SANCTIONS AND JUDGEMENTS BASED ON SUCH VACATED.
- 22. ALL CR11 SANCTIONS: INVESTIGATE VALIDITY ACCORDING TO "
  REQUIREMENTS TO IMPOSE" FROM WASHINGTON STATE COURT OF
  APPEALS. NO CR11 SANCTION IMPOSED MET REQUIREMENTS IN CASES.
- I. ATTACH COMPLETED <u>JOINT FINANCIAL STATUS AND WORKSHEET</u>, HOUSEHOLD <u>GOODS DISTRIBUTION WORKSHEET</u>, and <u>INSTALLMENT DEBT DISTRIBUTION</u>

# WORKSHEET.

All my household goods have been stolen. I am buried and maxed out in debt from being trafficked by this Spokane Litigation gang.

I certify under penalty of perjury under the laws of the State of Washington that the fore going is true and correct:

	SIGNATURE:
DATE:	AARON SURINA - AUGUST 2019 - SPOKANE, WA

(i) ASSET & LIABILITY LIST

		(b) Wi	fe Recommer	ET & LIAI	Husband Recommends				For		
	(i)	To Wife	To Husband	Comm. Or Sep.	Value	To Wife	To Husband	Comm. Or Sep.	Court's Value	To Wife	
5.1 REAL ESTATE: a. Home b. Thailand		X X	77 77 77	Sep sep							
5.2 HOUSE- HOLD GOODS				Sep							
5.3 PERSONAL EFFECTS & JEWELRY a. Husband		x		sep							
b. Wife		Х		sep							
5.4 PROF EQUIP & TOOLS		x		sep							
5.5 RECREA- TIONAL & HOBBY EQUIPMENT		х		sep							
5.6 VEHICLES		x		Sep							

Year & Make										
		Gi) IC	INT FINAL	ICIAL ST	ATTIC AND	N WORKS	шеет			
	(iii)	To Wife	To Husband	Comm. Or Sep.	Value	To Wife	To Husband	Comm. Or Sep.	Court's Value	To Wife
5.7 BANK ACCOUNTS:		X						******		
Bank, Branch, & Type of Acct		X								
5.8 BUSINESS	2 /0.304.570									
5.9 STOCKS & BONDS Shares & Issuer		1					5			
5.10 RETIREMENT Husband:		X								
Wife:		Х								
5.11 LIFE INSURANCE		X								
5.12 OTHER ASSETS		X								0

(iv) LIABILITIES											
	(v)	To Wife	To Husband	Comm. Or Sep.	Husbands Value	To Wife	To Husband	Comm. Or Sep.	Court's Value	Tc W	
									1) 0		

		140.0		 				
					3			
REAL ESTATE							26.4.8%	
Home:	 333333							
Other:						ž		
INSTALLMENT PURCHASE CONTRACTS Attach List			8					
OTHER ACCTS & BILLS PAYABLE Attach List							,	
TOTAL								
LIABILITIES								

(vi) NET WORTH AND PROPOSED DIVISION

	(vii)	To Wife	To Husband	Comm. Gr Sign.	1)Н	To Wife	To Husband	Commi Or Segn	Court's Value	To Wii
TOTAL ASSETS			0							
TOTAL LIABILITIES			- 66,000.0 0							
NET WORTH		-66,000	-66,000.						8	

## (c) Household Goods Distribution Worksheet

Describe	Wife's	Wife's	Husband's	Husband's	Court's	Awarded to
Alen YY	Value	Awarded to	Value	Awarded To	Value	3 9
40 years worth - Stolen – refer to Petitioner's team						
	I	f more room nee	ded, use additi	onal sheets.		

# (d) Installment Debt Distribution Worksheet

Describe Installment Deal	Wife's Value	Wife's Awarded to	Husband's Value	Husband's Awarded To	Court's Value	Awarded to
FORCED INTO MAJOR DEBT AFTER NOT OWING A DOLLAR AND CREDIT +800	CREDIT SCORE 734	ANYTHING AWARDED SIGNED OVER TO THE GLANZER GANG FROM ALL ASSETS.	CREDIT SCORE 434	14,000 IN DEBT ON CREDIT CARDS SUPPORT FOR THE FAMILY		

# NO. 17-3-01817-0 RESPONDENTS EXHIBIT

	Witness List,	91/2		•
NAME	ADDRESS	PHONE NUMBER	TIME / PHONE / IN PERSON	RELATION TO CASE
Christine Gentilly	100 RIVERBEND RD #62, REEDSPORT, OR 97467	208-755-0901	45 MIN	MOTHER OF AARON SURINA (RESPONDEN
Richard Gentilly	100 RIVERBEND RD #62, REEDSPORT, OR 97467	208-755-0901	30 MIN	HUSBAND OF THE MOTHER OF AARON SUI
Brian Case	SPOKANE, WA	509-477-3662	10 MIN	NEIGHBOR FOR 2.5 YEARS AND SPOKANE AND ON WILSON, SIRINYA POLARJ, DAVID
Keith Glanzer	SPOKANE, WA	509-326-4526	2 HOURS	OPPOSING COUNSEL - EXPERT WITNESS I
Carl Wilson	SPOKANE, WA	509-701-1293	1 HOUR	WITNESS AND FINANCIAL INVESTOR FOR
On Wilson	SPOKANE, WA	509-701-xxxx	1 HOUR	WITNESS AND FINANCIAL INVESTOR FOR
Benjamas Srirattanakun	1616 S ROCKY RIDGE DR, SPOKANE, WA	509-850-0789	30 MINS	GRANDMOTHER OF SURINA CHILDREN, MC THE RESPONDENT FOUGHT AND PAID FOF PROVIDE THE AMERICAN DREAM
Rachel Bos	900 MAPLE, #LL, SPOKANE, WA	5096383247	15 MINS	PRIVATE INVESTIGATOR
Crystl Murray Mills	900 MAPLE #103, SPOKANE, WA	509-995-0682	15 MINS	CHILD COUNSELOR FOR DAVID SURINA, AI RESPONDENT AND PETITIONERS FINANCI/ DECISIONS ON HER BEHALF
Sirinya Polart	1616 S ROCKY RIDGE DR	331-222-7929	30 MINS	ALIAS PETITIONER - SIGNER OF SWORN DI
Jesiah Metzker	SNOHOMISH, WA	206-963-5054	30 MINS	WITNESS TO 2ND MARRIAGE CEREMONY / CEREMONIAL EVENTS - PROPERTY - LIFES
Michael Colby	HAYDEN, ID	661-296-7776	30 MINS	WITNESS TO CHILD EXCHANGES AND OTH
Karmen Colby	HAYDEN, ID	208-819-1747	30 MINS	WITNESS TO CHILD EXCHANGES AND OTH
Gary Murrel	SPOKANE, WA	509-951-5754	30 MINS	NEXT DOOR NEIGHBOR AND WITNESS TO, AGAINST RESPONDENT
Chuck Karshnick	1614 S ROCKY RIDGE DR,	509-230-1172	15 MINS	NEXT DOOR NEIGHBOR AND WITNESS TO RESPONDENT IN FRONT OF CHILDREN - LI
Donna Radcliff	721 HAZARD RD, SPOKANE, WA 99208	509-474-3131	45 MINS	DOMESTIC VIOLENCE ADVOCATE AND WIT PROVIDED SHELTER IN WINTER MONTHS I STILL WORK TO PROVIDE FOR CHILDREN

	Witness Lis.	792/2		27 GJ.
Alyssa Surina	NEW YORK CITY, NY	615-512-6658	PHONE WITNESS	EXPERT WITNESS IN ASIAN CULTURE AND LIFESTYLE
Kari Carson	MOUNT LAKE TERRACE, WA	425-870-8757	30 MIN	SISTER IN LAW OF PETITIONER - WITNESS
Alyssa Evans	SPOKANE, WA	267-258-6391	30 MINA	
Taylor Osso	SPOKANE VALLEY, WA	509-724-1465	PHONE WITNESS	WITNESS TO THAI FEMALE AGGRESSIVE D PROPERTY NOT INVOLVING THE RESPONE
Scott W. Wheeler	SPOKANE, WA	509-474-7763	PHONE WITNESS	SUPERIOR AT PROVIDENCE - BOSS OF RE DETAILS OF RELATIONSHIP
Christopher Polito	SPOKANE, WA	509-474-7762	PHONE WITNESS - WITNESSED DAVID	CO-WORKER AND FRIEND OF THE SURINA DETAILS OF THE SURINA MARRIAGE
Olivera Polito	SPOKANE, WA	509-474-7762	_	MARRIED TO CHRISTOPHER POLITO - KNO CONVERSATIONS AND DETAILS OF THE SL
Zachary Clausen	OMAK, WA	509-826-2833		CLOSE FRIEND OF THE SURINA FAMILY - W WITNESS TO AND OF TROUBLES IN SURIN
Cynthia Case (dshs)	OMAK, WA	509-826-2833		CLOSE FRIEND OF THE SURINA FAMILY - D THIS CASE
Jeff Chase	LAKE STEVENS, WA	425-903-2119		FRIEND OF RESPONDENT -WITNESS IN CA
Billie Jo Gipner	LAKE STEVENS, WA	425-327-8632		FRIEND OF RESPONDENT - WITNESS IN CA
Hector Quiroga	SPOKANE, WA	509-927-3840		QUIROGA LAW - IMMIGRATION ATTORNEY WITNESS
Ann Farnesworth	SPOKANE, WA	509-995-9804		FARNSWORTH LAW - DOMESTIC VIOLENCE RESPONDENT
Heather Hoover	SPOKANE, WA	509-624-1380		CROUSE LAW - ATTORNEY AND WITNESS "
Rob Shebor CPS	SPOKANE, WA	509-828-5660		CHILD SERVICES INVESTIGATOR - INVESTI CHILDREN -
Brent Carlson	SPOKANE, WA	509-747-3081		PEDIATRICIAN - WITNESSED PETITIONER L HOUSE DURING A COMBINATION VACCINA

, John Commercial Comm

Variation V