CN: 201703018170

SN: 363

PC: 3

FILED

MAR 1 0 2020

Timothy W. Fitzgerald

Superior Court of Washington, County of Spokane

In re:

Petitioner: Sirinya Surina

No. <u>17-3-01817-0</u>

Declaration of

And Respondent: Aaron Surina

Sirinya Surina in objection to Respondent Aaron Surina's Motion for Relief and

Temporary Injunction (DCLR)

Declaration of : Sirinya Surina

- 1. I am 34 years old and I am the Petitioner in this case.
- 2. I declare that Respondent Aaron Surina's Motion for Relief and Temporary Injunction is another frivolous attempt to delay my receiving the court ordered proceeds from our marital assets. His actions have caused me undue financial and emotional distress.
- 3. I am without sufficient evidence therefore I categorically deny any and all allegations and assumptions contained in respondent Aaron Surina's convoluted motion for relief and temporary injunction dated March 9th, 2020
- 4. I believe that Respondent Aaron Surina is confused about the math which equalized funds awarded to Petitioner. Page 10 lines 2 thru 16 of the trial transcript attached (Exh A) specifically awards Petitioner an extra \$5,047 from the Providence savings account to offset the various judgements awarded to Petitioner.

Optional Form (05/2016) FL All Family 135

Declaration p. 1 of 2

Relief Requested:

 I would ask the court to dismiss respondent Aaron Surina's motion for relief and temporary injunction dated March 9th, 2020 and award any and all sanctions or injunctions the court would deem appropriate in this matter to Petitioner Sirinya Surina.

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 1 page.

Signed at Spokane, WA

Sign here:

Print name Sirinya Surina

3/10/2020

Date: March 10th, 2020

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

she'll end up paying to her attorney.

All right. Now turning to the issue of the savings account or the Providence 403(b) or 401(k) benefit, if you will, the separation balance was \$23,191.76, which would otherwise then be 11,595.88 each. Again, this is a dollar amount that was calculated based upon the date of separation, except the wife received \$5,047 dollars less from the home sale proceeds for which she was entitled because of all the various judgments I just mentioned against Mr. Surina.

So the only way with this marital estate that this can be equalized is to award the wife \$16,642.88 and the balance -- again, to be clear, the balance at separation -- will be \$6,548.88 to Mr. Surina. He has, of course, contributed to this account since separation and those funds are 100 percent his separate property and are not affected by this Court's ruling.

Now, turning to the issue of spousal maintenance, as counsel are aware -- it could be the parties are not -- similar to attorney's fees, an order of spousal maintenance in this state is based upon ability to pay and need. The Court looks to other factors; for example, the length of the marriage, the parties' standard of living, the need for retraining or reeducation by one or both parties and so on. There are other factors in the statute but that's, I think, a good starting point.