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Timothy W. Fitzgerald SPOKANE COUNTY CLERK



Superior Court of Washington, County of Spokane

No. 17-3-01817-0
Affadavit of truth in support of 2 minor children and respondent <i>Aaron Surina</i> (DCLR)

Affadavit of truth

- **1.** I am 44 years old and I am the: \boxtimes Respondent, Father
- **2.** Respondent is the sole financial contributor to the Surina children.
- Fidelity has reason to believe there may have been some type of fraud and froze the account. I did speak to them to inquire what happened but was not given the details. I worked with them to prepare a QDRO so this issue can be resolved.
- **4.** The current temporary "final orders" were for a 1 year period where we get used to and bring up the items that need to be adjusted during the review in November or December.
- **5.** Respondent does not have any child support arrears and is hoping to keep it that way.

- Recently the state filed documents which outline that they would not be reducing my child support if I lost my job. They also outline that they are not reducing the support for the months of June, July and August but the court has ordered it.
- Respondent does ask the court to motivate mutual cooperation with parenting as the court has ordered June as the half a month of the summer months which has specific days the petitioner wanted to make her days (the first week after school lets out) which alters the week on week off totally and leaves her with both children's birthdays for the rest of their childhood.
- 8. The respondent does intend work out the issue which he's already facing before the 50/50 plan has even started, having to insist on his time with his children granted to him. to get his 15 days of June as ordered and as it states "The children will spend half the months of June, July and August with each parent". This is the most important item of the day as the respondent has shown good cause and worked hard, moving towards a permanent, equal and healthy 50/50 as we wait for our review in November for final parenting and other 1 year items.
- Please review the final order, 11/27/2019 notes of the final ruling in case 17-3-01817-0 and reach out via our family wizard with any items that need discussion or sign if it works. We can meet and sign the documents and the petitioner (or respondent if she does not want to) can take them down immediately for signature at the courthouse today and then I will immediately send back to fidelity who is ready to receive and process.

- 10. The notes are an order like form that can be mutually agreed to and signed off at the same time as the QDRO. They represent the actual final orders and have both parties awards rather than omitting the respondent's items by being rushed during Christmas.
- **11.** The respondent hopes to save the court and parties time by cooperating with amicable and reasonable acceptance of the court's intentions.
- 12. Filed with this declaration is the QDRO which is ready for review.

 I also have not received the tax documents for the kids going forward. I think we can take care of all of this now and not have to return to any of these leftover items going forward.
- 13. The respondent is hoping to meet at the courthouse or hospital to sign the QDRO, tax documents and final temporary orders (amended without handwriting, with the awards for the respondent that the Judge provided and were not included in the temp order signed on 12/20/2019).
- 14. The respondent filed a copy of the contract which relates to financial incentives received by the county commissioners based on placement and is requesting review by superior court judge for procedural Steps (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. Al have attached: 13 pages. Signed at Spokare, Washington Date: 6/9/2019_ Aaron Surina_ Print name Optional Form (05/2016) Declaration p. 3 of 🔾 FL All Family 135



NOTES OF FINAL RULING IN RE: SURINA DISSOLUTION NOVEMBER 27, 2019

(After hours during Thanksgiving break)
Superior Case: 17-3-01817-0



JUNE 9, 2020
AARON SURINA – RESPONDENT IN CASE 17-3-01817-0

Perse 1 of 10

Wednesday, November 27, 2019 |. Judge Michael Price in re: the marriage of Aaron Surina and Sirinya Polarj

Name: Sirinya holds Surina last name.

Petitioner Request: A.S. declared vexatious litigator - Request Denied

Plentiful actions have been taken against Aaron Surina, sanctioned for costs at more than \$33,000.00

Price – I did not have these matters, I don't agree with them, would not have done the same but I can not change them. They were not brought to appeal

RULING - AARON SURINA IS NOT VEXATIOUS

ALL FURTHER MATTERS WILL BE HEARD AND HANDELD BY JUDGE PRICE

- ATTORNEYS FEES PETITIONER REQUEST A.S. TO PAY HERS
 - Must show ability to pay and contempt to order -RULING – NONE – NO CONTEMPT AND NO ABILITY TO PAY
 - AARON HAS ALREADY PAID OVER AND ABOVE, ANY FURTHER REQUIREMENT TO PAY WOULD BE SECONDARY SANCTIONS –
 - NO
 SUMMARY AARON SURINA NOT TO PAY PETITIONERS ATTORNEY FEES

REGARDING PROPERTY IN THAILAND:

- Acceptable Proof of Thailand Property has not been provided to the court therefore cannot divide Thailand Property.
- RULING: Community does not have Thailand Property

PROPERTY DIVISION:

- Vehicles and personal effects –
- Each will keep their personal effects and the vehicles they currently have
 - Each party will sign off to the other, within 7 days, title and liability for the vehicles each has.
 - o Debt owed on the Hyundai will be paid by Sirinya Surina.
- Rocky Ridge Property
 - Community ASSET <<= JUDGE specifically said COMMUNITY ASSET
 - Quit Claims not counted for ASSET (note ownership)
 - o FUNDS REMAINING
 - Approximately \$57,000.00 held in trust
 - ACTUAL \$56,496.30 to be divided as follows:
 - Judgements currently unsatisfied on Aaron Surina \$33,044.21
 - Paid by the trust

Page 2 04/0

Regarding Judgements -

Judge Price said -

Unfairly, inequitably assigned, I don't agree with the sanctions, I can't overrule another judge orders, I have no authority to change or modify.

- \$56,496.30 if equally split would be approx. \$28,500.00 each (Exact numbers \$28,248.15 x 2)
 note - \$1,000.00 Real Estate Attorney paid
- Proceeding Disbursement
 - Actual Remaining Funds from Rocky Ridge = \$23,452.19
 - o Disburse to Petitioner Sirinya Surina
- Difference of House Proceeds Split
 - Sirinya Surina \$28,248.15 (share) \$23.452.19 = \$4,795.96
 Judge Michael Price noted approximately \$5,000.00
- Enter Health Savings and Retirement
- Date of Separation Balance Total: \$23,191.76
 Split 50/50 is \$11,595.88 Each
 - o Disbursed as follows:
 - Less house difference to Petitioner \$5,xxx.xx
 - o \$16,642.88 to Sirinya Surina
 - o \$6,548.88 to Aaron Surina

Community Assets Distribution Summary:

- Each party keep current personal effects, vehicles in possession, sign off title and liability.
- Community Funds Totals:
 - o Rocky Ridge: \$56,496.30
 - Health Savings and Retirement: \$23,191.76
 - Total: \$79.688.06
 - 50/50 Split = \$39.844.03 to each party
 - Disbursed as follows:
 - Sirinya Surina: \$23,452.19 (Trust Funds) + \$16,642.88 (Retirement) = \$40,095.07
 - Aaron Surina: \$33,044.21 Judgments + \$6,548.88 Retirement = \$39.593.09
 - Difference in Disbursement:
 - o \$40,095.07 (Petitioner) \$39,593.09 (Respondent) = \$501.98
 - Total Disbursements:

Petitioner \$40,095.07 + Respondent \$39,593.09 = \$79.688.16

* This total is 10 cents over actual funds of \$79,688.06

SPOUSAL MAINTENANCE:

Petitioner Requests Spousal Maintenance: Request Denied – No Spousal Maintenance to be paid from the Respondent to the Petitioner, No Spousal Maintenance to be Paid.

Ruling based on ability to pay and need
Marriage: 12/29/11 – 8/7/20017 (Correction ????? needs to be to 8/14/2017)
5 years, 8 months marriage
Short Term Marriage
Marriage Life did not have extravagance

Spousal Maintenance in Washington State is Rehabilitative Payment
No Rehabilitation Payment needed based on Petitioners ability as young, bright, skilled
cosmetologist, who has owned and operated a beauty salon and is receiving equity from
the marriage.

Ability to pay by the respondent is not found.

Ruling: No Spousal Maintenance

WASTE – Community Property Waste
Petitioner Requests Community Waste against Respondent regarding house sale.
Request Denied

Wednesday, November 27, 2019

Judge Michael Price

Part 2 - Parenting Plan

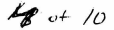
David 08/12/2012 - 7 years old

Andrew 06/26/2016 - 3.5 years old

Ordering substantially more time of boys with Father Aaron Surina

26.09.191 Restrictions states that Shared Parenting can be ordered ONLY IF there is a Shared History of Cooperation. Here we have not had a history of cooperation so we can not rule shared parenting at this time.

There has been questionable behavior in the history of this case. Every time Mr. Surina comes to court he is losing, everything is being taken from him, he is losing when it comes to everything that matters most to him, his children. This is certainly expected to cause challenges to any reasonable person. This is contrary to the children's best interests.



Plain and Simple – Judge Price says – these boys need their dad.

Judge Price: I am significantly increasing the time of the boys with their father, Aaron Surina.

This case will 100% be assigned to Judge Price.

No changes will be made except by Judge Price.

Disputes:

THERE WILL BE NO MEDIATION ALLOWED IN THIS CASE

DISPUTE WILL BE COURT ACTION ONLY WITH JUDGE PRICE

Any problems from either party will create an adjustment to the parenting plan.

Currently – Sirinya Surina will be the Primary Residential Custodian.

Due to 191 Restrictions regarding abusive use of conflict in this case involving the children, the restrictions are that there can not be joint decision making.

Decision making will go to the Primary Residential Custodian.

School and Medical Decisions will be made by the Primary Residential Custodian

- * I added this for you to get approval as it is usual wording which I think you will get when you use the standard form and fill in this information to it
- * Urgent or Emergency Medical Decisions while the children are with their father may be made by the father.

Extra-Curricular Activity choices of the mother can not interfere with the children's time with Father – Aaron Surina

- Parents can jointly decide on Extra-Curricular activities.

Education – Sirinya Surina choice

- Father has no obligation to pay for Sirinya Surina education choices for the children such as private school tuition.
- Parents can jointly make mutual decisions.
- Without agreement, mom has the decision.
- Aaron Surina has no obligation to pay for Surinya Surina's decisions.

Without a history of cooperation in parenting decisions, the court can not order shared decision making. The parents CAN choose joint and mutual decisions.

The parents CAN choose shared decision making.

Time of the children with parents:

Beginning December 5, 2019

All schedules apply to both children the same.

5/10

During the School Year – applies to both children:

Thursdays from school release or 3pm on non-school Thursdays through Monday morning school start, or daycare drop off -

Children are with Dad: 2 weeks on, 1 week off – Thursday through Monday, perpetually Monday School Holiday goes to Dad. It changes from Monday drop off to Tuesday drop off.

Dad picks children up from school at school release or 3pm from Mom's house if no school on Thursday. Dad drops off at school on Monday - or Tuesday if Monday is a school holiday.

*****Added Andrew detail – needs to be clarified in documents *****

- Andrew not yet in school procedure until in daycare, pre-school or school:
 - o Dad will pick up from mom's after picking up David from school.
 - Dad will drop off at moms after dropping David off at school.
 - Exchange within approximately 30 minutes of David School Start and End
- Note: not in new parenting plan Wednesday visits from temporary parenting plan Stop.

Pick up and Drop off:

Receiving Parent Transports/Picks up child(ren) unless otherwise noted.

School Pick up and Drop off is school standards.

Each parent is responsible for their pick up and drop off of children at school during their time.

Home Exchanges:

Curbside – Parent CAN bring children to the door of the other parent's home.

No Communication of Parents

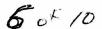
Exchanges should be no more than 5 minutes

Disputes:

THERE WILL BE NO MEDIATION ALLOWED IN THIS CASE
DISPUTE OR CHANGES WILL BE HANDLED WITH COURT ACTION ONLY WITH JUDGE PRICE

HOLIDAYS:

Christmas/Winter Break: School Schedule Winter Break
School Release Day 6pm through 6pm the night before school resumes.
Split first half and second half of Christmas/Winter Break
Exchange Christmas Eve, 12/24 at 12-noon
Receiving Parent Transports/Picks Up Children



Mom has children for Christmas - Even years Dad has children for Christmas - Odd years

Spring Break: School Schedule Spring Break
School Release Day 6pm through 6pm the night before school resumes
Receiving Parent Transports/Picks Up Children

Mom has Spring Break - Odd Years Dad has Spring Break - Even Years

Summer: Schedule based on Spokane Public School Schedule
First Week of Summer and Last Week of Summer goes to Mom to close out school year and to do back
to school shopping and preparation to start the school year.

Exchange is every Sunday 6pm
Receiving Parent Transports/Picks up Children

Children will be with parent for 1 week at a time, Sunday 6pm to Sunday 6pm.

1st Week Mom

2nd Week Dad

Continue weekly exchange through Summer until last week of Summer.

1st Week of School returns to Standard School Year Schedule beginning with Dad.

Labor Day - Mom Every Year

Thursday before holiday School Release or 3pm if no school, through Tuesday School Resume.

Memorial Day: Dad Every Year

Thursday before holiday School Release or 3pm if no school, through Tuesday School Resume.

Children's Birthdays:

Who the child is with on the schedule is whose time it is.

After 1 year restrictions are released, parents could progress to invite the other parent to children's birthday celebrations.

Mother's Day and Father's Day: 9am to 9pm Day of U.S. Calendar Holiday

Mother's Day: Mom Father's Day: Dad

Receiving Parent Transports/Picks Up Children

Thanksgiving:

6pm Day Out of School for Holiday through 6pm Night Before School Resumes

Receiving Parent Transports/Picks Up Children

Odd Years: Children with Mom Even Years: Children with Dad

14) VI (other section)

- Parents will only communicate through My Family Wizard
 - Each parent will pay their own cost for court ordered communication through My Family Wizard.
 - o All Communication will ONLY be about the children, with respect.
 - o No Disparaging communication about the other parent.
 - Phone Call Exception a VERIFIED EMERGENCY -
 - EXPLAINED TO MEAN:

1ST A CALL HAS BEEN PLACED WITH AN AUTHORITY - such as 911, Hospital, Doctor and then there will be a phone call to the other parent.

- Verified Emergency Allows Parents to Communicate as needed for the children.
- Neither Parent to transport children without a valid drivers license or insurance.
- Both Parents will provide a working phone number at all times to the other parent.
- No Intoxication with the children
- No Illegal Substance use with the children
- No legal marijuana use with the children
- Fire Arms to be locked in a gun safe inaccessible to children.
- No Travel outside of Washington without Notification of the other party
 - o Notification Explained as a message on My Family Wizard
- No Travel outside of the United States without Advanced Written Consent from the other parent or from Judge Michael Price.

fcrt 1 Year Restrictions: (From the date of 11/27/2019 or 12/20/2019 or 1/1/2020) ?? date question ?? Violations of any of these restrictions will only be addressed with Judge Price in court.

These are not registered restrictions outside of Judge Price court. There is no criminal matter involved. These are temporary restrictions which will be re-evaluated in 1 year.

 Phone Contact of Children – No parent to child or child to parent phone calls with the parent the child is not with. No Communication of parent to parent in person, email, text or phone calls except noted emergency phone call or My Family Wizard Communication.

Aaron to remain 1 City Block from Home, school or Work of Sirinya – except for pick up or drop off of children – this is only a restriction with the court.

This is NOT <<= law enforcement.

- ********* wrote as parents **********
- Parents to remain 1 City Block from the other parent home, school or work except for drop off or pick up of children.
 - Exception: Hospital and Medical Facilities as needed for medical services
 (Aaron Surina's work)
- Verifiable Emergency parents should communicate

End of 1 Year Restrictions

Child Support:

* New Child Support Figures begin January 1, 2020

Standard Child Support from the Child Support Worksheet paid September through May

Half Child Support Payment Summer Months of June, July and August -

What Aaron Surina pays in child support from Standard Calculations will be split in half for the 3 months of June, July and August

Standard Child Support Payments return September

Example - NOT actual numbers: If monthly Child Support is \$1,400.00, Summer Months will be \$700.00

Incomes of both parents:

Sirinya Surina Income:

\$13.50 x 4.3 weeks x 40 hours per week = \$2,322.00 per month imputed income

Aaron Surina Income:

\$48.89 per hour x 4.3 weeks x 40 hours per week = \$8,409.08

Any income in excess of 40 hours a week at primary employment will not be counted for child support or included on Child Support Worksheet.

Accepted Deductions:

\$262.00 per month towards retirement

Medical Insurance

Father not responsible for Children Medical Insurance -

No Order to supply Medical Insurance, but he can.

If father pays boys medical insurance, he can deduct the expense from his child support worksheet numbers.

Uninsured Medical Expenses of the Children will be split per the Child Support Worksheet percentages of each parent.

No Order of Father to be responsible for Daycare Costs or Obligations.

Child Support Payments can be aligned with Aarons Payday as payroll deductions or as 2 dates a month or per current payment schedule

Tax Exemptions:

Aaron Surina claims Tax Exemptions for both boys - 2019 forward.

Post Secondary Education Expenses - not ordered

Child Support continues per child to 18 years of age or Graduation from High School during the year of 18 years old, whichever is later.

Presentment Date:

Friday - 12/20/2019 - 8:30am

Final Documents Exchanged and Signed if both parties can agree.

They need to say what Judge Price says.

Disagreement – Both turn in to Judge Price – Judge will verify differences ... Or make up his own.

I declare this to be correct under the laws of the state of Washington on this day June 8, 2020 Signed in Spokane Washington. Aaron Surina –

Notes from Nov 27, 2020 Final Order of Divorce

MARON SURINA