CN: 201703018170

SN: 469

PC: 9

FILED

MAR 0 8 2021

TIMOTHY W. FITZGERALD SPOKANE COUNTY CLERK

# Superior Court of Washington, County of Spokane

In re: Petitioner tax fraud 2019 contempt

Petitioner:

. . . . .

No. 17-3-01817-0

Motion for Contempt Hearing

(MTSC)

SIRINYA POLARJ

And Respondent:

**AARON SURINA** 

# **Motion for Contempt Hearing**

### To both parties:

**Deadline!** Your papers must be filed and served by the deadline in your county's Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at <a href="https://www.courts.wa.gov">www.courts.wa.gov</a>.

If you want the court to consider your side, you must:

- · File your original documents with the Superior Court Clerk; AND
- Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND
- Have a copy of your papers served on all other parties or their lawyers; AND
- Go to the hearing.

# To the person receiving this motion:

If you do not agree with the requests in this motion, file a statement (using form FL All Family 135, *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side.

#### **AFFIDAVIT OF FACTS**

#### AFFIANT AARON SURINA ATTESTS THE FOLLOWING FACTS:

- 1. I am a Respondent and father of both children involved in these cases.
- 2. I am competent to testify of the facts set forth herein as the victim of yet another refusal to be reasonable and correct the issues laid out in this motion rather then come to court to deal with it. The final ruling was issued on November 27, 2019. The verbatim of the final ruling is incorporated by reference as set forth fully herein.

RCW 26.09.160 Mandatory Form (05/2016) FL All Family 165

Motion for Contempt Hearing

- 2. The other party, Sirinya Polarj, did not obey the orders checked below that were ordered in the final ruling on Nov 27, 2019. The Court's order outlines the following:
  - Page 32, Lines 1 11 Judge Price orders that tax exemptions for both of his children go to Mr. Surina every year from 2019 - forward for the remaining years.
  - ✓ Page 39, Lines 17-19 in response to opposing counsel's argument for Ms. Polarj on the deductions which was denied and discussed over and over again since.
  - ✓ Page 39, Lines 24-25 opposing counsel being honest about the deductions and agreeing it is fair for Mr. Surina to have them allocated to him.
  - ✓ Page 38` outlines how opposing counsel was supposed to contact Mr. Surina to go over the pleadings to turn in for . Dec 20, 2019, so that they could be signed off prior.
  - Opposing counsel never followed the court's order and instead waited until the 15 minute presentment window to review his pleadings as Mr. Surina had expected to have a say if they were not accurate but no opportunity was given and no hearing was held. Mr. Surina hadn't even had a copy of them prior to getting the signed orders orders which opposing counsel drastically changed removing any items in favor of Mr. Surina which is how most of this case has been for 3.5 years. Unethical.
  - Ms. Polarj knows the actual orders but plays the game of back and forth between the two final orders depending on what she feels is convenient or financially benefits her more.

- 1) Sirinya advised that she claimed both boys for 2019 and endlessly refuses to comply with the court's order.
- 2) Mr. Surina asked Sirinya Polari to sign the 8332s and amend her return
- 3) Mr. Surina also asked her to provide her tax returns for 2019 and 2020 so he could prepare his returns with less hassle since they were legally divorced in Thailand which is reciprocated in the United States.
- 4) Mr. Glanzer, her lawyer tried to get Judge Price to see this matter in his favor unsuccessfully twice on November 27, 2019.
- 5) If Sirinya would follow the rules, she could potentially cut down on the over 1,600 dollars in excess interactions his cpa has to work through. Needless waste of the court's time and Mr. Surina's money.
- 6) Sirinya knowingly and intentionally filed for dependants with the intent to deprive him of what was lawfully his by the court's order. Requesting this court provide remedy.
- 7) When Mr. Surina requested her financials, she replied that they are none of his business
- 8) They went through this last year for the 2019 taxes immediately after the final ruling was presented.
- 9) Mr. Glanzer had to send them to Mr. Surina because the petitioner refused to comply last
- 10) Mr. Surina tried numerous times to reason with Sirinya but she demanded that the boys are hers and not Mr. Surina's and any money is hers too.

Please consider the circumstances and order the production of income / wages for 2019 and 2020; There is well over 150,000 in cash that has been spent in the last year and the petitioner is insisting that her income is nobody's business. She does not have a job and has never worked. What is the source of income, how much is the income and why has it not been disclosed prior to the tax issue?

The petitioner has received over 40,000 in overpayments which members of the court attempted to hide and conceal as they worked together in human trafficking of Mr. Surina and his two children.

3. I ask the court to approve the following requests:

RCW 26.09.160

FL All Family 165

Mandatory Form (05/2016)

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- 3. Find the other party in contempt, and
- 4. Approve the requests checked below.

Money judgments vacated and awarded to creditor Aaron Surina as indicated below.

- 5. Fines and penalties or remedial sanctions requested Approve other reasonable orders amounting to nearly \$30,000, including ordering the other party to:
  - 1. Order petitioner to sign the 8332 forms for the remaining years ahead to prevent having to come to Washington state to argue this every year.
  - 2. Order that the 4,500 dollars paid for her half of a ficticious 9,000 dollar car be returned with interest immediately.
  - 3. Order the court return the fraudulant judgement of over 19,000.00 that was denied which was still awarded to Mr. Glanzer when commissioner Swennumson signed for him May 23, 2019. This is a judgement Judge Hazel denied in court a week before.
  - 4. Vacate the judgement remanded to the superior court from the court of appeals This was paid during the distribution of Mr. Surina's half a million dollar house that was forced into sale for her GAL ordered because of her abuse and neglect of his children which he paid for in cash and never obtained and still lost house.
- **A.** Order the petitioner to compel her income for both 2019 and 2020 including money borrowed, obtained or saved, to review and modify financial declarations as necessary to prevent such disparity among parties.
- **B.** Please remove any restrictions preventing the parties children from calling their family members or emergency services if they are not safe or there is an accident or emergency.
- C. Order Ms. Polarj pay all fees related to extra tax preparations by Mr. Surina's accountants.

#### Person making this motion fills out below:

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form are true. Affiant sayeth no more.

Signed at (city and state): Hayden Idaho

Date: March 1, 2021

Person making this motion signs here

\_\_\_Aaron Surina
Print name here

I agree to accept legal papers for this case at the following address:

12000 N Stinson Dr

Hayden

Idaho 83835

RCW 26.09.160 Mandatory Form (05/2016) FL All Family 165 Motion for Contempt Hearing

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EXHIBITA

So Mr. Surina, if Mr. Glanzer is trying to get ahold of you, that's all he's doing is trying to call you so you can drop into his office or in an email look at the pleadings.

And it's a crucial understanding that sometimes people don't have. The question should not be whether you agree with the pleadings that he's drafted; it should be whether you agree with the fact that they say what I said, because that's the

 And Mr. Glanzer will draft pleadings. Assuming they are an accurate reflection of the Court's ruling, then what you can do, sir, is you can just sign off on them or you can give him your email approval. He'll stamp that, staple that to the back of the pleadings, he brings them down here, I'll sign them. You're good.

If, however, Counsel, Mr. Surina, you do not agree on the pleadings, we don't do these on the record anymore. I just make everybody -- I say, well, do your own set of pleadings, each side can do their own, and I'll review one or the other and decide which is in line with my ruling. I have on occasion before to just do my own because neither one of them are accurate. So, you know the drill, Mr. Glanzer.

MR. KEITH GLANZER: Yes.

EXHIBITA PSZOTS

Now, turning to the tax exemption for the boys. This is a provision that is frequently misunderstood by parties. I'm going to provide that the tax exemption for both children will be provided to Mr. Surina each and every year starting in the year 2019. That's because Ms. Surina cannot benefit from the exemption at this time. She has no taxable income. If the benefit is not provided to the father, quite frankly, the benefit is wasted and the only person that wins is the federal government. So every year to Dad at this juncture, but it can be revisited when Ms. Surina is earning wages for which she is taxed.

EXHIBITA

MR. KEITH GLANZER: Thank you. The other thing, and this might change depending on after the 2020 Presidential election, but the exemptions aren't worth anything. Zero.

What it translates into is child credit, and who gets the exemption gets the child credit. So while Ms. Surina is not making the dough, sometimes she may have to have a child somehow credited to her in order to get earned income. And that can be up to five or six thousand dollars, depending on what income she shows and so on.

So if we take -- if we can include that as

So if we take -- if we can include that as consideration, you put in there when she starts making a wage, but I think we should also consider and make comparisons on the earned income credits.

THE COURT: You can put --

MR. KEITH GLANZER: There's a chart.

THE COURT: You can put a couple examples, if you want, in your pleadings, but just so we're all clear, I don't see my decision changing.

MR. KEITH GLANZER: Right.

THE COURT: Otherwise, he can benefit in my -- in my own opinion, he can benefit and she can't, so it should stay with him.

MR. KEITH GLANZER: I agree that it's more fair because he's the one that's going to benefit from it, but I



FXH(BIT B 1 of 1)
Michael Aaron <aaron.surina@gmail.com>

## 2018 and 2019 Form 8332 for David and Andrew

Keith Glanzer <kagps70@hotmail.com>
To: "LEGAL@SURINA.ORG" <legal@surina.org>

Mon, Jan 6, 2020 at 4:09 PM

Mr. Surina:

I met with my client today and went over the visitation schedule for 2020. She reports to me that she will entered the dates in the Family Wizard visitation calendar.

I also had her sign the Form 8332 forms previously provided to you for David (2019), but not for Andrew. I now have the originals in my possession for both boys for tax years 2018 and 2019. Please provide me with an address to send the originals to you.

Also, in reviewing the Stipulated QDRO order I find Fidelity is requiring a residence address and specifically stating a P.O. Box is not sufficient for the order. Please provide me with your resident address at your earliest convenience.

I talked with my client about paying you \$4,000 from the monies awarded to her by the court. as incentive for you to drop your appeal. She declines to pay the money. We will need to move forward with UCCJEA appeal.

#### KAG

Keith A. Glanzer, P.S. 2024 W. Northwest Blvd Spokane, WA 99205 Telephone: 509-326-4526 Facsimile: 509-324-0405

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The OurFamilyWizard® Website
230 13th Avenue NE
Minneapolis, MN 55413
OurFamilyWizard.com
info@ourfamilywizard.com
(866) 755-9991



# Message Report

Total Number of messages: 1

Generated: Aaron Surina generated this

report on 03/08/2021 at 08:58 AM

Time zone of times listed:

America/Los\_Angeles

Family Account Structure: Surina - Surina

Parents: Aaron Surina, Sirinya Surina

Child(ren): Andrew Surina, David Surina

Third Party Account(s): KARI CARSON, KARMEN

CARSON, CHRISTINE SURINA

## Message 1 of 1

Sent:

02/18/2021 at 02:58 PM

From:

Aaron Surina

To:

Sirinya Surina (First Viewed: 02/18/2021 at 03:37 PM)

Subject:

Tax form 8332 needed

Attachments: f8332\_1.pdf (78 KB)

I can't get my taxes done until the form is filled out and signed by you on both boys.

One copy for David

One copy for Andrew.

.Please sign them and send them back to me today. I'd appreciate your time

Have a great weekend

our family wizard

AS

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