FILED

2023 JUL 18 P 5: 01

Superior Court of Washington, County of Spokane

In re: Surina

In re: Surina

SPOKANE COUNTY CLERK
SIRINYA POLARJ (SURINA),

No. 17-3-01817-0

Petitioner,

FILED

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Amended Final Parenting Plan

JUL 1 8 2023

AARON SURINA,

And,

Respondent.

TIMOTHY W. FITZGERALD SPOKANE COUNTY CLERK

Parenting Plan

- 1. This parenting plan is the Final Parenting Plan by a parent. It is a signed court order. (FPP)
- 2. **Children** This parenting plan is for the following children:

Child's name:	Age
David Surina	11
Andrew Surina	7

- 3. Reasons for putting limitations on a parent (under RCW 26.09.191)
- a. Abandonment, neglect, child abuse, domestic violence, assault, or sex offense.
 - 1 Neglecting the educational, emotional and healthcare or medical needs of DMS due to obligations of work.
 Other problems that may harm the children's best interests.

Continually exposes the children to Intoxicated patrons and forces the children to stay at the bar late at night with the petitioner until the last patron is done drinking long after the restaurant closes.

4. Limitations on a parent

There are reasons for mandatory and discretionary types of limitations checked in 3.a. or 3.b. above.

5. **Decision-making**

When the children are with you, you are responsible for them. You can make day-to-day decisions for the children when they are with you, including decisions about safety and emergency health care. Major decisions must be made as follows.

a. Who can make major decisions about the children?

Type of Major Decision:	Party responsible for these items	
School / Educational	Respondent	
Health care (not emergency)	Shared	
Religious Upbringing	ng Respondent	
Extra curricular Activities*	ctivities* Shared	

Joint decision for extracurricular only applies if the extracurricular activity will impose a financial burden on the other party or interfere with their regularly scheduled parenting time. If no joint decision-making or dispute resolution occurs, the party making the decision shall bear all the expense of the decision, and the other parent is relieved from taking the child to the activity.

b. Reasons for limits on major decision-making, if any:

Absolutely refuses to share the children.

6. **Dispute Resolution** – If you and the other parent disagree...

From time to time, the parents may have disagreements about shared decisions or about what parts of this parenting plan mean.

The court has ordered we go to dept 5 and no mediation or commissioners are to be involved any further in the case.

What to expect in the dispute resolution process:

- Preference shall be given to carrying out the parenting plan.
- If you reach an agreement, it must be put into writing, signed, and both parents must get a copy.
- If the court finds that you have used or frustrated the dispute resolution process without a good reason, the court can order you to pay financial sanctions (penalties) including the other parent's legal fees.
- You may go back to court if the dispute resolution process doesn't solve the disagreement or if you disagree with the arbitrator's decision.

7. Custodian

The custodian is Aaron Surina solely for the purpose of all state and federal statutes which require a designation or determination of custody. Even though one parent is called the custodian, this does not change the parenting rights and responsibilities described in this plan.

renting Time Schedule

8. School Schedule

Parenting Plan is the same for both children all year, regardless of school age, school schedule, school attendance, or Season.

- a. Children under School-Age None
- b. School-Age Children noted above

Straight 50/50 - week on/week off rotation

Holiday Schedules do not affect 50%/50% computation or figures.

Holiday Schedules take priority over Standard Parenting Schedule.

Standard Parenting Schedule Holiday's

Holiday Schedule takes priority over Standard Parenting Schedule.

Holiday Schedule does not affect 50/50 parenting.

School Schedules do not affect the Parenting Schedule.

School Holidays, School Breaks (days off of school) follow the Standard Parenting Schedule. Only listed Holidays and Special Dates alter the Standard Parenting Schedule.

If not specified in Holiday or Special Dates Lists, Standard Parenting Schedule applies.

Standard Parenting Schedule

Children with Mom: Block 1 - Sunday at 6pm for 1 week to Sunday at 6pm.

Children with Dad: Block 2 - Sunday at 6pm for 1 week to Sunday at 6pm.

Children with Mom/Dad Every Other Week: (with existing every other week schedule)

Standard Week: Sunday at 6pm for 1 week to Sunday at 6pm.

Parenting Plan is the same for both children all year, regardless of school age, school schedule, school attendance, or Season.

Time Parent	Schedule	
Mom	Begins First week of Jan (Even Years)	
Dad	Begins First week of Jan (Odd Years)	
168 Hours	Sunday 6pm to Sunday 6pm Begin: Sunday	Every other Week following Established Schedule 2023
Mom / Dad	Time: 6pm	
Rotation: Every Week	End: Sunday Time: 6pm	

This schedule will apply immediately and is already in effect..

The child shall reside with the FATHER except for the following days and times when the child shall reside with the Mother:

Standard Parenting Schedule

Every Other Week continuing with existing/current every other week schedule.

9. Summer Schedule

Summer begins and ends according to the school calendar.

Standard Parenting Plan and Holiday Schedules Applies.

Same as school schedule, except for the following vacation times:

This can be addressed with both parents agreements or through mediation.

No extended vacation week will be approved during Holiday Schedules Listed unless agreed to by both parents.

Both parents DO currently have the flexibility to agree on extra days and modified schedules.

Temporary Changes to the Parenting Plan must be communicated and agreed to by both parents in writing via the court agreed parent communication app.

10. Holiday Schedule

This is the Holiday Schedule for all children.

This Schedule is Personalized for the best interest of the children, for their actual lives rather and it provides for both parents to establish stability and balance for the children with priority order and solutions in case of conflict.

It offers flexibility for the best interests of the children while also stating solid standards and solutions if necessary.

Holiday's

Main Holidays (Priority 1)

Mom gets Mother's Day (2nd Sunday in May)

Saturday 6pm to Monday Noon

Dad gets Father's Day (2nd Sunday in June)

Saturday 6pm to Monday Noon

Memorial, Independence, Labor Days:

• Memorial and Labor Days -

Mom Odd Years

Dad Even Years

• Independence Day

Dad Odd Years

Mom Even Years

Memorial Day (Last Monday in May)

Day before at Noon, Day of, Day after to Noon

Sunday Noon - Tuesday Noon

Mom Odd Years

Dad Even Years

Independence Day (July 4)

* Special Circumstances Listed

July 4, 9am to July 5 Noon - minimum schedule

Mom Even Years

Dad Odd Years

* Parent not having July 4th will have the children Friday 12-Noon to Sunday 12-Noon immediately before July 4, not including July 4. This will be the Saturday prior to July 4.

** If July 4th is on Sunday

Parent not with July 4 (Sunday) will have the children for Saturday Holiday Celebrations:

Friday, July 2, 12-Noon to Sunday, July 4, 9am

*** July 4 not on a weekend

July 4 Mid-Week, Non-Weekend

Schedule: July 3 6pm, July 4, to July 6 Noon

* Parent not having July 4th will have the children Friday 12-Noon to Sunday 12-Noon immediately before July 4, not including July 4. This will be the Saturday prior to July 4.

Labor Day (1st Monday in September)

Day before at Noon, Day of, Day after to Noon

Mom Odd Years

Dad Even Years

Halloween (October 31)

October 31 Noon - November 1 Noon

Dad Even Years

Mom Odd Years

* The parent not having the children Halloween/October 31 will have the children the weekend/Saturday immediately before Halloween from Noon Friday to Noon Sunday.

Special Weekends (Personal Holidays):

Mom has Kids - (1st) - the weekend: before Mom's Birthday, before Dad's Birthday, before Kids Birthdays and 1st Half of Split Holidays

Dad has Kids - (2nd) - the weekend: after Mom's Birthday, after Dad's Birthday, after Kids Birthdays and 2nd Half of Split Holidays

- 1st and 2nd Weekend Apply to Immediate Family Birthdays **UNLESS** the Specifically Dated Holiday Listed is ON a Weekend, in which case, a "Split Weekend" may apply. *See actual Holiday for detail.
- ** Parents may choose in simple agreement in writing via the court approved parent app to change for individual circumstances.

Split Holidays:

Thanksgiving (Wednesday 6pm - Sunday 6pm)
Thanksgiving Splits at Friday, day after Thanksgiving at 12-Noon
Mom has kids 42 Hours before split = Wednesday 6pm to Friday 12-Noon
Dad has kids 42 Hours after split = Friday 12-Noon to Sunday 6pm

Christmas (Christmas Eve and Christmas Day) (December 23, 6pm - December 26, 6pm) Christmas Splits December 24th at 6pm

Mom has kids 48 Hours before split – (December 23 at 6pm to December 24 at 6pm) Dad has kids 48 Hours after split – (December 24 at 6pm to December 26 at 6pm)

Lost Weekends due to Holiday Schedules:

In order for the children to not be caused to have 3 weekends without a parent, weekends lost with a parent due to Holiday Priority Schedules are to be adjusted during both the weekend before and the weekend after the Holiday Weekend by changing both weekends before and after the Holiday Weekend to be "Split Weekends"

- * Standard Schedule (Weekend) takes Priority over Split Weekend Make Up days **ONLY** if: All Conditions Apply -
- 1) The Parent who would not usually have the children, is not available to have the children because it is their usual schedule of work, school or other.
 - 2) This must be communicated in writing 30 days prior to the Holiday Date.

Absolutely - A parent available for the children's scheduled time with them is not to be denied.

** Additional time can always be allowed if requested and agreed to. Both parents may agree to changes, in writing at any time.

Split Weekends:

These will apply the weekend before and weekend after Lost Weekends due to Holiday Schedules. Both parents may also choose and agree to utilize 2 Split Weekends at any time.

"Split Weekend 1 before Holiday Weekend Missed"

(30 hours) Children with Dad - Friday Noon - Saturday 6pm

(36 hours) Children with Mom - Saturday 6pm - Monday Noon

"Split Weekend 2 after Holiday Weekend Missed"

(30 hours) Children with Mom - Friday Noon - Saturday 6pm

(36 hours) Children with Dad - Saturday 6pm - Monday Noon

** Split Weekend Flexibility:

The purpose of the Split Weekends is to allow the children a balanced and stable schedule with both parents during Holiday Schedule changes to the children's regular schedules. Both parents may choose to agree to favor both before Holiday and After Holiday Split Weekends to favor the children staying the longer (36 hour) weekend split, both weekends, with the parent they are losing a weekend with for the Holiday. Both parents may agree to switch Split Weekend 1 and 2, meaning weekend 2 first and weekend 1 second. The Split Weekend Schedule is an option in place to benefit the children. It may be used any time both parents agree in written communication.

It may be utilized with flexibility if agreed to.

** Without communication and agreement of change, the Split Weekend Schedule Listed is in effect, applied with the Holiday Schedule as listed.

Family Birthdays and Special Dates:

Immediate Family Birthdays (Holiday Priority 2)

Reminder:

Mom has Kids - (1st) - the weekend: before Mom's Birthday, before Dad's Birthday, before Kids Birthdays and 1st Half of Split Holidays

Dad has Kids - (2nd) - the weekend: after Mom's Birthday, after Dad's Birthday, after Kids Birthdays and 2nd Half of Split Holidays

If a birthday (Immediate Family: Mom, Dad, children DS or AS) falls ON a weekend the parent who does not have the children that weekend will have the children Friday Noon - Saturday Noon.

*Weekends before and after will not be altered due to these birthdays but might be due to other Holidays. Both parents may choose to adjust the weekend in favor of the parent whose birthday it is, if both agree in request/offer and agreement in writing.

Immediate Family Birthdays: (In Birthdate/Calendar Order)

Dad - April 20 Mom - April 24

AAS - June 26

DMS - August 12

National Holiday/Main Holiday Schedule Conflicts with Immediate Family Birthday or Personal Holidays: National/Main Holiday Schedule's Listed take Priority over Individual Holidays, Family Birthdays.

Extended Family Birthdays: (Holiday Priority 3)

Extended Related by Blood/Marriage Family Birthdays of family members the children regularly spend time with, celebrating holidays and with already established relationships doing so:

(Grandparents, Aunts, Uncles, Cousins)

National/Main Holiday and then Immediate Family Birthdays are Priority over Extended Family Birthdays.

Schedule:

* Saturday Noon - Sunday Noon* the weekend prior if the date is mid-week or the weekend of the listed dates if the date falls on the weekend and the *Saturday Noon - Sunday Noon* schedule does not conflict with Priority

Holidays or Immediate Family Birthdays In Established Schedule.

The children will be with the parent whose Family Member Birthdate is Established as listed.

This list may be updated January of each year with births or marriages of Established Family Members adding Family Members (or at any time with agreement of both parents), with proof of marriage or birth and relationship if necessary.

Established list is priority over future additions.

Established List effective June 2019

Relation listed is the relation to the child.

(Childs cousins, child's grandparents, child's aunt/uncle)

Mom's Family:

05/11 grandparent (BS)

Dad's Family:

2/20 cousin (ZGC)

2/26 grandparent CIS-G)

4/7 cousin (JMC)

5/18 cousin (HMC)

6/1 aunt (KLC)

6/26 cousin (JMC)

10/15 aunt (KCC)

12/2 uncle (MJC)

12/9 aunt (ADS)

12/11 grandparent (RG)

It is agreed that as of June 2019, this is the Established Relationships of Family Members by Blood or Marriage that the children regularly spend time with.

Special Dates: (Holiday Priority 4)

Easter and New Years Eve/New Years Day

Easter Detail START:

Easter, with a changed date each year is a known possible date conflict at times with Immediate and Extended Family Birthdays.

Easter is agreed upon to **not** be included in the Priority Holiday Schedule and fall as it does in all of the other schedules.

** If no conflict of other Priority Holidays or Immediate Family Birthday Dates, Easter may be the last priority as a split weekend.

Easter (Sunday as scheduled National Holiday - Different Date Every Year)

Split Weekend Holiday

Easter Split Set at 6pm Saturday

- (1) Friday Noon Saturday 6pm
- (2) Saturday 6 pm Monday Noon

Mom Easter Day Sunday Schedule (1) - odd years

Dad Easter Day Sunday Schedule (2) - odd years

Mom Easter Day Sunday Schedule (2) - even years Dad Easter Day Sunday Schedule (1) - even years

- ** The weekend prior to Easter will be the same split schedule if it does not conflict with other Holiday Priority Dates.
- * If an Immediate Family Birthday Priority falls on the weekend prior to Easter, the Weekend Split will be the Weekend after Easter. If an Immediate Family Birthday Priority falls on both weekends or if there are any other conflicts of Holiday Priority with this schedule, the Easter, Split Weekend ONLY Easter Weekend will be the solution.
- * Easter Holiday is Holiday Priority 4

In case of any current or future conflict, disagreement or questionable schedule due to how dates fall in an individual year, without a simply agreeable or understood Easter Schedule, individual to each calendar year, the solution to any dates conflict for Easter with ONE Exception will be:

** Exception – Immediate Family Birthday ON Easter Weekend is Priority Schedule over Easter Schedule and will be a Split Weekend Schedule. * See Birthdays above for detail.

Easter as:

Easter (Sunday as scheduled National Holiday – Different Date Every Year) Split Weekend Holiday Easter Split Set at 6pm Saturday (1) Friday Noon - Saturday 6pm

(2) Saturday 6 pm - Monday Noon

Mom Easter Day Sunday Schedule (1) - odd years Dad Easter Day Sunday Schedule (2) - odd years Mom Easter Day Sunday Schedule (2) - even years Dad Easter Day Sunday Schedule (1) - even years

Easter Detail END.

New Years Eve/New Years Day (December 31-Jan 1) 12 Noon December 31 - 6pm January 1

Christmas Eve and Christmas Day Schedule with Split Weekends Scheduled is Priority over New Years Eve/New Years Day schedule and may already include the dates of December 31 and January 1.

If New Years Eve/New Years Day is NOT included in any Higher Priority Holiday Schedule it will be scheduled as follows:

Children with Mom Even Years: 12 Noon December 31 - 6pm January 1 Children with Dad Odd Years: 12 Noon December 31 - 6pm January 1

The parent with Jan 2nd has the first week of the year. This alternates every year allowing both parents everyday of the year through 2 calendar years of this parenting plan.

Both Parents may agree in written communication to disregard New Years Eve/New Years Day in the Holiday Schedule and let it be the Standard Parenting Schedule or may agree on any changes they choose. Without communication or agreement to change, it will be as stated above.

Reminder - New Years Eve and New Years Day are in Holiday Priority 4, Holiday Priority 1-3 Listed Dates and Schedules apply before Priority 4.

Additional Special Dates / Annual - Established List: (Holiday Priority 5)

Requests to be submitted to seek agreement by both parents.

It is understood that there are different cultural holidays, celebrations, family traditions, etc. and this section is open to reasonable requests. This section would be for dates that are regularly observed every year. Reasonable requests may be considered as being up to or approximately 5 dates per parent. A reasonable request for time would be similar to Family Birthdates being Noon Saturday to Noon Sunday the Saturday prior to the date or the actual date. This section is Priority Level 5 and all other Holiday Priorities 1-4 come first.

End Holiday Schedule

Over all Parenting Schedule:

If no Holiday or Special Dates are listed, the Standard Schedule will be the foundation schedule and will not be altered (reset) due to Holiday or Special Dates, Split Weekends.

Priority Status Order:

- 1) National Holidays Listed/Main Holidays
- 2) Immediate Family Birthdays Established List
- 3) Extended Family Birthdays Established List
- 4) Easter
- 5) Additional Special Day Request

Either parent may request and both parents may agree upon individual, temporary, non-permanent, seasonal schedule changes not limited to reasons such as hours of exchange, creating additional split weekends, special requests. Without agreement, the Parenting Plan as Set is the solution. Any changes agreed upon do not alter the 50%/50% parenting as they are individual requests for the benefit of the children's actual lives rather than legal determinations of parenting.

Possible reasons for temporary, non-permanent changes could include but are not limited to agreeing to a temporary seasonal standard of winter exchanges at 5 but summer exchanges at 7 for a set calendar block of time, seasonal hour changes for children's activities, a special event for a family member, a special event planned where hours cross the set parenting plan, a special event weekend. These are for the best interest of the children and do not alter the 50/50 parenting.

Without agreement in writing, the set parenting plan is the resolution to individual requests. Agreed temporary changes need to be agreed to in writing or via the court agreed parenting app.

Not being able to agree to temporary changes will not be considered conflict as it may unbearably create a conflict to a primary set schedule of either party.

Agreeing to temporary changes will be considered amicable and co-parenting in the best interests of the children.

Conflicts in Scheduling

11. Conflicts in Scheduling

The Holiday Schedule must be observed over all other schedules.

* See Detailed Solutions for any future conflict arising within in Each Holiday Listed

The children are not to be exposed to any alcoholic, intoxicated persons either party works with or around or forced to go to work at the bar with the petitioner. If the petitioner has to work, the children have the first right to go to the respondents which is where they prefer to be as their friends and social support all exist around the respondent's residence.

12. Transportation Arrangements

Transportation arrangements for the child between the parents shall be as follows:

Standard:

Receiving parent picks up.

Each parent responsible for pickup starting their scheduled time and will include school transportation, drop off and pick up during their parenting hours

13. Moving with the Children (Relocation)

June 2019 - Current - Temporary Mandate restricting Moving with Children until Otherwise changed by Court Order that must be attended by both parents:

• Reasonable Distance defined as within approximately 30 miles of school

If the custodian plans to move, he **must notify** every person who has court-ordered time with the children.

Move to a different school district

If the move is to a different school district, the custodian must complete the form Notice of Intent to Move with Children (FL Relocate 701) and deliver it at least **60 days** before the intended move.

Exceptions: If the court reviews the circumstances by a hearing with both parents present and then by a Court Order it is confirmed that Exceptions will be reestablished.

- If the custodian could not reasonably have known enough information to complete the form in time to give 60 days' notice, the custodian must give notice within 5 days after learning the information.
- If the custodian is relocating to a domestic violence shelter or moving to avoid a clear, immediate and unreasonable risk to health or safety, notice may be delayed 21 days.
- If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.
- A custodian who believes that giving notice would put her/himself or a child at unreasonable risk of harm, may ask
 the court for permission to leave things out of the notice or to be allowed to move without giving notice. Use form
 Motion to Limit Notice of Intent to Move with Children (Ex Parte) (FL Relocate 702).

The Notice of Intent to Move with Children can be delivered by having someone personally serve the other party or by any form of mail that requires a return receipt.

If the custodian wants to change the Parenting Plan because of the move, s/he must deliver a proposed Parenting Plan together with the Notice.

Move within the same school district

If the move is within the same school district, the custodian still has to let the other parent know. However, the notice does not have to be served personally or by mail with a return receipt. Notice to the other party can be made in any reasonable way. No specific form is required.

Warning! If you do not notify...

A custodian who does not give the required notice may be found in contempt of court. If that happens the court can impose sanctions. Sanctions can include requiring the custodian to bring the children back if the move has already happened, and ordering the custodian to pay the other side's costs and lawyer's fees.

Right to object

A person who has court-ordered time with the children can object to a move to a different school district and/or to the custodian's proposed Parenting Plan. If the move is within the same school district, the other party doesn't have the right to object to the move, but s/he may ask to change the Parenting Plan if there are adequate reasons under the modification law (RCW 26.09.260).

An objection is made by filing the Objection about Moving with Children and Petition about Changing a Parenting/Custody Order (Relocation) (form FL Relocate 721). File your Objection with the court and serve a copy on the custodian and anyone else who has court-ordered time with the children. Service of the Objection must be by personal service or by mailing a copy to each person by any form of mail that requires a return receipt. The Objection must be filed and served no later than **30 days** after the Notice of Intent to Move with Children was received.

Right to move

During the 30 days after the Notice was served, the custodian may not move to a different school district with the children unless s/he has a court order allowing the move.

After the 30 days, if no Objection is filed, the custodian may move with the children without getting a court order allowing the move.

After the 30 days, if an Objection has been filed, the custodian may move with the children **pending** the final hearing on the Objection **unless**:

- The other party gets a court order saying the children cannot move, or
- The other party has scheduled a hearing to take place no more than 15 days after the date the Objection was served on the custodian. (However, the custodian may ask the court for an order allowing the move even though a hearing is pending if the custodian believes that s/he or a child is at unreasonable risk of harm.)

The court may make a different decision about the move at a final hearing on the Objection.

Parenting Plan after move

If the custodian served a proposed Parenting Plan with the Notice, and if no Objection is filed within 30 days after the Notice was served (or if the parties agree):

- Both parties may follow that proposed plan without being held in contempt of the Parenting Plan that was in place before the move. However, the proposed plan cannot be enforced by contempt unless it has been approved by a court.
- Either party may ask the court to approve the proposed plan. Use form Ex Parte Motion for Final Order Changing Parenting Plan No Objection to Moving with Children (FL Relocate 706).

14. Other orders (Best Interest's common sense)

- 1. Neither parent shall make derogatory or disparaging remarks about the other parent in the presence of the children or to another person within the children's hearing range and they shall not allow others to do so.
- 2. The children shall have reasonable telephone privileges with the parent with whom they are not then residing without interference of the residential parent.
- 3. The parents shall keep the other party advised at all times of their current telephone number and residence address; a post office box number does not satisfy this requirement. In the event of a change, the respective party shall notify the other party in writing and post -marked within two days of the said change.
- 4. International travel restricted and agreement in writing must be obtained and signed off by both parents notarized. No international travel without agreement of parties or a court surety order to provide financial requirements to hire abduction and return agents or mercinaries to seek and return children to America (150,000.00 per child)
- 5. FIRST RIGHT OF REFUSAL: Both parents shall have the first right of refusal to provide "physical care." (day care). If either parent has physical custody of the children and is NOT able to personally provide such care, control and supervision for more than 2 hours they must first offer that time to the other parent before offering the time to grandparents, aunts, uncles, siblings, friends etc. etc.
- EMERGENCY CANCELLATION: Except in cases of life and death emergencies each parent shall notify the other parent 24 hours in advance of any changes to the forgoing schedule.
- TELEPHONE CONTACT: Both parents shall have reasonable telephone contact with child when child is with the other parent and such communication shall be private.
- 8. PICK-UP AND DROP OFF: Other than previously stated, both parties are to split all transportation of the child (ren) related to visitation. If the parties cannot agree as to the pick-up and drop-off location then all pick and drop off's shall occur at the police station nearest the parent who has physical custody of the child (ren) at the time of the scheduled pick up or drop off.
- 9. EMERGENCY CANCELLATION: Except in cases of life and death emergencies each parent shall notify the other parent 24 hours in advance of any changes to the forgoing schedule.
- 10. TELEPHONE CONTACT: Both parents shall have reasonable telephone

contact with child when child is with the other parent and such communication shall be private.

- 11. IMPORTANT EVENTS: Each parent shall inform the other of any important events related to, but not limited to, school, religious or athletic/music/dance events, and both parents may attend such events separately. However, neither parent shall schedule any event to deliberately interfere with the other parent's time with the child.
- 12. ACCESS TO RECORDS: Both parents shall have full and complete access to all of the child's records including, but not limited to, medical, school, day-care, athletic, and counseling records. Neither parent shall "block" the efforts of the other parent to gain access to these records.
- 13. MEDICAL EMERGENCIES: Each parent shall have the authority to seek and secure emergency medical care of the child. Each parent shall promptly notify the other parent of any medical emergency.
- 14. EXCHANGE OF TELEPHONE NUMBERS, RESPECTIVE ADDRESSES AND EMAIL ADDRESSES: The parents shall exchange all telephone numbers, to include all cellular telephone numbers, and email addresses and full and part-time work and residential addresses. This shall constitute a continuing duty. The parents shall promptly return calls and messages related to the child's welfare.
- 15. VACATIONS OF EITHER PARENT WITH CHILD: If either parent wishes to take the child on a vacation of more than one day, to include overnight, that parent shall inform the other parent of the destination or location of that vacation.
- 16. CHILD SUPPORT AND VISITATION: There is no connection between the payment of child support and visitation. The failure to pay child support does not allow the other parent to terminate visitation; the termination of visitation does not allow the other parent to terminate child support.
- 17. RESTRICTIONS and RESTRAINTS: Shall apply equally to each parent. That these restrictions and restraints are provided does not necessarily mean that the Court has made any findings about either parent that demand the use of these restrictions and restraints; however, the Court does have the authority to issue orders that promote the welfare and best interest of a child. Furthermore, if neither parent engages in conduct addressed in these restrictions and restraints, then the parents will run afoul of them.
- 18. DISCUSSION OF LITIGATION: There shall be no discussion of this matter by either party with the minor child.
- 19. CONFRONTATIONS: There shall be no physical or verbal confrontation involving the parents in the actual or constructive presence of the child.
- 20. ALCOHOL CONSUMPTION AND DRUG USE: The parents shall not excessively consume or be under the influence of alcohol to the degree of impairment while the child is with either of them, and the parents shall not allow the child to be in the presence of any person who does so. This restraint applies to the use of any drugs. Neither parent shall have in his or her actual or constructive possession any illegal drugs.
- 21. PROFANITY AND DEROGATORY COMMENTS: The parents shall not use profane or vulgar language in the presence of the child, and they shall

not allow the child to remain in the presence of any person who does so. The parents shall not say or make derogatory comments about each other in the presence of the child, and they shall not allow the child to be in the presence of any person who does so. The parents shall not instruct the child to disobey the other parent.

- 22. RESPECT: The parents shall RESPECT EACH OTHER in the presense of the children.
- 23. ENVIRONMENT: The parents shall always have the child in a safe and moral environment. The parents shall never place the child in an environment where an age is required to participate or where illegal activities are occurring regardless of the lack of participation of either parent.
- 24. SCHOOL ATTENDANCE: The parent who is responsible for having the child at school in a timely manner shall not fail to do so.
- 25. CARETAKERS OR BABYSITTERS: The parent who places the child in the care of a caretaker of babysitter shall insure that such person is capable of caring for the child and that the other parent is unavailable prior to placing the child in the care of 3rd party.
- 26. PORNOGRAPHY: Neither parent shall allow the child to see or be exposed to any pornography by any means or method to include the use of the internet.
- 27. INTERROGATION OF CHILD: The parties shall not question the child about the other parent, and neither parent shall allow any other person to do so
- 28. CHILD AS MESSENGER AND CHILD SUPPORT CARRIER: The parents shall not use the child as a messenger nor shall they use the child to act as a courier for the payment of child support or any bills and expenses related to the child.
- 29. USE OF "MOTHER" AND "FATHER" LABELS: The parents shall not, by design or default, allow or direct any person not the parent of the child to instruct the child to call her or him "mom" or "dad" or "mommy/momma" or "daddy" or "mother" or "father."
- 30. THIRD-PARTY INTEFERENCE: The parents shall not allow or direct third-parties, including but not limited to paramours or step-parents, to interfere in child-related matters or problems.
- 31. TELEPHONIC ACCESS: Father and Mother shall have unlimited telephonic access to each child.
- 32. MEDICAL EMERGENCIES: Parent agrees to notify other Parent of any medical or dental treatment being considered for the child (ren) prior to treatment. In the event of a medical emergency involving the child (ren), Mother agrees to notify Father and Father agrees to notify Mother within 2 hours of any such emergency.
- 33. MOVE-AWAY INJUNCTION: Neither party shall move away to another location that would significantly interfere with or impose great difficulty on the other parent"s visitation with the child (ren); or that would not permit this schedule to be performed as stated.
- 34. SPIRIT OF COOPERATION: Neither party shall make disparaging remarks about the other parent in the presence of the child (ren). Neither shall either parent allow any third party to make any such disparaging remarks in the presence of the child (ren). Both parties shall respect the other parent's right to have a frequent, ongoing and substantial

relationship with the child (ren). Neither parent shall do nor say anything, nor shall they allow any third party to say or do anything that would alienate the child (ren)from the affections of the other parent. Additionally, each parent is to keep the other parent informed of his or her present address and phone number. Each parent shall, at all times respect the privacy of the other parent. Neither parent shall attempt to go to the other parent"s home without the express permission of the other parent. Additionally, neither parent shall telephone the other party unless the purpose and nature of such call is directly related to the health, education and general welfare of the child(ren). Peaceful contacts related to visitation schedules and transportation arrangements shall be allowed.

15. Proposal

This is a **proposed** (requested) parenting plan based on the best interests and safety of the children. I declare under penalty of perjury under the laws of the state of Washington that this plan was proposed in good faith and that the information in section 3 above is true.

AARON SURINA
Respondent

Signed at (city and state)

16. This proposal can be ordered and signed by the commissioner or judge.

Submitted as a proposal.

Presented by:

Àaron Surîna

Jul 18, 2023

Father of David and Andrew Surina