CN: 201703018170 SN: 546

PC: 7

FILED

OCT 1 2 2023

TIMOTHY W. FITZGERALD SPOKANE COUNTY CLERK

2023 OCT 12 A 5: 08

TESOTALY W. FITTOSPALD SPOMANE COUNTY CLERK

Superior Court of Washington, County of Spokane

In re: Contempt of Child Support order

Petitioner/s

SIRINYA SURINA

No. 17-3-01817-0

Respondent's

Affidavit of Truth in support of motion for

contempt

(DCLR)

And Respondent/s **AARON SURINA**

Respondent's Affidavit of Truth

- I am 46 years old and I am the Respondent. 1.
- I declare:

I. Aaron Surina, Respondent in this matter and competent to testify on these matters, do intentionally submit this affidavit in support of my motion for contempt against the petitioner, Sirinya Surina (Polarj), with the utmost respect to the court.

I. Background

- 1. The court, in its wisdom, issued the "December 20, 2019 orders" that mandated compliance by the petitioner to provide respondent with annual tax exemptions for our children, Andrew and David.
- 2. I have consistently sought the petitioner's cooperation in adhering to these orders, which specify compliance with tax exemptions unless there is a court-

Aaron Surina (In Propria persona) Case No. 17-3-01817-0

FL All Family 135

Affidavit of Truth by Respondent

approved modification based on a greater financial benefit which there has never been any motion for the court to review and order a modification; At least to the best of my knowledge and belief there has not been any hearing on these matters to date.

II. Financial Impact Due to Non-Compliance

- In 2020, the petitioner's non-compliance denied me access to stimulus payments and Child Tax Credit (CTC) payments.
 - The amounts in stimulus and child tax credits for 2020 are public
 knowledge and as such, the stimulus and ctc forced Loss (2020): \$7,800
- In 2021, the petitioner's non-compliance persisted, preventing me from receiving stimulus payments and CTC payments.
 - The credits and stimulus increased in 2021, even if the petitioner claimed a child in this year, I still took a loss that was not awarded prior to June 23, 2023 where the petitioner was granted 2021 which the respondent feels that the court was rather generous in that gift without her providing any financials and her fight to keep the child support as if she has no income and the parenting plan as if she's a stay at home mother. My basic CTC and stimulus forced Loss (2021): \$14,600
- In 2022, the petitioner continued to defy court orders, resulting in similar financial losses that mirror those of 2021, including missed CTC payments.
 - CTC and stimulus respondent has not seen or shows as a Loss (2022):
 \$14,600

Aaron Surina (In Propria persona) Case No. 17-3-01817-0 FL All Family 135 Affidavit of Truth by Respondent

- 4. When I take a step back and realize the amount of money being stolen, conned, pilfered or otherwise prevented from the rightful claimant the court intended to have this incentive which is and has been the respondent. 14,600 + 14,600 + 7,800 is what the respondent is asking judgement for. Those figures are fairly easy to validate and as such the respondent feels they are reasonably assessed in loss based on the tax laws, the income withholding order and anything else available.
- 5. The petitioner has brand new camaro's, brand new dodge hemi truck, a 565,000 dollar house she just purchased with cash. She has plenty of money for her lifestyle, but supporting her children is not a priority in her lifestyle and that is evidenced by her historical decision making and choices to abandon her responsibilities and tell everyone and anyone that her ex husband has to pay.

III. Unreimbursed Medical Expenses and Child Support

Beyond the financial losses outlined above, the petitioner has not contributed to
the financial support of our children as required by the child support order.

Consequently, I have this almost child like ex spouse that has her hand out as if
it's assumed the financial responsibility of an additional household is something
that I have to take on, as an indentured servant / servitude including
unreimbursed medical expenses.

IV. Petitioner's Intent and Actions

 It is clear that the petitioner's primary objective has been to maximize financial gain, notably through child support, often at the expense of our children's welfare. 2. The petitioner has repeatedly demonstrated non-compliance with court orders

and a willful disregard for our children's well-being, prioritizing her financial

interests above all else.

Criminal account activity found in recent credit review matching identity theft 2

weeks before divorce was filed in Washington.

I'd also like to humbly bring forth a matter of great significance before this honorable

court, seeking its intervention and guidance to put an end to a prolonged period of

turmoil that has affected not only my life but also the lives of my two beloved sons,

Andrew and David.

I. Unauthorized Access and Impersonation

1. I recently discovered that my former spouse, Sirinya Surina has taken

unauthorized actions that involve her using my personal information, including

adding her cell phone number to my accounts. This unauthorized access

extended to interactions on my behalf, changes to my healthcare account

address, and the inclusion of her cell phone for multi-factor authentication.

2. These actions have caused great concern and turmoil in my life, and I believe

they go beyond the bounds of legality and ethics.

II. The Six-Year Struggle

1. This matter has persisted for an extended period, spanning six years, during

which both parties have engaged in a prolonged divorce process driven by

financial gain.

Aaron Surina (In Propria persona) Case No. 17-3-01817-0

FL All Family 135

Affidavit of Truth by Respondent

2. The intricate understanding of the legal system displayed by both parties has

sometimes overshadowed the actual substance of the issues at hand.

III. A Plea for Judicial Intervention

I beseech this honorable court to wield the gavel of authority and order a resolution to

this ongoing turmoil. My earnest plea is for:

1. A judgment that prioritizes the well-being and stability of our children, Andrew

and David which would award the stolen tax exemptions / credits as well as any

expired stimulus money that I no longer can obtain because of the petitioner's

intentional and forced loss

2. A resolution on custody and decision-making but that ensures a safe and

nurturing environment for our sons.

3. An end to the chaos that has persisted for too long and a return to a semblance

of normalcy for all involved.

In making this plea, I do so with the utmost respect for this court's ability to

uphold the principles of justice, fairness, and the best interests of our children.

V. Conclusion

I thank this court for its diligent consideration of this matter and for providing a platform

for resolution and justice. My only wish is for an end to this period of uncertainty and

upheaval, allowing my children and I to move forward with our lives in a stable and

nurturing environment.

Aaron Surina (In Propria persona) Case No. 17-3-01817-0

FL All Family 135

Affidavit of Truth by Respondent

I respectfully request that the court consider this affidavit as irrefutable evidence of the petitioner's continuous non-compliance with the December 20, 2019 orders, which has resulted in substantial financial losses and additional responsibilities for me. I implore the court to grant the contempt motion to enforce compliance with the court's orders and ensure the best interests of our children are upheld.

Aaron M. Surina / Spokane, Washington

Sworn before me on this 28th day of September, 2023.

[Notary Public's Signature]

[Notary Public's Name (Printed)]

[Notary Public's Commission Expiration Date]

[Notary Public's Seal (if applicable)]

Aaron Surina (In Propria persona) Case No. 17-3-01817-0 FL All Family 135 Affidavit of Truth by Respondent

State of Washington, County of Spokane

2023 OCT 12 A 5: Case No. 17-3-01817-0 Sirinya Surina Petitioner

Aaron Surina Respondent

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

SPORANE COUNTY LE RESPONDENT (NOTARIZED SWORN, SIGNED AND SUBSCRIBED)

AFFIDAVIT SWORN, SIGNED AND SUBSCRIBED BY RESPONDENT

I, Aaron Surina, residing at 3318 S. Bernard St, Spokane, WA 99203, being duly sworn, depose and state as follows:

I am the affiant in this matter and have personal knowledge of the facts stated herein.

I understand that I am making this statement under oath and subject to the penalties of perjury.

I certify that the information contained in this affidavit is true and correct to the best of my knowledge, information, and belief.

I understand that providing false information in this affidavit may result in legal consequences, including but not limited to perjury charges.

I have executed this affidavit voluntarily and without any form of coercion or duress.

AARON SURINA AMS@SURINA.ORG PO BOX 30123, SPOKANE, WA 99223

Signature

NOTARY BLOCK:

Subscribed and sworn to before me on this 2th day of 2023, at Spokane, Spokane County, Washington. **Notary Public:**

[Notary Public's Name]

My Commission Expires:

Sanuary 09, 2027
[Notary Commission Expiration Date]

Dated this 12th of October 23

Documents Affiant is attesting to: AFFINAULT OF TRUTH IN SUPP OF MOTION FOR CONTEMPT TAKES'

> **Notary Public** State of Washington JORDAN WELTER COMMISSION# 23000736 IY COMMISSION EXPIRES January 09, 2027

> > PAGE 1 OF 1

PUBLIC NOTARY OF SWORN, SIGNED AND SUBSCRIBING OF RESPONDENT