FILED

MAR 1 2024

CN: 201703018170

SN: 570

PC: 5

TIMOTHY W. FITZGERALD SPOKANE COUNTY CLERK

Superior Court of Washington, County of Spokane

In re: Relocation w/o notice

Petitioner:

Sirinya Surina

And Respondent:

Aaron Surina

No. 17-3-01817-0

Respondent's Request to

take Judicial Notice

Respondent's supplemental Request to take Judicial Notice

I, Aaron Surina, being duly sworn, declare under penalty of perjury under the laws of the State of Washington that the following is true and correct:

RESPONDENT'S REQUEST FOR JUDICIAL NOTICE UNDER EVIDENCE RULE 201

To the Honorable Presiding Judge,

I, Aaron Surina, Father of DMS and AAS and the Respondent in the above-entitled case, respectfully submit this Request for Judicial Notice pursuant to Washington Rules of Evidence (ER) 201. I ask this Court to take judicial notice of the following facts, which have a direct and significant impact on the custody matter before the Court:

Relevant Facts for Judicial Notice

Pursuant to RCW 26.09.220 and established legal precedents, the Respondent humbly requests that this Court take judicial notice of the adjudicative facts presented in this

case, the statutory requirements of the State of Washington, and the paramount welfare of the children involved.

Please take notice of the following facts:

The Respondent filed an objection to relocation and petition for modification of custody on a material document, which sat without any pleading from the party planning to move.

It was established on September 14, 2023 that the party had moved and defied the court's ruling given previously on June 23rd, 2023 as well as the orders currently in place given 12/20/2019 and violated statutes governing relocation in Washington State with children.

Up until May 30, 2023, the petitioner never communicated about children changing schools, buying a house or intentions to change the children's schools. This was all done with the intent to frustrate the father who was trying to facilitate tutoring and other items due to the clear negligence of parental duties by the petitioner.

The respondent filed his objection prior to any notice of intent to relocate had been filed by the Petitioner.

The notice by the Petitioner was filed on June 16, 2023; 1 week shy of a month after the Petitioner's escrow closed on May 23, 2023.

The Respondent's objection hearing was scheduled within 15 days of his amended objection filed per the time limits of responding to a notice of intent once the notice was filed on this matter by the Petitioner.

The court found the hearing was timely filed within 15 days of the amended objection which was proper and accepted.

The date of the respondents objection hearing was scheduled for July 28, 2023. It was not scheduled with the assigned Judge (Honorable S. Dixon of Adams County).

The court found the Petitioner did not have good cause to move and change school districts without a court order or approval from the Court.

On the respondent's motion to prevent this unwarranted and unilateral decision making which the court heard on September 14, 2024, The court

granted the respondent's request to allow their two sons to remain in school in Spokane where they have established support staff engaged in their academic success as well as support networks aware of these issues contained herein as well as other issues affecting the best interests of both children on a regular basis.

The Petitioner did not file a motion for temporary orders asking the Court to approve a temporary move with the children.

The court sanctioned the Petitioner on September 14, 2023 for not being honest about moving and did not get a chance to rule on contempts outside of the motion to prevent unilateral decision making. Resolution of these items is pending the March 12th, 2024 hearing.

The court ordered that the Petitioner provide tax exemption form 8332 for 2020, 2022 on June 23, 2023 during the hearing which the petitioner agreed to provide all necessary documents and continue their refusal to submit to this court's authority and to resolve this tax exemption issue.

The petitioner agreed to provide the omitted tax documents which provide the respondent the biggest tax advantage on June 23, 2023 to avoid the court finding the party in contempt on taxes. This remains unresolved by the court at this time. Motions are pending, have been filed and served.

The court has made it's orders, including oral orders in the June 2023 hearing which Judge Dixon made a handful of statements and orders to petitioner.

After the hearing where the petitioner was not found in contempt, the petitioner refused once again to provide the court ordered tax exemptions.

PLEASE TAKE JUDICIAL NOTICE OF THE FACTS FOUND HEREIN.

The petitioner has refused to provide any financial declaration for this custody hearing.

Respectfully submitted,

Aaron Surina

Executed on this 14th day of March, 2024

Aaron Surina

PO BOX 30123

Spokane, WA 99223

707-200-4372

NOTARY BLOCK

Subscribed and sworn to (or affirmed) before me on this $\frac{197}{2}$ day of $\frac{1}{2}$
2024, by Aaron Surina, proved to me on the basis of satisfactory evidence to be
the person who appeared before me.
Notary Public for the State of Washington
DECLARATION DATE: 3/1/24
FULL NAME: Jeden Welter
COUNTY OF SPOKANE
My commission expires: Notary Public State of Washington JORDAN WELTER COMMISSION# 23000736 MY COMMISSION EXPIRES January 09, 2027
Signature of
Notary
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. If I have attached : Q pages.
The sol
Signed at : Spokane, Washington Date: 3/1/2024
Sworn and subscribed attached Document: