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# **FILED**

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## SUPERIOR COURT, STATE OF WASHINGTON, COUNTY OF SPOKANE

SIRINYA SURINA,

Petitioner

And

AARON SURINA,

Respondent.

NO. 17-3-01817-0

PETITIONER S DECLARATION IN SUPPORT OF IMMEDIATE TEMPORARY RESTRAINING ORDER

I, Sirinya Surina, am the Petitioner in the above-captioned matter and declare as follows:

Respondent has defied an order entered on 8/26/2024 requiring him to return our children to me by 7:00 pm that day. He has also defied an order entered on 4/19/2024 ordering that the children shall be enrolled in the Cheney School District for the 2024-2025 school year. In direct defiance of that order, he enrolled the children in school in Idaho. He has admitted that in an e-mail to the Judge Begg s judicial assistant that is attached hereto. He is intentionally defying these court orders

On 8/25/24 Respondent and another individual showed up at my home on their motorcycles at approximately 12:09 a.m. One or the other them forcefully knocked on my door. I did not answer. There was no reason for them to be there. I was very fearful. I have attached copies of photos taken by my surveillance cameras. His behavior has become more and more erratic and I am fearful of him.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

DATED this 8/30/2day of August, 2024 in Spokane, Washington.

SIRINYA SURINA

STANLEY A KEMPNER, JR.

Attorney at Law
900 N. Maple St., Suite 200
Spokane, WA 99201
(509) 484-1104:voice
(509) 252-3295
sakempner@comcast.net

ORIGINAL

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## sakempner@comcast.net

From: Sent:

Aaron Surina <aaron@surina.org> Thursday, August 29, 2024 11:59 AM sakempner@comcast.net; 'Young, Julia'

To:

Re: 17-3-01817-0

Subject:

Attachments:

Affidavit regarding DUE PROCESS and county Liability - violence against children.pdf; kempner confession. pdf.pdf

TimeMattersID: TM Contact: TM Matter No: TM Matter Reference:

M1EC5B1F61A5B131 Sirinya Surina 17-3-01817-0 Surina, Sirinya

Ms. Young, that very issue is before the appellate court and Mr. Kempner Jr is well aware of that.

Furthermore, I am not sure if you are aware but I almost lost my youngest son on June 15th 2024 in the valley Costco parking lot which was actually caught on their brand new high definition video . I've asked for the court to stay all further proceedings and preserve the chain of custody of the evidence.

Mr. Kempner Jr has admitted to tampering with evidence in the matter of which is attached.

Please give my most humble respect and regards to Judge Beggs. I am very grateful for the assignment and look forward to the new season of my children and their safety and growth.

My children are enrolled in school in Idaho, terrified of mom buying them back into danger, excited for the next chapter, available for in chamber private discussion with Judge Beggs anytime if requested and I suggest such an option for the sake of saving lots of useless pleadings and any further frivolous filings that cause more issues and confusion while my ex forks out the never ending supply of cash and my kids continue to endure the abusive relationship she's choosing for them to be a victim of.

http://surina.xyz/andrew

Commissioner Rugle gave us the emergency protection from the poor choices of mom and her boyfriend.

Please don't put my children in the middle of any sort of abuse going forward.

See motions filed and attached herein.

Do we still have the hearing that reviews the restraining order on Sept 6th as ordered?

I certainly hope so. See attached

Get Outlook for Android

From: sakempner@comcast.net < sakempner@comcast.net >

Sent: Thursday, August 29, 2024 10:27:09 AM To: 'Young, Julia' < JMYOUNG@spokanecounty.org>

Cc: Aaron Surina <aaron@surina.org>

Subject: 17-3-01817-0

### Ms. Young:

In reviewing the divorce decree entered in this matter on 12/20/19, Judge Price ordered on page 4 that all future disputes be brought before Dept 5 on the motion docket. I was unaware of that provision as I was not counsel of record at the time. Yesterday I obtained an Order to Show Cause on Contempt setting the matter for hearing before Commissioner Swennumson. My question is whether Judge Beggs wants the hearing placed on his motion calendar or if he wants it to remain on the Commissioner's docket. If he wants it placed on his motion calendar I will need to have the Show Cause Order amended. If that is the case, may I e-mail the amended order to you for signature?

Stanley A. Kempner, Jr. Attorney at Law 900 N. Maple, Suite 200 Spokane, WA 99201 (509) 484-1104 (509) 252-3295:fax

### Confidentiality Note:

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