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Timothy W. Fitzgerald SPOKANE COUNTY CLERK

## IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

In re:

SIRINYA SURINA,

AARON SURINA,

Petitioner,

and

Case No. 17-3-01817-0

Respondent.

Reply Declaration of Aaron Surina

I Declare: I am the Respondent and make this declaration in reply to my motion.

I again ask the Court to adopt my requested relief. Sirinya's response is not accurate, inconsistent with her prior statements, and does not adequately address the issues at hand. It is unfortunate that we could not resolve these issues short of a court hearing given the court's previous orders.

#### **Property Request**

I did not remove my clothing and other items out of the house in early July. After I made the police reports and spoke with law enforcement, I removed the guns, some other personal items, and had a "go" bag in case of another assault. Sirinya had me served with the Ex Parte Restraining Order at our home. She even noted in her motion how my mother and I were still residing at the home. I am greatly concerned with the whereabouts of my belongings and her accuse as to why she cannot give them to me.

I did lose weight a year and a half ago. I have never given Sirinya permission to take items to the Goodwill. She did give me a bag of mismatched white socks, and 3 winter shirts. All my winter clothes, jackets, work clothes, shoes, boots, gloves, hats etc are still at the house. Sirinya has previously admitted to this court that she has boxed up our home. I have not removed my items and request that I receive them.

Declaration of Aaron Surina - Page 1

DAVID J. CROUSE & ASSOCIATES, PLLC

Attorneys at Law 422 West Riverside, Suite 920 Spokane, Washington 99201 (509) 624-1380 Fax (509) 747-6724

I did propose an exchange date of November 4, 2017, in my declaration. Sirinya didn't respond. It is now past that date. I would like to propose this Thursday at 3-6 pm to pick up my belongings. Again, it appears that she is constantly delaying this matter.

#### Part-time School Attendance

I disagree, and have been searching for information that we agreed for David to be enrolled full time. That Returning Student Registration application was signed in March, 2017. (Again, I was the only one involved in my child's educational matters the Exhibit provided by Sirinya). We had agreed to enroll him in full time given that he was behind. Please see prior declaration of Ms. Sanburn. This is not about Sirinya. This is about David getting the best education. I agree that both my boys are advanced and very smart. But they are both behind in learning. David is considered ESL student- English as 2<sup>nd</sup> language.

Again, the reason behind Andrew and daycare was her indication that she was looking into classes and work. I recommended what I thought was an outstanding daycare. (I would note that her own declaration of September 25, 2017, indicated that she was going to take English and training classes.

#### September 27, 2017 orders

I have not attempted to mislead the Court. Sirinya's attorney's letters, her proposed parenting plan, her messages to me, her lack of cooperation all show that she unilaterally decided to change when and where I could pick up the children. There were no "settlement" negotiations. Sirinya and her counsel wanted to misinterpret the court's ruling and force me to agree. That's not settlement negotiations. Also, the court never ordered a civil restraining order. I was quite surprised to get a proposed one from Sirinya and her attorney.

The original order of September 27, 2017, had pick ups on Wednesday at 3 pm. It was originally written as 3:30 pm. Agreement was reached to change it to 3 pm to keep everything consistent. You can tell this because 3:30 is written out. If the hour was written, it says 5pm, not 5:00 pm.

I cannot win with children exchanges. I get out of the car- I am in trouble. I stay in the car- I am in trouble. Sirinya is also including pretty blatant hearsay and statements without personal knowledge as she recognizes that she was not there for the exchange. What occurred was very different than what she describes.

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On November 1, 2017, I arrived at the house and honked the horn to let them know I was there. I arrived on time, but the boys weren't coming out. So I honked. It was 2-3 times so they didn't think it was a random honking outside the house. I didn't lay on the horn or road rage. This is a neighborhood. I know the neighbors. And it would be scary for the boys. Grandma came out and placed Andrew on the ground on the driveway. On every other exchange, I get out of the car. I did so on this exchange. I wait at the curb for grandma to bring me the boys. She did not on this exchange. Grandma set Andrew down and waiting in the driveway. I started to go to the driveway and stopped because Sirinya claims I cannot set foot in her driveway. Andrew started walking down the driveway towards me. Grandma grabbed his arm and pulled him back. Andrew started down the driveway again, and she grabbed and pulled him back again. Sirinya was watching from the house. I didn't want to watch this anymore, so I asked grandma to put him in the car. Andrew did start to cry, but I sincerely believe it was from whatever game they were playing. Andrew often cries when he has to leave me, reaching back for me, but never when he is coming to me.

I agree that I had grandma get the boys out. I don't know what to do anymore as everything I do is wrong.

#### Counseling

I really don't understand the logic here. I will be telling whatever counselor my perspective of this case and what I think our children have gone through. Sirinya will be doing the same. Mr. Zorrozua's letter was very un-opinionated about either one of us and focused on David. The sessions are without parents. Sirinya mentions nothing about whether her proposed counselors are covered under our insurance.

#### **Holidays**

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I am a little taken back by this. Sirinya has not celebrated the American holidays. I am really trying to propose those celebrations important to her, and those important to me. Is she asking to have both holidays? She's actually fought over the celebration of the holidays. The Christmas after David was born, she stayed in her room the nearly whole time we were with my family.

Declaration of Aaron Surina - Page 3

Fax (509) 747-6724

Sirinya references some "divorce agreement" from April and July 2017. I thought she got her Ex Parte restraining order because she didn't know how I was going to react to a divorce? Now she is saying that we were contemplating a divorce for some time?

#### Volunteering and relationship accusations

Sirinya doesn't address either of these adequately. So, can I volunteer at the school or not? Also, she doesn't deny that the accusation has been made. Her attorney speaks for her. It is not hearsay.

#### **Following Aaron**

I am not sure what Sirinya is talking about regarding exchanges. The date stamp on the picture is pretty clear. It was September 27, 2017, right after the hearing. It wasn't for the exchange the following day.

#### "Our" Work computer

Apparently, now that I am requesting the computer, it has become "our" work computer. Her original declaration of August 14, 2017, page 5, clear states that it was my computer. Is Sirinya now claiming she can work and earn money if she was doing an Amazon business? If so, I would like the court to reconsider its ruling on the finances. Sadly, Sirinya simply keeps changing her testimony to deprive me of property, which will become clear in discussing the Expedition. That computer is my work computer. I work for Providence. It has sensitive and confidential information on it. I respectfully request the Court to order that Sirinya no longer employ hackers to access my computer. I request the names of everyone she has employed to break into that computer. This is pretty serious breach of confidentiality and potentially a crime.

#### **Use of Expedition**

We did not buy the Expedition from my mom. I still maintain that it is my mom's vehicle. My mom is paying the tabs and taxes. (Exhibit A). That can be addressed at another time. I am simply asking for use of it. Again, I do not understand Sirinya's logic. We bought the Expedition for \$2,500? She wants to pay down her Hyundai at the most \$2,500 (You could more likely get \$1,200 for the Expedition), and that is somehow going to magically reduce her payments significantly? No. It is not. I cannot place the

Declaration of Aaron Surina - Page 4

Expedition out of reach of the Courts. I would have to account for it *if* the court found that it was owned by us-which it is not.

Sirinya doesn't dispute that I have need of it or that my current vehicle is not drivable. I was using my mother's Expedition because I need a reliable vehicle for the winter. The BMW was not reliable. We've gotten serve weather over this weekend. I have not been able to drive into work. I had to get a coworker to drive me to work for an emergency call because my car is not drivable, and my rental is over. The saddest part is that *Sirinya proposed that I used the Expedition in her August 14, 2017, motion*. And now, for no reason whatsoever, she is saying that I cannot use it when I need it.

#### **Exchanges**

The children have not always had appropriate clothing per her own statements about sending them in shorts in cold weather. I have not kept their clothing. I have returned items that were left over the only way I know how- by leaving them in the mailbox as I cannot come onto the property. The one photo is when Andrew had a leak through his diaper and there was no change of pants for him. He had a clean diaper, shirt, socks and shoes. His pants were wet, and I couldn't put him back in them. I've actually return the kids in new shows, coats, pants, etc.

Based on the forgoing, I ask the court to grant my requests. This has been very frustrating. I have tried over and over again to accommodate, co-parent, try to reach a resolution, do (or not do) everything she has demanded. Yet, I get cut off from my property, my privacy invaded, told I am doing it wrong over and over again. This clarification would greatly help not only Sirinya and I, but also our boys.

Declaration of Aaron Surina - Page 5

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2	it wrong over and over again. This clarification would greatly help not only Sirinya and I, but also our
3	boys.
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5	I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.
6	Signed at (city) Spokan 2, (state) WA on (date) 11 7 2017
7	Age Same
8	AARON SURINA Respondent
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Declaration of Aaron Surina - Page 6

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### Superior Court, State of Washington, County of Spokane

6	In re:		
7	SIRINYA SURINA,		No. 17-3-01817-0
8	and	Petitioner,	GR 17 AFFIDAVIT RE: EMAILED MATERIALS
9	AARON SURINA,		
0		Respondent.	
0	STATE OF WASHINGTON	)	
1		)ss.	
-	County of Spokane	)	

I, Heather Hoover, am the person who received the attached signature page from Aaron Surina via email. I have examined the Declaration of Aaron Surina, to which it was attached, which is complete and legible, and consists of 7 pages including the affidavit page. I have confirmed that this document was signed by Aaron Surina and emailed to our office.

> 422 W. Riverside, Ste. 920 Spokane, WA 99201

Phone number: 509-624-1380 Fax: 509-747-6724

I certify that I have satisfactory evidence that Heather Hoover is the person who appeared before me and signed said document as her free and voluntary act in my presence. Dated this November 7, 2017.



ELIZABETH D. PETRIK

NOTARY PUBLIC in and for the State of Washington, residing at Spokane.

My Commission expires:

**GR 17 AFFIDAVIT** 

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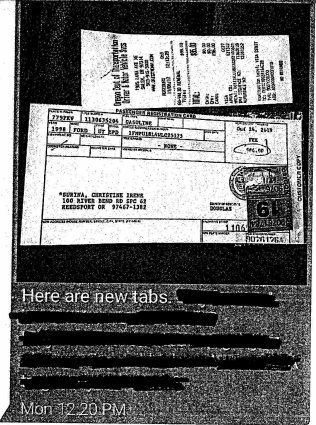
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# EXHIBIT A





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