NOTICE CLOSED VOLUME



THIS VOLUME CONTAINS DOCUMENTS WITH FILING DATES

FROM 7-15-15 TO 7-20-15

ONLY

ALL DOCUMENTS ARE TO BE PLACED UNDER THE ACCO FASTENER IN CHRONOLOGICAL ORDER IN THE APPROPRIATE VOLUME

ATTORNEY OR PAR	RTY WITHOUT ATTORNEY (Name, St	tate Bar number, and address)	FOR COURT USE ONLY
- Anat Re		192047	
LAW OF	FICES OF ANAT R	ESNIK	
1	Ventura Bouleva		
	California 91		FILEL
	(818) 990-1405	20 1	
1	Optional) anat@anat	Superior Court of Carnornia /	
1	eme) Respondent	County of Los Angeles	
		INTY OF Los Angeles	(JOH 2 0 2015/
	RESS. 111 North Hi		
1		II Street	Sherri R. Carter, Executive Officer/Clerk
	RESS SAME	G-1:f:-	By Januar In Section, Deputy
	-	California 90012	Armida Gutierrez
	MME Central		
CASE NA			
In re Ma	rriage of Rand	oy	
	SUBSTITUTION (OF ATTORNEY - CIVIL	CASE NUMBER:
		Court Order)	BD621137 D-2
	·		
THE COURT A	ND ALL PARTIES ARE NI	OTIFIED THAT <i>(name):</i> Marieke R	andoy makes the following substitution:
		arty represented self Attorney (name	
		is representing self* Attorney	·/·
			No. (if applicable): 192047
	nat Resnik		No. (if applicable): 192047
		and law firm name, if applicable):	
	ices of Anat Re		
	entura Bouleva	rd, Suite 1160	
•	CA 91436		
	No. (include area code):		<u>_</u>
2 The nest me	akina this substitution is a	plaintiff defendant petiti	oner X respondent other (specify):
S. The party ma	aking this substitution is a		one (opposity).
5. The party ma	aning this substitution is a		conc. (aposity).
5. The party ma		CE TO PARTIES APPLYING TO REPRE	
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5. The party ma	*NOTI	CE TO PARTIES APPLYING TO REPRE • Personal Representative	SENT THEMSELVES • Guardian ad litem
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*	C	MC-050
CASE NAME:	CASE NUMBER:	
Marriage of Randoy	BD621137	

PROOF OF SERVICE BY MAIL Substitution of Attorney - Civil

Instructions: After having all parties served by mail with the Substitution of Attorney-Civil, have the person who mailed the document complete this Proof of Service by Mail. An <u>unsigned copy</u> of the Proof of Service by Mail should be completed and served with the document. Give the Substitution of Attorney-Civil and the completed Proof of Service by Mail to the clerk for filing. If you are representing yourself, someone else must mail these papers and sign the Proof of Service by Mail.

- 1. I am over the age of 18 and not a party to this cause. I am a resident of or employed in the county where the mailing occurred. My residence or business address is (specify): 15760 Ventura Boulevard, Suite 1160 Encino, CA 91436
- 2. I served the Substitution of Attorney-Civil by enclosing a true copy in a sealed envelope addressed to each person whose name and address is shown below and depositing the envelope in the United States mail with the postage fully prepaid.

(1) Date of mailing: July 21, 2015

(2) Place of mailing (city and state): Encino, CA

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

Date: July 21, 2015

Ther	esa	Pavon
	<u> </u>	Favou

(TYPE OR PRINT NAME)

(SIGNATURE)

NAME AND ADDRESS OF EACH PERSON TO WHOM NOTICE WAS MAILED

- 4. a. Name of person served: Nicholas Salick, Esq.
 - b. Address (number, street, city, and ZIP): Salick Family Law Group, APLC 9595 Wilshire Blvd., Suite 900 Beverly Hills, CA 90212
 - c. Name of person served:
 - d. Address (number, street, city, and ZIP):
 - e. Name of person served:
 - f. Address (number, street, city, and ZIP):
 - g. Name of person served:
 - h. Address (number, street, city, and ZIP):
 - i. Name of person served:
 - j. Address (number, street, city, and ZIP):
 - List of names and addresses continued in attachment.



ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NO FOR COURT USE ONLY NAME Nicholas A. Salick, Esq. (SBN 236583) FILED FIRM NAME Salick Family Law Group, APLC Superior Court of California STREET ADDRESS 9595 WILSHIRE BLVD., SUITE 900 County of Los Angeles CITY BEVERLY HILLS ZIP CODE 90212 STATE CA JUL 202015 TELEPHONE NO: 310-492-4324 FAX NO E-MAIL ADDRESS nas@salickfamilylaw.com Sherri D Charter, LACCUPING Unicer/Clerk ATTORNEY FOR (name) Petitioner, Reed Randoy SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles uda Gutierrez 🤇 STREET ADDRESS 111 N. Hill St. MAILING ADDRESS 111 N. Hill St. CITY AND ZIP CODE LOS Angeles, CA 90012 BRANCH NAME Central District CASE NUMBER Plaintiff/Petitioner: Reed Randoy BD621137 JUDICIAL OFFICER Defendant/Respondent: Marieke Randoy Judge Tamara E. Hall DEPARTMENT: PROOF OF ELECTRONIC SERVICE 22

- 1. I am at least 18 years old.
 - a. My residence or business address is (specify): 9595 Wilshire Blvd., Suite 900 Beverly Hills, CA 90212
 - b. My electronic service address is (specify): nas@salickfamilylaw.com /
- 2. I electronically served the following documents (exact titles):
 - (1) Declaration of Reed Randoy In Support of California Being the Minor Child's Home State; (2) Petitioner's Memorandum of Points and Authorities In Support of California Being the Minor Child's Home State
 - The documents served are listed in an attachment. (Form POS-050(D)/EFS-050(D) may be used for this purpose.)
- I electronically served the documents listed in 2 as follows:
 - a. Name of person served: Marieke Randoy On behalf of (name or names of parties represented, if person served is an attorney): Petitioner, Reed Randoy
 - b. Electronic service address of person served: marikataylor@me.com
 - c. On (date): 07/17/2015
 - d. At (time): 2:57 p.m.
 - The documents listed in item 2 were served electronically on the persons and in the manner described in an attachment. (Form POS-050(P)/EFS-050(P) may be used for this purpose.)

Date: 07/17/2015

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

Nicholas A. Salick

(TYPE OR PRINT NAME OF DECLARANT)

(SIGNATURE OF DECLARANT)

Page 1 of

In Re Marriage of Randoy

Case No. BD621137

LAW OFFICE OF ANAT RESNIK Anat Resnik, SBN 192047 15760 Ventura Boulevard Suite 1160 Encino, CA 91436 Phone: (818) 990-1405

Superior Court of California
Court of Los Angeles

JUL 2 0 2015

Fax: (818) 475-5320

Attorneys for Respondent, Marieke Rand Sherri R. Carter, Executive Officer/Clerk

By June To Sherring, Deputy

Armida Guijarran, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

In re the Marriage of) Case No. BD621137 D-22
REED RANDOY,) DECLARATION OF BRENT ELLINGSON, ESQ.
Petitioner)
and))
MARIEKE RANDOY,)
Respondent.))

Declaration of Brent Ellingson

1.

DECLARATION OF BRENT ELLINGSON

I, BRENT ELLINGSON, declare:

I am over the age of eighteen and am not a party to this action. If called upon to testify, I could and would testify competently to the following facts, which are all within my personal knowledge.

I am a barrister practicing law in Vancouver, British Columbia, Canada, and a partner at Varty & Company. I was retained by Marieke Randoy to represent her in connection with her family claims in Vancouver, British Columbia, Canada.

On June 26, 2015, I commenced a divorce action on behalf of Respondent in Vancouver, Canada, being Case No. E151794 in the Supreme Court of British Columbia ("Canadian Family Law Action"). This action included Ms. Randoy's claims in respect of child support, spousal support, custody and access, and property division. A copy of the Notice of Family Claim which I caused to be filed is attached hereto as **Exhibit "A"** and incorporated herein by this reference.

On July 6, 2015, I caused an Amended Notice of Family Claim to be filed in the Canadian Family Law Action, for the purposes of removing Ms. Randoy's claims pertaining to divorce, child and spousal support, and division of property before the Canadian court, but maintaining her claim in respect of custody and access. A copy of the Amended Notice of Family Law Claim is attached hereto as **Exhibit "B"** and incorporated herein by this reference. Petitioner was personally served with the Amended Notice of Family Claim on July 6, 2015. A copy of the Affidavit of Personal Service is attached hereto as **Exhibit "C"** and incorporated herein

by this reference.

As of this date, despite the initiation of the Canadian Family Law Action, there has been no assignment of a judge in the action. Pursuant to British Columbia court practice, cases are not assigned to judges until such time as both parties have filed appearances in the action, and a hearing has been set down. As of this date, Reed Randoy has yet to appear in the Canadian Family Law Action. No hearing will be set down until Petitioner files an appearance, or Petitioner fails to do so within the time limit set out in the Supreme Court Family Rules and the Respondent thereafter makes an application requiring a hearing or case conference. I anticipate that the first hearing will be a judicial case conference, which will likely be held within 60 days of Mr. Randoy's appearance in the Canadian Family Law Action.

I remain available to answer any questions this Court may have regarding the procedures for the assignment of a judge and custody orders in British Columbia. I can be reached at 604-684-5356.

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

Executed this 20th day of July 2015, at Vancouver, British Columbia, Canada.

BRENT ELLINGSON







FORM F3 (RULE 4-1 (1))

- E 1 5 1 7 9 4

Vancouver Registry

In the Supreme Court of British Columbia

Claimant:

Marieke Petra Randoy

Respondent:

Reed Philip Randoy

NOTICE OF FAMILY CLAIM

This family law case has been started by the claimant(s) for the relief set out in section 4 below.

If you intend to respond to this family law case, you or your lawyer must

- (a) file a response to family claim in Form F4 in the above-named registry of this court within 30 days after the date on which this copy of the filed notice of family claim was served on you, and
- (b) serve a copy of the filed response to family claim on the claimant.

If you intend to make a counterclaim, you or your lawyer must

- (a) file a response to family claim in Form F4 and a counterclaim in Form F5 in the above-named registry of this court within 30 days after the date on which this copy of the filed notice of family claim was served on you, and
- (b) serve a copy of the filed response to family claim and counterclaim on the claimant and on any new parties named in the counterclaim.

Orders, including orders granting the relief claimed, may be made against you if you fail to file the response to family claim within the 30 day period referred to above.

1 Information about the parties

The claimant, Marleke Petra Randoy	, is the wife of the respondent
The respondent, Reed Philip Randoy	, is the husband of the claimant

2 Spousal relationship history





[Complete this section if a claimant and a respondent are or have been married or are or have been in a imarriage-like relationship]

[Check the correct box(es) and complete the required information !				
The claimant, Marieke Randoy iname of claimant		respondent, Reed Randoy iname of respondent;		
began to live together in a ma	rriage-like relationship	on 01/Aug/2011 ,		
were married on	27/Sep/2011 // ///////////////////////////////			
separated on		21/May/2015 dd/mmm/yyy/		
were divorced from each othe	r by order made on	(dd/mmnVyyy)		
3 Prior court proceedings and	d agreements			
[Check the correct box(es) and comp	lete the required inform	ation.]		
There is no prior agreement, counctice of family claim	urt order or court proce	eeding relating to any of the claims made in this		
	(ÖR)			
One or more of the following re	lates to claims made in	this notice of family claim		
a written agreement dated	į			
	(dd/m	mm/ssvy)		
a court order dated 05/Ju				
	(dd/mmni/yyyy)	20(11)7		
a prior court proceeding	Court File Number: 1 Court Registry: 0	County of Los Angeles, California Central Dist		
	,			





4 The Claimant's Claims [Check the correct box(es) and complete and attach the required Schedules.]

An order for divorce – (complete and attach Schedule 1)	
An order respecting child(ren) – (complete and attach Schedule 2)	
An order for spousal support - [complete and attach Schedule 3]	
An order relating to family property and family debt — (complete and attach Schedule 4)	
Another order - (complete and attach Schedule 5)	
An order for costs	

5 Place of trial will be: Vancouver Law Courts

Iname of registry,

6 The address of the registry is Vancouver Registry, 800 Smithe Street, Vancouver, British Columbia





7 The Claimant's address for service is

[Set out the street address of the address for service. One or both of a fax number and an e-mail address may be given as additional addresses for service.}

Addre	ess for service:	Brent Ellin Varty & Con 900-555 6	gson many, Bar Burrard St	risters and Solic	thes	
		Vancouver, &	3C. V7X	1M8		
Fax n	umber address	for service (optio	nal): (604	1)443-5001	-	
E-mai	l address for se	rvice (optional):	bellings	on @smartte	ion	
Date:	25/Jun/2015	<u></u>		Ja	A-1-10-	
		[dd/mmm/yyyy]		Signature of		
				Claimant	■ Lawyer for claimant	
					Brent Ellingson	
					(type or print name)	

represented by a lawyer, the lawyer must complete the following certificate LAWYER'S CERTIFICATE (FAMILY LAW ACT, s. 8(2))

If in this family law case a claim is made under the Family Law Act and the claimant is

I, Brent Ellingson

, lawyer for Marieke Randov

certify that, in accordance with section 8 (2) of the Family Law Act, I have

(a) discussed with the party the advisability of using various types of family dispute resolution to resolve the matter, and (b) informed the party of the facilities and other resources, known to me, that may be available to assist

in resolving the dispute

Date: 25/Jun/2015

[dd/mmm/yyyy]

Signature

Brent Ellingson ltype or print name;





FORM F3 (RULE 4-1 (1))

In the Supreme Court of British Columbia

	No).
Claimant:	Marieke Petra Randoy	Vancouver Registry
Ciaman.	Manere Fetta Naridoy	,
Respondent:	Reed Philip Randoy	
	HEDULE 1 – DIVORCE) THE CLAIMANT'S NOTICE OF FA	MILY CLAIM
	Claimant	Respondent
Birthdate [dd/mmm/yyyy]:	25/Oct/1976	04/Aug/1970
Ordinarily resident in British Columbia since [dd/mmm/yyyy]:	14/Apr/2014	Not ordinarily resident
Surname at birth:	Vekemans	. Randoy
Surname immediately before marriage:	Vekemans	Randoy
Marital status immediately before marriage:	divorced	never married
Place of marriage: [city or town; province or state, country]	City: Long Beach ☐Canada ☑USA State: California	[☐Other USA
2 Grounds for the claimant's clain The claimant asks for an order for dive	orce on these grounds:	- '
(if divorce is claimed as a result of having live) Divorce is claimed as a result of having live Divorce is claimed on grounds other	ng lived separate and apart.	





	Divorce claimed as a result of having lived separate and apart
	(i) The claimant and his or her spouse have 21/May/2014 lived separate and apart since (dd/mmewy/y/
	AND [Check whichever one of the following boxes is correct and complete the required information]
	the claimant and his or her spouse have not lived together since then
	the claimant and his or her spouse have lived together again during the following period(s), in an unsuccessful attempt to reconcile.
	From: to
	[if more space is required - attach page and state "See Attached")
3	The claimant confirms that: [The claimant seeking an order for divorce must check both of the following boxes]
	There is no possibility of reconciliation.
	There has been no collusion, as defined in section 11 (4) of the Divorce Act (Canada), in relation to this claim for divorce
1	Proof of marriage [Check whichever one of the following boxes is correct and complete any required information ,
	A certificate of marriage or of registration of marriage has been filed
	fand transferion:
	A certificate of marriage or registration of marriage is not being filed with this notice of family claim because
	(state the reason)
	and the certificate will be filed before this claim is set down for trial or an application is made for an order of divorce
	It is impossible to obtain a certificate of marriage or registration of marriage because
	Lange I
	·
	·
	Istate the reason)





S Children [Check whichever one of the following	ng boxes is correct and comple	te any required information.}				
There are no children of the m	There are no children of the marriage as defined by the Divorce Act (Canada)					
	(OR)					
The children of the marriage a	re:					
Child's Full Legal Name (Surname, First Second Thir	d) Birth Date	Resides with				
Randoy, Hunter Samson	10/Apr/2012	Randoy, Marieke				
(if more sp	pace is required - attach page	and state "See Attached")				
<u></u>	1	71 11				
Date: 25/Jun/2015	(fa	The state of the s				
[dd/mmm/yyyy]	Signature of	-				
	Claimant					
		Brent Ellingson				
		ryge or ment of me				
-	RTIFICATE (DIVORCE A	CT (CANADA), S. 9) Marieke Randoy Iname of carty!				
certify that I have complied with section	n 9 of the <i>Divorce Act</i> (Canad	a), which says:				
		e.who undertakes.to act on behalf of a				
reconciliation of spouses, ar (b) to discuss with the spouse to spouse of the marriage cou- to assist the spouses to achi- a nature that it would clearl (2) It is the duty of every barriste spouse in a divorce proceedir matters that may be the subject of the mediation facilities knownegotiating those matters	nd The possibility of the reconcil Inselling or guidance facilities leve a reconciliation, unless to y not be appropriate to do so r, solicitor, lawyer or advocating to discuss with the spouse ect of a support order or a cu	this Act that have as their object the liation of the spouses and to inform the sknown to him or her that might be able the circumstances of the case are of such to be who undertakes to act on behalf of a let the advisability of negotiating the listody order and to inform the spouse to able to assist the spouses in				
Date: 25/Jun/2015						
[dd/mmm/yyyy]	Symbole	Branc Ellingson				

time product hadred



FORM F3 (RULE 4-1 (1))

In the Supreme Court of British Columbia

				No
				Vancouver Registr
imant:		Marieke F	Petra Randoy	
pondent:		Reed Ph	ilip Randoy	
	THIS IS SCHE		LE 2 – CHILDR ELAIMANT S NOTI	EN CE OF FAMILY CLAIM!
1 Identifica	tion of child(re	en)		
The claimant	is asking for an oi	rder in respect of	the following chi	ld or children
Child's Full Legal Name Randoy, Hunter Samson	Child's Birth Date (<i>dd/mmm/yyyy)</i> ! 10/Apr/2012		Relationship to the Respondent	Child habitually resident in BC since Craft nav. [dd nimm yyyy hung nath
<u> </u>	lif more si	oace is reauired - a	attach paa= and si	nie See Attach - d
2 Orders so	•	,	, ,	
5.5	der respecting arra			
1	olete sections 3 and			,
(b) 🔀 an óro	der for child suppo	ort (Complete seci	tions 5 to 7 below .	
3 Current p	arenting arra	ngements		
	ments for parentir	_		
				esent Respondent his transled to eeks for 3-4 dass per vis 1
4 Proposed	arrangement	parenting		
(set out terms of or	aposes the following aposed order rought integral arrangements	in relation to an ar	iya narisi sira alari	ry to the results
The Claimant pr	oposes that she ha http://with.her.io.Va	ave sole history	and sofe guardia	especial residual in surpris de la company d

The claimant is asking for an order under [Check one or both of the following boxes, as appli	icable.)
the Divorce Act (Canada)	the Family Law Act
5 Current child support arrangemen	ıts
Current child support arrangements are:	
date of this Notice of Family Claim, the responde	Oper month in unspecified support until May 2015. As of the ent has sent the claimant \$200.00 USD in support in the month ed to the Claimant's requests for further support for herself and
6 Income of person being asked to p [Check whichever one of the following boxes is	pay child support scorrect and complete any required information)
. The claimant does not know the income of t	the person being asked to pay child support
igwedge The claimant believes that the income of the	e person being asked to pay child support is \$ 166,416
	the respondent informed the claimant that his average income I 3,868 CAD) per month net
7 Proposed child support arrangeme [Check the correct box(es) and complete the re	
The claimant is asking for	
support in the amount set out in the chi	ld support guidelines table for the following Italo (27)
Hunter Samson Randoy	lnames!
special or extraordinary expenses in accordinary following child(ren):	ordance with section 7 of the child support guidelines for the
Hunter Samson Randoy	
by consent, an order for support in an arguidelines table for the following child(r	(names) mount different than the amount set out in the child support ren) ;
	[naines]
	<i></i>
Date: 25/Jun/2015	
fdd/mmes/yyyyi	Signature of
	Claimant \(\sum \) Lawyer for Italinan!
	Srent Ellingson
	(१४३६ अस्तर्भ कार्मान्

Let and one to 1.

Fagg 3 -- 13





Note to Claimant AND Respondent: you must file financial information (Form F8) if:

- there is a claim against you for support of a child, OR
- · you are claiming child support unless all of the following conditions apply
 - (a) you are making no claim for any other kind of support,
 - (b) the child support is for children who are not stepchildren,
 - (c) none of the children for whom child support is claimed is 19 years of age or older,
 - (d) the income of the party being asked to pay child support is under \$150,000 per year;
 - (e) you are not applying for special expenses under section 7 of the child support guidelines,
 - (f) you are not applying for an order under section 8 of the child support guidelines;
 - (g) you are not applying for an order under section 9 of the child support guidelines,
 - (h) you are not making a claim based on undue hardship under section 10 of the child support guidelines

If you do not file the financial information that is required, the court may attribute an amount of income to you, and make a support award against you, based on that amount

- 332 13 71 11





FORM F3 (RULE 4-1 (1))

In the Supreme Court of British Columbia

	No	
	Vancouver Registry	
Claimant:	Marieke Petra Randoy	
Respondent:	Reed Philip Randoy	
THIS IS	SCHEDULE 3 – SPOUSAL SUPPORT SCHEDULE 3 TO THE CLAIMANT'S NOTICE OF FAMILY CLAIM	
1 Current arrangeme	nts for spousal support	
date of this Notice of Family	ngements are: nant \$5000 00 USD per month in unspecified support until May 2015. As or the Claim, the respondent has sent the claimant \$200 oc USD is supposed in the much that not responded to the Claimant's requests for furthers upposed for herself and	
· · · · · · · · · · · · · · · · · · ·	apport arrangements and complete the required information (
The claimant is asking fo	an order for spousal support as follows	
Mid-range spousal support a	andicated by the Spousal Support Advisory Guildelines (secont terms or proposed order sought in relation to spousal support	
The claimant is asking fo	an order for spousal support under owing boxes, as applicable (
the Divorce Act (Cal	ada) \overline{Z} the Family Law Act	

3 Income of claiman	t and respondent
The claimant's gross annual	lincome is \$ 2,500
[Check whichever one of the	following boxes is correct and complete any required information]
The claimant does not	know what the claimant's spouse's income is
The claimant believes the	nat the claimant's spouse's gross annual income is \$ 166,416
based on these facts:	Prior to separation the respondent informed the claimant that his average income was \$11,250 USD (\$13,868 CAD) per month net.

Date: 25/Jun/2015

| Gdd/mmm/yyyyl | Signature of | Lawyer for claimant | Brent Ellingson

(type or print name)

Note to Claimant AND Respondent: you must file **financial information** (Form F8) if there is a claim by you or against you for spousal support.

If you do not file the financial information that is required, the court may attribute an amount of income to you and make a support award against you, based on that income

Page #1 of S



SCHEDULE 4 ~ PROPERTY

THIS IS SCHEDULE 4 TO THE CLAIMANT'S NOTICE OF FAMILY CLAIM

	No	
	•	Vancouver Registry
Claimant:	Marieke Petra Randoy	
Respondent:	Reed Philip Randoy	
1 The claimant's claim	os.	
[Check whichever one of the fol	is under the Family Law Act llowing boxes is correct and complete any required info ose terms are defined in the Family Law Act;	grmavon in relation to tamily
The claimant is asking for an or	der for:	
equal division of family pr	operty and family debt	
unequal division of family	property and family debt	
	,	
(set out	t details of proposed unequal division and the grounds on which α	, made
The address and legal descripti	ion of any real property in which the claimant claim	an interest as a family asset is
B Other property claims The claimant claims: [Check the correct box(es) and a	complete the required information	
; }	n instead of an interest in the property designors tas	
<u> </u>		





			·
	(identify every property for which compense provide theaddress o	ation is claimed and if co and legal description of t	
	on the following grounds [.]		
	•		
	[set out the grounds on which any claim	m under this paragraph for	interest or compensation is based
2	Certificate of Pending Litigation		
	The claimant is applying for a Certificate of property:	f Pending Litigation t	o be registered against the following real
	(provide the legal description of every real prope	erty against which a Certific	ate of Pending Litigation is to be registered;
		اسر.	
Date	25/Jun/2015	(in	
	(dd/mmm/yyyy)	Signature of	E
		Claimant	■ Lawyer for claimant
			Brent Ellingson
			(type or print name)

Cagarieria





SCHEDULE 5 - OTHER ORDERS

THIS IS SCHEDULE 5 TO THE CLAIMANT'S NOTICE OF FAMILY CLAIM

		No.		
			Vancouver Registry	
Claimant:	Marieke Petra I	Randoy		
Respondent:	Reed Philip Ra	andoy		
The claimant is asking for the follow	wing orders:			
an order under the Name Act t	hat my name be changed			
	(current full legal name)			
Surname	First Name	Second Name	Third Name	
from:	,			
	[current full legal name]			
to:				
the following orders under the	Family Law Act			
(using numbered paragraphs, s	et out any orders sought under the Fo s of that Act under which those orde		re not referred to in	
directly or indirectly commun	amily Law Act, s. 183. An order tha cating with or contacting the claim ant, and from following the claimar	nant, attending at th		
2 Order respecting protection, F	family Law Act, s. 183 An order tha under professional supervision.		restrained from	
other orders (using numbered paragraphs, s	et out terms of other proposed order.	s and the authority u	inder which those	
orders are sought				
1				
ı				
		· /	_ =	
Date:				
26/Jun/2015				
	Signature of	ť		
	☐ Claimant	🔀 Lawyer for cla	un ant	
		Brent Ellingson		



SUPREME COURT AND OF BRITISH COLUMBIA VANCOUVER REGISTRY

Amended pursuant to Family Rule 8-1(1)(a)

Original version filed June 26 2015

JUL 0 6 2015

FORM F3 (RULE 4-1 (1))

EXHIBITA

No E151794 Vancouver Registry

In the Supreme Court of British Columbia

Claimant:

Marieke Petra Randoy

Respondent:

Reed Philip Randoy

AMENDED NOTICE OF FAMILY CLAIM

This family law case has been started by the claimant(s) for the relief set out in section 4 below.

If you intend to respond to this family law case, you or your lawyer must

- (a) file a response to family claim in Form F4 in the above-named registry of this court within 30 days after the date on which this copy of the filed notice of family claim was served on you, and
- (b) serve a copy of the filed response to family claim on the claimant

If you intend to make a counterclaim, you or your lawyer must

- (a) file a response to family claim in Form F4 and a counterclaim in Form F5 in the above-named registry of this court within 30 days after the date on which this copy of the filed notice of family claim was served on you, and
- (b) serve a copy of the filed response to family claim and counterclaim on the claimant and on any new parties named in the counterclaim

Orders, including orders granting the relief claimed, may be made against you if you fail to file the response to family claim within the 30 day period referred to above.

1 Information about the parties

The claimant, Marieke Petra Randoy	is the wife of the respondent	
The respondent, Reed Philip Randoy	, is the husband of the claimant	

2 Spousal relationship history

[Check the correct box(es) and complet	te the required inform	ation.]
e claimant, Marieke Randoy [name of claimant		e respondent, Reed Randoy [name of respondent]
began to live together in a ma	rriage-like relationsh	ip on 01/Aug/2011 [dd/mmm/yyy/
were married on		27/Sep/2011 (dd/mmm/yyyy)
separated on		21/May/2015
were divorced from each other	r by order made on	'dd/mmm (/)/
		ceeding relating to any of the claims made in this
notice of family claim	urt order or court pro	ceeding relating to any of the claims made in this

	[OR]	
One or more of the following re		in this notice of family claim:
One or more of the following re	elates to claims made	in this notice of family claim [.]
	elates to claims made	In this notice of family claim:
	elates to claims made	/mmm/yyyy]
a written agreement dated	elates to claims made d (dd un/2015 (dd/mmm/yyy	/mmm/yyyy)
a written agreement dated a court order dated 05/J	elates to claims made d (dd un/2015 (dd/mmm/yyy	/mmm/yyyy)
a written agreement dated a court order dated 05/J	elates to claims made (dd/ un/2015 (dd/mmm/yyy Court File Number	/mmm/yyyyl yl BD621137
a written agreement dated a court order dated 05/J	elates to claims made (dd/ un/2015 (dd/mmm/yyy Court File Number	/mmm/yyyyl yl BD621137
a written agreement dated a court order dated 05/J	elates to claims made fidd un/2015 (dd/mmm/yyy Court File Number	/mmm/yyyyl yl BD621137
a written agreement dated a court order dated 05/J	elates to claims made fidd un/2015 (dd/mmm/yyy Court File Number	/mmm/yyyyl yl BD621137

4 The Claimant's Claims [Check the correct box(es) and complete and attach the required Schedules.]

An order for divorce — (complete and amuch Schedule 1)	
An order respecting child(ren) - [complete and attach Schedule 2]	
An order for spousal support Icomplete and arrach Schodule 3)	
- An order relating to family property and family debt - isomplers and attach Schedule :	
Another order - [complete and attach Schedule 5]	
An order for costs	

5 Place of trial will be: Vancouver Law Courts

(name of registry)

6 The address of the registry is Vancouver Registry, 800 Smithe Street, Vancouver, British Columbia

The Claimant's address for service is

(Set out the street address of the address for service. One or both of a fax number and an e-mail address may be given as additional addresses for service.)

Address for service:	Brent Ellingson Varty & Company, 900-555 Burrard St Vancouver, BC VTX	Barristers and Solizitors Et. < IM8
Fax number address	for service (optional): (60	(04) 443-5001
	rvice (optional): belling	
Date: 25/Jun/2015 . 	C5/Jul/2015	Signature of Claimant
		s made under the Family Law Act and the claimant is lawyer must complete the following certificate.

LAWYER'S CERTIFICATE (FAMILY LAW ACT, s. 8(2))

1, Brent Ellingson

, lawyer for Marieke Randoy

certify that, in accordance with section 8 (2) of the Family Law Act, I have

(a) discussed with the party the advisability of using various types of family dispute resolution to resolve the matter, and (b) informed the party of the facilities and other resources, known to me that may be available to assist

in resolving the dispute.

Date: <u>-25/Jun/2015</u>-05/Jul/2015

Signature of lawyer

Brent Ellingson

FORM F3 (RULE 4-1-(1))

-In-the Supreme Court of British Columbia-

	- Vancouver Regi
-Maricke Petra Randoy	
-Reed Philip Randoy	
IEDULE 1 - DIVORCE	All \
THE CEMINARY SHOULD OF PAR	iller Ceains
Claiment	Respondent
25/Oct/1976	. 04/Aug/1970
14/Apr/2014	Not ordinarily resident
Vekemans	Rendoy
Vel(chians	- Randay
diversed	nevermonies
City: Long Beach	
State: California	Other
n for divorce	
red separate and apara, complete a	
ing lived separate and apart: ——	
	Reed Philip Randoy IEDULE 1 - DIVORCE THE CLAIMANT'S NOTICE OF FAI Claimant 25/Oct/1976 -14/Apr/2014 Velicemans Velicemans Viverced City: Long Beach Canada 205A State: California

. . . .

- Dworce claimed as a result of having lived separace and apare	
Tondec claimed as a result of having hives separate and apart	
- (A) ritor. The claimant and his or hanspouse have 21//stay/23:4	
Wed separate and apart since dd/min	m/yyyi
	enducioses ation l
the claimant and his or her spouse have not lived together since	then
the claimant and his or her spouse have lived together again dur	
in an unsuccessful attempt to reconcile.	ing increasing product,
- From:	

 (if more space и годинед - attach page and state-iSee At t	achedi;
The claimant confirms that:	
-{The claimant seeking an order for divorce must check outh of the following bo	v es'
There is no possibility of reconciliation.	
	.
There has been no collusion, as defined in section 11 (4) of the Divorce at this claim for divorce.	Net (Canada), in relation to
Proof of marriage	
- Troot or marriage	ad alamanitas
terest in the state of the stating soles in the stating require	
A certificate of marriage or of registration of marriage	-has been filed -
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A certificate of marriage or regulatration of marriage is not being filed w	ith this natice of family claim
— because —	,
-[stata the reason]	
and the cartificate will be filed before this alsones set down for the second)^-366+23+3-3-3-3-2-3-3-
- Lis impossible to obtain a certificate of marriage or registration of mar	nage beesuse –
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-Children		
!Chack whichevas one of the following bo	vasile sociast and complete	a convergueed information
There are no children of the marrie		,
	ge as semice by the sites	TEACHESHS 26,
	-{or}-	
The children of the marriage are:	_	
Z - And armorem of the marriage are.		
- Child's Full Legal Name	· · · · · · · · · · · · · · · · · · ·	
- (Surname, First Second Third)	-Birth Date	- Resides with
Randay, Hunter Samson	1C/Apr/2012	Randoy, Marleke
		.
Ut more space	ls raquired - assach page a	AG-STOTE See Affice Co.
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ote: -25/Jun/2015	-	
[dd/mmm/yyyy]	Signatyroof	_ (
		- S Lawyer for claimant -
		Brent Ellingson
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LAWYER'S CERTH	FICATE (DIVORCE AC	eri s, a v bezasseses a cava a con e
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Breat Ellingson tify that I have complied with section 9 c	FICATE (DIVORCE AC Lawyer for of the Divorce Act (Canada	CF (CANADA), S. 9) Marieke Randoy Marieke Sayss
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Prent Ellingson Prify that I have complied with section 9 of 1) It is the duty of every barrister, sole spouse in a divorce proceeding (a) to draw to the attention of the section of the marriage counsel to assist the spouses to achieve a nature that it would clearly no	FICATE (DIVORCE AC , lawyer for of the Divorce let (Canada lettor, lawyer or advecate ipouse the provisions of the possibility of the reconcil- ling or guidance facilities a respecification, unless to the appropriate to do se	T (CANADA), S. 9) Marieke Randoy The which sayer The who undertakes to act on behalf of a china; have as the rabject time. The on of the spouses and to aform the chown to him or her that might be seen
### LAWYER'S CERTH Brent Ellingson It ify that I have complied with section 9 of 9 (1) It is the duty of every barrister, sole spouse in a divorce proceeding [2] To draw to the attention of the section of the section of spouses, and (b) to discuss with the spouse the section of the marriage counsel to assist the spouses to achieve a nature that it would clearly not (2) It is the duty of every barrister, so	FICATE (DIVORCE AC , lawyer for af the Divorce let (Canada lettor, lawyer or advecate ipause the provisions of the possibility of the reconcil- ling or guidance facilities a respecification, unless to the appropriate to do so	T (CANADA), S. 9) Marieke Randoy The which sayer The who undertakes to act on behalf of a second shows the sayer and to advant the second shows to act on behalf of a second shows to act on behalf of a second shows to act on behalf of a second shows the sayer and to advant the second shows to act on behalf of a second shows the sayer are of such as a second shows the sayer are shown the sayer are sayer as a second shows the sayer are sayer as a second show
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Prify that I have complied with section 9 of 1) It is the duty of every barrister, solonous in a divorce proceeding (a) to draw to the attantion of the second listing of spouses; and (b) to discuss with the spouse the consist the spouse of the marriage counsel to assist the spouses to achieve a nature that it would clearly no spouse in a divorce presending to assist the tray be the subject of the madiation facilities known	FICATE (DIVORCE AC , lawyer for of the Divorce Act (Canada lettor, lawyer or advecate ippuse the provisions of the possibility of the reconcillation ing or guidance facilities a reconciliation, unless to the appropriate to do so licitor, lawyer or advocate or discussion the spouse of a support order or a car	Tree (Is, marks - represented to - to - in) Tree (Is, marks - represented to - to - in) Morieke Randoy In which says: The which says: The undertakes to act on behalf of a - It on air the spouses and to inform the income to a represented to act on behalf of a - The undertakes to act on behalf of a - The undertakes to act on behalf of a - The advisability of negativing the istory order and to inform the spouse.
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Brent Ellingson of tify that I have complied with section 6 of 9 (1) It is the duty of every barrister, sold spouse in a divorce proceeding (a) to draw to the attention of the section of the marriage counsel to assist the spouses to ashieve a nature that it would clearly no section of the section of the section of the section of the madiation facilities known agostiating those matters.	FICATE (DIVORCE AC , lawyer for of the Divorce Act (Canada lettor, lawyer or advecate ippuse the provisions of the possibility of the reconcillation ing or guidance facilities a reconciliation, unless to the appropriate to do so licitor, lawyer or advocate or discussion the spouse of a support order or a car	Tree (Is, marks - represented to - to - in) Tree (Is, marks - represented to - to - in) Morieke Randoy In which says: The which says: The undertakes to act on behalf of a - It on air the spouses and to inform the income to a represented to act on behalf of a - The undertakes to act on behalf of a - The undertakes to act on behalf of a - The advisability of negativing the istory order and to inform the spouse.
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FORM F3 (RULE 4-1 (1))

In the Supreme Court of British Columbia

				No.	
imant:		Marieke F	Petra Randoy	**************************************	Vancouver Registi
spondent:		Reed Ph	ilip Randoy		
	THIS IS SCH		LE 2 – CHILDR LAIMANT'S NOTIO	EN CE OF FANILY CLA	NA1
1 Identifica	tion of child(r	en)			
The claimant	t is asking for an o	rder in respect of	the following chi	ld or children	
Child's Full Legal Name Randoy, Hunter Samson		Child's Relationship to the Claimant natural child	Child's Relationship to the Respondent natural child		Childinaw Buing with Randol, Marieke
	(If more s	pace is required - o	attach page ana si	rare See Arrachea	
2 Orders so					
	•	_		es land tomplete in:	erego est de la vi
(a) 🔀 an or (Com	der respecting arr plete sections 3 an	rangements for pa ed 4 below	arenting for a chil	d or chilaren	
(b) 3 ar ar	darfar childaupp		: 38; 3 & 2 & 35; 5; 5.		
3 Current	parenting arra	angements			•
Current arrange	ements for parent	ing are			
Child has lived	with Claimant in V	/ancouver, BC fro		resent Responder reeks for 3-4 days (
4 Propose	d arrangemer	it parenting			
(set out terms of p	roposes the follow proposed order sough renting arrangement	nt in relation to accor	gamern tropia	yn dry . s	
The Claimant p	roposes that she l ently with her in V	have sole custody	and sole guardia	nanic of the child it have only profes	that the thild can in a spanish supervised

The claimant is asking for an order under	
[Check one or both of the following boxes, as app	licable }
the Divorce Act (Canada)	the Family Law Act
5 Gurrent child support arrangeme	nts
Current child support arrangements are:	
	O par month in unspecified support until May 2015. As of the
	lanchas sent the claimant \$200,00 USD in support in the monto-
or Juna 1015the Respondent has not esspond the child	dad to the Claimant's requests for further support for herself an d
6—Income of person being asked to	nav shild support.
	is correct and complete any required information.
The claimant does not know the Income of	the parson being asked to pay child support
The claimant believes that the income of the	ne person being asked to pay child support is 5 - 166,116 -
	the respondent informed the claimant that his average income-
	S13,868 CAD) per month net
7 Proposed child support arrangem (Check the correct box(es) and complete the	
The claimant is asking for:—	
	uld support guidelines table for the following cuildires
- Hunter Samson Randoy	
- Special or extraordinary expenses in as	cordance with section 7 of the child support guidelines for the
following child(rem):	
- Hunter Samson Randoy	
by consent, an order for support in an	amount different than the amount set out in the child supcort
— Egulosimas table is meromoving timo	(-Ci)
Date: 25/Jun/2015 05/Jul/2015	
23-24011-2413 U5 / JKI/2615	
	Signature of
	☐ Cfaiman: ∑ Lawyer for claiman:

Page 9 of 15

Brent Ellingson



Note to Claimant AND Respondent: you must file financial information (Form FS) if

- there is a claim against you for support of a shild, OR -
- --- you are claiming child support unless all of the following conditions apply:
 - (a) you are making no claim for any other kind of support;
 - -(b) the child support is for children who are not stepchildren;
- Lich none of the children for whom child support is claimed is 19 years of age or older.
- -- (d) the Income of the party being asked to pay child support is under \$150,000 per year.
- __(e) you are not applying for special expenses under section 7 of the child support guidelines,—
- Lift you are not applying for an order under section 8 of the child support guidelines;
- (g) you are not applying for an order under section 9 of the child support guidelines;
- (h) you are not making a claim based on undue hardship under section 10 of the child support guidelines

If you do not file the financial information that is required, the eaurt may attribute an amount of income to you, and make a support award against you, based on that amount

Page 10 of 15

---FORM F3 ---(RULE 4-1 (1))---

. In the Supreme Court of British Columbia

		- 240-	
			Vancouver Registry
Claimant:	- Marieke Petra Ra	andoy	
Respondent:	- Reed Philip Rar	ndoy	
	SCHEDULE-3SPOUSA CHEDULE 3 TO THE CLAIMANT'S I	L SUPPORT— NOTICE OF FAMILY CI	.Aird.
- 1 - Gurrent arrangement			
- Current spausal support arrang	ements are		
The respondent sent the claim;		/15 374-1-28-64 384-1 -	سايعت والنجاث ووالمستد
date of this Notice of Family Cla	ilm, the respondent has sunt the	- 44-4-4-44 - 2-2-2-2-2-2-2-2-2-2-2-2-2-	
Inf June 2015 The Paspandent	hat not taypondon to the illa mi	ا الله المنظمة و في خير بارة و المنظمة المنظمة	(1-1
2 Proposed spousal sup	port arrangements		
[Check the correct hox(es) co	d complete the required informati	co.:	
The claimant is asking for a	n order for spousal support as fo	Haus	
- Mid range spousal support as in	ndicated by the Spaceal Suppor	Advisory Guldalina.	
	tisut (arm. of seasoned and man, ghore on		
The claimant is asking for a	o order for spanial supportund	ū	
Check on a gribath of the fallow	سنج البيانية عود و البيانية و		
- 2 the Dwares Act (Sans	4 <u>4)</u>		

3 Income of claimant and respon	dent
The claimant's grass annual income is 5 -2,	550
Chesk-whichever one of the following boxes	is carreer and complete any required informatio n)
The claimant does not know what the	
-based on these facts: Prior to separa	stion the respondent informed the claimant that his average income ISD (\$13,868 CAD) per month nes.
-Date: 25/Jun/2015	The state of the s
	-Signaty of
	Ituna or nelat gamal.

Note to Claimant AND Respondent: you - set the financial information from 18-4 there is a demonstrate or repaired you for spousal support.

lfyou do not file the financial information that is required, the court may attribute an emount of income to you and make a support award against you, based on that income

- SCHEDULE 4 - PROPERTY - THIS IS SCHEDULE 4 TO THE CLAIMANT'S NOTICE OF FAMILY CLAIM

		
	<u> </u>	
		- Vancouver Registry
laimant:	- Marieke Petra Randoy	
espondent: -	- Reed Philip Randoy	
- •	•	
- 1		
The claimant's claims	_	
A Property and dabt claims u	nder the Family Law Act.	
Chack which characters of the follow	ring boxes is correct and complete any required in law	m stan w rilat on ta tami
constructed family dabt as those	tarms are defined in the family Law Act.	
	7 000	
he claiment is asking for an order	tor-	
equal division of family prope	rty and family debt	
unequal division of family pe	operty and family dopt	
	• •	
feet out des	ails of proposed upequal division and the arounds on which it is a	noda
		-
he address and legal description	of any real-property in which the elemant claim a	n interest as a family asset is -
B - Other property claims-		
The claimant claime:		
[Chacktha correct box(ast and sac	To be the first of the state of the state ,	
an order for compensation	urant et en urarest ur la propert, deserbites e	

	
- Hospital avant property for which tompants	ation is slarmed and if compensation is claimed for real property.
	and legal description of that real property h
on the following grounds:	
· feat ave the accordence which are visited	munder this percyroph for interest or compensation is based!
CON AIR THE ZUNION CHADNAL TRANS	#10P38=125 percytop#10=15:3000 0=10mp8(=1000011+000001)
2 Contificate of Donalina Literation	
2 Certificate of Pending Litigation	-
The claimant is applying for a Certificate of	FPending Litigation to be registered against the fallowing real
property:_	
	· ·
Lipravide to a lagel description of avery real prop-	acijusja a tit which a Comilleura of Pending Engalton is to be regrittred;
	4
Dat:25/Jun/2015	- Children To the state of the
	- EAN THE
-{dd/mmm/yyyy}-	Simony of
	Signatura of
	- Clamant - E Lawyer for clamant
	-Brent Ellingson -
	_ltreacressmal



SCHEDULE 5 - OTHER ORDERS

THIS IS SCHEDULE 5 TO THE CLAIMANT'S NOTICE OF FAMILY CLAIM.

		No	
			Vancouver Registry
laimant:	Marie	ke Petra Randoy .	
espondent:	Reed	d Philip Randoy	
he claimant is asking for the fo	ollowing orders:	,	
	Act that my name be change	ed	
	(current full leg	al name)	
Surname	First Name	Second Name	Third Name
om.	,		
	(current full leg	al name]	
0.			
[using numbered paragraph		under the Family Law Act that o	are not referred to in
[using numbered paragraph Schedules 1 to 4 and the sec 1 Order respecting protection directly or indirectly communicate of business of the class 2 Order respecting protections.	hs, set out any orders sought ctions of that Act under which on, Family Law Act, s. 183. A nunicating with or contaction aimant, and from following	n those orders are sought) An order that the respondent bing the claimant, attending at the claimant. An order that the respondent bins.	pe restrained from he residence of or any
[using numbered paragraph Schedules 1 to 4 and the sec 1 Order respecting protection directly or indirectly communicate of business of the classical contact with the child excellent other orders	hs, set out any orders sought etions of that Act under which on, Family Law Act, s. 183. A nunicating with or contaction aimant, and from following on, Family Law Act, s. 183. A ept under professional supe	n those orders are sought) An order that the respondent bing the claimant, attending at the claimant. An order that the respondent bins.	pe restrained from he residence of or any pe restrained from
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[using numbered paragraph Schedules 1 to 4 and the sec 1 Order respecting protection directly or indirectly communicate of business of the classical contact with the child excess of the classical other orders — [using numbered paragraph orders are sought]	this, set out any orders sought attions of that Act under which on, Family Law Act, s. 183. A nunicating with or contacting aimant, and from following on, Family Law Act, s. 183. A ept under professional super this, set out terms of other professional super this set out terms of other professional super terms of other professional super terms of other professional super terms of other prof	those orders are sought] In order that the respondent to the claimant, attending at the claimant. In order that the respondent to the crysion. The order that the respondent to the crysion.	pe restrained from he residence of or any pe restrained from under which those
[using numbered paragraph Schedules 1 to 4 and the sec 1 Order respecting protection directly or indirectly communicate of business of the classical contact with the child excess of the classical other orders — [using numbered paragraph orders are sought]	this, set out any orders sought attions of that Act under which on, Family Law Act, s. 183. A nunicating with or contacting aimant, and from following on, Family Law Act, s. 183. A ept under professional super this, set out terms of other professional super this set out terms of other professional super terms of other professional super terms of other professional super terms of other prof	those orders are sought) In order that the respondent to the claimant, attending at the claimant. In order that the respondent the respondent the	pe restrained from he residence of or any pe restrained from pe restrained from punder which those the same and the same a

FORM F15 (RULE 6-6(1))

No.

E151794

Vancouver Registry

In the Supreme Court of British Columbia

AFFIDAVIT OF PERSONAL SERVICE

Claimant/

Marieke Petra Randoy

Petitioner:

Respondent:

Reed Philip Randoy

the following boxes is correct and complete the required information]

2 I know the person served because

Change the Configuration of the

[occupation] SWEAR (OR AFFIRM) THAT: I served Reed Philip Randoy [name of person served] with the Notice of Family Claim [type of document, e.g. notice of family claim, petition, etc.] in this family law case, a copy of which is attached to this affidavit and marked as Exhibit A, by handing it to and leaving it with that person at

(In the case of service of a notice of family claim or counterclaim in which a divorce is claimed, check whichever one of

I am the france of Marite Randoy's triend Luciona

I have not Reed Randoy at social events. [OR] 2 I know the person served because (set out the means of knowledge) and attached to this affidavit and marked as Exhibit B is a photograph that is a true likeness of the person I served. [OR] 2 I do not know the person served and [State the means by which the person who was served was identified by checking one or both of the following boxes and providing the required information.) the person I served produced the following identification containing a photograph that was a true likeness of the person I served: [specify form of identification produced - e.g. "B.C. Drivers License No XXX"] attached to this affidavit and-marked as Exhibit B is a photograph that is true likeness of the person I served. (If this box is checked, there must be filed an affidavit that exhibits the same photograph and confirms that the person shown in the photograph is the person identified in section 1 of this affidavit as the person served] SWORN (OR AFFIRMED) BEFORE ME California, USA [dd/mmm/yyyy] A commissioner for taking affidavits for California, USA See Attached NOTARIZED Paperwork [print name or affix stamp of commissioner]

Page 2 of 2





A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of California County of Los Angeles Subscribed and sworn to (or affirmed) before me on this 8 _, 20 15 , by Anthony Bayani Rodriquez day of July proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. AMANDA JANELLE PALMER Commission # 2083352 Notary Public - California Los Angeles County My Comm. Expires Sep 26, 2018 Palmer Signature 0 (Seal)

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I, the undersigned, declare:

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 15760 Ventura Boulevard, Suite 1160, Encino, California 91436.

On July 20, 2015, I served the foregoing document described as: **DECLARATION BRENT ELLINGSON**, **ESQ.**, by placing the true copies thereof enclosed in a sealed envelope addressed as follows:

Nicholas A. Salick, Esq. Salick Family Law Group, APLC 9595 Wilshire Blvd., Suite 900 Beverly Hills, CA 90212

____ BY MAIL. I deposited such envelope in the mail at Los Angeles, California. The envelope was mailed with postage fully prepaid thereon. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business.

___OVERNIGHT DELIVERY. I served such envelope or package to be delivered on the same day to an authorized courier or driver authorized by the express service carrier to receive documents, in an envelope or package designated by the express service carrier.

BY PERSONAL SERVICE. I caused such envelope to be delivered by hand to the offices of the addressee.

XX BY ELECTRONIC MAIL. I caused such document to be telefaxed to the offices of the addressee at nas@salickfamilylaw.com. The telefax machine used complied with Rule 2.301(3) and no error was reported by the machine. Pursuant to Rule 2.306, I caused the machine to print a transmission record of the transmission.

XX (STATE). I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

EXECUTED on July 20, 2015, at Encino, California.

Theresa Payor

NICHOLAS A. SALICK, ESQ SALICK FAMILY LAW GROU 9595 WILSHIRE BLVD., SUI BEVERLY HILLS, CA 90212 (310) 492-4324 – Telephone (310) 492-4325 – Facsimile	. (SBN 236583) JP, APLC TE 900		FILED Superior Court of California County of Los Angeles
			1 7 2015
Attorney for Petitioner, REED RANDOY			Sherri R. Carter, Executive Officer/Clerk By (Warter A traffic, Deputy
			Carmen Mehaffie
SUPERIO	R COURT OF T	HE STATE	E OF CALIFORNIA
FOR THE COL	JNTY OF LOS A	NGELES -	- CENTRAL DISTRICT
In re Marriage of:	}	Case No.	BD621137
	}	POINTS A	IER'S MEMORANDUM OF AND AUTHORITIES IN
Petitioner: REED RANDO	Y }	SUPPORT MINOR CI	T OF CALIFORNIA BEING THE HILD'S HOME STATE
and	}		en e
Respondent: MARIEKE RAN	DOY)	DATE: TIME:	July 31, 2015 8:30 a.m.
	}	DEPT: JUDGE:	22 Hon. Tamara E. Hall
			,
///			
<i> </i>			
<i>III</i>			
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MEMORANDUM OF POINTS AND AUTHORITIES

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INTRODUCTION

The parties met, dated and married in Los Angeles County, California. On April 11, 2011 they married in Long Beach, California. The parties have one minor child, HUNTER RANDOY, who was born in Los Angeles and is 3-years old (born April 10, 2012). Petitioner and the child are U.S. citizens; Respondent is both a U.S. and Canadian citizen. After the birth of their child, the parties continued to reside in California. Respondent then decided that she wanted to try to pursue acting opportunities in Vancouver, Canada. In April 2014, Petitioner reluctantly agreed that Respondent could temporarily move to Vancouver, Canada with Hunter for a trial period of 1-year so that Respondent could earn acting credits like her friend, Luci, and then return to California and pursue acting opportunities in Los Angeles and in Canada. During this trial period, Petitioner would travel to Canada to see Respondent and the child every 3- to 4-weeks if their finances would permit. The parties' relationship, which had become strained after their son was born, grew increasingly strained. On Petitioner's last visit to Vancouver, Respondent simply walked out the door and left Petitioner and their son to attend his third birthday in Seattle with Petitioner's family. Respondent was invited but she did not attend.

In April 2015, at the end of the 1-year trial period, while Respondent and the child were in California, Petitioner informed Respondent that he felt that the trial period was unsuccessful and that it was time for them to move back to California as he needed to be in his son's life every day. This prompted Respondent to notify Petitioner that she wanted a divorce immediately and that she intended to go back to Canada. The facts leading up to the filing of this case is detailed in Petitioner Request for Order filed on June 5, 2015. JUDICIAL NOTICE IS RESPECTFULLY REQUESTED OF PETITIONER'S JUNE 5, 2015 REQUEST FOR ORDER.

Petitioner filed for divorce on May 19, 2015 seeking among other relief custody and visitation orders. On May 21, 2015, Respondent was personally served with the Summons

and Petition in California, proof of which was filed with this Court on June 5, 2015. The Automatic Temporary Restraining Orders ("ATROs") went into effect upon service and Petitioner advised Respondent that the ATROs prevented her from leaving California with Hunter. On May 28, 2015, one week after being served with the Summons, Respondent wrongfully removed Hunter from his grandmother's care under the guise that she was taking him to the park, and fled to Canada where she detained Hunter and refused to let Petitioner speak to him until the date on which this Court ordered Respondent to bring Hunter to Court, July 1, 2015.

On June 5, 2015, Petitioner filed an Ex Parte Request for Order seeking temporary emergency orders, including the immediate return of the child from Canada to Petitioner's custody in California along with the turnover of Hunter's passports and visas. This Court granted Petitioner's requests ordering custody to Petitioner with no visits to Respondent, and that the child could not be removed from Los Angeles County, the state of California, and the U.S.

On June 17, 2015, Respondent filed a Special Appearance Response requesting that this Court grant her sole custody and order that Canada has jurisdiction of this matter. On June 18, 2015, Respondent filed a Response to the Petition for Dissolution.

On July 13, 2015 and July 15, 2015, Respondent filed what sounds like identical Ex Parte Applications seeking the immediate return of the minor child to Canada. Petitioner was never properly noticed for either of Respondent's Ex Parte Applications (as set forth in this counsel's Declaration filed on July 16, 2015 – JUDICIAL NOTICE IS RESPECTFULLY REQUESTED OF SAID DECLARATION FILED ON JULY 16, 2015). This Court denied both of Respondent's Ex Parte Applications finding that it must determine the jurisdiction issue, and correctly ruled that the ATROs prevail in the interim and that Respondent's removal of the child was in violation of the ATROs.

The action before this Court involves an initial child custody determination. There is no known previous child custody determination entitled to be enforced. Respondent has represented to this Court that she filed a divorce action in Vancouver but this was done

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after she was served for this divorce case and after she had filed her Response thereto. The only child custody proceeding that has been commenced in a court of a state having jurisdiction under California *Family Code* sections 3421 and 3423 is this state as set forth below and in the supported Declaration of Reed Randoy filed concurrently herewith. Petitioner asserts that California is the child's home state, has always been the child's home state, and that the temporary move to Vancouver, B.C. was a trial period which expired when the parties' Vancouver apartment lease expired (it was only for a 1-year term). Thus, this Court has jurisdiction to adjudicate the issue of child custody pursuant to *Family Code* section 3424.

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POINTS AND AUTHORITIES

A. This Court has Paramount Jurisdiction to Adjudicate the Initial Issue of Custody Because California is the Child's Home State

California Family Code section 3421 states:

- (a) Except as otherwise provided in Section 3424, a court of this state has jurisdiction to make an initial child custody determination only if any of the following are true:
- (1) This state is the home state of the child on the date of the commencement of the proceeding, or was the home state of the child within six months before the commencement of the proceeding and the child is absent from this state but a parent or person acting as a parent continues to live in this state.
- (2) A court of another state does not have jurisdiction under paragraph (1), or a court of the home state of the child has declined to exercise jurisdiction on the grounds that this state is the more appropriate forum under Section 3427 or 3428, and both of the following are true:
- (A) The child and the child's parents, or the child and at least one parent or a person acting as a parent, have a significant connection with this state other than mere physical presence.
- (B) Substantial evidence is available in this state concerning the child's care, protection, training, and personal relationships.
- (3) All courts having jurisdiction under paragraph (1) or (2) have declined to exercise jurisdiction on the ground that a court of this state is the more appropriate forum to determine the custody of the child under Section 3427 or 3428.

(4) No court of any other state would have jurisdiction under the criteria specified in paragraph (1), (2), or (3).

(b) Subdivision (a) is the exclusive jurisdictional basis for making a child custody determination by a court of this state.

(c) Physical presence of, or personal jurisdiction over, a party or a child is not necessary or sufficient to make a child custody determination.

[Emphasis added]

Family Code section 3402(g) defines "home state" as:

The state in which a child lived with a parent or a person acting as a parent for at least six consecutive months immediately before the commencement of a child custody proceeding. In the case of a child less than six months of age, the term means the state in which the child lived from birth with any of the persons mentioned. A period of temporary absence of any of the mentioned persons is part of the period.

[Emphasis added]

California's Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) is the exclusive jurisdictional basis for making a child custody determination by a court of this state. "[I]t is well settled in California that the UCCJEA is the exclusive method of determining subject matter jurisdiction in custody disputes involving other jurisdictions." Ocegueda v. Perreira, 232 Cal.App.4th 1079, 1084 (2015). Since jurisdiction cannot be exercised on any other basis, it is not conferred by mere presence of, or personal jurisdiction over, a parent or the child in the forum state.

This Court has paramount jurisdiction to adjudicate child custody and visitation in this action and does not require personal jurisdiction over the parents or the child. Family Code section 3421(c). It is irrelevant that Respondent is not physically present in California or whether this Court has personal jurisdiction over Respondent for the purposes of its determination of child custody. The UCCJEA applies to all custody proceedings, including this one, and determines that the proper jurisdiction situs for litigation of this custody and visitation dispute is appropriately before this Court in the state of California. The UCCJEA's jurisdictional test for an initial custody determination is met here because at the time the litigation was commenced, on May 19, 2015 when Petitioner filed this action, California was the child's home state. Hunter's temporary absence from this state was due to his parents'

agreement that Respondent would try to earn acting credits in Canada over the course of 1-year. This trial period was never intended to be permanent as evidenced by EXHIBIT "A" attached to the Declaration of Reed Randoy filed concurrently herewith. Respondent failed to earn her acting credits and simply decided to shelve their temporary plan so that she could continue to live in Vancouver and try to earn acting credits.

Prior to Hunter's temporary stay in Canada, he had no ties there. Hunter was born and raised here. His parents met, dated and married here. The parties had always lived together with Hunter, and planned on continuing to do so until Respondent unilaterally decided that Vancouver is now her home, and since Hunter is with her, it is Hunter's home as well. That is not how a child's home state is determined. There was never an intent to abandon California as Hunter's home state.

B. The Home State of the Child is California

California continues to be the child's home state. Hunter was born in California on April 10, 2012, is a U.S. citizen, and has lived in California with both of his parents for the majority of his life from birth until age 2 (he is now 3). In April 2014, when Respondent moved to Canada taking Hunter with her to try to pursue acting credits, California was never abandoned; rather it continued to be Hunter's home state because their move was merely a temporary absence marked by the parties' shared agreement that Respondent could move to Canada for a 1-year trial period only. Canada did not become the child's home state because the parties intended that the move be temporary while Petitioner remained in California.

During the 1-year trial Respondent was unable to obtain gainful employment and was entirely dependent on Petitioner's financial contributions to sustain herself and Hunter, and the apartment in Canada for the entire 1-year period. This was why a 1-year lease was signed in Vancouver. Meanwhile, Petitioner's livelihood had always been here and he was having to work hard to send money to Respondent and pay for his travel to Canada to see them. Petitioner's finances only permitted him to travel to Canada every 3- to 4-weeks and this frequency left Petitioner wanting more time and yearning to be part of the child's

everyday life. Since Petitioner never had employment opportunities in Canada it would have been impractical for him to move there and support the family during the 1-year period. During the 1-year period, the parties' relationship became increasingly strained. At the end of the 1-year trial period, Respondent returned to California with the child in April 2015, at which point Petitioner informed Respondent that the trial period did not work out. That prompted Respondent to demand an immediate divorce.

Given that the trial period was only temporary and that the child lived with his parents in California for two consecutive years from birth prior to the trial period, his temporarily absence from California should be counted towards the home state six-month consecutive requirement.

C. Ninth Circuit Approach to Determining Habitual Residence is Dispositive on the Issue of the Child's Home State

The Ninth Circuit Appellate Court's approach to determining a child's habitual residence within the context of the Hague Convention is dispositive on the issue of whether the child's habitual residence shifted from California to Canada where Petitioner agreed to their temporary move and Respondent and the child subsequently lived in Canada for a 1-year trial period.

To determine a child's habitual residence, the Ninth Circuit has adopted the subjective "settled intent" test and looks for "the last shared, settled intent of the parents." Valenzuela v. Michel, 736 F.3d 1173, 1177 (9th Cir. 2013). "Where a child has a 'well-established habitual residence, simple consent to [her] presence in another forum is not usually enough to shift' the habitual residence to the new forum." Mozes v. Mozes, 239 F.3d 1067, 1081 (9th Cir. 2001). "Rather, the agreement between the parents and the circumstances surrounding it must enable the court to infer a shared intent to abandon the previous habitual residence, such as when there is effective agreement on a stay of indefinite duration." Id. (Emphasis added.)

The first step toward acquiring a new habitual residence is forming a settled intention to abandon the old one. *Holder v. Holder*, 392 F.3d 1009, 1015 (9th Cir. 2004); *Mozes v.*

2014). The Ninth Circuit also considers whether it can "say with confidence that the child's relative attachments to the two countries have changed to the point where requiring return to the original forum would now be tantamount to taking the child out of the family and social life in which its life has developed." *Mozes v. Mozes*, supra, 239 F.3d at 1081; *Murphy v. Sloan*, supra, 764 F.3d 1144 at 1150.

The Ninth Circuit Court in *Mozes v. Mozes* held that the District Court's

Mozes, supra, 239 F.3d at 1075; and Murphy v. Sloan, 764 F.3d 1144, 1150 (9th Cir.

The Ninth Circuit Court in *Mozes v. Mozes* held that the District Court's determination of habitual residence gave insufficient weight to the importance of "shared parental intent" where children clearly had an established habitual residence in Israel, they did not "ipso facto" acquire a new habitual residence in the U.S. when Husband agreed to allow them to move with Wife to Beverly Hills for 15 months to learn English, get acquainted with American culture and make friends. *Mozes v. Mozes* supra, 239 F.3d at 1084.

In Holder v. Holder, the Ninth Circuit Court ruled that a family residing on an American military base in Germany for eight months did not render Germany the children's habitual residence. Since the parents had different views as to how long they were going to stay in Germany when they left the U.S., the Court found that there was a lack of shared parental intent to abandon the U.S. as the children's habitual residence. Further, the child attending kindergarten, participating in sports, and going on excursions with his parents in Germany did not show the "deep-rooted ties" sufficient to overcome the lack of shared parental intent to abandon the habitual residence. 392 F.3d at 1015 at 1020-1021.

U.S. as habitual residence holding that the U.S. was the country of habitual residence where the mother and child's move to Ireland was "intended as a trial period," not as a permanent relocation even though the exact length of the child's stay was left open to negotiation. *Murphy v. Sloan*, supra, 764 F.3d 1144 at 1152. The Court further held that though significant, the child's attachments to Ireland that developed over a three-year period through school, extracurricular activities, contacts with her mother's family, etc. did

not overcome the absence of a shared settled intention by her parents to abandon the U.S. as a habitual residence. *Id.* Although the child developed strong ties to Ireland through school, extracurricular activities, and contacts with her mother's family, she also maintained broad and deep "family, cultural, and developmental ties to the U.S." while living in Ireland, "maintain[ed] a relationship with her father's extended family," "maintain[ed] a community" and "receive[d] her dental and medical care in California while living overseas." *Id.* at 1153.

As in *Mozes v. Mozes*, Petitioner's consent to Respondent and Hunter's move to Canada *for a limited, definitive period of time* to pursue acting opportunities did not result in a new habitual residence. Rather, Hunter retained his established habitual residence in California. Before leaving to Canada the child's habitual residence was California, having been born to Petitioner and Respondent, both of whose habitual residence was California. "If a child is born where the parents have their habitual residence, the child normally should be regarded as a habitual resident of that country." Holder v. Holder, supra, 392 F.3d at 1020. (Emphasis added.)

As in *Holder v. Holder*, the fact that Respondent and Hunter lived in Canada for 1-year does *not* render Canada the child's habitual residence, particularly when there appears to be a lack of shared parental intent between the parties to abandon California as the child's habitual residence. As in *Murphy v. Sloan*, the last shared intent of the parties occurred before departure, in April 2014 when the parties expressly declared their shared intent that Respondent could move to Canada with the child for a limited 1-year period so Respondent could try to pursue acting opportunities. Petitioner never intended that the stay in Canada to be anything but a trial period; Petitioner never agreed that the child could take up habitual residence in Canada. Nor was there a shared intent to abandon the habitual residence in favor of Canada as Petitioner continued to live and work in California, traveling to Canada to visit as often as finances permitted but never having moved there himself. At the end of the trial period, Petitioner informed Respondent that the trial had not been successful, and Respondent reacted by breaking their agreement and arbitrarily

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deeming Canada the home of Hunter. This is not what she texted to Petitioner (please see EXHIBIT "A" to Declaration of Reed Randoy filed concurrently herewith).

In Respondent's Declaration, she initially stated that the parties agreed to relocate as a family and establish their home in Canada, yet later in the same Declaration she admits that "[t]hroughout the marriage, and especially towards the end of it, Petitioner was adamant about bringing me back to Los Angeles..." See Special Appearance Response Declaration of Respondent filed June 17, 2015. Thus, the parties' last shared intent was that the 1-year trial period would be temporary, beginning in April 2014 and ending in April 2015.

Any acclimatization in this case, through the child's residence, schooling, and other activities in Canada do not unequivocally overcome an absence of a shared settled intention by Petitioner and Respondent to abandon the U.S. as a habitual residence. As in *Murphy v. Sloan*, the child here retains deep-rooted ties to his community in California. Family and friends of Hunter still reside in California, including the child's maternal aunt and his father who has continued to live and work here while visiting Hunter in Canada every 3-to 4-weeks. The Declarations of Elaine Dotts, James Campbell, and Petitioner filed on June 5, 2015 all illustrate Hunter's strong personal relationships in California. Before being wrongfully removed from California by Respondent on May 28, 2015, Hunter was in his paternal grandmother's care in California and their loving relationship is depicted in the "Declaration of Elaine Dotts" filed on June 5, 2015. When Respondent traveled back to California in April 2015 to receive medical treatment, the child received medical treatment here as well. In other words, Hunter still receives medical care in California, yet another indication that California has always been his home state.

In light of the above, Petitioner contends that California is the child's home state and his habitual residence, and this Court has paramount jurisdiction to adjudicate the issues of custody and visitation.

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CONCLUSION

For the reasons set forth herein and in the attached Declaration, those pleadings on file with the court, and any further oral argument permitted at the time of the hearing, Petitioner respectfully requests that this Court find that California is the minor child's home state and that this Court has jurisdiction to adjudicate the issue of custody. Respectfully submitted.

DATED: July 17, 2015

SALI&K FAMILY LAW GROUP, APLC

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NICHOLAS A. SALICK, ESQ.,

Attorney for Petitioner, REED RANDOY

ë, NICHOLAS A. SALICK, ESQ. (SBN 236583) SALICK FAMILY LAW GROUP, APLC 2 9595 WILSHIRE BLVD., SUITE 900 Superior Court of California County of Los Angeles **BEVERLY HILLS, CA 90212** (310) 492-4324 – Telephone (310) 492-4325 – Facsimile 3 INL 172015 4 Shertik. Carter Executive Officer/Clerk Attorney for Petitioner, By C. Miron Post offic, Deputy REED RANDOY 5 Carmen Mehaffie 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 9 FOR THE COUNTY OF LOS ANGELES - CENTRAL DISTRICT 10 In re Marriage of: Case No. BD621137 11 12 **DECLARATION OF REED RANDOY IN SUPPORT OF REED RANDOY CALIFORNIA BEING THE MINOR** 13 Petitioner: CHILD'S HOME STATE 14 and 15 Respondent: MARIEKE RANDOY DATE: July 31, 2015 TIME: 8:30 a.m. **DEPT**: 22 16 JUDGE: Hon. Tamara E. Hall 17 18 /// 19 20 /// 21 /// 22 /// 23 24 25 | /// 26 /// 27 28 /// IRMO RANDOY LASC No. BD621137

DECLARATION OF REED RANDOY IN SUPPORT OF CALIFORNIA BEING THE MINOR CHILD'S HOME STATE

DECLARATION OF REED RANDOY

I, REED RANDOY, declare as follows:

- 1. I am the Petitioner in this matter and am over the age of eighteen (18) years. I have firsthand knowledge that the facts stated herein are true, except where I state "based on information and belief," in which case I believe those facts to be true. If called upon as a witness, I could and would testify competently thereto pursuant to Sections 2009 and 2015.5 of the California *Code of Civil Procedure*; Rule 5.113 of California *Rules of Court*; *Reifler v. Superior Court*, 39 Cal.App.3d 479 (1974); and *In re Marriage of Stevenot*, 154 Cai.App.3d 105 (1984).
- 2. I am submitting this declaration in support of my RFO Re: Child Custody, Visitation, and Determination of California As Hunter's Home State.

FACTS IN SUPPORT OF CALIFORNIA AS OUR MINOR SON'S HOME STATE

3. Respondent, MARIEKE RANDOY (hereinafter referred to as "Marieke") and I met online on April 11, 2010. We were both living in Los Angeles County. We had a great relationship in the beginning, she was fun and full of energy and beautiful. We talked about getting married and starting a family right away. In fact that was one of the things we both agreed upon— we were not even going to be involved with each other if we did not want a family. At the time I lived in Venice and she lived in Hollywood. She was spending more and more time with me and was trying to convince me to cut my expenses and move with me to my boat to save money. I eventually agreed mostly due to her enthusiasm about living on a boat. I gave notice at my apartment and we moved in together on my boat in Redondo Beach. I also had 2-dogs who lived with us. A friend of mine had a 3-bedroom townhouse that she was renting out in Redondo Beach so I moved us into it.

- 4. At that time, Marieke wanted to start trying to get pregnant since she thought it would take her some time and I agreed. We were also planning our wedding so we could be married before our baby was born. At that time, Marieke's mother, who suffered from severe mental illness, lived in Belgium and was going through some major issues. Marieke traveled to Belgium to help her mother (e.g., sorting out her finances, making sure the hospital was taking proper care of her). Unfortunately, when Marieke came back home to Los Angeles County she miscarried we just thought she had a really bad period that month, but we later found out that she had been pregnant. Soon we tried and Marieke got pregnant again.
- 5. Once we were pregnant, Marieke's 'nesting instinct' kicked in. She wanted me to sell everything I owned and all my things and find a better place to live closer to her friends and sister in Hollywood. Marieke's friend found home for my 2-dogs, and while I struggled with the idea of giving them up, I went along with it so long as they went to a good home, which they did. I tried to comply with Marieke's insistence that I sell my belongings like my pool table, tools, vehicles, etc., but I chose not to sell my truck or my boat, both of which I acquired prior to meeting her.
- 6. As we got further along with the pregnancy, she went to get her tests done and the first ultrasound was not covered by her insurance. Marieke told me we had to get married or this pregnancy was going to cost us thousands of dollars. I have great insurance through my work, and since we planned on getting married anyway, we got legally married in Long Beach on the first day off of work I had. While it was not the picture-perfect wedding ceremony we hoped to have, it made economic sense to have my insurance cover most of the pregnancy costs.

- 7. Soon thereafter, Marieke again persisted that we move closer to Hollywood and that I sell all of my remaining possessions (boat, truck), that we buy her a nicer car (she was driving a Mercedes but it kept breaking down), that we get a smaller place, etc. I gave notice to my friend and we moved closer to my work and into a 1-bedroom apartment which was closer to her sister who lived in Beverly Hills and who was going to help us with the baby. Marieke and I planned on having a home birth so we were finding a doula and started preparing for that as well.
- 8. Marieke's labor was intense as she was in labor for 36-hours, and once her water broke we rushed to the hospital in an abundance of caution. The baby was not coming out and the doula was not comfortable with how things were progressing. Our son, Hunter Randoy, was born on April 10, 2012 by emergency C-Section and was happy and healthy.
- 9. After a few days in the hospital, we came home. It was very difficult at first, but after helping care for Hunter and Mariake I eventually went back to work and earned enough money to repay my parents and pay our bills.
- 10. We eventually bought Marieke a 2002 Toyota Prius which she still has today (this is the car shipped to Vancouver, B.C.). Marieke's mother passed away and left Marieke and her brother and sister approximately €120K (approximately \$130K USD) in an account that she had saved over 30-years while in the mental hospital.

FACTS SURROUNDING MARIEKE'S TEMPORARY MOVE TO VANCOUVER

11. About the time Hunter turned 2-years old, Marieke had been helping a friend of hers, Lucianna Carro ("Luci"), work on her auditions. Luci was getting callback after callback, and attributed it to Marieke's acting coaching. Luci told Marieke that if she was to move to Vancouver like she had done, she was sure to have as much success. This is when Marieke

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got the idea to try out acting in Canada. Marieke figured that once she knew all the casting directors and had auditioned for them and booked, she would be able to come back to Los Angeles to go on auditions here, and whenever a job opportunity arose in Canada she could audition via videotape.

- 12. Luci had just finished working on the TV show *Helix* which was shot in Canada and told Marieke that she could probably book a role on a similar TV show just like Luci had done. Marieke decided that she had to move to Canada to try to pursue acting there, and we discussed her taking Hunter with her because due to my work schedule we could save on childcare by having Marieke watch Hunter. Marieke and I discussed that since she was a Canadian citizen, she had a better opportunity to be cast in the smaller roles of TV shows shot in Canada just like Luci had done, and that once she booked a few roles she would be able to come back to Los Angeles and audition via 'tape', just like Luci had done. I reluctantly agreed after she told me that if I did not support her in doing this, it meant that I did not love her or Hunter, and that I did not care about my family's well-being. Of course I loved and cared for them, so I agreed to the temporary Canadian plan.
- 13. The Canadian plan consisted of signing a 1-year lease for an apartment in Vancouver (signed in April 2014), having Marieke audition and meet all the casting directors, and then book a show as a series regular. We agreed that once she could replace my income in Los Angeles, I would even be able to move to Vancouver temporality as well, to audition and gain acting credits. Once we both had sufficient résumés we could come back home to Los Angeles and become working actors in film and TV. We thought that the Canadian angle of her being a dual citizen would give us an edge that we could take advantage of, and that once we both had 10-20 credits on TV and film, we would be able to

audition for the premium rolls back in Los Angeles and send our 'taped' auditions to Vancouver as 'local actors' whenever prime opportunities arose. The entire 'Temporary Canadian Plan' was to always come back to Los Angeles and raise our son in the Hollywood film industry with us. We gave up our apartment in Los Angeles since we would be able to save even more money by me living on my boat.

- 14. I flew up to Vancouver every 3- or 4-weeks to see them after I had worked a bunch of days to make sure I could afford it. Over the year between April 2014 and about April 2015, our fights got worse and worse with Marieke telling me to send her more money and accusing me of not caring about her or Hunter. In the last few months she refused me sexually and would tell me to get a hooker and that she did not care who I slept with (I never did, and did not even want to in the first place). During the last trip in April 2015 for Hunter's 3rd birthday, as soon as I arrived Marieke left me and Hunter alone in the apartment. I took Hunter to Seattle where my mother and sister had planned a big birthday party with all my family. Marieke was invited but did not come.
- 15. Marieke had been saying she wanted a divorce ever since Hunter came home from the hospital. Every time we would get into a fight, she would fire off that she wanted a divorce, but I would just let it go in one ear and out the other. I finally filed for divorce in Los Angeles County on May 19, 2015, and Marieke was personally served on May 21, 2015.
- 16. During her trip to Los Angeles starting on April 25, 2015 through the time that she took Hunter and flew back to Vancouver on May 28, 2015 (after being served with the Summons in Los Angeles), I told her that the whole 'Temporary Canada Plan' was not working since she failed to achieve any success booking any acting roles, and that I really needed to be in Hunter's life whenever I was not working. Marieke responded that I was

"trying to control her and that I couldn't dictate where and what she did." This is evidenced in the text messages I filed with my Ex Parte RFO on June 5, 2015 and those attached to the Notice of Lodging I filed on July 16, 2015. JUDICIAL NOTICE IS RESPECTFULLY REQUESTED OF MY REQUEST FOR ORDER FILED ON JUNE 5, 2015. I cared for Hunter each long weekend in May while Marieke hung out with Luci (the actress) and her other friend David Dorfman (a Hollywood writer). Every time I would have to go back to work and she would pick up Hunter, there would be more complaining and more discussion about her going back to Canada and how this time she was going to be successful. Marieke insisted that she was going back to Canada to work as an actress and there was not anything I could do to stop her. I kept telling her that I was not trying to control anything, I just wanted my son close to me and she could still audition in Los Angeles. I offered many times to help support them if we were not going to be married anymore. All I was focused on was keeping Hunter close to me. After all, the 'Temporary Canadian Plan' did not work, but Marieke did not want to accept that.

17. While in Los Angeles in April/May 2015, Marieke said to me that she wanted a divorce 'in the next 10 days, before [she] went back to Vancouver.' This is evidenced in the Exhibits attached to my June 5, 2015 Ex Parte RFO. Thus I filed for divorce in Los Angeles County. When Marieke was served with the divorce papers she was ecstatic, literally laughing and jumping up and down. Her attitude changed though once I told her she could not take Hunter back to Canada until the divorce was final. Marieke immediately started in with more threats and telling me that she was going to divorce me in Vancouver and take all my paychecks, garnish my wages, take my pension and make me sell my boat and my truck.

- 18. Attached hereto as **EXHIBIT "A"** and incorporated herein by this reference is a text message that Marieke sent to me on May 22, 2015. In it, she wrote the following:
- a. "I'm not moving back so you can pick up hunter for a few hours here and there when you feel like it..."
- b. "Asking me to pack up and move back to la so you can see hunter four days a month is not fair."
- c. "I want to move back to LA. Make no mistake!!! I have every intention of moving back to California. I just need a bunch of credits on my resume first.. I need all the casting directors up in a Vancouver to know me first and cast me in something. That way I can move back to LA and put myself on tape for everything in Vancouver like Luciana does."

This text message is proof of the existence of our Temporary Canadian Plan – she repeatedly wrote about moving "back" to Los Angeles, and wrote "I want to move back to LA. Make no mistake!!!" This is proof that the move to Canada was temporary and that the plan was for Hunter and her to move back to Los Angeles once she got acting credits.

19. On Thursday, May 28, 2015 Marieke defied the ATROs and took Hunter from my mom and friend (Jim Campbell) where he was being cared for while I was at work and fled the country – Marieke lied about wanting to take Hunter to the park to get Hunter alone and away from my mom and Jim (this is detailed in my June 5, 2015 Ex Parte RFO). She told me to give her even more money than I had been giving her and that I would never see Hunter again. She said that since she was a dual Canadian citizen, the US court system could not tell her or Hunter what to do. Then she told me to send her \$2,300 bi-weekly and to pay the rent. She also threatened to call the IRS on me, call my work and call my family and tell them I was neglecting my family and they needed to give her money. She does not listen

to anything I say nor does she want to realistically look at our situation, and does not seem to be thinking about Hunter's best interest.

- 20. Since Hunter was born, I had been with him just about every day until Marieke and I agreed that she temporarily move to Vancouver to get acting credits. After the move to Canada I would try to Facetime or Skype Hunter every day to say goodnight and tell him that I love him. Sometimes when Marieke and I were fighting, she would not allow me to call Hunter or when I did, she would set the iPad in front of him with the TV on and he would be distracted.
- 21. Since Hunter has been with me after our July 1, 2015 hearing, our lives have been great. I see him every day and he gets to bed at a proper hour and has a set schedule with me. My sitter, Jim and/or Jim's wife cares for him while I am working. We live in a great neighborhood with parks and kids, and we are close to the beach. There are numerous daycare facilities and kindergartens for Hunter to start when he is of age and fully potty-trained.
- 22. If it is found that California has jurisdiction over Hunter and he is allowed to stay here in California, I have great options to raise him in a happy and healthy environment, surrounded by his friends and a large group of my adult friends, many of whom have kids his age. I have a great union job with full benefits and am able to pay for all of Hunter's needs.
- 23. Although Marieke appears on the outside to be a good mother to Hunter, I have no idea what she does when I am not there. When Marieke took Hunter to Vancouver after being served with the Summons, she did not let me have any contact with him. It was only until this Court stepped in and ordered Marieke to bring Hunter to Court on July 1, 2015 that I

saw him, meaning I had no contact with him between May 28, 2015 and July 1, 2015. I do know that often he is still awake at 11:00 p.m. at night while in Marieke's custody.

24. Hunter has only been in Canada on a temporary basis during the period from April 2014 through April 2015 when Marieke brought him back to Los Angeles. Los Angeles County is where Hunter was born and raised. It is where Marieke and I planned on raising a family. Our roots are here. Canada was a temporary situation and was solely for Marieke to earn acting credits so she could then return to Los Angeles County. It was never intended to be a permanent move. It was only when the 1-year trial period expired that Marieke suddenly decided that Vancouver was her and Hunter's home.

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CONCLUSION

Based on this Declaration, the attached pleadings, and any further argument and evidence presented at the hearing, I respectfully request this Court grant my requested relief, including but not limited to, making a determination that California is our minor child's home state for jurisdictional purposes, and allow this divorce case to proceed in Los Angeles County.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct. Executed on July 17th, 2015 at Los Angeles, California.

SEE ATTACHED FACSIMILE SIGNATURE

REED RANDOY, Petitioner

CONCLUSION

Based on this Declaration, the attached pleadings, and any further argument and evidence presented at the hearing, I respectfully request this Court grant my requested relief, including but not limited to, making a determination that California is our minor child's home state for jurisdictional purposes, and allow this divorce case to proceed in Los Angeles County.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct. Executed on July 17th, 2015 at Los Angeles, California.

REED RANDOY, Petitioner

In re Marriage of Randoy

LASC Case No. BD621137

Declaration of Reed Randoy

viay ?2, 2015, 3,08 AM from Marieke V Randoy

I understand that you want us to move back to California, but you would not see your son every weekend.

You didn't see him

Every weekend when we lived here the first two

Years of his life. And being newly single and having always kept your social life exactly the same-/ there is no way you would actually give up your weekends and have your son with you.

A much better and more realistic situation would be where you visit him every three weeks for a long weekend of father son bonding without distractions of friends and sports on TV etc.

It's quality versus quantity.

You want to be able to go on dates and have girls over. You don't want an apartment. You like your three boats and three cars and storage lifestyle. You spend your 15 free days a month hanging out on your boat and smoking cigars -- you've been doing that for years. That's never gonna change.

I'm not moving back so you can pick up hunter for a few hours here and there when you feel like it when it's convenient for you when you don't have beseball or a date or work or anything else more important on your schedule.

I understand that you want to see him more often and I agree that you should. I think realistically you want your social life so once every three weeks would be twice as much as you've seen him this past year.

And if you flew up to vancouver you would have a clean place to stay that is Hunters home environment. It's easy.. No carting all his stuff around or worrying about germs or eating McDonald's every weekend.

And every 9 weeks we could fly down to la.

We would schedule the weekends in advance so you could book work around these weekends and plan your life around your son.. Basically make him a priority.

Asking me to pack up and move back to la so you can see hunter four days a month is not fair.

I need to become financially self supporting, and we have a furnished home in Vancouver. Hunter has his own room, and his parents are far enough away from each other he doesn't have to see them fight with each other.

Also, being so close to Seattle it's very convenient to see your side of the family in Seattle -- so when you fly up think about spending time with your dad and Karen and your sister and your best buddy Lionel. And I think your blonde you were flirting with on New Years moved up there too. And that other one.. Oh there are so many!!

Point is, I'm in Vancouver for my career. To ask me to move back to LA just so you can see Hunter for a few days a month in LA is unreasonable.

It's not your current lifestyle, your past lifestyle and even while we have been here you haven't seen him on all your days off-/ -- you wouldn't give up your social life. And I would expect you to.

So don't expect me to give up my career.

want to move back to LA.

Make no mistake!!! I have every intention of moving back to California. I just need a bunch of credits on my resume first. I need all the casting directors up in a Vancouver to know me first and cast me in something. That way I can move back to LA and put myself on tape for everything in Vancouver like Luciana does. She can only do that because they KNOW HER.



DV-109	Notice of Court Hearing	Clerk stamps date here when form is filed. FILED
Name of Pers	son Asking for Order:	Superior Court of California County of Los Angeles
Reed Rando	v	.IUI_ 1 6 2015
Your lawyer in the Name: Nicholas Firm Name: Sa Address (If you	his case (if you have one): State Bar No.: 236583 lick Family Law Group, APLC have a lawyer for this case, give your lawyer's ou do not have a lawyer and want to keep your home	Sherri R. Carter, Executive Officer/Clerk By
	give a different mailing address instead. You do not r telephone, fax, or e-mail.):	Fill in court name and street address: Superior Court of California, County of
Address: 9595 City: BEVERLY Telephone: 310 E-Mail Address:	WILSHIRE BLVD., SUITE 900 HILLS State: CA Zip: 90212 -492-4324 Fax: nas@salickfamilylaw.com son to Be Restrained:	Los Angeles 111 N. Hill St. 111 N. Hill St. Los Angeles, CA 90012 Central District Clerk fills in case number when form is filed.
Mandala Ba	- d	Case Number:
Marieke Ra	The court will fill out the rest of this form.	BD621137
3 Notice of Cou	urt Hearing	
A court hearin	g is scheduled on the request for restraining orde	rs against the person in ②.
Hearing Da Date De	te: 7-3/-/5 Time: 8.30 An Name and a pt.: 27 Room: 51 ed	ddress of court if different from above:
4 Temporary R	estraining Orders (any orders granted are attacl	ned on Form DV-110)
DV-100, Req (1) ☐ All gi (2) ☑ All de (3) ☐ Partly	estraining orders for personal conduct, stay away, and prote uest for Domestic Violence Restraining Order, are: ranted until the court hearing enied until the court hearing (specify reasons for denial in a granted and partly denied until the court hearing (specify	(b)): reasons for denial in (b)):
because: (1) The fi Code, (2) The fi the da	mporary restraining orders for personal conduct, stay away, acts as stated in form DV-100 do not show reasonable proof, §§ 6320 and 6320.5) acts do not describe in sufficient detail the most recent incides, who did what to whom, or any injuries or history of aber explanation of reason for denial, or reason not listed about the state of the s	f of a past act or acts of abuse. (Family dents of abuse, such as what happened, buse.
This	CAST is Alberian on called was on he:	Hotel Cunkakal
Jul	which issue; Both DANLES Me althy to	get on infint advantage

This is a Court Order.

Judicial Council of California, www courts ca.gov Revised January 1, 2012, Mandatory Form Family Code, § 242, Approved by DOJ

Notice of Court Hearing (Domestic Violence Prevention)

DV-109, Page 1 of 3

To the Person in 2

- If you want to respond in writing, mail a copy of your completed Form DV-120, Response to Request for Domestic Violence Restraining Order, to the person in (1) and file it with the court. You cannot mail Form DV-120 yourself. Someone age 18 or older—not you—must do it.
- To show that the person in (1) has been served by mail, the person who mailed the forms must fill out a proof of service form. Form DV-250. Proof of Service by Mail, may be used. File the completed form with the court before the hearing and bring it with you to the hearing.
- For information about responding to a restraining order and filing your answer, read Form DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?.
- Whether or not you respond in writing, go to the court hearing if you want the judge to hear from you before making orders. You may tell the judge why you agree or disagree with the orders requested. You may bring witnesses and other evidence.
- At the hearing, the judge may make restraining orders against you that could last up to five years.
- The judge may also make other orders about your children, child support, spousal support, money, and property and may order you to turn in or sell any firearms that you own or possess.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.)

(Clerk will fill out this part.)

—Clerk's Certificate—

Clerk's [seal]

I certify that this Notice of Court Hearing is a true and correct copy of the original on file in the court.

7-16-15 Clerk, by _______, Deputy

MARK GOODE

This is a Court Order.

	7	
١.	Case Number:	
	BD621137	
		

5	Service of Documents and Time for Service—for Person in 1 At least if ive or days before the hearing, someone age 18 or older—not you or anyone else to be protected—must personally give (serve) a court's file-stamped copy of this form (DV-109, Notice of Court Hearing) to the person in 2 along with a copy of all the forms indicated below:
	a. Form DV-100, Request for Domestic Violence Restraining Order, (file-stamped) with applicable attachments
	b. Form DV-110, Temporary Restraining Order (file-stamped) with applicable attachments if granted by the judge
	c. Form DV-120, Response to Request for Domestic Violence Restraining Order (blank form)
	d. Form DV-250, Proof of Service by Mail (blank form)
	e. Other (specify):
	Date: 1-16-15 Judicial Officer TAMARA HALL

Right to Cancel Hearing: Information for the Person in 1

- If item 4 (a)(2) or 4 (a)(3) is checked, the judge has denied some or all of the temporary orders you requested until the court hearing. The judge may make the orders you want after the court hearing. You can keep the hearing date, or you can cancel your request for orders so there is no court hearing.
- If you want to cancel the hearing, use Form DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order. Fill it out and file it with the court as soon as possible. You may file a new request for orders, on the same or different facts, at a later time.
- If you cancel the hearing, do not serve the documents listed in item (5) on the other person.
- If you want to keep the hearing date, you must have all of the documents listed in item (5) served on the other person within the time listed in item (5).
- At the hearing, the judge will consider whether denial of any requested orders will jeopardize your safety and the safety of children for whom you are requesting custody or visitation.
- You must come to the hearing if you want the judge to make restraining orders or continue any orders already made.
 If you cancel the hearing or do not come to the hearing, any restraining orders made on Form DV-110 will end on the date of the hearing.

To the Person in 1

- The court cannot make the restraining orders after the court hearing unless the person in (2) has been personally given (served) a copy of your request and any temporary orders. To show that the person in (2) has been served, the person who served the forms must fill out a proof of service form. Form DV-200, Proof of Personal Service may be used.
- For information about service, read Form DV-210-INFO, What Is "Proof of Personal Service"?
- If you are unable to serve the person in (2) in time, you may ask for more time to serve the documents. Read Form DV-115-INFO, How to Ask for a New Hearing Date.

This is a Court Order.

Request fo. Domestic DV-100

k stamps date here when form is filed. **Violence Restraining Order** You must also complete Form CLETS-001, Confidential CLETS Information, and give it to the clerk when you file this Request. FILED Superior Court of California Name of Person Asking for Protection: County of Los Angeles Age: 44 Reed Randov Your lawyer in this case (if you have one): JUL 16 2015 Name: Nicholas A. Salick State Bar No.: 236583 Sherri R. Carter, Executive Officer/Clork Firm Name: Salick Family Law Group, APLC Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not Fill in court name and street address: Superior Court of California, County of have to give your telephone, fax, or e-mail.): Los Angeles 111 N. Hill St. 111 N. Hill St. Address: 11111 Santa Monica Blvd., Suite 1700 City: Los Angeles State: CA Zip: 90212 Los Angeles, CA 90012 Central District Telephone: 310-492-4324 Fax: ____ E-Mail Address: nas@salickfamilylaw.com Court fills in case number when form is filed. Name of Person You Want Protection From: Case Number: BD621137 Marieke Randov Description of person you want protection from: Sex: M M F Height: 5'6" Weight: 135 lbs Hair Color: Blonde Eye Color: Blue ______ Age: 37 Date of Birth: 10/25/1976 Race: Caucasian Address (if known): Unknown (staying with _____ State: <u>CA___</u> Do you want an order to protect family or household members? X Yes Do No If ves, list them: Full Name Age Lives with you? Sex - Relationship to you James "Jim" Campbell M 46 X Yes No Friend Heidi Halvardsson F 44 X Yes □ No Friend (nanny) Hunter Randov M 3 Yes No Son \times Check here if you need more space. Attach a sheet of paper and write "DV-100, Protected People" for a title. What is your relationship to the person in (2)? (Check all that apply): a. X We are now married or registered domestic partners. If you do not have one of these relationships, b. We used to be married or registered domestic partners. the court may not be able to consider your c. We live together. request. Read <u>DV-500-INFO</u> for help. d. We used to live together. e. We are related by blood, marriage, or adoption (specify relationship): ____ f. We are dating or used to date, or we are or used to be engaged to be married. g. We are the parents together of a child or children under 18: Child's Name: HUNTER RANDOY ______Date of Birth: 4/10/2012 Child's Name: ___ Date of Birth: _Date of Birth: Child's Name: __ ☐ Check here if you need more space. Attach a sheet of paper and write "DV-100, Protected People" for a title. h. We have signed a Voluntary Declaration of Paternity for our child or children. (Attach a copy if you have one).

This is not a Court Order.

<i>-</i>			Number: 21137	
5 Ot	her Court Cases			
a.	Have you or any other person named in 3	been involved in another	court case with the	person in (2)?
 -	☐ No ☒ Yes If yes, check each ki.			
	Kind of Case	County or Tribe Where F		Case Number (if know
	Divorce, Nullity, Legal Separation	Vancouver, British Colum		
	☐ Civil Harassment			
	☐ Domestic Violence	-		
	☐ Criminal			
	☐ Juvenile, Dependency, Guardianship			
	☐ Child Support			
	Parentage, Paternity			
	Other (specify):			
	Check here if you need more space. A title.	ttach a sheet of paper and v	write "DV-100, Oth	ner Court Cases" for a
b.	Are there any domestic violence restrainin	g/protective orders now (cr	iminal, juvenile, fa	mily)?
	X No Yes If yes, attach a copy if	••	,	•
Chack	the orders you want.			
	Personal Conduct Orders			
	I ask the court to order the person in 2 n	at to do the fallowing thing	-a ta ma an anyona 1	linted in (a).
	-			_
	a. A Harass, attack, strike, threaten, ass	· · · · · · · · · · · · · · · · · · ·		• •
	property, disturb the peace, keep u	nder surventance, impersor	iate (on the interne	i, electronically or
	otherwise), or block movements	ku in anu way inahudina ku		4-1-mb-m
	b. Contact, either directly or indirectly e-mail or other electronic means	ly, in any way, including bu	it not illinited to, by	telephone, man or
	_	ika anni antion to ant the ad-	duana an Innationa	C
	The person in (2) will be ordered not to ta		iresses or locations	oj any proieciea
	person unless the court finds good cause n Stay-Away Order	ioi io make ine oraer.		
	_	\\ + + 1 + 1 0 0	d C	(-1111-4141-)
	a. I ask the court to order the person in 2		_ yarus away irom	(спеск ан тан арргу):
		My vehicle The shild(ren)'s sahaal on sl	hild oans	
		The child(ren)'s school or cl	niid care	
		Each person listed in 3		
	My school	Other (specify):		
	b. If the person listed in (2) is ordered to set to get to his or her home, school, job, w			
8 🗖	Move-Out Order			
_	(If the person in (2) lives with you and you	u want that person to stay a	way from your hon	ne vou must ask for
	this move-out order.)	a want mas person to stay a	may ji om your non	ie, you must ask joi
	I ask the court to order the person in 2 to	move out from and not reti	irn to (address).	
	Land the court to order the person in (2) to	out from and not lott	со таки соод.	
	I have the right to live at the above address	s because (explain):	-	



This is not a Court Order.

•				ВБо21137	
9	Guns or Other Firearms	and Ammunit	ion		
	I believe the person in ② own If the judge approves the orde firearm or ammunition. The pelaw enforcement, any guns or	r, the person in (2 erson will be order	will be ordered not to oved to sell to, or store with,	vn, possess, purchase	e or receive a
(10)		mmunications			
			made to me by the person	in (2) that violate th	e judge's orders.
(11)	☐ Care of Animals				
		on, care, and contr	ol of the animals listed be	low. I ask the court to	o order the person in
	_		y from and not take, sell, t		-
	strike, threaten, harm, or	otherwise dispose	of the following animals:_		
	I ask for the animals to be	with me because:			-
(12)	Child Custody and \	/isitation			<u></u>
	a. X I do not have a ch	ild custody or visit	ation order and I want one		
	b.	ody or visitation o	rder and I want it changed	•	
	If you ask for orders, you Orders.	must fill out and a	ttach Form DV-105, Requ	est for Child Custod	y and Visitation
	You and the other parent	may tell the court	that you want to be legal p	arents of the childre	n (use Form
	DV-180, Agreement and J	udgment of Parent	tage).		
(13)	☐ Child Support (Check	k all that apply):			
\bigcirc	a. I do not have a ch		nd I want one.		
	b. I have a child sup	port order and I wa	int it changed.		
	c. I now receive or h	ave applied for TA	NF, Welfare, CalWORKS	S, or Medi-Cal.	
	If you ask for child suppo	rt orders, you mus	t fill out and attach Form	FL-150, Income and	Expense
_	Declaration or Form FL-1	55, Financial State	ement (Simplified).		
(14)	□ Property Control				
\cup	I ask the court to give only	y me temporary us	e, possession, and control	of the property listed	l here:
15)	☐ Debt Payment				
	_	e person in (2) to n	nake these payments while	the order is in effec	t:
		-	ach a sheet of paper and w		
	Pay to:	For:	Amount: \$	Due date:	
(16)	□ Property Restraint				
	I am married to or have	a registered dom	estic partnership with th	e person in ②. I a	sk the judge to order
	that the person in 2 not	borrow against, se	ll, hide, or get rid of or des	stroy any possessions	s or property, except
			ities of life. I also ask the j	judge to order the pe	rson in 2 to notify
	me of any new or big exp	enses and to expla	in them to the court.		
		This is	not a Court Order.		

*			Case Number: BD621137
exists. I asl	ed to or have a registered d	son in ② to pay	rship with the person in 2 and no spousal support order by spousal support. (You must complete, file, and serve fore your hearing).

Insurance I ask the court to order the person in (2) NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of me or the person in (2), or our child(ren), for whom support may be ordered, or both. I ask that the person in (2) pay some or all of my lawyer's fees and costs. You must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing. Payments for Costs and Services I ask the court to order the person in (2) to pay the following: You can ask for lost earnings or your costs for services caused directly by the person in (2) (damaged property, medical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing. Pay to: ______ ______For: ______ Amount: \$ _____ ■ Batterer Intervention Program I ask the court to order the person listed in (2) to go to a 52-week batterer intervention program and show proof of completion to the court. **◯** Other Orders What other orders are you asking for? An order deeming Respondent a "vexatious" litigant" per CCP sections 391 et seg. and all related remedies. Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Orders" for a title.

The papers must be personally served on the person in ② at least five days before the hearing, unless the court orders a shorter time for service. If you want there to be fewer than five days between service and the hearing, explain why below. For help, read Form DV-200-INFO, "What Is Proof of Personal Service?"

(24) No Fee to Serve (Notify) Restrained Person

If you want the sheriff or marshal to serve (notify) the restrained person about the orders for free, ask the court clerk what you need to do.

(25) Court Hearing

The court will schedule a hearing on your request. If the judge does not make the orders effective right away ("temporary restraining orders"), the judge may still make the orders after the hearing. If the judge does not make the orders effective right away, you can ask the court to cancel the hearing. Read Form DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order, for more information.

This is not a Court Order.

Case Number: BD621137	
<u> </u>	

(26) D	escribe Abuse
De bo ha su di:	escribe how the person in ② abused you. Abuse means to intentionally or recklessly cause or attempt to cause dily injury to you; or to place you or another person in reasonable fear of imminent serious bodily injury; or to rass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, keep you under recillance, impersonate (on the Internet, electronically or otherwise), batter, telephone, or contact you; or to sturb your peace; or to destroy your personal property. (For a complete definition, see Fam. Code, §§ 6203, 20.)
а. b.	Date of most recent abuse: 7/15/2015 Who was there? Myself, my attorney
c.	Describe how the person in ② abused you or your chikd(ren): Please see attached declaration
d.	Check here if you need more space. Attach a sheet of paper and write "DV-100, Recent Abuse" for a title. Did the person in ② use or threaten to use a gun or any other weapon? X No Yes (If yes, describe):
e.	Describe any injuries:
f. g.	Did the police come? X No Yes If yes, did they give you or the person in 2 an Emergency Protective Order? Yes No I don't know Attach a copy if you have one. The order protects you or the person in 2 Has the person in 2 abused you (or your children) other times? If yes, X check here and use Form DV-101, Description of Abuse or describe any previous abuse on an attached sheet of paper and write "DV-100, Previous Abuse" for a title.
1	ther Persons to Be Protected The persons listed in item (3) need an order for protection because (describe):
(28) Nu	imber of pages attached to this form, if any:
I declare	under penalty of perjury under the laws of the State of California that the information above is true and correct.
Date: 0	7/16/2015
	randov Sign your name Sign your name
• • • • • • • • • • • • • • • • • • • •	7/16/2015
Nicho	las A. Salick, Esq. s name, if you have one Lawyer's signature
	This is not a Court Order.

Revised July 1, 2014

Varian Drans

SSENTIAL FORMS**

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Request for Child Custody and Visitation Orders

Case Number:	·
BD621137	

Visitation				<u> </u>	21137		
This form is attached to DV-100, Check the orders you want ☑.	Request for Domest	ic Violence R	Restraini	ng Orde	er.		
Your name: Reed Randoy			_ 🗅	Mom	X Dad		ther*
Other parent's name: Marieke	Randov		[Y]	Mom	□ Dad		ther*
*If Other, specify relationship to							, til Ci
ij Omer, specijy retationsnip to							
I ask the court for custody as	V	Legal Custod who makes dec health, educati	isions ab	out	(Pe	ysical Cu rson you w ld to live w	ant the
Child's Name	Date of Birth	Mom	Dad	Other	Mo	m Dad	Other
a. HUNTER RANDOY	4/10/2012	2	X			. 🗓	
b							$\overline{\Box}$
c	<u> </u>						
d							
	ore space. Attach a s Order	sheet of pape		rite "DI	V-105, Ch	ild Custo	dy" for a ti
d Check here if you need mo	ore space. Attach a s Order ild custody or visitat	sheet of pape	ler. <i>C</i>	ounty: _	·		
d Check here if you need more change Current Court I want to change a current change Case Number (if you have it).	ore space. Attach a s Order ild custody or visitat : ind why you want a c	sheet of pape	ler. C	ounty: _			
d Check here if you need me Change Current Court I want to change a current check case Number (if you have it). Explain your current order as Check here if you need me.	ore space. Attach a s Order ild custody or visitat : ind why you want a c	sheet of pape	ler. C	ounty: _			
d Check here if you need me Change Current Court I want to change a current chic Case Number (if you have it). Explain your current order as Check here if you need me. Order" for a title.	ore space. Attach a some space. Attach a some space want a concern space. Attach a set of for the last 5 years you want to keep it cow and work backway.	sheet of pape tion court ord change sheet of pape	er and w	ounty: _ rite "D state th	V-105, Ch	nange Cur	rent Court
d. Check here if you need me. Change Current Court I want to change a current chick Case Number (if you have it). Explain your current order as Check here if you need monder" for a title. Child's Address Where has the child in (3) (a) live unknown to the other parent and your start with where the child lives not start with the child	ore space. Attach a some space. Attach a some space attach a some space. Attach a some space and work backwase current state).	sheet of pape tion court ord change. sheet of pape s? Give each confidential bards in time.	er and w city and secause of (If the continuous)	ounty: _ rite "D state the of dome	V-105, Ch	nange Cur is lived un nce or chi confident	rent Court
d. Check here if you need me Change Current Court I want to change a current check case Number (if you have it). Explain your current order and the Check here if you need moder" for a title. Child's Address Where has the child in (3) (a) live unknown to the other parent and your start with where the child lives not the box below and just provide the	ore space. Attach a some space. Attach a some space attach a some space. Attach a some space and work backwase current state). Child (state): Child (state):	sheet of pape tion court ord change. sheet of pape s? Give each confidential bards in time.	er and we city and oecause of (If the creation) with:	ounty:	V-105, Che child hastic violend dress is	nange Cun as lived un nce or chi confident here:	rent Court lless it is ld abuse. ial, check
d. Check here if you need me. Change Current Court I want to change a current chi Case Number (if you have it). Explain your current order as Check here if you need morder" for a title. Child's Address Where has the child in (3) (a) live unknown to the other parent and y Start with where the child lives not the box below and just provide the Child (3) (a) addresses (city and some content of the child (3) (a) addresse	ore space. Attach a some space. Attach a some space attach a some space. Attach a some space and work backwase current state). Child (state): Child (state):	sheet of pape tion court ord change. sheet of pape s? Give each confidential bards in time. (a) lived v	city and we couse of (If the couse of the co	ounty:	V-105, Che child has tic violend design to the child has the children to the c	nange Cun s lived ur nce or chi confident here: to pres	rent Court lless it is ld abuse. ial, check
dCheck here if you need me. Change Current Court I want to change a current chick. Case Number (if you have it). Explain your current order asCheck here if you need monder" for a title. Child's Address Where has the child in (3) (a) live unknown to the other parent and your start with where the child lives not the box below and just provide the child (3) (a) addresses (city and soConfidential	ore space. Attach a some space and work backware current state). Child (state): Mom	sheet of pape tion court ord change. sheet of pape s? Give each confidential b ards in time. Dad Ott	er and w city and w	ounty: _ rite "D state the former of the current of	V-105, Che child has the child	nange Cur as lived un nce or chi confident here: to pres to 6/1	erent Court lless it is ld abuse. ial, check

This is not a Court Order.

Judicial Council of California, www.courts.ca.gov

	Case Number:
•	BD621137
Other Children's Addresses	
Check here if the other child's (or children's) address informa	ation is the same as listed in (5).
If it is different, check here. Attach a sheet of paper and write	-
title. List other children's address information, including date	es, and name of person child lived with.
Other Custody Case	
Were you involved in, or do you know of, any other custody case	for any child listed in this form?
■ No ■ Yes If yes, fill out below and attach a copy of an	•
a. Name of each child in other custody case:	
b. Type of case: Parentage (Paternity) Divorce Ch	hild Support Guardianship
Juvenile/Dependency Domestic Violence	
Other (specify):	
c. I was a Party Witness Other (specify):	
d. Court(name):	
Address: County:	:State:
e. Date of court order:	
f. Case number (if you have it):	
Has custody Claims custody rights Claims visitation For these children (name of each child):	tion rights
Check here if you need more space. Attach a sheet of paper an Claiming Custody or Visitation" for a title.	nd write "DV-105, Other People With or
I ask the court to order that the person in (2) have the following	ng temporary visitation rights:
(Check all that apply)	
a. X No visitation until the hearing	
b. X No visitation after the hearing	
c. The following visitation until the hearing	after the hearing
(1) Weekends (starting):(The 1st week	kend of the month is the 1st weekend with a Saturday.)
lst 2nd 3rd 4th	☐ 5th weekend of month
	m. toat a.m p.m.
(day of week) (time) (2) Weekdays (starting):	(day of week) (time)
	m. toat a.m p.m.
(day of week) (time)	(day of week) (time)
This is not a Court	Order.

Case Number:
BD621137
summer vacation, holidays, and birthdays.
take children to the visits. pick up children from the visits and write "DV-105, Responsibility for
isor Other
must have written permission les
ld out of California and hide the child from me. 08, Request for Order: No Travel with Children. S a custody case in any court for the children

This is not a Court Order.



Request for Order:

	No Travel With Children	Case Number: BD621137
	This form is attached to DV-105, Request for Child Custody and Visi	itation Orders.
1	Your name: Reed Randoy	☐ Mom ☐ Dad ☐ Other*
(2)	Other parent's name: Marieke Randoy *If "Other," specify relationship with children:	Mom Dad Other*
3	c. A foreign country? Yes No If "yes, If "Yes," is the other parent a citizen of that country? Yes	" what county? " what state? " what country? Canada No
	If "Yes," does the other parent have family or emotional ties to that of	country? X Yes No
	Explain: Respondent has removed Hunter from Californ	ois after being gereed
	with the Summons and has been ordered twice	_
	removed from California. She keeps threate	
4	Why do you think the other parent may take the children without you	-
\mathbf{C}	The other parent: (Check all that apply)	permission:
	a. \(\times\) Has violated - or threatened to violate - a custody or visitation	n order in the past.
	b. \(\text{\text{Does not have strong ties to California.}} \)	. .
	c. Has done things recently that make it easy for him or her to the He or she has: (Check all that apply)	ake the children away without permission
	Quit his or her job Sold his or her	r home
	Closed a bank account Ended a lease	
	Sold or gotten rid of assets Hidden or des	troyed documents
	Applied for a passport, birth certificate, or school or med	lical records
	d. X Has a history of: (Check all that apply)	•
	Domestic violence	
	Child abuse	
	Not cooperating with me in parenting	

This is not a Court Order.

Please see attached Declarations of Petitioner, Jim Campbell.

DV-108, Page 1 of 2

 \rightarrow



X Child abduction

f. Please explain your answers to a-e:

e. Has a criminal record

		Case Number: BD621137		
<u></u>		What orders do you want? Check the boxes that apply to yo ☑ Post a Bond	ur case.	$\overline{\square}$
		I ask the court to order the other parent to post a bond for \$10000. If the children without my permission, I can use this money to bring the children back.	ne other parent	takes the
6	X	Do Not Move Without My Permission or Court Order I ask the court to order the other parent <i>not</i> to move with the children without my writ order.	ten permission	or a cou
7	X	🗓 No Travel Without My Permission		
		I ask the court to order the other parent not to travel with the children outside: (Check apply)	all that	
_		☐ This county ☐ California ☐ The United States ☐ Other (specify): _		
8	X	X Notify Other State of Travel Restrictions		
		I ask the court to order the other parent to register this order in the state of <u>Vancous</u> children can travel to that state for visits.	ver, BC t	efore the
9	X	☑ Turn In and Do Not Apply for Passports or Other Vital Documents		
		I ask the court to order the other parent to turn in and not apply for passports or other visas or birth certificates) that can be used for travel.	documents (su	ch as
(10)	X	☑ Provide Itinerary and Other Travel Documents		
\cup		If the other parent is allowed to travel with the children, I ask the court to order the ot give me before leaving:	her parent to	
		The children's travel itinerary		
		Copies of round-trip airline tickets		
		Addresses and telephone numbers where the children can be reached		
		An open airline ticket for me in case the children are not returned Other (specify):		
(11)	X	Notify Foreign Embassy or Consulate of Passport Restrictions ■		
<u> </u>		I ask the court to order the other parent to notify the embassy or consulate of BC/Ca	nada	
		of this order and to provide the court with proof of that notification within 14 ca	endar days.	
(12)		☐ Foreign Custody and Visitation Order		
\cup		I ask the court to order the other parent to get a custody and visitation order equal to t U.S. order before the child can travel to that country for visits. I understand that foreign changed or enforced depending on the laws of the country.	he most recent gn orders may	oe
13		I declare under penalty of perjury under the laws of the State of California that the informand correct.	ation on this fo	rm is true
	Dat	Date: 07/16/2015		
	Re	Reed Randoy Please see DV-100		
		Type or print your name Sign your name		

Revised January 1, 2012

Martin Dean's

SSENTIAL FORMS

DECLARATION OF REED RANDOY

- I, REED RANDOY, declare as follows:
- 1. I am the Petitioner in this matter and am over the age of eighteen (18) years. I have firsthand knowledge that the facts stated herein are true, except where I state "based on information and belief," in which case I believe those facts to be true. If called upon as a witness, I could and would testify competently thereto pursuant to Sections 2009 and 2015.5 of the California *Code of Civil Procedure*; Rule 5.113 of California *Rules of Court*, *Reifler v. Superior Court*, 39 Cal.App.3d 479 (1974); and *In re Marriage of Stevenot*, 154 Cai.App.3d 105 (1984).
- 2. I am submitting this declaration in support of my *Ex Parte* Application for a Domestic Violence Restraining Order against Respondent and related orders, and an order deeming her a vexatious litigant.

BASIS FOR EX PARTE RELIEF

- 3. Since July 1, 2015, Respondent, MARIEKE RANDOY (hereinafter referred to as "Respondent") has attempted to abduct our three (3) year old son, Hunter, and take him back to Canada in spite of this Court's July 1, 2015 order that Hunter shall remain in California pending the July 31, 2015 hearing.
- 4. Respondent has threatened to have me arrested for domestic violence, threatened to report my attorney (Mr. Salick) to the California State Bar, threatened my nanny (Heidi Halvardsson) threatened my friend who is renting me his guest house (Jim Campbell), threatened to report us for child abduction and violation of court orders.
- 5. Respondent has threatened to contact my employers and co-workers and try to get me fired. She has prevented me from accepting jobs due to her Ex Parte notice she

gave for July 14, 2015, and I had to cancel a job to appear in Court on Thursday, July 16, 2015.

6. Respondent has harassed and threatened us all. I think she has literally gone insane. She is acting irrational. She keeps filing motions with this Court asking for the same relief over and over again.

FACTS SINCE OUR LAST HEARING ON JULY 1, 2015 IN SUPPORT OF MY REQUESTED RELIEF

- The shall not leave California pending our July 1, 2015, and right after this Court ruled that Hunter shall not leave California pending our July 31, 2015 hearing, Respondent, Mr. Salick and I walked together down to the 2nd floor of the courthouse to pick up Hunter from childcare. As we were walking, Respondent said (I am paraphrasing): "Well, you're certainly going to learn the hard way what it's like to be a father since you're going to have him for the next month! Because I'm going back home to Vancouver!" After we picked Hunter up from childcare we all proceeded to walk towards the exit, at which time Respondent said something like: "Well, you're going to need his clothes, right? And you'll need his passport, right?" After conferring with my attorney, I proposed that Respondent and I walk to her hotel (she was staying blocks from the courthouse) so I could retrieve Hunter's clothing, toys and U.S. Passport. Respondent flipped off my attorney off and continued to slander him and myself as we walked with Hunter to her hotel where she and Hunter had stayed the night before. When we got to the hotel, Respondent was already checked out, packed and ready to take off for the airport.
- 8. She handed over Hunter's passport and a few belongings that she had brought for the day. They had only flown in to go to the court hearing and were planning on flying out

again after it was over. When I asked for Hunter's Canadian Passport, she first said she couldn't find it and then later said that she didn't have one. I do not have Hunter's Canadian passport but I know he has one. It is deceit like this that makes me scared that Respondent will abduct Hunter and take him to Vancouver. Hunter is not a toy – he's a child. I strongly believe that Respondent sees this entire case and this custody fight as a joke. I am merely trying to provide a stable environment for Hunter and work, but Respondent is doing everything she can, legal and illegal, to punish me and steal Hunter away from me. I believe Respondent has mentally lost it because her actions are inexplicable.

- 9. After I left Respondent's hotel, I took Hunter to my rented 1-bedroom guesthouse located at 4207 Chase Avenue, Mar Vista, CA 90066. Like I represented to the Court at the July 1st hearing, I hired a babysitter/helper (Heidi) to care for Hunter while I worked. Occasionally my friends helped care for Hunter, but between me, Heidi and my friends, Hunter was always supervised by responsible adults who made sure to feed him, cloth him, watch him, play with him, etc.
- 10. Once I was at work, Respondent started texting me and my friends incessantly. She threatened to call the police on us for abduction. She threatened to take Hunter and go back to Vancouver. She called us all names and threatened to turn my babysitter into Department of Child and Family Services ("DCFS"). She threatened to turn me into the IRS. She threatened to report my attorney to the State Bar. She threatened to take me to court twice a month for the next 16-years. She will not stop texting me threats even after I repeatedly asked her to stop.
- 11. Soon after I returned to work after July 1st I learned that Respondent did not actually go back to Vancouver like she said she would on the record in Court on July 1st. If

this Court recalls Respondent stated that she had no place to stay in L.A. She apparently is staying at her friend's apartment, Lucianna Carro, who accompanied Respondent to Court at the June 26, 2015 hearing (she was in the audience during the hearing). Respondent proceeded to harass, bully and threaten me and my friends for the next 2-weeks.

- 12. Since one of her threats has been that I am withholding Hunter from her, which is false because I thought she had gone back to Vancouver like she told this Court and told me in front of my attorney immediately after the July 1st hearing, I agreed to meet her at the park for a couple of hours so she could see Hunter.
- 13. If this Court will recall, in my Ex Parte RFO filed on June 6, 2015, Respondent picked up Hunter from my friend Jim's house and said she just wanted to take Hunter to the park... instead she drove directly to the airport and flew to Vancouver (this was the reason I filed my June 6th Ex Parte RFO because she violated the ATROs and removed Hunter from California). Then she did not let me even talk to Hunter until I saw him again on July 1st. Thus, I did not want feel it was safe to leave Hunter and Respondent alone.
- 14. I agreed to meet her when I was off of work and I could be there to supervise. I agreed to meet at the park near where I live and she showed up with her friend Lucianno Carro. They were videotaping me with their cell phones and accusing me on camera of 'being on my best behavior because the camera was on.' I let them play for 2-hours as I had agreed. While Respondent had Hunter in the swings she was kneeling down in front of him telling him things, not swinging him. Respondent was whispering to Hunter so I could not hear what they were saying. Later that night Hunter was acting up and telling me things like we could not stay where we were staying and my sitter could not come inside. When I asked him who told him that, he said, "Mommy."

- 15. After we were done at the park, they brought Hunter back to me while filming me and Respondent leaned in close to my face and accused me of drinking alcohol. I said on camera that I had not been drinking and that their little video game they were playing was over and I was leaving with my son. They waited for me to put him in my truck and then they followed me. I drove around the neighborhood to see if they were really trying to follow me they continued to follow me. Respondent texted me and accused me of being drunk (again, I was not), and she claimed that she wanted to make sure I got Hunter home safe. If she truly thought I was drinking then why would she let me get behind the wheel with Hunter in the car? They were harassing me, pure and simple. I drove back to my residence and they finally left.
- 16. It is pertinent for this Court to know that as a Union member I have a Class A commercial driver's license. Not only was I NOT drinking that afternoon/evening, I never drink and drive. My job and career depends on it, not to mention I had my 3-year old son with me and would never drink and drive. Her ability to try to trick me into saying something or do something that she can use against me further justifies why this woman cannot be trusted and is unfit to have custody of Hunter. Respondent is obviously trying to slander me and my sitter and friends to Hunter. I decided it was not in Hunter's best interest for her to see him until the July 31st hearing because she was manipulating our 3-year old son and putting thoughts into his head. Again, I think Respondent has literally lost it.
- 17. Respondent continued with more threats and texts to take Hunter from me and take him back to Vancouver, that she was going to call the police and report us to the authorities, that she was going to take all my money, get me fired from my job, turn me into the IRS for a reward and put the car that I purchased for her on the street to be impounded.

These threats demonstrate that Respondent does not care about this Court's orders or Hunter's best interest. She is dead-set on getting her way regardless of the consequences.

- 18. Her actions are not consistent with a person of a sound mind. I have personal knowledge that she suffers from depression and bi-polar disorder, and that she takes (or should be taking) medication for it. Respondent's manic behavior and hatred toward me is non-stop.
- 19. I believe, along with my friends and family, that my happy and healthy son cannot be allowed to be alone in her custody until she is seeks treatment and stabilizes. As illustrated in her barrages of text messages since July 1st that she has some serious anger issues, and I do not want our son around that. Hunter is only 3-years old.
- 20. As explained to the Court in my June 2015 Ex Parte RFO, Respondent has a family history of mental illness. Her mother was in a mental institution for over 30-years in Belgium before she died there. Respondent harbors an angry, negative behavior towards her family and I fear if it goes untreated, Respondent could end up in the same state. Respondent does not have a job, nor seems to want to get one, and has absolutely no way to support herself, let alone Hunter, in Vancouver. She has claimed multiple times that all she plans on doing is to fight me in Court for the next 16-years.
- 21. It was explicitly agreed between Respondent and I that she was going to move to Vancouver with Hunter for a "trial period" of 1-year, which was precisely the duration of our apartment lease. This 1-year trial period was so that Respondent could try to obtain acting credits as a local performer in order to build a résumé and be able to come back to Los Angeles to work in the film industry. During that 1-year period from April 2014 through April 2015 Respondent failed to book anything credit worthy and was only able to go on 7-

auditions in a year's time. Once I asked her to return with Hunter to Los Angeles she demanded a divorce and said I could not tell her what to do. Respondent's taunts and request for me to file for divorce in Los Angeles were detailed in my June 2015 Ex Parte RFO.

- 22. I assure the court I just want to do what is in Hunter's best interest. After the July 1st hearing I was (and still am) ecstatic to be able to spend a month with Hunter and wait to see how this Court ruled on July 31st. Respondent reported to me, my attorney and this Court that she was going to return to Vancouver. As evidenced in this declaration and supporting pleadings and text messages between us since July 1st she instead stayed here and has been wreaking havoc on Hunter, me, my friends, my ability to work, this Court, and my attorney.
- 23. I need to emphasize that Respondent's actions since July 1st have impeded my ability to earn a living. All these Ex Parte hearings and court dates have caused me to lose work and resulted in fees and costs that exceed what I earn. Respondent does not have a job or an attorney so it costs her practically nothing to keep coming back to Court. She is creating unnecessary mental stress for me due to the thought of possibly having to battle my son's mother rather than just get a phone call about when she can pick up Hunter or when I am working or not.
- 24. I desperately need these DVPA restraining orders to make Respondent stop texting, harassing, manipulating, calling and threatening me and my family and friends and putting Hunter's well-being in jeopardy. Respondent needs medical attention.

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foregoing is true and correct. Executed on July 16th, 2015 at Los Angeles, California. <u>Please see signature on DV-100</u> REED RANDOY, Petitioner LASC Case No. BD621137 In re Marriage of Randoy **Declaration of Reed Randoy**

DECLARATION OF JAMES "JIM" CAMPBELL

I, JAMES "JIM" CAMPBELL, declare as follows:

- 1. I am not a party to this action and am over the age of eighteen (18) years. I have firsthand knowledge that the facts stated herein are true, except where I state "based on information and belief," in which case I believe those facts to be true. If called upon as a witness, I could and would testify competently thereto pursuant to Sections 2009 and 2015.5 of the California *Code of Civil Procedure*; Rule 5.113 of California *Rules of Court*, *Reifler v. Superior Court*, 39 Cal.App.3d 479 (1974); and *In re Marriage of Stevenot*, 154 Cal.App.3d 105 (1984).
- 2. I am submitting this declaration in support of Petitioner, REED RANDOY'S Ex Parte Application for a Domestic Violence Restraining Order against Respondent and related orders, and an order deeming her a vexatious litigant.
- 3. Petitioner and I have been friends for years, and prior to this divorce case both my wife and I were on friendly terms with Hunter's mother, Respondent.

FACTS CONCERNING EVENTS THAT OCCURRED ON JULY 7, 2015

- 4. Collectively attached hereto as **EXHIBIT** "A" and incorporated herein by this reference are text message exchanges between myself and Respondent. These text messages corroborate the facts set forth in this Declaration.
- 5. On Tuesday 7/7/15 Respondent sent me and my wife, Anne Huarte (a licensed California attorney, SBN 158555), sent close to seventy (70) texts to me and my wife. Her texts were harassing, annoying, threatening, and disturbed the peace of me, my wife, and Respondent, as well as an LAPD officer. I asked Respondent no less than seven (7) times to

contact Petitioner and/or to stop texting me but she continued to send texts. I ultimately had to block her phone number to make it stop.

- 6. In her texts she stated repeatedly that she was coming over to my house to see the parties' son, Hunter, who is staying with Petitioner in our rented 1-bedroom guesthouse located on our property. My family lives in our main house. The address for the main house and guesthouse are the same.
- incident in June 2015 (when she said she 'just wanted to take Hunter to the park' while Reed was at work but instead took Hunter straight to the airport and left the country), I told her she wasn't welcome at our home and would have to wait for Petitioner to return home from work to see Hunter (please see EXHIBIT "A-1; A-3; A-4; A-5; A-6"). Respondent then repeatedly demanded proof of who was watching Hunter, demanded her contact information as well as my and my wife's driver's licenses, and threatened to call the police on us if we didn't give up this information (please see EXHIBIT "A-2; A-3; A-4; A-6; A-7; A-8; A-9"). Respondent kept saying that she was coming over to pick up Hunter and that we couldn't do anything about it. Respondent accused Petitioner of violating Court orders and accused us of 'wrongfully detaining' Hunter (please see EXHIBIT "A-2; A-3; A-4; A-6; A-8; A-9; A-11").
- 8. I relayed Respondent's texts to Petitioner, who then contacted an LAPD officer, Officer Jacobus, about a potential domestic altercation. Petitioner then gave me the numbers for his attorney and Officer Jacobus should Respondent follow through on her threat to show up at my house uninvited and start causing a scene. I then informed Respondent of this, and she responded that she was going to call the police that she should

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Declaration of James "Jim" Campbell

In re Marriage of Randoy

LASC Case No. BD621137

save the time and just call Officer Jacobus since he apparently already knew about her.

Fortunately, Respondent never showed up.

- A few days later on 7/12/15 Respondent texted that she was going to press
 charges against me and my wife. All the aforementioned text message exchanges are
 collectively attached.
- 10. I request this Court grant Petitioner's Ex Parte relief. Since Respondent was served with divorce papers she has grown increasingly harassing and menacing. She is disturbing my peace and the peace of my wife, Anne Huarte, not to mention Hunter, Petitioner and the nanny/helper whom Petitioner arranged to travel from overseas to care for Hunter while Petitioner was/is at work and when I and/or my wife are unable to take care of Hunter.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct. Executed on July 16th, 2015 at Los Angeles, California.

JAMES "JIM" JAMPBELL, Declarant

--

Dee following declaration dated 7/19/15.

I declare under penalty of perjury under the laws of the State of Date: 07/16/2015 WWS WARD (TYPE OR PRINT NAME)	California that the foregoing Is true and correct. AND HAUGH (SIGNATURE OF DECLAPANT) Attorney for Plaintiff Petitioner Defendant Respondent Other (Specify):
Form Approved for Optional Use Judicial Council of Catifornia Martin Death	DECLARATION Page 1 of 1

To whom it may concern:

On Tuesday 7/7/15 Marika texted me and my wife, Anne Huarte, saying she was coming over to my house to see her son Hunter, who is staying in my guest house with his father and my friend, Reed Randoy. I informed her that Reed was at work and that due to the last incident June, where she said she just wanted to take Hunter to the park while Reed was at work and ended up taking him to the airport and leaving the country, I told her she wasn't welcome at our home and would have to wait for Reed to return to see her son.

She wanted proof of who was watching Hunter and threatened to call the police on us if we didn't tell her and give up the information.

She said she was coming over to pick up Hunter and that we couldn't do anything about it. Reed had informed a local Los Angeles police officer, Officer Jacobus, about the potential for a domestic altercation and gave me the number of the officer and his attorney, should Marika show up and start causing a scene.

I informed her after she said she was going to call the police that she should save the time and just call Officer Jacobus, since he already knew about her. She never showed up.

A few days later, 7/12/15, she texted that she was going to press charges on me and my wife. $\$

mentharte 7/15/15.

All the text exchanges are included.

James J Campbell-

&

Anne Huarte-

	MC-080
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Nicholas A. Salick, Esq. (SBN 236583) Salick Family Law Group, APLC 9595 WILSHIRE BLVD., SUITE 900 BEVERLY HILLS, CA 90212 TELEPHONE NO. 310-492-4324 FAX NO. (Optional): E-MAIL ADDRESS (Optional): Nas@salickfamilylaw.com ATTORNEY FOR (Name): Petitioner, Reed Randoy SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS Angeles STREET ADDRESS: 111 N. Hill St. MAILING ADDRESS: 111 N. Hill St. CITY AND ZIP CODE: LOS Angeles, CA 90012 BRANCH NAME: Central District PLAINTIFF/PETITIONER: Reed Randoy DEFENDANT/RESPONDENT: Marieke Randoy	FOR COURT USE ONLY
DEFENDANT/RESPONDENT: Marieke Randoy DECLARATION	CASE NUMBER:
DECLARATION	BD621137

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Date: 07/16/2015 HGUI HAVARDSSON (TYPE OR PRINT NAME) Attorney for Plaintiff Petitioner Defendant Respondent Other (Specify):	Form Approved for Optional Use Audicial Council of Celifornia MC-000 [Flow. January 1, 2008] MCTITUM FRIBATION	ARATION	· _ · _ · ·		Page 1 of 1
Date: 07/16/2015 HEIDI HALVARDSSON Heidi Halvardman					Defendant
I deciste linder neasty of neally linder the laws at the Suite of Leithamia that the torescina is this and correct	HELDI HALVARDSSON	Coperor en sans almo	Halvard	MPU,	

To whom it may concern:

On Wednesday 7/8/15 Marika called me (she probably found my number on Google), saying she wanted to Skype with her son Hunter, at this point I thought Reed Randoy had given her my number and approved that she could Skype with Hunter, so I let her do it.

In the evening she wanted to Skype with him again and started to ask me questions about my arrangement with Reed and Hunter, I did not respond to any of her texts, I just let her Skype Hunter from my phone.

The next day she texted and wanted to Skype with Hunter again two times, and asked me more questions and telling me about rules and laws for babysitters, or if I was a new girlfriend who is trying to take her place. I still did not respond.

The following night when she asked (texted) me to Skype with Hunter she started to tell me that what I was doing was against the law, I did not respond or comment, just let her Skype with Hunter.

Saturday 7/11/15 she texted me saying that she wanted to speak to Hunter at 6pm, and told me to make sure he was available at that time. I did not see this text and did not respond, nor did I answer when she called. She texted that I was breaking the law by not allowing her to see her son and that she will pursue legal actions against me and that she is pressing charges against me.

She texted again that she was pressing charges against me the next day and called me the day after that, I did not respond.

All the text exchanges are included	All t	he 1	text	exchanges	are	incl	luded	i
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EXHIBIT "A"

(ii) 7, 201 09 PM from Marieke Petra Ebse Vekeman vioi Randoy

Hi guys heading over now

Jul 7, 2015, 1 09 PM from Marieke Petra Elise Vekemans Taylor Randoy

If you want to meet in the park from yesterday that's fine..

Jul 7, 2015, 1 15 PM to Marieke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

Marieke you can see him when reed is there

Jul 7, 2015, 1.15 PV to Maneke Patra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

You are not welcome at my house

Jul 7, 2015, 1 16 PM to Marieke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

He's out with the nanny shopping

Jul 7 2015, 1 17 PM to Marièke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

You can wait till he gets home

Jul 7, 2015, 1:30 PM to Marieke Petra Elise Vekemans Taylor Randoy, Anne Huarté My Wife

Reed will wrap later today



Please bring Heidi's drivers license phone number us working papers all that so I know who is caring for my child.

And if either of you are every going to care for hunter I need your drivers licenses also. Just a photo of it is fine.

I will give you all my information so you all have it too in case of any emergency.

I will also give you hunters health insurance card so you have it.

I'm sorry if Reed is making this seem awkward. I just want to see my son.

The courts will sort out the rest.

I'm not at all angry about the statement you made to the court - it was all thrown out.

I've ordered the court transcripts and will forward them to you if you want.

It is my understanding that Reed is violating court orders by staving with you guys. And bringing hunter on your boats.

But that's on him not on you.

Liust want to be able to see my son whenever I want. And call him via Skype three times a pay so he knows Llove him and I haven't disappeared. He doesn't understand what's going on.

Jul 7, 2015. 1 19 PM from Muneke Petra Elise Vekemans Taylor Randoy

I need to see him with the nanny then

Jul 7, 2015. 20 PM from Marieke Petra Elise Vekemans Taylor Randoy

I need her information her phone number etc as I explained in the previous text

(iii) 7, 2015 0 PM from Marieke Petra Elise Vekemans or Randoy

That's scary. He's not at your address and with a random person who I have never met?

No way.

IIII 7, 2015, 1 21 PM from Marieke Petra Elise Vekemans Taylor Bandoy

Tell her to return immediately and meet me at the park in half an hour

Jul 7, 2015 1 21 PM from Marieke Petra Elise Vekemans Taylor Randoy

I'm heading over now

aul 7, 2015, 1 23 PM from Marieke Petra Elise Vekemans Taylor Randoy

If you don't tell me where my child is or let me see my son you are wrongruny retaining nim

ULF 2015, 1.24 PM from Marieke Petra Elise Vekemans Taylor Randoy

I just want to see him guys it's no big deal

uul 7, 2015 25 PM from Marieke Petra Elise Vekemans Taylor Randoy

And I want to know who is taking care of my child right now I want all of her information is very simple request

Jul 7: 2013, 1:37 PM to Marieke Petra Elise Vekemans Taylor Randov, Anne Huarte My Wife



DI 7 2015 30 PM from Marieke Petra Elise Vekemans Taylor Randoy

I'm not visiting read

10 7, 2015. 30 PM from Marieke Fetra Elise Vekemans Taylor Randoy

I honestly don't care what he does

Jul 7, 2015 JD PM from Marieke Petra Elise Vekemans on

I need to meet the new nanny and see her working papers her drivers license and get her telephone number

2015. 31 PM from Manieke Petra Elise Vekemans Taylor Randoy

Anyone that's going to take my son off of your property I need to know that person's information now

2017, 2015, 7-34 PM from Marielte Petra Elise Vekemans Taylor Randoy

You do not have custody over my son but you allowed as perfect stranger to leave your property with my son and you do not want to give out her information that's not gonna work for me

Jul 7, 2015, 1.36 PM from Maneke Petra Elise Vekemans Taylor Randoy

It's very complicated Jim I have full physical custody over Hunter read is violating court orders by letting Hunter stay with you guys because I am not welcome on your property see how this is just not working out

vol 7, 3015 36 PM from Marieka Petra Elise Vekemans Taylor Randoy

I can see my son anytime I want I don't have to ask for an appointment

2015. A PM from Witness Petra Elise Vekemans Taylor Randov

Unfortunately Reed has involved you guys but normally I would just be speaking to read and read would be giving me the information off the babysitter and I'd be able to see three while Reed is at work no big deal

(12 1755) WE PM From Madeke Petra Elise Vekemans Taylor Randov

That's funny he blocked me

L 7 15 1:33 Fill Mariese Pena Filise Vekemans Taylor Randov, Anne Huarte My Wife

Sorry talk to Reed

Jul 7 2015. 8 PM from Marieke Petra Elise Vekemans or Rando

Trust me I don't want to have to deal with you guys it's not fair to you it's not fair to me but Reed is putting me in a very awkward situation and you guys in a very awkward and uncomfortable situation

IUL7, 2015, 1.39 PM to Marieke Petra Elise Vekemans Taylor Randoy. Anne Huarte My Wife

No Reed is not he's my friend he's got a apt he's moving into so talk to him... Thx bye

ul 7 2015, 1 39 PM from Manake Petra Elise Vekemans Taylor Randoy

He is making things that should be very uncomplicated and turning them into something that involves you guys and makes it incredibly complicated and stupid

Jul 7, 2015, 1.46 PM to Marieke Petra Elise Vekemans Taylor Bandoy. Anne Huarte My Wife

On another note Oscar and hunter are having a great time

11 T. 2015. 139 PM from Marieke Petra Elise Vekemans Taylor Randoy

Well actually you share about together and your children your child and my child take baths together and watch television together

2017 2015 1 39 PM from Marieke Petra Elise Vekemans Taylor Randoy

A boat

of 7 20 to 40 PM from Marieke Petra Elise Vekemans Taylor Randov

And you swore under oath made a statement in court so unfortunately you've involved yourself

2017, 2015, 40 PM from Marieke Petra Elise Vekemans Taylor Randoy

If you want to call the police I will please believe me I don't want to.

Jul 7, 2015. 1 PM from Marieke Petra Elise Vekemans Cor Rando

I just want to know where my son is who is caring for him know all of her contact information and her legal status in the United States

281 7, 2015, 1,42 PM from Marieke Petra Elise Vekemans Taylor Randoy

Right now you are helping read hide my son and not allowing me to know his whereabouts or who is caring for him and you have allowed my son off at your property

2017 2015, 1 44 PM from Marieke Petra Elise Vekemans Taylor Randov

With a complete stranger and you refuse to tell me this person's information.

Jul 7, 2015, 1,51 PM from Mancke Petra Elise Vekemans Taylor Randoy

Yeah and he's been ripped away from his mother the person who has cared for him since birth.

Jesus marike

Jul 7, 2615, 1:54 PM to Maneke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

He's with a nanny because Reed is working...

If you need all this info call Reed

Anne and I both have jobs and have to work so talk to Reed

11 3010 54 PM from Marieke Petra Elise Vekemans Taylor Randoy

I'm getting him back. Through court orders. Not to worry. Everything is getting done by the book. But the state department and the canadian embassy will intervene if necessary.

aul 7, 2015, 54 PM from Marieke Petra Elise Vekemans Taylor Randoy

Just tell me who she is and where she is

1.1 7 2015 4 PM from Marieke Petra Elise Vekemans or Rar

And her contact info

Jul 7, 2015, 1 56 PM from Marieke Petra Elise Vekemans Taylor Randoy

It's so simple. It's a very normal request. You would ask for the same information if you were in my shoes.

Jul 7: 2015, 2:15 PM to Marieke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

I don't have that that's a reed question she's a professional nanny very nice.... Norwegian.

Jul 7, 2015, 2:15 PM to Mariske Petra Eilse Vekemans Taylor Randoy, Anne Huarte My Wife

Please do not talk to me anymore thank you

Lul T. 2015, 1 57 PM from Marieke Petra Elise Vekemans Taylor Randoy

I already texted him about this all morning

143 AUS5, 158 PM from Marieke Petra Elise Vekemans Taylor Randoy

Jim and Ann I do not want to be contacting you. But Reed is a child and putting me in a position where I have no alternative.

Jul 7, 2015, 1 58 PM from Marieke Petra Elise Vekemans Taylor Randoy

Not knowing where my son is and who is caring for him is not an option .

CCI 7, 2015 - 58 PM from Marieke Petra Elise Vekemans Taylor Randoy

Sorry guys. That's not how I operate

1 - WILE St PM from Marieke Petra Elise Vekemans Taylor Randoy

Elaine tried this with me when she had him for two days.

_ul x 2015. () PM from Marieke Petra Elise Vekemans

Wouldn't let he see him or tell me where he was.

That's violating my parental custodial rights and authority. It's only common sense.

Jul 7, 2015, 2 03 PM from Marieke Petra Elise Vekemans Taylor Randoy

And the actual term for the offense is called wrongful retention. And harassment. Seriously put yourself in my shoes. Let me see my kid and let me know where he is and who he's with and give me all their information.

ALI 7, 2015, 2 21 PM from Marieke Petra Elise Vekemans Taylor Randoy

I will have the police at the door

25 3010 2020 PM to Mariake Petra Silse Vekemans Taylor Randoy, Anne Huarte My Wife

We called em already

Jul 4, 2015, 2 22 PM from Marioke Petra Elise Vekemans Taylor Randoy

Just want to meet the nanny. Have her information.

Give her my number have her call me

of 1 2015 ≥ 22 PM Rom Matteke Petra Elise Vekemans Taylor Randoy

She's a professional right?

17 2015 1 22 PM from Marielce Petra Elise Vekemans Taylor Randoy

Have her call me:)

Lul 7, 1911.5 11 23 PM from Mancke Petra Elise Vekemans Taylor Handoy

I'm the mother and she should contact me so she has my information

1 1015, 123 PM from Maneke Petra Flise Vekemans Taylor Randov

It's so easy guys.

2017, 2015 23 PM from Marieke Petra Elise Vekemans or Rando

We don't need to cross any wires

Jul 7, 2015, 2:26 Pili to Marieke Petra Elise Vekemans Taylor Randov, Anne Huarte My Wife

This is all reed stuff I didn't hire her

M.7, 2015, 2.25 PM from Marieke Petra Elise Vekemans Taylor Randov

Accuse each other of international child abduction!!

If she is the new nanny sge needs to be aware that right now she is unwittingly getting embroiled in a custody dispute simply because the man who hired her won't give out her contact information

2017 2015, 2.25 PM from Marieke Petra Elise Vekemans Taylor Randoy

I have her name. I will report her to the police of she doesn't contact me.

Jul 7, 2015, 2:25 PM to Marlehe Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

Ok

2015 P 25 PM Irom Maneke Petra Elise Vekemans Taylor Randoy

Well you might want to let him know

and 7, 2015, 2.20 PM from Mariake Petra Elise Vekemans Taylor Randoy

I'm sorry guys

- 11 (17) 21 PM from Myrieke Petra Elise Vekemans Taylor Randoy

I have to know where my child is and who has him at all times

10 2015, 827 PM from Marieke Petra Elise Vekemans Taylor Randoy

As parents I would think you could understand that.

Jul 7, 2015. 7 PM from Marieke Petra Elise Vekemans or Rand

Reed would have to get a court order to take these rights from me

Jul 7, 2015, 2 28 PM from Marieke Petra Elise Vekemans Taylor Randoy

He has no such order

Jul 7 2015, 2:31 PM to Maneke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

Call reeds attorney about this I don't have these answers

ul 7, 2015, 2 80 PM from Marieke Fetra Elise Vekemans Taylor Randoy

And we will be at your door. I'm sorry.

COLT 2015, 2.31 PM from Marieke Petra Elise Vekemans Taylor Randoy

All Reed has to do is give me her info and let her know I want to see my son and to let me meet them at a park

3017, 2015, 2 32 PM from Marieke Petra Elise Vekemans Taylor Randoy

Lol you trying to be funny?

and 7 2015 232 PM from Marieke Petra Elise Vekemans Taylor Randoy

I'm my own attorney

2015, 2015, 232 PM port Maneke Petra Elise Vekemans Taylor Randov

I don't need to contact reeds attorney

Jul 7 2015 2:36 PM to Marieke Petra Elise Vekemans Taylor Randoy, Anne Huarte My Wife

Great our police officer said that's fine call em officer Jacobus is his name

(m) 7, 2015 8 PM Poin Maneka Petra Elise Vekemans 0

Nick is terrified that I will beat him in court and wants to get as much of our community property he can before Reed fires him:) Nick is a liar, taking us to the cleaners for as long as he can and completely useless.

2G 7, 2015, 2 38 PM from Marieke Petra Elise Vekemans Taylor Randoy

No I will just call the appropriate authorities.

1017 xn15, 2 39 PM from Marieke Petra Elise Vekemans Taylor Randoy

But thank you for the chuckle.

2017, 2016, \$ 40 PM from Marieke Petra Elise Vekemaris Taylor Banday

Perfect thank you.. What police department? I will just go over there and speak with them

4 Legy A'S PM from Marieke Petra Elise Vekersans Taylor Randoy

?

(if 7 2015; 2.45 PM from Marieke Petra Elise Vekemans Taylor Randoy

Culver city PD?

July 1980 241 Fix to Maneke Pena Elise Vekemans Taylor Randoy, Anne Huarte My Wife



11 7, 2015, 2 47 PM from Marieke Petra Elise Vakentans Taylor Randoy

See you soon

1 1 2015 153 AM him Maneke Petra Elise Vekamans Taylor Randoy

I'm pressing charges against you.

1 2	NICHOLAS A. SALICK, ESQ. (SBN 236583 SALICK FAMILY LAW GROUP, APLC 9595 WILSHIRE BLVD., SUITE 900 BEVERLY HILLS, CA 90212	December Control Capitornia
3	TELEPHONE: 310-492-4324	Perior Court of Court
4	FAX: 310-492-4325	MI ! & VO. Debnis
5	Attorney for Petitioner, REED RANDOY	
6		Sherri R. Caile Mark Goode
7		•
8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
9	FOR THE COUNTY OF LOS	ANGELES – CENTRAL DISTRICT
10		
11	In re the Marriage of:) Case No. BD621137
12		DECLARATION OF NICHOLAS A. SALICK, ESQ. RE:
13	Petitioner: REED RANDOY	PETITIONER'S JULY 16, 2015 EX PARTE RFO
14	and)) DATE: July 16, 2015
15	Respondent: MARIEKE RANDOY) TIME: 8:30 a.m.) DEPT: 22
16) JUDGE: Hon. Tamara E. Hall
17		
18		
19		e as follows. I am the attorney of record fo
20		The facts herein are personally known to me, and
21	if sworn, I am competent to testify thereto.	
22		FICE FOR THURSDAY, JULY 16, 2015
23	_	95 Wilshire Blvd., Suite 900, Beverly Hills, CA
24	90212.	
25	[]	n.m. I emailed Respondent, MARIEKE RANDO
26	(hereinafter referred to as "Respondent"), i	in <i>pro per</i> at marikataylor@me.com to give her Ex
27		at 8:30 a.m. in Dept. 22 that Petitioner will file a
28	DVPA Restraining Order, related orders	, and an order deeming Respondent to be a
		1
	IRMO RANDOY	LASC No. BD621137

Declaration of Nicholas A. Salick, Esq.

vexatious litigant. Respondent replied to my email twice, both of which are collectively attached hereto as **EXHIBIT "A"** and incorporated herein by this reference. In Respondent's responses to my Ex Parte Notice she wrote the following:

- (a) "Thank you Nick, I couldn't have gotten in front of the judge without you." sent on July 15, 2015 at 9:56 a.m.
- (b) "Lol" sent on July 15, 2015 at 1:52 p.m.
- 3. I feel that Respondent's second response ("Lol") demonstrates her view that this entire divorce case is a joke. This belief is also based on the below-referenced events and Exhibits.

RESPONDENT'S NO-NOTICE EX PARTE RFO FILED ON JULY 13, 2015, AND HER NOTICED EX PARTE FOR JULY 14, 2015 FOR WHICH SHE DID NOT SHOW UP OR INFORM MY FIRM THAT SHE WAS NOT SHOWING UP

- 4. On Monday, July 13, 2015 at 8:29 a.m. Respondent emailed me Ex Parte Notice that on Tuesday, July 14, 2015 she would seek an order for the immediate return of Hunter to Vancouver, Canada. I forwarded said email to Petitioner and he canceled his work to be able to appear on July 14th. When I checked in with the clerk in Dept. 22 on July 14th I was shocked to learn that Respondent had filed her Ex Parte RFO on Monday, July 13, 2015, and that it was denied. Copies of Respondent's July 13th Ex Parte Notice and this Court's Minute Order from July 13th are collectively attached hereto as **EXHIBIT** "B" and incorporated herein by this reference. I asked the clerk for a copy of Respondent's Ex Parte RFO but was informed it was not available for copying. I have since ordered an expedited copy of it apparently it exceeds 140-pages.
- 5. When I returned from Court on July 14th I emailed Respondent to confirm what had occurred. She proceeded to accuse me of not being "smart enough" to check with the Court on July 13th about the results of her Ex Parte RFO, that I am "scum" and that I have "no desire to help" Petitioner, and that my only motive is to "bleed [Petitioner] dry" and "bleed [Respondent] dry." She finished with "See ya in court." Please see these email exchanges attached hereto as **EXHIBIT "C"** and incorporated herein by this reference.

is report.

6. Frankly, Respondent was making no sense whatsoever, blaming me for not checking with the Court on Monday, July 13th to see what happened with her Ex Parte RFO and did not seem to understand (or did not want to) that she gave us Ex Parte Notice for Tuesday, July 14th and thus there was no need or reason for me to check with the Court on July 13th.

RESPONDENT'S EX PARTE NOTICE FOR THUSDAY, JULY 16, 2015 SEEKING THE EXACT SAME RELIEF SHE SOUGHT UNSUCCESSFULLY ON JULY 13, 2015; RESPONDENT IS A VEXATIOUS LITIGANT

- 7. On July 15, 2015 at 9:31 a.m. Respondent emailed me Ex Parte Notice seeking the exact same relief verbatim that she put in her July 13th Ex Parte Notice attached hereto as EXHIBIT "B", i.e., the exact same relief she requested and was denied on July 13th. Attached hereto as **EXHIBIT "D"** and incorporated herein by this reference is Respondent's July 15, 2015 Ex Parte Notice.
- 8. In my ten (10) years as a practicing family law attorney I have never come across a situation like this. Respondent sent Petitioner and me on a wild goose chase on July 14th and caused me to waste this Court's time, my time, Petitioner's time, and caused Petitioner to lose income since he had to cancel a job to appear at Court on July 14th.
- 9. Respondent and her actions in the past few months, especially this week, indicate that she is the definition of a VEXATIOUS LITIGANT. She has asked repeatedly (I believe this will be the third time) that she has asked the Court for an order allowing her to take Hunter back to Vancouver. The pleadings filed herewith and text messages appear to show that Respondent will literally stop at nothing to get her way. Respondent has shown that she has no regard whatsoever for this Court's repeated orders that Hunter shall remain in California pending the July 31st hearing. Respondent has harassed, annoyed and taunted me, Petitioner, Petitioner's friends, his family, and has involved law enforcement in this case and repeatedly threatened to contact the State Department and other governmental entities to try to scare and intimidate Petitioner, his friends, and family. Respondent has threatened to report me to the California State Bar.

10. The worst part of Respondent's behavior is that she does not seem to show any regard for Hunter's well-being.

I declare under penalty of perjury under the laws of the State of California that the forgoing is true and correct. Executed this 16TH day of July 2015, at Beverly Hills, California.

SALICK FAMILY LAW GROUP, APLC

MICHOLAS A. SALICK, ESQ.

Attorney for Petitioner, REED RANDOY

.

EXHIBIT "A"

Nicholas Salick

From:

Marika Taylor <marikataylor@me.com>

Sent:

Wednesday, July 15, 2015 9:56 AM

To:

Nicholas Salick

Subject:

Re: IRMO Randoy - Ex Parte Notice

Thank you Nick,

I couldn't have gotten in front of the judge without you.

Sent from my iPhone

On Jul 15, 2015, at 9:51 AM, Nicholas Salick < nas@salickfamilylaw.com > wrote:

Marika:

This email shall serve as Ex Parte notice that on Thursday, July 16, 2015, at 8:30 a.m. in Dept. 22 of the Los Angeles Superior Court, located at 111 N. Hill Street, Los Angeles, CA 90012, Reed will be filing a request for a Domestic Violence Restraining Order and will be asking for the following relief:

- Sole legal and physical custody of Hunter to him.
- 2. No visitation to you, or in the alternative, supervised visitation with a professional monitor to be paid solely by you.
- 3. Personal conduct orders.
- 4. Stay-away order.
- 5. Order to record unlawful communication.
- 6. Property restraint order.
- 7. Attorney's fees and costs payable by you.
- 8. Family Code section-271 sanctions against-you.
- 9. An order deeming you as a vexatious litigant and an order for all available legal and monetary remedies pursuant to CCP section 391 et seq.

Thank you.

Sincerely,

Nick

Nicholas A. Salick, Esq.
Salick Family Law Group, APLC
9595 Wilshire Blvd., Suite 900
Beverly Hills, CA 90212
(310) 492-4324 – office
(310) 492-4325 – facsimile
nas@salickfamilylaw.com – Email



www.linkedin.com/in/nicriolassalick - LinkedIn

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Nicholas Salick

From:

Marika Taylor < marikataylor@me.com>

Sent:

Wednesday, July 15, 2015 1:52 PM

To:

Nicholas Salick

Subject:

Re: IRMO Randoy - Ex Parte Notice

Lol

Sent from my iPhone

On Jul 15, 2015, at 9:51 AM, Nicholas Salick < nas@salickfamilylaw.com > wrote:

Marika:

This email shall serve as Ex Parte notice that on Thursday, July 16, 2015, at 8:30 a.m. in Dept. 22 of the Los Angeles Superior Court, located at 111 N. Hill Street, Los Angeles, CA 90012, Reed will be filing a request for a Domestic Violence Restraining Order and will be asking for the following relief:

- 1. Sole legal and physical custody of Hunter to him.
- 2. No visitation to you, or in the alternative, supervised visitation with a professional monitor to be paid solely by you.
- 3. Personal conduct orders.
- 4. Stay-away order.
- 5. Order to record unlawful communication.
- 6. Property restraint order.
- 7. Attorney's fees and costs payable by you.
- 8. Family Code section 271 sanctions against you.
- 9. An order deeming you as a vexatious litigant and an order for all available legal and monetary remedies pursuant to CCP section 391 et seq.

-Thank-you.

Sincerely.

Nick

Nicholas A. Salick, Esq.
Salick Family Law Group, APLC
9595 Wilshire Blvd., Suite 900
Beverly Hills, CA 90212
(310) 492-4324 – office
(310) 492-4325 – facsimile
nas@salickfamilylaw.com – Email
www.linkedin.com/in/nicholassalick - LinkedIn

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A-U



EXHIBIT "B

Nicholas Salick

From:

Marika Taylor < marikataylor@me.com>

Sent:

Monday, July 13, 2015 8:29 AM

To:

Nicholas Salick

Subject:

Ex Parte Randoy

To Nicholas A Salick, Esq,

Please take notice that on Tuesday, July 14, 2015 at the Los Angeles Superior Court located at 111 N. Hill St. in Department 22 at 8:30 am, I will proceed with an ex-parte hearing on the immediate return of minor Hunter Randoy to his habitual residence in Vancouver, Canada. You have a right to attend such hearing if you wish to.

All my best,

Marieke Randoy

Sent from my iPhone

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date

ex

07-13-15

Honorable

Honorable

TAMARA HALL

M. OLIVER

Judge

Deputy Sheriff

M. GOODE

Judge Pro Tem C. MEHAFFIE

Not Reported

Dept: Dept. **CE 22**

[CE22] Deputy Clerk

Court Assistant

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

VS.

Marieke Randoy (X)

HABITUAL RESIDENCE.

Counsel For

Petitioner:

Counsel For Respondent:

In Pro Per (X)

NATURE OF PROCEEDINGS: RESPONDENT'S EX PARTE APPLICATION RE: IMMEDIATE RETURN OF THE MINOR HUNDER RANDOY TO HIS HOME OF

The matter is not held.

The Court reviews the ex-parte request in chambers and denies the request.

The Court finds that it must first determine the jurisdiction issue before it can make a child custody order. In the interim the ATROS prevail and Respondent's removal of the child was in violation of the ATROS.

The Respondent is given a copy of the Court's ruling in open court.

Moplain.doc

Page 1 of 1

Dept. DEPT: CE 22 [CE22] MINUTES ENTERED

07-13-15

COUNTY CLERK

EXHIBIT "C"

Nicholas Salick

From:

Marika Taylor < marikataylor@me.com>

Sent:

Tuesday, July 14, 2015 3:02 PM

To:

Nicholas Salick

Subject:

Re: Ex Parte Randoy

I told Reed that you would charge him for today.

You just want to charge us money.

You were notified that I filed for the ex parte. I did file. But it was denied.

I knew you wouldn't tell Reed though.

Mr. Salick, you did not reply to my notice. And Reed did not reply to my texts.

You still haven't responded to my email asking you about the case you read about in a magazine.

In my two months of knowing you I know that you are scum and have no desire to help your client.

You just want to cosign his anger and tell him what he wants to hear so you can bleed him dry. Bleed us dry.

See ya in court.

Continue not doing your job and charging my ex husband for it.

Sent from my iPhone

- > On Jul 14, 2015, at 2:53 PM, Marika Taylor <marikataylor@me.com> wrote:
- > Mr. Salick,

>

>

- > Not smart enough to check with the court the day before the ex parte to see what I filed with the clerk.
- > Did you not want to prepare for the ex parte?
- > No, you had all day yesterday to call the court and find out what's going on with the ex parte.
- > No, you don't bother or you do bother and you know the ex parte isn't happening but you want to charge your client anyway.
- > The fact you are incompetent? Not my problem.

EXHIBIT

> Sent from my iPhone

>> On Jul 14, 2015, at 11:19 AM, Nicholas Salick <nas@salickfamilylaw.com> wrote:

>>

>> Marika:

>>

>> This email shall confirm that you did NOT let me or anyone at my firm know that you were NOT going to proceed with your Ex Parte RFO this morning, 7/14/2015, at 8:30 a.m., per your email below which you sent to me yesterday at 8:29 a.m. Letting only Reed know that you wouldn't be appearing this morning is wholly insufficient. It makes no sense to give me, i.e. his attorney, Ex Parte notice but then let Reed know that you were cancelling it by only texting him. Clearly you knew how to give Ex Parte notice, yet you altogether failed to email or call me to cancel your Ex Parte notice.

>>

>> This email shall also confirm that you did NOT give me any notice whatsoever of your Ex Parte RFO vesterday morning, 7/13/2014, presumably minutes after you emailed me about your Ex Parte notice for today. Further, you did NOT give me proper Ex Parte notice that you were going to file your Ex Parte RFO yesterday morning on 7/13/2015. I only found out about your no-notice Ex Parte RFO after we showed up this morning. Fortunately, the clerk informed me that your Ex Parte you filed yesterday was denied. When I informed him that you gave us Ex Parte notice for this morning and that you did NOT give us notice for yesterday's Ex Parte, he replied that you represented to the Court that you did give us notice. I informed him that you, in fact, did not, which is why we were both there this morning. The clerk asked if I had your Ex Parte paperwork you filed vesterday and I stated I did not. When I asked for a copy of said pleadings he responded that he did not have them but was kind enough to provide us with the Minute Order confirming that your Ex Parte relief was denied vesterday. A copy of that Minute Order is attached hereto.

>>

>> In my ten (10) years of practice in family law I have never come across anything like this. You wasted my time, you wasted Reed's time, you wasted Reed's money, and Reed had to turn down a job to come to Court today. Further, you lied to the Court about giving us notice of vesterday's Ex Parte and sent us on a wild goose chase. Your actions are nonsensical and truly shock the conscious.

>>

>> Finally, I hope you realize that you missed the deadline to file with the Court anything detailing the Vancouver's Judge's contact information. I certainly did not receive anything from you regarding same.

>>

>> Sincerely,

>>

>> Nick

>>

- >> Nicholas A. Salick, Esq.
- >> Salick Family Law Group, APLC
- >> 9595 Wilshire Blvd., Suite 900
- >> Beverly Hills, CA 90212
- >> (310) 492-4324 office
- >> (310) 492-4325 facsimile
- >> nas@salickfamilylaw.com Email
- >> www.linkedin.com/in/nicholassalick LinkedIn This email
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```
>>
>>
>> ----Original Message-----
>> From: Marika Taylor [mailto:marikataylor@me.com]
>> Sent: Tuesday, July 14, 2015 8:42 AM
>> To: Nicholas Salick
>> Subject: Re: Ex Parte Randoy
>>
>> I wish reed or you would have simply called me this morning. Or returned my text message.
>> Indeed I'm not going through with ex parte this morning.
>>
>> Sent from my iPhone
>>
>>> On Jul 14, 2015, at 6:07 AM, Nicholas Salick <nas@salickfamilylaw.com> wrote:
>>> Marika:
>>>
>>> Reed is telling me you're no longer going forward this morning for an ex parte. This is evidenced
by the attached text message. This email shall confirm that you have NOT canceled this morning ex
parte hearing, and unless you cancel it in writing we are obligated to show up in Dept. 22 at 8:30 a.m.
>>>
>>> Thank you.
>>>
>>> Sincerely,
>>>
>>> Nick
>>>
>>> Nicholas A. Salick, Esq.
>>> Salick Family Law Group, APLC
>>> 9595 Wilshire Blvd., Suite 900
>>> Beverly Hills, CA 90212
>>> (310) 492-4324 - office
>>> (310) 492-4325 - facsimile
>>> nas@salickfamilylaw.com - Email
```

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>>> www.linkedin.com/in/nicholassalick - LinkedIn This email

>>>

C-3

>>> >>> -----Original Message----->>> From: Marika Taylor [mailto:marikataylor@me.com] >>> Sent: Monday, July 13, 2015 8:29 AM >>> To: Nicholas Salick >>> Subject: Ex Parte Randoy >>> >>> To Nicholas A Salick, Esq, >>> >>> Please take notice that on Tuesday, July 14, 2015 at the Los Angeles Superior Court located at 111 N. Hill St. in Department 22 at 8:30 am, I will proceed with an ex-parte hearing on the immediate return of minor Hunter Randoy to his habitual residence in Vancouver, Canada. >>> You have a right to attend such hearing if you wish to. >>> >>> All my best, >>> >>> Marieke Randoy >>>

>>> Sent from my iPhone

>>> <Marieke text re 07.14.2015 ex parte.pdf>

>> <2015-07-13 Minute Order (denying OP's Ex Parte no notice given).pdf>

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EXHIBIT "D"



From:

Marika Taylor < marikataylor@me.com>

Sent:

Wednesday, July 15, 2015 9:28 AM

To:

Nicholas Salick

Subject:

Ex parte

To Nicholas A Salick, Esq,

Please take notice that on Thursday July 16, 2015 at the Los Angeles Superior Court located at 111 N. Hill St. in Department 22 at 8:30 am, I will proceed with an ex-parte hearing on the immediate return of minor Hunter Randoy to his habitual residence in Vancouver, Canada.

You have a right to attend such hearing if you wish to.

All my best,

Marieke Randoy



			(A.21137		
9)	b. '	The person in (2	e) must:				
		-	•	ın dealer, or turn in to a lav	w enforcement agency, any guns	or other	
		firearms with	nin his or her immedia	ate possession or control. I	Oo so within 24 hours of being so	erved with	
		this order.			. '		
		• Within 48 ho	ours of receiving this	order, file with the court a	receipt that proves guns have be	en turned in,	
		sold, or store	d. (Form DV-800, Pr	oof of Firearms Turned In,	Sold, or Stored, may be used for	r the receipt.)	
		Bring a court	t filed copy to the hea	ring.			
	с. [The court ha	s received information	n that the person in ②own	ns or possesses a firearm.		
	d. [The court ha	s made the necessary	findings and applies the fi	rearm relinquishment exemption	under	
		Family Code	section 6389(h). Und	der California law, the pers	on in 2 is not required to reling	uish this	
		firearm (spec	ify make, model, and	serial number of firearm).			
	The firearm must be in his or her physical possession only during scheduled work hours and during						
		travel to and	from his or her place	of employment. Even if ex	cempt under California law, the	person in 2	
		may be subje	ect to federal prosecut	tion for possessing or contr	olling a firearm.		
10) 🗖	Rec	ord Unlawfu	I Communication	18			
$\stackrel{\smile}{\frown}$	The 1	person in 🕦 ha	s the right to record c	communications made by tl	ne person in ② that violate the j	udge's orders	
11) 🗖	Car	Care of Animals					
	The p	The person in 1 is given the sole possession, care, and control of the animals listed below. The person in 2					
	must stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack, strike						
	threaten, harm, or otherwise dispose of the following animals:						
12) 🗖	Chil	d Custody a	nd Visitation				
\smile	Chile	Child custody and visitation are ordered on the attached Form DV-140, Child Custody and Visitation Order					
	or (s _l	pecify other for	n):				
[13] 🖂	Chil	Child Support					
<u> </u>	Chile	Child support is ordered on the attached Form FL-342, Child Support Information and Order Attachment					
$\overline{}$	or (s	or (specify other form):					
14) 🗖	Pro	Property Control					
	Only	the person in (1) can use, control, ar	nd possess the following pr	operty:		
		4 Daymant			<u> </u>		
15) 🗖		ot Payment	ct make these navmer	nts until this order ends:			
	_				Due date:		
	_				Due date:		
					Due date:		
	-						
	☐ Check here if more payments are ordered. List them on an attached sheet of paper and write "DV-130, Debt Payments" as a title.						
46		perty Restra					
	- '	•		must not transfer horrow	against, sell, hide, or get rid of	or destroy	
					ess or for necessities of life. In a		
		· • •	-	•	them to the court. (The person i	_	
	-	-	_ •	or big expenses and explain The purt has made a "No-Conto	· -	" (
		-	•		er person for service of legal pap	erc related	
	reac	Clui WIIIICH COH	iaci unough a lawyer	or a brocess server or our	n berson for service of legal hab	CIS ICIAICU	

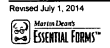
Con Number

This is a Court Order.

to a court case is allowed and does not violate this order.

Casé Number: BD621137	
DD021137	

				,			
(17)		Spousal Support Spousal support is ordered on the attached Form FL-343, Spousal, Partner, or Family Support Order					
_							
	Attachment or (specify other form):		<u>_</u>			
(18) □] Insurance						
_	The person	n in 🕦 🔲 the person in	(2) is ordered NOT to cash, b	porrow against, cancel, transfer, dispose			
	of, or change th	ne beneficiaries of any ins	urance or coverage held for the	benefit of the parties, or their child(ren),			
	if any, for who	m support may be ordered	, or both.				
(19)] Lawyer's Fe	es and Costs					
<u> </u>	The person in (2) must pay the following	lawyer's fees and costs:				
				Due date:			
	Pay to:	For:	Amount: \$	Due date:			
(20)	Payments fo	r Costs and Service	, S				
		must pay the following:					
	•			Due date:			
	•			Due date:			
	•			Due date:			
	•			sheet of paper and write "DV-130,			
		or Costs and Services" as		sheet of paper and write DV-150,			
(24) [•		u iiie.				
		Batterer Intervention Program The person in (2) must go to and pay for a 52-week batterer intervention program and show written proof of					
	-						
	•		st be approved by the probatio	п дерагинент.			
(22) 	Other Order	S					
\sim	Other orders (sp	pecify):					
(23) N	o Fee to Serve	(Notify) Restrained	Person				
	the sheriff or mars	shal serves this order, he o	r she will do it for free.				
(24) S	ervice	•					
a.	The people in	n 1 and 2 were at the	hearing or agreed in writing to	this order. No other proof of service is			
	needed.						
b.	The person in	n 1 was at the hearing. T	he person in 2 was not.				
	(1) Proo	f of service of Form DV-1	09 and Form DV-110 (if issued	d) was presented to the court. The			
	judge	's orders in this form are	the same as in Form DV-110 e	xcept for the end date. The person in			
	(2) must be served. This order can be served by mail.						
	(2) Proof of service of Form DV-109 and Form DV-110 (if issued) was presented to the court. The						
	· · · —		•	rm DV-110, or Form DV-110 was not			
				nally "serve" (deliver) a copy of this order			
		e person in ②.	in the second se	inity corre (mention) in copy of miss crue.			
(25) L		otective Order					
			ve Order—Domestic Violence,	is in effect			
		•	•	Expiration Date:			
			m on an attached sheet of pape	•			
	_			and write DV-130, Offer			
		al Protective Orders" as a	•	mmotootivo andar			
	b. No info	=	d to the judge about a criminal	protective order.			
			is is a Court Order.				



(Case Number: BD621137
Attached pages are orders. Number of pages attached to this six-page All of the attached pages are part of this or Attachments include (check all that apply) DV-140 DV-145 DV- Other (specify):	der. :
Date:	Judge (or Judicial Officer)

Certificate of Compliance With VAWA

This restraining (protective) order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

Warnings and Notices to the Restrained Person in 2

If you do not obey this order, you can be arrested and charged with a crime.

- If you do not obey this order, you can go to jail or prison and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. Unless the court grants an exemption, you must sell to, or store with, a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect. Even if exempt under California law, you may be subject to federal prosecution for possessing or controlling a firearm.

Instructions for Law Enforcement

Start Date and End Date of Orders

The orders start on the earlier of the following dates:

- The hearing date in item (5) (a) on page 2, or
- The date next to the judge's signature on this page.

The orders end on the expiration date in item (4) on page 1. If no date is listed, they end three years from the hearing date.

This is a Court Order.



_(
Case Number: BD621137		

Arrest Required If Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

Notice/Proof of Service

Law enforcement must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to obey the orders, the officer must enforce them. (Family Code, § 6383.)

Consider the restrained person "served" (noticed) if:

- The officer sees a copy of the *Proof of Service* or confirms that the *Proof of Service* is on file; or
- The restrained person was at the restraining order hearing or was informed of the order by an officer. (Fam. Code, § 6383; Pen. Code, § 836(c)(2).) An officer can obtain information about the contents of the order in the Domestic Violence Restraining Orders System (DVROS). (Fam. Code, § 6381(b)-(c).)

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, §13710(b).)

Child Custody and Visitation

The custody and visitation orders are on Form DV-140, items (3) and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.

Enforcing the Restraining Order in California

Any law enforcement officer in California who receives, sees, or verifies the orders on a paper copy, in the California Law Enforcement Telecommunications System (CLETS), or in an NCIC Protection Order File must enforce the orders.

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, §§ 6383(h)(2), 6405(b)):

- EPO: If one of the orders is an Emergency Protective Order (Form EPO-001) and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

	(Clerk will fill out this part.)		
	—Clerk's Certificate—		
Clerk's Certificate	's Certificate I certify that this Restraining Order After Hearing (Order of Protection) is a true and		
[seal]	correct copy of the original on file in the court.		
	Date:, Deputy		
	This is a Court Order		



	OV-140	Child Custod Order	dy and Visita	ation		Case Number BD621137	•		
1	Name of P	attached to <i>(check on</i>	·			_			
(2)	* If Other, sp	ent's Name: ecify relationship to rt Orders:						_	
3	Child C	custody is ordered	as follows:	who mak	es decis ducatior	to: (Person ions about a. Check at	(Person	al Custo the child at least on	lives with.
	b c	R RANDOY whildren, check here. ecify relationship to the	Attach a sheet of j		Dad	Other* Other* Other* Other*	Mom	Dad	Other*
4	a. N b. So c. T d. U (1 fr (2)	Visitation is ordered to visitation to cet the attached the parties must go to entil the next court or	Mom Dad Dad — —- page document of mediation at: —— der, visitation for starting): —— ——————————————————————————————————	Mom h a.m. a.m.	Dac The 1st wee 5th wee p.m. to p.m. to	d Other (n eekend of the mon ekend of month (day of week) at (day of week) visitation days	ame): th is the 1s (time) (time)	a.m	will be with a Saturday.) 1. p.m. 1. p.m.
5		rised Visitation of digital of charges of ch	_	sed as spe	ecified o	on Form DV-15	50, Super	vised Vis	sitation and

This is a Court Order.

Judicial Council of California, www.courts.ca.gov

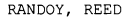
Rev January 1, 2012, Mandatory Form

Family Code, §§ 3020, 3022, 3040–3043, 3100, 6340,7604

Child Custody and Visitation Order

(Domestic Violence Prevention)

DV-140, Page 1 of 2





		Case Number: BD621137
"Responsomeon ab	onsibility for Transportation for Visitation nsibility for transportation" means the parent will take ne else to do so. Mom Dad Other (name): Mom Dad Other (name): Drop-off/pick-up of children will be at (address):	take children to the visits.
other pa	I With Children om Dad Other (name): arent, or a court order, to take the children outside of: The State of California The United States of America Other place(s) (list):	•
There is permiss	Abduction s a risk that one of the parents will take the children o sion. The orders in Form DV-145, Order: No Trai. (Fill out and attach Form DV-145 to this form.)	•
\smile $-$	Orders here and attach any other orders to this form. Write "	DV-140, Other Orders" as a title.
Jurisdict This court I		ase under the Uniform Child Custody Jurisdiction
	nd Opportunity to Be Heard ding party was given reasonable notice and an opport lifornia.	unity to be heard as provided by the laws of the
The country	of Habitual Residence y of habitual residence of the child or children in this her (specify):	
	s for Violating This Order ate this order, you may be subject to civil or criminal p	penalties, or both.
14 Duration If this form	of Child Custody, Visitation, and Support is attached to Form DV-130 (Restraining Order After in in effect after the restraining orders on Form DV-13	t Orders r Hearing), the custody and visitation orders in this

This is a Court Order.



Rev. January 1, 2012

DV-145 Order: No Travel With Children

<u> </u>	
Case Númber: BD621137	

This form is attached to DV-140, Child Custody and Vi	sitation Order.
Name of Protected Person:	Mom Dad Other*
Other Parent's Name: *If Other, specify relationship to child:	Mom □ Dad □ Other*
The Court Finds: There is a risk that (name of parent): because that parent: (check all that apply):	might take the children without permission
 a. Has violated - or threatened to violate - a custo b. Does not have strong ties to California c. Has done things that make it easy for him or he He or she has (check all that apply): Quit his or her job Closed a bank account Sold or gotten rid of assets Applied for a passport, birth certificate, or d. Has a history of: (check all that apply): Domestic violence Child abuse Not cooperating with the other parent in particular particular properties of the children without permission e. Has a criminal record f. Has family or emotional ties to another county. Note: If (f) is checked, at least one other item in ite 	Sold his or her home Ended a lease Hidden or destroyed documents school or medical records arenting , state or foreign country
	the parent in 3 from taking the children without permissinat has signed The Hague Convention on the Civil Aspects
The parent in (3) must post a bond for \$	 -
Do Not Move Without Written Permission The parent in 3 must not move with the children The United States Other (specify):	n outside This county California
without written permission from the other parent of	
Do Not Travel Without Permission of the	
The parent in (3) must <i>not</i> travel with the children	
-	States Other (specify):
without written permission of the other parent or a This is a Cou	

		BD621137
7. 🗖	Notify Other State of Travel Restrictions The parent in 3 must register this order in the state of to that state for visits.	before the children can travel
3 🗖	Turn in and Do Not Apply for Passports or Other V The parent in 3 must <i>not</i> apply for passports or other document be used for travel, and must turn in the following documents:	ts (such as visas or birth certificates) that can
9 🗖	Provide Itinerary and Other Travel Documents The parent in 3 must give the other parent the following before The children's travel itinerary Copies of round-trip airline tickets Addresses and telephone numbers where the children can be An open airline ticket for the other parent in case the children Other (specify):	reached
10 🗖	Notify Foreign Embassy or Consulate of Passport The parent in 3 must notify the embassy or consulate of provide the court with proof of that notification within	of this order and
11 🗖	Foreign Custody and Visitation Order The parent in 3 must get a foreign custody and visitation order before the children can travel to that country for visits. The court changed or enforced depending on the laws of that country.	-
12 🗖	Enforcing the Order The court authorizes any law enforcement officer to enforce this Child Abduction Unit of the Office of the District Attorney at:	order. In this county, contact the
13 🗖	Other	

Notice to Authorities in Other States and Countries

This court has jurisdiction to make child custody orders under California's Uniform Child Custody Jurisdiction and Enforcement Act (California Family Code, part 3, § 3400 et seq.) and The Hague Convention on the Civil Aspects of International Child Abduction (42 U.S.C. § 11601 et seq.). If jurisdiction is based on other factors, they will be listed in paragraph 13 above.

This is a Court Order.



CLETS-001

CONFIDENTIAL

CLETS Information

California Law Enforcement Telecommunications System (CLETS) Information Form	
This form is submitted with the initial filing (date):	
This is an amended form (date):	
Important: This form MUST NOT become part of the public court file. It is confidential and private.	
Fill out as much of this form as you can and give it to the court clerk. If the court issues a restraining order, this form will provide law enforcement with information that will help them enforce it. If any of this information changes, fill can new (amended) form.	ut
Case Number (if you know it): BD621137	
(1) Person to Be Protected (Name): ZEAD RANDUY	_
Sex: M F Height: 511" Weight: 205 Race: WHTTE	
Hair Color Bull De Eye Color: Bull Age: 44 Date of Birth: 8/4/70	
Mailing Address (listed on restraining order): 13428 MAXEUM Son 559	
City: NARINA VILL Kustate: 4 Zip: 912Gelephone (optional): 3/07390	<u>3</u> 35
Vehicle (Type, Model, Year). OF FORD EXCUSION (License Number and State):	
(2) Person to Be Restrained (Name): MARIEKE FANDON	
Sex: M M F Height: 5 Weight: 130 Race: MH772	_
Hair Color: Blows Eye Color: Bus Age: 57 Date of Birth: 10/25/15	-
Residence Address: 465 CMADE JWADE ZOOG	
City: VANUOVILL State AN Zip 65/Wheephone: 310 709602	7
Business Address:	
City: State: Zip: Telephone:	
Employer:	
Occupation/Title: Work Hours:	_
Driver's License Number and State A D3732-36 Social Security Number: 68439 17/4	
Vehicle (Type, Model, Year): (License Number and State):	_
Describe any marks, scars, or tattoos:	
Other names used by the restrained person:	
3 Guns or Firearms Describe any guns or firearms that you believe the person in 2 owns or has access to (Number, types, and locations):	_
	_
Other Bernste A. B. Bertardad	
(4) Other People to Be Protected Name Date of Birth Sex Race Relation to Person in (1)	
HUNTER KANDON 4/10/12 M WASTE SON	
James Compace 11/30/68 N WATE PRIST	_
Additional persons to be protected are listed on Atjachment 4. WHITE FRIEND	711/2
This is not a Court Order—Do not place in court file.	

Judicial Councit of California, www.courts.ca.gov Revised January 1, 2012, Mandatory Form Cal Rules of Court, rule 1 51 Martia Drans

ESENTIAL FORMS™

4. . .

	Case Number: BD621137
5	☐ Criminal Protective Order a. ☐ A criminal protective order on Form CR-160, Criminal Protective Order—Domestic Violence, is in effect. Case Number: County: Expiration Date:
	b. No information has been provided to the judge about a criminal protective order.
	To the person in 2
	The court has granted the temporary orders checked below. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.
6	Personal Conduct Orders Not requested Denied until the hearing Granted as follows: a. You must not do the following things to the person in and persons in : Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, disturb the peace, keep under surveillance, impersonate (on the Internet, electronically or otherwise), or block movements
	 Contact, either directly or indirectly, in any way, including but not limited to, by telephone, mail, e-mail or other electronic means Take any action, directly or through others, to obtain the addresses or locations of the persons in 1 and 3. (If this item is not checked, the court has found good cause not to make this order.) b. Peaceful written contact through a lawyer or process server or another person for service of Form DV-120 (Response to Request for Domestic Violence Restraining Order) or other legal papers related to a court case is allowed and does not violate this order. c. Exceptions: Brief and peaceful contact with the person in 1, and peaceful contact with children in 3, as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise.
7	Stay-Away Order
8	b. Exceptions: Brief and peaceful contact with the person in 1, and peaceful contact with children in 3, as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise. Move-Out Order Not requested Denied until the hearing Granted as follows: You must take only personal clothing and belongings needed until the hearing and move out immediately from (address): This is a Court Order.
	This is a dount order.

	` •
	Case Number: BD621137
	BD621137
9 No Guns or Other Firearms or Ammunition	
	ceive or try to receive, or in any other way get guns, other
b. You must:	
	n in to a law enforcement agency, any guns or other firearms so within 24 hours of being served with this order.
stored, or sold. (You may use Form DV-800, Prod	the court a receipt that proves guns have been turned in, of of Firearms Turned In, Sold, or Stored, for the receipt.)
Bring a court filed copy to the hearing.	
c. The court has received information that you ow	or possess a firearm.
10) Record Unlawful Communications	
Not requested Denied until the hearing	Granted as follows:
The person in ① can record communications made by	you that violate the judge's orders.
The person in 1 is given the sole possession, care, and must stay at least yards away from and not threaten, harm, or otherwise dispose of the following at	ot take, sell, transfer, encumber, conceal, molest, attack, strike
Child custody and visitation are ordered on the attached	e parent with temporary custody of the child must not remove
Child Support Not ordered now but may be ordered after a noticed here.	
	•
14) Property Control Not requested De Until the hearing, only the person in 1 can use, contro	
15) Debt Payment Not requested Denied	l until the hearing
The person in 2 must make these payments until this	
_	Amount: \$ Due date:
Pay to: For:	Amount: \$ Due date:



	BD621137
Property Restraint Not requested Denied until the If the people in (1) and (2) are married to each other or are registered the person in (1) the person in (2) must not transfer, borrow any property, including animals, except in the usual course of business each person must notify the other of any new or big expenses and experior contact the person in (1) if the court has made a "no contact" Peaceful written contact through a lawyer or a process server or other to a court case is allowed and does not violate this order.	domestic partners, v against, sell, hide, or get rid of or destroy ss or for necessities of life. In addition, blain them to the court. (The person in 2) " order.)
17 Spousal Support Not ordered now but may be ordered after a noticed hearing.	
Insurance The person in 1 the person in 2 is ordered NOT to cash, bor change the beneficiaries of any insurance or coverage held for the lany, for whom support may be ordered, or both.	
19 Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing.	
Payments for Costs and Services Not ordered now but may be ordered after a noticed hearing.	
21 Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing. 22 Other Orders Not requested Denied until the heart	ing Granted as follows:
Check here if there are additional orders. List them on an attache Orders" as a title.	ed sheet of paper and write "DV-110, Other
No Fee to Serve (Notify) Restrained Person If the sheriff serves this order, he or she will do so for free.	
Date: Judge (or Judge)	dicial Officer)

Warnings and Notices to the Restrained Person in 2

If you do not obey this order, you can be arrested and charged with a crime.

- If you do not obey this order, you can go to jail or prison and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.



Case	Nu	mt	er:
BD6	21	13	37

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect.

Service of Order by Mail

If the judge makes a restraining order at the hearing, which has the same orders as in this form, you will get a copy of that order by mail at your last known address, which is written in ②. If this address is incorrect, or to find out if the orders were made permanent, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not go to the hearing, the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve a Financial Statement (Simplified) (Form FL-155) or an Income and Expense Declaration (Form FL-150) if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- Spousal support: File and serve an *Income and Expense Declaration* (Form FL-150) so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Instructions for Law Enforcement

This order is effective when made. It is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, §13710(b).)



Case Number: BD621137	

Conflicting Orders-Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2, and Fam. Code, §§ 6383(h), 6405(b)):

- 1. *EPO*: If one of the orders is an *Emergency Protective Order* (Form EPO-001), and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case
 takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain
 in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Child Custody and Visitation

- The custody and visitation orders are on Form DV-140, items 3 and 4. They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

(Clerk will fill out this part.)
-Clerk's Certificate-

Clerk's Certificate [seal]

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

Date: ______, Deputy



Name of Protected Person:	
Your lawyer in this case (if you have one):	
Name: Nicholas A. Salick State Bar No.:	
Firm Name: Salick Family Law Group, APLC	
Address (If you have a lawyer for this case, give your lawyer	's
information. If you do not have a lawyer and want to keep you	ur home
address private, give a different mailing address instead. You	do not have Fill in court name and street address:
to give your telephone, fax, or e-mail.):	Superior Court of California, County of
Address: 9595 WILSHIRE BLVD., SUITE 900	Los Angeles
City: BEVERLY HILLS, State: Zip:Zip:	IIII N. HIII SC.
Telephone: 310-492-4324 Fax:	11 00 NOWO 100 CN 00012
E-mail Address: nas@salickfamilylaw.com	Central District
E-mail Address: has wsallektamiltytaw.com	Clerk fills in case number when form is filed.
Name of Restrained Person:	Case Number: BD621137
Description of restrained person:	
Sex: M F Height: Weight:	Hair Color:Eve Color:
Race:	
Address (if known):	•
City:S	
Relationship to protected person:	•
☐ Additional Protected Persons	
In addition to the person named in (1) , the following persons	and mustooted by audoma as indicated in itams
_ ;	are protected by orders as indicated in items (6)
and (7) (family or household members): Full name	Relationship to person in (1) Sex Ag
Check here if there are additional protected persons. List	t them on an attached sheet of paper and write,
"DV-130, Additional Protected Persons," as a title.	
Expiration Date	
The orders, except as noted below, end on	
	_ a.m. p.m. or midnight

This order complies with VAWA and shall be enforced throughout the United States. See page 5.

This is a Court Order.

Judicial Council of California, www courts.ca gov Revised July 1, 2014, Mandatory Form Family Code, § 6200 et seq. Approved by DOJ



		(Case Number: BD621137
5	He	earings	
٠	a.	The hearing was on (date): with (name of judic	cial officer):
	b.	These people were at the hearing (check all that apply):	,
	-	The person in 1 The lawyer for the person in 1 (name):	
		The person in 2 The lawyer for the person in 2 (name):	
	c.	The people in 1 and 2 must return to Dept of the c	court on (date):
		at (time): a.m p.m. to review (specify	v issues):
		To the person in 2:	
	the	ne court has granted the orders checked below. Item	<u> </u>
6		Personal Conduct Orders	
		a. The person in (2) must not do the following things to the protecte	ed people in (1) and (3):
		Harass, attack, strike, threaten, assault (sexually or otherwise	e), hit, follow, stalk, molest, destroy personal
		property, disturb the peace, keep under surveillance, imperso	onate (on the Internet, electronically or
		otherwise), or block movements.	
		Contact, either directly or indirectly, by any means, including	g, but not limited to, by telephone, mail,
		e-mail, or other electronic means.	
		Take any action, directly or through others, to obtain the add	
		(If this item is not checked, the court has found good cause n	
		b. Peaceful written contact through a lawyer or process server or and related to a court case is allowed and does not violate this order.	other person for service of legal papers
		c. Exceptions: Brief and peaceful contact with the person in (1)	and neaceful contact with children in (3)
		required for court-ordered visitation of children, is allowed u	• •
		otherwise.	iness a criminal protective craci says
7	П	Stay-Away Order	
		a. The person in (2) must stay at least (specify):	yards away from (check all that apply):
		The person in (1) School of person	
		The persons in 3 The child(ren)'s	s school or child care
		Home of person in 1 Other (specify):	
		The job or workplace of person in 1	
		☐ Vehicle of person in ①	
		b. Exceptions: Brief and peaceful contact with the person in 1	
		as required for court-ordered visitation of children, is allowe	d unless a criminal protective order says
		otherwise.	
(8)		Move-Out Order	
		The person in (2) must move out immediately from (address):	
			
9	No	o Guns or Other Firearms or Ammunition	
		a. The person in 2 cannot own, possess, have, buy or try to buy,	receive or try to receive, or in any other way
		get guns, other firearms, or ammunition.	
		This is a Court Order.	

Revised July 1, 2014 Martin Denn's

ESSENTIAL FORMS"

CLETS-001

CONFIDENTIAL CLETS Information

California Law Enforcement Telecommunications System (CLETS) Information Form

1611	Offication Form
☐ This form is submitted with the initi	ial filing (date):
☐ This is an amended form (date):	
portant: This form MUST NOT become pa	rt of the public court file. It is confidential and private.
	to the court clerk. If the court issues a restraining order, this form t will help them enforce it. If any of this information changes, fill out
Case Number (if you know it):	B0621137
Person to Be Protected (Name)	
Sev: M IN F Height	Weight: 130 Race: Caucasian
Hair Color: Dance Eve Color: 1919	6 Age: 38 Date of Birth: 10.25. 1974
Mailing Address (i substitution of the subs
-	State: Zip: Telephone (optional):
Person to Be Restrained (Name):	(License Number and State):
Sex: WM DF Height: 5 Ft II	Weight: 235 Race: Cascastan
Hair Color: Eve Color: Dy	2 Age: 45 Date of Birth: 08.04.1970
Residence Address: 4206 (has	LAVE 155
City: Los Angeles s	tate: CA Zip: 9006 Telephone: 30 739 8335
Business Address:	•
	tate: Zip: Telephone:
Employer: Quix 64e	
	Work Hours:
-	
Vehicle (Type Model Vegr): BM W	Social Security Number:
Describe any marks, scars, or tattoosl'	(License Number una Blate). 4 SWOOD =
Other names used by the restrained person:	
` '	
Guns or Firearms Describe any gui (Number, types,	ns or firearms that you believe the person in 2) owns or has access to
none (wanter, types,	
Other People to Be Protected	Relation to
Name	Date of Birth Sex Race Person in (1)
Hunter Randou	04/10/2012 M (quession 500)
Additional persons to be protected are list	sted on Attachment 4.
This is not a Cour	rt Order - De not place in court file

DV-100 Reque or Domestic Violence Restraining Order	ch amps date here when form is filed.
You must also complete Form CLETS-001, Confidential CLETS Information, and give it to the clerk when you file this Request.	
1 Name of Person Asking for Protection:	MANY KASK
1) Name of Person Asking for Protection: MARIE Carlo Age 38" Your lawyer in this case (if you have one):	Mountained to the state of the
Name: State Bar No.:	_
Address (If you have a lawyer for this case, give your lawyer's	_
information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.):	Fill in court name and street address: Superior Court of California, County of
Address: 668 CHadel Parada # 2006 Vians	ogue more our our '
City: 6 C STATE CANAL Telephone: 370 709 60 23 Fax:	المراسم المراسم
E-Mail Address: write to marika and od ce	Court fills in case number when form is filed.
2 Name of Person You Want Protection From:	Case Number:
<u> </u>	
Description of person you want protection from:	
Sex: M M F Height: 574 11 Weight: 225 Hair	
	5 Date of Birth: 8/4/1930
Address (if known): 4206 Chase Aul City: Los Amacles State	e: CA Zip: 90066
Do you want an order to protect family or household m	embers? Ves D No
If yes, list them:	eniberat El 162 El 140
	with you? Relationship to you
- Hunter Randon M 3 Dry	
	es No
Check here if you need more space. Attach a sheet of paper and wr	• •
4 What is your relationship to the person in ②? (Check all	l that apply):
a. We are now married or registered domestic partners.	If you do not have one of these relationships,
FTT 177 1	the court may not be able to consider your
c. We live together. d. We used to live together.	request, Read Form <u>DV-500-INFO</u> for help.
e. We are related by blood, marriage, or adoption (specify relation	ship): Marria e 8.
f. We are dating or used to date, or we are or used to be engaged to	
g. We are the parents together of a child or children under 18:	
Child's Name: Hunter Randon	Date of Birth: 04/10/2012
Child's Name:	Date of Birth:
Child's Name:	Date of Birth:
Check here if you need more space. Attach a sheet of paper and title.	write "DV-100, Protected People" for a
h. We have signed a Voluntary Declaration of Paternity for our ch	ild or children. (Attach a copy if you have one).
This is not a Court Orde	r.

<u> </u>				1306	31137	
5 Other Court Cases a. Have you or any other person named in (3) No V Yes If yes, check each kind	 -				-)
Kind of Case	-	Tribe Who		Year Filed	us jiieu. Case Number	r (if known)
Divorce, Nullity, Legal Separation	•	Anael		2015	4BD	
☐ Civil Harassment ☐ Comestic Violence		ringe			047.0	<u>31/351</u>
Juvenile, Dependency, Guardianship Child Support Parentage, Paternity				المتحار	uzdy:	
Other (specify):						
Check here if you need more space. A title. b. Are there any fomestic violence restraining						s" for a
☐ No Yes If yes, attach a copy			o (o:	····, j · ······ , .	······	
Check the orders you want. ☑						
6 Personal Conduct Orders I ask the court to order the person in 2	\	• 37			Tios:	
a. Harass, attack, strike, threaten, as property, disturb the peace, keep otherwise), or block movements b. Contact, either directly or indirect e-mail or other electronic means. The person in 2 will be ordered not to person unless the court finds good caus	under survetly, in any	eillance, in way, included to ge	ing but no	on the Interrot limited to, b	y telephone, m	ail or
7			•	·		
a. I ask the court to order the person in	2 to stay	at least	oo yai	ds away from	(check all tha	t apply):
D/My home	The chi	ld(ren)'s so	chool or ch	ild care		
My home My job or workplace My school	Each pe	erson listed specify):	in 3	tiends L	uciana C	Anthon arco Roc
b. If the person listed in (2) is ordered to get to his or her home, school, job	to stay awa	y from all	the places	listed above,	will he or she st	till be able
8 Nove-Out Order		-				
(If the person in 2) lives with you and this move-out order.)	l you want	that person	to stay av	vay from your	home, you mus	t ask for
I ask the court to order the person in 2						146
I have the right to live at the above add		-	•	the la		
Thi	s is not a	Court C	rder.		•	

Case Number:

_ `				
[]	Number:			
	20	1. 2	2	-
	15D	63	<u> </u>	+

9	tiuns or Other Firearms or Ammunition believe the person in ② owns or possesses guns, firearms, or ammunition. ☐ Yes ☑ No ☐ I don't know the judge approves the order, the person in ② will be ordered not to own, possess, purchase, or receive a rearm or ammunition. The person will be ordered to sell to, or store with, a licensed gun dealer, or turn in to aw enforcement, any guns or firearms that he or she owns or possesses.	
10	Record Unlawful Communications I ask for the right to record communications made to me by the person in ② that violate the judge's orders.	
11)	Care of Animals I ask for the sole possession, care, and control of the animals listed below. I ask the court to order the person in 2 to stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack, strike, threaten, harm, or otherwise dispose of the following animals:	-
	I ask for the animals to be with me because:	- -
12	Child Custody and Visitation a. I do not have a child custody or visitation order and I want one b. I have a child custody or visitation order and I want it changed. If you disk for orders, you must fill out and attach form DV-105 Request for Child Custody and Visitation Orders. You and the other parent may tell the court that you want to be legal parents of the children (use Form DV-180, Agreement and Judgment of Parentage). Child Support (Check all that apply): a. I do not have a child support order and I want one.	= 0352 03
	 b. I have a child support order and I want it changed. c. I now receive or have applied for TANF, Welfare, CalWORKS, or Medi-Cal. If you ask for child support orders, you must fill out and attach Form FL-150, Income and Expense Declaration or Form FL-155, Financial Statement (Simplified). 	
14	Property Control I ask the court to give only me temporary use, possession, and control of the property listed here: Prive (2002) That is partled in the agence in Vancouve	_
15 16	I ask the court to order the person in ② to make these payments while the order is in effect: Check here if you need more space. Attach a sheet of paper and write "DV-100, Debt Payment" for a title. Pay to: Pay to: Amount: \$\left(0,000)\$ Due date: Property Restraint I am married to or have a registered domestic partnership with the person in ②. I ask the judge to order) !
	that the person in 2 not borrow against, sell, hide, or get rid of or destroy any possessions or property, except in the usual course of business or for necessities of life. I also ask the judge to order the person in 2 to notify me of any new or big expenses and to explain them to the court.	

	1306a113+
17 🛭	Spousal Support
	I am married to or have a registered domestic partnership with the person in ② and no spousal support order exists. I ask the court to order the person in ② to pay spousal support. (You must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing).
18	Insurance I ask the court to order the person in 2 NOT to eash, borrow against cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of me or the person in 2, or our child (ren), or whom support may be ordered, or both.
(19) [
•	I ask that the person in 2 pay some or all of my lawyer's fees and costs.
<u> </u>	You must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing. Payments for Costs and Services
(20)	Payments for Costs and Services I ask the court to order the person in ② to pay the following:
	You can ask for lost earnings or your costs for services caused directly by the person in 2 (damaged property,
	medical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing.
	Pay to: Amount: \$
	Pay to: For: Amount: \$
(22)	I ask the court to order the person listed in ② to go to a 52-week batterer intervention program and show proof of completion to the court. Other Orders What other orders are you asking for? Petro Hotel Condo to his Oncover and make accompensates with 35d party for property of the condo to his condo
(23)	Time for Service (Notice) The papers must be personally served on the person in (2) at least five days before the hearing, unless the court orders a shorter time for service. If you want there to be fewer than five days between service and the hearing, explain why below. For help, read Form DV-200-INFO, "What Is Proof of Personal Service"?
(24)	No Fee to Serve (Notify) Restrained Person
	If you want the sheriff or marshal to serve (notify) the restrained person about the orders for free, ask the court clerk what you need to do.
(25)	Court Hearing
	The court will schedule a hearing on your request. If the judge does not make the orders effective right away ("temporary restraining orders"), the judge may still make the orders after the hearing. If the judge does not make the orders effective right away, you can ask the court to cancel the hearing. Read Form DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order, for more information.

Case Number:

_ \	
ľ.	Number:
	2010027
L	B0621137

(26)	Describe Abuse
	Describe how the person in 2 abused you. Abuse means to intentionally or recklessly cause or attempt to cause bodily injury to you; or to place you or another person in reasonable fear of imminent serious bodily injury; or to
	harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, keep you under
	surveillance, impersonate (on the Internet, electronically or otherwise), batter, telephone, or contact you; or to
	disturb your peace; or to destroy your personal property. (For a complete definition, see Fam. Code, §§ 6203, 6320.)
	a. Date of most recent abuse: FCb 28 2015
	b. Who was there? Son Hunter Randon 3 years old
	c. Describe how the person in 2 abused you or your child(ren): Red Randon while hold on son a subbed my
	throat slammed me as a inst the wall and started
	chaking me. He is upy volatile and ageressive
	and side when has harassed me non stop trying
	to take my son from me.
	Check here if you need more space. Attach a sheet of paper and write "DV-100, Recent Abuse" for a title.
	d. Did the person in ② use or threaten to use a gun or any other weapon? No Yes (If yes, describe):
	e. Describe any injuries: bruises on my back & shoulder right
	f. Did the police come? No Yes
	If yes, did they give you or the person in ② an Emergency Protective Order? ☐ Yes ☐ No ☐ I don't know Attach a copy if you have one.
	The order protects you or the person in 2
	g. Has the person in 2 abused you (or your child(ren)) other times?
	If yes, \mathbf{M} check here and use <u>Form DV-101</u> , Description of Abuse or describe any previous abuse on an attached sheet of paper and write "DV-100, Previous Abuse" for a title.
(27)	Other Persons to Be Protected
	The persons listed in item (3) need an order for protection because (describe): Reed Randon 15
	Violent and abusive calls me names throws tays at
_	me punched the tridge until his hand broke and all in
(28)	Number of pages attached to this form, if any:
I dec	clare under penalty of perjury under the laws of the State of California that the information above is true and correct.
Date	: July 16, 2015
M	ARIEKE RANDOY Mariske Rendon
Тур	e or print your name Sign your name
Date	= July 16-2015
	
Law	yer's name, if you have one Lawyer's signature

	DV-101	Description of Abuse,	`	GP621137
	This form is attac	ched to DV-100, Request for Domestic		g Order.
1	Name of perso	masking for protection:	robble R	andion was received the
2	۸	on you want protection from:	sed Rou	day vie a son w dys
3	Describe the 2			and the lines
	a. Date of 2nd ib. Who was the	most recent abuse: January ere? Son Hunter, Can	2015 day 3 4	cars ald
	c. Describe how	w the person in ② abused you or your	children: Rec	of three a metal
	tonce	at me it his	my an	
				t of my son.
	-/ Oc. 3 A.C.	Special and may be	ا الإردانية ا	•
		2000 2002		Carried and the text
		CO TOTAL DESCRIPTION OF THE PROPERTY OF THE PR		the reaction respects
		1225 1 2 181 6		244
	114 Asset	they see in fair	we suppose	Company of the second second second
		The man harmon	W. HOW	1. soll
		y use or threatened use of guns or other	_ ``	JUAS OF WEAPONS
	55+ 10	- the the	ori wetter	FU the balk grows
	76		ref 201	The calmination of the
	e. Describe an		attrem a	·made it swell
	_ up.as		, to	For li concrises in
	-	ce or other law enforcement come?		Order?□Yes □ No □ I don't know
	The Emerge	ncy Protective Order protects You	The person in	_
	Attach a cop	y of the Emergency Protective Order if	you have one.	or and taken in the
	Anach a cop	y of the Emergency Protective Order ty	you nave one.	(SD 581 24

Case Num	ber:	-	
30	62113	7	

4) Describe other recent abuse.		
a. Date of other recent abuse:	Ju 13-205	
b. Who was there?	and the state of t	
U. WHO Was there:	SAT C NOTE OF S	
Describe househouses in (0) of	131 0 0 1 0	
c. Describe how the person in ② al		andice 15
presedibly again	ssive he has taken	My son and kept
Will might this	de subclinois with win	
110	tongen director or the	16 4500
He want let m	& see my sort be	WITH NIM BISIT
the asic	I have T seen my 50	Dinge July 11.
The last of	y an hous - he was	an hour late
	of the Dolla	
- IDATISEE M	3 301.	is it was en
200d Condon b	and theodered to Kill	me, throw me
It the ball	one of the 20th FLOO	
	3 04 1200	
He has stratucal	to hartme Knock me	out Knock muher
d. Describe any use or threatened us		CZJ
u. Describe any use of uncatened u.	se of guils of other weapons.	
He has took of	DICKET KNIVES HE LEAVES	council that one
Son could hart	himself with - Reed R	and a resource
LO DE FRANCOT +	oout them away 4.4.	ntos dotta leun
e. Describe any injuries:	v stress and arrich	7
200 Mx 520 - 200	d my Safety	3 2001.13
32007000	3.3.3	
		-
LEVILLE L'ORD.	ANT OF THE POINT OF	My SON.
1. Did the police or other law entor	rcement come? No. 1 Yes	Tacket nice actions
If yes, did they give you or the f	person in ② an Emergency Protective Order?	Yes No Li Idon't know
The Emergency Protective Orde	r protects 🔲 You 🔲 The person in 🔾 t 🛌	Lower & Williams
Attach a copy of the Emergency	Protective Order if you have one.	• •
5) Describe other abuse against you o	Asca whomework Days	الوالا معي الحج
Describe other abuse against you o	or your entitien.	
Reed Roadon Be	drives while intexica	100 HX 10050
The state of the s	rom am alcabelia hi	s sustem but
	inks and anucsing it	his son in the
Cos		
110 has inhippe	d dass buttles assign	to the wall
with Hintle	present purched this	or and acted to
Check here if you need more sno	ace. Attach a sheet of paper and write "DV-10"	Description of Abuse" for a
title.	ice. Attach a sheet of paper and write DV-101	
••••	South me I new	olme J
Rev January 1, 2012		DV 404 D 0 (0)
TOT BUILDING I, EVIE	Description of Abuse	DV-101 , Page 2 of 2

(Domestic Violence Prevention)

DV-105

Request for Child Custody and Visitation Orders

Case Number: B0621137

This form is attached to DV-100, Request for Domestic Viol	ence Restraining Order.	
Check the orders you want ✓.		
Your name: Marieke Randon	Dad D	Other*
2) Other parent's name: <u>Reed Randou</u>		Other*
*If Other, specify relationship to child:		
3) Child Custody I ask the court for custody as follows:	Legal Custody to: (Person who makes decisions about health, education, and welfare) Physical Customs (Person you wanted the property of the p	int the
Child's Name Date of Birth	Mom Dad Other Mom Dad	Other
a. Hunter Rondon 04/10/2019		
b		
c		
d		
Check here if you need more space. Attach a sheet	of paper and write "DV-105, Child Custody" f	or a title.
Case Number (if you have it): 1062 113 - Explain your current order and why you want a change Sole Check here if you need myre space. Attach a sheet Order" for a title.	Primary physical cust	ochy +
5) Child's Address		
Where has the child in (3)(a) lived for the last 5 years? Given unknown to the other parent and you want to keep it conficult with where the child lives now and work backwards the box below and just provide the current state).	lential because of domestic violence or child al n time. (If the current address is confidential,	buse.
	(3)(a) lived with: Dates lived there: Dates lived there:	
Confidential Application	Erom to pro	esent
106 & Citadel Parade Vancouver	From 04/14/14 to	PRESEN
CANADA UGBING	From	·
5359 San Vicinte Blad	From 64/10/12	- 04/1
Check here if you need more space. Attach a sheet of title.	paper and write "DV-105, Child's Address" fo	or a

This is not a Court Order BOBSIS

Case Number:		
BOGZI	137	

6	Other Children's Addresses
	Check here if the other child's (or children's) address information is the same as listed in 5 .
	☐ If it is different, check here. Attach a sheet of paper and write "DV-105, Other Children's Addresses" for a
	title. List other children's address information, including dates, and name of person child lived with.
<u>J</u>)	Were you involved in, or do you know of, any other custody case for any child listed in this form?
	a. Name of each child in other custody case: How Rand or visitation orders if you have them:
	b. Type of case: Parentage (Paternity) Divorce Child Support Guardianship Juvenile/Dependency Domestic Violence Other (specify): Other (specify):
	c. I was a Party Witness Other (specify):
	d. Court (name): Stapley Mosk
	Address: III N . Hill St LA CA goolcounty: State:
	e. Date of court order: July 2015
	f. Case numbercliftyou have in 130 Walls 7 14 15 15 15 15 15 15 15 15 15 15 15 15 15
(8)	Other People With or Claiming to Have Custody of Visitation Rights
\cup	Do you know of anyone who is not involved in this case who has or claims to have custody or visitation
	rights with any child listed on this form? Yes If yes, fill out below:
	Name and address of that person:
	Has custody Claims custody rights Claims visitation rights
	For these children (name of each child):
	Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Gustody or Visitation" for a title.
(9)	☑ Visitation
	I ask the court to order that the person in 2 have the following temporary visitation rights:
	(Check all that apply)
	a. No visitation until the hearing b. No visitation after the hearing
	c. The following visitation until the hearing after the hearing
	(1) Weekends (starting): (The 1st weekend of the month is the 1st weekend with a Saturday.)
	1st 5 5nd 1934 1 24th 5th weekend of month
	from at at a.m. p.m. to at a.m. p.m.
	1st \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	(2) Weekdays (starting):
	from at at at at at at a.m. p.m.
	This is not a Court Order. 📺 (50.11.54.7)





Rev January 1, 2012

	Case Number: BD 621137
	<u> </u>
10) 🔲 Other Visitation	
Attach a sheet of paper with other visitation days and times, like sur List dates and times. Write "DV-105, Visitation" for a title.	mmer vacation, holidays, and birthdays.
Responsibility for Transportation The parent will take or pick up the child or make arrangements for I ask the court to order that: a. Mom Dad Dther (name): b. Mom Dad Dther (name): c. Drop-off / pick-up of children will be at (address): d. Check here if other arrangement. Attach a sheet of paper and Transportation" for a title.	take children to the visits. pick up children from the visits.
(12) Supervised-Visitation	
a. I ask that the visitation in (9) be supervised by	
A professional supervisor A non-professional supervisor	or Other
Name and telephone number, if known:	
b. I ask that the visitation in 10 be supervised by	
☐ A professional supervisor ☐ A non-professional supervisor	or Other
Name and telephone number, if known:	
c. I ask that any costs for supervision be paid by:	
Mom% Dad <u>/ 00 </u> % Other (name)	%
(13) Travel With Children	
I ask the court to order that:	·
☐ Mom ☑ Dad ☐ Other (name):	. must have written permission
from the other parent, or a court order, to take the children outside	
a. The State of California County of:	geles
(14) Child Abduction Risk	
I believe that there is a risk the other parent will take our child	out of California and hide the child from me.
If you check this box you must fill out and attach Form DV-108	
	· · ·
Important Instructions	
You must tell the court if you find out any other information about a listed on this form.	custody case in any court for the children

This is not a Court Order.

• If the court makes a temporary custody order, the parent receiving custody must not take the child out of

California without a noticed hearing. (See Family Code §3063.)

DV-108	Request for Order: No Travel with Children	Case Number: G062137
Your name: Other parent's na	ched to DV-105, Request for Child Cust Act Rand a came: Read Round our cify relationship with children:	stody and Visitation Orders.
a. Another of Another of Another of Another of A foreign	state? Yes n country?	□ No If "yes," what county? □ No If "yes," what state? New Mexico See □ No If "yes," what country?
The other parent	nk the other parent may take the childrent: (Check all that apply)	
b. Does not c. Has done He or sh Quit Clos	t his or her job sed a bank account d or gotten rid of assets	ustody or visitation order in the past. him or her to take the children away without permission. Sold his or her home Ended a lease Hidden or destroyed documents
Don Don Not Chil e. Has a cr		intresses eventime & still talks book when his do day chocked me.
f. Please expla	in your answers to a-e: d Randon is curre ids house a not	permitting our son at his permitting me to see our tients are hostile of theoter

6600000

Case Number:	
B0621137	

	W	hat orders do you want? Check the boxes that apply to your case. ☑
5		Post a Bond I ask the court to order the other parent to post a bond for \$ (0,000) If the other parent takes the children without my permission, I can use this money to bring the children back.
6	Ø	Do Not Wove Without My Permission or Court Order I ask the court to ender the other parent not to move with the children without my written permission of a court order.
7		No Travel Without My Permission I ask the court to order the other parent not to travel with the children outside: (Check all that apply) This county Catifornia The United States Other (specify)
8		Notify Other State of Travel Restrictions I ask the court to order the other parent to register this order in the state of Charles before the children can travel to that state for visits.
9	团	Turn In and Do Not Apply for Passports or Other Vital Documents I ask the court to order the other parent to turn in and not apply for passports or other documents (such as visas or birth certificates) that can be used for travel.
10		Provide Itinerary and Other Travel Documents If the other parent is allowed to travel with the children, I ask the court to order the other parent to give me before leaving: The children's travel itinerary Copies of round-trip airline tickets Addresses and telephone numbers where the children can be reached An open airline ticket for me in case the children are not returned Other (specify): PALITY TOSEE CHILD + TALIC TO CHILD VIA SE
11)		Notify Foreign Embassy or Consulate of Passport Restrictions I ask the court to order the other parent to notify the embassy or consulate of
12	ръ	Foreign Custody and Visitation Order I ask the court to order the other parent to get a custody and visitation order equal to the most recent U.S. order before the child can travel to that country for visits. I understand that foreign orders may be changed or enforced depending on the laws of the country.
13	an D	declare under penalty of perjury under the laws of the State of California that the information on this form is true and correct. When the state of California that the information on this form is true and correct. Sign your name This is not a Court Order.

	D V -109	Notice of Court Hearing	Clerk stamps date here when form is filed.
1)	Name of Pers	son Asking for Order:	
	Your lawyer in the Name:	his case (if you have one): State Bar No.:	_
		have a lawyer for this case, give your lawyer's ou do not have a lawyer and want to keep your home	
	have to give your	give a different mailing address instead. You do not relephone, fax, or e-mail.):	Fill in court name and street address: Superior Court of California, County of
	City: Vance	STEE: BC Zip: U6B, W	
	E-Mail Address:	writet marika@idovd.co	<u> </u>
2	Name of Pers	son to Be Restrained:	Clerk fills in case number when form is filed. Case Number:
	- reco	The court will fill out the rest of this form.	
3)	A court hearin	urt Hearing ag is scheduled on the request for restraining of	orders against the person in ②.
	The As	ate: Time:	
	De	ept.: Room:	
4)	Temporary R	estraining Orders (any orders granted are at	tached on Form DV-110)
	•	estraining orders for personal conduct, stay away, and puest for Domestic Violence Restraining Order, are:	· · · · · · · · · · · · · · · · · · ·
	· · / •	ranted until the court hearing lenied until the court hearing (specify reasons for deni	al in (b)):
	(3) Partl	y granted and partly denied until the court hearing (sp	pecify reasons for denial in (b)):
	b. Requested ten because:	nporary restraining orders for personal conduct, stay av	way, and protection of animals are denied
		facts as stated in form DV-100 do not show reasonable e, §§ 6320 and 6320.5)	proof of a past act or acts of abuse. (Family
	(2) The f	facts do not describe in sufficient detail the most recen ates, who did what to whom, or any injuries or history	
		ner explanation of reason for denial, or reason not listed	
		This is a Court Order.	60 sanga

Case Number:	
BD621137	

(5)	Service of Documents and Time for Service—for Person in ①
	At least if ive or days before the hearing, someone age 18 or older—not you or anyone else to be protected—must personally give (serve) a court's file-stamped copy of this form (DV-109, Notice of Court Hearing) to the person in 2 along with a copy of all the forms indicated below:
	a. Form DV-100, Request for Domestic Violence Restraining Order, (file-stamped) with applicable attachments
	b. Form DV-110, Temporary Restraining Order (file-stamped) with applicable attachments if granted by the judge
	c. Form DV-120, Response to Request for Domestic Violence Restraining Order (blank form)
	d. Form DV-250, Proof of Service by Mail (blank form)
	e. Other (specify):
	Date:
	Judicial Officer
	Right to Cancel Hearing: Information for the Person in 1
•	If item (4)(a)(2) or (4)(a)(3) is checked, the judge has denied some or all of the temporary orders you requested until the court hearing. The judge may make the orders you want after the court hearing. You can keep the hearing date, or you can cancel your request for orders so there is no court hearing. If you want to cancel the hearing, use Form DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order. Fill it out and file it with the court as soon as possible. You may file a new request for orders, on the same or different facts, at a later time. If you cancel the hearing, do not serve the documents listed in item (5) on the other person. If you want to keep the hearing date, you must have all of the documents listed in item (5) served on the other person within the time listed in item (6). At the hearing, the judge will consider whether denial of any requested orders will jeopardize your safety and the safety of children for whom you are requesting custody or visitation. You must come to the hearing if you want the judge to make restraining orders or continue any orders already made. If you cancel the hearing or do not come to the hearing, any restraining orders made on Form DV-110 will end on the date of the hearing.
•	The court cannot make the restraining orders after the court hearing unless the person in 2 has been personally given (served) a copy of your request and any temporary orders. To show that the person in 2 has been served, the person who served the forms must fill out a proof of service form. Form DV-200, Proof of Personal Service may be used.
•	For information about service, read Form DV-210-INFO, What Is "Proof of Personal Service"?
•	If you are unable to serve the person in (2) in time, you may ask for more time to serve the documents. Read Form DV-115-(NFO; How to Ask for a New Hearing Date.

This is a Court Order.

Notice of Court Hearing (Domestic Violence Prevention) **DV-109**, Page 2 of 3



Revised January 1, 2012





Case Number:

BD621137

To the Person in 2

- If you want to respond in writing, mail a copy of your completed Form DV-120, Response to Request for Domestic Violence Restraining Order, to the person in 1 and file it with the court. You cannot mail Form DV-120 yourself. Someone age 18 or older—not you—must do it.
- To show that the person in (1) has been served by mail, the person who mailed the forms must fill out a proof of service form. Form DV-250, *Proof of Service by Mail*, may be used. File the completed form with the court before the hearing and bring it with you to the hearing.
- For information about responding to a restraining order and filing your answer, read Form DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?
- Whether or not you respond in writing, go to the court hearing if you want the judge to hear from you before
 making orders. You may tell the judge why you agree or disagree with the orders requested. You may bring
 witnesses and other evidence.
- · At the hearing, the judge may make restraining orders against you that could last up to five years.
- The judge may also make other orders about your children, child support, spousal support, money, and property and may order you to turn in or sell any firearms that you own or possess.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.)

(Clerk will fill out this part.)

Clerk's Certificate			
Clerk's Certificate	I certify that this	Notice of Court Hearing is a true and	correct copy of the original on file
[seal]	in the court.		
	Date:	Clerk, by	, Deputy

DV-110 Te	mporary Restraining Order	Ch. amps date	here when form is	filed.
Person in 1 must complete	items 1), 2), and 3) only.	_		
1 Name of Protected Mariela (C				
Your lawyer in this cas				
Firm Name:	a lawyer for this case, give your lawyer's			}
	not have a lawyer and want to keep your home	Fill in court name	and street address:	
, , ,	different mailing address instead. You do not		t of California, C	
Address: 668 Ci	V State: BC Zip: V6911	ماس		
Telephone. 31 3 70				
E-mail Address: 🛶	cite to marika@icloud	. Colonia in ann	number when form	in Flori
2) Name of Restrain	ed-Person	Case Number:		IS TILEG.
	REED RANDO	7 _		
Description of restrai	ned person:	1006	21137	
Race: (aucas Address (if known): City: Los Pro	4206 Chase Ave	air Color: Down 45 Date of Birt ate:		1/193
3 Additional Pro	tected Persons			
	on named in ①, the following persons are pro rhousehold members):	tected by temporary	orders as indica	ted in items
Fu.	ll name Relationship	to person in ①	<u>Sex</u>	<u>Age</u>
- Hunter R	and ou 500			3
	e are additional protected persons. List them o nal Protected Persons" as a title.	n an attached sheet c	of paper and wr	ite
	The court will complete the rest	of this form.		
4 Court Hearing This order expires at a	the end of the hearing stated below:			
Hearing Date:	Time:] a.m. [] p.n	n.
<u>L</u>	This is a Court Order		5,100	



·	Case Number: BO621137
The state of the control of the cont	Expiration Date:
To the person in 2	
The court has granted the temporary orders checked below you can be arrested and charged with a crime. You may be fine of up to \$1,000, or both.	
a. You must not do the following things to the person in ① and ☐ Harass, attack, strike, threaten, assault (sexually or otherwing property, disturb the peace, keep under surveillance, imperwise), or block movements ☐ Contact, either directly or indirectly, in any way, including or other electronic means ☐ Take any action, directly or through others, to obtain the action of the court has found gothers. It is not checked, the court has found gother descriptions of the court has found gothers allowed and does not violate this order.	ise), hit, follow, stalk, molest, destroy personal sonate (on the Internet, electronically of other- but not limited to, by telephone, mail, e-mail didresses or locations of the persons in cood cause not to make this order.) another person for service of Form DV-120 r) or other legal papers related to a court case is
c. Exceptions Brief and peaceful contact with the person in as required for court ordered visitation of children, is allow otherwise.	
7 Stay-Away Order	(check all that apply): on in ① school or child care
8 Move-Out Order	e hearing and move out immediately from
This is a Court Order.	

Temporary Restraining Order

(CLETS—TRO)
(Domestic Violence Prevention)

Revised July 1, 2014

DV-110, Page 2 of 6

[L]	Number:
	BD621137

10 R	 You must: Sell to, or store with, a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms within your immediate possession or control. Do so within 24 hours of being served with this order. Within 48 hours of receiving this order, file with the court a receipt that proves guns have been turned in, stored, or sold. (You may use Form DV-800, Proof of Firearms Turned In, Sold, or Stored, for the receipt.) Bring a court filed copy to the hearing. □ The court has received information that you own or possess a firearm. Record Unlawful Communications Not requested □ Denied until the hearing □ Granted as follows: the person in ① can record communications made by you that violate the judge's orders. Care of Animals □ Not requested □ Denied until the hearing □ Granted as follows: the person in ① is given the sole possession, care, and control of the animals listed below. The person in ② that stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack, strike, areaten, harm, or otherwise dispose of the following animals:
TI C	Not requested Denied until the hearing Granted as follows: he person in Can record communications made by you that violate the judge's orders. Care of Animals Denied Until the hearing Granted as follows: he person in Care, and control of the animals listed below. The person in Care, and control of the animals listed below. The person in Care, and control of the animals listed below. The person in Care, and control of the animals listed below.
11 C	Care of Animals Not requested Denied until the hearing Granted as follows: he person in is given the sole possession, care, and control of the animals listed below. The person in ust stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack, strike,
Ci (s	Child Custody and Visitation Not requested Denied until the hearing Granted as follows: Child custody and Visitation are ordered on the attached Form DV-140, Child Custody and Visitation Order or specify other form): The parent with temporary custody of the child must not remove the child from California unless the court allows it after a noticed hearing (Fam. Code, § 3063).
	Child Support Not ordered now but may be ordered after a noticed hearing.
、 ノ	Property Control Not requested Denied until the hearing Granted as follows: Until the hearing, only the person in can use, control, and possess the following property:
\ /	Debt Payment Not requested Denied until the hearing Granted as follows:
	Pay to: For: Amount: \$ Due date:
	Pay to: For: Amount: \$ Due date:

16)	Property Restraint Not requested Denied until the hearing Granted as follows: If the people in and are married to each other or are registered domestic partners, the person in must not transfer, borrow against, sell, hide, or get rid of or destroy any property, including animals, except in the usual course of business or for necessities of life. In addition, each person must notify the other of any new or big expenses and explain them to the court. (The person in cannot contact the person in if the court has made a "no contact" order.) Peaceful written contact through a lawyer or a process server or other person for service of legal papers related
(3-)	to a court case is allowed and does not violate this order.
(17)	Spousal Support Not ordered now but may be ordered after a noticed hearing.
18)	Insurance The person in 1 the person in 2 is ordered NOT to cash, borrow against, cancel, transfer, dispose of, or change the beneficiaries of any insurance or coverage held for the benefit of the parties, or their child(ren), if any, for whom support may be ordered, or both.
19	Lawyer's Fees and Costs Not ordered now but may be ordered after a noticed hearing.
20	Payments for Costs and Services
_	Not ordered now but may be ordered after a noticed hearing.
(21)	Batterer Intervention Program Not ordered now but may be ordered after a noticed hearing.
22	Other Orders
	☐ Check here if there are additional orders. List them on an attached sheet of paper and write "DV-110, Other Orders" as a title.
23	No Fee to Serve (Notify) Restrained Person If the sheriff serves this order, he or she will do so for free.
Date	·
	Judge (or Judicial Officer)
	Warnings and Notices to the Restrained Person in 2

Case Number

If you do not obey this order, you can be arrested and charged with a crime.

- If you do not obey this order, you can go to jail or prison and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. You must sell to or store with a licensed gun dealer or turn in to a law enforcement agency any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect.

Service of Order by Mail

If the judge makes a restraining order at the hearing, which has the same orders as in this form, you will get a copy of that order by mail at your last known address, which is written in 2. If this address is incorrect, or to find out if the orders were made permanent, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not go to the hearing, the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve a Financial Statement (Simplified) (Form FL-155) or an Income and Expense Declaration (Form FL-150) if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- Spousal support: File and serve an *Income and Expense Declaration* (Form FL-150) so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Instructions for Law Enforcement

This order is effective when made. It is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, §13710(b).)

This is a Court Order.

DV-110, Page 5 of 6

Case Number: 806 2113 7

Conflicting Orders-Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced according to the following priorities (see Pen. Code, § 136.2, and Fam. Code, §§ 6383(h), 6405(b)):

- 1. EPO: If one of the orders is an Emergency Protective Order (Form EPO-001), and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- 3. Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

Child Custody and Visitation

- The custody and visitation orders are on Form DV-140, items (3) and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.
- Forms DV-100 and DV-105 are not orders. Do not enforce them.

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA), upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

(Clerk will fill out this part.)

—Clerk's Certificate—

Clerk's Certificate [seal]

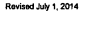
I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

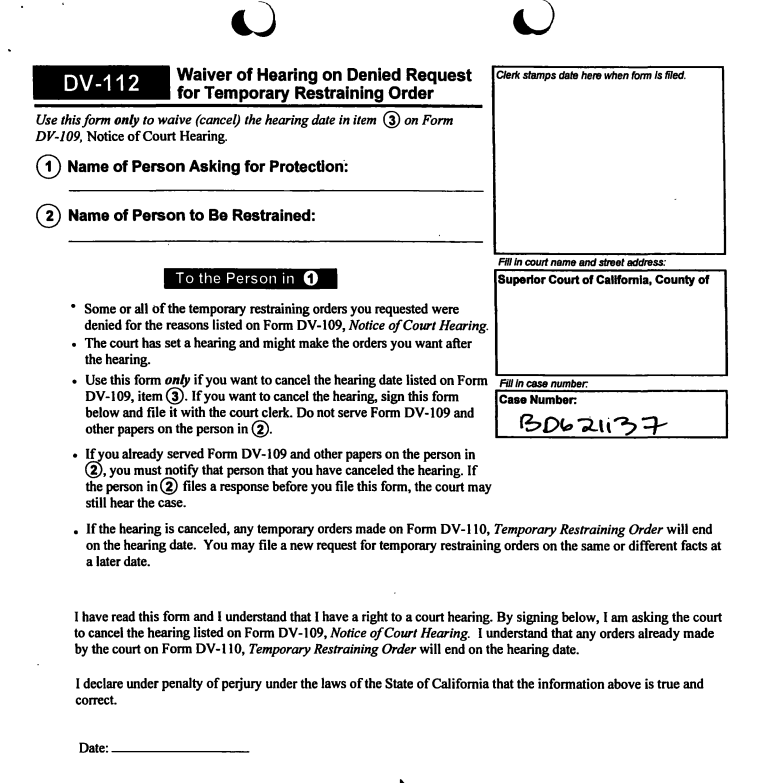
Date:	Clerk, by	, Deputy

This is a Court Order.

Temporary Restraining Order
(CLETS—TRO)
(Domestic Violence Prevention)

DV-110, Page 6 of 6





This is not a Court Order.

Type or print your name

DV-130 Restr. ng Order After Hearing (Order of Protection)	c. stamps date here when form is filed.
1) Name of Protected Person: Maricke Randou	
Your lawyer in this case (if you have one).	_
Name: State Bar No.:	
Firm Name:	
Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home	
address private, give a different mailing address instead. You do not ha	Fill in court name and street address:
to give your telephone, fax, or e-mail.):	Superior Court of California, County of
Address: 668 Citadel Parade # 2006	.
City: Vancouser State: BC Zip: U691W	
Telephone: 30309 6023 Fax:	
E-mail Address: write tomarika accord. C	<u> </u>
2 Name of Restrained Person:	Clerk fills in case number when form is filed.
Reed Randos	Case Number:
Description of restrained person:	- B0621137
	Color b Fye Color b/
Sex: M F Height: 5H Weight: 225 Hair	Color: bown Eye Color: bloc Date of Birth: 08/04/1970
Race: Cascas Age: 4 Address (if known): 4206 Chasc Arc	5 Date Of Billin. 04/04/14-40
City: Los Practes State:	CA Zip: 90066
Relationship to protected person: HOSCAND	
3 Additional Protected Persons	
In addition to the person named in 1, the following persons are protect and 7 (family or household members):	cted by orders as indicated in items 6
Full name Relationship to	o person in 1 Sex Age
Hunter Kanday 300	<u> </u>
☐ Check here if there are additional protected persons. List them on a "DV-130, Additional Protected Persons," as a title.	an attached sheet of paper and write,
A Expiration Date	
The orders, except as noted below, end on	
(date):at (time):	a.m. p.m. or midnight
• If no date is written, the restraining order ends three years after the	e date of the hearing in item (5)(a).
• If no time is written, the restraining order ends at midnight on the e	
 Note: Custody, visitation, child support, and spousal support order 	rs remain in effect after the restraining order
ends. Custody, visitation, and child support orders usually end whe	
• The court orders are on pages 2, 3, 4, and 5 and attachment page	s (if any).
This order complies with VAWA and shall be enforced throug	
This order complies with vivial and chair be emerced threats	phout the United States. See page 5.

	Case Number: BD62137
(5)	Hearings
	a. The hearing was on (date): with (name of judicial officer):
	b. These people were at the hearing (check all that apply):
	☐ The person in ① ☐ The lawyer for the person in ① (name):
	☐ The person in ② ☐ The lawyer for the person in ②(name):
	c. The people in 1 and 2 must return to Dept. of the court on (date):
	at (time): a.m p.m. to review (specify issues):
	To the person in 2: The court has granted the orders checked below. Item (9) is also an order. If you do not obey these orders, you can be arrested and charged with a crime. You may be sent to jail for up to one year, pay a fine of up to \$1,000, or both.
(6)	☐ Personal Conduct Orders
•	a. The person in (2) must not do the following things to the protected people in (1) and (3):
	Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, disturb the peace, keep under surveillance, impersonate (on the Internet, electronically or otherwise), or block movements. Contact, either directly or indirectly, by any means, including, but not limited to, by telephone, mail, e-mail, or other electronic means.
	☐ Take any action, directly or through others, to obtain the addresses or locations of any protected persons.
	(If this item is not checked, the court has found good cause not to make this order)
	b. Peaceful written contact through a lawyer or process server or another person for service of legal papers related to a court case is allowed and does not violate this order.
	c. Exceptions: Brief and peaceful contact with the person in (1), and peaceful contact with children in (3), as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise.
(7)	☐ Stay-Away Order
	Stay-Away Order a. The person in 2 must stay at least (specify): School of person in 1
	The person in School of person in School of person in
	☐ The persons in ③ ☐ The child(ren)'s school or child care
	Home of person in (1) Other (specify)
	☐ The job or workplace of person in 1
	b. Exceptions: Brief and peaceful contact with the person in 1, and peaceful contact with children in 3, as required for court-ordered visitation of children, is allowed unless a criminal protective order says otherwise.
(8)) □ Move-Out Order
	The person in ② must move out immediately from (address):
9	No Guns or Other Firearms or Ammunition

Restraining Order After Hearing (CLETS—OAH)
(Order of Protection)
(Domestic Violence Prevention)

This is a Court Order.

a. The person in ② cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get guis, other firearms, or ammunition.

	\
(Number:
•	BD621137
=	· · · · · · · · · · · · · · · · · · ·

9)	b.	The person in 2 must:					
		• Sell to, or store with, a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms within his or her immediate possession or control. Do so within 24 hours of being served with					
		this order.	•		_		
		sold, or stored. (Form I	OV-800, Proof of Firea	ith the court a receipt that prooms Turned In, Sold, or Stored	ves guns have been turned in, I, may be used for the receipt.)		
	•	Bring a court filed copy	to the hearing.	in (3) arrows ar magazza			
		☐ The court has made the Family Code section 6	e necessary findings an 389(h). Under Californ	erson in ② owns or possesses d applies the firearm relinquis ia law, the person in ② is not	hment exemption under		
		firearm (specify make,	model, and serial num	ber of firearm):	1 11 11 11 11 11 11 11 11 11 11 11 11 1		
		travel to and from his	or her place of employ	ssession only during schedule ment. Even if exempt under C sessing or controlling a firear	alifornia law, the person in 2		
10) [_	ecord Unlawful Comm					
_	Th	e person in (1) has the right	t to record communicat	ions made by the person in (2) that violate the judge's orders		
11)] Ca	are of Animals					
		The person in 1 is given the sole possession, care, and control of the animals listed below. The person in 2					
			•		conceal, molest, attack, strike,		
	th	reaten, harm, or otherwise d	lispose of the following	g animals:			
12) [_ <u>_</u>	hild Custody and Visi	tation				
				hed Form DV-140, Child Cus	tody and Visitation Order		
	or	(specify other form):	•		•		
13) [j C	Child Support					
<u> </u>	C	hild support is ordered on th	12, Child Support Information	and Order Attachment			
	or	(specify other form):					
14) [] P i	roperty Control					
	O	only the person in 1 can use	e, control, and possess	the following property:			
<u> </u>	_ =			· · · · · · · · · · · · · · · · · · ·			
(15) L	_	ebt Payment					
		he person in ② must make			Dun Jakan		
		ay to:	For:	Amount: \$	Due date: Due date:		
		ay to:	For: For:	Amount: \$ Amount: \$	Due date:		
		ay to:		hem on an attached sheet of pe			
	<u> </u>	Debt Payments" as a title		iem on un unucheu sheer of pe	aper una write DV-130,		
16) [T P	roperty Restraint					
			rson in (2) must not t	ransfer, borrow against, sell, h	nide, or get rid of or destroy		
			$\overline{}$		essities of life. In addition, the		
	-		nses and explain them to the	court. (The person in ②			
		annot contact the person in					
				_	service of legal papers related		
	to	a court case is allowed and	does not violate this o	order.			
	to	o a court case is allowed and	does not violate this c	order.			

					<u> </u>	0062113 +
(17)		Spousa	l Support			
· ·	Spousal support is ordered on the attached Form FL-343, Spousal, Partner, or Family Support Order			Family Support Order		
		-	nt or (specify		, , , , ,	
(18)		Insuran				
	י ע		_	The person in (2) is or	dered NOT to cash, borrow	against, cancel, transfer, dispose
	•					of the parties, or their child(ren),
		-	_	rt may be ordered, or both.	6	F ,,
(19)		Lawver	's Fees and	l Costs		
\bigcirc				pay the following lawyer's	fees and costs:	
		Pay to:	O	For:	Amount: \$	Due date:
		Pay to:		For:	Amount: \$	Due date:
(20)	П	Payme	nts for Cos	ts and Services		
20		_	_	pay the following:		
		Pay to:	<u> </u>	For:	Amount: \$	Due date:
		Pay to:	······	For:	Amount: \$	Due date:
		Pay to:		For:	Amount: \$	Due date:
			here if more	payments are ordered. List		
			-	and Services" as a title.	mem on an anachea sheet of	puper una write DV-130,
	_	_				
(21)	Ш			ion Program	hatterer intervention program	m and show written proof of
				This program must be appr		
(22)		Other C		1 0 11		
(22)	_		lers (specify):			
(22)				A Destada de Desse		
				ify) Restrained Person ves this order, he or she will		
$\overline{}$	II u	ic silcilli	oi maismai sci	ves this order, he or she will	do it for nec.	
(24)	Service					
	a. [a. The people in 1 and 2 were at the hearing or agreed in writing to this order. No other proof of service is				
		needed.				
	b .	☐ The p	erson in (1) w	as at the hearing. The person	n in (2) was not.	
		(1) [rvice of Form DV-109 and I	•	-
						for the end date. The person in
			2 must b	e served. This order can be s	erved by mail.	
		(2)	\square Proof of se	rvice of Form DV-109 and I	Form DV-110 (if issued) was	presented to the court. The
				_	_	7-110, or Form DV-110 was not
					or (3)—must personally "ser	ve" (deliver) a copy of this order
			to the pers	_		
(25)		Crimina	al Protectiv	e Order		
				Criminal Protective Order—.		
		C	ase Number:	Count	y:	Expiration Date:
		• • •		re orders, list them on an att	ached sheet of paper and wr	ite "DV-130, Other
				tive Orders" as a title.)		
		b. □ N	o information	has been provided to the jud		e order.
				This is a C	ourt Order.	
Revised	July 1	, 2014		Restraining Order After	<u> </u>	DV-130, Page 4 of 6
				,	Protection)	→ · · · · · · · · · · · · · · · · · · ·
				(Domestic Viole	nce Prevention)	•

Case Number:

Number:
30621137
JUPAN 7 +

26) 🗆	Attached pages are orders.
	 Number of pages attached to this six-page form: All of the attached pages are part of this order. Attachments include (check all that apply): DV-140 DV-145 DV-150 FL-342 FL-343 Other (specify):
Date:	
	Judge (or Judicial Officer)

Certificate of Compliance With VAWA

This restraining (protective) order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. § 2265 (1994) (VAWA) upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

Warnings and Notices to the Restrained Person in 2

If you do not obey this order, you can be arrested and charged with a crime.

- If you do not obey this order, you can go to jail or prison and/or pay a fine.
- It is a felony to take or hide a child in violation of this order.
- If you travel to another state or to tribal lands or make the protected person do so, with the intention of disobeying this order, you can be charged with a federal crime.

You cannot have guns, firearms, and/or ammunition.



You cannot own, have, possess, buy or try to buy, receive or try to receive, or otherwise get guns, other firearms, and/or ammunition while the order is in effect. If you do, you can go to jail and pay a \$1,000 fine. Unless the court grants an exemption, you must sell to, or store with, a licensed gun dealer, or turn in to a law enforcement agency, any guns or other firearms that you have or control. The judge will ask you for proof that you did so. If you do not obey this order, you can be charged with a crime. Federal law says you cannot have guns or ammunition while the order is in effect. Even if exempt under California law, you may be subject to federal prosecution for possessing or controlling a firearm.

Instructions for Law Enforcement

Start Date and End Date of Orders

The orders start on the earlier of the following dates:

- The hearing date in item (5) (a) on page 2, or
- The date next to the judge's signature on this page.

The orders end on the expiration date in item (4) on page 1. If no date is listed, they end three years from the hearing date.

Case Nu	mber:	
30	621137	

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Pen. Code, §§ 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

Notice/Proof of Service

Law enforcement must first determine if the restrained person had notice of the orders. If notice cannot be verified, the restrained person must be advised of the terms of the orders. If the restrained person then fails to obey the orders, the officer must enforce them. (Fam. Code, § 6383.)

Consider the restrained person "served" (notified) if:

- The officer sees a copy of the *Proof of Service* or confirms that the *Proof of Service* is on file; or
- The restrained person was at the restraining order hearing or was informed of the order by an officer. (Fam. Code, § 6383; Pen. Code, § 836(c)(2).) An officer can obtain information about the contents of the order in the Domestic Violence Restraining Order System (DVROS). (Fam. Code, § 6381(b)-(c).)

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Pen. Code, § 13710(b).)

Child Custody and Visitation

The custody and visitation orders are on Form DV-140, items (3) and (4). They are sometimes also written on additional pages or referenced in DV-140 or other orders that are not part of the restraining order.

Enforcing the Restraining Order in California

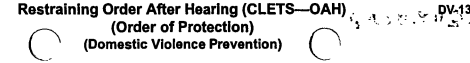
Any law enforcement officer in California who receives, sees, or verifies the orders on a paper copy, in the California Law Enforcement Telecommunications System (CLETS), or in an NCIC Protection Order File must enforce the orders.

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Pen. Code, § 136.2 and Fam. Code, §§ 6383(h)(2), 6405(b)):

- 1. EPO: If one of the orders is an Emergency Protective Order (Form EPO-001) and it is more restrictive than other restraining or protective orders, it has precedence in enforcement over all other orders.
- 2. No-Contact Order: If there is no EPO, a no-contact order that is included in a restraining or protective order has precedence in enforcement over any other restraining or protective order.
- 3. Criminal Order: If none of the orders includes a no-contact order, a domestic violence protective order issued in a criminal case takes precedence in enforcement over any conflicting civil court order. Any nonconflicting terms of the civil restraining order remain in effect and enforceable.
- 4. Family, Juvenile, or Civil Order: If more than one family, juvenile, or other civil restraining or protective order has been issued, the one that was issued last must be enforced.

	(0	Clerk will fill out this part.)	
		-Clerk's Certificate—	
Clerk's Certificate [seal]	_	s Restraining Order After Hearing (Order of the original on file in the court.	of Protection) is a true and
	Date:	Clerk, by	, Deputy
		his is a Court Order.	



	D۱	/-140	Child Custon Order	dy and Visitat	ion	_ [Case Number:	621	13	7
① ②	Na Otl	me of Prote her Parent's	ed to (check one): [cted Person: Name: & L verteationship to child	Marieke d Ronda	fan	da		Mom [Dad [Other*
	Th	e Court O	rders:							
3	□ .	Child Custo	ody is ordered as fol	lows:	who mak	es deci ducatio	y to: (Person isions about on. Check at	Physics (Person Check a	the child	l lives with.
		Child's Name		Date of Birth	Mom	•	Other*	Mom	Dad	Other*
			ter Rondo							
4	. 🗆	* If Other, spec Child Visita a. \(\subseteq \text{ No visit}\) b. \(\subseteq \text{ See the} \)	cify relationship to classify relationship to classify relationship to classify relation is ordered as for attached	hild and name of per ollows: Dad Opage document, date	son: ther (nam ed:	 ee):				
			e next court order, vi			d 🗆	Other (name)):		_ will be:
		1st from	Weekends (starting): 2nd 3rd (day of week) Weekdays (starting): (day of week) Other Visitation there and attach a she tys, sports events. Lis	at a.m (time) at a.m (time)	weekend on p.m.	of morn. to	oth (day of week) (day of week) ion days and t	at (time) at (time) times, like	_ a	m. □ p.m. m. □ p.m.
(5)		Supervised	l Visitation or Ex	change						
		•	exchanges of children	_	pecified o	n Forn	n DV-150, <i>Suj</i>	pervised l	Visitatio	n and

This is a Court Order.

ODESHIES.

Case Number:	
B0621137	

6		Responsibility for Transportation for Visitation "Responsibility for transportation" means the parent will take or pick up the child or make arrangements for someone else to do so.
		a. \[\text{Mom} \text{ Dad} \] Other (name):
7		Travel with Children Mom Dad Other (name): must have written permission from the other parent, or a court order, to take the children outside of: a. Date of California b. The United States of America c. Other place(s) (list):
8		Child Abduction There is a risk that one of the parents will take the children out of California without the other parent's permission. The orders in Form DV-145, Order: No Travel with Children, are attached and must be obeyed. (Fill out and attach Form DV-145 to this form.)
9		Other Orders Check here and attach any other orders to this form. Write "DV-140, Other Orders" as a title.
10	Th	urisdiction his court has jurisdiction to make child custody orders in this case under the Uniform Child Custody Jurisdiction d Enforcement Act (part 3 of the California Family Code starting with § 3400).
11)	Th	notice and Opportunity to Be Heard the responding party was given reasonable notice and an opportunity to be heard as provided by the laws of the late of California
12	Co Th	ountry of Habitual Residence ne country of habitual residence of the child or children in this case is The United States of America Other (specify):
13)		enalties for Violating This Order you violate this order, you may be subject to civil or criminal penalties, or both.
14)	lf	uration of Child Custody, Visitation, and Support Orders this form is attached to Form DV-130 (Restraining Order After Hearing), the custody and visitation orders in this rm remain in effect after the restraining orders on Form DV-130 end.
	_	This is a Court Order.
Rev J	anuar	y 1, 2012 Child Custody and Visitation Order DV-140, Page 2 of



	OV-145 Order: No Travel With Children	Case Number: BO621137
1 2	This form is attached to DV-140, Child Custody and Visitation Order. Name of Protected Person: Moricke Revol Other Parent's Name: Reed Ranck of the Control *If Other, specify relationship to child:	Mom Dad Other*
3	The Court Finds: There is a risk that (name of parent): because that parent (check all that apply): a. Has violated—or threatened to violate—a custody or visitation of the country of	•
,	☐ Quit his or her job ☐ Sold hi ☐ Closed a bank account ☐ Ended	or destroyed documents
	 □ Domestic violence □ Child abuse □ Not cooperating with the other parent in parenting □ Taking the children without permission 	
	 e. Has a criminal record f. Has family or emotional ties to another county, state or foreign Note: If (f) is checked, at least one other item in items (a)—(e) must 	•
	The Court Orders: The Court makes the orders, checked below, to prevent the parent in (permission. These orders are valid in other states and any country that Civil Aspects of International Child Abduction.	
4	Post a Bond The parent in 3 must post a bond for \$	
5	□ Do Not Move Without Written Permission of the Ott The parent in ③ must not move with the children outside □ Ti □ The United States Other (specify): without written permission from the other parent or a court order.	his county
6	□ Do Not Travel Without Permission of the Other Permission of the Other Permission of the parent in ③ must not travel with the children outside (check □ This county □ California □ The United States □ Other without written permission of the other parent or a court order	all that apply): er (specify):
	This is a Court Order.	なしやサイショ

			Case Number: BD621137
7		Notify Other State of Travel Restrictions The parent in ③ must register this order in the state of to that state for visits.	before the children can travel
8		Turn In and Do Not Apply for Passports or Other Vital The parent in 3 must <i>not</i> apply for passports or other documents (s be used for travel, and must turn in the following documents:	
9		Provide Itinerary and Other Travel Documents The parent in ③ must give the other parent the following before travely the children's travel itinerary Copies of round-trip airline tickets Addresses and telephone numbers where the children can be read An open airline ticket for the other parent in case the children and Other (specify):	ched
10		Notify Foreign Embassy or Consulate of Passport Real The parent in (3) must notify the embassy or consulate of provide the court with proof of that notification within	of this order and
11)		Foreign Custody and Visitation Order The parent in ③ must get a foreign custody and visitation order equipment to the children can travel to that country for visits. The court rechanged or enforced depending on the laws of that country.	
12		Enforcing the Order The court authorizes any law enforcement officer to enforce this of Child Abduction Unit of the Office of the District Attorney at:	rder. In this county, contact the
13)		Other	
	J	Notice to Authorities in Other States and Chis court has jurisdiction to make child custody orders under California urisdiction and Enforcement Act (California Family Code, part 3, § 340	a's Uniform Child Custody 00 et seq.) and The Hague
		Convention on the Civil Aspects of International Child Abduction (42 Us based on other factors, they will be listed in paragraph 13 above.	
		This is a Court Order.	ESUSPECTED IN

Order: No Travel With Children (Domestic Violence Prevention)

DV-145, Page 2 of 2





Rev January 1, 2012





	DV-150	Supervised Visitation and Exchange Order	Case Number: BD621137
This f	form is attached to	 □ DV-110, Temporary Restraining Order □ DV-140, Child Custody and Visitation Order 	DV-130, Restraining Order After Hearing .
1	Name of Prot	ected Person:	
2		's Name:	
	,	relationship to child:	
_	The Court (Orders:	
3	a. Parties mub. Visitation Parent to	sitation and Exchange ust go to mediation at: of children is supervised. be supervised is: Mom Dad Other (notes of children are supervised.	āme):
4	Schedule of	Supervised Visits	
	b. Supervise c. Other sch	as provided in the schedule on Form DV-140, item (4) and visits shall be how hedule of supervised visits is attached. (Check here and hedule" for a title.)	urs(s) each, to be arranged with the provider.
5	b. Nonprofe	nal (individual or supervised visitation center)	
. (6)	Provider's In	formation	
	Name:	ber:	
7	Costs Will B	e Paid As Follows:	
_	_	y:%	
	_	:%	
(8)			
		ntact provider before (date):	
	☐ Dad to cont	tact provider before (date):	
_	Other:		
9	The court als	so orders (specify):	

This is a Court Order.

DV-180 Agree Int and Judgment of Parentage	amps date here when form is filed.
s form is used only when parents agree to be named as legal parents of r children. Parents complete 1 through 9.	
Protected Person: Name:	
Relationship to the children in this case (check one). Mother Father Your lawyer in this case (if you have one):	er
Name: State Bar No.:	Fill in court name and street address:
Firm Name:	Superior Court of California, County of
Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.): Address:	
City: State: Zip:	Court fills in case number when form is filed.
Telephone: Fax:	Case Number:
E-Mail Address:	B0621137
Relationship to the children in this case (check one):	· · · · · · · · · · · · · · · · · · ·
Agreement of Parentage	e
No Other Parentage Case	
 a. We are the parents of the children listed below. b. To the best of our knowledge (check each box that is true): 1. There is no court case in which someone other than us claims to 	b be or is alleged to be the parent of the
children. 2. No court has ordered or found that someone other than us is a p 3. There is no pending adoption or guardianship case for the child 4. No other person has signed a voluntary declaration of paternity 5. The mother was not married to another person when the children	ren. for the children.
The children in this case are (specify):	
, The email in this ease the (specify).	
,	Date of Birth Sex
Child's Name	Date of Birth Sex
Child's Name	Date of Birth Sex
Child's Name 1 a b	

Your name:		Case Number: のもるパラス		
b. We ask tl 1. □ A	equested he court to find that we are the legal parents of the children in the court to order the children's birth certificates to be amend adding the father's name. The children to:			
• Right to a case. You • Right to a	In this form, you will give up these rights: a trial. You can ask a judge, in a separate case, to decide if you can bring evidence and witnesses to that trial. And you can genetic tests. You can ask a judge, in a separate case, to order in this case. The court may order you to pay for those the court may order you to pay for the court may order you to pay for those the court may order you to pay for the court may order yo	question the witnesses against you. er genetic tests to see if you are the parent		
 If you sign this form, the court may decide you are the legal parent. The court may order you to: Pay child support. Child support may be taken out of your paycheck without notifying you first. Child suppor can be a lot of money, and it usually lasts until the child turns 18. If you do not support the children as ordered, you can face criminal charges. Pay other expenses and costs. The court may also order that you pay other expenses for the children in this cay you will have all the legal duties of a parent. 				
If you canno	ou sign this form, you can hire a lawyer. ot afford to pay for a lawyer to represent you, call the local to hily Law Facilitator for information on how to find a lawyer.	-		
 We are sa If either of being reprise we have 	by only if you understand and give up your right aying that we are the legal parents of the children in this case of us has a lawyer for this agreement, that lawyer has read an resented and that person understands it. read and understand this form. the translated this form, we understood the translation.	е.		
up these r children li	read and understand the rights listed in this form. B ights and freely agree that the court can make order isted on this form. We declare under penalty of perj a that the foregoing is true and correct.	rs naming us as legal parents of the		
Date	Type or print Protected Person's name	Protected Person signs here		
Date	Type or print Restrained Person's name	Restrained Person signs here		
Date	Type or print Protected Person's lawyer's name	Protected Person's lawyer signs here		

Date

Restrained Person's lawyer signs here

Type or print Restrained Person's lawyer's name

Your name:	Number: 6062137

Judgment of Parentage

10)	The court finds						
_	Name:	☐ Mother ☐ Father					
	Name:	☐ Mother	r 🗌 Father				
	are the parents of the children lis	ted below:					
	Child's	<u>Name</u>	Date of B	<u>irth</u>	<u>Sex</u>		
	a						
	b			·			
	c						
	☐ Check here if you need more Additional Children" as a title	space. List additional children le.	on an attached she	et of paper and	write " <u>DV-180</u> ,		
11)	The court orders						
	a. The last names of the chil	d(ren) are changed to (specify	the FULL name of e	each child):			
	b. The birth certificates mus (1) adding the father (2) changing the last		s court order by:		_		
12	Other (specify):	······································					
	Number of pages attached:						
(13)	Notice of Entry of Judgment						
<u> </u>	The parties must provide self-addressed, stamped envelopes and one original and two copies of the completed Notice of Entry of Judgment (form FL-190) to the court.						
	Date:						
	Date:						
(14)	Interpreter's Declaration						
<u> </u>	I have read or translated or interpreted this Agreement and Judgment of Parentage, to the best of my ability, to the (check one): Protected Person Restrained Person who said that:						
		• He or she was unable to read or understand the English documents;					
		 His or her primary language is (specify): ; and He or she now understands this document. 					
	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.						
	r coording and or botter.	2 mirror mo 14412 or me prate o		roreforms in m	20 Mily DOLLOOK		
	Date:	<i>m</i>		rpreter signs he	ora		
	Date:	Type or print interpreter's n	<u> </u>				
		Type or print interpreter's n	ame Inter	rpreter signs he	ere .		

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
	, L	3 5 5 2
N. F. 4.95		Ke of continue
•		
ATTORNEY FOR (NAME):		o tropic.
SUPERIOR COURT OF CALIFORNIA, COUNTY COURT HOUSE ADDRESS:	OF LOS ANGELES	
POTRIALITA DA AUSTIFE.		
PETITIONER / PLAINTIFF:		
RESPONDENT / DEFENDANT:		
CHILD'S NAME: (If more than one child, please attach list)	CHILD'S DATE OF BIRTH:	CASE NUMBER BD621137
DECLARATION OF EX PARTE NOTICE (Temporary Restraining Order)		RELATED CASES (IF ANY):
(PRINT NAME)	, declare that:	
1) I informed the other party in this action that I would be	seeking a temporary restrain	ing order as follows:
Person informed:	• •	_
	Date and time into	mica.
By telephone to the party		
How informed: By telephone to the attorney		
By personally informing:	THIN ON FORM	25.1. 26
/ Other:		
I informed the person listed above that I would be seeki	ng a temporary restraining o	order in Dept of the Superior
Court located at	on_	, 200 at 8:30 a.m.
; 2) I told him/her the orders requested included, but were n	not limited to the following.	
	_	a tha baba af
That he/she not annoy, attack, molest, strike, leftitioner/Respondent	paπer, narass, assauit, contac	t or disturb the peace of
· · · · · · · · · · · · · · · · · · ·	n an /Dagman dané an di Daéisi a	n aufo /Danua au domêto ha ma
That he/she stay 100 yards away from Petition	•	·
That he/she be ordered to immediately move	•	
That Petitioner/Respondent have custody of	the minor children. 🌋 🖰 🤄	र १५०० वराउच्चे १
That he/she have no visitation with the child	ren pending hearing.	
Other:		· · · · · · · · · · · · · · · · · · ·
3) I informed the Petitioner/Respondent that he/she should by the court.	d appear at the above time a	and place if he/she wished to be heard
I declare the foregoing is true and correct under penalty of p	perjury under the laws of the	State of California.
Vancouter in Whosping	- ·	
Date:	<u> </u>	
MARIENE BURNOUA		Signature of Declarant

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY: MARIEKE RAPPOY	STATE BAR NUMBER	Reserved for Clerk's File Stamp	
Like C. Ladel Parade # 2006		-	
668 Citadel Parade #2006 Vancourer, BC U6BING			
			ĺ
ATTORNEY FOR (NAME):			İ
SUPERIOR COURT OF CALIFORNIA, COUNTY OF I COURT HOUSE ADDRESS:	LOS ANGELES	-	
PETITIONER/PLAINTIFF: MARIELE RANDOY			
RESPONDENT / DEFENDANT: RESPONDENT / DEFENDANT:			
CHILD'S NAME: HINTER KANDOY	CHILD'S DATE OF BIRTH	CASE NUMBER:	
DECLARATION RE: NOTICE OF EX PARTE REQUEST (NO NOT	104/10/2012	RELATED CASES (IF ANY):	
(Temporary Restraining Order)	IICE GIVEN)		
MARTINA		•	
I, PRINT NAME de	eclare that:		
,			
1) I did not give notice to the other party in this action because:			
was afraid that the violence would reoccur when I gave	notice that I was asking	for these orders.	
I was afraid that the other party would take the children	out of the area hofore t	ho order could be granted a	nd served
Twas arraid that the other party would take the children	out or the area before t	ne order could be granted a	iiu seiveu.
believe that giving notice would make the orders useles	ss because the other pa	rty would:	
FILE THE SAME THIN	16 AGAINS	ST ME	
2) I attempted and was unable to inform	or his/her attorne	<u> </u>	
that I would be seeking a temporary restraining order. My att	tempts included		·
3) Other reason:			
	 	<i>७</i> ७०३ मन्द्र	
			
·			
		•	
I declare that the above is true and correct, and that I executed th	nis declaration at 🚣 🧸	5 Angeles	, California
		٠)	
• .	7	•	
July 16, 2015	Moreak	e Kandon	
DATE		SIGNATURE OF DECLARANT:	
		·	
FAM 018 / CK 018 DECLARATION OF E	X PARTE NOTICE		
04/04			
	(
	-	,	

.

	STATE BAR	NIIMBED	Reserved for Clerk's File Stamp
NAME, ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	OTATE GAT	NOMOLN.	Neservee III Clerk a File Clarity
			1
ATTORNEY FOR (Name):			1
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LO	OS AN	GELES	1
COURTHOUSE AUDRESS.			
PETITIONER/PLAINTIFF:			1
]
RESPONDENT/DEFENDANT:			
FAMILY LAW CASE COVER SHEET			CASE NUMBER:
CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO DIST	RICT		130621137
Case Filing Instruction	18		
This cover sheet is required so that the court can assign your case		correct cou	rt district for filing and hearing. It
satisfies the requirement for a certificate authorizing filing in the	district,	as set fort	h in Los Angeles Superior Court
Rules 2.3(a)(1)(C) and 5.2. It must be completed and submitted			
Petition in ALL Family cases filed in any district of the Los Angeles Abandonment & Emancipation cases, which are to be filed at Chil			Court. This form is not required in
Abandonment a Emancipation cases, which are to be filed at Chil	uren s C	our.	
Fill in the requested information.			
a) Enter address of Petitioner CITY:		07177	70.000
ADDRESS: CITY:		STATE	ZIP CODE
b) Enter address of Respondent. DO NOT COMPLETE THIS IT	TEM IF T	HIS IS A MII	IOR'S CONTRACT CASE
b) Enter address of Respondent, DO NOT COMPLETE THIS IT	TEM IF T	HIS IS A MII	NOR'S CONTRACT CASE ZIP CODE
	TEM IF T		
ADDRESS: CITY:		STATE	ZIP CODE
		STATE	
ADDRESS: CITY:		STATE	ZIP CODE
MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which	Y?	STATE	ZIP CODE NO Iture of this case.
MINOR CHILDREN INVOLVED? YES HOW MANY II. Select the correct district:	Y?	STATE	ZIP CODE NO Iture of this case.
MINOR CHILDREN INVOLVED? YES HOW MAN II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of distri	Y?best des	cribes the na	TIP CODE NO Iture of this case. type of action you have checked.
MINOR CHILDREN INVOLVED? YES HOW MAN II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of districts Applicable Reason for Choosing Districts	Y?best des	cribes the napplies to the	TIP CODE NO Iture of this case. type of action you have checked.
MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District.	Y?best des	cribes the napplies to the	TIP CODE NO Iture of this case. type of action you have checked. Ilow) hild resides within the district.
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MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District. 1. May be filed in Central District. 2. District where one or more of the parties reside.	best desict that a	cribes the na pplies to the Column 2 be 3. C 4. D	TIP CODE NO Iture of this case. type of action you have checked. Ilow) hild resides within the district.
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MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District. 1. May be filed in Central District. 2. District where one or more of the parties reside.	best desict that a	cribes the na pplies to the Column 2 be 3. C 4. D	Iture of this case. type of action you have checked. Ilow) hild resides within the district. istrict where Petitioner resides.
MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District. 1. May be filed in Central District. 2. District where one or more of the parties reside.	best desirct that a	cribes the na pplies to the Column 2 be 3. C 4. D	Iture of this case. type of action you have checked. Ilow) hild resides within the district. istrict where Petitioner resides.
MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District. 1. May be filed in Central District. 2. District where one or more of the parties reside. 1 TYPE OF ACTION (check only one) (Continued) A5520 Dissolution of Marriage	best desirct that a lct (See (cribes the na pplies to the Column 2 be 3. C 4. D	Iture of this case. type of action you have checked. Ilow) hild resides within the district. istrict where Petitioner resides.
MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District. 1. May be filed in Central District. 2. District where one or more of the parties reside. 1 TYPE OF ACTION (check only one) (Continued) A5520 Dissolution of Marriage A5521 Dissolution of Domestic Partnership	best desrict that a let (See (cribes the napplies to the Column 2 be 3. C 4. D	Iture of this case. type of action you have checked. Itow) hild resides within the district. istrict where Petitioner resides.
MINOR CHILDREN INVOLVED? II. Select the correct district: a. Under Column 1 below, check the one type of action which b. In Column 2 below, circle the reason for your choice of district. Applicable Reason for Choosing District. 1. May be filed in Central District. 2. District where one or more of the parties reside. 1 TYPE OF ACTION (check only one) (Continued) A5520 Dissolution of Marriage A5521 Dissolution of Domestic Partnership A5530 Nullity of Void or Voidable Marriage	2 - 1. 2 1. 2 1. 2 1. 2	cribes the napplies to the Column 2 be 3. C 4. D	Iture of this case. type of action you have checked. Ilow) hild resides within the district. istrict where Petitioner resides.

FAM 020 (Rev 11/11)

Short Title	Case Number
	BD621137
□ A5510 Legal Separation	1.2
☐ A5511 Legal Separation of Domestic Partnership	1.2
□ A6126 Petition for Custody and Support of Minor	1. 2. 3
□ A6131 Child Support Services Department (CSSD) Parentage/Support	1.
□ A6139 Foreign Support Order	1. 2. 3
□ A6136 Foreign Custody Order	1. 2. 3
□ A6138 Uniform Interstate Family Support Act (UIFSA) Responding Petition	1. 2. 3
☐ A6122 Domestic Violence Restraining Order (Civil Harassment – use Civil Cover Sheet)	(Any Court Jurisdiction – DV's only)
□ A6600 Habeas Corpus Petition Child Custody	1.3
□ A6080 Petition to Establish Parentage / Paternity (Non-governmental)	1. 2. 3
□ A6111 Approval of Minor's Contract (6751 Family Code)	1
□ A6130 Other Family Complaint or Petition (Specify):	1. 2. 3
□ A6101 Agency Adoption	1.4
☐ A6102 Independent Adoption	1.4
□ A6104 Stepparent Adoption	1.4
□ A6103 Adult Adoption	1.4
□ A6106 Sole Custody Petition	1. 4
III. Enter address of minor child if known. (DO NOT_COMPLETE UNLESS_YO	DU HAVE CIRCLED ITEM 3 AS AN APPLICABLE REASON
ADDRESS: Do not complete if this case falls under Family Code §6751	CITY: STATE () [- ZIP CODE
IV. Enter the information below and sign the certificate.	
Certificate / Declaration of Assignment: The undersigned hereby cert assignment to the	ifies and declares that the above entitled matter is properly filed for Superior Court under Code of Civil Procedure §392 et seq., 2300 et
seq. of the Family Code, and Rule 2(b), (c), and (d) of this court for re	
under the laws of the State of California that the foregoing is true and	correct.
Date: (Signa	TURE OF ATTORNEY/PARTY WITHOUT ATTORNEY)
(olover	

FAM 020 (Rev 11/11) FAMILY LAW CASE COVER SHEET CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO DISTRICT

Page 2 of 2 LASC RULE 5.2









FL-105/GC-120

RNEY OR PARTY WITHOUT AT	TORNEY (Name, State Bar number, and add	ress)·	I	FOR COURT USE (DNLY
	•	•			
TELEPHONE NO.:	FAX NO. (Opt	ional):			
AIL ADDRESS (Optional):					
ATTORNEY FOR (Name):					
PERIOR COURT OF	CALIFORNIA, COUNTY OF				
STREET ADDRESS:					
MAILING ADDRESS:			1		
CITY AND ZIP CODE.					
BRANCH NAME:	(This section applies only to fami	iv law cases.)			
PETITIONER:	(, , , , , , , , , , , , , , , , , , ,	.y .a caaca,			
RESPONDENT:					
OTHER PARTY:	(This paction and a set of	diametric accord		CACCAILBER	
ARDIANSHIP OF (Name):	(This section apples only to guard	Hansnip Casas.) Minor	CASE NUMBER:	
				40100	_
	ATION UNDER UNIFORM OF FION AND ENFORCEMENT			BD62113	千
am a party to this pro	ceeding to determine custody	of a child.			
` `	ess and the present address o		residing with me is co	onfidential under Family Co	de section 342
My present addr	-	u			
There are (specify num		ldren who a	re subject to this proc	eeding, as follows:	
	n requested below. The resid	lence infon	mation must be give	ii ioi uie iastrive years.)	
(Insert the information	n requested below. The resid	Place of birth		Date of birth	Sex
	n requested below. The resid	Place of birth			
(Insert the information Child's name		Place of birth		Date of birth	Sex
(Insert the information Child's name		Place of birth		Date of birth	Sex
(Insert the information Child's name Intod of residence	Address	Place of birth	Person child lived with (nar	Date of birth	Sex
(Insert the information Child's name Intod of residence to present	Address Confidential	Place of birth	Person child lived with (nar	Date of birth me and complete current address)	Sex
(Insert the information Child's name Intod of residence	Address Confidential Child's residence (City, State)	Place of birth	Person child lived with (nar Confidential Person child lived with (nar	Date of birth me and complete current address) me and complete current address)	Sex
(Insert the information Child's name Intod of residence to present	Address Confidential	Place of birth	Person child lived with (nar Confidential Person child lived with (nar	Date of birth me and complete current address)	Sex
(Insert the information Child's name Intod of residence to present	Address Confidential Child's residence (City, State)	Place of birth	Person child lived with (nar Confidential Person child lived with (nar	Date of birth me and complete current address) me and complete current address)	Sex
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									FL	-105/GC-120
SHORT TITLE:								CASE NUMBER		
								BOL	,21137	
Do you have inform or custody or visita Yes	ation procee	ding, in C	alifornia or e	elsewhere	, concerning a	child:	subjec	t to this proc		her court case
Proceeding	Case num	nber (n	Court ame, state, I	ocation)	Court order or judgment (date)	Nar	me of e	each child	Your connection to the case	Case status
a. Family										
b. Guardianship									·	
c. Other										
Proceeding			Cas	se Numbe	er .			Court (na	ame, state, locati	on)
d. Juvenile Del										
e. Adoption										
5. One or mon and provide				otective o	orders are now	in effe	ect. (At	tach a copy o	of the orders if yo	u have one
Court		C	ounty	State	Cas	se num	nber <i>(if</i>	known)	Orders exp	oire (date)
a. Criminal										
b. Family										
c. Juvenile De Juvenile De										
d. Other										
6. Do you know of a visitation rights w				is proceed				ody or claims		of or
a. Name and address					ress of person			 	address of per	sōñ
Has physical Claims custo	-				al custody				physical custody	
Claims visitat					tody rights tation rights				ns custody rights ns visitation right	
Name of each child			Name of	feach chi	lđ			Name of ea	ach child	
L										
I declare under penal Date:	lty of perjury	under th	e laws of the	State of	California that	the for	egoing	is true and o	correct.	
					•					
	(TYPE OR PR	INT NAME)			:			(SIGNATURE	OF DECLARANT)	
	pages attac						 -			
NOTICE TO DECI									ormation about d subject to this	

FL-105/GC-120 [Rev. January 1, 2009]

DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

Page 2 of 2







	FL-150
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address)	FOR COURT USE ONLY
-	,
TELEPHONE NO.	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT/CLAIMANT:	
	CASE NUMBER:
INCOME AND EXPENSE DECLARATION	50621137
1. Employment (Give information on your current job or, if you're unem	ployed, your most recent job.)
a. Employer.	
Attach copies b. Employer's address: of your pay	
stubs for last c. Employer's phone number:	
two months d. Occupation:	
(black out e. Date job started:	
social f. If unemployed, date job ended:	
security g. I work about hours per week.	
h. I get paid \$ gross (before taxes)	per month per week per hour.
(If you have more than one job, attach an 81/2-by-11-inch sheet of pa jobs. Write "Question 1—Other Jobs" at the top.)	per and list the same information as above for your other
2. Age and education	
a. My age is (specify):	
b. I have completed high school or the equivalent: Yes	No If no, highest grade completed (specify):
c. Number of years of college completed (specify):	Degree(s) obtained (specify):
d. Number of years of graduate school completed (specify):	Degree(s) obtained (specify):
e. I have: professional/occupational license(s) (specify):	
vocational training (specify):	
3. Tax information	
a. I last filed taxes for tax year (specify year):	
b. My tax filling status is single head of household	married filing separately
married, filing jointly with (specify name):	—— married, ming separately
c. I file state tax returns in California Context other (specify	ofoto).
	•
d. I claim the following number of exemptions (including myself) on	my taxes (specify):
 Other party's income. I estimate the gross monthly income (before This estimate is based on (explain): 	taxes) of the other party in this case at (specify): \$
(If you need more space to answer any questions on this form, attaquestion number before your answer.) Number of pages attached:	
I declare under penalty of perjury under the laws of the State of Californiany attachments is true and correct.	ia that the information contained on all pages of this form and
Date:	
	1200911313
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT/CLAIMANT:	30621137
Attach copies of your pay stubs for the last two months and proof of any tax return to the court hearing. (Black out your social security number on	•••
 Income (For average monthly, add up all the income you received in each and divide the total by 12.) a. Salary or wages (gross, before taxes)	Last month monthly
b. Overtime (gross, before taxes)	\$
c. Commissions or bonuses. d. Public assistance (for example: TANF, SSI, GA/GR)	receiving\$
f. Partner support from this domestic partnership from a g. Pension/retirement fund payments	\$
h. Social security retirement (not SSI) i. Disability: Social security (not SSI) State disability (SE j. Unemployment compensation	OI)
I. Other (military BAQ, royalty payments, etc.) (specify):	¥
6. Investment income (Attach a schedule showing gross receipts less cash e a. Dividends/interest. b. Rental property income c. Trust income. d. Other (specify):	\$ \$
Income from self-employment, after business expenses for all business I am the owner/sole proprietor business partner of business (specify):	
Attach a profit and loss statement for the last two years or a Schedule social security number. If you have more than one business, provide	•
 Additional income. I received one-time money (lottery winnings, inh amount): 	neritance, etc.) in the last 12 months (specify source and
Change in Income. My financial situation has changed significantly	•
10. Deductions a. Required union dues	Last mont
 b. Required retirement payments (not social security, FICA, 401(k), or IRA c. Medical, hospital, dental, and other health insurance premiums (total medical) 	s)
 d. Child support that I pay for children from other relationships e. Spousal support that I pay by court order from a different marriage f. Partner support that I pay by court order from a different domestic partners. 	ership \$
 Necessary job-related expenses not reimbursed by my employer (attack) 11. Assets	_
a. Cash and checking accounts, savings, credit union, money market, and b. Stocks, bonds, and other assets I could easily sell	

FL-150 [Rev January 1, 2007]

INCOME AND EXPENSE DECLARATION

c. All other property, real and personal (estimate fair market value minus the debts you owe) \$ -

Page 2 of 4



						FL-150
PETITIONER/PLAINTIFF:				CASE NUMBER:		
_RESPONDENT/DEFENDANT: OTHER PARENT/CLAIMANT:	·			BD62	1137	<u> </u>
12. The following people live with me:	:					
Name	Age	How the person is related to me? (ex: son)		rson's gross income	Pays som	e of the d expenses?
a.	 		<u> </u>		Yes	No No
b.			<u> </u>		Yes	
c.					Yes	s 🔲 No
d.			1		Yes	s No
е.					Ye:	s No
a. Home: (1) Rent or morty of mortgage: (a) average principal: \$	gage\$\$ urance\$ urance\$	h. Laundr i. Clothes j. Educat k. Enterta l. Auto es (insura m. Insurar include n. Saving o. Charita p. Monthl (itemize	y and cle ion inment, g xpenses nce, gas nce (life, g auto, ho s and inv able contr y payme b below ii	gifts, and vacation and transportation, repairs, bus, etcaccident, etc.; do ome, or health insvestments	n	\$ \$ \$ \$ \$ \$
e. Eating out						
f. Utilities (gas, electric, water, trasl	·	r. TOTA	L EXPEN Sounts in	iSES (a-q) (do no a(1)(a) and (b))	ot add in	\$
g. Telephone, cell phone, and e-ma		L		penses paid by o	others	\$
14. Installment payments and debts n	ot listed abov	'e				
Paid to	For		nount	Balance	Date	of last payment
		\$		\$		
		\$		\$		
	-	\$		\$		
		\$	·	\$		
		\$		\$		_ .:
L		\$		\$		
 15. Attorney fees (This is required if eith a. To date, I have paid my attorney b. The source of this money was (s) c. I still owe the following fees and of d. My attorney's hourly rate is (special) 	this amount fo pecify): costs to my att	or fees and costs (specify):				
I confirm this fee arrangement.						
Date:)		GDr	<u>्रा</u>	ે
(TYPE OR PRINT NAME OF ATTORNE	Y)			(SIGNATURE OF ATT	ORNEY)	

FI	1	50
		\neg

PETITIONER/PLAINTIFF:

_RESPONDENT/DEFENDANT:

OTHER PARENT/CLAIMANT:

CASE NUMBER.

BD621137

	CHILD SUPPORT INFORMATION	1	
	(NOTE: Fill out this page only if your case involved	es child support.)	
16.	Number of children		
	a. I have (specify number): children under the age of 18 with the other p	nament in this case	
		cent of their time with th	e other parent
	(If you're not sure about percentage or it has not been agreed on, please de		
	(ii you're not oure about personage or it has not been agreed on, please de	sociato your paronang c	onodato noro.y
17.	Children's health-care expenses		
	a. I do I do not have health insurance available to me for the	ne children through my	job.
	b. Name of insurance company:		•
	c. Address of insurance company:		
	d. The monthly cost for the children's health insurance is or would be (specify	/)· \$	•
	(Do not include the amount your employer pays.)	.,· ↓	
40	Additional sympass for the shildren in this case	Amount nor month	
18.	•	Amount per month	
	a. Child care so I can work or get job training	\$	
	b. Children's health care not covered by insurance	\$	
	c. Travel expenses for visitation	\$	
	d. Children's educational or other special needs (specify below):	\$	
	, , , ,		
19.			Factory many months?
	(attach documentation of any item listed here, including court orders):	Amount per month	For how many months?
	a. Extraordinary health expenses not included in 18b	\$	
	b. Major losses not covered by insurance (examples: fire, theft, other	•	
	insured loss)	\$	
	c. (1) Expenses for my minor children who are from other relationships and	¢	
	are living with me	\$	
	(2) Names and ages of those children (specify):		
	(3) Child support I receive for those children	\$	
	The expenses listed in a, b, and c create an extreme financial hardship because	e (explain):	
		•	
20	Other information I want the court to know concerning support in my case	e (specify):	
		1,4.05	16 42
		, · · ·	e Cran

FL-150 [Rev January 1, 2007]

INCOME AND EXPENSE DECLARATION

Page 4 of 4



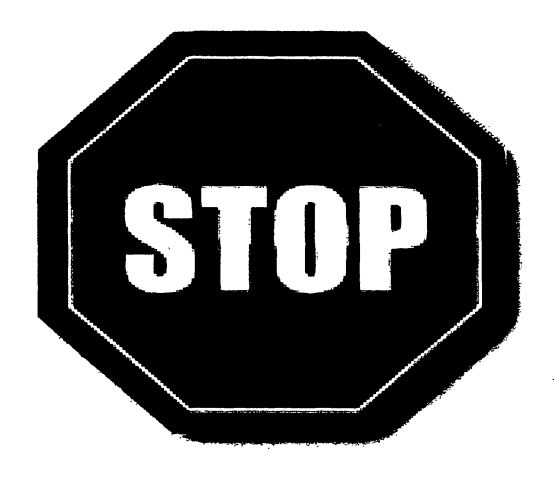
			FL-155
Your name and address or attorney's name and address:	TELEPHONE NO.:	FOR COURT	USE ONLY
-			
	İ		
ATTORNEY FOR (Name):	<u> </u>		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			1
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE: BRANCH NAME:			
PETITIONER/PLAINTIFF:		•	
RESPONDENT/DEFENDANT:			
OTHER PARENT:	_		
FINANCIAL STATEMENT (SIMPLIFIE	D)	CASE NUMBER: BD6211	37
NOTICE: Read page 2 to find out if you	qualify to use this form	and how to use it.	ı
1. a. My only source of income is TANF, SSI, or GA/GR.			
b. I have applied for TANF, SSI, or GA/GR.	v vin		
2. I am the parent of the following number of natural or adopted			
3. a. The children from this relationship are with me this amount			
b. The children from this relationship are with the other paren			%
с. Our arrangement for custody and visitation is (specify, usin	•	•	
4. My tax filing status is: single married filing join	-		
5. My current gross income (before taxes) per month is		• • • • • • • • • • • • • • • • • • • •	\$
Attach 1 This income comes from the following:			•
copy of pay stubs for Salary/wages: Amount before taxes per Retirement: Amount before taxes per m			
stubs for Retirement: Amount before taxes per mast 2 Unemployment compensation: Amount			
months here Workers' compensation: Amount per m	onth		\$
(cross out Social security: SSI Othe	r Amount per month		<u>\$</u>
social Disability: Amount per month			
security numbers) Interest income (from bank accounts o	•	th	<u>\$</u>
I have no income other than as stated in this			
6. I pay the following monthly expenses for the children in this can be a. Day care or preschool to allow me to work or go to			\$
a. Day care or preschool to allow me to work or go to a b. Health care not paid for by insurance			_
c. School, education, tuition, or other special needs of			· · · · · ·
d. Travel expenses for visitation			
7. There are (specify number) other minor c			
that I pay are			
8. I spend the following average monthly amounts (please attack	•		
a. Job-related expenses that are not paid by my emplo			
b. Required union dues			
c. Required retirement payments (not social security, d. Health insurance costs			
d. Health insurance costs			
f. Spousal support I am paying because of a court ord	•		
	tgage		
If mortgage: interest payments \$ re			
9. Information concerning my current employment			
Employer:	·		
Address:			
Telephone number: My occupation:			
Date work started:		TANK O	11 20 4
Date work stopped (if applicable): What was your	gross income (before tax	es) before work stopp	ed?: 3

Page 1 of 2

PETITIONER/PLAINTIFF:	CASE NUMBER:	
RESPONDENT/DEFENDANT:		B0621137
OTHER PARENT:		
10. My estimate of the other party's gross monthly	y income (before taxes) is	
11. My current spouse's monthly income (before a 12. Other information I want the court to know con	laxes) is	Hoch outer short with the information
13. I am attaching a copy of page 3 of form		
		- ·
I declare under penalty of perjury under the laws any attachments is true and correct.	or the State of California that the into	ormation contained on all pages of this form and
Date:	L	•
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT) PETITIONER/PLAINTIFF RESPONDENT/DEFENDANT
	INSTRUCTIONS	
Step 1: Are you eligible to use this form use this form:	n? If your answer is YES to any o	of the following questions, you may NOT
Are you asking for spousal support (alim	ony) or a change in spousal supp	port?
• Is your spouse or former spouse asking	for spousal support (alimony) or	
Are you asking the other party to pay you had a second a selection with a selection and the selection and the selection are selection.	-	
Is the other party asking you to pay his c Do you receive money (income) from an		?
Welfare (such as TANF, GR, or GA)	Interest	
Salary or wages	Workers' compensation	,
Disability Unemployment	Social securityRetirement	
Are you self-employed?	, to an only	
i vae jee een emplejeer		
If you are eligible to use this form and cho	ose to do so, you do not need to	complete the Income and Expense
Declaration (form FL-150). Even if you are		
and Expense Declaration (form FL-150).		
Step 2: Make 2 copies of each of your	pay stubs for the last two mont	hs. If you received money from other
than wages or salary, include copies of th		
Privacy notice: If you wish, you may cross payment notice or your tax return	s out your social security number	if it appears on the pay stub, other
1		
Step 3: Make 2 copies of your most re		and the second that the second second
Step 4: Complete this form with the rec clearly in black ink. If you need additional		
Step 5: Make 2 copies of each side of t	•	
Step 6: Serve a copy on the other party party, the other party, and the local child of each of your stubs for the last two mon	support agency, if they are handli	ng the case, 1 copy of this form, 1 copy
Step 7: File the original with the court. months. Take this document and give it to your return.	• •	• •
Step 8: Keep the remaining copies of t Step 9: Take the copy of your latest fe	_	court hearing.
It is very important that you attend the	-	nse. If you do not attend a hearing, the







DO NOT FILL OUT THE NEXT SET OF FORMS!

THE NEXT FORMS ARE BLANKS FOR SERVICE ON THE OTHER PARTY.

DV-120-INFO How Can't Respond to a Request for Domestic Violence Restraining Order?

What is a Domestic Violence Restraining Order?

It is a court order that helps protect people who have been abused or threatened with abuse.

What are the legal requirements?

A Domestic Violence Restraining Order is available if:

- A person has been abused or threatened with abuse, and
- The person who was abused has a certain relationship with the person who did the abuse (married, divorced, separated, registered domestic partnership, have a child together, dating or used to date, live together or used to live together as more than just roommates), or are closely related (mother or mother-in-law, father or father-in-law, child or stepchild, grandparent or grandparent-in-law, grandchild or grandchild-in-law, sister or sister-in-law, brother or brother-in-law, stepparent, daughter-in-law or son-in-law). (See Fam. Code, § 6211).

What is abuse?

Abuse means to intentionally or recklessly cause or attempt to cause bodily injury to the protected person; or sexually assault the protected person; or to place the protected person or another person in reasonable fear of imminent serious bodily injury; or to molest, attack, hit, stalk, threaten, batter, harass, telephone, or contact the protected person; or to disturb the protected person's peace; or to destroy the protected person's personal property. Abuse can be spoken, written, or physical.

What if the legal requirements are not met?

There are other kinds of orders that might apply:

- Civil harassment order (can be used for neighbors, roommates, cousins, uncles, and aunts)
- Dependent adult or elder abuse restraining order
- Workplace violence order

What can a restraining order do?

The court can order the restrained person to:

- Not contact or harm the protected person, including children listed as protected people
- Stay away from all protected people
- Not have any guns or ammunition
- · Move out of the house
- Follow child custody and visitation orders
- · Pay child support
- Pay spousal support
- Obey property orders

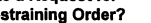
How do I tell my side of the story?

File Form DV-120, Response to Request for Domestic Violence Restraining Order, before the hearing date. Also, have someone mail it to the person who asked for the order or to the person's lawyer. This is "Service." The person who mails it must fill out and sign a Proof of Service by Mail (Form DV-250). File the Proof of Service with the court clerk. Keep a copy. Then, bring a copy of your response on Form DV-120, and the filed Proof of Service (Form DV-250), to the hearing.

What if I also have criminal charges against me?

See a lawyer. Anything you say or write, including in this case, can be used against you in your criminal case.







DV-120-INFO How Can I Respond to a Request for Domestic Violence Restraining Order?

How long does the order last?

If the court makes a temporary restraining order, it will last until the hearing date. At that time, the judge will decide to continue or cancel the order. The restraining order can last for up to five years. Custody, visitation, child support, and spousal support orders can last longer than five years, and they do not end when the restraining order ends.

Is there a cost to file my Response (Form DV-120)?

No.

What if I have a gun or ammunition?

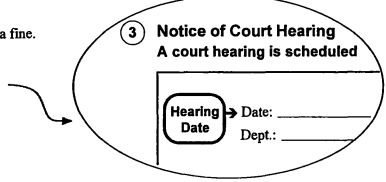
If a restraining order is issued, you cannot own, possess, or have a gun, other firearm, or ammunition while it is in effect. If you have a gun or other firearm in your immediate possession or control, you must sell it to, or store it with, a licensed gun dealer, or turn it in to a law enforcement agency. Read Form DV-800-INFO, How Do I Turn In, Sell, or Store My Firearms?

What if I don't obey the court order?

The police can arrest you. You can go to jail and/or pay a fine.

Should I go to the court hearing?

If you do not go to court, the judge can make the orders without hearing from you. If you object to the orders being made, go to court on the hearing date listed on page 1 of Form DV-109, Notice of Court Hearing.



What if the person seeking protection contacts me?

No matter what, you have to follow the court order. The order says only what you can do or cannot do.

Will I see the person seeking protection at the court hearing?

If the protected person comes to the hearing, you will see him or her. Do not talk to the protected person unless the judge or that person's lawyer says you can.

Do I need a lawyer?

Having a lawyer is always a good idea, especially if you have children, but it is not required. You are not entitled to a free court-appointed lawyer. Ask the clerk how to find free or low-cost legal services and self-help centers in your county. You can also go to the Family Law Facilitator for help with child support.

Can I bring a witness or other document to the court hearing?

Yes. You can bring witnesses or documents that support your case to the hearing. The judge may or may not let a witness speak at the hearing. So you should also bring copies of the witnesses' written statements of what they saw or heard, signed under penalty of perjury, and provide the other party and the judge with a copy. Your witness can use Form MC-030, Declaration, to write a statement.

If we agree, can the person seeking protection and I cancel the order?

No. Once the order is issued, only the judge can change or cancel it.





DV-120-INFO How Call Respond to a Request for Danestic Violence Restraining Order?

What if I do not speak English?

When you file your papers, ask the clerk if a court interpreter is available. If an interpreter is not available for your court date, bring someone to interpret for you. Do not ask a child, a witness, or anyone to be protected by the order to interpret for you.

Wizulli do noticy ca Green Cardo (US Citzenshi)? 📜 🛴

tanerondar is vahdieven it, von aromora uUS: etitzen ordavintligermanen desiden il(GreenVondhölde) albyöttede abouryour immyeration statis valla communiquation lavves.

Can I use the restraining order to get divorced or terminate a registered domestic partnership?

No. These forms will not end your marriage or registered domestic partnership. You must file other forms to end your marriage or registered domestic partnership. The court staff can tell you where to get legal help.

What if I have children with the person to be protected?

The judge can make temporary orders for child custody and visitation. If the judge makes a temporary order for child custody, the parent with custody may not remove the child from California before notice to the other parent and a court hearing. Read the order for any other limits. There are some exceptions. Ask a lawyer.

What if I want to leave the county or state?

You must still comply with the restraining order. The restraining order is valid anywhere in the United States.

What if I am deaf or hard of hearing?



Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (Form MC-410). (Civil Code, § 54.8.)

What if I am a victim of domestic violence?

Ask the court clerk about free or low-cost legal help. For a referral to a local domestic violence or legal assistance program, call the National Domestic Violence Hotline:

1-800-799-7233 TDD: 1-800-787-3224

It's free and private.

They can help you in more than 100 languages.

For help in your area, contact:

[Local information may be inserted]

	DV-120 Response to Request for Domestic Violence Restraining Order	Cleamps date here when form is filed.
1	Name of Person Asking for Protection: (See Form DV-100, item 1):	
2	Your Name:	
	Your lawyer in this case (if you have one): Name: State Bar No.:	
	Firm Name:	Fill in court name and street address:
	Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.): Address:	Superior Court of California, County of
	City: State: Zip:	•
	Telephone: Fax:	Court fills in case number:
	E-mail Address:	Case Number:
	 For more information, read Form DV-120-INFO, How Can I Respond Violence Restraining Order? The judge will consider your Response at the hearing. Write your hearing date, time, and place from Form DV-109, Notice of the properties of the propert	
	(Handra) > 70	_
	Hearing Date: Tim	
	You must obey the orders in Form DV-110, Temporary Restraining the court may make restraining orders against you that could last up to	g Order, until the hearing. At the hearing,
45	Relationship to Person Asking for Protection a.	onship listed in item 4 on Form DV-100.
6	☐ Personal Conduct Orders a. ☐ I agree to the orders requested.	
	b. I do not agree to the orders requested. (Specify your reasons in	n item 24, page 4, of this form.)
	This is not a Court Order.	

		<u>L</u>	
7 [Stay-Away Order a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item 24, page 14) Move-Out Order a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item 24, page 14)	
9 [Guns or Other Firearms or Ammunition If you were served with Form DV-110, Temporary Restraining Order, you must a your immediate possession or control. You must file a receipt with the court from a licensed gun dealer within 48 hours after you received Form DV-110. a. I do not own or have any guns or firearms. b. I ask for an exemption from the firearms prohibition under Family Code (specify): c. I have turned in my guns and firearms to law enforcement or sold them to licensed gun dealer. A copy of the receipt showing that I turned in, sold, (check all that apply): is attached has already been filed with the court.	section 6389(h) because o, or stored them with, a
10	_	Record Unlawful Communications a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item 24, per second parts)	age 4, of this form.)
11 [Care of Animals a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item 24, por 	age 4, of this form.)
12 [Child Custody and Visitation a. □ I agree to the order requested. b. □ I do not agree to the order requested. (Specify your reasons in item 24, post.) c. □ I am not the parent of the child listed in Form DV-105, Request for Child. d. □ I ask for the following custody order (specify):	
		☐ I do ☐ I do not agree to the orders requested to limit the child's translated Request for Order: No Travel With Children.	avel as listed in Form DV-108,
		You and the other parent may tell the court that you want to be legal parents of DV-180, Agreement and Judgment of Parentage).	the children (use Form
13 [Child Support (Check all that apply): a. □ I agree to the order requested. b. □ I do not agree to the order requested. (Specify your reasons in item 24, per c. □ I agree to pay guideline child support.	age 4, of this form.)
		Whether or not you agree to pay support, you must fill out, serve, and file Form Declaration, or FL-155, Financial Statement (Simplified).	n FL-150, Income and Expense
		This is not a Court Order.	

Case Number:

Response to Request for Domestic Violence **Restraining Order** (Domestic Violence Prevention)

DV-120, Page 2 of 4

		Case Number:
14)	Property Control a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item	n 24, page 4, of this form.)
15)	Debt Payment a. ☐ I agree to the order requested. b. ☐ I do not agree to the order requested. (Specify your reasons in item	n 24, page 4, of this form.)
16	Property Restraint a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item	n 24, page 4, of this form.)
17	Spousal Support a. □ I agree to the order requested. b. □ I do not agree to the order requested. (Specify your reasons in item Whether or not you agree, you must fill out, serve, and file Form FL-150.	• • • • •
18	Insurance a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item	n 24, page 4, of this form.)
19	Lawyer's Fees and Costs a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item c. I request the court to order payment of my lawyer's fees and cost Whether or not you agree, you must fill out, serve, and file Form FL-150.	S.
20	Payments for Costs and Services a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item	m 24, page 4, of this form.)
21)	Batterer Intervention Program a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item	m 24, page 4, of this form.)
22)	Other Orders (see item 22 on Form DV-100) a. I agree to the order requested. b. I do not agree to the order requested. (Specify your reasons in item.)	m 24, page 4, of this form.)
23)	Out-of-Pocket Expenses I ask the court to order payment of my out-of-pocket expenses because t issued without enough supporting facts. The expenses are:	the temporary restraining order was
	Item: Amount: \$ Item:	Amount: \$
	You must fill out, serve, and file Form FL-150, Income and Expense De	

This is not a Court Order.

24) Reasons I Do Not Agree to Explain your answers to each of t	the Orders Requested the orders requested (give specific fa	cts and reasons):
Check here if there is not enough of paper and write "DV-120, Rea		our complete answer on an attached sheet
		
Number of pages attached to this for		t the information above is true and correct.
i doorate direct policity of policity direct is	o laws of the state of Camonia ma	t the miermation above is true and contoct.
Date:		
Type or print your name	Sign your n	ате
Date:		
Lawyer's name, if you have one	Lawyer's s	ignature
	This is not a Court Order.	

Case Number:

Revised July 1, 2014

Response to Request for Domestic Violence
Restraining Order
(Domestic Violence Prevention)

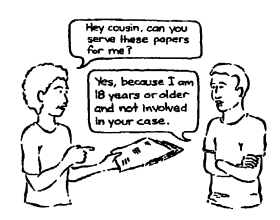
DV-120, Page 4 of 4

DV-200-INFO What is "Proof of Personal Service"?

What is "service"?

Service is the act of giving your legal papers to the other person. There are many kinds of service—in person, by mail, and others. This form is about personal or "in-person" service. The Notice of Court Hearing (Form DV-109), Request for Domestic Violence Restraining Order (Form DV-100) and Temporary Restraining Order (Form DV-110) must be served "in person." That means someone-not you or anyone else protected by the order—must personally "serve" (give) the person to be restrained a copy of the forms. You cannot send them by mail. Service lets the other person know:

- · What orders you are asking for
- · The hearing date
- · How to respond



Why do I have to get the orders served?

- The police cannot arrest anyone for violating an order unless the restrained person knows about the order.
- The judge cannot make the orders permanent unless the restrained person was served.



Don't serve it by mail!

Who can serve?

Ask someone you know, a process server, or a law enforcement agency (for example, a sheriff) to personally serve (give) a copy of the orders to the person to be restrained. You cannot send the forms to that person by mail.

The server must:

- Be 18 years of age or over
- · Not be you or anyone to be protected by the orders

A sheriff can serve the order at no cost to you.

A "registered process server" is a business you pay to deliver court forms. Look for "Process Serving" in the Yellow Pages or on the Internet. (If a law enforcement agency or the process server uses a different Proof of Service form, make sure it lists the forms served.)

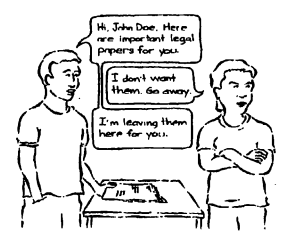
How to Serve

Ask the server to:

- Walk up to the person to be served.
- Make sure it's the right person. Ask the person's name.
- Give the person copies of all papers checked on Form DV-200, Proof of Personal Service.
- Fill out and sign Form DV-200.
- Give the signed Form DV-200 to you.

What if the person won't take the papers or tears them up?

- If the person won't take the papers, just leave them near him or her.
- It doesn't matter if the person tears them up.

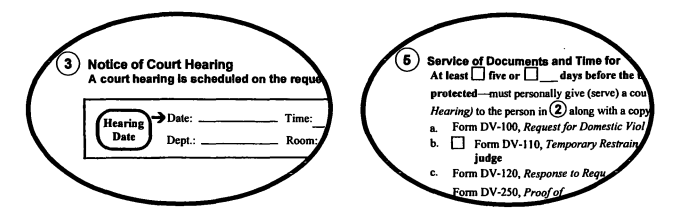


DV-200-INFO What Is "Proof of Personal Service"?

When do the orders have to be served?

It depends. To know the exact date, you have to look at two things on Form DV-109:

First, look at the hearing date on page 1 of Form DV-109. Next, look at the number of days written in item (5) on page 2.



Look at a calendar. Subtract the number of days in item (5) from the hearing date. That's the final date to have the orders served. It's always OK to serve earlier than that date.

If nothing is written in item (5) you must have the papers served at least 5 days before the hearing.

Who signs the Proof of Personal Service?

Only the person who serves the orders can sign the Proof of Personal Service (Form DV-200). You do not sign it. The person to be restrained does not sign it.

What happens if I cannot get the papers served before the hearing date?

Before your hearing, fill out and file a Request to Continue Hearing and Reissue Temporary Restraining Order (Form DV-115) and Notice of New Hearing Date and Order on Reissuance (Form DV-116). These forms ask the judge for a new hearing date and make any temporary orders last until then. Ask the clerk for the forms or go to www.courts.ca.gov.

You must attach a copy of Form DV-115 and DV-116 to a copy of your original order. That way, the police will know your orders are still in effect. And the restrained person will be served with notice of the new hearing date. For more information on getting a new hearing date, read Form DV-115-INFO, How to Ask for a New Hearing Date.

What do I do with the completed Proof of Personal Service?

Bring a copy of the original Proof of Personal Service (Form DV-200) to your hearing.

If the sheriff serves the orders, he or she will send the Proof of Personal Service to the court and CLETS (California Law Enforcement Telecommunications System), a statewide computer system that lets police know about your order, for you.

If someone other than the sheriff serves the orders, you should:

- If possible, file the original Proof of Personal Service (Form DV-200) with the court at least 2 days before your hearing. If you were unable to do this, bring the original Proof of Personal Service to your hearing.
- The clerk will send it to CLETS.
- Always keep an extra copy of the restraining orders with you for your safety.







Revised January 1, 2012







Clerk stamps date here when form is filed. DV-200 Proof of Personal Service Name of Person Asking for Protection: Name of Person to Be Restrained: **Notice to Server** The server must: • Be 18 years of age or older. Fill in court name and street address: Not be listed in items (1) or Superior Court of California, County of (3) of form DV-100, Request for Domestic Violence Restraining Order. Give a copy of all documents checked in (4) to the restrained person in (2) (You cannot send them by mail.) Then complete and sign this form, and give or mail it to the person in (1). FIII in case number: (4) I gave the person in (2) a copy of all the documents checked: Case Number: a. DV-109 with DV-100 and a blank DV-120 (Notice of Court Hearing; Request for Domestic Violence Restraining Order; blank Response to Request for Domestic Violence Restraining Order) b. DV-110 (Temporary Restraining Order) c. DV-105 and DV-140 (Request for Child Custody and Visitation Orders, Child Custody and Visitation Order) d. I FL-150 with a blank FL-150 (Income and Expense Declaration) e. FL-155 with a blank FL-155 (Financial Statement (Simplified)) f. DV-115 (Request to Continue Hearing and Reissue Temporary Restraining Order) g. DV-116 (Notice of New Hearing Date and Order on Reissuance) h. DV-130 (Restraining Order After Hearing) i. U Other (specify): 5) I personally gave copies of the documents checked above to the person in (2) on: a. Date: ______ b. Time: _____ a.m. p.m. c. At this address: ____ ______ State: _____ Zip: _____ City: _ **Server's Information** Name: Address: _____ City: ______ State: ____ Zip:____ (If you are a registered process server): _____ Registration number: _____ County of registration: ___ I declare under penalty of perjury under the laws of the State of California that the information above is true and correct. Type or print server's name Server to sign here

	DV-250 Proof of Service by Mail	Clerk stamps date here when form is filed.
1	Name of Person Asking for Protection:	
2	Name of Person to Be Restrained:	
3	Notice to Server The server must: • Be 18 years of age or over. • Not be listed in items ① or ② or ③ of form DV-100, Request for Domestic Violence Restraining Order. • Mail a copy of all documents checked in ② to the person in ⑤.	Fill in court name and street address: Superior Court of California, County of
4	I (the server) am 18 years of age or over and live in or am employed in the county where the mailing took place. I mailed a copy of all documents checked below to the person in (5):	Fill in case number: Case Number:
	 a. DV-112, Waiver of Hearing on Denied Request for Temporary Restraining Order b. DV-120, Response to Request for Domestic Violence Restraining Oc. FL-150, Income and Expense Declaration d. FL-155, Simplified Financial Statement e. DV-130, Restraining Order After Hearing (Order of Protection) f. Other (specify):	rder .
5	I placed copies of the documents checked above in a sealed envelope and n a. Name of person served: b. To this address:	nailed them as described below:
	City: State: _	Zip:
	d. Mailed from: City:	State:
6	Server's Information Name:	
	Address: State:	
	Telephone:	
	(If you are a registered process server): County of registration: Registration	on number
7	I declare under penalty of perjury under the laws of the State of California correct.	
	Date:	
	Type or print server's name Server	to sign here

		FL-150
ATTORNEY OR PAR	TY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
⊢		
	ļ	i
TELEPHO	NE NO.:	
E-MAIL ADDRESS (C	ptional):	
ATTORNEY FOR	(Name):	
SUPERIOR CO	URT OF CALIFORNIA, COUNTY OF	
STREET AD	DRESS:	
MAILING AD	ORESS:	
CITY AND ZIF	CODE:	
BRANCH	NAME:	
PETITIONE	R/PLAINTIFF:	
RESPONDENT/	DEFENDANT:	
OTHER PAREN		
- CHILLIAN TO THE CONTRACT OF		CASE NUMBER:
	INCOME AND EXPENSE DECLARATION	
1 Employees	nt (Give information on your current job or, if you're unemployed, your mos	t magnifich)
1. Employme		t rotont jou.j
Attach copies	a. Employer.	
of your pay	b. Employer's address:	
stubs for last	c. Employer's phone number:	
two months	d. Occupation:	
(black out	e. Date job started:	
social	f. If unemployed, date job ended:	
security	g. I work about hours per week.	
numbers).	h. I get paid \$ gross (before taxes) per month	per week per hour.
	and the second s	
	ore than one job, attach an 8½-by-11-inch sheet of paper and list the s luestion 1—Other Jobs" at the top.)	ame information as above for your other
-	• •	
2. Age and e		
• -	is (specify):	
b. I have	completed high school or the equivalent: L Yes No If no, h	nighest grade completed (specify):
c. Numbe	r of years of college completed (specify): Degree(s) obt	ained (specify):
d. Numbe	r of years of graduate school completed (specify): Degree	(s) obtained (specify):
e. I have:	professional/occupational license(s) (specify):	
	vocational training (specify):	
0. 7	• • • • • • • • • • • • • • • • • • • •	
3. Tax inform		
	last filed taxes for tax year (specify year):	
	filing status is Single head of household married, f	iling separately
r	named, filing jointly with (specify name):	
C. I file sta	ite tax returns in California Cother (specify state):	
d Iclaim	the following number of exemptions (including myself) on my taxes (specify) -
	r's income. I estimate the gross monthly income (before taxes) of the othe te is based on (explain):	r party in this case at (specify): \$
	nore space to answer any questions on this form, attach an 8½-by-11-i iber before your answer.) Number of pages attached:	nch sheet of paper and write the
	penalty of perjury under the laws of the State of California that the informat ts is true and correct.	ion contained on all pages of this form and
Date:		
Jaly.		

Form Adopted for Mandatory Use Judicial Council of California FL-150 (Rev. January 1, 2007)

				FL-150
	PETITIONER/PLAINTIFF:	CASE NUMBER.		
RES	SPONDENT/DEFENDANT:			j
ОТ	HER PARENT/CLAIMANT:			
	ch copies of your pay stubs for the last two months and proof of any other inco eturn to the court hearing. <i>(Black out your social security number on the pay st</i>		your latest f	ederal
	ncome (For average monthly, add up all the income you received in each category in and divide the total by 12.)		Last month	•
8	a. Salary or wages (gross, before taxes)	\$		
1	D. Overtime (gross, before taxes)	\$		
(c. Commissions or bonuses	\$		
(d. Public assistance (for example: TANF, SSI, GA/GR)	\$		
	e. Spousal support from this marriage from a different marriage			
1	F. Partner support from this domestic partnership from a different d	omestic partnership \$	·	
!	g. Pension/retirement fund payments			
	h. Social security retirement (not SSI)	\$		
	i. Disability: Social security (not SSI) State disability (SDI)	Private insurance . \$		
	j. Unemployment compensation	•	-	
	k. Workers' compensation			
	I. Other (military BAQ, royalty payments, etc.) (specify):	\$		
	Investment Income (Attach a schedule showing gross receipts less cash expenses for a Dividends/interest. b. Rental property income c. Trust income. d. Other (specify):		<u> </u>	
7.	Income from self-employment, after business expenses for all businesses	·		
••	I am the owner/sole proprietor business partner other (specify): Name of business (specify): Type of business (specify):			
	Attach a profit and loss statement for the last two years or a Schedule C from y social security number. If you have more than one business, provide the information of the control of the			
8.	Additional income. I received one-time money (lottery winnings, inheritance, eamount):	etc.) in the last 12 mor	nths <i>(specify</i>	source and
9 .	Change in income. My financial situation has changed significantly over the la	ast 12 months because	e (specify):	
10.	Deductions			Last mont
	a. Required union dues			\$
	b. Required retirement payments (not social security, FICA, 401(k), or IRA)			· \$
	c. Medical, hospital, dental, and other health insurance premiums (total monthly amo	ount)		\$
	d. Child support that I pay for children from other relationships			\$
	e. Spousal support that I pay by court order from a different marriage			
	f. Partner support that I pay by court order from a different domestic partnership $\ \ .$			
	g. Necessary job-related expenses not reimbursed by my employer (attach explanat	tion labeled "Question	10g")	\$
11	. Assets			Total
• •	 a. Cash and checking accounts, savings, credit union, money market, and other dep 	osit accounts		
	b. Stocks, bonds, and other assets I could easily sell			
	c. All other property, real and personal (estimate fair market value)			
E1	150 [Rev January 1, 2007] INCOME AND EXPENSE DECL APATIO			Page 2 of
		2 CO. II		



						FL-150	
PE	TITIONER/PLAINTIFF:		-	- 0	ASE NUMBER		
	ONDENT/DEFENDANT: R PARENT/CLAIMANT:						
				J			
12. Th	The following people live with me:						
N	Name		How the person is related to me? (ex: sor		on's gross ncome	Pays some of the household expenses?	
a						Yes No	
t).					Yes No	
	С.					Yes No	
4	5.					Yes No	
_). 	_l	<u> </u>			Yes No	
	erage monthly expenses Home:	Estima	h. Laund	dry and clear	•	\$	
	: 2	g <u>age</u> \$			-		
	If mortgage:		•			· · · · · · · \$ ————	
	(a) average principal: \$ (b) average interest: \$			_	ns, and vacation nd transportation	1 \$	
	• •			•		.) \$	
	(2) Real property taxes			m. Insurance (life, accident, etc.; do not include auto, home, or health insurance) \$			
	(4) Maintenance and repair \$			n. Savings and investments\$			
b.	Health-care costs not paid by ins	• -	o. Chari	• • • • • • • • • • • • • • • • • • • •			
C.			p. Mont	p. Monthly payments listed in item 14 (itemize below in 14 and insert total here) \$			
d.			- 04-				
е.	- · ·						
f.			r. TOT	r. TOTAL EXPENSES (a-q) (do not add in the amounts in a(1)(a) and (b))			
g.	Telephone, cell phone, and e-ma		L		enses paid by		
	stallment payments and debts n	ot listed abov	/e		· · · · · · · · · · · · · · · · · · ·		
P	aid to	For				Date of last paymer	
-	<u>-</u>						
┝							
F							
}-					- `		
-							
L		L					
15. A a. b. c.	ttorney fees (This is required if eit To date, I have paid my attorney The source of this money was (s I still owe the following fees and	her party is recthis amount for pecify):	questing attorney fees.): or fees and costs (specify		Balance \$ \$ \$ \$ \$ \$ \$	Date of last p	
	My attorney's hourly rate is (spec rm this fee arrangement.	cify): \$					
Date:			k				
			<u> </u>				
-	(TYPE OR PRINT NAME OF ATTORNS	EY)	= = = = = = = = = = = = = = = = = =		(SIGNATURE OF ATT	ORNEY)	

			<u> </u>
	PETITIONER/PLAINTIFF:	CASE NUMBER:	
	SPONDENT/DEFENDANT:		
OT	HER PARENT/CLAIMANT:	<u> </u>	
	CHILD SUPPORT INFORMATION		
	(NOTE: Fill out this page only if your case involves c	hild support.)	
16	Number of children	····· ouppoin,	
10.	a. I have (specify number): children under the age of 18 with the other parer	nt in this case	
	•	of their time with the	other parent.
	(If you're not sure about percentage or it has not been agreed on, please describ		•
17.	Children's health-care expenses	9 dan a Aban b	· L
	a I do I do not have health insurance available to me for the ch	nilaren through my jo	DD.
	b. Name of insurance company:		
	c. Address of insurance company:		
	d. The monthly cost for the children's health insurance is or would be (specify): \$		
	(Do not include the amount your employer pays.)		
18.	Additional expenses for the children in this case	mount per month	
	a. Child care so I can work or get job training	·	
	b. Children's health care not covered by insurance		
	c. Travel expenses for visitation		
	d. Children's educational or other special needs (specify below):		
19.	Special hardships. I ask the court to consider the following special financial circum	stances	
-	· · · · · · · · · · · · · · · · · · ·	mount per month	For how many months?
	a. Extraordinary health expenses not included in 18b		
	b. Major losses not covered by insurance (examples: fire, theft, other	•	
	insured loss)\$		
	c. (1) Expenses for my minor children who are from other relationships and are living with me		
	(2) Names and ages of those children (specify):		
	•		
	, and the second		
			•
	(3) Child support I receive for those children		•
	The expenses listed in a, b, and c create an extreme financial hardship because (e.	volain):	
	The expenses usion in a, b, and b ordate an extreme interioral fractionity because (e.	Aprairij.	
20	O. Other information I want the court to know concerning support in my case (sp	oecify):	
			

FL-150 [Rev January 1, 2007]

INCOME AND EXPENSE DECLARATION

Page 4 of 4

I work a hearing JURISDICTION determination. Change All orders were Vacated. For Child custody Current Court Order

Maring. I don't live hor my home with My son is the Vancouve, CANADA. Ilmohaving with Xriands with the hearing. newing. I don't live here my home with Reed Randon There Tild a police teport the one hour.

I have tild a police teport the de dasa a quest house in the backyard. him twice at a park for a I how not been able to see or speak 14 lives on his boat but is storying Reed Randon has mode it extremely his/Hme

my son while feed works.

It you doesn't know Heid; Helwords on At Randous is depriving me of my custack.

At lend on the permit the to come close
the suest have is behind an own 7ft

The suest have is behind an own 7ft Holvardsson tos custockal

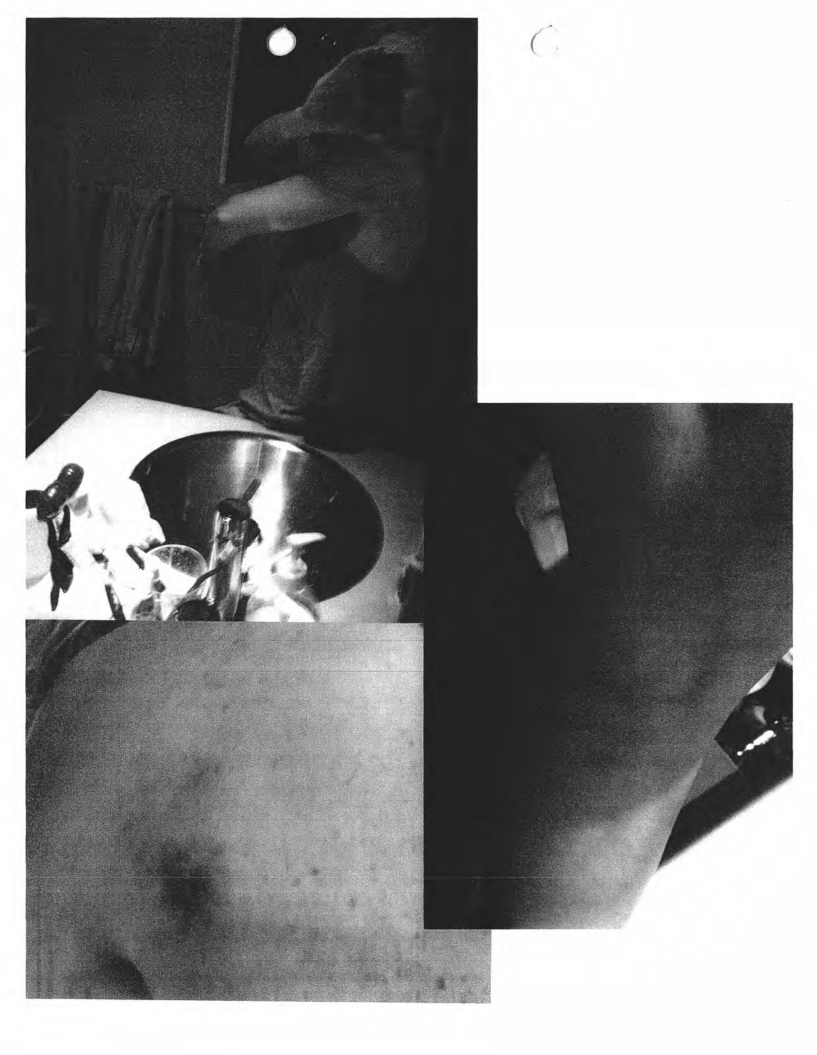
might + down when Reed works.

And week from July 5 m with John.

I was not allowed to see him. don't citizen. The has cared for Hunder

all contact with my child who I howe is treatering to the me because I home coned ful





SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date

07-15-15

Honorable

TAMARA HALL

Honorable

ex

M. OLIVER

Judge Pro Tem

Deputy Sheriff

M. GOODE

C. MEHAFFIE

Not Reported

Dept: Dept. **CE 22** [CE22]

Deputy Clerk Court Assistant

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

VS.

Marieke Randoy (X)

Counsel For

Petitioner:

Counsel For In Pro Per (X) Respondent:

NATURE OF PROCEEDINGS: RESPONDENT'S EX PARTE REQUEST FOR COURT TO DETERMINE JURISDICTION.

The matter is not held.

The Court reviews the ex-parte request in chambers and denies the request. The currently set hearing remains on calendar on July 31, 2015.

The Respondent is given a copy of the Court's ruling in open court.

Moplain.doc

Page 1 of 1

Dept. **CE 22** DEPT: [CE22] MINUTES ENTERED

07-15-15

COUNTY CLERK

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date

07-15-15

Honorable

TAMARA HALL

Honorable

ex

Judge Pro Tem Deputy Sheriff M. GOODE

C. MEHAFFIE

Not Reported

Dept: Dept. **CE 22**

[CE22]

Deputy Clerk

Court Assistant

Reporter

8:30 am

BD621137

M. OLIVER

Reed Randoy (X)

VS.

Marieke Randoy (X)

Counsel For

Petitioner:

Respondent:

Nicholas L. Salick (X)

Counsel For In Pro Per (X)

NATURE OF PROCEEDINGS: PETITIONER'S REQUEST FOR TEMPORARY

RESTRAINING ORDER.

The matter is not held.

The Court reviews the ex-parte request in chambers and denies the request. The Court finds no exigent circumstances or good cause shown.

The Petitioner is given copies and is to have the Respondent served.

The Court sets the matter for a hearing on the Restraining Order After Hearing on the previously set date of July 31, 2015 at 8:30 a.m. in this department.

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Page 1 of 1

Dept. DEPT:

CE 22 [CE22] MINUTES ENTERED

07-15-15

COUNTY CLERK

A 32age 1 of 4 Family Code, §§ 2945, 2107, 6224, 6226, 6320–6326, 6380–6383 Government Code, § 26826 www.courts.ca.gov

C;	\bigcap	FI 200
PETITIONER/PLAINTIFF: Reed Randoy		FL-300 CASE NUMBER:
RESPONDENT/DEFENDANT: Marieke Rando	v	BD621137
OTHER PARENT/PARTY:	•	
· · · · · · · · · · · · · · · · · · ·	FOR ORDER AND SUPPORTING DECL	ARATION
Petitioner Respondent	Other Parent/Party requests the follow	
1. CHILD CUSTODY	• •	
a. Child's name and age	b. Legal custody to (name of person who makes decisions about health, education,	c. Physical custody to (name of etc.) person with whom child will live)
Hunter Randoy	Marieke Randoy/Petitioner	Marieke Randoy/Petitioner
d. As requested in form e. Modify existing order (1) filed on (date): July 1, 2	Child Custody and Visitation Application Attalements for Child Abduction Prevention One Children's Holiday Schedule Attachment (for Additional Provisions—Physical Custody Attachment (form FL-3 Other (Attachment 1d)	ders (form FL-312) orm FL-341(C)) tachment (form FL-341(D))
	d from returning with child to habitual res	idence in Vancouver
2. CHILD VISITATION (PARENTING TO	ME) To be ordered pend	ing the hearing
· · · · · · · · · · · · · · · · · · ·	(specify):	ation Application Attachment (form FL-311)
c. One or more domestic viole	nce restraining/protective orders are now in e	fect. (Attach a copy of the orders if you
	rom the following court or courts (specify cour	
(1) Criminal: County/state:	· · · —	ile: County/state:
Case No. (if known): (2) Family: County/state:		No. (if known): : Cōunty/stāte:
Case No. (if known):	• •	No. (if known):
3. CHILD SUPPORT (An earnings assign		,
· · · · · · · · · · · · · · · · · · ·	•	onthly amount requested (if not by guideline)
	child support guidelines \$	5000
d. Modify existing order (1) filed on (date): (2) ordering (specify):		

Notice: The court is required to order child support based on the income of both parents. It normally continues until the child is 18. You must supply the court with information about your finances by filing an *Income and Expense Declaration* (form FL-150) or a *Financial Statement (Simplified)* (form FL-155). Otherwise, the child support order will be based on information about your income that the court receives from other sources, including the other parent.

	()		(,		FL-300
	R/PLAINTIFF: Reed Rand DEFENDANT: Marieke Ra ENT/PARTY:			CASE NUMBER. BD621137	1 <u>L-30</u> 0
4. SPOUS a. 6.	Amount requested (m. Terminate existing or (1) filed on (date): (2) ordering (specify)	der : er Support Declaration Attachment (fo	с. 🗀	Modify existing order (1) filed on (date): (2) ordering (specify):	of spousal or
	Income and Expense De	claration (form FL-150) must be attac		Costs Order Attachment (fo	orm FL-319) or a
declara attache	ition that addresses the f ed. A <i>Supporting Declara</i>	actors covered in that form. An Incontion for Attorney Fees and Costs Order that form must also be attached.	ne and Expens	e Declaration (form FL-15	0) must be
a. The con- sep	arate, except in the usua The applicant will be a	respondent claimant is resposing of any property, real or person claims of the necess of course of business or for the necess notified at least five business days buch will be made to the court.	estrained from to onal, whether co sities of life.		lity, or
b. 🔽	changing the beneficial held for the benefit of the Neither party may incu	nined and enjoined from cashing, bor aries of any insurance or other cove the parties or their minor children. It any debts or liabilities for which the iness or for the necessities of life.	erage, including	g life, health, automobile,	and disability,
7. PROPE a.	ERTY CONTROL The petitioner property that we own of 2002 Prius that is cut BC Canada, that wa	To be ordered pending the	temporary use I parking at th stered or insur	e, possession, and control ne family residence in Va red in Vancouver, BC du	ancouver,
b	The petitioner due while the order is	•	e following payn	nents on liens and encuml	orances coming
	2002 Prius	\$400		Finance company	

8. OTHER RELIEF (specify):
Respondent requests the immediate financial relief of \$15,000 so she can also retain an attorney. Petitioner cut
Respondent and the minor child off completely @ June 1, 2015, by no longer providing \$5000/ month and is
using community property to pay his attorney. Respondent already borrowed over \$20,000 to comply with court
orders, defend herself against felony allegations, fight for her child, & pay her regular bills since June 1st, 2015.

NOTE: To obtain domestic violence restraining orders, you must use the forms Request for Order (Domestic Violence Prevention) (form DV-100), Temporary Restraining Order (Domestic Violence) (form DV-110), and Notice of Court Hearing (Domestic Violence) (form DV-109).

		\hat{C}	FL-300
PETITIONER/PLAINTIFF: Reed Randoy RESPONDENT/DEFENDANT: Marieke Rando		CASE NUMBER BD621137	<u> </u>
OTHER PARENT/PARTY:			
 I request that time for service of the be served no less than (specify nun order shortening time because of th 	e Request for Order and accompanying nber): 2 days before e facts specified in item 10 or the attact	the time set for the hearing. I nee	
Contained in the attached d	quested and change of circumstances f eclaration. (<i>You may use</i> Attached Dec oust not exceed 10 pages in length unle	laration (form MC-031) for this pu	
			
I declare under penalty of perjury under the landate: July 15, 2015	aws of the State of California that the fo	regoing is true and correct.	

Marieke Randoy

(TYPE OR PRINT NAME)

Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civil Code, § 54.8.)

		(<u> </u>	FL-311
	Reed Kaidoy		CASE NUMBER	BD621137
RESPONDENT/DEFENDANT:	Marieke Randoy	· · · · · · · · · · · · · · · · · · ·		DD021137
C	HILD CUSTODY AND	VISITATION APPLICATION	ATTACHMEN'	Т
		n for Order or Responsive Decl	aration	Other (specify):
10 De (ordered now and effective	e until the nearing		
1. Custody. Custody o	f the minor children of the	parties is requested as follows:		
Child's Name	Date of Birth	Legal Custody to	<u>Physi</u>	cal Custody to
		(person who makes decisions a health, education, etc.)	•	on with whom the child lives)
Hunter Randoy	04/10/2012	health, education, etc.) Marieke Randoy	Mar	ieke Randoy
2. Visitation.				
a. Reasonabl violence)	•	party without physical custody (no	ot appropriate i	n cases involving domestic
b. See the at	tachedpage do	ocument dated (specify date):		
c. The parties	s will go to mediation at (s	pecify location):		
e. Visitation f	or the petitioner _	respondent will be as follo	ws:	
(1)	Weekends starting (date (The first weekend of the	e): · month is the first weekend with a	a Saturday.)	
	1st 2nd		weekend of the	month
	from(day of week	k) atat	a.m	p.m.
	to(day of week)	at	a.m p.n	n.
		rill alternate the fifth weekends, witial fifth weekend, which starts (da		petitioner respondent
	(b) The petitioner	will have fifth weekends in	odd	even months.
(2)	Alternate weekends sta	rting (date):		
	The petitioner	respondent will have the	e children with h	im or her during the period
	from(day of week,	at(time)	a.m	o.m.
	to		.m p.m).
—	(day of week)	(time)		
(3)	The petitioner		e children with h	im or her during the period
	possonor	tespondent with have the		-
	from(day of week) (time)] a.m	p.m.
	to(day of week)	at	ı.m p.m	1.
(4)	(,	,	estrictione):	
(4)	TBD during the Var	times as well as any additional re acouver Canada Custody Pr	oceedings	0 44
				See Attachment 2e(4).

Γ	PFTITI	IONER: Reed Randoy	CASE NUMBER.
 -		NONENT: Marieke Randoy	BD621137
3.		Supervised visitation. I request that (name): have supervised visit	ation with the minor children according to the
		schedule set out on page 1 and that the visits be supervised by (name): who is a professional nonprofessional supervisor. The supervisor.	isor's phone number is (specify):
		I request that the costs of supervision be paid as follows: petitioner:	percent; respondent: percent.
		If item 3 is checked, you must attach a declaration that shows why unsupe children. The judge is required to consider supervised visitation if one par protected by a restraining order.	· · · · · · · · · · · · · · · · · · ·
4.		Transportation for visitation and place of exchange.	•
		a. Transportation to the visits will be provided by (name):	
		 b Transportation from the visits will be provided by (name): c Drop-off of the children will be at (address): 	
		d. Pick-up of the children will be at (address):	
		e. The children will be driven only by a licensed and insured driver. The devices.	car or truck must have legal child restraint
		f. During the exchanges, the parent driving the children will wait in the children while the children go between the car and the home.	ar and the other parent will wait in his or her
		9. L.J Other (specify):	
5.		Travel with children. The petitioner respondent other must have written permission from the other parent or a court order to take the ca the state of California b the following counties (specify): c other places (specify):	(name): children out of
6.		Child abduction prevention. There is a risk that one of the parents will take the parent's permission. I request the orders set out on attached form FL-312.	children out of California without the other
7.		Children's holiday schedule. I request the holiday and visitation schedule set of other (specify):	out on the attached form FL-341(C)
8.		Additional custody provisions. I request the additional orders regarding custom form FL-341(D) other (specify):	dy set out on the attached
9.		Joint legal custody provisions. I request joint legal custody and want the additional form FL-341(E) other (specify):	ional orders set out on the attached
10	. •	Other. I request the following additional orders (specify): 1. The court reiterate/clarify whether or not Petitioner was ordere Campbell in a one-bedroom, keeping in mind that James Campbel anywhere near his property, and gave false testimony, with Petitic Respondent committed the felony of international child abduction	ell does not permit Respondent oner and Petitioners mother, alleging
		whether or not the Petitioner was ordered not to bring Hunter Ran	

whether or Respondent committed the felony of international child abduction as alleged in Ex Parte.

		FL-341(D)
	IONER:Reed Randoy	CASE NUMBER BD621137
RESPO	NDENT:Marieke Randoy	
	ADDITIONAL PROVISIONS—PHYSICAL CUSTODY A	TTACHMENT
	TO Petition or Application for Order Findings and Order Stipulation and Order for Custody and/or Visitation of Childre	r After Hearing or Judgment en
1. 🕊	Notification of parent's current address. Each parent must notify the other parent and telephone number within (specify number): a. address for residence mailing work. b. telephone/message number at home work the children	
	Neither parent may use such information for the purpose of harassing, annoying, or invading the other's privacy. If a parent has an address with the State of California program, no residence or work address is needed.	
2.	Notification of proposed move of child. Each parent must notify the other parent to any planned change in residence of the children. The notification must state, to of the children, including the county and state of the new residence. The notification receipt requested.	the extent known, the planned address
3. 🖊	Child care	
	 a.	1
4.	Right of first option of child care. In the event either parent requires child care to while the children are in his or her custody, the other parent must be given first op possible, to care for the children before other arrangements are made. Unless spetthis order does not include regular child care needed when a parent is working.	portunity, with as much prior notice as
5. 🕢	Canceled parenting time	
	a. If the noncustodial parent fails to arrive at the appointed time and fails to will be late, then the custodial parent need wait for only (specify number visitation canceled.	1.6
	b. In the event a noncustodial parent is unable to exercise visitation on a g custodial parent at the earliest possible opportunity.	iven occasion, he or she must notify the
	c. The custodial parent must give the noncustodial parent as much notice	as possible if the children are ill and unable texcuse is required.
6. 🗹	Phone contact between parents and children	
	children at reasonable times, for reasonable durations.	parents may have telephone access to the 10am, 2 pm and 7:30pm text in
	b. The scheduled phone contact between parents and the children is (spec	cify) advance if planning to call at
	c. Neither parent nor any other third party may listen to or monitor the calls	any of those times. 1-3 calls per
7. 🗸	No negative comments. Neither parent will make or allow others to make negative the other parent's past or present relationships, family, or friends within hearing dis	The state of the s
3. 🖊	No use of children as messengers. The parents will communicate directly with echildren and may not use the children as messengers between them.	each other on matters concerning the
9. 🗹	Alcohol or substance abuse. The petitioner respondent management narcotics, or restricted dangerous drugs (except by prescription) within (specify numberiods of time with the children and may not permit any third party to do s	
10.	No exposure to cigarette smoke. The children will not be exposed to secondhar	nd cigarette smoke while in the home or car
	of either parent.	Page 1 of 2

PETITI	ONER: Reed Randoy	CASE NUMBER. BD621137
RESPON	DENT: Marieke Randoy	
11.	No interference with schedule of other parent without that parent's consent. children during the other parent's scheduled parenting time without the other parent	
12. 🚺	Third-party contact	
	a. The children will have no contact with (specify name):	
	b. The children must not be left alone in the presence of (specify name):	laine Dotts, Ann and Jim Campbell
13. 🔽	Children's clothing and belongings	
	a. Each parent will maintain clothing for the children so that the children do	not have to make the exchanges with
	additional clothing. b. The children will be returned to the other parent with the clothing and the clothing are parent with the clothing and the clothing are parent with the clothing are parent	ner helongings they had when they arrived
	·	
14.	Log book. The parents will maintain a "log book" and make sure that the book is shomes. Using businesslike notes (no personal comments), parents will record info	
	and welfare issues that arise during the time the children are with them.	ormalon related to the nearth, education,
15.	Terms and conditions of order may be changed. The terms and conditions of the	his order may be added to or changed as
10.	the needs of the children and parents change. Such changes will be in writing, dat	ted and signed by both parents; each
	parent will retain a copy. If the parents want a change to be a court order, it must document.	be filed with the court in the form of a court
16. 🕊	Other (specify):	

Petitioner will not smoke cigars or allow anyone else to smoke cigars around the child. Petitioner will not go on any boat, or near any marina with the child, and Petitioner will not have any pocket or utility knives on his person or anywhere near the child in his home or automobiles. Petitioner will not use foul language in front of the child and will not coach the child to say things like "I don't like you mommy, I like daddy, I want to live with daddy, daddy is my best friend" at the beginning of Skype calls. Petitioner will not alter or allow anyone else to alter child's appearance in any way without Respondents express written consent, specifically do not cut his hair. Petitioner will not hire live in care-giver's in his one bedroom apartment or any apartment, without Respondent's knowledge or consent. Petitioner will not withhold the Identification of childcare providers, their phone numbers, and addresses, and must provide Respondent with a copy of their valid Drivers license, social security number and passport. Petitioner may not keep child care providers for shifts longer than 8 hours straight. Petitioner may not have Jim or Ann Campbell or Elaine Dotts babysit because these people continue to harass Respondent, and do not allow her near the one bedroom home and they accused her of felony international child abduction, they are incredibly hostile and do not allow Respondent to have any access to her child. Petitioner may not stay at the home or guest house of Ann or James Campbell for the same reason. Petitioner may not withhold the location of the child or caregiver or refuse Respondent access to the child at any time, or make threats to call the police should Respondent try to access the child. Petitioner may not continue to insist that Respondent committed felony international child abduction or use the word kidnapping or talk about any of the allegations he made in his Ex Parte application, especially in front of the child.

If Petitioner is not going to be caring for the child, he must hire a child care professional and notify Respondent at the time he notifies/hires the child care professional for their next shift, and Petitioner must tell Respondent how long the child care provider will be caring for the child, and if the length of time that child care is required exceeds 8 hours, who will be taking over the second and third shift and so on. During a 3 day job, Petitioner will need 96 hours of continuous childcare, so Respondent wants to know who will be caring for her child during that time and at what intervals, how much they are getting paid, copies of their ID's and resumes, phone numbers, addresses, valid work permits, passports, social security numbers, and criminal back-ground checks, where they will be sleeping, or if they sleep on the night shifts, etc.

1 2	Marieke Randoy 668 Citadel Parade #2006 Vancouver, British Columbi	a V6B1W6		
3	RESPONDENT – IN PRO PER			
4				
5	GV TO	TDIOD COLUMN	** ******	· · · · · · · · · · · · · · · · · · ·
6	SUP			STATE OF CALIFORNIA
7		FOR THE COU	INTY O	F LOS ANGELES
8				
9	REED RANDOY,) C	ASE NO. BD621137
10		Petitioner,	R	equest for Order
11	v.	,) D) P	ECLARATION, MEMORANDUM OF OINTS AND AUTHORITIES OF RE-
12) S i	PONDENT MARIEKE RANDOY
13 14	MARIEKE RANDOY,	Respondent		ate: ept.: 22 ime:
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Introduction Marieke Randoy/Respondent is the biological mother and custodial parent of Hunter Randoy who is 3 years old. Respondent is requesting a court order that she may immediately return home to Vancouver Canada, with her 3 year old boy Hunter Randoy. There are **Two Key Points** that the Court has asked Respondent to argue: 1. What STATE has **Jurisdiction** to make INITIAL custody determinations? 2. Was Respondent in violation of the ATROS when she RETURNED to the STATE of the child's habitual residence? Respondent maintains that Petitioner, by his own admission, on every court document that accompanied the ATROS, acknowledged that the residence of the minor child Hunter Randoy, from April 2014 to PRESENT, is at 668 Citadel Parade #2006, Vancouver BC Canada. Therefore acknowledging: The Jurisdiction for Initial Custody proceedings is in Vancouver, Canada. 2. Respondent did not violate the ATROS when she returned with the child to Vancouver, Canada because by Petitioner's own admission, Vancouver is the child's "home state" because that is where he resides and had resided for more than 6 months prior to com-mencement of proceedings.

1	MEMORANDUM OF POINTS AND AUTHORITIES
2	
3	
4	1. What STATE has Jurisdiction to make INITIAL custody determinations?
5	
6	Respondent maintains that by Petitioners own admission, Vancouver, Canada has the Juris-
7	diction to make INITIAL custody determinations for the following reasons:
8	diction to make INTITAL custody determinations for the following reasons.
9	
10	<u>ONE</u>
11	Please see EXHIBIT A for Sec. 3402 (g) from the chapter in the FAMILY.CODE
12	
13	Section 3400-3412 otherwise known as the Uniform Child Custody Jurisdiction and
14	Enforcement Act
15	
16	Respondent requests that the court determine that Vancouver, Canada is the "home
17	state" of Hunter Randoy because Vancouver, is the state in which the child lived with a
18	parent (in this case Respondent) or a person acting as a parent for at least six consecu-
19	tive months immediately before commencement of a child custody proceeding.
20	
21	
22	Section 3402. (g)
23	(g) "Home state" means the state in which a child lived with a parent or a person acting as a parent for at least six consecu-
24	tive months immediately before the commencement of a child cus-
25	<pre>tody proceeding. In the case of a child less than six months of age, the term means the state in which the child lived from</pre>
26	birth with any of the persons mentioned. A period of temporary absence of any of the mentioned persons is part of the period.
27	annument of and an one management for any base of and baseous.
28	
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1	TWO	
2	Respondent asks that the Court determine that the temporary absence of the Re-	
3	spondent and the minor child when they went to visit Petitioner in California, is part	
4	of the 6 month period immediately before the commencement of child custody, as	
5	per the last sentence in Section 3402. (g) that reads:	
6	A period of temporary absence of any of the mentioned persons	
7	is part of the period.	
8	TOTAL TOTAL	
9	<u>THREE</u>	
10	Please see EXHIBIT B	
11	According to Family Code Section 3405 (a):	
12	3405. (a) A court of this <u>state</u> shall <u>treat a foreign country</u>	
13	as if it were a <u>state</u> of the United States for the purpose of applying this chapter and Chapter 2 (commencing with Section	
14	3421).	
15		
16	Respondent requests that the court determine that the foreign country of Canada be	
17	treated as if it were a state of the United States for the purpose of applying Uni-	
18	form Child Custody Jurisdiction and Enforcement Act.	
19		
20	<u>FOUR</u>	
21	Respondent requests that the court determine that Canada is synonymous with any other	
22		
23	State for the purposes of applying the laws in the Uniform Child Custody Jurisdiction	
24	and Enforcement Act, and that as per Section 3405 (a) the word "state" refers to the	
25	"home state" of the Child.	
26		
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1 [FIVE
2	Not to belabour the point, but in the interest of full clarity, Respondent asks the court to
3	determine that the word "state" on the ATROS is simply referring to the "home state" of
4	
5	the child and that Canada is considered a state according to the Family Code Section
6	3405 (a) that states
7	
8	3405. (a) A court of this <u>state</u> shall <u>treat a foreign country</u> as if it were a <u>state</u> of the United States for the pur-
10	pose of applying this chapter and Chapter 2 (commencing with Section 3421).
11	
12	Respondent requests that the court determine that the word "state" on the ATROS refers
13	to the "home state" of the minor child Hunter Randoy, and that the "home state is
14	<u>Vancouver</u> , <u>Canada</u> because that is where the child has <u>resided</u> for more than the required
15	6 months prior to commencement of proceedings.
16	
17	CIV
18	<u>SIX</u>
19	Please see EXHIBIT C for Sec. 3421
20	Respondent asks the court to note Section 3421 of the Uniform Child Custody Jurisdic-
21	tion and Enforcement Act that reads as follows:
22	
23	3421. (a) Except as otherwise provided in Section 3424, a court of this state has jurisdiction to make an initial child
24	custody determination only if any of the following are true:
25	(1) This state is the home state of the child on the date of the commencement of the proceeding, or was the home state
26	of the child within six months before the commencement of the
27	<pre>proceeding and the child is absent from this state but a par- ent or person acting as a parent continues to live in this</pre>
28	state.

1	<u>SEVEN</u>	
2		
3	Discussion EXITEDITE D. Communication of the Commun	
4	Please see EXHIBIT D for sec. 3424	
5	Respondent requests that the court determine that the exception provided in Section	
6	3424 that would give California temporary emergency jurisdiction does not apply	
7	to Respondent because the child was not abandoned and there was never an emergency	
8	where the child, or parent of the child (Respondent)needed to be protected from being	
9	subjected to, or threatened with, mistreatment or abuse. Please see the following:	
10	3424. (a) A court of this state has temporary emergency	
11	jurisdiction if the child is present in this state and the	
12	child has been abandoned or it is necessary in an emergency to protect the child because the child, or a sibling or parent of	
13	the child, is subjected to, or threatened with, mistreatment or abuse.	
14		
15		
16	<u>EIGHT</u>	
17	Respondent requests that the court determine that there is nothing Petitioner or his Attorney	
18	Nick Salick can do or say to change the fact that the minor child Hunter Randoy, by Peti-	
19	tioners own admission DID NOT live in the state of California at least 6 months before	
20		
21	the commencement of proceedings and therefore, any further argument Petitioner would	
22	like to make about Custody and Access he is welcome to make during custody proceedings	
23	in Vancouver, Canada.	
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27 28		

[<u>NINE</u>
F	Respondent requests that the court review EXHIBIT E the Declaration Under Uniform Child
<u></u>	Custody and Enforcement Act, that Petitioner signed a week before Respondent returned to
ţ	heir family residence in Vancouver, Canada with their minor Child, and find that Petitioner
Ŀ	y his own admission, acknowledged that 668 Citadel Parade #2006, Vancouver BC
(CANADA V6B 1W6 is the residence of minor child Hunter Randoy, and that it has been the
	hild's residence, by Petitioner's own admission, from April 2014 until the PRESENT,
	<u>TEN</u>
-	
ι	Jpon review of EXHIBIT E the WRITTEN <u>Declaration</u> that <u>Petitioner swore under penalty</u>
Q	f perjury under the laws of the State of California. was true and correct, Respondent re-
q	uests that the court determine that BOTH Petitioner and Respondent agree that the Child's
r	esidence is 668 Citadel Parade #2006, Vancouver BC, CANADA V6B 1W6 from April 2014
t	o the PRESENT.
	ELEVEN
F	Respondent requests that the Court review EXHIBIT F the Petitioners FL-100 where on page 1
	where it states Residence Requirements (check all that apply). Petitioner by his own admission
	acknowledges that Respondent had not been a resident of this state for at least 6 months of
	<u> </u>
	of this county for at least 3 months immediately preceding the filing of the Petition.

1	TWELVE	
2	Respondent requests that the court determine that Petitioner only checked off the box that	
3	says "Petitioner", he left the Respondent box unchecked under Residence Requirements or	
4		
5	page 1 of the FL-100 Petitioners petition for dissolution of Marriage.	
6		
7	<u>THIRTEEN</u>	
9	Respondent asks the court to determine that <u>Petitioner has not offered any new evidence</u>	
10	the contrary, and has not retracted his sworn statement, or given the court any other	
11	proof that the Child lived in California at least 6 months prior to proceedings.	
12		
13		
14	IN CONCLUSION:	
15	- "	
16	Respondent asks the court to determine that since the minor child, Hunter Randoy by Peti-	
17	tioners own admission in his sworn <u>Declaration</u> under the <u>Uniform Child Custody Juris</u>	
18	diction and Enforcement Act, did NOT live in California at least 6 months prior to com-	
19 20	mencement of proceedings, according to Section 3421 (a) of the Uniform Child Custody	
21	Jurisdiction and Enforcement Act; <u>California does NOT have jurisdiction to make an</u>	
22	INITIAL CUSTODY determination.	
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2	2. Was Respondent in <u>violation of the ATROS</u> when she RETURNED to the STATE of the
3	child's habitual residence?
4	,
5	Respondent maintains that she was <u>never in violation of the ATROS</u> because she returned with
6	
7	her son to the "home state" of Vancouver, Canada, that Petitioner repeatedly throughout the
8	court documents that were attached to the ATROS, acknowledged was the residence of the
9	child for more that a year, and therefore the home state of the child.
10	
11	
12	<u>ONE</u>
13	Respondent requests that the court determine that the ATROS applied to BOTH THE
14	PETITIONER AND THE RESPONDENT EQUALLY, and that the ATROS reads:
15	
16	Starting immediately, you and your approach on domestic neutron are restrained from
17	Starting immediately, you and your spouse or domestic partner are restrained from:
18	1. removing the minor children of the parties from the state or applying for a new or replace-
19	ment passport for those minor children without the prior written consent of the court.
20	
21	TWO
22	TWO
23	Respondent asks the court to determine that the word "state" on the ATROS refers to the "home
24	state" and habitual residence of the child, and that the primary purpose of the ATROS is to pro-
25	hibit BOTH SPOUSES EQUALLY, from uprooting children from their family residence, caus-
26	ing each other financial hardship, and creating havoc, in each others lives.
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THREE

Respondent maintains that the ATROS expressly prohibits BOTH Petitioner and Respondent from removing the minor child from his "home state", and that BOTH Petitioner and Respondent have sworn under penalty of perjury under the laws of the State of California, that the residence of Hunter Randoy from April 2014 to PRESENT is 668 Citadel parade, #2006 Vancouver, BC Canada.

Therefore, Respondent has never been in violation of the ATROS.

On the contrary, Petitioner is in Violation of the ATROS and has used the ATROS to do everything the ATROS is supposed to prohibit both parties from doing:

- 1.Petitioner has removed the minor child from the child's "home state" of Vancouver Canada without Respondents prior written consent.
- 2. Petitioner has cancelled Respondent as the beneficiary of auto insurance.
- 3.Petitioner has encumbered, concealed, and transferred property by "cutting off Respondent and the minor child" completely financially and by not insuring and registering Respondents car that is parked at their Vancouver residence after Petitioner imported the car to Canada.

FOUR

Petitioner despite having sworn under penalty of perjury under the laws of the State of California on his Declaration under the Uniform Child Custody Jurisdiction and Enforcement Act, that the child Hunter Randov has resided in Vancouver. Canada from April

Vancouver, BC Canada.

2014 to PRESENT, still argues that California has jurisdiction and that Respondent violated the ATROS when she returned home with the minor child that by Petitioners own admission is in

FIVE

Respondent requests that the Court determine that Respondent has satisfied the court order that she be given the burden of prove that she did not violate the ATROS, and that Vancouver Canada is indeed the state that the ATROS prohibited both PETITIONER AND RESPONDENT from removing the child from. Therefore, Respondent actually complied with the ATROS when she returned to Vancouver, Canada one week before Pe-

SIX

titioner's attorney came up with the malicious idea for an Ex Parte Hearing.

Respondent maintains that ALL OF PETITIONERS ATTEMPTS to discredit her, accuse her of felony international child abduction, accuse her of violating the ATROS, and constantly stalling a resolution of this Ex Parte hearing by throwing in new reasons why California has jurisdiction, are merely tactics to gain an advantage in this civil proceeding and not at all based on FACTS or real evidence.

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NINE

Respondent respectfully requests that the court determine that Respondent was not in violation of the ATROS when Respondent returned to the child's habitual Residence that Petitioner has acknowledged under oath as being: 668 Citadel parade #2006 Vancouver, BC V6B 1W6 since April 2014.

THE HAGUE CONVENTION

Respondent hopes that the Court will rule that the child may return to his mother immediately, allow the Vancouver courts to proceed with initial custody decisions, and allow Respondent to continue with the divorce, support orders etc., in California, where Petitioner lives and works. The courts decision to order the prompt return of Hunter Randoy to his mother the Respondent, and allow them to return to their habitual residence in Vancouver, Canada will be in keeping with The Hague Convention on the Civil Aspects of International Child Abduction, whose opening statement and first 5 Articles read as follows:

The States signatory to the present Convention,

Firmly convinced that the interests of children are of paramount importance in matters relating to their custody,

Desiring to protect children internationally from the harmful effects of their wrongful removal or retention and to establish procedures to ensure their prompt return to the State of their habitual residence, as well as to secure protection for rights of access.

Have resolved to conclude a Convention to this effect, and have agreed upon the following provisions –

25

26

Article 1 1 The objects of the present Convention are – 2 3 a) to secure the prompt return of children wrongfully removed to or retained in any Contracting State; 4 and 5 6 b) to ensure that rights of custody and of access under the law of one **Contracting State are** 7 effectively respected in the other Contracting States. 8 9 Article 1 pertains to Respondents right to the prompt return of her child and to once 10 again be able to exercise her custodial rights to take care of and be with her child. 11 Article 2 12 13 Contracting States shall take all appropriate measures to secure within their territories the implementation of the objects of the Convention. For this purpose they 14 shall use the most expeditious procedures available. 15 Article 2 pertains to Respondents right to have her child returned to her and returned to 16 the child's home state without delay and unnecessary and time consuming formalities. 17 18 19 Article 3 20 The removal or the retention of a child is to be considered wrongful where 21 a) it is in breach of rights of custody attributed to a person, an institu-22 tion or any other body, either jointly or alone, under the law of the State in which the child was ha-23 bitually resident immediately 24 before the removal or retention; and 25 b) at the time of removal or retention those rights were actually exer-26 cised, either jointly or alone, or 27 would have been so exercised but for the removal or retention. 28

28

Conclusion 1. Respondent respectfully requests, that upon review of her Declaration and Memorandum of Points and Authorities, the court will rule in Respondents favour by determining that Respondent did not violate the ATROS when she re-turned to the child's "home state" and habitual residence in Vancouver Canada. 2. Respondent respectfully requests that the court modify the current order pro-hibiting her to return home to Vancouver with her child. 3. Respondent respectfully requests the court grant Respondent a court order granting her full physical custody and permission to return home to Vancouver, Canada with her minor son Hunter Randoy 4. That Petitioner return Hunter Randoy's U.S. Passport to Respondent. I declare under penalty of perjury that the forgoing is true and correct to the best of my knowledge. Executed on the 15th day of July 2015 in Los Angeles California. MARIEKE RANDOY, RESPONDENT

EXHIBIT A

California UCCJEA

Cal. Fam. Code § 3400 et seq.

§ 3400. Citation of part

This part may be cited as the Uniform Child Custody Jurisdiction and Enforcement Act.

§ 3402. Definitions

As used in this part:

- (a) "Abandoned" means left without provision for reasonable and necessary care or supervision.
 - (b) "Child" means an individual who has not attained 18 years of age.
- (c) "Child custody determination" means a judgment, decree, or other order of a court providing for the legal custody, physical custody, or visitation with respect to a child. The term includes a permanent, temporary, initial, and modification order. The term does not include an order relating to child support or other monetary obligation of an individual.
- (d) "Child custody proceeding" means a proceeding in which legal custody, physical custody, or visitation with respect to a child is an issue. The term includes a proceeding for dissolution of marriage, legal separation of the parties, neglect, abuse, dependency, guardianship, paternity, termination of parental rights, and protection from domestic violence, in which the issue may appear. The term does not include a proceeding involving juvenile delinquency, contractual emancipation, or enforcement under Chapter 3 (commencing with Section 3441).
 - (e) "Commencement" means the filing of the first pleading in a proceeding.
- (f) "Court" means an entity authorized under the law of a state to establish, enforce, or modify a child custody determination.
- (g) "Home state" means the state in which a child lived with a parent or a person acting as a parent for at least six consecutive months immediately before the commencement of a child custody proceeding. In the case of a child less than six months of age, the term means the state in which the child lived from birth with any of the persons mentioned. As period of temporary absence of any of the mentioned persons is part of the period.
- (h) "Initial determination" means the first child custody determination concerning a particular child.



- (i) "Issuing court" means the court that makes a child custody determination for which enforcement is sought under this part.
 - (j) "Issuing state" means the state in which a child custody determination is made.
- (k) "Modification" means a child custody determination that changes, replaces, supersedes, or is otherwise made after a previous determination concerning the same child, whether or not it is made by the court that made the previous determination.
- (l) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, or government; governmental subdivision, agency, or instrumentality; public corporation; or any other legal or commercial entity.
- (m) "Person acting as a parent" means a person, other than a parent, who: (1) has physical custody of the child or has had physical custody for a period of six consecutive months, including any temporary absence, within one year immediately before the commencement of a child custody proceeding; and (2) has been awarded legal custody by a court or claims a right to legal custody under the law of this state.
 - (n) "Physical custody" means the physical care and supervision of a child.
- (o) "State" means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States.
- (p) "Tribe" means an Indian tribe or band, or Alaskan Native village, that is recognized by federal law or formally acknowledged by a state.
- (q) "Warrant" means an order issued by a court authorizing law enforcement officers to take physical custody of a child.

§ 3403. Adoption proceedings; Authorization of emergency medical care

This part does not govern an adoption proceeding or a proceeding pertaining to the authorization of emergency medical care for a child.

§ 3404. Custody proceedings involving Indian children

(a) A child custody proceeding that pertains to an Indian child as defined in the Indian Child Welfare Act (25 U.S.C. Sec. 1901 et seq.) is not subject to this part to the extent that it is governed by the Indian Child Welfare Act.

EXHIBIT B

- (b) A court of this state shall treat a tribe as if it were a state of the United States for the purpose of applying this chapter and Chapter 2 (commencing with Section 3421).
- (c) A child custody determination made by a tribe under factual circumstances in substantial conformity with the jurisdictional standards of this part must be recognized and enforced under Chapter 3 (commencing with Section 3441).

§ 3405. Effect of custody determination in foreign country

- (a) A court of this state shall treat a foreign country as if it were a state of the United States for the purpose of applying this chapter and Chapter 2 (commencing with Section 3421).
- (b) Except as otherwise provided in subdivision (c), a child custody determination made in a foreign country under factual circumstances in substantial conformity with the jurisdictional standards of this part must be recognized and enforced under Chapter 3 (commencing with Section 3441).
- (c) A court of this state need not apply this part if the child custody law of a foreign country violates fundamental principles of human rights.

§ 3406. Binding force and res judicata effect of custody determination

A child custody determination made by a court of this state that had jurisdiction under this part binds all persons who have been served in accordance with the laws of this state or notified in accordance with Section 3408 or who have submitted to the jurisdiction of the court, and who have been given an opportunity to be heard. As to those persons, the determination is conclusive as to all decided issues of law and fact except to the extent the determination is modified.

§ 3407. Priority for challenge to jurisdiction

If a question of existence or exercise of jurisdiction under this part is raised in a child custody proceeding, the question, upon request of a party, must be given priority on the calendar and handled expeditiously.

§ 3408. Notice to person outside state; Submission to jurisdiction

(a) Notice required for the exercise of jurisdiction when a person is outside this state may be given in a manner prescribed by the law of this state for service of process or by the law of the state in which the service is made. Notice must be given in a manner



reasonably calculated to give actual notice but may be by publication if other means are not effective.

- (b) Proof of service may be made in the manner prescribed by the law of this state or by the law of the state in which the service is made.
- (c) Notice is not required for the exercise of jurisdiction with respect to a person who submits to the jurisdiction of the court.

§ 3409. Effect of participation in proceeding on personal jurisdiction

- (a) A party to a child custody proceeding, including a modification proceeding, or a petitioner or respondent in a proceeding to enforce or register a child custody determination, is not subject to personal jurisdiction in this state for another proceeding or purpose solely by reason of having participated, or of having been physically present for the purpose of participating, in the proceeding.
- (b) A person who is subject to personal jurisdiction in this state on a basis other than physical presence is not immune from service of process in this state. A party present in this state who is subject to the jurisdiction of another state is not immune from service of process allowable under the laws of that state.
- (c) The immunity granted by subdivision (a) does not extend to civil litigation based on acts unrelated to the participation in a proceeding under this part committed by an individual while present in this state.

§ 3410. Communication with court in another state concerning proceeding

- (a) A court of this state may communicate with a court in another state concerning a proceeding arising under this part.
- (b) The court may allow the parties to participate in the communication. If the parties are not able to participate in the communication, they must be given the opportunity to present facts and legal arguments before a decision on jurisdiction is made.
- (c) Communication between courts on schedules, calendars, court records, and similar matters may occur without informing the parties. A record need not be made of the communication.
- (d) Except as otherwise provided in subdivision (c), a record must be made of a communication under this section. The parties must be informed promptly of the communication and granted access to the record.

(e) For the purposes of this section, "record" means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form.

§ 3411. Testimony of witnesses located in another state; Transmission of documentary evidence

- (a) In addition to other procedures available to a party, a party to a child custody proceeding may offer testimony of witnesses who are located in another state, including testimony of the parties and the child, by deposition or other means allowable in this state for testimony taken in another state. The court, on its own motion, may order that the testimony of a person be taken in another state and may prescribe the manner in which and the terms upon which the testimony is taken.
- (b) A court of this state may permit an individual residing in another state to be deposed or to testify by telephone, audiovisual means, or other electronic means before a designated court or at another location in that state. A court of this state shall cooperate with courts of other states in designating an appropriate location for the deposition or testimony.
- (c) Documentary evidence transmitted from another state to a court of this state by technological means that do not produce an original writing may not be excluded from evidence on an objection based on the means of transmission.

§ 3412. Request for hearings or evaluations in another state; Assistance to courts of other states; Preservation of records; Forwarding to another state

- (a) A court of this state may request the appropriate court of another state to do all of the following:
 - (1) Hold an evidentiary hearing.
 - (2) Order a person to produce or give evidence pursuant to procedures of that state.
- (3) Order that an evaluation be made with respect to the custody of a child involved in a pending proceeding.
- (4) Forward to the court of this state a certified copy of the transcript of the record of the hearing, the evidence otherwise presented, and any evaluation prepared in compliance with the request.
- (5) Order a party to a child custody proceeding or any person having physical custody of the child to appear in the proceeding with or without the child.

EXHIBIT C

- (b) Upon request of a court of another state, a court of this state may hold a hearing or enter an order described in subdivision (a).
- (c) Travel and other necessary and reasonable expenses incurred under subdivisions (a) and (b) may be assessed against the parties according to the law of this state.
- (d) A court of this state shall preserve the pleadings, orders, decrees, records of hearings, evaluations, and other pertinent records with respect to a child custody proceeding until the child attains 18 years of age. Upon appropriate request by a court or law enforcement official of another state, the court shall forward a certified copy of those records.

§ 3421. Jurisdiction of court to make custody determination

- (a) Except as otherwise provided in Section 3424, a court of this state has jurisdiction to make an initial child custody determination only if any of the following are true:
- (1) This state is the home state of the child on the date of the commencement of the proceeding, or was the home state of the child within six months before the commencement of the proceeding and the child is absent from this state but a parent or person acting as a parent continues to live in this state.
- (2) A court of another state does not have jurisdiction under paragraph (1), or a court of the home state of the child has declined to exercise jurisdiction on the grounds that this state is the more appropriate forum under Section 3427 or 3428, and both of the following are true:
- (A) The child and the child's parents, or the child and at least one parent or a person acting as a parent, have a significant connection with this state other than mere physical presence.
- (B) Substantial evidence is available in this state concerning the child's care, protection, training, and personal relationships.
- (3) All courts having jurisdiction under paragraph (1) or (2) have declined to exercise jurisdiction on the ground that a court of this state is the more appropriate forum to determine the custody of the child under Section 3427 or 3428.
- (4) No court of any other state would have jurisdiction under the criteria specified in paragraph (1), (2), or (3).
- (b) Subdivision (a) is the exclusive jurisdictional basis for making a child custody determination by a court of this state.



EXHIBIT D

(c) Physical presence of, or personal jurisdiction over, a party or a child is not necessary or sufficient to make a child custody determination.

§ 3422. Extent of exclusive and continuing jurisdiction

- (a) Except as otherwise provided in Section 3424, a court of this state that has made a child custody determination consistent with Section 3421 or 3423 has exclusive, continuing jurisdiction over the determination until either of the following occurs:
- (1) A court of this state determines that neither the child, nor the child and one parent, nor the child and a person acting as a parent have a significant connection with this state and that substantial evidence is no longer available in this state concerning the child's care, protection, training, and personal relationships.
- (2) A court of this state or a court of another state determines that the child, the child's parents, and any person acting as a parent do not presently reside in this state.
- (b) A court of this state that has made a child custody determination and does not have exclusive, continuing jurisdiction under this section may modify that determination only if it has jurisdiction to make an initial determination under Section 3421.

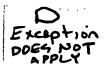
§ 3423. Modification of determination made by another state

Except as otherwise provided in Section 3424, a court of this state may not modify a child custody determination made by a court of another state unless a court of this state has jurisdiction to make an initial determination under paragraph (1) or (2) of subdivision (a) of Section 3421 and either of the following determinations is made:

- (a) The court of the other state determines it no longer has exclusive, continuing jurisdiction under Section 3422 or that a court of this state would be a more convenient forum under Section 3427.
- (b) A court of this state or a court of the other state determines that the child, the child's parents, and any person acting as a parent do not presently reside in the other state.

§ 3424. Temporary emergency jurisdiction; Effect of determination; Communication with other court in which proceeding has been commenced or determination has been made

(a) A court of this state has temporary emergency jurisdiction if the child is present in this state and the child has been abandoned or it is necessary in an emergency to protect the child because the child, or a sibling or parent of the child, is subjected to, or threatened with, mistreatment or abuse.



- (b) If there is no previous child custody determination that is entitled to be enforced under this part and a child custody proceeding has not been commenced in a court of a state having jurisdiction under Sections 3421 to 3423, inclusive, a child custody determination made under this section remains in effect until an order is obtained from a court of a state having jurisdiction under Sections 3421 to 3423, inclusive. If a child custody proceeding has not been or is not commenced in a court of a state having jurisdiction under Sections 3421 to 3423, inclusive, a child custody determination made under this section becomes a final determination, if it so provides and this state becomes the home state of the child.
- (c) If there is a previous child custody determination that is entitled to be enforced under this part, or a child custody proceeding has been commenced in a court of a state having jurisdiction under Sections 3421 to 3423, inclusive, any order issued by a court of this state under this section must specify in the order a period that the court considers adequate to allow the person seeking an order to obtain an order from the state having jurisdiction under Sections 3421 to 3423, inclusive. The order issued in this state remains in effect until an order is obtained from the other state within the period specified or the period expires.
- (d) A court of this state that has been asked to make a child custody determination under this section, upon being informed that a child custody proceeding has been commenced in, or a child custody determination has been made by, a court of a state having jurisdiction under Sections 3421 to 3423, inclusive, shall immediately communicate with the other court. A court of this state which is exercising jurisdiction pursuant to Sections 3421 to 3423, inclusive, upon being informed that a child custody proceeding has been commenced in, or a child custody determination has been made by, a court of another state under a statute similar to this section shall immediately communicate with the court of that state to resolve the emergency, protect the safety of the parties and the child, and determine a period for the duration of the temporary order.
- (e) It is the intent of the Legislature in enacting subdivision (a) that the grounds on which a court may exercise temporary emergency jurisdiction be expanded. It is further the intent of the Legislature that these grounds include those that existed under Section 3403 of the Family Code as that section read on December 31, 1999, particularly including cases involving domestic violence.

§ 3425. Notice and opportunity to be heard, Joinder; Intervention

(a) Before a child custody determination is made under this part, notice and an opportunity to be heard in accordance with the standards of Section 3428 must be given to all persons entitled to notice under the law of this state as in child custody proceedings between residents of this state, any parent whose parental rights have not been previously terminated, and any person having physical custody of the child.

- (b) This part does not govern the enforceability of a child custody determination made without notice or an opportunity to be heard.
- (c) The obligation to join a party and the right to intervene as a party in a child custody proceeding under this part are governed by the law of this state as in child custody proceedings between residents of this state.

§ 3426. Simultaneous proceedings in other states

- (a) Except as otherwise provided in Section 3424, a court of this state may not exercise its jurisdiction under this chapter if, at the time of the commencement of the proceeding, a proceeding concerning the custody of the child has been commenced in a court of another state having jurisdiction substantially in conformity with this part, unless the proceeding has been terminated or is stayed by the court of the other state because a court of this state is a more convenient forum under Section 3427.
- (b) Except as otherwise provided in Section 3424, a court of this state, before hearing a child custody proceeding, shall examine the court documents and other information supplied by the parties pursuant to Section 3429. If the court determines that a child custody proceeding has been commenced in a court in another state having jurisdiction substantially in accordance with this part, the court of this state shall stay its proceeding and communicate with the court of the other state. If the court of the state having jurisdiction substantially in accordance with this part does not determine that the court of this state is a more appropriate forum, the court of this state shall dismiss the proceeding.
- (c) In a proceeding to modify a child custody determination, a court of this state shall determine whether a proceeding to enforce the determination has been commenced in another state. If a proceeding to enforce a child custody determination has been commenced in another state, the court may do any of the following:
- (1) Stay the proceeding for modification pending the entry of an order of a court of the other state enforcing, staying, denying, or dismissing the proceeding for enforcement.
 - (2) Enjoin the parties from continuing with the proceeding for enforcement.
 - (3) Proceed with the modification under conditions it considers appropriate.

§ 3427. Inconvenient forum

(a) A court of this state that has jurisdiction under this part to make a child custody determination may decline to exercise its jurisdiction at any time if it determines that it is an inconvenient forum under the circumstances and that a court of another state is a more appropriate forum. The issue of inconvenient forum may be raised upon motion of a party, the court's own motion, or request of another court.

- (b) Before determining whether it is an inconvenient forum, a court of this state shall consider whether it is appropriate for a court of another state to exercise jurisdiction. For this purpose, the court shall allow the parties to submit information and shall consider all relevant factors, including:
- (1) Whether domestic violence has occurred and is likely to continue in the future and which state could best protect the parties and the child.
 - (2) The length of time the child has resided outside this state.
- (3) The distance between the court in this state and the court in the state that would assume jurisdiction.
- (4) The degree of financial hardship to the parties in litigating in one forum over the other.
 - (5) Any agreement of the parties as to which state should assume jurisdiction.
- (6) The nature and location of the evidence required to resolve the pending litigation, including testimony of the child.
- (7) The ability of the court of each state to decide the issue expeditiously and the procedures necessary to present the evidence.
- (8) The familiarity of the court of each state with the facts and issues in the pending litigation.
- (c) If a court of this state determines that it is an inconvenient forum and that a court of another state is a more appropriate forum, it shall stay the proceedings upon condition that a child custody proceeding be promptly commenced in another designated state and may impose any other condition the court considers just and proper.
- (d) A court of this state may decline to exercise its jurisdiction under this part if a child custody determination is incidental to an action for dissolution of marriage or another proceeding while still retaining jurisdiction over the dissolution of marriage or other proceeding.
- (e) If it appears to the court that it is clearly an inappropriate forum, the court may require the party who commenced the proceeding to pay, in addition to the costs of the proceeding in this state, necessary travel and other expenses, including attorney's fees, incurred by the other parties or their witnesses. Payment is to be made to the clerk of the court for remittance to the proper party.

§ 3428. Declining jurisdiction on ground of unjustifiable conduct

- (a) Except as otherwise provided in Section 3424 or by any other law of this state, if a court of this state has jurisdiction under this part because a person seeking to invoke its jurisdiction has engaged in unjustifiable conduct, the court shall decline to exercise its jurisdiction unless one of the following are true:
- (1) The parents and all persons acting as parents have acquiesced in the exercise of jurisdiction.
- (2) A court of the state otherwise having jurisdiction under Sections 3421 to 3423, inclusive, determines that this state is a more appropriate forum under Section 3427.
- (3) No court of any other state would have jurisdiction under the criteria specified in Sections 3421 to 3423, inclusive.
- (b) If a court of this state declines to exercise its jurisdiction pursuant to subdivision (a), it may fashion an appropriate remedy to ensure the safety of the child and prevent a repetition of the unjustifiable conduct, including staying the proceeding until a child custody proceeding is commenced in a court having jurisdiction under Sections 3421 to 3423, inclusive.
- (c) If a court dismisses a petition or stays a proceeding because it declines to exercise its jurisdiction pursuant to subdivision (a), it shall assess against the party seeking to invoke its jurisdiction necessary and reasonable expenses including costs, communication expenses, attorney's fees, investigative fees, expenses for witnesses, travel expenses, and child care during the course of the proceedings, unless the party from whom fees are sought establishes that the assessment would be clearly inappropriate. The court may not assess fees, costs, or expenses against this state unless authorized by law other than this part.
- (d) In making a determination under this section, a court shall not consider as a factor weighing against the petitioner any taking of the child, or retention of the child after a visit or other temporary relinquishment of physical custody, from the person who has legal custody, if there is evidence that the taking or retention of the child was a result of domestic violence against the petitioner, as defined in Section 6211.

§ 3429. Provision of information to court

(a) In a child custody proceeding, each party, in its first pleading or in an attached affidavit, shall give information, if reasonably ascertainable, under oath as to the child's present address or whereabouts, the places where the child has lived during the last five years, and the names and present addresses of the persons with whom the child has lived during that period. However, where there are allegations of domestic violence or child abuse, any addresses of the party alleging violence or abuse and of the child which are

unknown to the other party are confidential and may not be disclosed in the pleading or affidavit. The pleading or affidavit must state whether the party:

- (1) Has participated, as a party or witness or in any other capacity, in any other proceeding concerning the custody of, or visitation with, the child and, if so, identify the court, the case number, and the date of the child custody determination, if any.
- (2) Knows of any proceeding that could affect the current proceeding, including proceedings for enforcement and proceedings relating to domestic violence, protective orders, termination of parental rights, and adoptions and, if so, identify the court, the case number, and the nature of the proceeding.
- (3) Knows the names and addresses of any person not a party to the proceeding who has physical custody of the child or claims rights of legal custody or physical custody of, or visitation with, the child and, if so, the names and addresses of those persons.
- (b) If the information required by subdivision (a) is not furnished, the court, upon motion of a party or its own motion, may stay the proceeding until the information is furnished.
- (c) If the declaration as to any of the items described in paragraphs (1) to (3), inclusive, of subdivision (a) is in the affirmative, the declarant shall give additional information under oath as required by the court. The court may examine the parties under oath as to details of the information furnished and other matters pertinent to the court's jurisdiction and the disposition of the case.
- (d) Each party has a continuing duty to inform the court of any proceeding in this or any other state that could affect the current proceeding.

§ 3430. Appearance of parties and child

- (a) In a child custody proceeding in this state, the court may order a party to the proceeding who is in this state to appear before the court in person with or without the child. The court may order any person who is in this state and who has physical custody or control of the child to appear in person with the child.
- (b) If a party to a child custody proceeding whose presence is desired by the court is outside this state, the court may order that a notice given pursuant to Section 3408 include a statement directing the party to appear in person with or without the child and informing the party that failure to appear may result in a decision adverse to the party.
- (c) The court may enter any orders necessary to ensure the safety of the child and of any person ordered to appear under this section.

(d) If a party to a child custody proceeding who is outside this state is directed to appear under subdivision (b) or desires to appear personally before the court with or without the child, the court may require another party to pay reasonable and necessary travel and other expenses of the party so appearing and of the child.

§ 3441. "Petitioner"; "Respondent"

In this chapter:

- (a) "Petitioner" means a person who seeks enforcement of an order for return of a child under the Hague Convention on the Civil Aspects of International Child Abduction or enforcement of a child custody determination.
- (b) "Respondent" means a person against whom a proceeding has been commenced for enforcement of an order for return of a child under the Hague Convention on the Civil Aspects of International Child Abduction or enforcement of a child custody determination.

§ 3442. Order under Hague Convention on Civil Aspects of International Child Abduction

Under this chapter, a court of this state may enforce an order for the return of a child made under the Hague Convention on the Civil Aspects of International Child Abduction as if it were a child custody determination.

§ 3443. Recognition of another state's custody determination

- (a) A court of this state shall recognize and enforce a child custody determination of a court of another state if the latter court exercised jurisdiction in substantial conformity with this part or the determination was made under factual circumstances meeting the jurisdictional standards of this part and the determination has not been modified in accordance with this part.
- (b) A court of this state may utilize any remedy available under other laws of this state to enforce a child custody determination made by a court of another state. The remedies provided in this chapter are cumulative and do not affect the availability of other remedies to enforce a child custody determination.

§ 3444. Temporary order by court lacking jurisdiction to modify

(a) A court of this state which does not have jurisdiction to modify a child custody determination may issue a temporary order enforcing either:

- (1) A visitation schedule made by a court of another state.
- (2) The visitation provisions of a child custody determination of another state that does not provide for a specific visitation schedule.
- (b) If a court of this state makes an order under paragraph (2) of subdivision (a), it shall specify in the order a period that it considers adequate to allow the petitioner to obtain an order from a court having jurisdiction under the criteria specified in Chapter 2 (commencing with Section 3421). The order remains in effect until an order is obtained from the other court or the period expires.

§ 3445. Registration of determination by court of another state; Notice of registration and its consequences; Hearing; Confirmation of order

- (a) A child custody determination issued by a court of another state may be registered in this state, with or without a simultaneous request for enforcement, by sending all of the following to the appropriate court in this state:
 - (1) A letter or other document requesting registration.
- (2) Two copies, including one certified copy, of the determination sought to be registered, and a statement under penalty of perjury that to the best of the knowledge and belief of the person seeking registration the order has not been modified.
- (3) Except as otherwise provided in Section 3429, the name and address of the person seeking registration and any parent or person acting as a parent who has been awarded custody or visitation in the child custody determination sought to be registered.
- (b) On receipt of the documents required by subdivision (a), the registering court shall do both of the following:
- (1) Cause the determination to be filed as a foreign judgment, together with one copy of any accompanying documents and information, regardless of their form.
- (2) Serve notice upon the persons named pursuant to paragraph (3) of subdivision (a) and provide them with an opportunity to contest the registration in accordance with this section.
- (c) The notice required by paragraph (2) of subdivision (b) shall state all of the following:
- (1) That a registered determination is enforceable as of the date of the registration in the same manner as a determination issued by a court of this state.

- (2) That a hearing to contest the validity of the registered determination must be requested within 20 days after service of the notice.
- (3) That failure to contest the registration will result in confirmation of the child custody determination and preclude further contest of that determination with respect to any matter that could have been asserted.
- (d) A person seeking to contest the validity of a registered order must request a hearing within 20 days after service of the notice. At that hearing, the court shall confirm the registered order unless the person contesting registration establishes any of the following:
- (1) That the issuing court did not have jurisdiction under Chapter 2 (commencing with Section 3421).
- (2) That the child custody determination sought to be registered has been vacated, stayed, or modified by a court having jurisdiction to do so under Chapter 2 (commencing with Section 3421).
- (3) That the person contesting registration was entitled to notice, but notice was not given in accordance with the standards of Section 3408, in the proceedings before the court that issued the order for which registration is sought.
- (e) If a timely request for a hearing to contest the validity of the registration is not made, the registration is confirmed as a matter of law and the person requesting registration and all persons served shall be notified of the confirmation.
- (f) Confirmation of a registered order, whether by operation of law or after notice and hearing, precludes further contest of the order with respect to any matter that could have been asserted at the time of registration.

§ 3446. Recognition and enforcement of determination by another state

- (a) A court of this state may grant any relief normally available under the law of this state to enforce a registered child custody determination made by a court of another state.
- (b) A court of this state shall recognize and enforce, but may not modify, except in accordance with Chapter 2 (commencing with Section 3421), a registered child custody determination of a court of another state.

§ 3447. Enforcement proceeding that is contemporaneous with modification proceeding in another state

If a proceeding for enforcement under this chapter is commenced in a court of this state and the court determines that a proceeding to modify the determination is pending in a

court of another state having jurisdiction to modify the determination under Chapter 2 (commencing with Section 3421), the enforcing court shall immediately communicate with the modifying court. The proceeding for enforcement continues unless the enforcing court, after consultation with the modifying court, stays or dismisses the proceeding.

§ 3448. Verification of petition; Contents; Orders; Hearing

- (a) A petition under this chapter must be verified. Certified copies of all orders sought to be enforced and of any order confirming registration must be attached to the petition. A copy of a certified copy of an order may be attached instead of the original.
- (b) A petition for enforcement of a child custody determination must state all of the following:
- (1) Whether the court that issued the determination identified the jurisdictional basis it relied upon in exercising jurisdiction and, if so, what the basis was.
- (2) Whether the determination for which enforcement is sought has been vacated, stayed, or modified by a court whose decision must be enforced under this part and, if so, identify the court, the case number, and the nature of the proceeding.
- (3) Whether any proceeding has been commenced that could affect the current proceeding, including proceedings relating to domestic violence, protective orders, termination of parental rights, and adoptions and, if so, identify the court, the case number, and the nature of the proceeding.
 - (4) The present physical address of the child and the respondent, if known.
- (5) Whether relief in addition to the immediate physical custody of the child and attorney's fees is sought, including a request for assistance from law enforcement officials and, if so, the relief sought.
- (6) If the child custody determination has been registered and confirmed under Section 3445, the date and place of registration.
- (c) Upon the filing of a petition, the court shall issue an order directing the respondent to appear in person with or without the child at a hearing and may enter any order necessary to ensure the safety of the parties and the child. The hearing must be held on the next judicial day after service of the order unless that date is impossible. In that event, the court shall hold the hearing on the first judicial day possible. The court may extend the date of hearing at the request of the petitioner.
- (d) An order issued under subdivision (c) must state the time and place of the hearing and advise the respondent that, at the hearing, the court will order that the petitioner may take immediate physical custody of the child and the payment of fees, costs, and expenses

under Section 3452, and may schedule a hearing to determine whether further relief is appropriate, unless the respondent appears and establishes either of the following:

- (1) That the child custody determination has not been registered and confirmed under Section 3445 and all of the following are true:
- (A) The issuing court did not have jurisdiction under Chapter 2 (commencing with Section 3421).
- (B) The child custody determination for which enforcement is sought has been vacated, stayed, or modified by a court having jurisdiction to do so under Chapter 2 (commencing with Section 3421).
- (C) The respondent was entitled to notice, but notice was not given in accordance with the standards of Section 3408, in the proceedings before the court that issued the order for which enforcement is sought.
- (2) That the child custody determination for which enforcement is sought was registered and confirmed under Section 3444, but has been vacated, stayed, or modified by a court of a state having jurisdiction to do so under Chapter 2 (commencing with Section 3421).

§ 3449. Service of petition and order

Except as otherwise provided in Section 3451, the petition and order shall be served, by any method authorized by the law of this state, upon the respondent and any person who has physical custody of the child.

§ 3450. Custody order; Fees, costs, and expenses; Inference from refusal to testify; Privilege

- (a) Unless the court issues a temporary emergency order pursuant to Section 3424, upon a finding that a petitioner is entitled to immediate physical custody of the child, the court shall order that the petitioner may take immediate physical custody of the child unless the respondent establishes either of the following:
- (1) That the child custody determination has not been registered and confirmed under Section 3445 and one of the following is true:
- (A) The issuing court did not have jurisdiction under Chapter 2 (commencing with Section 3421).

- (B) The child custody determination for which enforcement is sought has been vacated, stayed, or modified by a court of a state having jurisdiction to do so under Chapter 2 (commencing with Section 3421).
- (C) The respondent was entitled to notice, but notice was not given in accordance with the standards of Section 3408, in the proceedings before the court that issued the order for which enforcement is sought.
- (2) That the child custody determination for which enforcement is sought was registered and confirmed under Section 3445 but has been vacated, stayed, or modified by a court of a state having jurisdiction to do so under Chapter 2 (commencing with Section 3421).
- (b) The court shall award the fees, costs, and expenses authorized under Section 3452 and may grant additional relief, including a request for the assistance of law enforcement officials, and set a further hearing to determine whether additional relief is appropriate.
- (c) If a party called to testify refuses to answer on the ground that the testimony may be self-incriminating, the court may draw an adverse inference from the refusal.
- (d) A privilege against disclosure of communications between spouses and a defense of immunity based on the relationship of husband and wife or parent and child may not be invoked in a proceeding under this chapter.

§ 3451. Warrant to take physical custody of child

- (a) Upon the filing of a petition seeking enforcement of a child custody determination, the petitioner may file a verified application for the issuance of a warrant to take physical custody of the child if the child is imminently likely to suffer serious physical harm or be removed from this state.
- (b) If the court, upon the testimony of the petitioner or other witness, finds that the child is imminently likely to suffer serious physical harm or be removed from this state, it may issue a warrant to take physical custody of the child. The petition must be heard on the next judicial day after the warrant is executed unless that date is impossible. In that event, the court shall hold the hearing on the first judicial day possible. The application for the warrant must include the statements required by subdivision (b) of Section 3448.
 - (c) A warrant to take physical custody of a child must do all of the following:
- (1) Recite the facts upon which a conclusion of imminent serious physical harm or removal from the jurisdiction is based.
 - (2) Direct law enforcement officers to take physical custody of the child immediately.

- (3) Provide for the placement of the child pending final relief.
- (d) The respondent must be served with the petition, warrant, and order immediately after the child is taken into physical custody.
- (e) A warrant to take physical custody of a child is enforceable throughout this state. If the court finds on the basis of the testimony of the petitioner or other witness that a less intrusive remedy is not effective, it may authorize law enforcement officers to enter private property to take physical custody of the child. If required by exigent circumstances of the case, the court may authorize law enforcement officers to make a forcible entry at any hour.
- (f) The court may impose conditions upon placement of a child to ensure the appearance of the child and the child's custodian.

§ 3452. Costs and expenses for prevailing party

- (a) The court shall award the prevailing party, including a state, necessary and reasonable expenses incurred by or on behalf of the party, including costs, communication expenses, attorney's fees, investigative fees, expenses for witnesses, travel expenses, and child care during the course of the proceedings, unless the party from whom fees or expenses are sought establishes that the award would be clearly inappropriate.
- (b) The court may not assess fees, costs, or expenses against a state unless authorized by law other than this part.

§ 3453. Full faith and credit; Enforcement of another state's custody determination

A court of this state shall accord full faith and credit to an order issued by another state, and consistent with this part, enforce a child custody determination by a court of another state unless the order has been vacated, stayed, or modified by a court having jurisdiction to do so under Chapter 2 (commencing with Section 3421).

§ 3454. Appeal

An appeal may be taken from a final order in a proceeding under this chapter in accordance with expedited appellate procedures in other civil cases. Unless the court enters a temporary emergency order under Section 3424, the enforcing court may not stay an order enforcing a child custody determination pending appeal.

§ 3455. District attorney's authority to locate missing party or child

- (a) In a case arising under this part or involving the Hague Convention on the Civil Aspects of International Child Abduction, a district attorney is authorized to proceed pursuant to Chapter 8 (commencing with Section 3130) of Part 2.
- (b) A district attorney acting under this section acts on behalf of the court and may not represent any party.

§ 3456. Assistance by law enforcement officer in finding party or child

At the request of a district attorney acting under Section 3455, a law enforcement officer may take any lawful action reasonably necessary to locate a child or a party and assist the district attorney with responsibilities under Section 3455.

§ 3457. Costs and expenses incurred by district attorney

The court may assess all direct expenses and costs incurred by a district attorney under Section 3455 or 3456 pursuant to the provisions of Section 3134.

§ 3461. Need for uniformity of law

In applying and construing this Uniform Child Custody Jurisdiction and Enforcement Act, consideration shall be given to the need to promote uniformity of the law with respect to its subject matter among states that enact it.

§ 3462. Severability

If any provision of this part or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this part that can be given effect without the invalid provision or application, and to this end the provisions of this part are severable.

§ 3465. Governing law

A motion or other request for relief made in a child custody proceeding or to enforce a child custody determination that was commenced before the effective date of this part is governed by the law in effect at the time the motion or other request was made.

EXHIBIT E

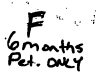


SHORT TITLE:	CrNUMBER	C. NUMBER									
— IN RE MARRI						····					
 Do you have informat or custody or visitatio Yes X No 	n proceeding,	in Califor	nia or elsewher	re, conc	ærning a	a child s		eding	?	urt case	
Proceeding	Case numi		Court (name, state, location)		Court order or judgment (date)		Name of each ch		Your connection to the case	Case status	
a. Family					, , ,						
b. Guardianship					<u> </u> 						
c. Other											
Proceeding		Case Number			Court (name, state, location)						
d. Juvenile Delinquency/ Juvenile Dependency											
e. Adoption											
5. One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):											
Court		County			State		Case number (if known)		Orders expire (date)		
a. Criminal						·		,			
b. Family								· <u> </u>			
c. Juvenile Delinquency/ Juvenile Dependency		·									
d. Other											
6. Do you know of any person who is not a party to this proceeding who has physical custody or claims to have custody of or visitation rights with any child in this case? Yes X No (If yes, provide the following information):											
a. Name and address of person		1	b. Name and address of pers			c. Name and ac			ddress of perso	n	
Has physical custody Claims custody rights Claims visitation rights Name of each child			Has physical custody Claims custody rights Claims visitation rights Name of each child			nts	11			I I	
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: 05/18/2015											
(TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)											
7. Number of pages attached: NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody											

FL-105/GC-120 [Rev January 1, 2009] Martin Dran's
ESSENTIAL FORMS"

FL-105/GC-120:

EXHIBIT F



)	FL-100						
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, & Bar number, and address)	FOR COU	IRT USE ONLY						
REED RANDOY, IN PRO PER		1						
REED RANDOY		1						
13428 MAXELLA AVE., #559								
MARINA DEL REY, CA 90292	CONFORM	ED COPY						
TELEPHONE NO 310-739-0335 FAX NO	ORIGINAL	FILED						
E-MAIL ADDRESS:	Superior Court C	of California						
	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	MAY 19	2015						
	MALIS	2010						
STREET ADDRESS 111 N. HILL ST.		1						
MAILING ADDRESS 111 N. HILL ST.	· 600	GOS OF CENTURE K						
CITY AND ZIP CODE: LOS ANGELES, CA 90012	HERRI R. CARTER	Deputy						
BRANCH NAME CENTRAL DISTRICT	TELLIN H. O	PARTINEZ						
PETITIONER: REED RANDOY		P. MARTINEZ						
RESPONDENT: MARIEKE RANDOY								
NEOFONDENT. PIARTERIA RANDOT	0.05.00000							
PETITION FOR AMENDED	CASE NUMBER							
		ļ						
Legal Separation of: Marriage Domestic Partnership	D D	621137						
Nullity of : Marriage Domestic Partnership	שט	OSITO						
Tamby or a manage a someone announce								
1. LEGAL RELATIONSHIP (check all that apply):								
a. We are married.		ı						
b. We are domestic partners and our domestic partnership was established in	California.							
c. We are domestic partners and our domestic partnership was NOT establish	ed in California.							
DESIDENCE DECLIDEMENTS (check all that analy):								
2. RESIDENCE REQUIREMENTS (check all that apply):	- 4 - 5							
a. X Petitioner Respondent has been a resident of this state for at lea		_						
three months immediately preceding the filing of this Petition. (For a divorce, at least one person in the legal relationship								
described in items 1a and 1c must comply with this requirement.)								
 b. We are the same sex and were married in California but are not residents of 	f California. Neither of u	s lives in a state or						
nation that will dissolve the marriage. This case is filed in the county in which	h we married.							
Petitioner's residence (state or nation): Responden	t's residence (state or na	ation):						
c. Our domestic partnership was established in California. Neither of us has to	be a resident or have a	domicile in California						
to dissolve our partnership here.								
3. STATISTICAL FACTS								
	eparation (specify): 12	7/31/2014						
	rears 3 Months	., 32, 2321						
		nuivalent (enerify helew):						
		duvalent (specify below).						
• •	eparation (specify):							
(3) Time from date of registration of domestic partnership to date of separa	tion (specify):	Years Months						
4. MINOR CHILDREN (children born before (or born or adopted during) the marriage of	domestic partnership)							
a. There are no minor children.								
	Diale de la							
*************************************	Birthdate	Age <u>Sex</u>						
HUNTER RANDOY	4/10/2012	3 M						
(4) Final continued on Attach 1 1 41								
(1) continued on Attachment 4b.								
(2) a child who is not yet born.								
c. If there are minor children of Petitioner and Respondent, a completed Declaration Under Uniform Child Custody Jurisdiction								
and Enforcement Act (UCCJEA) (form FL-105) must be attached.								
d. Petitioner and Respondent signed a voluntary declaration of paternity. A cc	py 🔲 is 🗔 is not	attached.						
Form Adopted for Mandatory Use PETITION—MARRIAGE/DOMESTIC PARTI	JEDSHID -	Page 1 of 3 nilv Code, 68 297 299, 2320, 2330, 3409						
		C.E. OO 247 244 2470 2380 340						

1 Nicholas A. Salick, Esq. (SBN 236583) 2 SALICK FAMILY LAW GROUP, APLC 9595 WILSHIRE BLVD., SUITE 900 3 **BEVERLY HILL, CA 90212** Tel.: (310) 492-4324 Fax: (310) 492-4325 5 6 Attorney for Petitioner, REED RANDOY 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES - CENTRAL 9 10 In re the Marriage of: CASE NO. BD621 137 11 12 REED RANDOY, NOTICE OF LODGING OF **PETIONER'S TEXT MESSAGES** 13 WITH RESPONDENT Petitioner, 14 and 15 MARIEKE RANDOY. 16 Respondent. 17 18 19 20 21 22 23 24 25 26 27

LASC NO. BD 621 137

IRMO RANDOY

Jul 2, 2015, 9:28 PM to Marieke V Randoy

Phone died

Jul 2, 2015, 9:28 PM to Marieke V Randoy

Sorry

Jul 2, 2015, 9:29 PM to Marieke V Randoy

I'll skype u in bed k

Jul 3, 2015, 9:11 AM to Marieke V Randoy

Tried to skype from the tub this morning....

Jul 3, 2015, 10:15 AM from Marieke V Randoy

I will try to Skype from laptop

Jul 3, 2015, 10:16 AM from Marieke V Randoy

Skyping you now

Jul 3, 2015, 10:18 AM from Marieke V Randoy

Reed it can't be on my end

Jul 3, 2015, 10:18 AM from Marieke V Randoy

I'm calling from my laptop

Jul 3, 2015, 10:19 AM from Marieke V Randoy

I'm on wifi

Jul 3, 2015, 10:20 AM to Marieke V Randoy

Watching some peg + cat cartoons now

Jul 3, 2015, 10:31 AM from Marieke V Randoy

Thank you for letting me Skype with Hunter

Of course

Jul 3, 2015, 10:54 AM to Maneke V Randoy

Are you going to stay for the holiday??

Jul 3, 2015, 10:55 AM to Marieke V Randoy

Did you want to take hunter to the park or something if so? Just let me know, we're going to to beach stuff and forth fireworks on the boat up close...life jackets on of course!!

Jul 3, 2015, 10:59 AM from Marieke V Randoy

And no drinking or smoking

Jul 3, 2015, 10:59 AM to Marieke V Randoy

Not for me no

Jul 3, 2015, 10:59 AM to Marieke V Randoy

I'm captain

Jul 3, 2015, 11:03 AM from Marieke V Randoy

No smoking for anyone around the kids

Jul 3, 2015. 11:03 AM from Marieke V Randoy

You are the captain your rules

Jul 3, 2015, 11:05 AM to Marieke V Randoy

Did you want to take hunter to the park or something if so? Just let me know

Jul 3, 2015, 11:05 AM to Marieke V Randoy



Jul 3, 2015, 11:05 AM from Marieke V Ranggy

Thank you. It's super important kids don't get exposed to second hand smoke. Period end of story. Thank you

Jul 3, 2015, 11:07 AM to Maneke V Randoy



Jul 3, 2015, 11:07 AM to Marieke V Randoy

Are you going to stay for the holiday??

Jul 3, 2015, 11:08 AM to Marieke V Randoy

Marieke, Are you going to stay for the holiday??

Jul 3, 2015, 11:09 AM to Marieke V Randoy

All month?

Jul 3, 2015, 11:09 AM to Marieke V Randoy

What r ur plans?

Jul 3, 2015, 11:08 AM from Marieke V Randoy

And hunter is with you at all times. I think it is dangerous for kids to be on boats and hunter is a bit young for loud fireworks.

Jul 3, 2015, 11:08 AM from Marieke V Randoy

I'm going back home

Jul 3, 2015, 11:09 AM to Marieke V Randoy

I have earplugs!!

Jul 3, 2015, 11:09 AM to Marieke V Randoy

For our ears and mr bean for sure!!

Jul 3, 2015, 11:10 AM to Marieke V Randoy

Do u want to see mr bean again befor u go??

Jul 3, 2015, 11:13 AM from Marieke V Randoy

Yes

Jul 3, 2015, 11:13 AM from Marieke V Randoy

For hunter? Earplugs for hunter

Jul 3, 2015, 11:19 AM to Marieke V Randoy

Do u want to see mr bean again befor u go??

Jul 3, 2015, 11:20 AM to Marieke V Randoy

When/where

Jul 3, 2015, 11:51 AM from Marieke V Randoy

I'm not sure I have to take care of some things for court first

Jul 3, 2015, 11:55 AM to Marieke V Randoy

K do want to tell me what or

Jul 3, 2015, 11:57 AM from Marieke V Randoy

Sorry in not sure WHEN-- but yes for sure I do want to see him and will see him before I go.

Jul 3, 2015, 11:58 AM to Marieke V Randoy

K

Jul 3, 2015, 11:58 AM from Marieke V Randoy

I have so much to take care of and I'm trying to do everything perfectly. I don't have an attorney so I'm dealing with the court myself

I'm ordering transcripts

Jul 3, 2015, 11:59 AM from Marieke V Randoy

I have to get a new judge before July 10th and get that information to judge Hall

Jul 3, 2015, 11:59 AM from Marieke V Randoy

I have to prepare my case

Jul 3, 2015, 12:00 PM from Marieke V Randoy

I emailed your attorney asking him about that case in Ireland he was referring to and he hadn't responded

Jul 3, 2015, 12:00 PM from Marieke V Randoy

I have to serve you via email

Jul 3, 2015, 3:09 PM from Marieke V Randoy

Please don't forget to give hunter lots of water

Jul 3, 2015, 3:09 PM from Marieke V Randoy

Don't forget him in the car

Jul 3, 2015, 3:09 PM from Marieke V Randov

Don't leave him in the car ever even for a minute unattended

Jul 3, 2015, 3:59 PM from Marieke V Randoy

Hello?

Jul 3, 2015, 4:51 PM from Marieke V Randoy

Reed the judge was very specific when she ordered that you cant have Hunter at Jim's house or on the boat. Jul 3, 2015, 4:51 PM from Marieke V Randuy

And it's common sense that if you are driving the boat you cannot be watching your child. He is only three years old.

Jul 3, 2015, 4:51 PM from Marieke V Randoy

Get a sitter.

Jul 3, 2015, 4:51 PM from Marieke V Randoy

Or stay home.

Jul 3, 2015, 4:56 PM from Marieke V Randoy

Boats drinking loud noises waiting until 10 pm for fireworks?! No. I'm telling you I don't think it's safe or appropriate for children his age to be out with adults who have been drinking all day on a boat at night. It's way way way past his bed time.

You are a parent and you stay home and make it a priority to get a two bedroom apartment

Jul 3, 2015, 4:57 PM from Marieke V Randoy

Not a one bedroom apartment a two bedroom apartment.

Jul 3, 2015, 4:58 PM from Marieke V Randoy

Those were court orders Reed. Not optional.

Jul 3, 2015, 5:00 PM from Marieke V Randoy

Please over court orders and don't take Hunter out on the boat again. I know you took him out on the boat yesterday, please don't do it again.

Marieke, the court can't tell you to live in a 2br....you don't. I'm not tying to be difficult just saying that the court can't tell you that they order you to make a million dollars and live in a mansion. You can only do what you can do. And if the court orders were for a 2 br or else....then you couldn't have him. You're in a 1 br. My 1 br is bigger then yours and I have a secure gated yard to play in. Just saying. Not trying to be difficult

Jul 3, 2015, 6:39 PM to Marieke V Randoy

Also the court can't tell me to not walk on the board walk, no bike riding, no swimming in the ocean no boats etc. those were never the orders to me

Jul 3, 2015, 6:39 PM to Marieke V Randoy

There is only one order in effect....hunter stays in la

Jul 3, 2015, 6:40 PM to Marieke V Randoy

Until 7/31 where she decides if there is juriostction in la

Jul 3, 2015, 6:40 PM to Marieke V Randoy

That's it

Jul 3, 2015, 6:40 PM to Marieke V Randoy

Exparte all that is released

Jul 3, 2015, 6:40 PM to Marieke V Randoy

One order

Jul 3, 2015, 6:40 PM to Marieke V Randoy

Hunter stays in la

Jul 3, 2015, 6:41 PM to Marieke V Randoy

All that said....yes, only safe things

Jul 3, 2015, 6:41 PM to Marieke V Randoy

In bed on time

Jul 3, 2015, 6:41 PM to Marieke V Randoy

Etc....this is hard as you know

Jul 3, 2015, 6:50 PM from Marieke V Randoy

Reed - hunter has his own separate bedroom. The court did order you.

Jul 3, 2015, 6:50 PM from Marieke V Randoy

Ok so when the court orders me to do something I have to do it

Jul 3, 2015, 6:53 PM from Marieke V Randoy

But when the court orders you to do something it's a "meh.. I can do whatever I feel like doing"

For the record this is going to the judge: you are disobeying court orders. You are endangering our sons life.

HES NOT ALLOWED TO SET FOOT ON THE BOAT EVER AS PER COURT ORDER.

YOU ARE ALSO ORDERED TO GET A TWO BEDROOM APARTMENT AND NOT TO STAY AT JIMS.

It's been a month since the exparte hearing and you have claimed you wanted full custody of your son. Where is your apartment??

Call your lawyer if you don't believe me.

Hunters well being is the number one priority here. And obeying court orders NO MATTER WHAT.

These are court orders and these are for hunters safety and well being.

I'm not trying to pick a fight.

While we are sorting out our custody issues we have to obey courts orders. No matter what. For hunters safety and well being.

Jul 3, 2015, 7:21 PM to Marieke V Randoy

Of course Marieke

Jul 3, 2015, 7:21 PM to Marieke V Randoy

Hunters safety first

Jul 3, 2015, 7:22 PM to Marieke V Randoy

So you want Hunter to stay land locked forever and never go on a boat until he's 18?

Jul 3, 2015. 7:23 PM to Marieke V Randoy

And I guess I'm in violation of a 2 br apt and so are you

Jul 3, 2015, 7:23 PM to Marieke V Randoy

Since we can only afford a 1

Jul 3, 2015, 7:23 PM to Marieke V Randoy

But I'll get a 2 and it will cost 2-3G a month and 6g to move in

Jul 3, 2015, 7:23 PM to Marieke V Randoy

No problem

Jul 3, 2015, 7:24 PM to Marieke V Randoy

I had one lined up to move in on wed and the landlord rented it

Jul 3, 2015, 7:24 PM to Marieke V Randoy

So I rented a month to month 1br and will look for the first 2 br

Jul 3, 2015, 7:24 PM to Marieke V Randoy

But per what we talked about.....

Jul 3, 2015, 7:25 PM from Marieke V Randoy

Reed just confirm that he will not be on a boat again

Jul 3, 2015, 7:25 PM from Marieke V Randoy

We can revisit this when he is older

Jul 3, 2015, 7:27 PM from Marieke V Randoy

Please confirm that our child will not go on a boat without my prior written consent

Jul 3, 2015, 7:27 PM from Marieke V Randoy

This is non negotiable

Jul 3, 2015, 7:33 PM from Marieke V Randoy

I will be face timing you all day tomorrow and you better pick up and our son better not be on a boat.

You know how I feel about boats and drunk people and worry that he will fall overboard or get dehydrated or run over by a car. I just need to you be 100 percent on alert at all times this month.

No drinking whatsoever this month. I don't care if jim is driving -- you are hunters parent and responsible. You are not to drink. Period. Or smoke.

Please. Drink non alcohol in beer if you want the taste but this month you need to be sober because you are a single parent.

Jul 4, 2015, 9:49 AM from Marieke V Randoy

You are 100 percent responsible for Hunter - you can't pass that responsibility off on Jim so you can have a beer. If anything were you happen you need to be able up get into your car and drive Hunter. Don't be relying on other people please. Keep the car seat properly installed in your car.

Jul 4, 2015, 9:53 AM from Marieke V Randoy

And put ALL pocket knives away please. He will go through your things and open them because he is curious. Don't think for one second that he won't put them in his mouth. Please Reed. Hunter doesn't have to "learn" as you once told me before. It is your responsibility as a parent to keep dangerous things away from him. And your pocket knives are extremely dangerous for a three year old boy.

Jul 4, 2015. 9:57 AM from Marieke V Randov

Make sure a Hunter is not hot in the car. Ever. Even if the vents are keeping you comfortable up front, doesn't mean they are reaching him in the back seat. He is also strapped into a hot car seat. Please pay attention and have water bottles for him with you and juice with you at all times.

Jul 4, 2015, 10:01 AM from Marieke V Randoy

Don't let him overheat - he can get sun stroke in 10 minutes.

And sunscreen - and a HAT. That covers his neck since your mother cut off his hair.

And summer shoes and clothes.

Thank you. Hope you are having fun together

Jul 4, 2015, 10:10 AM from Marieke V Randoy

I'm trying to Skype you, face time, and call but no answer. Please let me talk to hunter soon. Thank you.

Jul 4, 2015, 10:14 AM to Marieke V Randoy

K yes

Jul 4, 2015, 10:14 AM from Marieke V Randoy

Call me

Jul 4, 2015, 11:04 AM from Marieke V Randoy

I found a way I can keep my 310 number but take it off your bill altogether and have the calls forwarded to my phone in Canada.

Jul 4, 2015, 11:04 AM from Marieke V Randoy

That would save a hundred a month on your cell bill

Jul 4, 2015, 6:42 PM from Marieke V Plandoy

Can I Skype with Hunter?

Jul 4, 2015, 6:55 PM from Marieke V Randoy

I'm going to come down to the boat

You are violating a court order Reed

Jul 4, 2015, 6:55 PM from Marieke V Randoy

Answer the phone

Jul 4, 2015, 6:57 PM from Marieke V Randoy

Find a sitter for Hunter and give me that persons contact information. We have joint custody that's the information we are obligated to share with one another.

Jul 4, 2015, 6:58 PM from Marieke V Randoy

You cannot ignore my calls Reed this isn't a game. This is about Hunters safety and well being.

Jul 4, 2015, 7:00 PM from Marieke V Randoy

Skype me

Jul 4, 2015, 7:01 PM to Marieke V Randoy

Jul 4, 2015, 9:27 PM from Marieke V Randoy

Can I Skype with Hunter?

Jul 4, 2615, 9:30 PM from Marieke V Randoy

Are you heading home yet?

Jul 4, 2015, 9:59 PM from Marieke V Randoy

Hola

Jul 4, 2015, 10:00 PM from Marieke V Randoy

How's my baby?

K

Jul 4, 2015, 10:02 PM from Marieke V Randoy

Is he still awake?

Jul 4, 2015, 10:03 PM from Marieke V Randoy

Why is your mailbox full?

Jul 4, 2015, 10:37 PM from Marieke V Randoy

Answer your phone

Jul 4, 2015, 10:38 PM from Marieke V Randoy

Guess you are back now?

Jul 4, 2015, 10:38 PM from Marieke V Randoy

I know you went on the boat Reed.

Jul 4, 2015, 10:43 PM from Marieke V Randoy

You don't care one bit about court orders or Hunters safety. You are completely arrogant and irresponsible. You lied to me and tried to get away with it.

Jul 5, 2015, 12:44 PM from Marieke V Randoy

Can I please speak to Hunter?

Jul 5, 2015, 12:57 PM from Marieke V Randov

Answer the phone

Jul 5, 2015. 1:36 PM from Marieke V Randoy

Please let me speak to our son immediately. Get off the boat.

Jul 5, 2015, 1:38 PM from Marieke V Randoy

Reed. You just hit ignore on the FaceTime button

Jul 5, 2015, 1:38 PM from Marieke V Randoy

You are on the boat

Jul 5, 2015, 1:39 PM from Marieke V Randoy

What is wrong with you?

Jul 5, 2015, 1:42 PM to Marieke V Randoy

Wtf man

Jul 5, 2015, 1:42 PM to Marieke V Randoy

What do u want...its 4th weekend I don't have my phone strapped to me

Jul 5, 2015, 1:41 PM from Marieke V Randoy

Skype me

Jul 5, 2015, 1:42 PM to Marieke V Randoy

You didn't let me see hunter for a fucking month!!

Jul 5, 2015, 1:43 PM from Marieke V Randoy

Skype me right now

Jul 5, 2015, 1:43 PM to Marieke V Randoy

I am not at your beckoned call Marieke

Jul 5, 2015, 1:43 PM to Marieke V Randoy

I'm changing his diaper

Jul 5, 2015, 1:44 PM to Marieke V Randoy

We just had lunch and went for a walk

Jul 5, 2015, 1:43 PM from Marieke V Randoy

Reed I may speak to hunter whenever I want. I'm asking you nicely

Jul 5, 2015, 1:43 PM from Marieke V Randoy

What happened last night?

Jul 5, 2015, 1:45 PM from Marieke V Randoy

Did you sleep on the boat last night?

Jul 5, 2015, 7:13 PM to Marieke V Randoy



Jul 5, 2015, 8:09 PM to Marieke V Randoy



Jul 5, 2015, 8:52 PM from Marieke V Randoy

Can I Skype hunter before he goes to sleep?

Jul 5, 2015, 8:55 PM to Marieke V Randoy



Jul 5, 2015, 8:56 PM from Marieke V Randoy

K you Skype me?

Jul 5, 2015, 9:09 PM from Marieke V Randoy

Reed I don't appreciate you trying to end the conversation 7 times during the 7 minute call. From now on, don't try to get Hunter off the phone. Let me finish our conversation. Allow me to talk to my son and engage him in conversation.

Jul 5, 2015, 9:16 PM from Marieke V Randoy

And don't coach our 3 year old to say I don't like you mommy I like daddy I want to stay with daddy daddy is my best friend the second the camera starts rolling.

Are you kidding me right now? Don't be that guy. You have already stooped so incredibly low. Don't bring our son into this. It's child abuse. It's cruel not only to me which is your objective, but cruel to your son.

Grow up and just do the right thing for gods sake.

Jul 6, 2015, 8:04 AM to Marieke V Randoy

It's time for bed

Jul 6, 2015, 8:04 AM to Marieke V Randoy

I don't coach him to say anything

Jul 6, 2015, 8:05 AM to Marieke V Randoy

You grow up and stop accusing me of doing anything other then being a good dad as well as you're s good mom

Jul 6, 2015, 8:05 AM to Manake V Randoy

He says the same thing w he's w you

Jul 6, 2015, 8:06 AM to Marieke V Randoy

K just be nice

Jul 6, 2015, 8:06 AM to Marieke V Randoy

Thanks

Jul 6, 2015, 8:09 AM from Marieke V Randoy

I'm allowed to talk to my child before he goes to bed. Do not interrupt our conversation constantly and try to end it

Jul 6, 2015, 8:10 AM from Marieke V Randoy

Be nice

Jul 6, 2015, 8:10 AM from Marieke V Randoy

Can I speak to hunter now?

Jul 6, 2015, 8:13 AM to Marieke V Randoy

Υ

Jul 6, 2015, 8:13 AM to Marieke V Randoy

Мс

Jul 6, 2015, 8:13 AM to Marieke V Randoy

Changing diaper first

Jul 6, 2015, 8:15 AM from Marieke V Randoy

K

Just tried

Jul 6, 2015, 8:21 AM from Marieke V Randoy

You call me back

Jul 6, 2015, 8:21 AM from Marieke V Randoy

I was calling you and they cancel each other out

Jul 6, 2015, 8:21 AM from Marieke V Randoy

So just call me back please

Jul 6, 2015, 8:23 AM to Marieke V Randoy

Oscars going to school hard to get them apart

Jul 6, 2015, 8:23 AM to Marieke V Randoy

Give me a min

Jul 6, 2015, 8:23 AM from Marieke V Randoy

K

Jul 6, 2015, 8:23 AM from Marieke V Randoy

And I will FaceTime from my laptop

Jul 6, 2015, 8:38 AM to Marieke V Randoy

Skype k

Jul 6, 2015, 8:38 AM to Marieke V Randoy

Trying

Jul 6, 2015, 8:57 AM to Marieke V Randoy

Are you going to stay til the hearing?

Jul 6, 2015, 8:57 AM from Marieke V Randoy

I'm going to file a request for order for an exparte hearing

Jul 6, 2015, 8:58 AM to Marieke V Randoy

In Canada to take him back there?

Jul 6, 2015. 8:57 AM from Marieke V Randoy

No here.

Jul 6, 2015, 8:59 AM to Marieke V Randoy

You can't file one here to take him here

Jul 6, 2015, 8:59 AM to Marieke V Randoy

You're free to see him whenever u like

Jul 6, 2015, 8:59 AM from Marieke V Randoy

No I'm not

Jul 6, 2015, 8:59 AM to Marieke V Randoy

Why are you trying to battle?

Jul 6, 2015, 9:00 AM from Marieke V Randoy

You have not dropped your Exparte custody case against me

Jul 6, 2015, 9:00 AM to Marieke V Flandoy

Yes

Jul 6, 2015, 9:00 AM from Marieke V Randoy

No

Jul 6, 2015, 9:00 AM to Marieke V Randoy

We're at the beginning again

You have not.

Jul 6, 2015, 9:00 AM to Marieke V Randoy

Divorce summoned

Jul 6, 2015, 9:00 AM to Marieke V Randoy

Yes

Jul 6, 2015, 9:00 AM to Marieke V Randoy

I have

Jul 6, 2015, 9:00 AM to Marieke V Randoy

She dismissed everything but the summons for divorce

Jul 6, 2015, 9:00 AM from Marieke V Randoy

I have jurisdiction in Canada and you are disputing it

Jul 6, 2015, 9:01 AM to Marieke V Randoy

Where Hunter stays here

Jul 6, 2015, 9:01 AM to Marieke V Randoy

You don't

Jul 6, 2015, 9:01 AM to Marieke V Randoy

You were there on a trail basis

Jul 6, 2015, 9:00 AM from Marieke V Randoy

Ok see you in court you don't understand

Jul 6, 2015, 9:01 AM to Marieke V Randoy

And even said you always meant to come back with credits

Jul 6, 2015, 9:01 AM to Marieke V Randoy

So see you in court

Jul 6, 2015, 9:01 AM to Marieke V Randoy

No more texting

Jul 6, 2015, 9:01 AM to Marieke V Randoy

Have a nice day

Jul 6, 2015, 9:01 AM from Marieke V Randoy

I'm contacting the state department and the canadian embassy

Jul 6, 2015, 9:02 AM to Marieke V Randoy

Good luck

Jul 6, 2015, 9:02 AM to Marieke V Randoy

They were no help to me

Jul 6, 2015, 9:02 AM from Marieke V Randoy

So what was that about you not wanting hunter to get vaccinated the other day?

Jul 6, 2015, 9:03 AM to Marieke V Randoy

Exparte is for life endangerment

Jul 6, 2015, 9:02 AM from Marieke V Randoy

I can take hunter any time I want but not go home?

Jul 6, 2015, 9:03 AM to Marieke V Randoy

Hunter is safe

No it's not

Jul 6, 2015, 9:03 AM to Marieke V Randoy

Review the minutes

Jul 6, 2015, 9:02 AM from Marieke V Randoy

You still maintain that I can't take him home right?

Jul 6, 2015, 9:04 AM from Marieke V Randoy

Are you planning to homeschool?

Jul 6, 2015, 9:04 AM to Marieke V Randoy

Not until the hearing Marieke

Jul 6, 2015, 9:05 AM to Marieke V Randoy

And our judge has to talk to your judge

Jul 6, 2015, 9:04 AM from Marieke V Randoy

There will be another hearing before that one

Jul 6, 2015, 9:05 AM to Marieke V Randoy

No more texting

Jul 6, 2015, 9:04 AM from Marieke V Randoy

No it doesn't work like that. There is no judge assigned to the case in Canada yet. That could take a month or two.

Jul 6, 2015, 9:06 AM to Marieke V Randoy

We're going to the park

Have a nice day

Jul 6, 2015, 9:04 AM from Marieke V Randoy

Let me understand - you want to keep hunter?

Jul 6, 2015. 9:07 AM from Marieke V Randoy

You want to home school him in California?

Jul 6, 2015, 9:07 AM from Marieke V Randoy

Right now you are fighting me in court to keep him.

Jul 6, 2015, 9:08 AM from Marieke V Randoy

In Calofornia

Jul 6, 2015, 9:08 AM from Marieke V Randoy

Do you want to keep fighting me?

Jul 6, 2015, 9:12 AM from Marieke V Randoy

According to the US a State department and The Hague Convention, you have wrongfully removed hunter from his habitual residence and are wrongfully retaining him in California.

I'm calling an exparte hearing for his prompt return.

Jul 6, 2015, 9:12 AM from Marieke V Randoy

Are you going to bring your attorney? Or come by yourself?

Jul 6, 2015, 9:13 AM from Marieke V Randoy

I just want to give you advance notice

Jul 6, 2015, 9:19 AM to Marieke V Randov

Marieke...the court case my attorney used as precedence...states that on a 'trail basis' the kids juristicion stayed where he was born. California

Jul 6, 2015, 9:20 AM to Marieke V Randoy

So presedence would say hunter stays

Jul 6, 2015, 9:19 AM from Marieke V Randoy

Ok so you want him to stay in California

Jul 6, 2015, 9:20 AM from Marieke V Randoy

And you want full physical custody

Jul 6, 2015, 9:20 AM to Marieke V Randoy

No shared

Jul 6, 2015, 9:20 AM to Marieke V Randoy

We have to figure out how

Jul 6, 2015, 9:20 AM to Marieke V Randoy

Joint

Jul 6, 2015, 9:20 AM from Marieke V Randoy

Reed that case is not about California retaining jurisdiction

Jul 6, 2015, 9:21 AM from Marieke V Randoy

It was about the fathers custody rights and his right the veto his wife's decision to move from Ireland to china

Jul 6, 2015, 9:22 AM to Marieke V Randoy

Yes

Same

Jul 6, 2015, 9:22 AM to Marieke V Randoy

You want Vancouver I want here

Jul 6, 2015, 9:22 AM to Marieke V Randoy

I'll homeschool if you don't want to

Jul 6, 2015, 9:22 AM from Marieke V Randoy

The father agreed to Ireland but not to china. That case is simply about the fact that just because he agreed to Ireland doesn't mean

Jul 6, 2015, 9:23 AM from Marieke V Randoy

Reed that case would apply if I decided to arbitrarily up and move to Toronto.

Jul 6, 2015, 9:23 AM from Marieke V Randoy

That would not be ok

Jul 6, 2015, 9:23 AM from Marieke V Randoy

You consented to vancouver not to Toronto

Jul 6, 2015, 9:23 AM from Maneke V Randov

Reed. Hunters habitual residence is in vancouver

Jul 6, 2015, 9:23 AM to Marieke V Randoy

On a trail basis

Jul 6, 2015, 9:24 AM to Marieke V Randoy

Trail

You failed

Jul 6, 2015, 9:23 AM from Marieke V Flandoy

If you want to fight me in Canada and present your argument that I failed etc.. You have to present your case in the proper jurisdiction

Jul 6, 2015, 9:25 AM to Marieke V Randoy

Which is here

Jul 6, 2015, 9:25 AM from Marieke V Randoy

And the proper jurisdiction for determining all matters relating to custody and access is the appropriate court where the child has been a habitual resident

Jul 6, 2015, 9:25 AM from Marieke V Randoy

No Reed.

Jul 6, 2015, 9:25 AM to Marieke V Randoy

So have your judge call my judge

Jul 6, 2015, 9:25 AM to Marieke V Randoy

And do judge stuff

Jul B. 2015, 9:26 AM to Marieke V Randoy

And then we'll see what's next

Jul 6, 2015, 9:25 AM from Marieke V Randoy

I will have the state department call the judge

Jul 6, 2015, 9:25 AM from Marieke V Bandoy

If necessary

First I'm calling for an exparte hearing

Jul 6, 2015, 9:27 AM from Marieke V Randoy

Ok so when you mentioned the other day that maybe it would be in hunters best interest to move to vancouver so he doesn't get the shots you didn't mean that?

Jul 6, 2015, 9:27 AM to Marieke V Randoy

Exparte is for an emergency

Jul 6, 2015, 9:27 AM from Marieke V Randoy

Basically you want to force me to move back to California and homeschool hunter

Jul 6, 2015, 9:28 AM to Marieke V Randoy

You want me to....what's the difference?

Jul 6, 2015, 9:27 AM from Marieke V Randoy

Just trying to understand

Jul 6, 2015, 9:28 AM to Marieke V Randoy

Oh ok

Jul 6, 2015, 9:28 AM to Marieke V Randoy

Understanding

Jul 6, 2015, 9:27 AM from Marieke V Randoy

Preschool starts in September

Jul 6, 2015, 9:29 AM from Mariake V Randoy

You want me to move back and homeschool our child for the next 15 years

Jul 6, 2015, 9:29 AM from Marieke V Randoy

And if I don't you are prepared to do it. Home school hunter from preschool through 12th grade.

Jul 6, 2015, 9:29 AM from Marieke V Randov

You have a two bedroom lines up and nannies?

Jul 6, 2015, 9:34 AM from Marieke V Randoy

I just want to completely understand your position.

I'm not going to be coerced or blackmailed into returning to California. So take that off the table.

Jul 6, 2015. 9:37 AM from Marieke V Randoy

So barring that, what's your plan?

You know what I believe is in the best interest of our child.

- 1. To be with his mother
- 2. Spend quality time with father five days in a row once a month and alternating holidays.

Jul 6, 2015, 9:42 AM from Marieke V Randoy

- 3. Go to quality private school
- 4. Not get vaccinated
- 5. Homeschooled when necessary (show business, competitive athletics)
- A parent who will take the time to focus on Hunters education and extra curricular activities such as acting/auditions/ music/dance/ athletics

Jul 6, 2015, 9:44 AM from Marieke V Randoy

7. Once we discover what Hunter is most passionate about, take all the time and make all the effort required to help him achieve his goals.

Jul 6, 2015, 9:46 AM from Marieke V Randoy

Call your sister and ask her for advice on how you can plan on homeschooling hunter for the next 15 years Jul 6, 2015, 11:42 AM to Maneke V Randov

Marieke no one is blackmailing you

Jul 6, 2015, 11:42 AM to Marieke V Randoy

You are free to pursue acting

Jul 6, 2015. 11:42 AM to Marieke V Randoy

In van

Jul 6, 2015, 11:42 AM to Marieke V Randoy

Just not w hunter as it is now

Jul 6, 2015, 11:43 AM to Marieke V Randoy

But you said you never wanted to stay there forever, it was only to get credits and come back to la

Jul 6, 2015, 11:43 AM to Marieke V Randoy

The whole intention was to get credits acting and come back to la to get them premium work

Jul 6, 2015, 11:43 AM to Marieke V Randoy

Yes I have a 2br lined up and a nanny

Jul 6, 2015, 11:43 AM to Marieke V Randoy

I'm all set

Jul 6, 2015, 11:44 AM to Marieke V Randoy

I'm seeing the landlord right now for the August apartment, 2br, 1900/mo

Jul 6, 2015, 11:45 AM to Marieke V Randoy

I just want us to get along and raise hunter with both of us

Jul 6, 2015, 11:45 AM to Maneke V Randov

If you want to stay in Vancouver and get another 7 auditions in the whole year and book one background job for \$250, go ahead

Jul 6, 2015, 11:46 AM to Marieke V Randoy

I think you would have way more success here

Jul 6, 2015, 11:46 AM to Marieke V Randoy

And all the film incentives start this month

Jul 6, 2015, 11:46 AM to Marieke V Randoy

So all the shows and films will be here now....or a lot, not all

Jul 6, 2015, 11:46 AM to Marieke V Randoy

And you would have more success here

Jul 6, 2015, 11:46 AM to Maneke V Randoy

But you can do whatever you want to do

Jul 6, 2015, 11:47 AM to Marieke V Randov

It's impossible on hunter if he has to go back and forth

Jul 6, 2015, 11:47 AM from Marieke V Flandoy

Reed I'm not going to be forced to move back to California where I would have to homeschool hither until he is 18

Jul 6, 2015, 11:47 AM to Marieke V Randoy

And 3 round trip tickets per visit

Jul 6, 2015, 11:47 AM from Marieke V Randoy

Hunter

Jul 6, 2015. 11:47 AM to Marieke V Randov

I'm not forcing you to do anything

Jul 6, 2015, 11:47 AM to Marieke V Randoy

Did you want to homeschool?

Jul 6, 2015, 11:47 AM from Marieke V Randoy

Reed I'm not going to be forced to move back to California where I would have to homeschool Hunter until he is 18

Jul 6, 2015, 11:48 AM from Marieke V Randoy

Not til he is 18

Jul 6, 2015, 11:48 AM to Marieke V Randoy

I'm going to find a doctor here to write a waiver....they exist

Jul 6, 2015, 11:48 AM from Marieke V Randoy

Ok

Jul 6, 2015, 11:48 AM to Marieke V Randoy

So you want to stay in Vancouver until he's 18 is that it

Jul 6, 2015, 11:48 AM from Marieke V Randoy

Don't text me about this further.

Jul 6, 2015, 11:48 AM from Marieke V Randoy

See you in court

Jul 6, 2015, 11:48 AM to Marieke V Randoy

Your plan is to live in Vancouver for 15 years??

Jul 6, 2015, 11:48 AM to Marieke V Randov That's your plan? Jul 6, 2015, 11:48 AM to Marieke V Randoy Jul 6, 2015, 11:49 AM to Marieke V Randoy Court Jul 6, 2015, 11:49 AM to Marieke V Randoy Don't text me then Jul 6, 2015, 11:49 AM to Marieke V Randoy You're the one texting Jul 6, 2015, 11:49 AM from Marieke V Randoy I just needed to get clarification on your position. Jul 6, 2015, 11:50 AM to Marieke V Randoy My position is joint custody Jul 6, 2015, 11:50 AM from Marieke V Randoy Jul 6, 2015, 11:50 AM to Maneke V Randoy 50-50

You've been wishy washy

Jul 6, 2015, 11:50 AM from Marieke V Randoy

I don't live in California

Jul 6, 2015, 11:50 AM to Marieke V Randov

And if we can't get around the vaccination issue, he won't be in school in ca unless he's homeschooled

Jul 6, 2015, 11:50 AM to Marieke V Randoy

Right?

Jul 6, 2015, 11:50 AM to Marieke V Randoy

We agree on that?

Jul 6, 2015, 11:50 AM to Maneke V Randoy

No vacc

Jul 6, 2015, 11:50 AM from Marieke V Randoy

So one of us would have to have full physical custody

Jul 6, 2015, 11:51 AM to Marieke V Randoy

Marieke do you plan to stay in van forever?

Jul 6, 2015, 11:51 AM to Maneke V Randoy

Is that it?

Jul 6, 2015, 11:50 AM from Maneke V Randoy

I don't live in California

Jul 6, 2015, 11:51 AM to Marieke V Randoy

Or are you there for credits to come back and be an actor?

Jul 6, 2015, 11:51 AM to Marieke V Randoy

Simple....which is it

Jul 6, 2015, 11:51 AM to Marieke V Randoy

I have texts and emails from you saying the latter

Jul 6, 2015, 11:52 AM to Marieke V Randoy

So if you're changing your mind then stay in Vancouver

Jul 6, 2015, 11:52 AM from Marieke V Randoy

Jurisdiction will move back to California if or when I decide to move back

Jul 6, 2015, 11:52 AM to Marieke V Randoy

I don't care

Jul 6, 2015, 11:52 AM to Marieke V Randoy

But Hunter will have to go back and forth....which will be hard and cost an fortune

Jul 6, 2015, 11:52 AM from Marieke V Randoy

No. A court in vancouver will decide

Jul 6, 2015, 11:53 AM to Maneke V Randoy

So do whatever is best for you and keep disregarding what's best for your son

Jul 6, 2015, 11:53 AM to Marieke V Randoy

Ok

Jul 6, 2015, 11:53 AM to Marieke V Randoy

See you then

Jul 6, 2015, 11:53 AM from Marieke V Randoy

Reed vancouver has jurisdiction - California does not. Divorce is in California.

Jul 6, 2015, 11:53 AM to Marieke V Randov

Remember your judge has to talk to my judge

Jul 6, 2015, 11:53 AM to Marieke V Randoy

No it doesn't

Jul 6, 2015. 11:54 AM to Marieke V Randoy

Nope

Jul 6, 2015, 11:54 AM to Marieke V Randoy

Nope nope

Jul 6, 2015, 11:54 AM to Marieke V Randoy

Let the judges talk and then we'll see who has jurisdiction

Jul 6, 2015, 11:54 AM from Marieke V Randoy

Custody jurisdiction is wherever the child lives

Jul 6, 2015, 11:54 AM to Marieke V Randoy

He's here

Jul 6, 2015, 11:54 AM from Marieke V Randoy

Ok

Jul 6, 2015, 11:54 AM to Marieke V Randoy

He lives here with me

Jul 6, 2015, 11:54 AM from Marieke V Randoy

You wrongfully removed him from his habitual residence

Jul 6, 2015, 11:55 AM to Marieke V Randoy

You brought him

Jul 6, 2015, 11:54 AM from Marieke V Randey

And you are wrongfully retaining him.

Jul 6, 2015, 11:55 AM to Maneke V Randoy

I didn't kidnap him like you did from me

Jul 6, 2015, 11:54 AM from Marieke V Randoy

It's ok Reed this is over your head

Jul 6, 2015, 11:55 AM to Marieke V Randoy

Go get a court order then

Jul 6, 2015. 11:54 AM from Marieke V Randoy

I will deal with your attorney

Jul 6, 2015, 11:55 AM to Marieke V Randoy

From Vancouver or Mars or wherever

Jul 6, 2015, 11:55 AM to Marieke V Randoy

Great

Jul 6, 2015, 11:55 AM to Marieke V Randoy

Please

Jul 6, 2015, 11:55 AM to Marieke V Randoy

Stop texting me

Jul 6, 2015, 11:54 AM from Marieke V Randoy

I just wanted to be sure of your intentions

Jul 6, 2015. 11:56 AM to Marieke V Randoy

Your nuts

Jul 6, 2015, 11:57 AM to Marieke V Randoy

I have a 2br apt a full time nanny and a job . What do you have?

Jul 6, 2015, 12:01 PM from Marieke V Randoy

The custodial right to care for my child and choose where we live.

Jul 6, 2015, 5:15 PM to Marieke V Randoy



Jul 6, 2015, 5:59 PM from Marieke V Randov

Who is the full time nanny? You need to give me this persons information - copy of their drivers license, telephone number etc.

Jul 6, 2015, 5:59 PM from Marieke V Randoy

Right now please and thank you.

Jul 6, 2015, 6:02 PM from Marieke V Randoy

Congratulations on the two bedroom apartment. I need the address. Now. So I can come and see Hunter.

Jul 6, 2015, 6:03 PM from Marieke V Randoy

Jul 6, 2015, 6:21 PM to Marieke V Randoy

Not ready yet...they're remodeling the kitchen

Jul 6, 2015, 6:21 PM to Marieke V Randoy

August

Jul 6, 2015, 6:22 PM to Marieke V Randoy

So I'm renting a 1br til then

Jul 6, 2015, 6:21 PM from Marieke V Randoy

Where?

Jul 6, 2015, 6:22 PM to Marieke V Randoy

Mar vista

Jul 6, 2015, 6:23 PM from Maneke V Randoy

Address

Jul 6, 2015, 6:23 PM from Marieke V Randoy

Are you there now?

Jul 6, 2015, 6:26 PM to Marieke V Randoy

What do you want

Jul 6, 2015, 6:26 PM to Marieke V Randoy

Intention

Jul 6, 2015, 6:28 PM from Marieke V Randoy

Reed I'm the mother. You are required to tell me where you are living, who is caring for our child when you are not. It's the law.

Jul 6 2015, 6:28 PM to Marieke V Randoy

He's with me now

Jul 6, 2015, 6:28 PM from Marieke V Randoy

Where?

Jul 6, 2015, 6:28 PM to Marieke V Randoy

Why

Jul 6, 2015, 6:29 PM from Marieke V Randoy

Address

Jul 6, 2015, 6:29 PM to Marieke V Randoy

What do you want

Jul 6, 2015. 6:29 PM to Maneke V Randoy

To visit?

Jul 6, 2015, 6:29 PM to Marieke V Randoy

Meet

Jul 6, 2015, 6:29 PM from Marieke V Randay

I have a right to know.

Jul 6, 2015, 6:29 PM to Marieke V Randoy

Or check up

Jul 6, 2015, 6:29 PM from Marieke V Randoy

I simply have the right to know where he is at all times.

Jul 6, 2015, 6:29 PM from Marieke V Randoy

And who is taking care of him

He's in my custody

Jul 6, 2015, 6:30 PM to Marieke V Randoy

I have him

Jul 6, 2015, 6:30 PM from Marieke V Randoy

I know. But that doesn't mean anything

Jul 6, 2015, 6:30 PM to Marieke V Randoy

Jesus

Jul 6, 2015, 6:30 PM to Marieke V Randoy

I'm busy

Jul 0, 2015, 6:30 PM to Marieke V Randoy

Your texting

Jul 6, 2015, 6:30 PM from Marieke v Randoy

Where are you?

Jul 6, 2015, 6:30 PM to Marieke V Randoy

Ttyl

Jul 6, 2015, 6:30 PM from Marieke V Randoy

Where are you?

Jul 6, 2015, 6:30 PM from Marieke V Randoy

I want to speak to my son

Jul 6, 2015, 6:31 PM from Marieke V Randoy

And see my son tonight

Jul 6, 2015, 6:32 PM to Marieke V Randoy

I'm a grown man I don't have to check in with you

Jul 6, 2015, 6.32 PM from Marieke V Randoy

I have the right to speak to my child and see him

Jul 6, 2015, 6:32 PM from Marieke V Randoy

And to know where he is at all times. It's for hunters safety and security.

Jul 6, 2015, 6:33 PM from Marieke V Randoy

I want to see him tonight

Jul 6, 2015, 6:38 PM to Marieke V Randoy

Where

Jul 6, 2015, 6:38 PM from Marieke V Randoy

I'm going back to vancouver soon

Jul 6, 2015, 6:38 PM to Marieke V Randoy

What time and where

Jul 6, 2015, 6:39 PM from Marieke V Randoy

At the address you are staying at right now..

Jul 6, 2015, 6:40 PM to Marieke V Randoy

Nope

Jul 6, 2015, 6:40 PM to Marieke V Randoy

Meeting place

Jul 6, 2015, 6:40 FM to Marieke V Randoy

In the marina

Jul 6, 2015, 6:40 PM to Marieke V Randoy

I'll meet you now

Jul 6, 2015, 6:40 PM from Marieke V Randoy

OHHH because you are at Jim's

Jul 6, 2015, 6:40 PM from Marieke V Randoy

Lol

Jul 6, 2015, 6:41 PM from Marieke V Randoy

Is your mother there?

Jul 6, 2015, 6:41 PM to Maneke V Handoy

You need to hurry cuz it's bath and bed time

Jul 6, 2015, 6:41 PM to Marieke V Randoy

8pm bed

Jul 6, 2015, 6:41 PM from Marieke V Randoy

Well I will just come over to Jim's

Jul 6, 2015, 6:41 PM to Marieke V Randoy

830 last night

Jul 6, 2015, 6:42 PM to Marieke V Randoy

Nope

Jul 6, 2015, 6:42 PM from Marieke V Randoy

See you soon

Yes Reed

Jul 6, 2015, 6:42 PM to Marieke V Randoy

You're not welcome at jims

Jul 6, 2015, 6:42 PM to Maneke V Randoy

Nope

Jul 6, 2015, 6:42 PM to Marieke V Randoy

I'll meet you at the park

Jul 6, 2015, 6:42 PM from Marieke V Randoy

Well you are violating court order by staying at Jim's

Jul 6, 2015, 6:42 PM to Marieke V Randoy

No

Jul 6, 2015, 6:42 PM from Marieke V Flandoy

Does he know that? I bet he'd like to know that

Jul 6, 2015, 6:43 PM to Marieke V Randoy

There's no court orders

Jul 6, 2015, 6:42 PM from Marieke V Randoy

He has the right to know.

Jul 6, 2015, 6:43 PM to Marieke V Randoy

1

Jul 6, 2015, 6:43 PM to Marieke V Randoy

Hunter stays

That's it

Jul 6, 2015, 6:43 PM to Marieke V Randoy

If you want to fight me on this

Jul 6, 2015, 6:43 PM to Marieke V Randoy

You won't see him at all

Jul 6, 2015, 6:44 PM from Marieke V Randoy

What are you talking about?

Jul 6, 2015, 6:44 PM to Marieke V Randoy

Jim knows the whole story

Jul 6, 2015, 6:44 PM to Marieke V Randoy

And the court orders

Jul 6, 2015, 6:44 PM to Marieke V Randoy

And his wife is an attorney

Jul 6, 2015, 6:44 PM to Marieke V Randoy

A real one

Jul 6, 2015, 6:44 PM to Marieke V Randoy

So there's that

Jul 6, 2015, 6:44 PM to Marieke V Randoy

Which park?

Jul 6, 2015, 6:44 PM to Marieke V Randoy

In the marina

Jul 6, 2015, 6:45 PM to Marieke V Randoy Well be there in 15 minutes Jul 6, 2015, 6:45 PM to Marieke V Randoy Waiting for you Jul 6, 2015, 6:44 PM from Marieke V Randoy Jul 6, 2015, 6:45 PM to Marieke V Randoy Ok well hunter is in the marina Jul 6, 2015, 6:44 PM from Marieke V Randoy Give me an address Jul 6, 2015, 6:45 PM to Marieke V Randoy So either come here or don't see him Jul 6, 2015, 6:44 PM from Marieke V Randoy Jul 6, 2015, 6:45 PM to Marieke V Randoy And we're done at 730 Jul 6, 2015, 6:46 PM to Marieke V Randoy Cuz it's his bed time Jul 6, 2015, 6:46 PM from Marieke V Randoy

Where

Oh marina?

I'm in the valley

Jul 6, 2015, 6:47 PM to Marieke V Randoy

Jul 6, 2015, 6:47 PM to Mariake V Randoy

Forget it

Jul 6, 2015, 6:47 PM to Marieke V Randoy

I don't trust

Jul 6, 2015, 6:47 PM to Marieke V Randoy

You

Jul 6, 2015, 6:47 PM to Marieke V Randoy

You're going to try to take him again

Jul 6, 2015, 6:46 FM from Marieke V Randoy

Or should I just come to the house

Jul 6, 2015, 6:47 PM to Marieke V Randoy

Go ahead

Jul 6, 2015, 6:47 PM to Maneke V Randoy

They'll call the police

Jul 6, 2015, 6:46 PM from Marieke V Randoy

Reed you have his passport

Jul 6, 2015, 6:48 PM to Mariake V Randoy

Create more drama

Jul 6, 2015, 6:48 PM to Marieke V Randoy

You're good at that

Jul 6, 2015, 6:46 PM from Marieke V Randoy

I'm not stupid.

Jul 6, 2015, 6:48 PM to Marieke V Randey

You have his canadian one

Jul 6, 2015, 6:48 PM from Marieke V Randoy

I already filed court papers

Jul 6, 2015, 6:48 PM from Marieke V Randoy

I don't have a canadian passport

Jul 6, 2015, 6:48 PM to Marieke V Randoy

Liar

Jul 6, 2015, 6:48 PM from Marieke V Randoy

Just a citizenship certificate

Jul 6, 2015, 6:48 PM to Marieke V Randoy

I've seen it

Jul 6, 2015, 6:48 PM from Marieke V Randoy

That's not a passport

Jul 6, 2015, 6:48 PM from Marieke V Randoy

Passport has a photo on it and looks like a book

Jul 6, 2015, 6:49 PM to Marieke V Randoy

Iknow

Jul 6, 2015, 6:48 PM from Marieke V Randoy

You know what a passport looks like

Jul 6, 2015, 6:49 PM to Marieke V Randoy

And says canada

Jul 6, 2015, 6:49 PM to Marieke V Randov

And you said 'I can't find it"

Jul 6, 2015, 6:49 PM to Marieke V Randoy

Lie

Jul 6, 2015, 6:49 PM to Marieke V Randoy

You can FaceTime

Jul 6, 2015, 6:48 PM from Marieke V Randoy

Hunter does not have a canadian passport I haven't applied for one yet

Jul 6, 2015, 6:50 PM to Marieke V Randoy

Or see him when it's not his bedtime

Jul 6, 2015, 6:50 PM to Marieke V Randoy

Try planning better

Jul 6, 2015, 6:50 PM to Marieke V Randoy

Ok

Jul 6, 2015, 6:50 PM to Marieke V Randoy

Great

Jul 6, 2015, 6:48 PM from Marieke V Randoy

I will come by the house

Jul 6, 2015, 6:50 PM to Marieke V Randoy

FaceTime

Jul 6, 2015, 6:50 PM to Marieke V Randoy

Don't donit

Jul 6, 2015, 6:50 PM from Marieke V Randoy

Or meet you at a park.

Jul 6, 2015, 6:50 PM to Marieke V Randoy

Meet at a park

Jul 6, 2015, 6:50 PM to Marieke V Randoy

That's fine

Jul 6, 2015, 6:50 PM from Marieke V Randoy

Ok

Jul 6, 2015. 6:50 PM from Marieke V Randoy

Ok

Jul 6, 2015, 6:50 PM from Marieke V Randoy

Just give me the location.

Jul 6, 2015, 6:50 PM from Marieke V Randoy

I'm heading over now

Jul 6, 2015, 6:50 PM from Marieke V Randoy

Thank you

Jul 6, 2015, 6:53 PM to Marieke V Randoy

4162 Wade St Los Angeles, CA 90066 United States Thank you

Jul 6, 2015, 7:08 PM from Marieke V Randoy

Be there in 30 minutes

Jul 6, 2015, 7:10 PM to Marieke V Randoy

We can't stay long Marieke

Jul 6, 2015, 7:10 PM to Marieke V Randoy

Bed time

Jul 6, 2015, 7:10 PM from Marieke V Randoy

Just a few minutes. I have a t shirt and a couple cars

Jul 6, 2015, 7:11 PM to Marieke V Randoy

K great

Jul 6, 2015, 7:12 PM from Maneke V Randoy

Anthony is driving me.

Jul 6, 2015, 7:12 PM from Marieke V Randoy

Luciana is coaching someone for an audition right now

Jul 6, 2015, 7:16 PM to Marieke V Randoy

K when r u flying back?

Jul 6, 2015, 7:16 PM to Marieke V Randoy

Tonight?

Jul 6, 2015, 7:20 PM from Marieke V Randoy

Not sure yet. In the next day or two.

Jul 6, 2015, 7:26 PM to Maneke V Randoy

How far away?

Jul 6, 2015, 7:26 PM to Marieke V Randoy

We're here

Jul 6, 2015, 7:26 PM to Marieke V Randoy

It's at the end of the street

Jul 6, 2015, 7:29 PM from Marieke V Randoy

10 min

Jul 7, 2015, 9:40 AM from Marieke V Flandoy

I got a call from the company that ports the numbers yesterday - they don't usually forward to numbers in Canada but want to test out their system as long as I'm a us citizen they can do it.. Anyway. Want to get that done today

Jul 7, 2015, 11:08 AM to Marieke V Randoy

Ok

Jul 7, 2015, 11:11 AM from Marieke V Randoy

Actually I'm at t mobile right now. Since I'm not an authorized user they need to speak to you for permission.

Jul 7, 2015, 11:12 AM to Marieke V Randoy

Marieke please don't cause drama while I'm at work. Tell me when you want to see Hunter again before you leave and I will make arrangements. I want you to see him as much as you can, but you said you were going to canada so I made arrangements to have him cared for while I have to work. I don't need you stirring up drama saying your his mom etc. everyone knows your his mom and you love him. You have nothing to prove.

Jul 7, 2015, 11:12 AM from Marieke V Rancios

Can they call you

Jul 7, 2015, 11.12 AM to Marieke V Randov

I told them your company would call....have them cal me yes

Jul 7, 2015, 11:12 AM from Marieke V Randov

They first need to call you

Jul 7, 2015, 11:13 AM to Marieke V Randoy



Jul 7, 2015, 11:13 AM to Marieke V Randoy

Or give me their number and I'll call them

Jul 7, 2015, 11:13 AM to Marieke V Randoy



Jul 7, 2015, 11:18 AM from Marieke V Randoy

They are gonna call you now

Jul 7, 2015, 11:18 AM from Marieke V Randoy

I'm first gonna get my own account and then once I have it in my name I can work with the other company to forward the calls.

Jul 7, 2015, 11:36 AM to Marieke V Randoy

If you would lik to see Hunter can you come over tomorrow morning before I work again. I'm working late now and I don't want all my friends and help to get stressed out with you there or saying nasty things. He's on private property with professional help and my friends as well. So please leave them alone and see him in the morning ok. I'm helping you, you can please help me now. Agreed?

Jul 7, 2015, 11:37 AM from Marieke V Randoy

I'm not going to say a thing about you Reed. This is not about you.

Jul 7, 2015, 11:37 AM from Marieke V Randov

I can see my son anytime I want

Jul 7, 2015, 11:37 AM from Marieke V Randoy

And I have to know where he is

Jul 7, 2015, 11:38 AM to Marieke V Randoy

I'm asking you to not go over to jims today

Jul 7, 2015, 11:38 AM to Marieke V Randoy

That's what I'm asking

Jul 7, 2015, 11:38 AM from Marieke V Randoy

And who he is with at all times

Jul 7, 2015, 11:38 AM to Marieke V Randoy

He's at jims

Jul 7, 2015, 11:38 AM to Marieke V Randoy

I have a full time nanny

Jul 7, 2015, 11:38 AM to Marieke V Randoy

I told you that 4 times

Jul 7, 2015, 11:39 AM from Marieke V Randoy

Who is the nanny

Jul 7, 2015, 11:39 AM from Marieke V Randoy

I need a copy if their drivers license and their phone number

And where he is

Jul 7, 2015, 11:39 AM to Marieke V Randoy

Get a court order

Jul 7, 2015, 11:40 AM from Marieke V Randoy

Reed that's just common sense

Jul 7, 2015, 11:40 AM from Marieke V Randoy

I will call the cops if I have to

Jul 7, 2015, 11:40 AM to Marieke V Randoy

I have it handled

Jul 7, 2015, 11:40 AM from Marieke V Randoy

I have full physical custody as per court order

Jul 7, 2015, 11:40 AM to Marieke V Randoy

Nope

Jul 7, 2015, 11:40 AM to Marieke V Randoy

You have a paper

Jul 7, 2015, 11:40 AM to Mariske V Randoy

I have one too

Jul 7, 2015, 11:40 AM from Marieke V Randoy

I will call the cops then

Jul 7, 2015, 11:40 AM to Marieke V Randoy

So will I

Jul 7, 2015, 11:40 AM from Maneke V Banday

It's no problem reed I will take care of it

Jul 7, 2015, 11:41 AM from Marieke V Randoy

A simple request of where my son is and who is caring for him

Jul 7, 2015, 11:41 AM from Marieke V Randoy

You lied to me

Jul 7, 2015, 11:41 AM to Marieke V Bandoy

I told you

Jul 7, 2015, 11:41 AM from Marieke V Randoy

No you are lying

Jul 7, 2015, 11:41 AM to Maneke V Randoy

You're crazy

Jul 7, 2015, 11:41 AM from Maneke V Randoy

I will find out

Jul 7, 2015, 11:41 AM from Marieke V Randov

What are you hiding reed?

Jul 7, 2015, 11:42 AM from Marieke V Randoy

What's your little secret?

Jul 7, 2015, 11:42 AM from Marieke V Randoy

Why won't you tell me who the nanny is?

Jul 7, 2015, 11:42 AM from Marieke V Randoy

Someone you are sleeping with?

Jul 7, 2015, 11:42 AM from Marieke V Randoy

Whoever it is I have the legal right to know. And I will find out right now

Jul 7, 2015. 11:44 AM from Marieke V Randoy

It's no big deal reed

Jul 7, 2015, 11:44 AM from Marieke V Randoy

Who is this nanny

Jul 7, 2015, 11:45 AM from Marieke V Randoy

I'm calling ann again

Jul 7, 2015, 11:45 AM from Marieke V Randoy

And jim

Jul 7, 2015, 11:46 AM from Marieke V Randoy

This is ridiculous. What's the big deal? What are you hiding? Where is my son

Jul 7, 2015, 11:46 AM from Marieke V Randoy

If Ann is caring for him I want her drivers license

Jul 7, 2015, 11:50 AM to Marieke V Randoy

I'll tell you who she is

Jul 7, 2015, 11:51 AM to Marieke V Randoy

I don't want you harassing her

Jul 7, 2015, 11:51 AM to Marieke V Randoy

You're fucking crazy

Jul 7, 2015, 11:51 AM to Marieke V Randoy

That's why

Jul 7, 2015, 11:50 AM from Marieke V Flandoy

I just left a message for Ann

Jul 7, 2015, 11:51 AM to Marieke V Randoy

You are a liar and a manipulator and you belittle and harass people

Jul 7, 2015, 11:51 AM to Marieke V Randov

That's why

Jul 7, 2015, 11:51 AM to Marieke V Randoy

Your mean

Jul 7, 2015, 11:50 AM from Marieke V Randoy

Read I am not harassing and I'm simply asking her to speak to my son it's not my fault that you are violating court orders and keeping my son at her place but I let her know that you are violating court orders and that he is not allowed at the place

Jul 7, 2015, 11:52 AM to Marieke V Randoy

I don't want you upsetting my people

Jul 7, 2015, 11:52 AM to Marieke V Randoy

Or Hunter

Jul 7, 2015, 11:52 AM to Marieke V Randoy

Marieke

Jul 7, 2015, 11:52 AM to Marieke V Randoy

There are NO court orders other then Hunter stays in the country

Read I have full physical custody

Jul 7, 2015, 11:52 AM to Marieke V Randoy

I've asked nick to clarify that for you

Jul 7, 2015, 11:53 AM to Marieke V Randoy

As do I

Jul 7, 2015, 11:53 AM to Marieke V Randoy

50-50

Jul 7, 2015, 11:53 AM to Marieke V Randoy

And he's with me now

Jul 7, 2015, 11:52 AM from Marieke V Randoy

Read don't you worry your pretty little head about this OK if you're not going to give me the information I will call and ask her for the information and I will show up at the house if somebody doesn't give me the information that I'm requesting

Jul 7, 2015, 11:53 AM to Marieke V Randoy

So you can stop

Jul 7, 2015, 11:53 AM to Marieke V Randoy

What info would you like?

Jul 7, 2015, 11:52 AM from Marieke V Randoy

The drivers license of the person who is caring for my son right now

Jul 7, 2015, 11:52 AM from Marieke V Randoy

The phone number.

Jul 7, 2015, 11:52 AM from Marieke V Rando,

And the address where they are located

Jul 7, 2015, 11:54 AM from Marieke V Randoy

And how long she will be caring for my son

Jul 7, 2015, 11:54 AM from Marieke V Randoy

That's it no big deal it's what you ask of any babysitter that comes to take care of your kid you ask for those three things phone number drivers license no big deal

Jul 7, 2015, 11:54 AM from Marieke V Randoy

Ann is an attorney so I don't understand why she would be having any issues with this at all no big deal read

Jul 7, 2015, 11:54 AM from Marieke V Randoy

The fact that they her husband lied under oath and try to have me arrested and charged with international child abduction I don't care

Jul 7, 2015, 11:54 AM from Marieke V Randoy

Is that what they're worried about that I'm going to be upset with him about that now it's no big deal

Jul 7, 2015, 11:54 AM from Marieke V Randoy

That's in the past this is not about them this is about me wanting to speak to my son every day three times a day video calls

Jul 7, 2015, 11:54 AM from Marieke V Randoy

I want to know where he is at all-time who he is with and to have their drivers license information

Jul 7, 2015, 11:56 AM from Marieke V Randoy

That is what A responsible parent does

Jul 7, 2015, 11:57 AM from Marieke V Rando,

So what's it going to be?

Jul 7, 2015, 11:57 AM from Marieke V Randoy

Whoever is taking care of our son has a responsibility to both parents I have parental authority right now and I have every right to know and whoever is caring for our child must be aware of that they must have my information as an emergency contact

Jul 7, 2015, 11:57 AM from Marieke V Randoy

And of course I must have their information

Jul 7, 2015, 11:57 AM from Marieke V Randoy

It's pretty simple read very very very normal questions

Jul 7, 2015, 11:59 AM to Marieke V Randoy

Hang on talking to the police k

Jul 7, 2015, 11:59 AM from Marieke V Randoy

I have 50-50 custody And 100 percent physical custody so I have the right to know where my child is at all times

Jul 7, 2015, 11:59 AM to Marieke V Randoy

You can see him any time

Jul 7, 2015, 11:59 AM from Marieke V Randoy

Ok perfect thanks

Jul 7, 2015, 11:59 AM from Marieke V Randoy

Where is he

Jul 7, 2015, 11:59 AM from Marieke V Randoy

I want to see him now

Jul 7, 2015, 12:00 PM to Marioke V Randoy

Curious as to why you want to now, when I'm working

Jul 7, 2015, 12:00 PM to Marieke V Randoy

So you can kidnap him again?

Jul 7, 2015, 12:00 PM to Marieke V Randoy

Or what

Jul 7, 2015, 11:59 AM from Marieke V Randoy

If you are not caring for our child I want to know who is

Jul 7, 2015, 12:01 PM to Marieke V Randoy

My nanny

Jul 7, 2015, 12:01 PM from Marieke V Randoy

Who is this person read?

Jul 7, 2015, 12:02 PM from Marieke V Randoy

I need the name phone number and address so I may see my child this very minute

Jul 7, 2015, 12:02 PM from Marieke V Randoy

If you do not cooperate I will go to the local police and I will go right to Jim Anns door

Jul 7, 2015, 12:02 PM from Marieke V Randoy

Forget it I'm just going to take care of it right now

Jul 7, 2015, 12:06 PM to Marieke V Randoy

Marieke you can see him

Jul 7, 2015, 12:06 PM to Marieke V Randoy

But you can't take him

Jul 7, 2015, 12:06 PM to Maneke V Randoy

You're going to try to take him to canada

Jul 7, 2015, 12:07 PM to Marieke V Randov

With his canadian passport

Jul 7, 2015, 12:07 PM to Marieke V Randoy

So no

Jul 7, 2015, 12:07 PM to Marieke V Randoy

You can't

Jul 7, 2015, 12:07 PM to Marieke V Randoy

He's here until July 31

Jul 7, 2015, 12:07 PM from Marieke V Randoy

Of course not

Jul 7, 2015, 12:07 PM to Marieke V Randoy

And why should i believe you

Jul 7, 2015, 12:07 PM to Marieke V Randoy

What have you given me to believe you?

Jul 7, 2015, 12:07 PM from Marieke V Randoy

Read unlike you I obeyed court orders you did not pay for hunters return to the United States I cover that for you not only did I return to the United States on July 1

Jul 7, 2015, 12:08 PM to Marieke V Randov

You gave me paper work that said you're 'requesting' 100% custody

Jul 7, 2015, 12:08 PM to Marieke V Randoy

And I have supervised visits

Jul 7, 2015, 12:08 PM from Marieke V Randoy

After the hearing I handed the love of my life to you and his passport

Jul 7, 2015, 12:08 PM to Marieke V Randov

And I should trust you??

Jul 7, 2015, 12:08 PM from Marieke V Randoy

Oh my god don't you remember what you put on your ex parte?!!! Lol

Jul 7, 2015, 12:08 PM from Marieke V Randoy

You wanted me to be arrested go to jail post bond

Jul 7, 2015, 12:08 PM to Marieke V Randoy

No the judge did that

Jul 7, 2015, 12:08 PM from Marieke V Randoy

Have no visitation or contact whatsoever with my son

Jul 7, 2015, 12:08 PM to Marieke V Randoy

I wanted him back here that's it

Jul 7, 2015, 12:08 PM to Marieke V Randoy

She did all that

Jul 7, 2015, 12:09 PM to Marieke V Randoy

Doesn't matter

Jul 7, 2015, 12:09 PM from Marieke V Rando,

No sweetheart you requested it I sought in the documents you personally requested that the judge did not put that in her orders that you requested it

Jul 7, 2015, 12:09 PM to Marieke V Randoy

All that is mute

Jul 7, 2015, 12:09 PM to Marieke V Randoy

It's over

Jul 7, 2015, 12:09 PM to Marieke V Randoy

Struck

Jul 7, 2015, 12:09 PM to Maneke V Randoy

No good

Jul 7, 2015, 12:09 PM to Marieke V Randoy

Not in effect

Jul 7, 2015, 12:09 PM to Marieke V Randoy

Done

Jul 7, 2015, 12:09 PM to Maneke V Randoy

Trashed

Jul 7, 2015, 12:09 PM to Marieke V Randoy

Ended

Jul 7, 2015, 12:09 PM to Marieke V Randoy

Over

Jul 7, 2015, 12:11 PM to Maneke V Randoy

All orders were ended except 1....Hunter stays in la til 7/32

Jul 7, 2015, 12:11 PM to Marieke V Randoy

31

Jul 7, 2015, 12:11 PM to Maneke V Randoy

7/31

Jul 7, 2015, 12:11 PM from Marieke V Randoy

No no no Reed.

. Jul 7, 2015, 12:11 PM to Marieke V Randoy

Call Nick

Jul 7, 2015, 12:11 PM to Marieke V Randoy

I'm done w you

Jul 7, 2015, 12:11 PM from Marieke V Randoy

Lol you trying to be funny?

Jul 7, 2015, 12:32 PM to Marieke V Randby

Marieke call Nick for clarification. All communications through him now.

Jul 7, 2015, 12:36 PM to Marieke V Randoy

You can see Hunter when I'm there. I simply don't trust you and you've given me no reason to trust you.

Then there is the criminal implications of all that harrassment.. And perjury.

Jesus.

And the part that upsets me the most is that he knows the law and full well that I didn't violate the restraining order when I returned to our habitual residence..

That's why he jumped to the exparte and the kidnapping strategy - He knows California doesn't have jurisdiction And that the word state means home state which is the habitual residence of the child ..

The saddest part of all is that fighting over custody jurisdiction is pointless.

Unless you are trying to force me to do something that I'm not legally obligated to do-- which is return to the United States.

Reed. We don't want our child getting vaccinated - that is one thing - possibly the only thing we agree on.

I've always wanted you to see your son more often.. And suggest once a month for a minimum of five days.

The fact you are so angry and coaching our son and tried to have me arrested and thrown in jail shows that you are not right in the head - so supervised visitation with a child psychologist present at a center specially set up for kids whose parents are going through vicious custody disputes and divorces is the best thing for our child.

It's not fair that you created all this horrible drama just to force me to return to California - it's so selfish and short sighted and putting hunter in the middle like this shows that you only care about being vindictive - not about what's best for hunter.

And shows that your attorney just wants to pay off his condo at your actually our expense.

You have to understand something what you are doing is controlling and abusive and I would be completely nuts to cave and allow you to psychologically abuse me and dominate me through all your intimidation tactics. It's not ok Reed.

Very soon I will never speak to you again. You have gone too far.

Oh I will see you in court for years. But you will communicate with me through my attorney.

I wish you had the sense to work this out with me. But your ego and narcissism won't allow it. You also have no empathy. You just don't care.

It's a shame.

Jul 7, 2015, 12:48 PM from Mariake V Randoy

Thank you for assisting me in extracting my number from your phone plan.

Jul 7, 2015, 12:50 PM from Marieke V Randoy

I'm not calling Nick. He doesn't return my emails and he's useless. I will contact you and Ann and the police and anyone I feel is necessary if you don't give me the information I am entitled to.

Jul 7, 2015, 12:50 PM from Marieke V Randoy

Of course nick wants me to call him. You are funny -- he charges per phone call.

Jul 7, 2015. 12:52 PM to Marieke V Randoy

You can see Hunter with me

Jul 7, 2015, 12:52 PM from Marieke V Randoy

No Reed. Your fears are completely unwarranted. Court order says I may not leave California without your permission. I'm not an idiot. I want my son-- taking him against court order will ensure I have problems getting him legally

Jul 7, 2015, 12:52 PM from Marieke V Randoy

No I can see him anytime I want

Jul 7, 2015, 12:52 PM from Marieke V Randoy

And I'm seeing him today:)

Jul 7, 2015, 12:53 PM to Marieke V Randoy

K cool

Jul 7, 2015, 12:53 PM to Marieke V Randoy

You're right, take him and it'll be the last time

Jul 7, 2015, 12:53 PM to Maneke V Randoy.

You'll see him with Jim and my nanny though

Jul 7, 2015, 12:54 PM from Marieke V Randoy

I'm not stupid reed.

Jul 7, 2015, 12:54 PM from Marieke V Randoy

Sure

Jul 7, 2015, 12:54 PM to Marieke V Randoy

Well

Jul 7, 2015, 12:54 PM from Marieke V Randoy

And I will get the nannys info

Jul 7, 2015, 12:54 PM from Marieke V Randoy

And Jim's

Jul 7, 2015, 12:56 PM to Marieke V Randoy

And you will see him with both of them there with you

Jul 7, 2015, 12:54 PM from Marieke V Randoy

What's the nannys name?

Jul 7, 2015, 12:54 PM from Marieke V Randoy

Perfect

Jul 7, 2015, 12:56 PM to Marieke V Randoy

Perfect

Jul 7, 2015, 12:54 PM from Marieke V Randoy

Even better

Jul 7, 2015, 12:56 PM to Marieke V Randoy

And not on jims property

Jul 7, 2015, 12:56 PM from Marieke V Randoy

What's the nannys name?

Jul 7, 2015, 12:57 PM to Marieke V Randoy

Heidi Halvardsson

Jul 7, 2015, 12:58 PM from Marieke V Randoy

Phone number

Jul 7, 2015, 12:58 PM to Marieke V Randoy

Im getting her a local number

Jul 7, 2015, 12:58 PM from Marieke V Randoy

Just the number she has right now is fine

Jul 7, 2015, 12:58 PM to Marieke V Randoy

Çall him

Jul 7, 2015, 12:58 PM to Marieke V Randoy

Jim

Jul 7, 2015, 12:58 PM from Marieke V Randoy

You don't have it?

Jul 7, 2015, 12:59 PM to Marieke V Randoy

Of course I do

Jul 7, 2015, 12:58 PM from Marieke V Randoy

The babysitters number

Jul 7, 2015, 12:59 PM to Marieke V Randoy

You don't need it

Jul 7, 2015, 12:58 PM from Marieke V Randoy

Of course I do

Jul 7, 2015, 12:59 PM to Maneke V Randoy

It's long distance and I don't need you sending her a million text

Jul 7, 2015, 12:59 PM to Maneke V Randoy

No

Jul 7, 2015, 12:58 PM from Marieke V Randoy

I don't care I want the number

Jul 7, 2015, 12:58 PM from Marieke V Randoy

And a copy of her drivers license

Jul 7, 2015, 1:00 PM to Marieke V Randoy

Well I guess I don't care either

Jul 7, 2015, 1:00 PM to Marieke V Randoy

Call Nick

Jul 7, 2015, 12:58 PM from Marieke V Randoy

Her immigration papers

Jul 7, 2015, 1:00 PM to Marieke V Randoy

I'm at work

Jul 7, 2015, 1:00 PM to Marieke V Randoy

Blocking you

Jul 8, 2015, 9:51 AM to Marieke V Randoy

Can u Skype hunter now

Jul 8, 2015, 9:57 AM from Marieke V Randoy

I will go to a Starbucks

Jul 8, 2015, 10:01 AM to Marieke V Randoy

I'm going to tell Heidi to skype you k....I have to go back to work again now, half day

Jul 8, 2015, 10:01 AM from Marieke V Randoy

What is her Skype?

Jul 8, 2015, 10:01 AM from Marieke V Randoy

What is get phone number

Jul 8, 2015, 10:01 AM from Marieke V Randoy

I'm seeing him today

Jul 8, 2015, 10:01 AM from Marieke V Randoy

Her

Jul 8, 2015, 10:02 AM to Marieke V Randoy

You can see him on skype

Jul 8, 2015, 10:02 AM to Marieke V Randoy

You can't come over when I'm gone

Jul 8, 2015, 10:01 AM from Marieke V Randoy

Of course I can

And I will!

Jul 8, 2015, 10:03 AM to Marieke V Randoy

Marieke don't cause drama

Jul 8, 2015, 10:03 AM to Marieke V Randoy

K

Jul 8, 2015, 10:03 AM from Marieke V Randoy

You are causing drama not letting me see my son

Jul 8, 2015, 10:04 AM to Marieke V Randoy

You can't come to jims

Jul 8, 2015, 10:04 AM to Marieke V Randoy

You burned that bridge

Jul 8, 2015, 10:04 AM from Marieke V Randoy

Of course I can

Jul 8, 2015, 10:04 AM from Marieke V Randoy

That's where my son is saying

Jul 8, 2015, 10:04 AM from Marieke V Randoy

Staying

Jul B. 2015, 10:04 AM to Marieke V Randay

Want to Skype now or not that's all Im asking

Jul 8, 2015, 10:04 AM from Marieke V Randov

You are violating court orders and staying in a one bedroom with a nanny at a place your are not permitted to stay

Jul 8, 2015. 10:04 AM from Marieke V Randoy

I have to go where there is wifi

Jul 8, 2015, 10:05 AM to Marieke V Randov

Once again very gone there are no court orders call Nick and get your story straight

Jul 8, 2015, 10:05 AM from Marieke V Randoy

You can tell Nick that I am reporting him to the California Bar Association

Jul 8, 2015, 10:06 AM from Marieke V Randoy

He should lose his license

Jul 8, 2015, 10:06 AM to Marieke V Randoy

You know what forget it you can go to the court get a court order for all your bullshit I'm not gonna play your games today have a good day

Jul 8, 2015, 10:06 AM from Marieke V Randoy

Your attorney is not my judge

Jul 8, 2015, 11:23 AM to Marieke V Randoy

Btw your judge has to call my jefe

Jul 8, 2015, 11:23 AM to Marieke V Randov

Judge

Jul 8, 2015, 11:31 AM to Marieke V Randoy

You proved that you are not trustworthy....you took hunter, evaded my service guy, didn't bring him back, then lied about going back to Vancouver, wanting to 'see' hunter only to serve me worthless papers with no judge from a country with no jurisdiction and continue to harass me and my friends with threats to take hunter to canada and keep him 100% and have a restraining order against me and supervised visits!?? Complete lies and absurd claims!? And you want to just come on over and see hunter anytime?! Nope, and not to mention I have custody til July 31 anyway. So you, the stealer and harasser and liar and manipulator are simply not welcome at my home.

Jul 8, 2015, 7:35 PM from Marieke V Randoy

I would like to FaceTime with hunter please

Jul 8, 2015, 7:54 PM to Marieke V Randoy



Jul 8, 2015, 7:54 PM to Marieke V Randoy



Jul 8, 2015, 7:54 PM from Marieke V Randoy

I did

Jul 8, 2015, 7:54 PM from Marieke V Randoy

And called and left a message

Jul 8, 2015, 7:57 PM to Marieke V Randoy



Jul 8, 2015, 7:57 PM from Marieke V Randoy

Thanks

Jul 8, 2015, 7:59 PM to Marieke V Randoy

I know he's having dinner now with Jim in and an Oscar I just sent you a video

Jul 8, 2015, 8:00 PM from Marieke V Randoy

Ok

Jul 8, 2015, 8:01 PM from Marieka V Randoy

What time did she start today?

Jul 8, 2015, 8:02 PM to Marieke V Randoy

She's sky

Jul 8, 2015, 8:03 PM to Marieke V Randoy

U

Jul 8, 2015, 8:01 PM from Marieke V Randoy

How much are you paying her? Is she the girlfriend of the friend of yours?

Jul 8, 2015, 8:03 PM from Mariake V Randoy

The nurse?

Jul 8, 2015, 8:03 PM from Marieke V Randoy

Or the live in nanny

Jul 8, 2015, 8:10 PM from Marieke V Bandoy

Or the additional sitter

Jul 8, 2015, 8:11 PM from Marieke V Randoy

Or your girlfriend?

Jul 8, 2015, 8:12 PM from Marieke V Rando,

You are paying her at least 16 an hour right?

Jul 9, 2015, 12:11 FM from Marieke V Randoy

Can I please Skype with hunter?

Jul 9, 2015. 9:22 PM from Marieke V Randoy

Reed. Who is this sitter you hired?

Jul 9, 2015, 9:22 PM from Marieke V Randoy

How long has she been working in the last couple days? Where did she sleep last night and where tonight?

Jul 9, 2015, 9:24 PM from Marieke V Randov

Did you do a back ground check? Valid work permit? Drivers license? How did you find her? Did your mother hire her or did you? What's with all the secrecy?

Jul 9, 2015, 9:24 PM from Marieke V Handoy

You are violating every labor law imaginable

Jul 9, 2015, 9:24 PM from Marieke V Randov

What is wrong with you?

Jul 9, 2015, 9:55 PM to Marieke V Randoy

I'm asking you to not text Heidi other then to skype with Hunter. Thank you. Good night

Jul 9, 2015, 9:57 PM to Marieke V Randoy

I've asked her to not respond to you at all. If you want to ask questions about what I can and can't do, ask Nick. He'll answer for you. Thanks

Jul 9, 2015, 10:02 PM from Marieke V Rando,

No I'm reporting him to the California bar association

Jul 9, 2015, 10:03 PM to Marieke V Randoy

When you talk to hunter don't say things like your going to court and your taking him home....it's upsetting to him

Jul 9, 2015, 10:03 PM from Marieke V Randoy

I'm filing a complaint and request for order tomorrow.

Jul 9, 2015, 10:03 PM from Marieke V Randoy

And naming your new sitter in the complaint.

Jul 9, 2015, 10:03 PM from Marieke V Randoy

No you are upsetting him

Jul 9, 2015, 10:03 PM to Marieke V Randoy

Just talk about happy things or I won't let you talk to him at all

Jul 9, 2015, 10:03 PM to Marieke V Randoy

Got it

Jul 9, 2015, 10:03 PM to Marieke V Randoy

He's a happy kid until he has to talk to you

Jul 9, 2015, 10:04 PM to Marieke V Randoy

You upset him

Jul 9, 2015, 10:04 PM from Marieke V Randoy

I have to tell him that I'm gonna bring him home.

Jul 9, 2015, 10:04 PM to Marieke V Randov

So nock it odd

Jul 9, 2015, 10:04 PM to Marieke V Randoy

Off

Jul 9, 2015, 10:04 PM to Maneke V Randoy

No you don't have to tell him anything until anything happens

Jul 9, 2015, 10:04 PM from Marieke V Randoy

He is incredible upset that you won't let him see me and that you took him away from me

Jul 9, 2015, 10:04 PM to Marieke V Randoy

And it ain't happening anyway

Jul 9, 2015. 10:04 PM to Marieke V Randoy

So good night

Jul 9, 2015, 10:04 PM to Marieke V Randoy

Thanks for being such a awesome mom

Jul 9, 2015, 10:05 PM from Marieke V Randoy

Reed he has to know that this is now going to last much longer. He is so terribly depressed and upset

Jul 9, 2015, 10:05 PM from Marieke V Randoy

You are a horrible father

Jul 9, 2015, 10:05 PM from Marieke V Randoy

Hiring a perfect stranger instead of letting him be with his mom

Jul 9, 2015, 10:06 PM from Marieke V Randoy'

You are sick

Jul 9, 2015, 10:07 PM from Marieke V Randoy

See you in court. You are a very very sick twisted person Reed. But you will not get away with this much longer.

Jul 9, 2015, 10:08 PM from Marieke V Randoy

Very very short sighted.

Jul 9, 2015, 10:08 PM from Marieke V Randoy

Hunter is so confused and unhappy Reed. You are so selfish

Jul 9, 2015, 10:09 PM from Marieke V Randoy

You would rather have a nanny a complete stranger care for him than his own mother.

Jul 9, 2015, 10:09 PM from Marieke V Randov

And how much are you paying her? You are overworking her on a level that is obscene

Jul 9, 2015, 10:11 PM from Marieke V Randoy

I will report you to the labor board. You have no idea what you are doing. And all this out of pure spite

Jul 9, 2015, 10:11 PM from Marieke V Randoy

Get ready in requesting an emergency order that you pay me 15,000

Jul 9, 2015, 10:20 PM from Marieke V Randoy

Not going to last much longer. Hunter has to know that otherwise he will feel completely helpless and start to disassociate - "check out". I will never forgive you for putting him through this. You are pure evil.

I'm curious....what happened to 'I have to go back to Vancouver I have no place to stay' etc etc etc. more lies. Apparently you can stay here as long as you want. I made arrangements to have help when I work, nothing more. You were going back to Vancouver. You told me 'I was going to see wh it's like to be a dad with no help from you'. You said it right in front of my attorney. Hunter has to stay in la. Am I supposed to not work? Do you even think about what you say and what you do? Hunter is happy and having fun with his friends and daddy. You're the one who upsets him when you call and tell him you're taking him away from all of that. He wants to stay here and have fun with other kids. He's only 3. He's a happy 3 year old. Emergency order?? 15g? Lol. Why not make it 150g? If I had 15g. would I need to work? You're lost. Get some help. You need some medical help Marieke. Seriously bad. I will do everything I can to help you when you come back to la. You can use my insurance and see some proper doctors. You're not thinking clearly. Your spinning out of control. Stop the chaos. You're only hurting your son the more you try to hurt me.

Jul 10, 2015, 7:17 AM from Marieke V Randoy

Reed. I'm getting my son back and I'm going home.

Jul 10, 2015, 7:17 AM from Marieke V Randoy

You can keep you nanny for your ego .

Jul 10, 2015, 7:21 AM from Marieke V Randoy

And maybe she can homeschool you.

Jul 10, 2015, 7:22 AM from Marieke V Randoy

You are a little spoiled child.

Jul 10, 2015, 7:28 AM from Marieke V Randoy

Don't bother communicating with me again unless it has to do with either of us seeing or speaking to our son.

Jul 10, 2015, 8:12 AM to Maneke V Randov

You as well. And when you do talk to him, don't tell him you're taking him away and stressing his little 3 year old mind out, or you won't be talking to him.

Jul 10, 2015, 9:14 AM from Marieke V Randoy

Who are you fooling?

Jul 10, 2015, 9:17 AM from Marieke V Randoy

You are disgusting and completely transparent. No one is buying it Reed.

Jul 10, 2015, 9:18 AM to Marieke V Randoy

Stop texting me

Jul 10, 2015, 9:17 AM from Marieke V Randoy

Your motives are obvious to anyone.

Jul 10, 2015, 9:18 AM to Marieke V Randoy

Stop texting me

Jul 10, 2015, 9:19 AM from Marieke V Randoy

Gladly

Jul 10, 2015, 9:19 AM to Marieke V Randoy

Stop texting me

Jul 10, 2015, 9:21 AM from Marieke V Randoy

Ok get the last word in .. Child.. One more time...

Jul 10. 2015, 4:30 PM from Marieke V Randoy

I want to call hunter soon. Is Heidi still taking care of him?

Jul 10, 2015, 8:21 PM from Marieke V Hando,

What you are doing is against the law and you will be held accountable for your actions.

Jul 10, 2015, 8:23 PM from Marieke V Randoy

No professional nanny would accept the 4.5 days of continuous working.

Jul 10, 2015, 8:23 PM from Marieke V Randoy

She obviously isn't working with an agency.

Jul 10, 2015, 8.26 PM from Marieke V Bandoy

I told her to call a lawyer because right now she is a complete stranger than has withheld my son from me for 4 days.

Jul 10, 2015, 8:35 PM from Marieke V Randoy

She has been harboring my child and refuses to give me any information about herself. Extremely suspect and completely unprofessional.

She has MY SON. And is helping you wrongfully retain him from his habitual residence. She is violating my rights as Hunters custodial parent and I will hold her accountable for her actions.

She is not innocent in any of this. She is fully and completely aware that she is working extreme over hours and helping you wrongfully retain my son.

She's not stupid. She's a grown woman and choosing to implicate herself in child abduction.

I don't know who she is. All I know is that she is keeping me from seeing my child and has had him since Tuesday

Jul 10, 2015, 9:32 PM to Marieke V Randoy

"I have to go back to canada, I have no place to stay here!"

Jul 11, 2015, 10:55 AM from Marieke V Randoy

I want to see Hunter today

Jul 11, 2015, 11:00 AM from Marieke V Randuy

Where is Hunter?

Jul 11, 2015, 11:01 AM to Marieke V Randoy

You can tomorrow

Jul 11, 2015, 11:01 AM from Marieke V Randoy

No

Jul 11, 2015, 11:01 AM to Marieke V Randoy

Yes

Jul 11, 2015, 11:01 AM from Marieke V Randoy

Today right now

Jul 11, 2015, 11:01 AM from Marieke V Randoy

I will see him today Reed

Jul 11, 2015, 11:01 AM from Marieke V Randoy

Who has him?

Jul 11, 2015, 11:04 AM to Marieke V Randoy

You can see him when I'm there

Jul 11, 2015, 11:03 AM from Marieke V Randoy

You are hiding my son from me.

Jul 11, 2015, 11:03 AM from Marieke V Randoy

So Heidi is still watching him? Wow

Jul 11, 2015, 11:04 AM to Marieke V Randoy

No just making sure you don't kidnap him again

Jul 11, 2015, 11:04 AM to Marieke V Randov

You can't be trusted anymore

Jul 11, 2015, 11:03 AM from Marieke V Bandoy

Reed the judge didnot give you permission

Jul 11, 2015, 11:05 AM from Marieke V Randoy

You have abducted him

Jul 11, 2015, 11:05 AM to Marieke V Randoy

You were supposed to be in canada...."I have to go back to canada, I have no place to stay here!"

Jul 11, 2015, 11:05 AM to Marieke V Randoy

Blah blah blah

Jul 11, 2015, 11:05 AM to Marieke V Randoy

Call Nick

Jul 11, 2015, 11:05 AM to Marieke V Randoy

Tell the judge

Jul 11, 2015, 11:05 AM to Marieke V Randoy

Do whatever you want

Jul 11, 2015, 11:05 AM from Marieke V Randov

I will call the police.

Jul 11, 2015, 11:06 AM to Marieke V Randoy

Go ahead, I already have

Jul 11. 2015. 11.06 AM to Marieke V Bandoy

They know about you

Jul 11, 2015, 11:06 AM to Marieke V Randoy

Don't bother me

Jul 11, 2015, 11:06 AM to Marieke V Randoy

I'm working

Jul 11, 2015, 11:06 AM to Marieke V Randoy

Stop texting me

Jul 11, 2015, 11:07 AM to Marieke V Randoy

Go back to canada

Jul 11, 2015, 11:07 AM to Marieke V Randoy

Fucking liar

Jul 11, 2015, 11:07 AM from Marieke V Randoy

You have no court order giving you permission and full custody with no visitation

Jul 11, 2015, 11:08 AM to Marieke V Randoy

You can see him tomorrow I said

Jul 11, 2015. 11:08 AM to Marieke V Randoy

When I'm there

Jul 11, 2015, 11:08 AM to Marieke V Randoy

Now stop texting me

Jul 11, 2015, 11:08 AM from Marieke V Ranou-

You cannot dictate when I see my son

Jul 11, 2015, 11:08 AM to Marieke V Randoy

I just did

Jul 11, 2015, 11:08 AM to Marieke V Randoy

Now stop texting me

Jul 11, 2015, 11:08 AM from Marieke V Randoy

I will have Heidi charged with child abduction

Jul 11, 2015, 11:09 AM to Marieke V Randoy

You're an idiot

Jul 11, 2015, 11:09 AM to Marieke V Randoy

She has my permission and he's in my custody so go back to canada

Jul 11, 2015, 11.10 AM from Marieke V Randoy

No Reed.

Jul 11, 2015, 11:10 AM to Marieke V Randoy

She has my permission and he's in my custody so go back to canada

Jul 11, 2015, 11:10 AM from Marieke V Randoy

In that case you are hiring her to abduct my child

Jul 11, 2015, 11:19 AM from Marieke V Randoy

You do not have full custody

Jul 11, 2015, 11:11 AM to Marieke V Randoy

He's in my custody Marieke. You live in Canada remember....I live here. He has to stay in California. Therefore....by logic and default....which I know you have none of. He's with me.

Jul 11, 2015, 11:11 AM to Marieke V Randoy

And I'm at work

Jul 11, 2015, 11:11 AM to Marieke V Randoy

And I have a sitter watching him

Jul 11, 2015, 11:10 AM from Marieke V Randoy

You have no right to harbor him on property I'm not permitted to come close to

Jul 11, 2015, 11:11 AM to Marieke V Randoy

So go back to Canada

Jul 11, 2015, 11:11 AM to Marieke V Randoy

That's you're doing

Jul 11, 2015, 11:10 AM from Marieke V Flandoy

With friends who are hostile and won't let me see or talk to my son

Jul 11, 2015, 11:11 AM to Marieke V Randoy

You're the bridge burner

Jul 11, 2015, 11:12 AM to Marieke V Randoy

You did all of this

Jul 11, 2015, 11:12 AM to Marieke V Randov

This is all you're fault

Reed. You will lose your son this way

Jul 11, 2015, 11:12 AM to Marieke V Randoy

You're acting completely irrational with all your threats and actions...keepem up. See what that gets you

Jul 11, 2015, 11:13 AM to Marieke V Randoy

Mom of the year award so far

Jul 11, 2015, 11:13 AM to Marieke V Randoy

So stop texting me

Jul 11, 2015, 11:12 AM from Marieks V Randoy

You will only get supervised visitation because of the way you have behaved since you served me divorce papers

Jul 11, 2015, 11:13 AM to Marieke V Randoy

You can see him tomorrow

Jul 11, 2015, 11:13 AM to Maneke V Randoy

When I'm there

Jul 11, 2015, 11:12 AM from Marieke V Randoy

You are breaking the law

Jul 11, 2015, 11:13 AM to Marieke V Randoy

Good day

Jul 11, 2015, 11:12 AM from Marieke V Randoy

Lying to the court

Jul 11, 2015, 11:12 AM from Marieke V Randoy

Who has him now

Jul 11, 2015, 11:12 AM from Marieke V Bandoy

Where is he?

Jul 11, 2015, 11:14 AM from Marieke V Randoy

You continue to violate my rights as a custodial parent

Jul 11, 2015, 11:16 AM from Marieke V Randoy

Who up until you and your attorney started with the lies in court, had Hunter 100 percent in my custody since he was born

Jul 11, 2015, 11:17 AM from Marieke V Randoy

Who has MY SON?

Jul 11, 2015, 11:17 AM from Marieke V Randoy

I will press charges.

Jul 11, 2015, 11:35 AM from Marieke V Randoy

Call nick

Jul 11, 2015, 12:33 PM from Marieke V Randoy

So nick is telling you that you can do all this?

Jul 11, 2015, 12:36 PM from Marieke V Randoy

I just want to be sure that your attorney is responsible for advising you that you can keep my child from me, hire strangers to care for him and withhold access, refuse to give their information?

Jul 11, 2015, 12:37 PM from Marieke V Handoy

You ran all this past your attorney?

Is your attorney still claiming that I abducted Hunter even when I proved to the court that he was lying? And that you and your mother and James Campbell were also lying to the court?

Jul 11, 2015, 12:41 PM from Marieke V Randoy

The fact you continue to maintain that I abducted our child when I simply took him back to his habitual residence makes be believe that your attorney is condoning this behavior and giving you the false impression that you are within your rights, or worse that the court gave you permission to violate my parental and custodial rights to my child.

Jul 11, 2015, 12:41 PM from Marieke V Randov

I am holding your attorney responsible for his actions. He is assisting you in breaking the law. He is fabricating evidence to support false claims of international child abduction in order to gain advantage in a civil trial.

Jul 11, 2015, 1:11 PM from Marieke V Randoy

I will remind him to speak very clearly and repeat his position the next time we go to court, so the court records will show that despite the fact the judge threw out the false claims you both made at the exparte hearing, your attorney still has you believe that I committed a felony. Don't forget, he had prior knowledge of our situation and knew full well what he was doing when he fabricated evidence used in the exparte hearing he created as a ploy to gain an advantage in this civil case. The email I wrote him two days before I returned to vancouver, he actually included as one of his exhibits in the exparte hearing. You keep telling me to "call nick" as if he is the judge or has some kind of authority.

The man routinely violates the rules of professional conduct. He certainly knows the laws pertaining to our case but chooses to assist you in breaking them, and goes as far as to "misinterpret' laws that are so clear and precise and leave no room for ambiguity.

He knows I know that I did not violate the restraining order when I returned to hunters habitual residence. He is well aware that the word "state" on the back of the summons refers to the home state of the child which is the habitual residence of the child.

He also knows that California does not have jurisdiction because hunter has been living in vancouver Canada for over a year, and California can only have jurisdiction if the child has been living in he state of California at least 6 months prior to the commencement of proceedings.

Jul 11, 2015, 1:30 PM from Marieke V Randoy

So, since I did not violate the restraining order, because the uniform child custody jurisdiction and enforcement act is not printed on the back of the summons, your attorney has been hoping that he could get away with convincing the court that the word state means state of Calofornia. And clinging to the hope that if he interrupts me often enough in court and tries to side track the court with cases he read about in a magazine that the court will not listen to my legal arguments.

Jul 11, 2015, 4:06 PM from Marieke V Randoy

I want to speak to my son this evening at 6pm

Jul 11, 2015, 4:06 PM from Marieke V Randoy

Make sure I can do that.

Jul 11, 2015, 6:45 PM to Marieke V Randoy

I've told Heidi to block you. You can harass and threaten me all you want, but not her it my friends or family. Blocked. Nice job again.

Jul 11, 2015, 6:50 PM from Marieke V Randoy

She's not allowed to block me. She has my son. I'm pressing charges against her.

Jul 11, 2015, 6:50 PM from Marieke V Randoy

I want to speak to my son immediately.

Jul 11, 2015, 6:59 PM to Maneke V Randoy

I'll call you when I'm home

Jul 11, 2015, 6:59 PM to Marieke V Randoy

You can't threaten people Marieke

Jul 11, 2015, 6:59 PM to Marieke V Randoy

You need to stop that

Jul 11, 2015, 6:59 PM to Marieke V Randoy

It gets you nowhere

Jul 11, 2015, 7:00 PM to Marieke V Randoy

I instructed her to do it, so press charges on me wacko

Jul 11, 2015, 7:00 PM to Marieke V Randoy

See you in court

Jul 11, 2015, 9:11 PM from Marieke V Randoy

I want to speak to my son

Jul 11, 2015, 9:11 PM from Marieke V Randoy

Now

Jul 11, 2015, 10:00 PM from Marieke V Randoy

If you instructed her to rob a bank or jump off a bridge would she do that too?

She is responsible for her actions. She did what did on her own. You are not responsible for the poor decisions she makes. She is responsible and I hold her accountable. She didn't have to break the law, she chose to.

Jul 11, 2015, 10:01 PM to Marieke V Randoy

Marieke he's sleeping

Jul 11, 2015, 10:01 PM to Marieke V Randoy

She put him to bed on time

Jul 11, 2015, 10:02 PM to Marieke V Randoy

What time would you like to see him tomorrow?

Jul 11, 2015, 10:02 PM to Marieke V Randoy

She didn't break any laws, she doesn't want to deal with a crazy person who threatens her....can you blame her!?

Jul 11, 2015, 10:22 PM to Marieke V Randoy

What time Marieke?

Jul 12, 2015, 8:37 AM to Marieke V Randov

Good morning What time would you like to see Hunter Marieke?

Jul 12, 2015, 10:43 AM from Marieke V Randoy

I want to see him at 6pm

Jul 12, 2015, 10:44 AM from Marieke V Randov

Where does she sleep in the bachelor apartment? In a bed with my son?

Jul 12, 2015, 10:44 AM from Marieke V Randoy

It's not even a one bedroom.

Jul 12, 2015, 10:46 AM from Marieke V Randoy

Is she legal in this country? Who is she?? She is breaking the law by not telling me anything about herself. You are breaking the law. Jul 12, 2015, 10:46 AM from Marieke V Randov

I want to Skype with hunter NOW.

Jul 12, 2015, 10:48 AM from Marieke V Randoy

I'm Getting a court order this week.

Jul 12, 2015, 10:48 AM from Marieke V Handoy

And will have your wages garnished.

Jul 12, 2015, 10:50 AM from Marieke V Randov

And I will press charges

Jul 12, 2015, 10:50 AM from Marieke V Randoy

Tell Heidi to find a lawyer. She's gonna need one.

Jul 12, 2015, 10:50 AM from Marieke V Randoy

She took my son.

Jul 12, 2015, 10:50 AM from Marieke V Randoy

She abducted my child

Jul 12, 2015, 10:52 AM to Marieke V Randoy

Did u want to talk to him?

Jul 12, 2015, 10:52 AM from Marieke V Randoy

Yes

Jul 12, 2015, 10:52 AM to Marieke V Randoy

No body took anything

Jul 12, 2015, 10:52 AM from Marieke V Randoy

Now

Now

Jul 12, 2015, 10:52 AM to Marieke V Randoy

No one abducted anyone

Jul 12, 2015, 10:52 AM to Marieke V Randoy

You're a bully

Jul 12, 2015, 10:52 AM from Marieke V Randoy

See both of you in court

Jul 12, 2015, 10:52 AM to Marieke V Randoy

Perfect

Jul 12, 2015, 10:52 AM from Marieke V Randoy

You cannot keep me from my child

Jul 12, 2015, 10:52 AM to Marieke V Randoy

Did u want to skype him

Jul 12, 2015, 10:53 AM from Marieke V Randoy

Yes now

Jul 12, 2015, 10:53 AM from Marieke V Randoy

I told you that

Jul 12, 2015, 10:53 AM from Marieke V Randoy

Right now

Jul 12, 2015, 10:53 AM to Marieke V Randoy

Then stop threatening me

Jul 12, 2015, 10:53 AM from Marieke V Rangoý

I will call the cops if you do not let me speak to my child

Jul 12, 2015, 10:54 AM from Marieke V Randoy

That's a promise. You cannot keep my child with a stranger in a location where I cannot see my son

Jul 12, 2015, 10:54 AM to Marieke V Randoy

Changing his diaper

Jul 12, 2015, 10:54 AM to Marieke V Randoy

Brb

Jul 12, 2015, 10:54 AM from Marieke V Randoy

You are breaking the law

Jul 12, 2015, 10:55 AM from Marieke V Randoy

She's the one that kept him for 5 days not you. She took him.

Jul 12, 2015, 10:56 AM from Marieke V Randoy

When are you working this week? I'm taking you to court this week.

Jul 12, 2015, 10:57 AM from Marieke V Randoy

Just a heads up.

Jul 12, 2015, 11:02 AM to Marieke V Randoy

Skyping

Jul 12, 2015, 11:03 AM from Marieke V Randoy

I will face time you in five min

) Jul 12, 2015, 11:03 AM from Marieke V Ranuuy

I need wifi

Jul 12, 2015, 11:05 AM to Marieke V Randoy

K

Jul 12, 2015, 11:03 AM from Marieke V Randoy

Skype doesn't work

Jul 12, 2015, 11:11 AM from Marieke V Randoy

I'm face timing

Jul 12, 2015, 11:12 AM from Manake V Randoy

Pick up

Jul 12, 2015, 11:14 AM from Marieke V Randoy

I'm calling you pick up now

Jul 12, 2015, 11:14 AM to Marieke V Randoy

We're calling

Jul 12, 2015, 11:14 AM from Marieke V Randoy

Reed I'm calling you

Jul 12, 2015, 11:15 AM to Marieke V Randoy

K great

Jul 12, 2015, 11:15 AM from Marieke V Randoy

I'm calling you

Jul 12, 2015, 11:15 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:15 AM from Marieke V Randuy

Just pick up

Jul 12, 2015, 11:15 AM from Marieke V Randoy

I'm calling you

Jul 12, 2015, 11:15 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:15 AM from Marieke V Randoy

I'm calling you

Jul 12, 2015, 11:15 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:15 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:15 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:15 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:16 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:16 AM from Marieke V Randoy

Calling calling

Jul 12, 2015, 11:16 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:16 AM from Marieke V Randov

Answer

Jul 12, 2015, 11:16 AM to Marieke V Randey

Not ringing

Jul 12, 2015, 11:16 AM to Marieke V Randoy

Not ringing

Jul 12, 2015, 11:16 AM from Marieka V Randoy

Ok I will hang up

Jul 12, 2015, 11.16 AM to Marieke V Randoy

R u retarded??

Jul 12, 2015, 11:16 AM from Marieke V Randoy

You call me now

Jul 12, 2015, 11:16 AM to Marieke V Randoy

It's Not ringing

Jul 12, 2015, 11:16 AM to Marieke V Randoy

Calling

Jul 12, 2015, 11:16 AM to Marieke V Randoy

FaceTime

Jul 12, 2015, 11:17 AM to Marieke V Randoy

Says not available

Jul 12, 2015, 11:17 AM to Marieke V Randoy

Calling

Jul 12, 2015, 11-18 AM to Marieke V Randov

Try skype

Jul 12, 2015, 11:19 AM to Marieke V Randoy

Skyping

Jul 12, 2015, 11:20 AM to Marieke V Randoy

Ok I'll quit then

Jul 12, 2015, 11:22 AM from Marieke V Randoy

I'm resetting my laptop

Jul 12, 2015, 11:22 AM from Marieke V Randoy

Creating a new icloud account

Jul 12, 2015, 11:22 AM from Marieke V Randoy

You have blocked me so many times.

Jul 12, 2015, 11:22 AM from Marieke V Randoy

I will create a brand new one so this will actually work

Jul 12, 2015, 11:59 AM from Marieke V Randey

Reed I will call the police

Jul 12, 2015, 11:59 AM from Marieke V Randoy

If you do not let me see my son

Jul 12, 2015, 11:59 AM from Marieke V Randoy

You have abducted him

Jul 12, 2015, 11:59 AM from Marieke V Randoy

You have held him in a secure location that I cannot access.

Jul 12, 2015, 12:00 PM to Marieke V Randoy

See u in court

Jul 12, 2015, 12:00 PM to Marieke V Randoy

That's what u said

Jul 12, 2015, 12:01 PM from Mariake V Randov

You have made it in possible for me to see my son and you have no authority or permission from the court to do this

Jul 12, 2015, 12:01 PM to Marieke V Randoy

Come see him then

Jul 12, 2015, 12:01 PM to Marieke V Randoy

And then you take him

Jul 12, 2015. 12:01 PM from Marieke V Randoy

I am holding you responsible for your actions

Jul 12, 2015, 12:01 PM to Marieke V Randoy

And then you say 'try to get him back he's mine'

Jul 12, 2015, 12:01 PM from Marieke V Randoy

I must have a court order

Jul 12, 2015, 12:01 PM to Marieke V Randoy

And create more drama

Jul 12, 2015, 12:01 PM (rom Marieke V Randoy

I'm only doing this through the court

Jul 12, 2015, 12:01 PM from Marieke V Rangey

I will get a court order for you to return him

Jul 12, 2015, 12:02 PM to Marieke V Randoy

You cried and pleaded to the judge that you had to go back to Canada

Jul 12, 2015, 12:01 PM from Marieke V Randoy

And we will continue this custody dispute in Canada

Jul 12, 2015, 12:02 PM to Marieke V Randoy

You had noooooo place to stay

Jul 12, 2015, 12:02 PM to Marieke V Randoy

Then now you do all of a sudden

Jul 12, 2015, 12:01 PM from Marieke V Randoy

Reed I live in Canada

Jul 12, 2015, 12:01 PM from Marieke V Randoy

My home is in Canada

Jul 12, 2015, 12:02 PM to Marieke V Randoy

Go there then

Jul 12, 2015, 12:03 PM to Marieke V Randoy

Bye

Jul 12, 2015, 12:03 PM to Marieke V Randoy

See us

Jul 12, 2015, 12:03 PM to Mariake V Rando,

На

Jul 12, 2015, 12:03 PM to Manake V Randey



Jul 12, 2015, 12:03 PM to Marieke V Randoy

See ya

Jul 12, 2015, 12:03 PM from Marieke V Randoy

I will never stop fighting for my son

Jul 12, 2015, 12:03 PM from Marieke V Randoy

Never

Jul 12, 2015, 12:03 PM from Marieke V Randoy

You have abducted him

Jul 12, 2015, 12:03 PM to Marieke V Randoy

Get a job

Jul 12, 2015, 12:03 PM from Marieke V Randoy

And you will return him as per court order

Jul 12, 2015, 12:03 PM from Marieke V Randoy

You are breaking the law

Jul 12, 2015, 12:04 PM to Marieke V Randoy

Come and see him crazy

Jul 12, 2015, 12:04 PM to Marieke V Randoy

He's right here

Jul 12, 2015, 12:03 PM from Marieke V Ranguy

And I will see to it that you are held accountable

Jul 12, 2015, 12:04 PM to Marieke V Randoy

Come and see him

Jul 12, 2015, 12:03 PM from Marieke V Randoy

Reed I am not permitted on the property

Jul 12, 2015, 12:04 PM to Marieke V Randoy

Let's meet and you can see him all day

Jul 12, 2015, 12:03 PM from Marieke V Randoy

You are holding him in a secure location where I have no access

Jul 12, 2015, 12:04 PM to Marieke V Randoy

Come and get him

Jul 12, 2015, 12:03 PM from Marieke V Randoy

6pm at the park

Jul 12, 2015, 12:05 PM to Marieke V Randoy

I'm not holding him from you

Jul 12, 2015, 12:05 PM to Marieke V Randoy

Now

Jul 12, 2015, 12:03 PM from Marieke V Randey

See you then.

Jul 12, 2015, 12:05 PM to Marieke V Randoy

Come now

Jul 12, 2015, 12:05 PM to Marieke V Rando,

Have him all day

Jul 12, 2015, 12:05 PM from Marieke V Randoy

You have held him for 12 days

Jul 12, 2015, 12:05 PM from Marieke V Flandoy

6pm.

Jul 12, 2015, 12:05 PM to Marieke V Randoy

Nope I have custody

Jul 12, 2015, 12:05 PM to Marieke V Randoy

That's called custody

Jul 12, 2015, 12:05 PM from Marieke V Bandoy

No you don't

Jul 12, 2015, 12:05 PM to Marieke V Randey

Not holding

Jul 12, 2015, 12:05 PM from Marieke V Plandoy

You do not have full custody

Jul 12, 2015, 12:05 PM from Marieke V Randoy

Joint

Jul 12, 2015, 12:06 PM to Maneke V Randoy

He has to stay in California and you have to go to Canada

Jul 12, 2015, 12:06 PM to Marieke V Randoy

I'm the dad

Jul 12, 2015, 12:05 PM from Marieke V Rando

Very big difference

Jul 12, 2015, 12:06 PM to Marieke V Randoy

I'm in Cali

Jul 12, 2015, 12:06 PM to Marieke V Randoy

He stays with me

Jul 12, 2015, 12:05 PM from Marieke V Randoy

I'm the mother and custodial parent

Jul 12, 2015, 12:06 PM to Marieke V Flandoy

What don't you understand

Jul 12, 2015, 12:06 PM to Marieke V Randoy

Have a nice day

Jul 12, 2015, 12:05 PM from Marieke V Randoy

And he will be returning to his residence in Canada

Jul 12, 2015, 12:05 PM from Marieke V Randoy

You have a nice day. See you at 6pm or I will call the police.

Jul 12, 2015, 12:07 PM to Marieke V Randoy

I have a place to stay for him and me....do you

Jul 12, 2015, 12:05 PM from Marieke V Randoy

At the park where I served you papers

Jul 12, 2015, 12:07 PM to Marieke V Randoy

Ok then

Jul 12, 2015, 12:07 PM to Marieke V Rando,

No problem I'll be there

Jul 12, 2015, 12:07 PM to Marieke V Randoy

6

Jul 12, 2015, 12:07 PM from Marieke V Randoy

You have 22 left to respond to those papers. Don't forget

Jul 12, 2015, 12:08 PM from Marieke V Randoy

You need a vancouver attorney.

Jul 12, 2015, 12:08 PM to Marieke V Randoy

Nope

Jul 12, 2015, 12:08 PM to Marieke V Randoy

You didn't

Jul 12, 2015, 12:08 PM to Marieke V Randov

Lol

Jul 12, 2015, 12:08 PM to Marieke V Randoy

I'll be good

Jul 12, 2015, 12:09 PM from Marieke V Randoy

I have it on video

Jul 12, 2015, 12:09 PM to Marieke V Randoy

I don't run from service

Jul 12, 2015, 12:09 PM to Marieke V Randoy

Like you

Jul 12, 2015, 12:09 PM to Marieke V Randay

I'll be good

Jul 12, 2015, 12:09 FM to Marieke V Randoy

See you in Vancouver too

Jul 12, 2015, 12:09 PM from Marieke V Randoy

And if you choose not to show up a decision will be made in your a sense

Jul 12, 2015, 12:09 PM to Marieke V Randoy

And here

Jul 12, 2015, 12:09 PM to Marieke V Randoy

All over

Jul 12, 2015, 12:09 PM from Marieke V Randoy

Absence

Jul 12, 2015, 12:09 PM to Marieke V Randoy

We should try Europe too

Jul 12, 2015, 12:09 PM from Marieke V Randoy

Great!!

Jul 12, 2015, 12:10 PM to Marieke V Randoy

Maybe we can get a divorce in Norway

Jul 12, 2015, 12:10 PM to Marieke V Randoy

And Belgium

Jul 12, 2015, 12:10 PM to Marieke V Randoy

And Germany

Jul 12, 2015, 12:10 PM to Marieke V Randoy

Let's have 5 divorces

Jul 12, 2015, 12:11 PM from Marieke V Randoy

6pm this evening for 2 hours.

Jul 12, 2015, 12:11 PM to Mariake V Randoy



Jul 12, 2015, 12:12 PM to Marieke V Randoy

Mom of the year, can't wait 🗟 👍



Jul 12, 2015, 5:47 PM to Marieke V Randoy

Hunter is still napping

Jul 12, 2015, 5:52 PM from Marieke V Randoy

Almost there

Jul 12, 2015, 5:52 PM to Marieke V Randoy

Hunter is still napping

Jul 12, 2015, 5:53 PM from Marieke V Randoy

What's he doing napping at 545

Jul 12, 2015, 5:53 PM to Marieke V Randoy

He fell asleep

Jul 12, 2015, 5:53 PM from Marieke V Randoy

Wake him up

Jul 12, 2015, 5:53 PM to Marieke V Randoy

At 5

Jul 12, 2015, 5:53 PM to Maneke V Flandoy

No

Jul 12, 2015, 5:53 PM from Marieke V Randoy

I have dinner for him

Jul 12, 2015, 5:54 PM to Marieke V Randoy

It's not about you

Jul 12, 2015, 5:54 PM to Marieke V Randoy

Marieke

Jul 12, 2015, 5:54 PM from Marieke V Randoy

I will be at your door

Jul 12, 2015, 5:55 PM from Marieke V Randoy

We are almost at the park.

Jul 12, 2015, 5:56 PM from Marieke V Randoy

I suggest you wake him up

Jul 12, 2015, 5:57 PM from Marieke V Randoy

Going to the police station right now

Jul 12, 2015, 6:11 PM to Marieke V Randoy

Ask for officer Jacobus....he knows about you

Jul 12, 2015, 6:13 PM to Marieke V Randoy

Or you could wait patiently at the park and I'll gently wake him up

Jul 12, 2015, 6:14 PM to Marieke V Randov

We know what happens when he's waken when he doesn't want to

Jul 12, 2015, 6:25 PM from Marieke V Randoy

Heading to the park now. I have dinner for him

Jul 12, 2015, 6:25 PM to Marieke V Randoy

K I guess I'll wake him up and deal with a melt down

Jul 12, 2015, 6:28 PM from Marieke V Randoy

If you don't show up by 6:45

Jul 12, 2015, 6:28 PM from Marieke V Flandoy

I'm assuming you are a no show..

Jul 12, 2015, 6.28 PM from Marieke V Randoy

I just left the police station

Jul 12, 2015. 6:33 PM to Maneke V Randoy

On our way

Jul 12, 2015, 6:33 PM to Marieke V Randoy

He's awake

Jul 12, 2015, 6:39 PM to Marieke V Randoy

He falls asleep and you go to the police....mom of the year

Jul 12, 2015, 6:41 PM to Marieke V Randoy

Driving up

Jul 12, 2015, 6:46 PM from Marieke V Randoy

Waiting

Jul 12, 2015, 8:35 PM to Marieke V Randoy

U guys having fun

Jul 12, 2015, 8:35 PM from Marieke V Randoy

Texting and driving?

Jul 12, 2015, 8:36 PM from Marieke V Randoy

I just want to be sure hunter gets back safe

Jul 12, 2015, 8:36 PM from Marieke V Randoy

You have been drinking

Jul 12, 2015, 8:37 PM to Marieke V Randoy

Nope

Jul 12, 2015, 8:42 PM to Marieke V Randoy

K thanks bye. Yore not s very sneaky tail. Lol

Jul 12, 2015. 8:48 PM to Maneke V Randoy

Weirdo

Jul 12, 2015, 8:50 PM from Marieke V Randoy

We wanted to be sure hunter got back to the house safely. I smelled beer on your breath.

Jul 12, 2015, 8:50 PM to Marieke V Randoy

K wasn't sure w u were doing

Jul 12, 2015, 8:50 PM to Marieke V Randoy

No drinking for me tho

Thanks for caring

Jul 13, 2015, 1:54 PM from Marieke V Randoy

I would like to speak to my son

Jul 13, 2015, 1:54 PM from Marieke V Randoy

Now

Jul 13, 2015, 1:56 PM from Marieke V Randoy

Please and thank you

Jul 13, 2015, 2:02 PM from Marieke V Randoy

Right now.

Jul 13, 2015, 2:06 PM from Marieke V Randov

I went to court this morning and got clarification about custody orders. There are none.

So this means we both have equal rights to our son and you cannot deprive me of my custodial rights and access rights.

Jul 13, 2015, 2:08 PM from Marieke V Randoy

You have been violating my rights and your friends Heidi, James, Ann and your mother Elaine and your attorney have all violated my rights of custody.

Jul 13, 2015, 2:08 PM from Marieke V Randoy

And access

Jul 13, 2015, 2:09 PM from Marieke V Randoy

What you are doing is called deprivation of custody.

Jul 13, 2015, 2:12 PM from Marieke V Randoy

What James, Ann, Heidi and Elaine are doing is called child abduction since they are depriving me of my custody rights. It's a crime that can either be punishable as a felony or misdemeanor -- all depends of the level of malicious intent.

Jul 13, 2015, 2:22 PM from Marieke V Randov

I have time on my hands and will never stop fighting for my son. It is my full time job and my sole focus in life right now. So I suggest you start cooperating. The harder you make it for me to see my son, and the longer you keep me fighting for him, the worse it will be for you and your friends who are hiding him and depriving me of my custodial rights.

Jul 13, 2015, 2:26 PM from Marieke V Randoy

Your mailbox is full. I'm am unable to leave you a voicemail.

Jul 13, 2015, 8:28 PM from Marieke V Randoy

I want to speak to my son

Jul 13, 2015, 8:39 PM from Marieke V Randoy

Just so you know, the hearing isn't happening tomorrow. But nick knows that. He probably won't tell you because he wants to charge you money to go to court.

Jul 13, 2015, 8:44 PM from Marieke V Randoy

My exparte was denied.

If he didn't tell you that, just be aware that he's being dishonest and only wants to take our money.

Jul 13, 2015, 8:46 PM from Marieke V Randoy

If you are working tomorrow and he's going by himself he will charge you for the full day because he thinks you don't know any better.

Jul 13, 2015. 8:48 PM from Marieke V Randoy

If he does that call him out on it ok? He's a real slime ball.

I want to speak to my son

Jul 13, 2015, 8:50 PM from Marieke V Randoy

Don't deny me access to my son. I will use it against you in court and make sure that you are held responsible for your actions.

Jul 13, 2015, 8:53 PM from Marieke V Randov

It's called deprivation of custody. Penal code 278.5
And what Heidi, Ann and James are doing is 278
I will charge them each individually for their part in abducting my son.

Jul 13, 2015, 9:09 PM from Marieke V Randoy

I am now going to hire a fancy attorney. And send you the bill.

At some point I hope you will see that paying for all these attorneys is not worth it.

We need to figure out a solution Reed.

I will never stop fighting for my son.

If you honestly believe I will give up and let you have him you need to think about that

Jul 13, 2015, 9:09 PM from Marieke V Randoy

This will cost at least 100,000 in attorney fees in the next 6 months.

Jul 13, 2015, 9:11 PM from Marieke V Randoy

With an average of 2 hearings a month. At 6,000 a pop. Plus the work they do in between.. That's a minimum of 15-20,000 a month in attorney fees.

Jul 13, 2015, 9:13 PM from Marieke V Randoy

As it is I have to report you to the IRS, so I don't get saddled with your debt, and don't get audited and assessed

Jul 13, 2015, 9:13 PM from Marieke V Rando.

For your fake business expenses.

Jul 13, 2015, 9:16 PM from Marieke V Randoy

So you will owe at least 200,000 to the IRS.

Jul 13, 2015, 9:17 PM from Marieke V Randoy

Are you sure you want to keep Fighting?

You think you have me now because I don't have an attorney down here, but I jus don't want to waste the money on one.

Jul 13, 2015, 9:17 PM from Marieke V Randoy

But now I gottat get in the game and declare WAR. Is that what you want?
What's your goal?

Jul 13, 2015, 9:18 PM from Marieke V Randoy

Jul 13, 2015, 9:19 PM from Marieke V Randoy

As long as you keep fighting me and keeping me from seeing my son and prolonging the time I get to see him, the more it will cost you.

Jul 13, 2015, 9:21 PM from Marieke V Randoy

I'm not moving back to LA. I don't want to vaccinate him. So you would have to home school him. Or vaccinate him.

And if you choose to do that you need to think about how you choose to fight rather than care about his health and well being.

Jul 13, 2015, 9:23 PM from Marieke V Randoy

I will fight you forever Reed. Even if I run out of money for an attorney, as you can see I can still fight you without one and get you to a hearing twice a month for the next 15 years.

Jul 13, 2015, 9:24 PM from Maneke V Rando

Don't forget about the hearing in vancouver too!!!

And we haven't even gotten started with the divorce. And that's when they force you to liquidate your assets to pay the fees and alimony and child support

Jul 13, 2015, 9:24 PM from Marieke V Randoy

Don't forget the car in vancouver. If you don't register and insure it or take it back, I will park it on the street and it will get impounded because I cannot pay to park it for you.

Jul 13, 2015, 9:26 PM from Marieke V Randoy

I paid for this month but after that I will drive it to a parking meter and let it get impounded.

I'm giving you fair warming.

Jul 13, 2015, 9:28 PM from Marieke V Randay

Warning

Jul 13, 2015, 9:30 PM from Marieke V Randoy

If I don't get m son back on the 31st I will have to involve the state department and get a Hague convention order from the state department.

And by law I am entitled to charge you for all my efforts in recovering my son and bringing him home to vancouver.

Jul 13, 2015, 9:33 PM from Marieke V Randoy

Right now everything half if everything you own half your paycheck is mine. It's community property.

Nick is not explaining anything to you because he wants our money..

And he will wait until you have nothing left and your family stop giving you money before he will quit and drop you for non payment

Jul 13, 2015, 9:33 PM from Marieke V Randoy

Have a good night.

I will always have parental rights. So I will always have the ability to fight you and I will never stop.

I hope you understand that. I will never stop fighting until I get my son.

Jul 13, 2015, 9:35 PM from Marieke V Randoy

And the worst case scenario is you have full custody and I have visitation. I will still fight you.. Forever. There is no end to fighting in court. Not when you have a kid. You can fight until they turn 16 or 18.