

**DV-100****Request for Domestic  
Violence Restraining Order**

Stamps 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:**

Reed Randoy Age: 45

Your lawyer in this case (if you have one):

Name: Nicholas A. Salick State Bar No.: 236583

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 have to give your telephone, fax, or e-mail.):

Address: 9595 Wilshire Blvd., Suite 900

City: Beverly Hills State: CA Zip: 90212

Telephone: 310-492-4324 Fax: 310-492-4325

E-Mail Address: nas@salickfamilylaw.com

Fill in court name and street address:

Superior Court of California, County of  
Los Angeles  
111 N. Hill Street  
Los Angeles, CA 90012  
Central District

Court fills in case number when form is filed

Case Number:

BD621137

**2 Name of Person You Want Protection From:**

Marieke Randoy

Description of person you want protection from:

Sex: ☐ M ☒ F Height: 5'6" Weight: 135 lbs. Hair Color: Blonde Eye Color: Blue

Race: Caucasian Age: 39 Date of Birth: 10/25/1976

Address (if known): 668 Citadel Parade, #2006

City: Vancouver State: British Columbia Zip: V6B1W6

**3 Do you want an order to protect family or household members?** ☒ Yes ☐ No

If yes, list them:

Full name	Sex	Age	Lives with you?	Relationship to you
Hunter Randoy	Male	3	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Son
Rebekah Sindoris	Female	40	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Roommate
Heidi Halvardsson	Female	36	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Nanny

☐ Check here if you need more space. Attach a sheet of paper and write "DV-100, Protected People" for a title.**4 What is your relationship to the person in (2)? (Check all that apply):**

- a. ☒ We are now married or registered domestic partners.  
b. ☐ We used to be married or registered domestic partners.  
c. ☐ We live together.  
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: 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 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).

If you do not have one of these relationships,  
the court may not be able to consider your  
request. Read Form DV-500-INFO for help.

**This is not a Court Order.**

**5 Other 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 kind of case and indicate where and when each was filed:*

Kind of Case	County or Tribe Where Filed	Year Filed	Case Number (if known)
<input checked="" type="checkbox"/> Divorce, Nullity, Legal Separation	Los Angeles	05/2015	BD621137
<input type="checkbox"/> Civil Harassment			
<input type="checkbox"/> Domestic Violence			
<input checked="" type="checkbox"/> Criminal	Province of British Columbia	11/2015	2042:19933-1-K
<input type="checkbox"/> Juvenile, Dependency, Guardianship			
<input type="checkbox"/> Child Support			
<input type="checkbox"/> Parentage, Paternity			
<input type="checkbox"/> Other (specify):			

☐ Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Court Cases" for a title.

b. Are there any domestic violence restraining/protective orders now (criminal, juvenile, family)?

☐ No ☒ Yes *If yes, attach a copy if you have one.***Check the orders you want. ☒****6 ☒ Personal Conduct Orders**

I ask the court to order the person in ② not to do the following things to me or anyone listed in ③:

- a. ☒ 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
- b. ☒ Contact, either directly or indirectly, in any way, including but not limited to, by telephone, mail or e-mail or other electronic means

*The person in ② will be ordered not to take any action to get the addresses or locations of any protected person unless the court finds good cause not to make the order.***7 ☒ Stay-Away Order**a. I ask the court to order the person in ② to stay at least 100 yards away from (check all that apply):

- |   |   |
|---|---|
| <input checked="" type="checkbox"/> Me                  | <input checked="" type="checkbox"/> My vehicle                            |
| <input checked="" type="checkbox"/> My home             | <input checked="" type="checkbox"/> The child(ren)'s school or child care |
| <input checked="" type="checkbox"/> My job or workplace | <input checked="" type="checkbox"/> Each person listed in ③               |
| <input type="checkbox"/> My school                      | <input type="checkbox"/> Other (specify):                                 |

b. If the person listed in ② is ordered to stay away from all the places listed above, will he or she still be able to get to his or her home, school, job, workplace, or vehicle? ☒ Yes ☐ No (If no, explain):**8 ☐ Move-Out Order***(If the person in ② lives with you and you want that person to stay away from your home, you must ask for this move-out order.)*

I ask the court to order the person in ② to move out from and not return to (address):

I have the right to live at the above address because (explain):

**This is not a Court Order.**

**9 Guns or Other Firearms or Ammunition**

I believe the person in (2) owns or possesses guns, firearms, or ammunition. ☐ Yes ☒ No ☐ I don't know

*If the judge approves the order, the person in (2) will be ordered not to own, possess, purchase, or receive a firearm or ammunition. The person will be ordered to sell to, or store with, a licensed gun dealer, or turn in to law 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 ask 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).*

**13 ☐ Child Support (Check all that apply):**

a. ☐ I do not have a child support order and I want one.

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: \_\_\_\_\_

**15 ☐ Debt Payment**

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: \_\_\_\_\_ For: \_\_\_\_\_ Amount: \$ \_\_\_\_\_ Due date: \_\_\_\_\_

**16 ☐ 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.

**This is not a Court Order.**

**(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 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.

**(19) ☐ Lawyer's Fees and Costs**

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.*

**(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: \_\_\_\_\_ For: \_\_\_\_\_ Amount: \$ \_\_\_\_\_

Pay to: \_\_\_\_\_ For: \_\_\_\_\_ Amount: \$ \_\_\_\_\_

**(21) ☐ 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.

**(22) ☐ Other Orders**

What other orders are you asking for? \_\_\_\_\_

☐ Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Orders" for a title.

**(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"?*

I respectfully request this Court allow both parties to accept service of any pleadings related to this DVPA request for restraining orders via email as well as overnight messenger delivery since Respondent resides in Vancouver, Canada but communicates with me via email. She has resided at the Vancouver address for years.

**(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.**

**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: 3/18/2016

b. Who was there? Myself and Respondent

c. Describe how the person in (2) abused you or your child(ren):

Please see my attached declaration.

☐ 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: None.

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, ☒ 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.

**27 Other Persons to Be Protected**

The persons listed in item (3) need an order for protection because (describe): (1) Hunter Randoy needs protection because Respondent unlawfully removed him from California mid-2015, has disparaged me in his presence, and mentally abuses him. (2) Rebekah Sindoris is my nanny and has been harassed and threatened.

**28** Number 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: Mar 22, 2016

Reed Randoy

Type or print your name


Date: Mar 22, 2016

Nicholas A. Salick

Lawyer's name, if you have one

SEE ATTACHED  
FACSIMILE SIGNATURE

Sign your name



Lawyer's signature

**This is not a Court Order.**

**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: 3/18/2016

b. Who was there? Myself and Respondent

c. Describe how the person in (2) abused you or your child(ren):

Please see my attached declaration.

☐ 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: None.

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, ☒ 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.

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Date: Mar 22, 2016

Reed Randoy

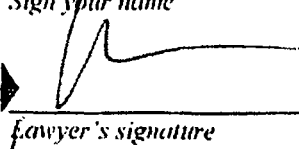
Type or print your name

Date: Mar 22, 2016

Nicholas A. Salick

Lawyer's name, if you have one

  
Sign your name

  
Lawyer's signature

**This is not a Court Order.**

This form is attached to DV-100, *Request for Domestic Violence Restraining Order*.

Check the orders you want ☒.

① Your name: Reed Randoy ☐ Mom ☒ Dad ☐ Other\*

② Other parent's name: Marieke Randoy ☒ Mom ☐ Dad ☐ 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 Custody to:** (Person you want the child to live with)

Child's Name	Date of Birth	Mom	Dad	Other	Mom	Dad	Other
a. <u>HUNTER RANDOY</u>	<u>4/10/2012</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
b. _____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
c. _____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
d. _____	_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

☐ Check here if you need more space. Attach a sheet of paper and write "DV-105, Child Custody" for a title.

④ ☒ **Change Current Court Order**

I want to change a current child custody or visitation court order.

Case Number (if you have it): BD621137 County: Los Angeles

Explain your current order and why you want a change. \_\_\_\_\_

Change to sole legal custody; terminate Respondent's phone calls or allow them to be recorded. \_\_\_\_\_

☐ Check here if you need more space. Attach a sheet of paper and write "DV-105, Change Current Court Order" for a title.

⑤ **Child's Address**

Where has the child in ③(a) lived for the last 5 years? Give each city and state the child has lived unless it is unknown to the other parent and you want to keep it confidential because of domestic violence or child abuse. Start with where the child lives now and work backwards in time. (If the current address is confidential, check the box below and just provide the current state):

Child ③(a) addresses (city and state):	Child ③(a) lived with:			Dates lived there:
	Mom	Dad	Other	
<input checked="" type="checkbox"/> Confidential _____	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	From <u>7/1/2015</u> to present
<u>668 CITADEL PARADE, #2006, Vancouver, BC</u>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	From <u>4/1/2014</u> to <u>6/30/2015</u>
<u>13428 MAXELLA AVE, #559, MDR, CA 90292</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	From <u>4/1/2014</u> to <u>6/30/2015</u>
<u>5359 SAN VICENTE BLVD, #111, L.A., CA</u>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	From <u>Birth</u> to <u>4/1/2014</u>

☐ Check here if you need more space. Attach a sheet of paper and write "DV-105, Child's Address" for a title.

**This is not a Court Order.**

**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.

**7 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 any custody or visitation orders if you have them:

- a. Name of each child in other custody case: \_\_\_\_\_
- b. Type of case: ☐ Parentage (Paternity) ☐ Divorce ☐ Child 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): \_\_\_\_\_

**8 Other People With or Claiming to Have Custody or Visitation Rights**

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? ☒ No ☐ 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 Custody 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 **MAINTAIN CURRENT ORDERS**
- (1) ☐ Weekends (starting): \_\_\_\_\_ (The 1st weekend of the month is the 1st weekend with a Saturday.)  
☐ 1st ☐ 2nd ☐ 3rd ☐ 4th ☐ 5th weekend of month  
from \_\_\_\_\_ at \_\_\_\_\_ ☐ a.m. ☐ p.m. to \_\_\_\_\_ at \_\_\_\_\_ ☐ a.m. ☐ p.m.  
(day of week) (time) (day of week) (time)
- (2) ☐ Weekdays (starting): \_\_\_\_\_  
from \_\_\_\_\_ at \_\_\_\_\_ ☐ a.m. ☐ p.m. to \_\_\_\_\_ at \_\_\_\_\_ ☐ a.m. ☐ p.m.  
(day of week) (time) (day of week) (time)

**This is not a Court Order.**



**10 ☐ Other Visitation**

Attach a sheet of paper with other visitation days and times, like summer vacation, holidays, and birthdays. List dates and times. Write "DV-105, Visitation" for a title.

**11 ☐ Responsibility for Transportation**

The parent will take or pick up the child or make arrangements for someone else to do so.

I ask the court to order that:

- ☐ Mom ☐ Dad ☐ Other (name): \_\_\_\_\_ take children to the visits.
- ☐ Mom ☐ Dad ☐ Other (name): \_\_\_\_\_ pick up children from the visits.
- ☐ Drop-off / pick-up of children will be at (address): \_\_\_\_\_
- ☐ Check here if other arrangement. Attach a sheet of paper and write "DV-105, Responsibility for Transportation" for a title.

**12 ☐ Supervised Visitation**

- I ask that the visitation in **(9)** be supervised by  
☐ A professional supervisor ☐ A non-professional supervisor ☐ Other \_\_\_\_\_  
 Name and telephone number, if known: \_\_\_\_\_
- I ask that the visitation in **(10)** be supervised by  
☐ A professional supervisor ☐ A non-professional supervisor ☐ Other \_\_\_\_\_  
 Name and telephone number, if known: \_\_\_\_\_
- I ask that any costs for supervision be paid by:  
 Mom \_\_\_\_\_% Dad \_\_\_\_\_% 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 of:
- ☒ The State of California. ☒ County of: Los Angeles
  - ☐ Other place(s) (list): \_\_\_\_\_

**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, Request for Order: No Travel with Children.

### Important Instructions

- You must tell the court if you find out any other information about a custody case in any court for the children listed on this form.
- 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.)

**This is not a Court Order.**

**ATTACHMENT TO DV-100**

I, REED RANDOY, declare as follows:

1. I am the Petitioner in this divorce action against Respondent, MARIEKE RANDOY (hereinafter referred to as "Respondent"). The hereinafter set forth facts are true and correct and are known to me by reason of my personal involvement in the activity, my personal observation of the event or circumstance and/or from my discussions with the individuals named herein. I offer the within testimony by declaration and intend to supplement it with live competent, relevant and admissible testimony at the hearing on this matter pursuant to *Family Code* section 217. I make and submit this Declaration in support of my request for a DVPA domestic violence restraining order.

**BACKGROUND**

2. We have one minor child from our marriage: HUNTER RANDOY, age 3 (born April 10, 2012).

3. On July 31, 2015, this Court made the following orders after a multi-day contested hearing on the issues of child custody, visitation, jurisdiction, and venue, among other issues (a copy of which is attached hereto as **EXHIBIT "A"** and incorporated herein by this reference):

- a. California is HUNTER's home state.
- b. Los Angeles County has jurisdiction over this divorce case.
- c. I be awarded sole/primary physical custody of HUNTER.
- d. Respondent has visitation in Los Angeles County every weekend from Friday after school (or 10:00 a.m. if no school) to Monday drop off at school (or 10:00 a.m. at my residence when there is no school).
- e. Respondent may have contact with HUNTER every night from 6:00 p.m. to 7:00 p.m. via text, telephone or Skype, and is to be unmonitored.
- f. Other Orders:

i. Each party shall advise the other of his/her current address, place of employment, and phone numbers, and shall advise the other of any changes as soon as reasonably possible.

ii. Neither part shall make derogatory or disparaging remarks about the other to or in the presence of or within hearing of the minor child.

iii. Neither party shall change the residence of the minor child from the state of California and from the county of Los Angeles without the prior consent of the other parent or of prior order of this Court.

**FACTS IN SUPPORT OF MY EMERGENCY REQUEST FOR A DVPA RESTRAINING ORDER**

4. I am requesting this Court terminate Respondent's phone calls with HUNTER, or in the alternative allow me to record them. I am also requesting this Court award me sole legal custody.

5. Since the last hearing, Respondent has been living in Vancouver, Canada by herself, and intermittently exercised her Court-ordered weekly weekend visitation with HUNTER. Until recently, she was exercising most of her daily phone/text/Skype contact, but I had to terminate those because she always (and not almost always, but literally every time) disparaged me and caused HUNTER to become upset by crying and telling him that 'everything will be alright' and that 'mommy will fix everything' and that Vancouver is his home. The current order prohibits her from disparaging me or involving HUNTER in this case. She has repeatedly threatened to report my attorney to the State Bar and this Court (i.e. Judge Tamara Hall) for allegedly abusing her judicial authority.

6. Respondent has also filed a baseless domestic violence restraining order against me in Vancouver, B.C. (official Vancouver Police Department documents related thereto are collectively attached hereto as **EXHIBIT "B"** and incorporated herein by this reference) which resulted in me being arrested while I was disembarking from a flight from LAX to Vancouver earlier this year. On page 11 of 14 of the "VANCOUVER POLICE DEPARTMENT GENERAL OCCURRENCE HARDCOPY" report in the second paragraph it

1 states: "RANDOY, Marieke expressed wanting to proceed with assault charges for  
2 the incident that occurred on 2015-02-08, as it was the only way for California Courts  
3 would give her son back to her."

4 7. Having invited me to Vancouver to retrieve my Toyota Prius, and knowing exactly  
5 when my flight arrived there, she contacted the local police and I was arrested as I walked  
6 into the Vancouver International Airport. Proof of her inviting me to Vancouver is  
7 collectively attached hereto as **EXHIBIT "C"** and incorporated herein by this reference.  
8 Since then, I have had to incur attorney's fees and costs in Canada to defend myself from  
9 her meritless claim.

10 8. The Canadian restraining order case derived from Respondent's lies about a  
11 meeting we had around February 28, 2015 (well before we went to Court in this case in  
12 L.A. County in June and July 2015). I urge this Court to take note that she never filed for a  
13 TRO in this county, yet we had many meetings after her alleged 'incident' wherein she had  
14 no problems being with me one-on-one. The only reason I purchased a ticket to Vancouver  
15 earlier this year is because Respondent invited me to Canada to pick up my Toyota Prius  
16 and have it transported back to California. In other words, she enticed me to Vancouver  
17 and arranged to have me arrested at the airport.

18 9. I ended up spending the night in a Vancouver jail. Again, this arrest occurred after  
19 many months of contact with her so, I do not understand how she was able to file her TRO  
20 in Canada when she voluntarily and openly communicated with me about many issues  
21 following the alleged incident that she claimed formed the foundation for her TRO.

22 10. After being arrested, she continued to contact me about both custody and non-  
23 custody related issues, and threatened countless times to have me arrested, all to support  
24 her wild and fantastical claims to overturn this Court's July 31, 2015 orders and obtain full  
25 custody of HUNTER while having me prosecuted for child abduction and Hague violations.

26 11. Below is a summary of incidents in support of my request for a DVPA restraining  
27 order:  
28

- 1 a. February 24, 2016: Respondent harassed Rebekah (my roommate) by texting the  
2 following to her: "Who the hell do you think you are? Your arrogance is truly  
3 sociopathic. You are absolutely incredible." Please see **EXHIBIT "D"** and  
4 incorporated herein by this reference.
- 5 b. February 13, 2016: Respondent emailed me and threatened to have my roommate  
6 Rebekah Sindoris and my "illegal" nanny arrested. In her email she admitted to  
7 sending Rebekah and my nanny some documents related to the Vancouver criminal  
8 case that she initiated against me. She admits to polluting HUNTER'S mind by  
9 telling him that he will eventually 'come home' to his mother in Vancouver. She ends  
10 her email by stating: "...I will not let you get away it [sic]". I pointed out in the  
11 preceding email that she was disparaging me and talking about the court case to  
12 HUNTER in violation of the July 31, 2015 Court order, something she does not deny.  
13 (If she was so afraid of me she would not continue to contact me, threaten me and  
14 taunt me.) She also threatened the following: "You want to violate court orders?  
15 Fine. I will go to the police and file ANOTHER criminal complaint against you. They  
16 are starting to pile up Reed." Please see these emails collectively attached hereto  
17 as **EXHIBIT "E"** attached hereto and incorporated herein by this reference.
- 18 c. November 22, 2015: I was arrested because of Respondent's false criminal report  
19 about domestic violence which never occurred. Respondent invited me to  
20 Vancouver, B.C. to pick up my Toyota Prius to transport it back to L.A. County  
21 (please see EXHIBIT "C").
- 22 d. July 2015 to February 2016: Respondent sent countless texts to Heidi Halvardsson  
23 (my nanny) in which Respondent repeatedly threatened to report her to Immigration  
24 and Customs Enforcement ("ICE") even though she is legally here in the United  
25 States, threatened her physically, and attempted to blackmail her. The following are  
26 some of the excerpts from their text message exchanges collectively attached hereto  
27 as **EXHIBIT "F"** and incorporated herein by this reference:
- 28 i. "You better hop back on a plane and never come back to the states".

- 1           ii.        "When I get my son back on Friday you might want to get on a plane and go  
2               back to the hole where you came from, or start working on your defence [sic] for  
3               child abduction".
- 4           iii.       Respondent called Heidi the following: "[S]ick twisted bitch", "psychopath",  
5               "dumb bitch".
- 6           iv.        "You are irresponsible, childish and cruel to voluntarily abduct my son for the  
7               past month".
- 8           v.         "Who do you think you are? You are NOBODY. Just a dumb bitch Reed  
9               hired to carry out his dirty work. But you volunteered knowing full well it is  
10              against the law".
- 11          vi.        "Now I've figured out your role in Reeds plan and how you probably have  
12               never had children and just want to steal my son. Not because you love  
13               children.. But because you enjoy taking him from Reeds wife. You got off on it.  
14               You know that it's wrong and that's why you did it... I will get back my son and  
15               you will answer to a judge for everything you have done this month. I can't wait  
16               to see your ugly face in court."
- 17          vii.       "If you do not let me speak to my son every night and if you or Reed try to end  
18               the call yourselves, I will be sure to show up at your door with police to check  
19               your ID and work permit and make sure Hunter is alright."
- 20          viii.       "Do you have a work permit? Are you legally allowed to work here? Reed is  
21               a slave driver and probably using you for sex. If he hasn't he will. He will use  
22               you up until there is nothing left. You will be broke and on the street if you  
23               disobey him."
- 24          ix.        "This is your master.. He is using you and doesn't care about you.. And hates  
25               the fact I'm ignoring him."
- 26          x.         "I blame his relationship with his mother who ignored him and was extremely  
27               controlling as a child."
- 28

- 1 xi. "Your actions and behaviour are illegal and completely immoral.. completely  
2 sadistic."
- 3 xii. "I will see to it that you are never allowed back into this country and never  
4 allowed to take care of children again... If I get my way you will go to jail for  
5 stealing a child... "Whore... Nothing but a dirty whore."
- 6 xiii. "I have a court order that says i may speak to my son every night.. But Reed  
7 is uncomfortable that i ask you questions about your legal status in this country...  
8 [Reed] hates his son. Almost as much as he hates me. Which is why he doesnt  
9 care if his little boy's heart is broken... Reed is terrible in bed, he's cheap, a  
10 cheater, a liar, extremely cruel to his child, abandons his wife who gave him this  
11 child and completely fucks over.. What do you think hes going to do with you in a  
12 few weeks when you have to go back home? Is he even going to pay for your  
13 ticket? And you can't come back. He used you. Just like i told you he would.  
14 You are 45 years old. No kids. No husband. No future. Nowhere to be nowhere  
15 to go. Thats why you were the perfect target. He pays you nothing. He barely  
16 gives you money to buy food for Hunter and put gas in the car.. Am I right?... You  
17 are just the help and a convenient fuck... I know this piece of wormy shit better  
18 than he knows himself."
- 19 xiv. "The judge doesn't give a shit that my son is with a fucking cheap  
20 prostitute!!!and that this whore doesn't let me see or speak with my son."
- 21 xv. "I have an acting degree the only way for me to give Hunter a future is to get  
22 away from Reed and become very successful. Only then will i be able to have  
23 custody of Hunter and zero connection with Reed."
- 24 xvi. "Ok Heidi.. Go figure out why your vagina smells so bad.. You should  
25 probably go see a doctor.. Don't you think? And start packing!"
- 26 xvii. "Do you know he just sent me the sticker a couple days ago and expects me  
27 to drive it [meaning the Toyota Prius she lured me to Vancouver to retrieve and  
28 used that to have me arrested at the airport] back to California?"

xviii. "Logically speaking the next time we go to court if we dont resolve this i will have launch [sic] a complaint against you. Obviously i cant let this continue! I will fight this As I have every right to. You know you are both breaking many laws here."

xix. "Reed got custody. No matter what he tells you----I cannot get custody. I lost he won. I would have to pay 40k to appeal and 600 an hour to appeal the judges decision and my 30 day window to do it is up... Im not fighting for custody. If you are going to be Reeds new wife we will be dealing with each other and I have no ill will towards you."

12. In the last month of March 2016, Respondent has threatened me with the following, proof of which is collectively attached hereto as **EXHIBIT "G"** and incorporated herein by this reference:

a. "You can still avoid a lot of problems if you decide to return Hunter voluntarily."

b. "It gives me no pleasure to turn you into the police in both countries and having you charge [sic] with felonies and putting you behind bars. I have repeatedly begged you to return my son to our home in Vancouver and back in my custody where he belongs. I told you that I would fight until he returns home but you realize that means criminal charges against you. I still haven't pressed criminal charges against you and I still haven't reported your violations of court orders. Because when I do there is no turning back. Do you want to have to get arrested in California go to jail post bail hired a criminal defense attorney and then face the district attorney and the charges I intend to pursue against you? The reason I haven't pressed charges against you? I don't want to inhibit your ability to see your son. You won Reed. You took Hunter away.. But you need to drop all this and let Hunter come home because by now you should be convinced that despite everything you have done to me and Hunter, I don't want you to go to jail..."

13. Many more disturbing and contradictory texts from Respondent to me are included with EXHIBIT "\_\_\_". The bottom line is that Respondent has demonstrated that she is willing



1 to go to every length to ostracize me and try to paint me as being a derelict parent and  
2 individual. This Court granted me sole physical custody and limited visitation to Respondent  
3 in L.A. County for a reason. I did try to file for a DVPA restraining order before this Court  
4 made its orders on July 31, 2015, and at the time, with hindsight, understand why it was  
5 denied. That being said, I hope this Court can consider my herein request given these newly  
6 revealed facts which expand on my initial reason for asking for DVPA restraining orders  
7 against Respondent. Frankly, I had no idea that she was capable of all that I have proven in  
8 this declaration and attached Exhibits. Respondent needs mental help, and I truly appreciate  
9 the fact that this Court awarded me the custodial orders it did on July 31, 2015.

10 14. Unfortunately, Respondent has consistently disparaged me and third parties in  
11 violation of this Court's orders, and refuses to stop despite my warnings.

12  
13 **CONCLUSION**

14 15. For the reasons set forth herein, I respectfully request this Court grant my request  
15 for DVPA restraining orders against Respondent.

16 I declare under penalty of perjury under the laws of the state of California that the  
17 foregoing is true and correct. Executed on March 25<sup>th</sup>, 2016 at Los Angeles, California.

18  
19 **PLEASE SEE DV-100 FOR SIGNATURE**  
20 **REED RANDOY, Petitioner**



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# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 07-31-15

Honorable TAMARA HALL

Honorable

15 M. OLIVER

Judge

Judge Pro Tem

Deputy Sheriff

M. GOODE

C. MEHAFFIE

Elsa B. Lara CSR 3226

Dept: Dept

CE 22

[CE22]

Deputy Clerk

Court Assistant

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

VS.

Marieke Randoy (N/A)

Counsel For  
Petitioner:

Counsel For  
Respondent:

NATURE OF PROCEEDINGS: 1) REQUEST FOR ORDER FILED EX PARTE 6-5-14

2) PETITIONER'S REQUEST FOR ORDER RE TEMPORARY RESTRAINING  
ORDER (FILED 7-16-15)

The matter is called for hearing.

The parties are sworn and the matter is argued.

The Court makes the following order as to the minor Hunter Randoy (DOB: 4/10/12).

The Court finds that California is the home state of the minor.

The Court grants joint legal custody of the minor to the Petitioner and Respondent and  
Sole Physical/Primary Physical Custody of the minor to the Petitioner.

• Visitation Orders-

The Court grants the Respondent visits with the minor every weekend from Friday to  
Monday. The visits are to start Friday after school or 10:00 a.m. when there is no school

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	07-31-15			Dept: Dept. CE 22 [CE22]
Honorable	TAMARA HALL	Judge	M. GOODE	Deputy Clerk
Honorable		Judge Pro Tem	C. MEHAFFIE	Court Assistant
15	M. OLIVER	Deputy Sheriff	Elsa B. Lara CSR 3226	Reporter

8:30 am

BD621137

Reed Randoy (N/A)

Counsel For  
Petitioner:

VS.

Marieke Randoy (N/A)

Counsel For  
Respondent:

and are to end Monday morning with the minor being dropped off at school or at 10:00 a.m. at the Petitioner's home when there is no school. These visits commence forthwith and are to take place in Los Angeles, California.

The Respondent may have contact with the minor every night from 6:00 p.m. to 7:00 p.m. Contact may be via text, telephone or Skype and is to be unmonitored.

▪ **Other Orders:**

Each party shall advise the other of his or her current address, place of employment, and phone numbers and shall advise the other of any changes as soon as reasonably possible.

Each party shall advise all schools and healthcare providers of the name, address, and phone numbers of the other party of any registration, enrollment, emergency notification or other forms in which family information is requested.

Each party shall provide the other, within a reasonable period of time, with copies of all schedules of school and extracurricular activities, school report cards, progress and special reports, medical reports and health care instructions regarding any minor child.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date	07-31-15		Dept: Dept. CE 22 [CE22]
Honorable	TAMARA HALL	Judge	M. GOODE
Honorable		Judge Pro Tem	C. MEHAFFIE
15	M. OLIVER	Deputy Sheriff	Elsa B. Lara CSR 3226

8:30 am

BD621137

Reed Randoy (N/A)

Counsel For  
Petitioner:

VS.

Marieke Randoy (N/A)

Counsel For  
Respondent:

Each party shall advise the other, within a reasonable period of time prior thereto, of all school and extra curricular activities of any minor child in which parents are invited or allowed to observe or participate.

Each party shall advise the other, within a reasonable period of time prior thereto, of any medical and mental health treatment or evaluation of any minor child, including the name and address of the provider of such services.

In emergency situations either party may authorize necessary health care treatment and procedures for any minor child and such party shall notify the other thereof as soon as reasonably possible.

Neither party shall make derogatory nor disparaging remarks about the other to or in the presence of or within the hearing of the minor child.

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 07-31-15

Dept: Dept.  
CE 22  
[CE22]

Honorable TAMARA HALL

Judge M. GOODE

Deputy Clerk

Honorable

Judge Pro Tem C. MEHAFFIE

Court Assistant

15 M. OLIVER

Deputy Sheriff Elsa B. Lara CSR 3226

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

Counsel For  
Petitioner:

VS.

Marieke Randoy (N/A)

Counsel For  
Respondent:

Neither party shall change the residence of any minor child from the state of California and from the county of Los Angeles without the prior consent of the other parent or of prior order of the Court.

A party who is unable to assume responsibility for the care of any minor child during any scheduled period of custody for that party is responsible for making adequate alternative arrangements for the care of such child.

In regards to joint legal custody, the parties shall share information relating to the health, education, and welfare of each of the minor child including but is not limited to:

- 1- Enrollment or termination of attendance in any public or private school;
- 2- Participation in regularly occurring extracurricular activities;
- 3- Non emergency medical dental and orthodontic treatment  
Other than routine check ups;
- 4- Participation in mental health counseling, therapy or treatment;
- 5- Change in area of a child's residence;
- 6- Issuance of a driver's license;

# SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Date 07-31-15

Honorable TAMARA HALL

Honorable

15 M. OLIVER

Judge

M. GOODE

Judge Pro Tem

C. MEHAFFIE

Deputy Sheriff

Elsa B. Lara CSR 3226

Dept: Dept.

CE 22

[CE22]

Deputy Clerk

Court Assistant

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

Counsel For  
Petitioner:

VS.

Marieke Randoy (N/A)

Counsel For  
Respondent:

7- Issuance of a passport;

8- Participation in religious studies and observations and/or practices.

Neither party shall schedule any extra-curricular activities for the minor child during the other parent's custodial time without the party consent.

Neither party shall travel outside the United States of America or outside the state of California with the children without written consent of the other or an order of this court.

Counsel for the Petitioner takes the Restraining Order off calendar. No Temporary Restraining Order was issued.

Counsel for the Petitioner is to prepare the Order After Hearing.

1 NICHOLAS A. SALICK, ESQ. (SBN 236583)  
2 SALICK FAMILY LAW GROUP, APLC  
3 9595 WILSHIRE BLVD., SUITE 900  
4 BEVERLY HILLS, CA 90212  
Tel.: (310) 492-4324  
Fax: (310) 492-4325

5 Attorney for Petitioner,  
6 REED RANDOY

7  
8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
9 **FOR THE COUNTY OF LOS ANGELES – CENTRAL DISTRICT**  
10

11 In re Marriage of:

12 REED RANDOY,

13  
14 and Petitioner,

15 MARIEKE RANDOY,

16 Respondent.  
17

) CASE NO. BD621137

) **FINDINGS AND ORDER AFTER**  
) **HEARING**

) **Date: July 31, 2015**

) **Time: 8:30 a.m.**

) **Dept.: 22**

) **Judge: Hon. Tamara E. Hall**

18  
19 Petitioner's Request for Order Regarding Child Custody, Visitation and Other Orders  
20 filed on June 5, 2015; and Petitioner's Request for Order Regarding DVPA Restraining  
21 Orders filed July 16, 2015 came on for hearing before the Honorable Tamara E. Hall, Judge  
22 presiding, on July 31, 2015 at 8:30 a.m. in Department 22 of the Superior Court of California,  
23 County of Los Angeles, Central District. Petitioner, REED RANDOY was present and was  
24 represented by his attorney of record, NICHOLAS A. SALICK, ESQ. Respondent, MARIEKE  
25 RANDOY was present and was represented by her attorney of record, ANAT RESNIK, ESQ.

26 ///

27 ///

28 ///

///



1 Upon consideration of the pleadings, parties' testimony, and arguments of their  
2 respective counsel, the Court made the following findings and orders:

3 **FINDINGS**

- 4 1. The Court finds that California is the home state of the minor child, HUNTER  
5 RANDOY (DOB: April 10, 2012).
- 6 2. Regarding *Family Code* section 3421, the Court finds that no other Court has  
7 exercised jurisdiction of the minor child, that the minor child was born in Los Angeles  
8 County, that the minor child resided in Los Angeles County two (2) years before the  
9 move to Vancouver, that the move to Vancouver was temporary, and that California  
10 was never abandoned as the minor child's home state.
- 11 3. The Court finds that the United States of America is the minor child's country of  
12 habitual residence.

13 **ORDERS**

14 1. Child Custody:

- 15 a. The Court awards joint legal custody to Petitioner and Respondent. The Court  
16 grants sole physical/primary physical custody to Petitioner.
- 17 b. In regards to joint legal custody, the parties shall share information relating to  
18 the health, education, and welfare of the minor child including but not limited to:
- 19 i. Enrollment or termination of attendance in any public or private school;  
20 ii. Participation in regularly occurring extracurricular activities;  
21 iii. Non-emergency medical, dental, and orthodontic treatment other than  
22 routine check-ups;  
23 iv. Participation in mental health counseling, therapy or treatment;  
24 v. Change in area of the child's residence;  
25 vi. Issuance of a driver's license;  
26 vii. Issuance of a passport; and,  
27 viii. Participation in religious studies and observations and/or practices.  
28

1 2. Visitation: The Court grants Respondent visits with the minor child every weekend  
2 from Friday after school (or 10:00 a.m. if no school) to Monday drop off at school (or  
3 10:00 a.m. at Petitioner's home when there is no school). These visits commence  
4 forthwith and are to take place in Los Angeles, California. Respondent may have  
5 contact with the minor child every night from 6:00 p.m. to 7:00 p.m. Contact may be  
6 via text, telephone or Skype and is to be unmonitored.

7 3. Other Orders:

- 8 a. Each party shall advise the other of his or her current address, place of  
9 employment, and phone numbers and shall advise the other of any changes as  
10 soon as reasonably possible.
- 11 b. Each party shall advise all schools and healthcare providers of the name,  
12 address, and phone numbers of the other party of any registration, enrollment,  
13 emergency notification or other forms in which family information is requested.
- 14 c. Each party shall provide the other, within a reasonable period of time, with  
15 copies of all schedules of school and extracurricular activities, school report  
16 cards, progress and special reports, medical reports and health care  
17 instructions regarding the minor child.
- 18 d. Each party shall advise the other, within a reasonable period of time prior  
19 thereto, of all school and extracurricular activities of the minor child in which  
20 parents are invited or allowed to observe or participate.
- 21 e. Each party shall advise the other, within a reasonable period of time prior  
22 thereto, of any medical and mental health treatment or evaluation of the minor  
23 child, including the name and address of the provider of such services.
- 24 f. In emergency situations either party may authorize necessary health care  
25 treatment and procedures for the minor child and such party shall notify the  
26 other thereof as soon as reasonably possible.
- 27 g. Neither part shall make derogatory nor disparaging remarks about the other to  
28 or in the presence of or within hearing of the minor child.

- 1 h. Neither party shall change the residence of the minor child from the state of  
2 California and from the county of Los Angeles without the prior consent of the  
3 other parent or of prior order of this Court.  
4 i. A party who is unable to assume responsibility for the care of the minor child  
5 during any scheduled period of custody for that party is responsible for making  
6 adequate alternative arrangements for the care of the child.  
7 j. Neither party shall travel outside the United States of America or outside the  
8 state of California with the child without the written consent of the other or an  
9 order of this Court.

10 **MISCELLANEOUS**

11 Counsel for the Petitioner takes the Restraining Order off calendar. No Temporary  
12 Restraining Order was issued.

13 **APPROVED AS TO FORM AND CONTENT.**

14 Dated: 8/25/15

LAW OFFICE OF ANAT RESNIK

15  
16 

17 ANAT RESNIK, ESQ.  
Attorney for Respondent, MARIEKE RANDOY

18  
19 **IT IS SO ORDERED.**

20 Dated:

21 JUDICIAL OFFICER OF THE SUPERIOR COURT  
22  
23  
24  
25  
26  
27  
28

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		FOR COURT USE ONLY	
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			
PETITIONER/PLAINTIFF: Reed Randoy		CASE NUMBER: BD621137	
RESPONDENT/DEFENDANT Marieke Randoy		(If applicable, provide)	
OTHER PARENT/PARTY		HEARING DATE N/a HEARING TIME N/a DEPT. 22	
PROOF OF SERVICE BY MAIL			

**NOTICE:** To serve temporary restraining orders you must use personal service (see form FL-330).

- I am at least 18 years of age, not a party to this action, and I am a resident of or employed in the county where the mailing took place.
- My residence or business address is:  
9595 Wilshire Blvd., Suite 900  
Beverly Hills, CA 90212
- I served a copy of the following documents (specify):  
[Proposed] Findings and Order After Hearing [from 07/31/2015 hearing]

by enclosing them in an envelope AND

- ☐ depositing the sealed envelope with the United States Postal Service with the postage fully prepaid.
- ☒ placing the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.

- The envelope was addressed and mailed as follows:
  - Name of person served Anat Resnik, Esq.
  - Address: 15760 Ventura Blvd., Suite 1160  
Encino, CA 91436
  - Date mailed: 08/15/2015
  - Place of mailing (city and state): Beverly Hills, CA

- ☐ I served a request to modify a child custody, visitation, or child support judgment or permanent order which included an address verification declaration (Declaration Regarding Address Verification—Postjudgment Request to Modify a Child Custody, Visitation, or Child Support Order (form FL-334) may be used for this purpose)

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

Date: 08/15/2015

Nicholas A. Salick

(TYPE OR PRINT NAME)

(SIGNATURE OF PERSON COMPLETING THIS FORM)

Page 1 of 1



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"





January 4, 2016

**PARTICULARS IN THE MATTER OF**

**REGINA vs. RANDOY, Reed**

**COURT FILE NO. 19933**

**APPEARANCE/TRIAL DATE: January 7, 2016**

**TO: THE ACCUSED PERSON AND HIS/HER LEGAL COUNSEL**

**Initial Disclosure January 7, 2016 via hand delivery in court –gs**

- ✓ Information # 19933-1K (1 pg);
- ✓ Criminal Record (1 pg);
- ✓ JUSTIN Conviction List (1 pg);
- ✓ Booking Report (1 pg);
- ✓ Narrative (5 pgs);
- ✓ COULTHARD, Richard PC #VA2065 – Police Statement – 8 (2 pgs);
- ✓ RAJSCHAN, Michelle PC #VA2877 – Statement, Police Notes & Police Statement – 9 (3 pgs);
- ✓ RANDOY, Marieke – Statement, Handwritten Statement & Email (10 pgs);
- ✓ Copy of Texts Messages Between Accused & Victim (5 pgs);
- ✓ Photographs of Injuries & Weapons (9 pgs).

Please find attached a copy of the Crown's particulars in relation to the charges pursuant to the following conditions:

1. This disclosure is provided solely for the purpose of assisting the accused and his or her counsel in making full answer and defence in the criminal prosecution presently before the Court. The material must not be used for any other purpose.
2. Disclosure materials are not public materials and may contain private or confidential information. Any request for access to this disclosure for any other purpose than that stated in paragraph 1 should be referred to the investigating agency.
3. The disclosure material is not to be circulated to any other person or organization except as noted below.
4. Where it is necessary to provide any portion or a copy of any portion of this disclosure material to another person or organization for the purpose of assisting in the preparation of the defence, counsel or the accused must convey the

Ministry of Justice  
Criminal Justice Branch

Office of Crown Counsel

222 Main Street  
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CANADA V6A 2S8

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## INFORMATION / DÉNONCIATION

## CANADA:

PROVINCE OF BRITISH COLUMBIA  
PROVINCE DE LA COLOMBIE-BRITANNIQUE

Court Identifier:	2042: PRA				
Court File Number:	19933				
Type Reference:	K				
Inf. Seq Number:	1				
Agency File Number:	401:15-148606				
DNA:	<input type="checkbox"/>	SOR:	<input type="checkbox"/>	K File:	<input checked="" type="checkbox"/>

This is the information of / Les présentes constituent la dénonciation de M LeNoble, a / un(e) Court Liaison Officer (the "Informant" / le "Dénonciateur") of / de Vancouver, British Columbia / Colombie-Britannique.

The informant says that the informant has reasonable and probable grounds to believe and does believe that / Le dénonciateur déclare qu'il a des motifs raisonnables et probables et croit effectivement que

Count 1

Marleke Randoy has reasonable grounds to fear and does fear that Reed RANDOY will cause personal injury to Marleke Randoy by virtue of an incident that occurred on or about the 28th day of February, at or near Vancouver, in the Province of British Columbia, pursuant to Section 810(1) of the Criminal Code.

*in 2015*

*enclomanded*  
THE INFORMATION SWORN ON OCTOBER 6, 2015 CONTAINS A TOTAL OF 1 COUNT ON 1 PAGE.

*Amended and*

SWORN BEFORE ME / ASSERMÉNTÉ DEVANT MOI  
ON / CE 6TH DAY OF / JOUR DE OCTOBER, 2015  
AT / À VANCOUVER  
BRITISH COLUMBIA / COLOMBIE-BRITANNIQUE

S. Wendland 2015.10.06 08:59:42  
-07'00'

A JUSTICE OF THE PEACE IN AND FOR THE  
PROVINCE OF BRITISH COLUMBIA /  
UN JUGE DE PAIX DANS ET POUR LA  
PROVINCE DE LA COLOMBIE-BRITANNIQUE

Tue Oct 6 2015 08:59:28

SIGNATURE OF INFORMANT /  
SIGNATURE DU DÉNONCIATEUR

Read RANDOY: Warrant  
PROCESS / ACTE DE PROCÉDURE ISSUED

S. Wendland 2015.10.06 09:00:08  
-07'00'

A JUSTICE OF THE PEACE IN AND FOR THE  
PROVINCE OF BRITISH COLUMBIA /  
UN JUGE DE PAIX DANS ET POUR LA  
PROVINCE DE LA COLOMBIE-BRITANNIQUE



## STATEMENT FORM

INCIDENT NUMBER:

15-148606

Interview #  
# Notes

ACCUSED: RANDOY, Rand

PAGE 1 OF 4

PLEASE PRINT OR WRITE LEGIBLY

STATEMENT OF: RANDOY, Marieke

SURNAME

GI

C2

AGE: [REDACTED]

IF USED AS AN ACCUSED STATEMENT, RECORD FULL PARTICULARS OF RIGHT TO COUNSEL ON FORM

SECTION 10 STATED TO ACCUSED/SUSPECT: YES ☐ NO ☒RIGHT TO COUNSEL EXERCISED: YES ☐ NO ☒

## STATEMENT

Feb 28 930pm 6608-2506 Citadel Parade  
 police were not called as husband is from US  
 thought I could handle situation  
 trying to protect him  
 he was drinking  
 April 14-15 2014 moved from California  
 husband was to fly down for jobs  
 may want back to California  
 fighting pressure  
 financial issues  
 moved up to Canada to work  
 he never officially moved up, just visited every 6-8 weeks  
 anger has gotten worse / April 14 2012 as 10:00 am  
 1st I just want to punch your head off (before delirious)  
 2nd Punched fridge broke hand / April 14 2012 10:00 am  
 Temper smashing bottles  
 leaving knives around  
 cigarettes about many  
 verbally abusive  
 whipping dogs at her across the room  
 took down to her

I HAVE READ THE ABOVE STATEMENT AND IT IS CORRECT:

Signature

TAKEN BY: PC 2877 RASTICHAN

PIN / Rank

Signature

1/4

Assignment

DATE COMPLETED: 15 / 08 / 11

Year Month Day

TIME COMPLETED: 1700 HRS

## FOR MOTOR VEHICLE ACCIDENT WITNESS STATEMENTS ONLY

I consent to the release of this statement to L.C.B.C. or to the insurance company of one of the persons involved in this incident:

Witness Signature



## STATEMENT FORM

INCIDENT NUMBER:

15148606

ACCUSED:

RANDY, Reed

PAGE 4 OF 4

PLEASE PRINT OR WRITE LEGIBLY

STATEMENT OF:

RANDY, marke

SURNAME

Q1

Q2

AGE:

IF USED AS AN ACCUSED STATEMENT, RECORD FULL PARTICULARS OF RIGHT TO COUNSEL ON FORM

SECTION 10 STATED TO ACCUSED/SUSPECT: YES ☐ NO ☒RIGHT TO COUNSEL EXERCISED: YES ☐ NO ☒

## STATEMENT

How long married? 4 years - 1 1/2 April 2010

saw with papers Jan 21

no sexual sex, vulgar things she don't want to do

Domestic violence

alcohol

he's employed

unemployment

LUCIANA, CACCIAVARO 38 years April

California

Pg 40-44

"grating neck"

"I want Zantana on you"

"pulled by neck w/ one hand"

"closed back"

I HAVE READ THE ABOVE STATEMENT AND IT IS CORRECT:

Signature

TAKEN BY: PC 2877 RAJTSCHAN

PIN / Rank

Surname

Assignment

DATE COMPLETED: 15 / 05 / 11

Year Month Day

TIME COMPLETED: 1700 HRS

## FOR MOTOR VEHICLE ACCIDENT WITNESS STATEMENTS ONLY

I consent to the release of this statement to I.C.B.C. or to the insurance company of one of the persons involved in this incident:

Witness Signature



## STATEMENT FORM

INCIDENT NUMBER:

15-148606

ACCUSED:

RANDY Reed

PAGE 3 OF 4

PLEASE PRINT OR WRITE LEGIBLY

STATEMENT OF:

RANDY Morla

SURNAME

Q1

Q2

AGE:

IF USED AS AN ACCUSED STATEMENT, RECORD FULL PARTICULARS OF RIGHT TO COUNSEL ON FORM

SECTION 10 STATED TO ACCUSED/SUSPECT: YES ☐ NO ☒RIGHT TO COUNSEL EXERCISED: YES ☐ NO ☒

## STATEMENT

- expecting meeting after return to Canada  
 - she tried to make it but had issues w/ finances  
 - fleeing to Canada accusations  
 - she had no \$ and time to get to LA  
 - didn't know what was going on, went to LA  
 - later without son  
 - full custody given to DAD, return son and passport  
 - went back for Mary, case was thrown out  
 - custody was switched back to mom w/ dad  
 - Mary wanted visitation  
 - re-scheduled hearing for son to attend  
 - July 01 hearing all orders vacated and another hearing  
 - re-scheduled for July 31  
 - was not allowed to take child back to Canada  
 - without husband's permission  
 - husband was giving conditions as well  
 - wasn't letting her see son  
 - he filed a domestic report against her  
 - called VPD to police in response  
 - husband has full custody / mom has visitation

I HAVE READ THE ABOVE STATEMENT AND IT IS CORRECT:

Signature

TAKEN BY:

PC 2937 RAJTSCHAN

44

PIN / Rank

Signature

Assignment

DATE COMPLETED: 15 / 08 / 11

Year Month Day

TIME COMPLETED: 1700 HRS

## FOR MOTOR VEHICLE ACCIDENT WITNESS STATEMENTS ONLY

I consent to the release of this statement to I.C.B.C. or to the  
 insurance company of one of the persons involved in this incident:

Witness Signature



## STATEMENT FORM

INCIDENT NUMBER:

15-148606

ACCUSED:

RAMOY, Reed

PAGE 2 OF 4

PLEASE PRINT OR WRITE LEGIBLY

STATEMENT OF:

RAMOY, Maricle

SURNAME

Q1

Q2

AGE:

IF USED AS AN ACCUSED STATEMENT, RECORD FULL PARTICULARS OF RIGHT TO COUNSEL ON FORM

SECTION 10 STATED TO ACCUSED/SUSPECT: YES ☐ NO ☒RIGHT TO COUNSEL EXERCISED: YES ☐ NO ☒

## STATEMENT

#3 I just want to throw you off the balcony  
right know Jan  
2015 Feb 28

4 Come to visit. around 2:30, he was holding my son..  
We got into an argument, swearing. Told him not  
to talk to her like that infant of son. She  
broke a dish in sink. He stated that it Im  
getting out of here. were gonna take son who was not  
dressed properly. He was driving. went to reach for  
son. Smacked hand, grabbed throat. Pushing  
towards balcony. She scurried back. He didn't  
leave. Husband stayed another day then left

Came in April for sons birthday. She didn't want to  
go to Seattle. He took Hunter for the weekend.  
She told him they could not have him in the same  
room together. Had to stay in SS as son was  
not feeling well. Jim send with divorce papers.

Hunter Canadian citizen.  
wanted Maricle to move back to California.

I HAVE READ THE ABOVE STATEMENT AND IT IS CORRECT:

Signature

TAKEN BY: PC 2077 RAJTSCHAN

PIN / Rank

Surname

Assignment

V4

DATE COMPLETED: 15 / 08 / 11

Year Month Day

TIME COMPLETED: 1700 HRS

## FOR MOTOR VEHICLE ACCIDENT WITNESS STATEMENTS ONLY

I consent to the release of this statement to I.C.B.C. or to the  
insurance company of one of the persons involved in this incident:

Witness Signature

**Report to Crown Counsel  
NARRATIVES**

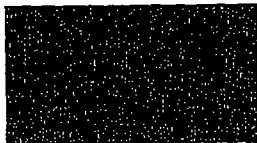
Police File Number: 401:16-148808

Court File Number:

- 1 2. Not to be within a 2 -block radius of RANDOY, Marleke's residence in the
- 2 Province of BC, except on one occasion in the company of a police officer to
- 3 collect your personal belongings.
- 4 3. Not to be within a 2 -block radius of any known residence or place of work
- 5 of RANDOY, Marleke in the Province of BC.
- 6 4. Not to possess any weapons as defined in the C.C.C., including knives,
- 7 except for the sole purpose of preparing or consuming food.
- 8 5. Not to possess any weapons as defined in the C.C.C., including any
- 9 firearms, explosive substances or ammunition or any knives, except for the
- 10 sole purpose of preparing or consuming food.
- 11 6. Abstain from the consumption of alcohol or other intoxicating substances
- 12
- 13 7. Appear before the Court when required to do so.
- 14
- 15

**Concluding Remarks**

\*\*\*\*\*



810 Peace Bond requested with conditions for RANDOY, Reed.



**Report to Crown Counsel  
NARRATIVES**

Police File Number: 401:16-148606

Court File Number:

1

2 **Witnesses**

3 \*\*\*\*\*

4

5 RANDOY, Hunter was in the residence at the time of the incident. Statement  
6 not obtained due to age and that he resides in California.

7

8 RANDOY, Marieke provided the name of CACCIACARRO, Luciana as a person she  
9 confided in about the abuse. RANDOY, Marieke provided the e-mail  
10 correspondence between them. E-mail was observed to have been sent on 2015  
11 -03-01, several days after the alleged assault. See attached.

12

13 No other witnesses.

14

15 **Text Messages**

16 \*\*\*\*\*

17

18 RANDOY, Marieke provided three pages of text message correspondence between  
19 her and RANDOY, Reed from 2015-03-03. PC 2877 RAJTSCHAN was able to observe  
20 that in the messages RANDOY, Reed admits to grabbing RANDOY, Marieke's neck,  
21 as self defence from RANDOY, Marieke as she was trying to stop RANDOY, Reed  
22 from leaving with their son. He also admitted to grabbing her neck with one  
23 hand, to prevent RANDOY, Reed from clawing him. In the text messages she  
24 advised RANDOY, Reed that her neck was sore for three days.

25

26 See attached print out of messages. RANDOY, Marieke advised that she had  
27 sent the messages to her computer several months prior, from a previous  
28 phone she was using.

29

30 **Injuries**

31 \*\*\*\*\*

32

33 RANDOY, Marieke stated she suffered a sore neck from the incident. RANDOY,  
34 Marieke did not see a doctor or attend a hospital. She advised that she took  
35 five photos, the day after the incident with her smart phone (see attached).  
36 Date stamp would not print with photos but can be forwarded on request.

37

38 **Safety Planning**

39 \*\*\*\*\*

40

41

42

43

44 **Conditions**

45 \*\*\*\*\*

46

47 The following conditions are being requested for RANDOY, Reed:

48

49 1. Have no Direct or Indirect contact with RANDOY, Marieke

Printed Date: 13-AUG-2015

Time: 10:39 AM

Report ID: RCCR0600

Received Date: 13-AUG-2015

## Report to Crown Counsel NARRATIVES

Police File Number: 401:15-148606

Court File Number:

1 RANDOY, Reed works in the movie industry, while RANDOY, Marieke is currently  
2 unemployed and has been relying on family and friends for financial support.

3

4

5 Details of Circumstance

6 \*\*\*\*\*

7

8 According to RANDOY, Marieke her and RANDOY, Reed got into a verbal dispute  
9 on 2015-02-28, while residing at their apartment at 2008-888 Citadel Parade.  
10 As the dispute escalated RANDOY, Marieke smashed a kitchen plate in the  
11 sink. RANDOY, Reed then grabbed RANDOY, Hunter under his left arm and  
12 advised that he was leaving the apartment.

13

14 RANDOY, Marieke told RANDOY, Reed that she did not want him to leave, as  
15 RANDOY, Hunter was not dressed appropriately for the weather. RANDOY, Reed  
16 then grabbed RANDOY, Marieke by her throat with his right hand and pushed  
17 her against a wall. RANDOY, Reed proceeded to squeeze her throat for several  
18 seconds, until she could not breath. RANDOY, Reed then released her throat  
19 and the argument deescalated. Several days later RANDOY, Reed left back to  
20 the US. RANDOY, Marieke has not felt safe being alone with RANDOY, Reed  
21 since.

22

23 On 2015-08-11 at approx 1354 hrs RANDOY, Marieke called police to report the  
24 above, as RANDOY, Reed had continued to act hostile and aggressive during  
25 recent custody proceedings. This has caused RANDOY, Marieke to fear for her  
26 personal safety.

27

28 Police Actions

29 \*\*\*\*\*

30

31 On 2015-08-11 at approx 1415 hrs PC 2877 RAJTSCHAN (on duty/in full uniform)  
32 i/c of PC 2880 FRASER met with RANDOY, Marieke outside her residence, at  
33 2008-888 Citadel Parade. RANDOY, Marieke was then transported to 2120 Cambie  
34 St (Vancouver Police Station), for an audio/video interview. In summary  
35 RANDOY described the following:

36

37 Incident #1: In April 2012 both got into a verbal argument. RANDOY, Reed  
38 threatened to punch her in the head and made punching gestures with his  
39 fists. This was several days before the delivery of their son.

40

41 Incident #2: In April 2012 both got into another verbal argument. RANDOY,  
42 Reed punched the fridge and broke his hand.

43

44 Incident #3: In January 2015 RANDOY, Reed stated "I just want to throw you  
45 off the balcony", during a verbal argument.

46

47 Incident #4: On 2015-02-28 RANDOY, Reed grabbed her by the throat and pushed  
48 her up against a wall, inside 2008-888 Citadel Parade.

49

Printed Date: 13-AUG-2016

Time: 10:39 AM

Report ID: RCCR0500

Page 2 of 5

Received Date: 12-AUG-2016



## Report to Crown Counsel NARRATIVES

Police File Number: 401:15-148608

Court File Number:

1 RANDOY, Marieke stated that since Incident #4, she has refused to be in the  
2 same room with RANDOY, Reed as she was afraid of him. RANDOY, Marieke  
3 described RANDOY, Reed as being much bigger and stronger than her and  
4 capable of harming her. During the above incidents, RANDOY, Reed was under  
5 the influence of alcohol. RANDOY, Marieke described several other incidents  
6 where RANDOY, Reed had smashed baby bottles inside the apartment and threw  
7 baby toys at her. RANDOY, Marieke advised that RANDOY, Reed would frequently  
8 carry knives on him and leave them unattended in the apartment, in reach of  
9 their son. RANDOY, Marieke provided five photos of the knives that RANDOY,  
10 Reed would carry. She advised she did not feel comfortable with RANDOY, Reed  
11 carrying knives, as he had a explosive temper and would act out.

12  
13 RANDOY, Marieke advised that she did not call police previous, as she  
14 thought she could handle things. She expressed that she knew her and RANDOY,  
15 Reed were getting a divorce and thought that would solve problems and end  
16 the abuse.

17  
18 RANDOY, Marieke advised that since April 2015 RANDOY, Reed's behaviours had  
19 escalated to where she feared for her personal safety. In her statement she  
20 described several incidents where she had gone to visit her son in the US  
21 and RANDOY, Reed had become hostile and aggressive. RANDOY, Marieke stated  
22 that on one incident, she went to pick her son up from where RANDOY, Reed  
23 was residing and he told her she could be shot for trespassing. RANDOY,  
24 Marieke described RANDOY, Reed to have explosive episodes where he would  
25 scream and yell at her and gesture violence toward her with his hands.

26  
27 RANDOY, Marieke advised that RANDOY, Reed still has some belonging in the  
28 apartment at 2006-668 Citadel Parade, including a vehicle in the underground  
29 parking area, that was in his name. RANDOY, Marieke believed that RANDOY,  
30 Reed would return for the items, without letting her know. RANDOY, Marieke  
31 was concerned, as based on everything going on with the divorce, the custody  
32 battle and RANDOY, Reed's escalating behaviour that he would gain access to  
33 the building and assault her. RANDOY, Marieke felt that because he had lived  
34 in the building previous, that someone may let him inside. Although RANDOY,  
35 Reed's fob had been deactivated, she could not confirm if he still had a  
36 door key, for the suite.

37  
38 RANDOY, Marieke described how she thought RANDOY, Reed would throw her off  
39 the balcony, if he got inside the suite. She was observed to be crying  
40 during the interview and stated she had locked her patio door permanently,  
41 out of fear.

42  
43 See interview disk, for full details.

44  
45 RANDOY, Marieke was then transported back to her residence.

46  
47 PRIME negative for any previous assaults or domestics between the two. CFRO  
48 check completed. negative for RANDOY, Reed owning a firearm. Protection  
49 order registry called and negative for any orders.

Printed Date: 13-AUG-2016

Time: 10:39 AM

Report ID: RCCR0500

Page 3 of 6

Received Date: 12-AUG-2016

**Report to Crown Counsel  
NARRATIVES**

Police File Number: 401:15-148608

Court File Number:

1 NAME OF ACCUSED(S): Randoy, Reed

2 Synopsis:

3 Submission: 1

4 Received Date: 13 AUG 2015 10:39 AM

5 On 2015-08-11 at approx. 1354 hrs (vic) RANDOY, Marieke called police to  
6 report an incident of domestic violence, that occurred between her and  
7 ex-husband (soc) RANDOY, REED at their apartment of 2008-888 Citadel Parade.

8  
9 RANDOY, Marieke reported that on 2015-02-28, RANDOY, Reed grabbed her by  
10 her throat and tried to choke her. Incident occurred in the presence of  
11 their son RANDOY, Hunter. The incident was not reported. Both parties are in  
12 the process of separating and  
13 RANDOY, Reed currently lives with RANDOY, Hunter in the US. Audio/video  
14 statement obtained. Request for \$10 Peace Bond, as RANDOY, Marieke fears  
15 for her personal safety.

17  
18  
19  
20 SGT. 1461 JACKEL advised.21  
22 File forwarded to DVACH.  
23  
24  
2526  
27 Submission: 1

28 Received Date: 13 AUG 2015 10:39 AM

29 |.....

30 Subject: NARRATIVE|

31 Background

32 \*\*\*\*\*  
33

34 RANDOY, Reed and RANDOY, Marieke (previous VEKEMAN, Marieke) met in the US.  
35 They got married in 2010 and had one son together, a RANDOY, Hunter who is  
36 now 3 years old.

37  
38 In 2014, they moved from California to Vancouver B.C, so RANDOY, Marieke so  
39 could find work in the B.C film industry. Shortly after RANDOY, Reed  
40 returned to the US, as their relationship became hostile.

41  
42 In June 2015 RANDOY, Reed served RANDOY, Marieke with divorce papers and  
43 gained full custody of their son, with RANDOY, Marieke being given weekend  
44 visitation upon returning to the US.

45  
46 RANDOY, Reed is a US citizen, while RANDOY, Marieke and RANDOY, Hunter have  
47 dual citizenship.  
48  
49

<b>VANCOUVER POLICE DEPARTMENT</b> <b>GENERAL OCCURRENCE HARDCOPY</b>	
GO# VA 2015-148606	ASSAULT-COMMON

**Narrative: POLICE STATEMENT - 9****Follow Up Request from Crown****Author: VA2877 RAJTSCHAN, MICHELLE****Related date/time: Sunday, 2015-Dec-06 16:15**

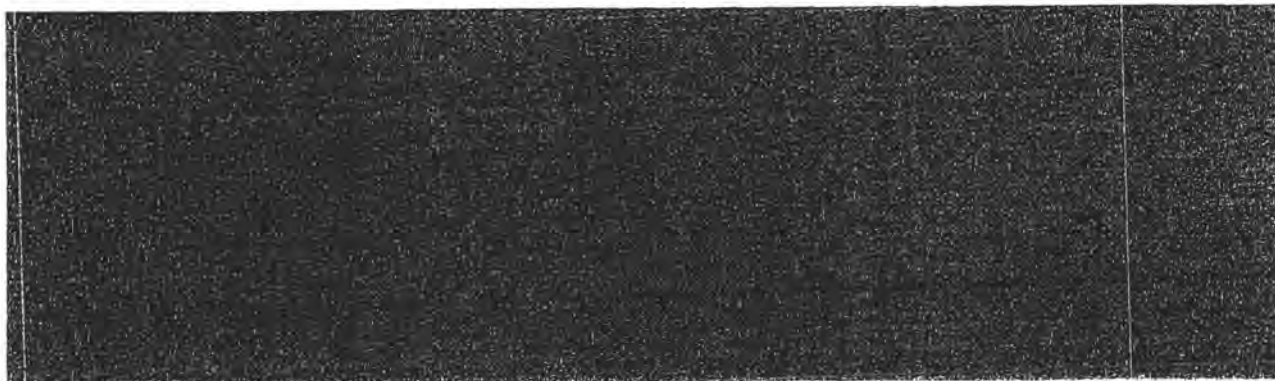
On 2015-12-06 PC 2877 RAJTSCHAN followed up with RANDOY, Marieke with a lengthy phone conversation regarding her situation and custody issues with her son.

RANDOY, Marieke expressed wanting to proceed with assault charges for the incident that occurred on 2015-02-08, as it was the only way the California Courts would give her son back to her. PC 2877 RAJTSCHAN advised that the initial report she had took was for the assault and that the Peace Bond was approved, based on the evidence provided. PC 2877 RAJTSCHAN advised that she would not be able to put forward the same Report to Crown Counsel for the same incident, as a decision had already been made to proceed with a \$10 Peace Bond. RANDOY, Marieke was advised that if any new incidents had occurred, she could report them to Vancouver Police and a unit could be dispatched to speak with her in person.

RANDOY, Marieke expressed a large amount of frustration with the judicial system in Canada and in the US. She commented that the initial decision made by a US judge that had allowed her ex-husband RANDOY, Reed to get custody of her son was false and from the start, as he had lied under oath. RANDOY, Marieke also advised that she was in the process of trying to get all the evidence together and appeal the decision, in order to get her son back. RANDOY further believes her son was abducted from Vancouver, as California could only have jurisdiction, if her son had lived there at least 6 months prior to commencement to proceedings. RANDOY, Marieke advised that since RANDOY, Reed was arrested in Vancouver, she has not seen her son. RANDOY, Marieke currently has weekend/partial week visitation rights, but does not know where her son is to access him.

RANDOY, Marieke provided several video clips of conversations she had with her son, where he talked about the initial assault. Unfortunately PC 2877 RAJTSCHAN was not able to open the clips and could only read RANDOY's notes. RANDOY, Marieke advised that the clips were in relation to the 2015-02-08 assault, but were only recent conversations she had with her son via the web. According to RANDOY, Marieke clips consisted of her son saying he remembered when RANDOY, Reed slammed her against the wall.

Based on the above PC 2877 RAJTSCHAN was not able to find any evidence of any additional Criminal Charges that could be laid against RANDOY, Reed.



\*\*\* CONFIDENTIAL \*\*\*

	<p style="text-align: center;"><b>VANCOUVER POLICE DEPARTMENT</b> <b>GENERAL OCCURRENCE HARDCOPY</b></p> <p>GO# VA 2015-148606</p> <p style="text-align: right;">ASSAULT-COMMON</p>
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**Narrative: POLICE STATEMENT - 7**

Follow Up e-mail from RANDOY/ request to speak with Crown

Author: VA2877 RAJTSCHAN, MICHELLE

Related date/time: Sunday, 2015-Oct-04 12:39

Hi Constable Rajtschan,

I hope you are well. Not sure if you are still on vacation, but I thought I'd try you just in case.

I haven't heard anything from Crown Counsel yet, but before I call to follow up I wanted to email you with a few questions..

I was wondering, how would I go about getting a copy of your incident report from when my ex Reed Randoy tried to enforce the California temporary court order based on bogus felony child abduction allegations? Right now he is constantly threatening to have me arrested, be it for trespassing because I set foot on his friends lawn when I picked up my child after the July 31st custody hearing in Los Angeles, and when he tried to get a domestic violence restraining order against me in order to prevent me from being able to see my son, only to take it off calendar at the actual hearing. He constantly threatens to get a restraining order against me for trying to contact my son ? even though I have court orders that permit me to call my son every night. He threatens to make it so the court only gives me ?supervised visitation?.. He refuses all access to my son, all contact with my son all information about my son. He won't tell me anything about where he is living, or who is caring for him, even though I have joint legal custody and have visitation three days a week and unmonitored calls every night.

I'm appealing the courts decision because the judge completely ignored the law and made custody decisions when she has no jurisdiction to do so. My son and I live in Canada and we are Canadian Citizens. My ex - lied under oath at a hearing in Los Angeles he prevented me from attending, and then got a temporary order that he then tried to enforce in Vancouver. You actually coincidentally took that report!!

I have my entire case file and have ordered all the court transcripts including from the first bogus hearing where he accused me of kidnapping/child abduction ? he uses those words interchangeably.

\*\*\* CONFIDENTIAL \*\*\*

<b>VANCOUVER POLICE DEPARTMENT</b>	
<b>GENERAL OCCURRENCE HARDCOPY</b>	
GO# VA 2015-148606	<b>ASSAULT-COMMON</b>

Right now I'm gathering all the evidence together ? and bringing it to the Canadian Embassy, the central authority for the Hague Convention in Victoria BC and the US State Department so I can get an appeal and get my son back.

Do I need to ask Crown Counsel for a court order so I can get a copy of that report from when Reed came in to see you?

That report will give Crown Counsel a really good insight into who my ex is. If she wants to wait for the court transcripts from LA to help her make her decision for this peace bond, I will be happy to give her whatever she needs to make her decision.

I will have court transcripts and if possible your incident report and then the hearing afterwards where it comes out that he was lying the whole time about everything and amazingly still managed to get full custody of my 3 year old son.

I have a tremendous amount of anxiety because I know that until I have this peace bond I am not safe. Yes I'm in Canada, but I live alone, I have no family and my ex has my son and full control over the custody situation. He does not want me to exist. I saw my son for the first time in 6 weeks last weekend, and all he talked about was daddy choking and hitting mommy. When he'd get upset he'd say "mommy I don't like you, daddy's gonna hit you?".

It's a mess. And my ex turns it on me blaming me for the fact our son still talks about it after all these months. The fact is he talks about the hitting and the choking EVERY SINGLE time we FaceTime which is not often, but its unnerving that it's every time. My ex monitors the entire call. He is there when my son talks about it. I have no control over what my son says. My son is furious at his father and wants to go home right now. It's just torture all around. My ex usually hangs up in mid call and punishes me by not letting me speak to my son for a week.

That assault where my ex choked me in front of my son, was the last time my son saw his mom and dad in a room together. He knows that's why I don't want to be with his dad anymore and that's why his dad is angry and why his dad took him away from me. It's very simple. Even for my three year old. He yells at his father every call ? you choked mommy you hit her you hurt her and this drives my ex insane. This is the reason why my ex

\*\*\* CONFIDENTIAL \*\*\*

**VANCOUVER POLICE DEPARTMENT  
GENERAL OCCURRENCE HARDCOPY**

GO# VA 2015-148606

ASSAULT-COMMON

doesn't want me to speak to my son, or see him. Every time Hunter talks to me he tells me things that his father doesn't want him to say.

The glaring truth is that if the judge even let me present my case, and heard anything about the domestic violence and if a child psychologist was brought in to talk to my son, my ex would never have gotten custody of my son. Not in a million years. The fact the judge doesn't have jurisdiction is the biggest blunder because California can only have jurisdiction if the child has lived there at least 6 months prior to commencement to proceedings? we had been living in Vancouver 14 months prior to proceedings. California doesn't have jurisdiction.

Is it possible to meet with Crown counsel about my custody case? I have a custody action here in Vancouver that is open that I could continue and possibly get a custody order up here and get a Hague convention order? I just have no idea how to proceed and how the courts up here can claim jurisdiction and help me get my son back.

Bottom line is that I have ZERO protection from my ex in California. When I went to see my son last weekend I picked him up from preschool, dropped him off at preschool and told my ex when he asked that I was staying at the Sheraton, when I was staying elsewhere. I was scared to death, quite certain I was walking into a trap of some kind. He threatened me non-stop saying if Hunter ever mentions anything about him hitting me again that I will only get supervised visitation from then on.. It's his way of trying to make it look like I coached our son to say these things.

But he's been saying it since March. Reed is just nervous now because he thinks I'm videotaping our Skype calls and I will use this against him in court. I have not video taped this. But Reed is paranoid and wants to flip it on me and make it so I have to have supervised visitation? by claiming I am corrupting our son.

As you know, you saw the texts where he admits to choking me in from on our son. So all his efforts to cover it up and threats to deny me access to my son if my son keeps talking about the incident, just make him look all the more controlling and abusive.

I will feel a lot safer once I have this peace bond. I won't tell Reed I have it because he will simply retaliate and try to get one against me in California to prevent me from seeing me son. I just want to know that when I'm home in Canada that I'm safe and that when I get my son back I will be able to renew my peace bond and have peace of mind knowing that when he wants to retaliate, my son and I will both be safe.

**\*\*\* CONFIDENTIAL \*\*\***

	<b>VANCOUVER POLICE DEPARTMENT</b> <b>GENERAL OCCURRENCE HARDCOPY</b> GO# VA 2015-148606	<b>ASSAULT-COMMON</b>
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Getting a copy of your incident report is a separate thing that I need to add to my case in the US for getting sole custody and the safe return of my son to Vancouver.

And the third question, whether or not Crown Counsel can help me with my custody case by claiming jurisdiction and getting a custody order through the central authority for the hague convention. ?

Sorry for the long winded email!

Thank you for all your help.

All my best,

Marieke Randoy



\*\*\* CONFIDENTIAL \*\*\*

For: VA9057 Printed On: Monday, 2015-Dec-07

Page 8 of 14

**From:** Reed Randoy <reedrandoy@yahoo.com>  
**Sent:** Sunday, November 15, 2015 7:34 PM  
**To:** Marieke Randoy  
**Subject:** Re: Your Electronic Ticket

Ok thank you.

Reed  
SAG/AFTRA, 399  
[www.randoy.com](http://www.randoy.com)  
310-739-0335

"Ninety feet between bases is perhaps as close as man's ever come to perfection." Red Smith

!pura vida!

"When would 'now' be a good time to start making your dreams come true?"

(Please excuse the thumb-i-pose!)

On Nov 15, 2015, at 6:23 PM, Marieke Randoy <[writetomarika@icloud.com](mailto:writetomarika@icloud.com)> wrote:

Yes, I will put everything - Hunter's clothes, toys and your clothes in the car already.  
Thank you for coming to pick up the car. I will leave the key and a note for the concierge so they will be expecting you. Thank you.

Marieke Randoy

Sent from my iPhone

On Nov 15, 2015, at 6:06 PM, Reed Randoy <[reedrandoy@yahoo.com](mailto:reedrandoy@yahoo.com)> wrote:

Please let the Concierge know I will be there around 2p to pick up the Toyota Prius which is registered to me. I was also a former resident in the building for the year of 2014-15. I will need the keys and entrance to the building and the space where it is parked. I will be driving the car back to the U.S. since you've purchased a new car and need the Prius removed. Any of Hunter's clothes and toys you want him to have should be loaded already ok. Thank you.

Reed  
SAG/AFTRA, 399  
[www.randoy.com](http://www.randoy.com)  
310-739-0335





"Ninety feet between bases is perhaps as close as man's ever come to perfection."  
Red Smith

!pura vida!

"When would 'now' be a good time to start making your dreams come true?"

(Please excuse the thumb-i-pose!)

Begin forwarded message:

**From:** "Flighthub.com" <noreply@flighthub.com>  
**Date:** November 15, 2015 at 4:57:39 PM PST  
**To:** Reed <reedrandoy@yahoo.com>  
**Subject:** Your Electronic Ticket  
**Reply-To:** "Flighthub.com" <noreply@flighthub.com>



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You can manage your reservation, review your invoice and itinerary online for the to-date information.

**American Airlines Record Locator:**  
LRNFAS

**FlightHub Booking Reference Number:**  
003-626-885

Date of transaction: Nov 15, 2015

Your reservation is booked and your electronic tickets are ready! No need to call to reconfirm this reservation.

**Reed Philio Randoy**

American Airlines eTicket Number: **001-7718325356**

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We noticed you did not choose travel protection coverage when booking this flight. If you change your mind, you can purchase insurance prior to travel and receive your insurance confirmation via email.

## Itinerary Details

### Flight: Los Angeles to Vancouver

<b>Los Angeles LAX</b>	<b>Terminal 4</b>	<b>21 Nov 20</b>
<b>Vancouver YVR</b>	<b>Terminal M</b>	<b>21 Nov 20</b>

American Airlines 5907

### Purchase Summary

<b>Airfare:</b>	<b>\$139</b>
<b>Taxes &amp; Fees:</b>	<b>\$24</b>
<b>Insurance</b>	<b>No</b>

**Total: \$163.**

Travel to another country may be refused even if the required information and travel documents are complete. Living standards and practices at the destination and the standards and conditions there with respect to the provisions of services and accommodation may differ from those found in Canada.

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In the event changes are permitted for your fare, there will be a minimum fee of \$175.00 USD per passenger. There may be additional fees or differences in price charged by 3rd party suppliers that will vary by carrier, market, and specific fare rule.

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If your fare allows for cancellations, a minimum fee of \$175.00 USD per passenger will be charged at the time of cancellation, and an airline fee is applied at the time of rebooking. If permitted by the airline, the remaining funds may be available within one year of the cancellation.

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EXHIBIT D

the extra motivation I needed to  
do this

7:52 PM

Who the hell do you think you  
are?

Your arrogance is truly  
sociopathic.

You are absolutely incredible.

7:53 PM

Once again for the record:

DO NOT SLEEP WITH MY SON.  
DO NOT SHARE A ROOM WITH  
MY SON.

7:58 PM

On Feb 24, 2016, at 3:16 PM, [rebekah@cornukopia.com](mailto:rebekah@cornukopia.com) wrote:

[REDACTED]



Reed Randoy  
310-732-0335  
[www.randoy.com](http://www.randoy.com)

Begin forwarded message:

**From:** Marieke Randoy <[writetomarika@icloud.com](mailto:writetomarika@icloud.com)>  
**Subject:** Re: Stopping calls  
**Date:** February 13, 2016 at 3:52:10 PM PST  
**To:** Reed Randoy <[reedrandoy@me.com](mailto:reedrandoy@me.com)>

The contact I have with your roommate Rebekah Sindoris and your illegal nanny Ida Matthiesen is through text message and via email to Rebekah when I sent her a copy of your bail conditions.

So your claims that my communication where I am expressing my concern for my sons wellbeing via text message - that this communication is somehow upsetting Hunter and making him "act out", is a complete fabrication.

The bottom line is this:

You are afraid that during our Skype calls, that Hunter will talk about wanting to come back home.

This is what you consider "acting out"...

When you ordered Hunter not to speak about wanting to go home to Vancouver.. He "acted out" by saying nothing during my call. He was protesting. If you wouldn't let him say what he wants he wasn't going to say anything at all.

Reed, you cannot block contact between me and my son without legal repercussions.

Please show a judge these "disparaging comments".

You will find that I'm simply saying that you and your ladies are breaking the law.. And I'm saying that to you directly via text message.

And it is not a violation of custody orders to talk to my son about coming home.

He wants to come home and I'm fighting to bring him home.. I am within my rights as a mother to reassure my son that I'm not giving up.

You are not to monitor my calls the courts orders are very specific..

I have no desire to argue with you or your ladies during my calls.. But when Rebekah tries to end a call after 3 minutes because it's after 7pm and then yanks the phone from



Hunter's hands while he's talking and singing to me? When I tell her not to-- that is not a disparaging comment about you to my son..

Reed you are breaking the law left and right and violating custody orders.. But your only response to that is to tell me to quit "complaining".."

Reed you are going to have to defend yourself in court against me. I will not allow you to violate custody orders and prevent me from seeing and speaking with Hunter.

This email to you is not a disparaging remark about to to Hunter. It's an email where I call you out on your lies and your violations of court orders and inform you that I will not let you get away it.

Sent from my iPhone

On Feb 13, 2016, at 12:54 PM, Reed Randoy <[reedrandoy@me.com](mailto:reedrandoy@me.com)> wrote:

Marieke,

I am stopping the daily calls with Hunter because you are disparaging me, talking about the court case and upsetting Hunter. Threatening Rebekah and my sitters also upsets Hunter. He starts to repeat your words and act out.

Thank you.

Reed  
SAG/AFTRA, 399  
[www.randoy.com](http://www.randoy.com)  
310-739-0335

"Ninety feet between bases is perhaps as close as man's ever come to perfection." Red Smith

!pura vida!

"When would 'now' be a good time to start making your dreams come true?"

(Please excuse the thumb-i-pose!)

Begin forwarded message:

**From:** Marieke Randoy <[writetomarika@icloud.com](mailto:writetomarika@icloud.com)>  
**Subject:** Re: Stopping calls



**Date:** February 13, 2016 at 2:00:51 PM PST  
**To:** Reed Randoy <[reedrandoy@me.com](mailto:reedrandoy@me.com)>

Wow.. You are going to keep punishing Hunter to satisfy your need for revenge?

You need anger management Reed. You need therapy to understand that the world doesn't revolve around you- you seem to think you are above the law..  
You are not.

Who do you think you are?  
You are going to continue to violate court orders... ?

~~My issues with your cruel room mate and illegal nanny have nothing to do with Hunter's right to speak to me every night..~~

Rebekah tore the phone out of Hunter's hands the other night to end the call while Hunter screamed at her to stop.. You are damn right I have issues with that.

You want to violate court orders?  
Fine. I will go to the police and file ANOTHER criminal complaint against you.

They are starting to pile up Reed.

Sent from my iPhone

On Feb 13, 2016, at 12:54 PM, Reed Randoy <[reedrandoy@me.com](mailto:reedrandoy@me.com)> wrote:

Marieke,

I am stopping the daily calls with Hunter because you are disparaging me, talking about the court case and upsetting Hunter. Threatening Rebekah and my sitters also upsets Hunter. He starts to repeat your words and act out.

Thank you.

Reed  
SAG/AFTRA, 399  
[www.randoy.com](http://www.randoy.com)  
310-739-0335

"Ninety feet between bases is perhaps as close as man's ever come to perfection." Red Smith

!pura vida!



Received: Sat Jul 25 17:28:43 PDT 2015: Ms. Halvardsson, it's Mrs. Randoy. I would like to speak to my son.

Received: Sat Jul 25 17:32:46 PDT 2015: Answer me.

Received: Sat Jul 25 17:32:56 PDT 2015: Where is my son

Received: Sat Jul 25 17:33:09 PDT 2015: Where are you keeping him?

Received: Sat Jul 25 17:33:54 PDT 2015: 25 days is a very long time to be denying me access to my son.

Received: Sat Jul 25 17:37:21 PDT 2015: I have already filed a police report with your name on it.

Received: Sat Jul 25 17:37:57 PDT 2015: I will be taking you personally to court.

Received: Sat Jul 25 17:39:40 PDT 2015: That's not a threat that's a promise.

Received: Sat Jul 25 17:39:58 PDT 2015: I suggest you let me speak to my son. And get a lawyer

Received: Sat Jul 25 17:45:38 PDT 2015: I'm disgusted with you. Who do you think you are?!!!!

You can't obey Reeds orders and think that will keep you from being legally responsible for your actions.

If he told you to strangle me would you do that too?

What you are doing is called child abduction.

Received: Sat Jul 25 17:49:55 PDT 2015: Don't think for one second I'm going to let this go.

You better hop back on a plane and never come back to the states.

You cannot take someone's child and think that because someone is paying you to deprive me of access to my child that it somehow makes what you are doing legal. Reed is committing a crime called deprivation of custody..

But he's never be able to do it with you!! You are technically the one doing it..

It's as if reed paid you to steal a child..

Received: Sat Jul 25 17:50:09 PDT 2015: Or paid you to hold up a convenience store..

Received: Sat Jul 25 17:50:38 PDT 2015: Doesn't make you any less culpable for your actions which I have told you from the beginning are illegal.

Received: Sat Jul 25 17:52:13 PDT 2015: I hope you don't sleep at night because I certainly haven't since YOU TOOK MY SON.

Received: Sat Jul 25 17:58:54 PDT 2015: You better call reed and have him call me. Pronto

Received: Sat Jul 25 19:07:49 PDT 2015: Fyi :

<http://www.shouselaw.com/child-abduction.html>

Received: Sat Jul 25 19:41:08 PDT 2015: You must be nuts to think that ignoring me will make me go away or less angry.



Received: Sun Jul 26 09:47:57 PDT 2015: How many days have you kept my son from me?

Received: Sun Jul 26 09:53:24 PDT 2015: When I get my son back on Friday you might want to get on a plane and go back to the hole where you came from, or start working on your defence for child abduction.

I am holding you personally responsible for your active part in abducting my son. Giving him back on Friday by court order does not change the fact you took my son away from me. You are an ugly disgusting abusive woman and don't deserve to ever be around children again.

Received: Sun Jul 26 15:20:50 PDT 2015: You will never get to care for children again. You will have a criminal record. You horrible vicious witch. You are exactly like Reed. Two peas in a pod.

Both of you. You think you are going to steal my son? Take my son from me?

Never gonna happen honey. I'm going after you in court.

Now I've figured out your role in Reeds plan and how you probably have never had children and just want to steal my son.

Not because you love children.. But because you enjoy taking him from Reeds wife. You got off on it. You know that it's wrong and that's why you did it.

You and Reed are very sick and twisted. I will get my son back and you will answer to a judge for everything you have done this month.

I can't wait to see your ugly face in court.

Received: Sun Jul 26 15:48:21 PDT 2015: You are absolutely disgusting

Received: Sun Jul 26 15:48:27 PDT 2015: You have thoroughly enjoyed torturing me this month. Both you and Reed.

You sick twisted bitch. You have no rights to my son. And you will never see him again. Not that you care. You are obviously a psychopath too. No empathy, no respect for the law, or my rights as a mother.

Received: Mon Jul 27 14:41:40 PDT 2015: I want to speak to my son NOW.

Received: Mon Jul 27 14:42:06 PDT 2015: 27 days is a long time to abduct a child.

Received: Mon Jul 27 14:50:12 PDT 2015: Disgusting. You will never work with kids again if I have anything to say about it. You are irresponsible, childish and cruel to voluntarily abduct my son for the past month.

Who do you think you are?

You are NOBODY.

Just a dumb bitch Reed hired to carry out his dirty work.

But you volunteered knowing full well it is against the law.

Received: Mon Jul 27 14:50:39 PDT 2015: This is why you will have to answer to a judge.

Received: Thu Jul 30 11:56:55 PDT 2015: I want to speak to my son.

Received: Thu Jul 30 12:06:52 PDT 2015: You obviously don't have kids. And you are one of those women that shouldn't.  
You stole my son this month. You stole a little boy from his mother.

You are incredibly cruel and dangerous because you have no conscience. You are a psychopath.

Received: Thu Jul 30 12:36:15 PDT 2015: I want to speak to my son.

Received: Wed Aug 05 18:45:54 PDT 2015: I want to speak to my son at 7pm. The court ordered that I may speak to him at 7pm every night. Thank you

Received: Wed Aug 05 19:04:20 PDT 2015: Heidi please fix the phone

Received: Wed Aug 05 19:04:39 PDT 2015: Turn on the light

Received: Thu Aug 06 18:12:33 PDT 2015: Hi Heidi, just want to remind you of my skype call with Hunter at 7pm. Thanks.

Received: Thu Aug 06 21:49:08 PDT 2015: I will be calling Hunter every night at 7pm. Please assist and make this daily phone call possible.

Thank you.

Received: Thu Aug 06 22:02:00 PDT 2015: If you do not let me speak to my son every night and if you or Reed try to end the call yourselves, I will be sure to show up at your door with police to check your ID and work permit and make sure Hunter is alright.

Received: Fri Aug 07 11:18:43 PDT 2015: Don't forget to put sunscreen on Hunter every day before he goes outside.

He's got a farmers tan. And he's never had that before with me so I know you aren't putting sun screen properly.

Received: Fri Aug 07 11:25:02 PDT 2015: He also needs summer shoes and clothes and another hat to cover the back of his neck and summer pyjamas. Tell Reed. He doesn't like to spend money on other people as you know, and doesn't pay attention to anyone else's needs. If you don't tell him it will never even occur to him. He's not a real hands on father and incredibly cheap as I'm sure you know by now.

Received: Fri Aug 07 19:02:56 PDT 2015: I want to speak to Hunter

Received: Fri Aug 07 19:03:14 PDT 2015: Please let me Skype with him

Received: Fri Aug 07 19:13:17 PDT 2015: Reed has abused me emotionally and physically

Received: Fri Aug 07 19:13:24 PDT 2015: I cannot speak to him

Received: Fri Aug 07 19:13:42 PDT 2015: And now he is punishing me by not allowing me to speak to my son

Received: Fri Aug 07 19:14:04 PDT 2015: And you are very aware of this

Received: Fri Aug 07 19:14:36 PDT 2015: Because you are ignoring my request to speak to my son. You are in the same house the same bed.

Received: Fri Aug 07 19:15:02 PDT 2015: So you are abusing me also by not allowing me to speak to my son

Received: Fri Aug 07 19:15:25 PDT 2015: You are also abusing my son by not allowing him to speak to his mother.

Received: Fri Aug 07 19:17:08 PDT 2015: Do you have a work permit? Are you legally allowed to work here? Reed is a slave driver and probably using you for sex.

If he hasn't he will. He will use you up until there is nothing left. You will be broke and on the street if you disobey him.

Received: Fri Aug 07 20:00:03 PDT 2015: Thank you Heidi

Received: Sat Aug 08 18:23:32 PDT 2015: I will be skyping Hunter tonight at 7pm

Received: Sat Aug 08 19:08:44 PDT 2015: I'm calling

Received: Sat Aug 08 19:21:47 PDT 2015: I'm calling

Received: Sat Aug 08 19:22:06 PDT 2015: I see you are online

Received: Sat Aug 08 19:22:13 PDT 2015: Stop hanging up on me

Received: Sat Aug 08 19:40:51 PDT 2015: Check your messages

Received: Sat Aug 08 19:41:01 PDT 2015: He will try to block me now

Received: Sat Aug 08 19:41:15 PDT 2015: So you won't even know when I'm calling

Received: Sat Aug 08 19:41:42 PDT 2015: If that happens I will show up at the door and ask to see your work permit and ID

Received: Sat Aug 08 19:42:06 PDT 2015: reed doesn't care what happens to you if you get caught

Received: Sat Aug 08 19:42:23 PDT 2015: He's just using you for as long as he can

Received: Sun Aug 09 17:18:13 PDT 2015: I would like to Skype with Hunter at 7pm tonight. Please let me speak to him.

Received: Sun Aug 09 17:18:46 PDT 2015: He is three years old and needs his real mother.

Received: Sun Aug 09 21:18:36 PDT 2015: Heidi.. I'm not happy.

Received: Sun Aug 09 21:21:03 PDT 2015: Tomorrow night I have to meet a friend at 7pm.. So I want to speak to Hunter at 6pm. Let your master know..

Received: Mon Aug 10 00:56:02 PDT 2015: 6pm

Received: Mon Aug 10 00:56:25 PDT 2015: Don't be horrible.

Received: Mon Aug 10 00:56:43 PDT 2015: Please. You are better than him.

Received: Mon Aug 10 01:17:08 PDT 2015: <http://www.psychopath-research.com/forum/ubbthreads.php/topics/3673/all/www.psychopath-research.%20com>

Received: Mon Aug 10 01:17:22 PDT 2015: <http://www.psychopath-research.com/forum/ubbthreads.php/topics/3673/all/www.psychopath-research.%20com>

Received: Mon Aug 10 01:18:01 PDT 2015: This is your master.. He is using you and doesn't care about you.. And hates the fact I'm ignoring him..

Received: Mon Aug 10 01:33:41 PDT 2015: I blame his relationship with his mother who ignored him and was extremely controlling as a child.

Received: Mon Aug 10 01:34:22 PDT 2015: She is the reason he is a misogynist

Received: Mon Aug 10 01:34:48 PDT 2015: She is incredibly selfish, narcissistic and cruel.

Received: Mon Aug 10 13:55:41 PDT 2015: 6pm today

Received: Mon Aug 10 13:56:24 PDT 2015: I'm keeping a diary of everything you do.

Received: Mon Aug 10 14:00:04 PDT 2015: You are not allowed to keep me away from my son and refuse contact.

You are his primary caregiver. Reed has placed the full responsibility for the health and welfare of my son on your shoulders. Yet you completely ignore hunters mother and refuse to divulge any information about yourself.

Received: Mon Aug 10 14:01:50 PDT 2015: You have any idea how that feels? You have any idea how stressful that is for me? To never know where my child is and to know absolutely nothing about the person who is caring for him? And to know that I could be shot dead if I so much as come near the property where you are hiding my son?

Received: Mon Aug 10 14:02:51 PDT 2015: You know I'm not accepting this situation. You know it's only a matter of time until I get my son back and until I hold you responsible for your actions.

Received: Mon Aug 10 14:03:32 PDT 2015: Your actions and behaviour are illegal and immoral..completely sadistic.

Received: Mon Aug 10 14:07:39 PDT 2015: You have no business taking care of children. You no common sense or decency. You are incredibly insensitive and cruel. You are honestly worse than Reed. Because you know what's going on and you choose to help him torture the mother of the little boy you have stolen

Received: Mon Aug 10 14:08:35 PDT 2015: Reed will not protect you. He is letting you commit the crimes for him and you are too stupid to see that he is using you.

Received: Mon Aug 10 14:09:44 PDT 2015: You are his puppet.

Received: Mon Aug 10 14:10:46 PDT 2015: I will see to it that you are never allowed back into this country and never allowed to take care of children again

Received: Mon Aug 10 14:14:22 PDT 2015: You are a grown woman and fully aware of the choices you are making. You are extremely disrespectful and irresponsible. If I get my way you will go to jail for stealing my child.

Received: Mon Aug 10 14:16:54 PDT 2015: It's obvious you don't have children. A woman like you is too selfish, cruel and dangerously irresponsible to have children of your own, let alone take care of other people's children.

Received: Mon Aug 10 18:13:10 PDT 2015: I want to speak to my son now

Received: Mon Aug 10 18:29:04 PDT 2015: Ignoring me?

Received: Mon Aug 10 18:31:11 PDT 2015: So ugly.

Received: Mon Aug 10 18:33:07 PDT 2015: He has you working every day huh?

Received: Mon Aug 10 18:33:28 PDT 2015: Even on his day off.. You are his Slave.

Received: Mon Aug 10 18:33:43 PDT 2015: Disgusting

Received: Mon Aug 10 19:11:18 PDT 2015: I know Reed turned his phone off mid call. He is so predictable and cruel. He doesn't want me to see you. Why is that? You have something to be ashamed of?

Received: Mon Aug 10 19:11:37 PDT 2015: Whore

Received: Mon Aug 10 19:12:26 PDT 2015: Nothing but a dirty whore.

Received: Sat Aug 29 15:20:50 PDT 2015: Reed tells me you got all my texts

Received: Sat Aug 29 15:21:15 PDT 2015: So you have simply been ignoring me from day one.

Received: Sat Aug 29 15:22:46 PDT 2015: I have a court order that says i may speak to my son every night.. But Reed is uncomfortable that i ask you questions about your legal status in this country

Received: Sat Aug 29 15:23:05 PDT 2015: My question to both of you idiots is this:

Received: Sat Aug 29 15:24:08 PDT 2015: Do you think that NOT letting me speak to my son is going to help you in some way?

Received: Sat Aug 29 15:24:17 PDT 2015: What do you gain?

Received: Sat Aug 29 15:24:40 PDT 2015: Reed gains the pleasure of knowing he is hurting his son

Received: Sat Aug 29 15:25:41 PDT 2015: He hates his son. Almost as much as he hates me. Which is which he doesn't care if his little boy's heart is broken

Received: Sat Aug 29 15:25:58 PDT 2015: But you Heidi, what do you gain?

Received: Sat Aug 29 15:28:34 PDT 2015: Reed is terrible in bed, he's cheap, a cheater, a liar, extremely cruel to his child, abandons his wife who gave him this child and completely fucks her over.. What do you think he's going to do with you in a few weeks when you have to go back home?

Is he even going to pay for your ticket?

Received: Sat Aug 29 15:33:12 PDT 2015: And you can't come back.

He used you. Just like I told you he would. You are 45 years old. No kids. No husband. No future. Nowhere to be nowhere to go. That's why you were the perfect target.

He pays you nothing. He barely gives you money to buy food for Hunter and put gas in the car.. Am I right?

I know. I've been where you are for 4 years.

But Hunter isn't even your son. And he will never be your son. You are just the help and a convenient fuck.

Received: Sat Aug 29 15:35:34 PDT 2015: Sorry to be so blunt.

But I have very little compassion for you since you stole my son from me and ignore all my attempts to speak to my son.

You have no respect for another human being-- the woman that created that perfect angel you now take care of for free every day..

Received: Sat Aug 29 15:39:58 PDT 2015: Does he degrade you? humiliate you? Treat you like trash?

I know.

Well, you will be going home soon, and another one will be on her way to take your place.

He's already found your replacement-- he's closing the deal.. Too bad for him these Visas are only 90 days, but then again, he likes variety and it's just enough time to use someone and then ship them back home.

Received: Sat Aug 29 15:42:44 PDT 2015: bon voyage

Received: Sat Aug 29 15:44:09 PDT 2015: He won't even take you to the airport. and his mom will book your flight..

Received: Sat Aug 29 15:45:14 PDT 2015: I know this piece of wormy shit better than he knows himself.



Received: Sun Aug 30 15:35:45 PDT 2015: Tick tick tick.. 30 more days before you have to go home... And won't even fuck you this month-- know why? Too much effort-- and he doesn't have to play the game for much longer..

Now you guys are gonna start fighting if you haven't already -- and he will be coming home later and later-- let me let you in on a little secret Heidi..

He doesn't work nearly as late as he says he does

He's got so many of you little hookers on the go its a joke.

Has he introduced you to all his friends?

Received: Sun Aug 30 15:35:46 PDT 2015: Of course not.

Received: Sun Aug 30 15:39:44 PDT 2015: You are his little bitch.

Just count yourself lucky you didn't have a kid with this loser who uses women like toilet paper.. I had to endure the abuse with no way out for 4 years because i had a child and nowhere to go.

Honey you are about to get flushed down the toilet.

Be grateful it only lasted 90 days..

But i want you to think long and hard about what you did to me.

Received: Sun Aug 30 15:41:53 PDT 2015: The depth of your selfishness and cruelty. You helped a man destroy his sons childhood and ripped a child away from his mother.

You did this Heidi.

If you had a conscience you would never have gone through with it.

You need to live with that guilt.

Received: Sun Aug 30 15:42:21 PDT 2015: You are a whore. A very cheap one because Reed pays you NOTHING.

Received: Sun Aug 30 15:43:45 PDT 2015: A 45 year old masseuse with no life-- she decides to destroy mine, and completely traumatize a little boy.. And for what?

Received: Sun Aug 30 15:44:12 PDT 2015: What you gain?

A couple STDs?

Received: Sun Aug 30 15:45:55 PDT 2015: Careful with Reed he's NASTY

Received: Sun Aug 30 15:46:04 PDT 2015: LOL..

Received: Sun Aug 30 15:49:30 PDT 2015: But then again so are you.

You idiots think you can do whatever the fuck you want..

You are right. The judge doesn't give a shit that my son is with a fucking cheap prostitute!!!and that this whore doesn't let me see or speak to my son.

But you are leaving soon.. And you will never come back.

Received: Sun Aug 30 15:50:09 PDT 2015: There is a God after all.

Received: Sun Aug 30 16:19:22 PDT 2015: If you give my son herpes .. Reed has that but is never around.. But if my son gets it -- i will know you gave it to him. WHORE. Dirty stinking i can smell you from here nasty old tore back almost 50 year old WHORE.

I havent seen my son in two months because of your nasty ass.

I cant wait til you get on a plane and cry all the way to Norway. That makes me feel better.

Knowing that Reed punished you for being stupid, and you were too stupid to know. But you fucking deserve the hurt you are going to feel.

Starting crying.. You miserable excuse for a human being.

Reed used you.

Jim used you.

Ann used you.

Elaine used you.

And you are simply too stupid to recognize that.

WHAT DID YOU GET OUT OF STEALING MY SON????!!!!!!

Other than fucked a couple times by an incredibly selfish prick that has to overcompensate with his big truck and caddy.

What on earth did you gain? Except some weight for being miserable taking care another woman' baby 24/7 for the last two months..

30 more days and you are back home living with your parents.

My hatred for you has gone from immeasurable to sheer wonderment.

What were you thinking? Bitch? What were you thinking was going to happen when Elaine Dotts bought you that ticket to California...

Were you in some fantasy world?

What were you smoking!! Lol.

Well its count down time... Tick tick tick and off you go.

Im the evil bitch to being so mean to you?

Ok thats where you and Reed both share something in common -- an incredibly low IQ..

Now sweetheart-- what do think you did to make me so fucking angry?

Reed is so dumb he always blames the person he abuses -- based on their reaction to the abuse he inflicts FIRST.

You stole my child. You dont even know me. You disrespect the mother of a child in your care and here illegally- work for free-- plus blow jobs.. Work 150 hours a week!! In order to help a man take a child from his mother

Received: Sun Aug 30 16:19:35 PDT 2015: You know how he treats you?

Received: Sun Aug 30 16:20:15 PDT 2015: Well he treats me same way-- and you see what he does if i dont obey?

He wants to keep me broke and under his control. Thats why he is viscously trying to drag me back to California.

He wants me to be like you

Received: Sun Aug 30 16:21:12 PDT 2015: Work for room board and spare change and stay completely broke and with nowhere to go because im responsible for Hunter 24/7..

Received: Sun Aug 30 16:25:25 PDT 2015: Now you understand my life?

I have an acting degree the only way for me to give Hunter a future is to get away from Reed and become very successful. Only then will i be able to have custody of Hunter and zero connection with Reed.

But Reed is extremely jealous. He doesn't want that is willing to hire a cheap knock off version of me to be the live in slave.. Just to hurt me to try force me back.

Received: Sun Aug 30 16:32:35 PDT 2015: He is so fucked up. He thinks that if he keeps hurting me i will cooperate!!

Weirdo.

That's just nuts.

Ok Heidi.. Go figure out why your vagina smells so bad.. You should probably see a doctor.. Don't you think?

And start packing!

Received: Sun Aug 30 16:38:56 PDT 2015: If you show these to Reed he will just get a kick out of it because damn i know him too well..

Nothing gets past me :)

Received: Sun Aug 30 16:50:32 PDT 2015: Do you know he hasnt paid taxes since 2012? Owes money to everyone makes 135k a year and has NOTHING TO SHOW FOR IT?!

He let my medical bills and Hunters bills only a few thousand dollars go to collections?!!

Do you know he cut off the registration so I couldn't drive my car this summer!??

Do you know he just sent me the sticker a couple days ago and expects me to drive it back to California?

Received: Sun Aug 30 16:51:24 PDT 2015: Do you know that he cut me off in june and left me with a 5000 a month overhead and no way to pay it?

Received: Sun Aug 30 16:53:25 PDT 2015: Did you know that he has bankrupted me - put me in debt 35,000 because he and his mom and Jim all lied under oath and claimed i abducted my son?

When all i did was go back home?

Received: Sun Aug 30 16:56:27 PDT 2015: Ohhh Heidi.. You sleep with a monster. And you are worse than he is.

I told you from day one the truth but you still chose to destroy my sons childhood and help Reed destroy the mother of his child...

Cmon it doesn't strike you a little bit odd that he wont let me see or speak to my son?

Received: Sun Aug 30 16:57:54 PDT 2015: You have always known exactly what you were doing.

That Heidi is why you will cry all the way back to Norway.

You did all this for NOTHING.

Received: Mon Aug 31 19:55:26 PDT 2015: So you even take care of Hunter on Reeds days off.

Received: Mon Aug 31 19:55:33 PDT 2015: Wow.

Received: Mon Aug 31 19:56:27 PDT 2015: He doesn't see his son for a week and hes of riding his bike and getting drunk and fucking another whore just like you!

Received: Mon Aug 31 19:57:18 PDT 2015: Listen hon.. Since you dont let me speak to my kid -- after two months of near silence -- im ready to rip you new asshole.

Received: Mon Aug 31 19:57:53 PDT 2015: Im sure Reeds already done that hasnt he?

Received: Mon Aug 31 19:58:13 PDT 2015: You filthy old tore back whore.

Received: Mon Aug 31 19:59:08 PDT 2015: I still have so much rage towards you for STEALING MY SON.

Received: Mon Aug 31 20:00:05 PDT 2015: But i know that KARMA is a bitch just like you and life will sort you out.

You are a loser. Just like Reed.

Received: Mon Aug 31 20:00:42 PDT 2015: A good for nothing cheap whore that Reed is using until you have to go back to Norway.

Received: Mon Aug 31 20:01:34 PDT 2015: WHORE. Dirty stinking i can smell you a 1000 miles away-- whore.

Received: Mon Aug 31 20:02:15 PDT 2015: Bon voyage bitch.. A new one is already on her way to replace your tired fat ass.

Received: Tue Sep 01 20:35:38 PDT 2015: Hi Heidi.

Received: Tue Sep 01 20:55:54 PDT 2015: Reed confirmed again tonight that you get all of my texts so you will get this one too.

Ever since the first week when i asked you questions about your working status in the USA, you my husband have chosen to punish me by not allowing me to speak to my son when you are caring for him.

Which is all the time.

You have since been collecting all my angry text messages to use against me in court.

However, you realize that you disobeyed court orders right?

And the only reason why you got horrible angry messages is because you violated my rights as a mother, and caused me indescribable anguish. And Reed would couple this with goading me with cruel taunting emails.

The fact remains you knowingly disobeyed court orders.

The fact remains you are working here illegally. Reed brought here illegally, and he is breaking every domestic labor law imaginable.. As is Jim and Ann.

The fact remains that you Heidi Halvardsson are sleeping in a one bedroom with my husband and my son is sleeping in a cot on the floor in the living room.

The fact remains that you are responsible for my son 150 hours week- day in day out night and day.

The fact remains that i have the legal right to know who you are and you are obligated to tell me and communicate with me.

The fact i have gotten angry with is irrelevant.

That didnt happen in a vacuum.

Its been two months and you are still a complete stranger that is depriving me of my rights as a mother.

Let me take this opportunity to apologize for my angry text messages.

Im sorry for offending you. Im sorry for drawing attention to the fact that you are not here legally.

Whatever else i have said to make you feel uncomfortable i apologize.

Reed has never needed an excuse to be abusive towards me, but he is claiming that he is disobeying court orders and breaking his sons heart and my heart by not allowing us to speak to each other 6 days a week, because he doesn't want me to speak to you and and ask you about legal status.

Received: Tue Sep 01 20:55:56 PDT 2015: You have both deprived me and my son of the ability to see and speak to each other because you are here illegally

Received: Tue Sep 01 20:56:43 PDT 2015: Well im not sure how thats my problem and how that warrants disobeying court orders.

Received: Tue Sep 01 20:58:25 PDT 2015: Collecting my angry text messages from Two months of not being permitted to see and speak to my son because you are illegal in those country is not going to hold up very well in court.

Received: Tue Sep 01 20:58:41 PDT 2015: Reed just wants to hurt me.

Received: Tue Sep 01 20:59:27 PDT 2015: I just want to see and speak to my son and know who is caring for him

And have open communication with them

Received: Tue Sep 01 21:00:45 PDT 2015: The fact you are here illegally should not affect my ability to see my son, speak to my son and communicate with his care givers as per court orders.

Received: Tue Sep 01 21:05:35 PDT 2015: Im hoping you will talk with Reed so we can resolve this situation.

Logically speaking the next time we go to court if we dont resolve this i will have launch a complaint against you.

Obviously i cant let this continue!

I will fight this.

As i have every right to.

You know you are both breaking many laws here.

I want to have open communication with the caregivers and school. I want to know the status of the caregivers in this country.. What's the plan?

You and Reed planning on getting married?

Received: Tue Sep 01 21:06:11 PDT 2015: I will sign the divorce papers quickly.

If you want to get married i support it

Received: Tue Sep 01 21:07:28 PDT 2015: I need to know who is taking care of my son and have open communication with these people.

Reed and i can be divorced by Christmas.

Received: Tue Sep 01 21:09:37 PDT 2015: If thats the plan - i will gladly cooperate.

I just need some cooperation from your end too.

No more silence. No more "punishment".

Reed got custody.

No matter what he tells you--- i cannot get custody. I lost he won.

Received: Tue Sep 01 21:10:45 PDT 2015: I would have to pay 40k to appeal and 600 an hour to appeal the judges decision and my 30 day window to do it is up.

Received: Tue Sep 01 21:12:39 PDT 2015: Reed fought for full custody and that i have no contact at all. Even though the court gave me visitation on weekends and calls every night he has denied me access for 2 months.

Received: Tue Sep 01 21:14:53 PDT 2015: I hope you think about this and talk with Reed and decide to let me start talking to my son every night.

And when i come to visit on weekends and give you the weekend off-- i hope that you will let me make arrangements with you.

Received: Tue Sep 01 21:24:12 PDT 2015: I cannot communicate with Reed anymore. He is so abusive. He uses any opportunity he can to taunt me. I've had to suffer his "punishments" for 5 years now and I need it to be over.

I need to find a third party to communicate with.

It may have to be a social worker, but im hoping it can be you for now.

I don't want to fight. I never wanted to go to court but Reed wanted to force me to move back and force me to work a minimum wage job and be under his financial control.

He still wants that.

But of course I can't do that. He's made my life a living hell. No way im signing up for more of it!

Received: Tue Sep 01 21:35:12 PDT 2015: Im not fighting for custody. If you are going to be Reeds new wife we will be dealing with each other and I have no ill will towards you.

I just want to obey the court orders and let me speak to my son and if you could be the contact person for visitation and anything concerning Hunter i would greatly appreciate it.

I do need to know who you are and your intentions and honestly if you have been having an affair and planning all this for a year already i couldn't care less.

I just don't want to be deprived of my rights as a mother.

I hope you accept my sincere apologies and that we can work together as a family so both Reed and I can spend quality time with our son.

You will spend more time with him than either of us combined.. So i hope we can find a way let go of the past resentments and move on from here.

All my best,

Marieke Vekemans

Received: Tue Sep 01 21:59:32 PDT 2015: I will be contacting you every night to speak to Hunter.

I hope you will choose to stop depriving me and Hunter of the ability to speak to each other every night.

I will call at 6:45 every night.

Thank you.

I will no longer be contacting Reed.

If this doesn't work i will have to ask the court for another solution.

I really hope we can make this work.

Received: Wed Sep 02 18:24:00 PDT 2015: Hi Heidi

Received: Fri Jul 10 18:50:15 PDT 2015: You are a complete stranger that started your shift four days ago?

Received: Fri Jul 10 19:59:55 PDT 2015: There is no sound

Received: Fri Jul 10 20:00:07 PDT 2015: The mute button must be on?

Received: Fri Jul 10 20:03:19 PDT 2015: No sound?

Received: Sat Jul 11 16:04:57 PDT 2015: I want to speak to my son at 6pm this evening

Received: Sat Jul 11 16:07:15 PDT 2015: Please make sure he is available at that time

Received: Sat Jul 11 18:01:09 PDT 2015: Why aren't you answering the phone? And why have you not responded to my text message from two hours ago?

Received: Sat Jul 11 18:01:42 PDT 2015: I want to speak to Hunter

Received: Sat Jul 11 18:15:56 PDT 2015: Pick up the phone and let me speak to my son. You are breaking the law by not allowing me to see my son. I am holding you responsible for your actions and will pursue legal action against you.

Received: Sat Jul 11 18:35:09 PDT 2015: Heidi Halvardsson let me speak to my son now.

Received: Sat Jul 11 18:36:15 PDT 2015: Are you on the boat? Is that why you are not answering?



Received: Sat Jul 11 18:37:19 PDT 2015: You better get my son on the phone this minute. I am holding you responsible for your actions.

Received: Sat Jul 11 18:37:50 PDT 2015: I'm pressing charges against you.

Received: Sun Jul 12 10:58:43 PDT 2015: I'm pressing charges against you.

Received: Thu Jul 30 14:11:03 PDT 2015: Heidi. Please let me speak to my son

Received: Sat Aug 01 07:46:32 PDT 2015: Heidi. Sent me your qualifications

Received: Sat Aug 01 07:47:08 PDT 2015: I want your resume, drivers license and working

Received: Sat Aug 01 07:47:15 PDT 2015: Permit

Received: Sat Aug 01 07:47:50 PDT 2015: Do you know how to potty train?

Received: Sat Aug 01 07:48:11 PDT 2015: Why is hunter still wearing diapers?

Received: Sat Aug 01 07:56:51 PDT 2015: What's wrong with you? You don't know how to raise children? Of course not.

Received: Sat Aug 01 07:57:01 PDT 2015: You never had one did you?

Received: Sat Aug 01 07:57:28 PDT 2015: Send me your resume

Received: Sat Aug 01 07:57:45 PDT 2015: You don't have one?

Of course not.

Received: Sat Aug 01 07:57:59 PDT 2015: How did you get the job Heidi? Be honest.

Received: Sat Aug 01 07:58:43 PDT 2015: Where is your work permit? Are you legal in the country or am I gonna have to send you back home?

Received: Sat Aug 01 07:59:58 PDT 2015: Hunter hates you.

Received: Sat Aug 01 10:43:57 PDT 2015: So it's just you and me now.

Received: Sat Aug 01 10:45:30 PDT 2015: I apologize for my angry words. You did abduct my son for a whole month so I couldn't help but hate you.

Received: Sat Aug 01 10:46:48 PDT 2015: But now as I continue to fight for Hunter you and I are going to have to get along.

Received: Sat Aug 01 10:48:13 PDT 2015: So I'm going to start first by apologizing for calling you a whore etc.

Received: Sat Aug 01 10:48:38 PDT 2015: What you do on weekends when I have hunter is none of my business.

Received: Sat Aug 01 10:50:22 PDT 2015: However I will ask the police to check your ID and work permit if you don't prove to me that you are legally allowed to work in this country.

Received: Sat Aug 01 10:51:16 PDT 2015: I also want a back ground check. Make sure you don't have a criminal past.

Received: Sat Aug 01 11:41:42 PDT 2015: And then you are going to have to start being hunters step mom. And take him to school, pick him up. Go to parent teacher meetings

Received: Sat Aug 01 11:41:53 PDT 2015: You need to find a school for hunter and buy him clothes

Received: Sat Aug 01 11:42:57 PDT 2015: You don't have custody of him and you never will. So don't get excited.

Received: Sat Aug 01 11:43:35 PDT 2015: Are you ready to take hunter to his auditions

Received: Sat Sep 05 15:31:02 PDT 2015: Hi Heidi, it's Marika. I'm using my LA number and getting rid of my Vancouver phone.

Please let me speak to Hunter tonight. I will be calling after 6 pm.

Thank you

Received: Sat Sep 05 18:55:35 PDT 2015: Where are you keeping Hunter now?

Received: Sat Sep 05 18:55:56 PDT 2015: What is the new address?

Received: Sun Sep 06 18:25:22 PDT 2015: I would like to Skype with Hunter. I'm trying to FACETIME Reed but he is not picking up.

Received: Mon Sep 07 18:19:18 PDT 2015: I would like to Skype with hunter

Received: Tue Sep 08 20:36:55 PDT 2015: I would like to speak to Hunter

Received: Wed Sep 09 18:46:26 PDT 2015: I want to speak to hunter

Received: Thu Sep 10 19:27:49 PDT 2015: I want to speak to hunter

Received: Thu Sep 17 18:55:34 PDT 2015: Hi Alana,

Thank you for helping with the Skype call tonight.

Received: Fri Sep 18 18:02:21 PDT 2015: Hi Alana, I'd like to Skype with Hunter please.

Received: Fri Sep 18 18:14:02 PDT 2015: Hi Alana, I have a court order that says I may speak to Hunter from 6-7pm every night and the calls are to be Unmonitored.

Received: Fri Sep 18 18:16:40 PDT 2015: When you are caring for Hunter, you need to facilitate these calls.

It's very important for Hunter that he has this nightly call from his mom, so I would really appreciate it if you set a reminder on your phone so you are ready for the calls every night.

Sent: Fri Sep 18 18:21:58 PDT 2015: We just came home. Would you like to skype now?

Received: Fri Sep 18 18:22:54 PDT 2015: Yes please

Received: Mon Sep 21 18:16:31 PDT 2015: I want to speak to Hunter please

Received: Mon Sep 21 18:34:26 PDT 2015: I'm calling

Received: Wed Sep 23 18:04:42 PDT 2015: Hi Alana, I would like to talk to Hunter please

Received: Wed Sep 23 18:05:20 PDT 2015: It looks like you are online.. And that's it's trying to connect but then it doesn't

Received: Sun Sep 27 21:02:36 PDT 2015: Alana are you with Hunter tonight?

Received: Mon Sep 28 18:32:10 PDT 2015: I would like to speak to hunter please

Received: Wed Sep 30 08:08:54 PDT 2015: I would like to speak to hunter please

Received: Thu Oct 08 18:19:26 PDT 2015: I would like to speak to my baby please

Received: Sat Nov 21 15:45:08 PST 2015: I would like to skype with Hunter please.

Received: Thu Dec 03 17:58:27 PST 2015: Please let me speak to my baby

Received: Sat Dec 05 17:55:53 PST 2015: Please let me speak to my baby

Received: Sun Dec 06 17:55:21 PST 2015: Please let me speak to my baby

Received: Tue Dec 08 12:59:29 PST 2015: Please let me speak to my baby today.

Please obey the court orders.

Received: Wed Dec 09 17:50:26 PST 2015: Please let me speak to my baby

Received: Sat Dec 12 17:56:18 PST 2015: I want to speak to Hunter.

Received: Thu Dec 17 18:51:22 PST 2015: I want to speak to Hunter

Received: Thu Dec 17 18:52:12 PST 2015: Are you Alana Mitnick? Live on Kings road?

Received: Thu Dec 17 19:41:32 PST 2015: Or is this Heidi?

Received: Thu Dec 17 19:41:49 PST 2015: You back already?

Received: Thu Dec 17 19:42:08 PST 2015: I want to speak to my son.

Received: Sat Dec 19 15:27:14 PST 2015: Hi Heidi.

Received: Sat Dec 19 15:28:03 PST 2015: I want to speak to my baby.

Received: Sat Dec 19 21:20:53 PST 2015: I want to speak to my child

Received: Sat Dec 19 21:22:04 PST 2015: I know he's bringing you back for free child care and promising you things he will NEVER EVER EVER do. He will use you for as long as you allow him.

Received: Sun Dec 20 22:12:26 PST 2015: FYI:

So you are aware:

In case Reed doesn't give you these details..

As Hunter's mother, I'm contacting you to let you know that I will be picking Hunter up at the police station.. In case Reed asks you to bring Hunter instead: here's the details from a text I sent to Reed a few days ago.

LAPD 10 am

12312 culver Blvd la ca 90066

Christmas Day

Do not leave the state of California with Hunter. You don't have my permission.

I'm seeing my son for Christmas weekend.

Bring Hunter to the police station. I will file a complaint against you for disobeying court orders if you don't show up.

If you have something to say to me.. Have your lawyer contact mine.

Received: Mon Dec 21 17:33:54 PST 2015: Ida.. I just left you a voicemail..

Sent: Fri Dec 25 10:56:07 PST 2015: Hi Mareike - it's Rebekah. If you would like to skype with Hunter today i will arrange that under two conditions - 1. No talk about him living in-moving to Canada, 2. No negative talk about Reed. Do you agree to these conditions?

Received: Fri Dec 25 10:57:15 PST 2015: I'm coming to the house right now

Sent: Fri Dec 25 10:58:05 PST 2015: What house

Received: Wed Jan 27 19:02:05 PST 2016: Hi Ida, OR the new nanny:

This is Marieke Randoy, Hunter's mom.

Im texting to inform you that I will be picking Hunter up from school on Friday January 29th at 3pm for a visit this weekend.

Both Reed and the school director have already been notified.

If you have any questions, give me a call.

Sent: Thu Jan 28 15:28:09 PST 2016: Hi marieke, reed woyld like to know where you will be stayi g and if he should pack a bag for hunter with clothes ans toys. Will you be dropping him back at school on monday or does he need to pick hi. Up forst. Thanks Heidi

Received: Thu Jan 28 15:38:01 PST 2016: Hi Heidi Halvardsson. I will be staying with friends. Yes please pack a bag for Hunter. I will pick Hunter up at school at 3pm and no I will be dropping Hunter off at school on Monday morning.

Sent: Thu Jan 28 16:06:47 PST 2016: Ok. Hell be so excited to see you!

Received: Thu Jan 28 16:08:05 PST 2016: I also want to speak to Hunter tonight at 6pm

Sent: Thu Jan 28 16:11:45 PST 2016: Ill tell reed hes picking him up tonight

Received: Thu Jan 28 16:13:53 PST 2016: So when did you come back?

Received: Thu Jan 28 16:15:46 PST 2016: Are you still sleeping with my son?

Sent: Thu Jan 28 18:17:48 PST 2016: Just got back ill set up the ipad for u

Received: Thu Jan 28 18:18:12 PST 2016: Thanks

Received: Thu Jan 28 18:22:19 PST 2016: Let me know when you are ready

Received: Thu Jan 28 18:29:59 PST 2016: I'm trying to FaceTime you and Reed keeps declining the call.

Sent: Thu Jan 28 18:31:49 PST 2016: Trying your la phone

Sent: Thu Jan 28 18:32:32 PST 2016: Or should i try your can phone?

Received: Thu Jan 28 18:33:11 PST 2016: FaceTime 3107096023

Sent: Thu Jan 28 18:33:28 PST 2016: Calling

Sent: Thu Jan 28 18:33:54 PST 2016: Says u available

Received: Thu Jan 28 18:34:10 PST 2016: Let me FaceTime you

Received: Thu Jan 28 18:34:30 PST 2016: I'm calling now

Received: Thu Jan 28 18:34:41 PST 2016: Have you set up the iPad?

Sent: Thu Jan 28 18:35:45 PST 2016: Y

Sent: Thu Jan 28 18:35:51 PST 2016: Trying agai

Received: Thu Jan 28 18:36:53 PST 2016: Is it set up to Reeds iCloud?

Received: Mon Feb 01 18:28:01 PST 2016: Hi Ida, I'd like to speak to Hunter please :)

Sent: Mon Feb 01 18:30:32 PST 2016: Reed is tryi g to facetime you

Received: Mon Feb 01 18:31:04 PST 2016: Thank you..

Received: Tue Feb 02 17:45:11 PST 2016: Hi Ida, I would like to speak to Hunter please.

Sent: Tue Feb 02 18:08:00 PST 2016: He will Skype you now

Received: Tue Feb 02 18:14:40 PST 2016: I'm on skype.

Received: Tue Feb 02 18:14:52 PST 2016: Do you mean FaceTime?

Sent: Tue Feb 02 18:15:11 PST 2016: No, Skype

Received: Tue Feb 02 18:15:12 PST 2016: What's your skype username?

Received: Tue Feb 02 18:15:25 PST 2016: Mine is:

Mariekevekemans

Received: Tue Feb 02 18:35:50 PST 2016: Thank you Rebecca and Ida so much for letting me Skype with Hunter. I really appreciate it. Tell Hunter I love him and will call him tomorrow night. And please if he wants to speak to me, please let him call me.

Thanks again.

Sent: Tue Feb 02 18:36:33 PST 2016: No problem :)

Received: Wed Feb 03 18:11:34 PST 2016: I will be home in 20 minutes and I would like to Skype with Hunter then

Received: Wed Feb 03 18:31:12 PST 2016: I'm trying to skype now

Received: Wed Feb 03 18:34:15 PST 2016: Please answer my call.

Sent: Wed Feb 03 18:39:47 PST 2016: Reed is switching to his I pad

Received: Thu Feb 04 18:01:21 PST 2016: I want to talk to Hunter at 6:45 thank you

Sent: Thu Feb 04 18:03:28 PST 2016: Now would be better as not to disrupt dinner. Are you able?

Received: Thu Feb 04 18:37:09 PST 2016: No wont be able for another few min.

Received: Thu Feb 04 18:45:59 PST 2016: I'm calling Hunter's skype now

Received: Thu Feb 04 18:47:29 PST 2016: I don't mind if Hunter's having dinner when we talk.

Received: Thu Feb 04 18:48:36 PST 2016: I'd love to have dinner with my son

Received: Thu Feb 04 18:48:56 PST 2016: I'm calling again

Received: Thu Feb 04 18:49:33 PST 2016: And again

Sent: Thu Feb 04 18:50:26 PST 2016: Just a minute. Inyernet issue

Sent: Thu Feb 04 18:57:50 PST 2016: Ok new requwst

Sent: Thu Feb 04 18:57:59 PST 2016: Sorry about that

Sent: Thu Feb 04 18:58:15 PST 2016: Hunter.randoy

Received: Thu Feb 04 20:40:28 PST 2016: Thanks for letting Hunter talk to me tonight. I really appreciate it.

Sent: Thu Feb 04 20:56:58 PST 2016: No problem:)

Sent: Fri Feb 05 10:04:05 PST 2016: Good morning - it was the computer that xied last night by the way. Anyway, glad yoi had a nice talk - in the future would you mind giving a heads up a few hours before about what time you want to call as that will help us plan his evening schedule. Happy to pick him up a bit earlier from school so that we can accommodate the call between 6-7 pm - like to get him to bed at 8. Thanks and I'll test the skype prior tonight. -Rebekah

Received: Fri Feb 05 15:08:42 PST 2016: Yes if you could pick him up earlier so I can speak to him at 6pm that would be amazing.

Sent: Fri Feb 05 15:09:05 PST 2016: Ok!

Received: Fri Feb 05 15:09:29 PST 2016: You are texting me from Ida's phone. Who picks up Hunter?

Sent: Fri Feb 05 15:10:05 PST 2016: I do

Received: Fri Feb 05 15:10:38 PST 2016: Morning and night Monday to Friday?

Received: Fri Feb 05 15:11:50 PST 2016: And how long have you been doing this?

Received: Fri Feb 05 15:19:09 PST 2016: Are you one of Hunter's caregivers? And are you paid?

Received: Fri Feb 05 15:30:13 PST 2016: Sorry for the questions, but I have joint legal custody of Hunter and Reed is supposed to share this information about our son's caregivers.

Reed isn't caring for Hunter during his parenting time - he's got you and a nanny caring for our son in an attempt to avoid paying alimony and child support.

I'm concerned for my son's welfare and just want to know who Reed has hired to care for our son 24/7 since he works 18 hours a day and sleeps at work. He's gone for days at a time. And deprived me of access to our son for 72 days straight including the Christmas holidays. He took my car and gave it to you to pick up Hunter morning and night. Ida doesn't drive?

Just want to know who cares for my child.

Received: Fri Feb 05 15:38:04 PST 2016: I am Hunter's mother and obviously I have a right to ask you for this information.. You aren't doing anything wrong. I just need to know who is caring for my son for my peace of mind.

Received: Fri Feb 05 15:59:35 PST 2016: It's very stressful not knowing where my son is at any given time and who he's with. Court orders say Reed must share all this information for obvious reasons. I'm my sons mother and have cared for him 24/7 since he was born until Reed took him from me through fraudulent means.

You allow him to live in your home, rent out a room for himself, Hunter and a nanny from Norway. You know this is the second nanny he's flown in from Norway who has lived in your home and that he had not obeyed custody orders and that this is going on in your house.

I don't want you to get involved in any of this and hope that you won't cover for him when authorities start asking questions. We are going back to court soon and this will all come out. Reed should be held responsible for his actions and not get his friends to help him violate custody orders. I have the right to know everything about my sons life and his welfare. That's all I want. I have the right to know who is caring for my child and when they are caring for him, and where they live, and if they have child care experience and valid drivers licenses and no criminal record. And I need to have open communication with my sons care givers. The anxiety I feel having no idea who is caring for my child?? Can you imagine for a moment what it must be like for me?

I appreciate you allowing me to speak to my son at night. That is a very good start. I'm glad Reed is starting to obey court orders.. Now I need to know about my sons welfare and wellbeing and the most important information I need is everything about who is responsible for my son when he is not cared for by Reed. I'm sure you can understand that.

Sent: Fri Feb 05 16:46:21 PST 2016: Please go through your attorney for any information. I'm not comfortable with communication other than the Skype calls with Hunter at this time.

Received: Fri Feb 05 16:49:04 PST 2016: Ok no problem

Received: Fri Feb 05 16:49:32 PST 2016: Thanks Rebekah

Received: Sat Feb 06 17:59:17 PST 2016: I won't be finished work in time to call before 7 :(

Please let me call him at 7:30 tonight. I will read him bedtime stories!!

Received: Sun Feb 07 15:32:15 PST 2016: I will be calling Hunter at 6pm tonight.  
Thanks.

Received: Mon Feb 08 17:10:50 PST 2016: I want to speak to Hunter at 6pm tonight.

Received: Wed Feb 10 01:58:52 PST 2016: Ida. You are not permitted to sleep with my son or share his room in any way. It is extremely inappropriate that a stranger/nanny share the same room with my son, let alone the same bed. It is child abuse. I am filing a complaint with the police.

You are also not permitted to care for my son if you do not have a valid work permit and drivers license and unless you agree to a thorough background check. I require this of anyone who cares for my son as I know every responsible parent does.

Reed is incredibly irresponsible and thinks he is above the law. He is not above the law and neither are you.

I have already contacted immigration and customs enforcement and asked them to investigate you for violating US immigration laws. I have also alerted the IRS to the fact you are not paying taxes, Reed is not paying your taxes and the fact you are working in the US illegally. You are the second nanny Reed has trafficked from Norway.

I'm telling you all this because I know that there is a slight possibility that you are a somewhat of a victim in all this and I would like to give you an opportunity to return to Norway on your own accord.

I know that Reed does not provide you with appropriate accommodations and that just speaks to his complete disregard for your wellbeing and the wellbeing of my son who Reed has recklessly put in your care.

There is a slight possibility that you are completely ignorant and that it had not occurred to you that sleeping with another woman's child and caring for that child in exchange for room and board and entry into the United States for the purpose of immigrating here illegally... Is a crime.

Well in my opinion it is, and I am within my rights to file several criminal complaint against you personally.. Including that of deprivation of custody and access.

I insist that you immediately stop sleeping with my son and sharing a room with him.

You have already committed a crime in my opinion. I'm asking you to stop at once.

I'm also suggesting that you either hire an attorney to defend yourself from serious criminal allegations or take this opportunity to realize your wrong doing and correct it by returning to your native country immediately.

Otherwise I will see you in court very soon.

Sent: Wed Feb 10 13:47:28 PST 2016: Marika - its Rebekah - so that you can relax about this, I am letting you know that there are no babysitters sharing a room with Hunter.

Sent: Wed Feb 10 13:53:13 PST 2016: Also i am facilitating, as is Reed, the daily phone calls, as you know. It is quite stressful, IMHO, to have all this nevativity. I understand Reed wrote you a very reasonable note yesterday getting along in the interests of your son. I sincerelt hope that you will see this as a bridge to a more peaceful situation for all.

Received: Wed Feb 10 14:02:26 PST 2016: How many rooms in your apartment?

Received: Wed Feb 10 14:03:20 PST 2016: Are you calling my son a liar?

Sent: Wed Feb 10 14:04:26 PST 2016: I am telling you that there is no babysitter sharing a room with Hunter.

Received: Wed Feb 10 14:08:22 PST 2016: Answer the question.

Sent: Wed Feb 10 14:08:36 PST 2016: Again, Mareike, I really want this to be a peaceful situation. I personally would like to see some effort on your side to make this situation good for everyone involved. It is my opinion that you should speak to Reed or through your attorneys if you two cant communicate reasonably about any info regarding details of Hunter's well being. I can tell you i think he's a great and happu child, and he is being well cared for.

Received: Wed Feb 10 14:08:42 PST 2016: It's a simple question how many bedrooms.

Received: Wed Feb 10 14:09:28 PST 2016: Hold on.. Answer the question please..

This is happening in your home with your full knowledge and consent

Received: Wed Feb 10 14:10:14 PST 2016: Rebekah you are not Hunters mother

Received: Wed Feb 10 14:10:39 PST 2016: You have taken my child into your home and subjected him to severe trauma.

Received: Wed Feb 10 14:11:01 PST 2016: You have kept a three year old boy from his mother.

Sent: Wed Feb 10 14:11:15 PST 2016: I do not feel comfortable discussing any further details at this time as i really think it's imoortant that you 2 communicate either directly with each other or through appropriate legal channels. I just wanted to put your mind at ease about that as you seem to think something that is untrue.

Received: Wed Feb 10 14:11:21 PST 2016: Allowed two different strangers into your two bedroom home..

Received: Wed Feb 10 14:12:00 PST 2016: Ok fine you can reserve your answers for the the appropriate authorities.

Sent: Wed Feb 10 14:12:16 PST 2016: I no longer feel comfortable communicating with you directly at this time.

Received: Wed Feb 10 14:12:22 PST 2016: I'm Hunter's mother- you are holding my son in your home.

Received: Wed Feb 10 14:14:14 PST 2016: When you have so much to hide I guess it would uncomfortable to be forthcoming with information regarding a child's well being to the concerned worried birth mother

Received: Wed Feb 10 14:20:12 PST 2016: Now you know the truth. And since you going out of your way to keep secrets you must have a lot to. You can't even answer a simply question you know you are in the wrong.

You can't reassure me with anything!! Because you know in right.

Received: Wed Feb 10 14:24:42 PST 2016: You can't back track. You know that everything I have accused you of is true.

You are implicated in all this and it's sick.

Received: Wed Feb 10 14:27:58 PST 2016: You should probably hire an attorney.

Received: Wed Feb 10 16:34:34 PST 2016: Rebekah. You don't need to protect Reed. You need to think about the mess he put you in. Reed makes 12k a month and is so cheap he can't even get his own place and refuses to pay for childcare.. He makes our son sleep with the nanny. I'm sure Reed has completely deceived you and



taken advantage of you, but at some point you need to stop. As Hunter's mother, I'm asking you to stop enabling Reed to traumatize my son.

The age from 2-6 are the most important for a child's development. This nightmare situation that you are allowing in your home must end. Instead of turning a blind eye to this abuse you must do something to stop it. You can call child protective services and customs and immigration and report what's been going on.

I believe you are a victim in this. Reed is very intimidating and lies through his teeth to get what he wants. He uses people and he's using you.

I'm not happy that you allowed him into your home and enable him to hide Hunter.

I'm not happy that you allow him to hire illegal nannies and rent out a bedroom in your home for himself, the nanny and Hunter and that a strange woman sleeps with my son at night. Common sense should tell you that this is not ok. You should avail yourself of the facts and not turn a blind eye and think that only listening to Reeds claims will somehow indemnify you. A little boy lives in your home and desperately wants to go home. A little boy in your home was taken from his mother.. You don't know why do you? You know that I'm reaching out and asking for information about my son.. And that I'm concerned and you know that my concerns are legitimate.

What would you do if your ex husband took away your child who you have cared for since birth and who disobeys custody orders and refuses access to your son?!

How would you feel if you ex did all this because he wanted to punish you for leaving an incredibly abusive relationship.

Can you not see from Reeds actions in your home that he is incredibly abusive and controlling and vindictive and using our son as leverage to control and terrify me?

Received: Wed Feb 10 16:35:08 PST 2016: How would you feel if your ex took your child from a beautiful home and away from you the mother who has cared for your son every day since birth?

Received: Wed Feb 10 16:35:16 PST 2016: Rebekah you don't need to respond

Received: Wed Feb 10 16:35:36 PST 2016: I'm trying to keep you out of trouble

Received: Wed Feb 10 16:35:51 PST 2016: Give you information you need

Received: Wed Feb 10 16:38:50 PST 2016: You prefer to keep your head in the sand? It won't indemnify you. It won't secure you from legal action against you.

Ignorance of the law is no defense for breaking it.

This has been happening in your home with your knowledge, consent and participation.

Received: Wed Feb 10 16:39:16 PST 2016: But you can start doing the right thing right now.

Received: Wed Feb 10 18:08:22 PST 2016: I'm trying to call Hunter right now

Received: Wed Feb 10 19:14:28 PST 2016: For the record. The three of you deprived my son and I from contacting each other tonight. You are willfully violating custody orders.

Received: Wed Feb 10 21:03:37 PST 2016: Reed is trying to punish me because I dare raise my concerns about the little boy you three have taken from me, but the person you are all hurting is Hunter. You need to think about Hunter and only Hunter and what is in his best interest and leave your personal issues your pettiness your fear your grievances or resentments towards me aside.

Your issues with me should not affect Hunter.

Stop being childish and petty and start following custody orders, obey the law and you should have nothing to worry about.

Leave Hunter out of it.

You have no right to punish him and not let him speak to me if you have issues with me deal with me don't involve Hunter don't cause him suffering.

You need to stop hurting my child I am holding all of you responsible for your actions.

This little scam the three of you have come up with, to take away my son, will not hold up very well in court.

Received: Wed Feb 10 21:15:07 PST 2016: Unless you want to see me there, I suggest you follow court orders. That's not a threat that's just common sense.

If you don't let me talk to my son, I will file a complaint with police and see you in court. Of course I will. You expect me to let you get away with it? You guys are out of your mind. You need to recognize the fact that I AM HUNTERS MOTHER. You ladies have no legal right to deprive me of contact with my child!! Why is that so difficult for you to grasp?

If Reed told you to rob a 711 would you do that too? Cmon ladies wake up. You can't break the law-- even if Reed Randoy asks you to. You are aware of custody orders and willfully violating them.. Reed is asking you to violate custody orders..

Do you think he cares about you guys? Even considers the repercussions you both face?

No of course not. Reed just wants to punish me and he will let you both help him do it..

Think about it. You have any idea what you are involved in right now?

Received: Wed Feb 10 21:28:10 PST 2016: You do no have to go along with this game Reed is playing.. You know that Reed will not keep Hunter that's obvious. A child belongs with his mom, and the parent who can actually care for the child.. Not with nannies and roommates in a rented bedroom.

Reed doesn't see Hunter during his parenting time.

The ONLY REASON WHY HE'S getting away with taking a Hunter from me and depriving me of contact with my child is because he's got two willing accomplices. If it wasn't for your help he would never have managed to get away with this for this long. He needs your help because he's gone the majority of the time.

So ladies once again.. You need to realize what you are involved in and that you are responsible for your actions and inaction.. You are responsible for wrongfully taking my son and depriving me of my custodial rights as Hunter's mom.

I'm not sure what your motives are but they are definitely selfish and don't consider the affect your actions are having on a little boy.

You need to snap out of it and really think about what I'm saying to you. Put yourself in my shoes and Hunter's shoes. You both have done a horrible thing to my child.

Received: Wed Feb 10 21:30:00 PST 2016: Because Reed asked you to.

Received: Wed Feb 10 21:41:47 PST 2016: Ladies think about it. Why on earth do you think Reed asked you to? You know Hunter wants to come home and that Reed took him from me. You know that he is doing this because he has the money and doesn't want to pay alimony and child support. He barely spends time with Hunter..

You know it doesn't add up.. Makes absolutely no sense., and that Reed is just being a vindictive jilted bitter ex husband.

You know that I'm appealing this and common sense should tell you that I will win because I will reveal the truth. You also know that you are involved in Reeds attempt to use Hunter as leverage to control and terrorize me.

Received: Wed Feb 10 21:44:35 PST 2016: You ladies are a party to what Reed is doing. You are actively participating and helping him deprive me of access to my son.

You can stop doing this immediately, or you can continue until you are caught and held accountable for your active participation.

Received: Wed Feb 10 22:01:22 PST 2016: You know Reed doesn't care about Hunter and what Hunter wants.. Reed just wants to get revenge on me for wanting the divorce. I want the divorce because Reed is so incredibly controlling and abusive and terrible with money.. We moved to Canada so I could become self supporting and I am.. Now Reed wants to take that away from me.. He simply doesn't want me to be happy. This isn't about him seeing Hunter. If Reed loved his son he would never deprive him of contact with his mother and wouldn't flat out tell us both that he'd rather have nannies care for Hunter than me.

He's afraid I will become successful and find someone better than him..

He doesn't care about the best interest of Hunter. He only cares about himself and is taking his rage out on me at our sons expense.

And with your help and full participation.

Hunter is not your son.

Go have your own children. Don't try to steal my son. You can have Reed. I don't want him.

Received: Wed Feb 10 22:01:27 PST 2016: Thing is neither of you would be in Reeds life if you weren't taking care of my son for him and helping him get revenge on me.

Received: Wed Feb 10 22:02:07 PST 2016: That's a fact and you both know it. Reed is using you until I get Hunter back. Then you will both be gone. Poof. Just like that.

Received: Thu Feb 11 17:37:46 PST 2016: I want to speak to Hunter tonight.. I will be home by 6:15 latest.

Sent: Thu Feb 11 18:17:39 PST 2016: Calling on skype now. Pls answer

Received: Thu Feb 11 18:18:25 PST 2016: I'm still in traffic I should be home in about 10 minutes I'll text you as soon as I am home

Received: Thu Feb 11 18:45:30 PST 2016: I'm home trying to call

Sent: Thu Feb 11 18:58:37 PST 2016: Call on thia number

Sent: Thu Feb 11 18:58:42 PST 2016: This

Received: Fri Feb 12 18:51:10 PST 2016: I want to speak to Hunter..

Received: Fri Feb 12 18:55:14 PST 2016: Trying to call.

Received: Fri Feb 12 21:10:52 PST 2016: For the record Hunter was denied his phone call with me tonight




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14

EXHIBIT B

 Messages

Marieke

Details

Yesterday 2:01 PM

When are you coming for your  
next weekend?

Sent as Text Message

Yesterday 5:05 PM

I want to speak to Hunter.

Do you really want to go to jail  
Reed?

PRISON. You wouldn't see  
Hunter in prison.

I've talked to the central  
authority of the Hague  
convention here in Canada I  
spoke to the DAs office and I  
am within my rights to press  
charges against you it's simply  
up to me whether or not I want  
to turn you in.

It's blowing my mind that you  
Reed Randoy are so arrogant



EXHIBIT



Messages

Marieke

Details


It's blowing my mind that you Reed Randoy are so arrogant and stupid as to think that you are immune to being prosecuted for what you have done to Hunter and I in the last 10 months.

Reed unless you return Hunter in the next couple of days I have to go to the police in two countries press charges against you for child Abduction here in Canada and press charges against you for violating court orders in California.

Reed you could go to prison for what you have done. You could make it so that if you ever want to set foot in Canada again you have to face the arrest first for child abduction charges.

This is getting really ugly Reed. You know I'm not bluffing right?



 Messages

Marieke

Details

come home because by now you should be convinced that despite everything you have done to me and Hunter, I don't want you to go to jail. I know that it is in Hunter's best interest to restore his life to the way it was before you turned it upside down, and for us to settle our divorce and make our own decisions about custody and visitation - without the interference of greedy attorneys, law enforcement, and do it out of court.

We can settle this between us.  
You made your point Reed.  
And I made mine.

Now let's resolve this before the investigators from state department come knocking on your door, or break down your door.  
Because that's the alternative.



&lt; Messages

Marieke

Details

arrested in front of 1000 people at the airport. You had to hire a criminal defense lawyer and you have continued the court date for times already but that is just for a restraining order

I can't believe you're willing to risk going to jail over this

I know you're not a stupid man just an incredibly stubborn one but is this fight really worth going to jail for?


You don't even see Hunter more than a few hours a week and you don't allow me to see him at all

Have you google that shit? do you have any idea of the penalties that the court can impose?

Fact of the matter is you Owe





 Messages

Marieke

Details


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
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Photos Library



 Messages

Marieke

Details

Have you google that shit? do you have any idea of the penalties that the court can impose?

Fact of the matter is you Owe me alimony and child support backdated to last May

Do you really want to settle this and family and criminal court in two different countries

I don't but we must resolve this issue and I could force you to do it

You refuse to cooperate with this divorce and these custody issues. You lied to the court you deprived me of my son you continue to deprive me of access to my son that's criminal honey that's a felony

I have chosen to go through the Hague convention so you



&lt; Messages

Marieke

Details


You refuse to cooperate with this divorce and these custody issues. You lied to the court you deprived me of my son you continue to deprive me of access to my son that's criminal honey that's a felony

I have chosen to go through the Hague convention so you can avoid jail time

But if you force me to go to court you will leave me no choice but to press criminal charges against you in Canada for child abduction and California for disobeying court orders and denying me my rights as hunters mom

You have broken immigration law California labor laws IRS violations You don't even provide an adequate home for our son and you don't see him during your parenting time



 Messages

Marieke

Details

I can't believe you're willing to risk going to jail over this

I know you're not a stupid man just an incredibly stubborn one but is this fight really worth going to jail for?

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
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 Messages

Marieke

Details

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
I have chosen to go through  
the Hague convention so you  
can avoid jail time

But if you force me to go to  
court you will leave me no  
choice but to press criminal  
charges against you in Canada  
for child abduction and  
California for disobeying court  
orders and denying me my  
rights as hunters mom

You have broken immigration  
law California labor laws IRS  
violations You don't even





 Messages

Marieke


Details

You have broken immigration law California labor laws IRS violations You don't even provide an adequate home for our son and you don't see him during your parenting time

You are either incredibly stupid incredibly arrogant incredibly abusive and a glutton for punishment and actually seriously want to go to jail or all of the above

Your nanny is not legally allowed to drive in California she's not legally allowed to work in the United States and yet you have her sleeping with our son every night I'm driving him to school and picking him up from school in my car every day and allowing her to care for my son instead of me and completely denying me access to my son for almost nine months now



 Messages

Marieke

Details

Reed you are going to be in so much trouble. It gives me no pleasure to turn you into the police in both countries and having you charge with felonies and putting you behind bars.

I have repeatedly begged you to return my son to our home in Vancouver and back in my custody where he belongs. I told you that I would fight until he returns home but you realize that means criminal charges against you


I still haven't pressed criminal charges against you and I still haven't reported your violations of court orders.

Because when I do there is no turning back.

Do you want to have to get arrested in California go to jail post bail hire a criminal defense attorney and then face





 Messages

Marieke

Details

Do you want to have to get arrested in California go to jail post bail hire a criminal defense attorney and then face the district attorney and the charges that I intend to pursue against you?


Today 12:40 AM

I just emailed you the form I filled out where I say I want to give you the opportunity to return Hunter voluntarily. You will receive a voluntary return letter.

Today 4:09 AM

The reason why I haven't pressed charges against you? I don't want to inhibit your ability to see your son. You won Reed. You took Hunter away.. But you need to drop all this and let Hunter



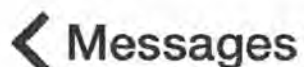
 Messages

Marieke

Details

The reason why I haven't pressed charges against you? I don't want to inhibit your ability to see your son. You won Reed. You took Hunter away.. But you need to drop all this and let Hunter come home because by now you should be convinced that despite everything you have done to me and Hunter, I don't want you to go to jail. I know that it is in Hunter's best interest to restore his life to the way it was before you turned it upside down, and for us to settle our divorce and make our own decisions about custody and visitation - without the interference of greedy attorneys, law enforcement, and do it out of court. We can settle this between us. You made your point Reed. And I made mine.





Messages

Marieke

Details

drop all this and let Hunter come home because by now you should be convinced that despite everything you have done to me and Hunter, I don't want you to go to jail. I know that it is in Hunter's best interest to restore his life to the way it was before you turned it upside down, and for us to settle our divorce and make our own decisions about custody and visitation - without the interference of greedy attorneys, law enforcement, and do it out of court.

We can settle this between us. You made your point Reed. And I made mine.

Now let's resolve this before the investigators from state department come knocking on your door, or break down your door. Because that's the alternative.

