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	FL-300
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address) Marieke Randoy 668 Citadel Parade, #2006 Vancouver, BC Canada V6B 1W6	FOR COURT USE ONLY
TELEPHONE NO. 6044249469 FAX NO (Optional) E-MAIL ADDRESS (Optional) writetomarika@icloud.com ATTORNEY FOR (Name) In Pro Per	FILED Superior Court of California County of Los Angeles
BRANCH NAME Central District	APR 08 2016 herri Ri Carter, Executive Officer/Clerk by Oblin Carter, Executive Officer/Clerk Gestelle Gammage
PETITIONER/PLAINTIFF: Reed Randoy RESPONDENT/DEFENDANT: Marieke Randoy OTHER PARENT/PARTY:	
REQUEST FOR ORDER       Image: Model of the matrix of the ma	CASE NUMBER BD621137
<ol> <li>TO (name):</li> <li>A hearing on this Request for Order will be held as follows: If child custody or visitation is an Code section 3170 requires mediation before or at the same time as the hearing (see item 7.)</li> </ol>	
a. Date: 4/8/16 Time: 8:30 am Dept.: 22	Room.: 519
<ul> <li>b. Completed Income and Expense Declaration (form FL-155) and a blank Income and Expense Declaration</li> <li>c. Points and authori e.</li> <li>c. Other (specify): Declaration of M</li> </ul>	ial Statement (Simplified) (form nk Financial Statement (Simplified) ties farieke Randoy, Exhibits
Date: April 8, 2016 MARIEKE RANDUY (TYPE OR PRINT NAME)	(SIGNATURE)
COURT ORDER     COURT ORDER     COURT ORDER     YOU ARE ORDERED TO APPEAR IN COURT AT THE DATE AND TIME LISTED IN IT     REASON WHY THE ORDERS REQUESTED SHOULD NOT BE GRANTED.     Time for service hearing is shortened. Service must be on or before     Any responsive declaration must be served on or before (date):     The parties are ordered to attend mandatory custody services as follows:	EM 2 TO GIVE ANY LEGAL
8. You are ordered to comply with the Temporary Emergency Court Orders (form FL-305) at 9. Other (specify): (ILM); Shaha the 4-(). b, her partered to 5	alve notice
Date: 4 8/16 Tamara Hall Ju	<u> 支援に扱い</u> なす プロ JDICIAL OFFICER
To the person who received this <i>Request for Order:</i> If you wish to respond to this <i>Request Responsive Declaration to Request for Order</i> (form FL-320) and serve a copy on the other before the hearing date unless the court has ordered a shorter period of time. You do not he <i>Responsive Declaration to Request for Order</i> (form FL-320) or any other declaration include <i>Declaration (form FL-150) or Financial Statement (Simplified)</i> (form FL-155).	parties at least nine court days 이 전 년 nave to pay a filing fee to file the 이 유
Form Adopted for Mandatory Use Judicial Council of California FL-300 [Rev. July 1, 2012] REQUEST FOR ORDER	Page 1 of 4 Family Code, §§ 2045, 2107, 6224, 6226, 6320-6388, 6380-6383 Government Code, § 26826 Www.counts.ce.gov

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PETITIONER/PLAINTIFF: Reed Randoy		CASE NUMBER BD621137
RESPONDENT/DEFENDANT: Marieke Randoy OTHER PARENT/PARTY:	ý	60021137
······································	OR ORDER AND SUPPORTING DECL	ARATION
Petitioner 🔽 Respondent	Other Parent/Party requests the follow	
	To be ordered pending the hearing	-
a. <u>Child's name and age</u> Hunter Randoy	<ul> <li>b. Legal custody to (name of person who makes decisions about health, education, Marieke Randoy</li> </ul>	c. Physical custody to (name of etc.) person with whom child will live) Marieke Randoy
2. CHILD VISITATION (PARENTING TIL a. As requested in: (1) Attach	y of child to Petitioner, Reed Randoy <i>ME)</i> To be ordered pendl	ders (form FL-312) rm FL-341(C)) tachment (form FL-341(D)) 41(E)) Ing the hearing lation Application Attachment (form FL-311)
have one.) The orders are fr	(4) (4) (4) (4) (4) (4) (4) (4) (4) (4)	ity and state):
		NO. (IT KNOWN):
		onthly amount requested (if not by guideline)
<ul> <li>d. Modify existing order <ul> <li>(1) filed on (date):</li> <li>(2) ordering (specify):</li> </ul> </li> <li>Notice: The court is required to order child child is 18. You must supply the court with (form FL-150) or a <i>Financial Statement</i> (Sin the court because the should be a should</li></ul>	information about your finances by filing nplified) (form FL-155). Otherwise, the chil	an <i>income and Expense Declaration</i> d support order will be based on
FL-300 [Rev July 1, 2012]		Page 2 of 4

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	FL-300
PETITIONER/PLAINTIFF: Reed Randoy	CASE NUMBER
RESPONDENT/DEFENDANT: Marieke Randoy	BD621137
OTHER PARENT/PARTY:	
4. SPOUSAL OR PARTNER SUPPORT (An earnings assignment order mag	y be issued.)
a Amount requested (monthly): \$	c. Modify existing order
b Terminate existing order	(1) filed on (date):
<ul><li>(1) filed on (date):</li><li>(2) ordering (specify):</li></ul>	(2) ordering (specify):
d. The Spousal or Partner Support Declaration Attachment (form I partner support after judgment only)	FL-157) is attached (for modification of spousal or
e. An Income and Expense Declaration (form FL-150) must be attached	
5. ATTORNEY FEES AND COSTS are requested on <i>Request for Attorney F</i> declaration that addresses the factors covered in that form. An <i>Income an</i> attached. A <i>Supporting Declaration for Attorney Fees and Costs Order Att</i> addresses the factors covered in that form must also be attached.	nd Expense Declaration (form FL-150) must be
6. PROPERTY RESTRAINT To be ordered pending the heat a. The petitioner respondent claimant is restrait concealing, or in any way disposing of any property, real or personal, separate, except in the usual course of business or for the necessities	ined from transferring, encumbering, hypothecating, , whether community, quasi-community, or
The applicant will be notified at least five business days before and an accounting of such will be made to the court.	e any proposed extraordinary expenditures,
b. Both parties are restrained and enjoined from cashing, borrowin changing the beneficiaries of any insurance or other coverage held for the benefit of the parties or their minor children.	
c. Neither party may incur any debts or liabilities for which the othe ordinary course of business or for the necessities of life.	er may be held responsible, other than in the
<ul> <li>7. PROPERTY CONTROL</li> <li>a. The petitioner</li> <li>property that we own or are buying (<i>specify</i>):</li> <li>2002 Prius</li> </ul>	aring porary use, possession, and control of the following
<ul> <li>b. The petitioner respondent is ordered to make the follod due while the order is in effect:</li> <li><u>Debt</u></li> </ul>	owing payments on liens and encumbrances coming Pay to

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# 8. OTHER RELIEF (specify):

Request for Change of Venue for Divorce and Custody to Vancouver Canada.

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

	FL-300
PETITIONER/PLAINTIFF: Reed Randoy	CASE NUMBER
RESPONDENT/DEFENDANT: Marieke Randoy	BD621137
OTHER PARENT/PARTY:	

9. I request that time for service of the Request for Order and accompanying papers be shortened so that these documents may be served no less than (specify number): days before the time set for the hearing. I need to have this order shortening time because of the facts specified in item 10 or the attached declaration.

10. FACTS IN SUPPORT of orders requested and change of circumstances for any modification are (specify):

Contained in the attached declaration. (You may use Attached Declaration (form MC-031) for this purpose. The attached declaration must not exceed 10 pages in length unless permission to file a longer declaration has been obtained from the court.)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: april 8,2016

TYPE OR PRINT NAME)

(SIGNATURE OF APPLICANT)



#### **Requests for Accommodations**

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

1	Marieke Randoy	
2	668 Citadel Parade #2006 Vancouver, BC V6B 1W6	
3	Canada	
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5	RESPONDENT – IN PRO PER	
6	SUPERIOR COURT O	F THE STATE OF CALIFORNIA
7	FOR THE COL	JNTY OF LOS ANGELES
8		
9	REED RANDOY,	) CASE NO. BD621137
10		) ) Request for Order
11	Petitioner,	) ) DECLARATION OF RRSPONDENT
12	<b>v</b> .	) MARIEKE RANDOY, and EXHIBITS )
13	MARIEKE RANDOY,	) ) DATE: APRIL 8, 2016
14		) Dept. 22 ) Time: 8:30 am
15	Respondent	J 11111e: 0:50 and
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1	Introduction
2	Marieke Randoy is the biological mother of Hunter Randoy ( 04.10.2012)
3	At this time, the US State Department has accepted Marieke Randoy's Hague
4	Convention application for her son's return to Canada. The case is now being investigated by the Los Angeles District Attorney's Office, Child Abduction Unit.
5	There is also a criminal action against Reed Randoy in Vancouver Canada, relating to
6 7	several incidents where Reed Randoy assaulted his wife in front of their young child and threatened her life.
8	At this time, the Vancouver Criminal courts are seeking a criminal protection against
9	Reed Randoy and he is currently out on bail and awaiting trial.
10	Request for Orders
11	1. Marieke Randoy is asking this court to protect and preserve her custodial rights
12	as outlined in this courts July 31st 2015 custody orders, so that she may exercise her visitation this weekend and have the opportunity to celebrate her son's 4 <sup>th</sup> birthday
13	with him.
14	2. Marieke is requesting the immediate dismissal of Reed Randoy's temporary domestic violence restraining order against Marieke Randoy, which is currently
15	blocking her ability to exercise her visitation and access rights.
16	3. Marieke is requesting that this court deny Reed Randoy his request for sole legal custody of their son and take the April 12 <sup>th</sup> 2016, hearing on the matter off calendar.
17	4. Marieke is requesting that the court hold Reed Randoy in contempt of court for
18	repeatedly violating this courts custody orders and the almost complete denial of contact with her son since this courts July 31 <sup>st</sup> , custody hearing.
19	5. Marieke is also asking that the court modify the current custody and visitation
20 21	orders and grant her sole legal and physical custody of Hunter Randoy, in order to facilitate the safe return of Hunter Randoy to his home in Vancouver Canada.
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23	6. Marieke is requesting a change of venue for custody and divorce proceedings so they may be determined in Canada.
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1	The reasons for these requests for orders are outlined as follows:
2	Reed Randoy has violated every single custody order that was made by this court on
3	July 31 <sup>st</sup> 2015. Please see the attached police reports and detailed log of every violation. Since this court gave Reed Randoy the opportunity to have sole physical
4	custody of the minor child, Reed Randoy has not exercised his "parenting time", has not provided their child with appropriate child care or living arrangements and has
5	almost completely deprived his son and wife of contact. Reed Randoy denied her
6	visitation during the Christmas holidays, and violated court orders when he took their child out of the state without Marieke's consent.
7	After Reed's arrest in Canada, he denied his wife phone calls with their son for 72
8	days in a row, and over 200 calls since the July 31 <sup>st</sup> custody hearing. He claims that his bail conditions prohibit him from facilitating calls and visits with their son,
9	however the bail conditions specifically state that he may only contact Marieke within the scope of communication required for complying with this courts custody
10	orders.
11	This court made custody orders on July 31 <sup>st</sup> , 2015 which gave Reed Randoy sole
12	physical custody of the minor child Hunter Randoy, based on false evidence that was presented in court.
13	The court was not aware of the ongoing domestic violence and spousal abuse
14	(physical, emotional, financial) that Marieke Randoy had been subjected to throughout her marriage to Reed Randoy.
15	
16	Reed Randoy made several successful attempts to cover up the domestic violence and in particular the incident when she was violently assaulted by her husband
17	Reed Randoy in front of their 2 year old son in Vancouver Canada. This incident where Reed Randoy choked Marieke Randoy was brought to the courts attention
18	last summer, however it was buried when she neglected to ask the court for a domestic violence restraining order against her husband. The reason she did not
19	initially press criminal charges against her husband for assault is because she did not want to adversely affect her husband's ability to maintain his relationship with
20	their young son. Instead, Marieke Randoy chose to end the marriage and asked her husband for an amicable divorce.
21	
22	Reed Randoy successfully buried the evidence against him and diverted the blame for the domestic violence, by falsely accusing his wife of domestic violence and in so
23	doing, gained sole physical custody of their child. At the July 31 <sup>st</sup> 2015 hearing, Reed Randoy took his request for DVRO "off calendar" and in effect allowed the evidence
24	to go unheard, and the court unwittingly gave sole physical custody of a 3 year old boy to a violent man.
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26	Since Reed Randoy had no evidence to support his initial false claims against Marieke Randoy, he began coaching their 3 year old son to say on camera during
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Skype calls that when Marieke Randoy was flailing her arms and trying to stop her husband from choking her, that "mommy was hitting daddy". Fortunately most of Reed Randoy's attempts to use their son to falsely accuse Marieke Randoy of assault were unsuccessful. Instead Hunter repeatedly recalled the incident the way it really happened.

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Since Reed Randoy decided to divert the blame and falsely accuse her of violence towards him, Marieke had no choice but to file a police report against her husband with the Vancouver police department. She provided the police and the Canadian District attorney with photos of the bruises she sustained during the assault, as well as text messages between her and her husband after the incident, where he admitted to assaulting her in front of their son.

Since Reed Randoy had no prior criminal record, the Canadian courts decided to issue a warrant for Reed Randoy's arrest and are seeking a criminal protection order against him to ensure that he does not repeat his violent actions towards his wife.

Digred under penalty of perjing that all the statements made in this Expante Declaration and Exists are true and correct. Monieta Randway april 8th 2016

Log of Reed Randoy's Violations of Court orders from Superior Court of the State of California Case Number: BD621137 July 31st, 2015:

## 1. Child Custody:

b) In regards to joint legal custody, the parties shall **share information** relating to the health, education, and **welfare of the minor child.** 

## Violation:

- In an email on February 9th 2016 Reed Randoy admitted to <u>blocking my</u> <u>number</u>. This is a violation of court orders because Reed Randoy refuses to share information with me about my son. He makes it so I have no way of contacting my child or finding out about my son's welfare.
- 2. Reed Randoy only allowed two uninterrupted calls between January 28th and the present time. A couple other calls were stopped by Reed or Reed's room mate by either grabbing the phone away from my son's hands as he's screaming and begging them to let him talk to me, or simply from turning off the wifi which is how they end the few video calls they have ever allowed.
- 3. My son told me that his nanny sleeps in the same bed with him. I have told this nanny directly that I do not permit this, but to no avail. My son has had to sleep with two nannies every night since approximately July 1st, 2015.
- 4. In an email on February 13, 2016 Reed Randoy states that he is going back to not allowing me any contact with my son, once again a violation of court orders that say I may know everything about the **welfare of my child.**
- 5. Reed Randoy did not allow me any contact with my son between November 16th, 2015 to January 28th 2016. Approximately 72 days in a row I was not allowed any information about the welfare of my child. Between January 28th And April 1st Reed has only allowed 3 phone calls in approximately 60 days.
- 6. Reed Randoy has given me absolutely **no information** about the **welfare** of my son since July 31st, 2015.



- 7. Reed Randoy does not permit me to have any information about the women Reed flies in from Norway, and hires to work illegally as our son's nanny while on 90-day tourist VISA's.
- 8. All I know about them is that they sleep in the same bed as my 3 year old son against his wishes and against me objections. I do not allow this, but I have no way of forcing Reed to stop doing this unless I call Child Protective Services, and I'm afraid to do this because they might put my son in a foster home.
- 9. The first nanny: <u>Heidi Halvardsson</u> worked illegally as Hunter's 24/7 nanny from approximately July 2nd 2015, to September 15th 2015.
- 10. The second nanny: <u>Ida Matthiessen</u> worked illegally as Hunter's 24/7 nanny from September 29th until approximately January 15th 2016.
- 11. The second nanny <u>Ida Matthiessen</u> has now **returned** to the United States after a short trip to Spain over the Christmas holidays and has resumed working illegally in the United States as my son's 24/7 nanny.
- 12. BOTH Heidi Halvardsson and Ida Matthiessen are aware that they are violating court orders and both actively deprive me of all contact with my 3 year old son. I believe their motivation is to enter the United States for the purposes of immigrating here illegally.

## 2. Visitation:

The Court grants Respondent (Marieke Randoy) <u>visits with the minor child every</u> <u>weekend</u> and video calls <u>with the minor child every night from 6:00 p.m. to 7:00</u> <u>p.m.</u>

Neither parent may take the minor child out of the State of California without permission from the other parent.

### Violation:

1. April 1st Reed Randoy agreed to allow me to pick up Hunter from his Montessori school at 9:30 am. However Hunter was never dropped off at the school. Reeds Vehicles have all been moved to streets away from his residence at 3803 Esplanade Marina Del Rey 90292.

The Vehicle that Reed Randoy and Ida Matthiessen have used to abduct Hunter is a Black 2001 Ford Excursion. It has been modified and lifted with oversized wheels and tires. The license plate is 5TXB706. Hunter has been missing

January 29, 30, 31

I flew to Los Angeles for a weekend with Hunter. It cost me over \$2000. This is why I can't possibly see my son every weekend like the current custody orders dictate. I took Hunter to Disneyland on Saturday January 30th. Hunter begged me repeatedly to take him home. I had to explain that I'm not allowed to yet, but that he will be coming home soon. Very hard to explain to a 3 year old why he can't go home with his mom.

Hunter also told me that Ida (the Norwegian illegal nanny) sleeps in the same bed with him and he doesn't like that.

2. Reed Randoy has **ignored all my attempts** to make arrangements **to visit and call my son between November 16th, 2015 and January 28th, 2016.** 

3. During the Christmas holidays, Reed Randoy took our son Hunter, **out of** the State of California to Seattle, Washington without my permission.

3 of 17



Complaint filed with LAPD

4. Reed Randoy did not permit me to see my son on Christmas Day, which is when I made arrangements to pick up my son at the LAPD Pacific Division at 10 am on Christmas day so I could spend the weekend with him. I drove 27 hours from Vancouver Canada to Los Angeles to see my son, only to find out the Reed had taken him out of the State to his family in Washington. I filed against complaint against him with the LAPD on Christmas day.

December 25th, 2015

Reed Randoy denied me my visitation over Christmas holidays. HE DISOBEYED COURT ORDERS by not allowing me visitation over the holidays. I filed a police Report at LAPD Pacific Division on Christmas Day. Incident # 151225002045

I then drove up to Seattle and filed an incident report with the King County sheriffs dept. I had Seattle police first check on Hunter at Reed Randoy's sisters house (Heidi Conahan), and then I went with Deputy Knight to check on my son at Reed Randoy's father's (Philip Randoy) residence. This is where the grandmother, Karen Phillips admitted that Reed and Hunter were staying with them and spent Christmas with them, but that she "didn't know where they were at that moment".

Between July 31st and November 16th, Reed continuously threatened to falsely accuse me of a felony so that I may only have "supervised visitation". This intimidation made me fearful to visit my son on weekends.

5. Immediately after the custody hearing on July 31st, when I went to pick up my son, Reed and his friend Jim Campbell (this is the friend who along with Reed Randoy and Elaine Dotts, Reeds mother; perjured himself and lied under oath when he claimed at a bogus ex-parte hearing on June 5th that I kidnapped my son and fled to Canada) called the LAPD and tried to have me arrested for trespassing because I stepped onto the front lawn when my son came running towards me after not being with me since his father took him away from me 31 days earlier, on July 1st. This was **Reed Randoy's first attempt to prevent me from visiting my son, only hours after the court orders were made.** 

I waited over an hour for the police to arrive in order to prevent Reed and his friend from filing a false complaint against me.

Complaint filed with LAPD

# Phone Calls that have been DENIED since the July 31st, 2015 California court orders, and log of derogatory and disparaging remarks.

As of April 1st 2016 Reed Randoy <u>has deprived me, Marleke Randoy of over 200 calls with</u> <u>my 3 year old son Hunter Randoy since the July 31st Custody hearing. Since Reed</u> <u>Randoy's arrest in Vancouver, Canada, in November 2015, Reed Randoy has only</u> <u>permitted 3 calls in approximately 130 days.</u> The calls he did allow previously were recorded, and incredibly stressful because Reed attempted to cover up past domestic violence by forcing our son Hunter to relive the night on February 28th, 2015, when Reed choked me in front of him. Reed has made many attempts to coach Hunter to say that when I was flailing my arms trying to get him to stop choking me, that "mommy was hitting daddy". Reed wants to use these recordings in court in order to get orders that would require that I only get "supervised visitation". In most of the recordings however, Hunter actually says what really happened which angers Reed who turns off the wifi and ends the call, or jumps in to "correct" Hunter's memory of the assault.

The Court orders stipulate that the calls must be unmonitored. However Reed has always monitored the few calls he allowed and interfered with the conversations between me and my son. My son would beg his father to let him come home to Vancouver and would beg me for reassurance that he will be coming home. His father would punish us for ever mentioning anything about coming home to Vancouver by simply turning off the wifi, or screaming and yelling and arguing during the calls. The phone calls were so incredibly horrendous. So painful and stressful. My son and I have never been separated before this. I have been fighting to bring him home and just wanted to reassure him that he would be coming home. He never sees his father, only on weekends for a few hours, he spends the rest of the time with nannies and in day care and has no contact with either parent because **Reed did not allow me to call my son week before he was arrested in Vancouver**.

Marieke Randoy

Complaint filed with LAPD

## DENIED CALL LOG

## February 1st - April 1st Reed Randoy has Only allowed 3 phone calls.

January 28, 2016 Reed allowed a Skype call with Hunter, after 72 days of no contact, the first words Hunter said were "Daddy's breaking my heart".

January 27, 2016 Reed did not let me speak to Hunter.

January 26, 2016 Reed did not let me speak to Hunter.

January 25, 2016 Reed did not let me speak to Hunter.

January 24, 2016 Reed did not let me speak to Hunter.

January 23, 2016 Reed did not let me speak to Hunter.

January 22, 2016 Reed did not let me speak to Hunter.

January 21, 2016 Reed did not let me speak to Hunter.

January 20, 2016 Reed did not let me speak to Hunter.

January 19, 2016 Reed did not let me speak to Hunter.

January 18, 2016 Reed did not let me speak to Hunter.

January 17, 2016 Reed did not let me speak to Hunter.

January 16, 2016 Reed did not let me speak to Hunter.

January 15, 2016

Complaint filed with LAPD

### Reed did not let me speak to Hunter.

January 14, 2016 Reed did not let me speak to Hunter.

January 13, 2016 Reed did not let me speak to Hunter.

January 12, 2016 Reed did not let me speak to Hunter.

January 11, 2016 Reed did not let me speak to Hunter.

I saw on Facebook that Ida Matthiesen has overstayed her tourist visa. She is still in Los Angeles and helping Reed deprive me of accessing my son. She knows exactly what she is doing and trying to replace me as Hunter's mother in exchange for a greencard. I also want want to file a complaint against her and the previous nanny Heldi Halvardsson for depriving me of my custodial rights and access to my child. Ida has overstayed her VISA and should be deported and never allowed back in the country and certainly never allowed to care for children. She and my ex-husband have abducted my son and not allowed me access to him whatsoever since November 16th, 2015.

January 10, 2016 Reed did not let me speak to Hunter.

January 9, 2016 Reed did not let me speak to Hunter.

January 8, 2016 Reed did not let me speak to Hunter.

January 7, 2016 Reed did not let me speak to Hunter.

January 6, 2016 Reed did not let me speak to Hunter.

January 5, 2016 Reed did not let me speak to Hunter.

January 4, 2016 Reed did not let me speak to Hunter.

January 3, 2016 Reed did not let me speak to Hunter.

January 2, 2016

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8 of 17

Complaint filed with LAPD

### Reed did not let me speak to Hunter.

January 1, 2016 Reed did not let me speak to Hunter.

December 31, 2015 Reed did not let me speak to Hunter.

December 30, 2015 Reed did not let me speak to Hunter.

December 29, 2015 Reed did not let me speak to Hunter.

December 28, 2015 Reed did not let me speak to Hunter

December 27, 2015 Reed did not let me speak to Hunter

December 26, 2015 Reed did not let me speak to Hunter.

December 25, 2015 Reed did not let me speak to Hunter.

December 24, 2015 Reed did not let me speak to Hunter.

December 23, 2015 Reed did not let me speak to Hunter.

December 22, 2015 Reed did not let me speak to Hunter

December 21, 2015 Reed did not let me speak to Hunter

December 20, 2015 Reed did not let me speak to Hunter.

I found out on Facebook that Reed hired another lookalike nanny from Norway, 15 days after the first one, **Heidi Halvardsson left.** The new one is **Ida Matthlesen.** She announced on Facebook that she moved to Los Angeles on September 29th. I think this one plans to move to LA permanently. I have no idea where this woman sleeps since Reed rents one bedroom with one bed for himself and our son and this nanny. He did the same thing with the last nanny, and Hunter said he had to sleep with the last nanny.

Complaint filed with LAPD

December 19, 2015 Reed did not let me speak to Hunter.

December 18, 2015 Reed did not let me speak to Hunter.

December 17, 2015 Reed did not let me speak to Hunter.

December 16, 2015 Reed did not let me speak to Hunter

December 15, 2015 Reed did not let me speak to Hunter

December 14, 2015 Reed did not let me speak to Hunter.

December 13, 2015 Reed did not let me speak to Hunter.

December 12, 2015 Reed did not let me speak to Hunter.

December 11, 2015 Reed did not let me speak to Hunter.

December 10, 2015 Reed did not let me speak to Hunter

December 9, 2015 Reed did not let me speak to Hunter

December 8, 2015 Reed did not let me speak to Hunter

December 7, 2015 Reed did not let me speak to Hunter

December 6, 2015 Reed did not let me speak to Hunter

December 5, 2015 Reed did not let me speak to Hunter

December 4, 2015 Reed did not let me speak to Hunter

9 of 17

Marieke Randoy

Complaint filed with LAPD

December 3, 2015 Reed did not let me speak to Hunter

December 2, 2015 Reed did not let me speak to Hunter

December 1, 2015 Reed did not let me speak to Hunter

November 30, 2015 Reed did not let me speak to Hunter

November 29, 2015 Reed did not let me speak to Hunter

November 28, 2015 Reed did not let me speak to Hunter

November 27,, 2015 Reed did not let me speak to Hunter

November 26, 2015 Reed did not let me speak to Hunter

November 25, 2015 Reed did not let me speak to Hunter

November 24, 2015 Reed did not let me speak to Hunter.

November 23, 2015

Reed did not let me speak to Hunter.

I spoke with Crown Counsel Coupal yesterday. As far as I'm aware, <u>Reed was released from jail</u> today and returned to the custody of Canada Customs and Immigration who took his passport. As far as I know he has not yet been released.

I left the nanny another voicemail tonight requesting that I speak to my son and she did not respond. From now on I am contacting the nanny directly to speak to my son.

November, 22, 2015

Reed did not let me speak to Hunter.

I left a voicemail at 6pm on the nanny's phone, requesting to speak to my son, and the nanny did not respond.

Reed continues to disobey all court orders .

I still do not know who cares for my son, and the exact address where my son lives. I sent Hunter more toys and had to have them delivered to the UPS mailbox in Marina del Rey again.

November 21, 2015





Marieke Randoy

### Reed did not let me speak to Hunter.

There was a Canada wide warrant for his arrest relating to when he assaulted me in front of our son at our Vancouver home last February 28th, 2015. <u>Reed was arrested upon arrival at Vancouver airport this afternoon, and taken into custody.</u>

November 20th, 2015 Reed did not let me speak to Hunter.

November 19th, 2015 Reed did not let me speak to Hunter.

November 18th, 2015 Reed did not let me speak to Hunter.

November 17th, 2015

Reed did not let me speak to Hunter.

The calls are always so extremely stressful, with Reed shouting and coaching him. Hunter is very depressed and doesn't even want to talk to me. He would rather watch TV. When I asked if I could call back before bed, Reed refused.

November 16th, 2015

Reed left our son unattended in the bath tub for 10 minutes.

I didn't realize until 5 minutes into the call that Reed was not monitoring the call while my son was in the bath tub.

Reed has done this before during calls. I believe Reed is doing this so that I will be worried that my son will drown while in Reed's custody. It's another example of psychological abuse, and a way to make me feel helpless, and to demonstrate that he is in control and I am powerless against him.

It took another 5 minutes to coax my son to get out of the bath tub and get Reed. Reed simply returned, told Hunter to get back in the bath tub and hung up the call. *I have not been permitted to speak to my son since this call.* 

November 15th, 2015 Reed did not let me speak to Hunter.

November 14th, 2015 Reed did not let me speak to Hunter.

November 13th, 2015 Reed did not let me speak to Hunter.

#### Reed did not let me speak to Hunter.

Reed told Hunter he can only speak to me for three minutes, Hunter was off camera most of the time and Reed was whispering to him. He told him out loud that he can't watch tv he has to talk to mommy instead. Basically wants to do everything to distract Hunter and make my son not want to talk to me. REED IS ALIENATING MY SON FROM ME.

November 11th, 2015 Reed did not let me speak to Hunter.



Marieke Randoy

Complaint filed with LAPD

November 10th, 2015 Reed did not let me speak to Hunter.

November 9th, 2015 Reed did not let me speak to Hunter.

November 8th, 2015 Reed did not let me speak to Hunter.

November 7th, 2015 Reed did not let me speak to Hunter.

November 6th, 2015 Reed did not let me speak to Hunter.

November 5th, 2015 Reed did not let me speak to Hunter.

November 2nd, 2015 Reed did not let me speak to Hunter.

November 1st, 2015 Reed did not let me speak to Hunter.

October 31, 2015 Reed did not let me speak to Hunter

October 30, 2015 Reed did not let me speak to Hunter

Reed got into another heated argument. Incredibly stressful call. Hunter kept saying he wants to fly on a plane and go home to Vancouver. This infuriated Reed who hung up the phone.

October 29th, 2015 Reed did not let me speak to Hunter

October 28th, 2015

Reed let Hunter call at 10pm when he got home from work. <u>He sleeps in the same bed with my son.</u> It's been 4 months, and he still rents one room in someone else's apartment. Makes over \$12,000 a month but refuses to give my son his own bed.

My son has his own room in Vancouver, and his own bed that I made to look like a treehouse and during almost every call, Hunter asks me to show him his room and toys in Vancouver and begs to come home.

October 28, 2015 Reed did not let me speak to Hunter

October 27, 2015 Reed did not let me speak to Hunter.



#### October 26, 2015

Reed turned the wifi off several times, made it impossible to have a conversation with Hunter, and argued with me the entire call, until he turned the wifi off and then didn't answer.

October 25, 2015

Reed turned the wifi off several times. He always does this so it's impossible to have a stress free conversation. When I called back, Hunter didn't want to talk, he kept looking over at Reed and "said daddy said to say goodbye, daddy said I have 3 minutes". Hunter then got very upset and said he wants to go home to Vancouver and that Reed's place is "not my house!" Reed turned the wifi off to drop the again and didn't pick up when I tried calling back.

October 24, 2015

#### Reed did not let me speak to Hunter.

He let the call "die" three or four times when he turned off the wifi, and argued with me the entire call. It was extremely stressful.

Reed is working very hard at alienating my son from me.

Reed has been coaching and manipulating my son in an effort to get one good recorded take where he tells me what happened 8 months ago when Reed choked me in front of Hunter, but tells it in a way that would (he hopes) benefit him in court. He's using our son in his desperate attempts to cover up all the abuse.

October 23, 2015 Reed did not let me speak to Hunter.

October 22, 2015 Reed did not let me speak to Hunter.

October 21, 2015 Reed did not let me speak to Hunter.

October 20, 2015 Reed did not let me speak to Hunter.

October 19, 2015 Reed did not let me speak to Hunter.

October 18, 2015 Reed did not let me speak to Hunter.

October 17, 2015 Reed did not let me speak to Hunter.

October 16, 2015 Reed did not let me speak to Hunter.

October 14, 2015 Reed did not let me speak to Hunter.

Complaint filed with LAPD

#### October 11, 2015 Reed did not let me speak to Hunter.

### October 10, 2015 Reed did not let me speak to Hunter.

Turned the wifi off after a couple minutes so we lost the connection. (He does this on EVERY SINGLE CALL).. But he first made Hunter cry and spent the whole call that lasted a few minutes, either yelling at me or standing right next to Hunter so he was afraid to say anything. Hunter started to talk about the choking incident again as he does every single call. It is obvious that Reed is coaching him, trying to get him to change the story of what he saw.. All this is doing is torturing our son... He punishes our son by not letting him speak to me for days on end - five days in a row.. or more. But when he finally lets me speak to him the first thing Hunter talks about is when daddy was choking me. Reed gets angry and coaches him during the call because he's not saying it right. Reed is trying to get the perfect recording of Hunter changing what he saw that night. He forgets that he admitted over text messages a few days after it happened exactly what happened. He just wants to get his son, who was the only other witness to what happened to tell me what happened that night. Every single call my son talks about it -I never bring it up!!! My son opens the conversation with "Remember when daddy was choking you on the couch?.. And each time there are new details.. it's clear that Reed is feeding him and coaching him. My son is so afraid of him. I can see when he looks at Reed off camera and then days "bye mommy" and turns off the video.. and if he doesn't .. the internet goes dead and the video connection is lost. EVERY SINGLE TIME WITHOUT FAIL.

October 9, 2015 Reed did not let me speak to Hunter.

Reed got angry when Hunter begged him to let him go home to Vancouver. He told him that he can go when he is 18. He argued with me and got angry that Hunter talked about "Daddy choking mommy" and then he hung up so we couldn't talk on the phone.

October 8, 2015 Reed did not let me speak to Hunter.

October 7, 2015 Reed did not let me speak to Hunter.

October 6, 2015 Reed did not let me speak to Hunter.

October 4, 2015 Reed did not let me speak to Hunter.

October 2, 2015 Reed did not let me speak to Hunter.

September 30, 2015 Reed did not let me speak to Hunter.

Marieke Randoy

Complaint filed with LAPD

September 29, 2015 Reed did not let me speak to Hunter.

September 27, 2015 Reed did not let me speak to Hunter.

September 26, 2015 Reed did not let me speak to Hunter.

September 25, 2015 Reed did not let me speak to Hunter.

September 23, 2015 Reed did not let me speak to Hunter.

September 20, 2015 Reed did not let me speak to Hunter.

September 19, 2015 Reed did not let me speak to Hunter.

September 16, 2015 Reed did not let me speak to Hunter.

September 10, 2015 Reed did not let me speak to Hunter.

September 9, 2015 Reed did not let me speak to Hunter.

September 8, 2015 Reed did not let me speak to Hunter.

September 7, 2015 Reed did not let me speak to Hunter.

September 6, 2015 Reed did not let me speak to Hunter.

September 5, 2015

Reed admits he moved to the Venice Canals but still REFUSES to give me his address or tell me who he is living with and who is caring for Hunter 24/7. Since July 1st 2015, I have repeatedly asked for information: photo ID, valid work permit, clean drivers license, child care references etc. everything that I have ALWAYS REQUIRED from a babysitter/ nanny since my son was born. I am still denied this basic important information that I'm entitled to have as a mother. I have Joint legal custody of my son and a court order that says I may see to him on



Marieke Randoy

Complaint filed with LAPD

weekends and speak to him every night. Petitioner continues to ignore court orders and tries to collect my angry distraught text messages to use against me in court to prove I'm "crazy" and should only

get "supervised visitation" with my son.

September 3, 2015 Reed did not let me speak to Hunter.

September 2, 2015 Reed did not let me speak to Hunter.

September 1, 2015 Reed did not let me speak to Hunter.

August 31, 2015 Reed did not let me speak to Hunter.

August 30, 2015 Reed did not let me speak to Hunter.

August 29, 2015 Reed did not let me speak to Hunter.

August 27, 2015 Reed did not let me speak to Hunter.

August 26, 2015 Reed did not let me speak to Hunter.

August 25, 2015 Reed did not let me speak to Hunter.

August 24, 2015 Reed did not let me speak to Hunter.

August 21, 2015 Reed did not let me speak to Hunter.

August 20, 2015 Reed did not let me speak to Hunter.

August 19, 2015 Reed did not let me speak to Hunter.

August 18, 2015 Reed did not let me speak to Hunter.

August 17, 2015

Yes only a few minutes. Hunter was very upset. The separation is really taking it's toll. When I asked him if he liked his school etc he said no. I know even if he does like school he doesn't





Marieke Randoy

Complaint filed with LAPD

want to tell me that because he wants to come home. I told him over and over that I love him and I miss him and I'm so sorry about this and that I will see him soon and he said ok. I said "I PROMISE I will see you soon baby". I couldn't tell him things like he will come home soon because Reed would hang up the phone and Hunter would get really upset.

I found out yesterday that Heidi Halvardsson is not a professional nanny. She has no experience with children and she is not a nurse. She is an unlicensed "masseuse" that up until the July 1st hearing, lived in Norway. She is 45 years old and Reed doesn't want me to know anything about her. If he had nothing to hide, he'd have nothing to hide.

August 16, 2015 Reed did not let me speak to Hunter.

August 15, 2015 Reed did not let me speak to Hunter.

August 14, 2015 Reed did not let me speak to Hunter.

August 13, 2015 Reed did not let me speak to Hunter.

August 12, 2015 Reed did not let me speak to Hunter.

August 11, 2015 Reed did not let me speak to Hunter.

August 9, 2015 Reed did not let me speak to Hunter.

August 8, 2015 Reed did not let me speak to Hunter.

August 6, 2015 Reed did not let me speak to Hunter.

August 4, 2015 Reed did not let me speak to Hunter.

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#### THIS REPORT DOES NOT CONSTITUTE VALID IDENTIFICATION

#### KEEP THIS REPORT FOR REFERENCE. INSTRUCCIONES EN ESPANOL AL REVERSO.

Your case will be assigned to a detective for follow-up investigation based upon specific facts obtained during the initial investigation. Studies have shown that the presence of these facts can predict whether a detailed follow-up investigation would likely result in the arrest and prosecution of the suspect(s) or the recovery of property, in a manner that is cost-effective to you, the taxpayer. Significant decreases in personnel have made it impossible for detectives to personally discuss each and every case with all crime victims. A detective will not routinely contact you, unless the detective requires additional information.

TO REPORT ADDITIONAL INFORMATION: If you have specific facts to provide which might assist in the investigation of your case, please contact the detective Monday through Friday, between 8:00 A.M. and 9:30 P.M., or between 2:30 P.M. and 4:00 P.M. at telephone number . If the detective is not available when you call, please leave a message and include the telephone number where you

can be reached.

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**COPY OF REPORT:** If you wish to purchase a copy of the complete report, phone (213) 486-8130 to obtain the purchase price. Send a check or money order payable to the Los Angeles Police Department to Records and Identification Division, Box 30158, Los Angeles, CA 90030. Include a copy of this report or the following information with your request: 1) Name and address of victims; 2) Type of report and DR number (if listed above); 3) Date and location of occurrence. NOTE: Requests not accompanied by proper payment will not be processed.

**DR NUMBER:** If not entered on this form, the DR number may be obtained by writing to Records and Identification Division and giving the . information needed to obtain a copy of the report (see above paragraph). Specify that you only want the DR number. It will be forwarded without delay. There is no charge for this service.

CREDIT CARDS/CHECKS: Immediately notify concerned credit corporation or banks to avoid possibility of being liable for someone else using your stolen or lost credit card or check.

#### HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE:

- \* Keep this memo for reference.
- \* If stolen items have serial numbers not available at time of report, attempt to locate them and phone them to the detective at the listed number.
- \* If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee
- \* Promptly report recovery of property.
- \* Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred.

VICTIM-WITNESS ASSISTANCE PROGRAM: The Los Angeles City and County Victim-Witness Assistance Program (VWAP) can help to determine if you qualify for Victim of Violent Crime compensation. If you qualify, they will assist with filling your claim application. If you are a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. Their staff may also assist you with other problems created by the crime

To find the program location nearest to you, call the Victim-Witness Assistance Program at the Los Angeles City Attorney's Office (213) 485-6976, or the Los Angeles County District Attorney's Office (213) 974-7499.

VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.

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COPY OF REPORT: If you wish to purchase a copy of the complete report, phone (213) 486-8130 to obtain the purchase price. Send a check or money order payable to the Los Angeles Police Department to Records and Identification Division, Box 30158, Los Angeles, CA 90030. Include a copy of this report or the following information with your request: 1) Name and address of victims; 2) Type of report and DR number (if listed above); 3) Date and location of occurrence. NOTE: Requests not accompanied by proper payment will not be processed.

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VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.

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	About CSO Filing Assistant	19933-1-K RANDOY, 1 Downtown Com REED Court	munity 21-Jan-2016 001 APW IBD 09:00 AM	
	Filing Assistant		munity 07-Jan-2016 001 CLC IBD 02:00 PM	
	RELATED LINKS	19933-1-K RANDOY, 1 Vancouver Provi REED Court		
	Search Judgments Publication Ban Site Mediation Program	19933-1-K RANDOY, 1 Justice Centre REED (Judicial)	22-Nov-2015 310 JIR IBJ 11:00 AM	
			Тор	

# Warrant for Arrest





Court File No. 2042:19933-1-K

In the Provincial Court Canada: Province of British Columbia

Ban - none

Primary Enf. Agency:

D.O.B.: August 4, 1970

To the Peace Officers in the Province of British Columbia

Whereas Reed Randoy of 559-13428 Maxella Ave, ,

(the "defendant") has been named in an Information dated October 6, 2015, which states that a person fears as follows: Count 1, on or about February 28, 2015, at or near Vancouver BC, did cause fear of personal injury to a person or property. contrary to section 810(1) Criminal Code.

See a total of 1 Allegation

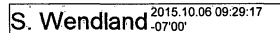
And whereas:

#### there are reasonable and probable grounds to believe that it is necessary in the public interest to issue this warrant for the arrest of the accused

You are commanded, in Her Majesty's name, forthwith to arrest the defendant and to bring him/her before any Justice/Judge in and for the Province of British Columbia to be dealt with according to law.

Dated / Fait le October 6, 2015

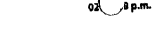
at / à Vancouver



British Columbia / Colombie-Britannique

Justice of the Peace / Juge de paix S Wendland, in and for the Province of British Columbia / dans et pour la province de la Colombie-Britannique

		Endorse	ement of Warra	rant
CANADA: Province of the Criminal Code in return the release of the defe	espect of an offence	other than an offen	ce mentioned in	eas this warrant is issued under section 507, 508 or 512 in section 522 of the <i>Criminal Code</i> , I hereby authorize
Dated				
at		British Columbia	A Justice of the	the Peace in and for the Province of British Columbia
Narrant Cancelled (Re	turn to Registry)			Warrant Executed (Return to Registry and attach
by				original bail document if applicable)
Person contacted		•		by
by phone_at	m. Date			Date
Reason			Bail reinstated	d
PCR 014 Form 7 01/05 sw09 29-06 10 20	15		File, Po	Police P



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JUDICIAL JUSTICE CENT

Police File No. Court File No. Undertaking Given to a Justice or a Judge 401:15-148508 2042:19933-1-K **Nc Vancouver Police Dept** Canada: Province of British Columbia (Section 493 and 679 of the Criminal Code) Primary Enf. Agency: Ban - none ·· D.Q.B.; August 4, 1970 Interpreter present I, Reed Randoy understand that I have been named in the following allegation(s): Count 1, on or about February 28, 2015, at or near Vancouver BC, did cause fear of personal injury to a person or property. contrary to section \$10(1) Criminal Code. 'I have read or have had read to me and understand a total of 1 Allegation So that I may be released from custody: Undertaking Given to a Justice/ Judge (adult) 1. I undertake to altend court on January 7, 2016 at 1:30 pm PT in the Provincial Court at Vancouver Provincial Court, Courtroom 307, 222 Main Street, Vancouver, BC V&A286 and to attend thereafter as required by the court in order to be dealt with according to isw or (where date and place of Court appearance are not known at the time undertaking is given) to attend at the time and place fixed by the Court and thereafter as required by the Court in order to be dealt with according to law. 2. I also undertake to I have read or have had read to me and understand a total of 8 Conditions on 1 Conditions Attachment Page I understand that failure without lawful excuse to attend Court in accordance with this undertaking is an offence under subsection 145(2) of the Oriminal Code, Subsections 145(2) and (3) of the Oriminal Code state as follows: (2) Everyone who, (a) being at large on his undertaking or recognizance given to or entered into before a justice or judge, fails, without lawful excuse, the proof of which lies on him, to sitend court in accordance with the undertaking or recognizance, or (b) having appeared before a court, justice or judge, fails, without lawful excuse, the proof of which lies on him, to attend court as thereafter required by the court, justice or judge, or to surrender himself in accordance with an order of the court, justice or judge, as the case may be, is guilty of an indictable offence and is liable to imprisonment for a term not exceeding two years or is guilty of an offence punishable on summary conviction. (3) Every person who is at large on an undertaking or recognizance given to or entered into before a justice or judge and is bound to comply with a condition of that undertailing or recognizance directed by a justice or judge, and every person who is bound to comply with a direction ordered under subsection 515(12) or 522(2.1) or an order made under subsection 516(2), and who fails, without lawful excuse, the proof of which lies upon that person, to comply with that condition or direction or order, is guilty of (a) an indictable offence and is liable to imprisonment for a term not exceeding two years, or (b) en offence punishable on summary conviction. 2015.11.22 14:50:14 Dated / Fail le November 22, 2015 -08'00' Har Burn Bry British Columbia / Colombio Britannia A Clerk of the Court on behalf of / Un grefiler du tribunal au nom du dice of the Peace / Jugo de peix K Artis, in and for the Province of British Columbia / dans et pour la province de la Colombia-Britannique m at D Perfected -13429 Mazella Ave Ine Del Ray, California, USA Notice of Language Rights at Trial You may apply, pursuant to Section 630 of the Criminal Code, to have your trial in whichever of the two official languages of Canada (English or French) is your language. If you would like your trial in French, you must apply to the court before: your trial date is set, if you do not have an election; or your election, if you elect trial in the Provincial Court; or your committel for trial, if you elect, or are deemed to elect, trial in the Supreme Court. (PT = Pastic Time MT = Mountain Time)

PCR068 12/2008 (#14/44-22.11.2018

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8208 'ON

File, Police, Crown, POR

Page 1 of 3

Nov. 22. 2015 3:38PM



### Promesse remise à un juge de paix ou à un juge

Canada: Province de la Colombie-Britannique (Articles 493 et 679 du Code criminel)

Ban - none

Interprète présent

401:15-148606

Nu. de dossier de la police Nu. de dossier du greffe 2042:19933-1-K itc Vancouver Police Dept

Org. prim. d'app. de la loi : D.D.N. : August 4, 1970

Je Reed Randoy comprends que j'ai été nommément désigné(e) dans l'(les) allégation(s) suivant :

Count 1, on or about February 28, 2015, at or near Vancouver BC, did cause fear of personal injury to a person or property, contrary to section 810(1) Criminal Code.

J'al lu ou j'al m'a lu et je comprends 1 allégation

Afin de pouvoir être mis(e) en liberté :

Je m'engage à être présent(e) au tribunal le January 7, 2016 à 1:30 pm HP à la cour provinciale à Vancouver Provincial Court, Courtroom 307, 222 Main Street, Vancouver, BC V6A2SB et à être présent(e) par la suite selon les exigences du tribunal, afin d'être traité(e) selon la loi ou (lorsque les date et lieu de la comparution devant le tribunal ne sont pas connus au moment où la promesse est remise) à être présent(e) aux temps et lieu fixés par le tribunal, et par la suite, selon les exigences du tribunal, afin d'être traité(e) selon la loi.

2. Je m'engage également à

#### J'al lu ou j'al m'a lu et le comprends 8 conditions sur 1 page de l'Annexe des conditions

Je comprends que l'omission, sans excuse légitime, d'être présent(e) au tribunal en conformité avec la présente promesse constitute une infraction en vertu du paragraphe 145(2) du Code criminel. Les paragraphes 145(2) et (3) du Code criminel s'énoncent comme suit : (2) Est coupable d'un acte criminel et passible d'un emprisonnement maximal de deux ans, ou d'une infraction punissable sur

déclaration de culpabilité par procédure sommaire, quiconque: (a) soit, étant en liberté sur sa promesse remise à un juge de paix ou un juge ou son engagement contracté devant lui, ornet, sans excuse légitime, dont la preuve lui incombe, d'être présent au tribunal en conformité avec cette promesse ou cet engagement; (b) soit, avant déjà comparu devant un tribunal, un juge de paix ou un juge, omet, sans excuse légitime, dont la preuve lui incombe, d'être présent au tribunal comme l'exige le tribunal, le juge de paix ou le juge, ou de se livrer en conformité avec une ordonnance du tribunal, du juge de paix ou du juge, selon le cas.

(3) Est coupable:

(a) soit d'un acte criminel et passible d'un emprisonnement maximal de deux ans;

(b) soit d'une infraction punissable sur déclaration de culpabilité par procédure sommaire, quiconque, étant en liberté sur sa promesse remise ou son engagement contracté devant un juge de paix ou un juge et étant tenu de se conformer à une condition de cette promesse ou de cet engagement fixée par un juge de paix ou un juge, ou étant tenu de se conformer à une ordonnance prise en vertu du paragraphe 515(12) ou 522(2.1) ou d'une ordonnance prise en vertu du paragraphe 516(2), ornet, sans excuse légitime, dont la preuve lui incombe, de se conformer à cette condition ou ordonnance ou à cet ordre.

#### Notification de vos droits de langue au procés

Vous pouvez demander, conformément à l'article 530 du Code criminel, de subir votre procès dans la langue officielle du Canada qui est la vôtre (le français ou l'anglais). Si vous voulez votre procès en français, vous devez présenter votre demande à la cour, seion le cas :

- avant que la date du procès soit fixée, si vous n'avez pas le choix du mode de procès;
- avant de choisir de subir votre procès devant un juge de la cour provinciale, si la loi vous offre ce choix;
- avant d'être renvoyé(e) pour subir votre procès, si vous choisissez ou êtes reputé(e) avoir choisi d'être jugé(e)

par un juge de la Cour suprême. (HP = Heure du Pacifique HR = Heure des Rocheuses)

PCR006

12/2008 jr14 44-22.11.2015 File, Police, Crown, POR

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August 4, 1970

# Undertaking Given to a Justice or a Judge/ Promesse remise à un juge de paix ou à un

Police File No./ Nu, de dossier de la polica 401:15-148608

Court File No./ Nu, de dosaier du preife 2042:19933-1-K No Vancouver Police Dept

juge

Canada: Province of Brittah Columbia Province de la Colombie-Britannique

Ban - none

Re/ Objet : Randoy

D,O.B.	/ D.D.N. :
Conditions Attachment/	
Annexe des conditions	

Condition 1: Keep the peace and be of good behaviour.

POR Condition 2: Not to have contact or communicate, directly with: Marieke Randoy except as set out in a Family Court order issued by a court of competent jurisdiction and except through legal counsel or a Family Justice Counsellor.

Condition 3: Not to attend at: ste 2006 - 668 Citadel Parade, Vancouver, BC.

Promesse remise à un juge de paix/juge (adulte)/ POR Condition 4: Not to attend at any residence, workplace or educational facility known to you to be that of: Marieke Rendoy's except on one occasion, in the company of a police officer to obtain keys to your car and the car.

Condition 5: Not to passess any firearm, cross-bow, prohibited weapon, restricted weapon, prohibited device, ammunition, prohibited ammunition or explosive substance, and in any related authorizations, licenses and registration certificates.

Condition 6: Not to possess any weapons as defined by the Criminal Code.

Condition 7: Not to possess any knives, except during and for Immediate preparation and consumption of food, or except during and for the purposes of lawful employment.

Condition 8: Not to possess any topis outside your residence, except during and for the purposes of lawful employment.

Undertaking Given to a Justice/ Judge (adult I have read or have had read to me and understand a total of 8 Conditions on 1 Conditions Attachment Page/ J'al III ou J'al m'a lu et je comprends 8 conditions sur 1 page de l'Annexe des conditions

PCROOL 12/2008 #5454423.11.2018

File, Police, Crown, POR

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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar Number and Address)	
TELEPHONE NO .: 604 424 94 69 FAX NO. (Optional):	
E-MAIL ADDRESS (Optional): Writetomas Ka@ cloud.com	
ATTORNEY FOR (Name): IN Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES STREET ADDRESS: 111 N . H. 11 SF .	
MAILING ADDRESS: 111 N. H. (1 St. CITY AND ZIP CODE: Los Angeles, (A 90012 BRANCH NAME: Central District	
PETITIONER: Reed Randoy	
RESPONDENT: Marieke Randaz	
	CASE NUMBER
DECLARATION REGARDING NOTICE AND/OR REQUEST FOR WAIVER OF NOTICE OF REQUEST FOR EMERGENCY ORDERS	BDG21137
(EX PARTE ORDERS)	
(FAMILY LAW – NON DOMESTIC VIOLENCE)	<u>a</u> a

NOTICE: The Court cannot consider your request for emergency orders unless you have given notice as required by California Rules of Court, rules 5.151, 5.165 and 5.167. If you or a family member needs domestic violence or child abuse protection, please use the Domestic Violence Protection Act forms (DV-100, DV-109 and DV-110).

**INSTRUCTIONS:** You must give notice to all parties or their attorneys no later than 10:00 a.m., on the court day before the emergency hearing. After providing notice, you must serve your documents requesting emergency orders on all parties or their attorneys at the first reasonable opportunity. Your proof of service should be filed separately from this declaration. You may ask the court to waive notice under Rule 5.165(b)(2) or service under Rule 5.167(a) by filling out Section C of this form. If you need more space, attach form MC-025 or attach a sheet of paper and write your name and case number at the top.

### A. NOTICE

1.	informed the other party in this action that a request for emergency orders would be sought by	
	peaking to: Nicholas Salick Esq on April 7 206at 2:45 [a.m. ] p.m.	
	I spoke to the party in person. I spoke to the party by telephone at the following number: I left a message on voicemail of the party at the following number: I left a text message for the party at the following number: I sent <del>a lettor</del> in writing to the party at the following address: <u>\ASGalckFamily</u> and A email	•
2.	t the time the notice was given, I informed the other party that a request for emergency	
	rder(s) would be presented to the court on $\frac{2pcil 8}{(Date)}$ bat $\underline{8:30}$ [a.m. ]p.m. at 11N, $HN$ St. (TIME) $he \angle A 5 perior$ courthouse. $Dept 22$ (COURTHOUSE LOCATION)	
LAS	75 (New)         DECLARATION REGARDING NOTICE AND/OR REQUEST FOR         Page 1 of 3           Approved 05/14         WAIVER OF NOTICE OF REQUEST FOR EMERGENCY ORDERS         Cal. Rules of Court, rules 5.151, 5.165           trional Use         (EX PARTE ORDERS) (FAMILY LAW – NON DOMESTIC VIOLENCE)         VIOLENCE)	