

1 Marieke Randoy
2 668 Citadel Parade #2006
3 Vancouver, British Columbia V6B1W6

4 RESPONDENT – IN PRO PER

FILED
Superior Court of California
County of Los Angeles

JUN 26 2015

Sherri R. Carter, Executive Officer/Clerk
By Mark Goode, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

8 **REED RANDOY,**

9 Petitioner,

10 v.

12 **MARIEKE RANDOY,**

13 Respondent

) CASE NO. BD621137

) MEMORANDUM OF POINTS AND
) AUTHORITIES IN SUPPORT OF
) RESPONSE DECLARATION OF
) RESPONDENT MARIEKE RANDOY

) Date: June 26, 2015

) Dept.: 22

) Time: 8:30 AM

16 **MEMORANDUM OF POINTS AND AUTHORITIES**

17 **I. INTRODUCTION**

18 Respondent is filing this Memorandum of Points and Authorities because Petitioner/father is claiming that
19 Respondent wilfully violated the Standard Family Law Restraining Orders on the back of the Summons by
20 taking the parties' 3-year old son, Hunter Randoy ("Hunter"), on May 28, 2015 and returning to their es-
21 tablished home and place of habitual residence in Vancouver, British Columbia. Notwithstanding court
22 orders, Respondent returned to Vancouver because that is where she and Hunter had been residing for the
23 past year. Ex parte relief is not warranted because Respondent did not flee when she returned to Vancou-
24 ver, and Petitioner was aware that it was Respondent's intention to return to Vancouver once Hunter was
25 no longer ill.

26 **MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF RESPONSE DECLARATION**
27 **OF RESPONDENT MARIEKE RANDOY**

NAME
NON

Tindae Tamar Hall

No.

130621137

II. ARGUMENT

A. Forcing Respondent to Return Hunter to California is in Violation of the Hague Convention

The Hague Convention applies when: a child under the age of 16 at the time of a hearing has been wrongfully removed to or retained in a member country, the child's "habitual residence" immediately before the removal was in a member country, and the child was removed or retained from a person, institution, or other body that had and was actually exercising lawful rights of custody, or that would have been exercising lawful rights but for the removal of the child. CFLR Cal. Fam. L. Prac. § H.I. When deciding whether children have acquired a new habitual residence, courts must focus on whether both parents (not the child) have a settled intent to abandon the previous residence. *Id.* The objective of the Hague Convention is to prevent parents from engaging in gamesmanship with a child's upbringing in order to secure an advantage in an anticipated custody battle. Because Hunter Randoy is under sixteen years of age and because he was a habitual resident of Canada prior to the divorce proceedings, the Hague Convention applies and Respondent is exempt from complying with the standard temporary restraining order that follows the summons. Please see **EXHIBIT G** where Petitioner lists Vancouver, as our family home for over a year on his initial divorce petition.

B. The Shared Intention of Both Parents to Relocate to Vancouver Invalidates Petitioner's Ex Parte Application

The court should look at the shared intent of the parents, looking at both actions and declarations, at the latest time that their intent was shared. On or about April 14, 2014, Reed Randoy ("Petitioner") leased an apartment for him and me to cohabitate in with our son, Hunter, in Vancouver, British Columbia, while I pursued a career in the arts in Canada. The plan was for him to

1 sell all of his belongings and property in the States so that we could move up as a family and he
2 would fly down to California to work. We had agreed on this long-term plan together and made
3 the mutual decision to relocate and establish our home in Canada. Ever since we moved to Van-
4 couver, Petitioner has supported Hunter and me by transferring \$5,000.00 a month to a separate
5 bank account that I was allowed access to with a bank card, which enabled me to pay rent, bills,
6 childcare, purchase food etc. Since our landlord, Daniel Chan, has a bank account in the USA,
7 which happens to be Wells Fargo, Petitioner often paid the rent, the US equivalent \$1650 Cana-
8 dian dollars directly to Mr. Chan's Wells Fargo Account. On those occasions, Petitioner would
9 transfer the remaining approximately \$3600 USD that I would be able to access to pay for
10 everything else. The monthly budget of \$5000 US dollars a month was set and agreed upon be-
11 fore we moved to Vancouver in April 2014, and it reflects the same standard of living we had
12 when we were living in California. Petitioner alleges that he had no knowledge of my return to
13 Canada, and yet paid the rent for the Canada home the night before the Ex Parte hearing, in ad-
14 dition to the \$300.00 he sent for food. Please see **EXHIBIT H** for Petitioners email to our land-
15 lord the night before the Ex Parte Hearing, where I was cc'd.

16
17
18
19 **C. Child's Habitual Residence in Vancouver, Canada Invalidates Petitioner's Ex Parte**

20 **Application**

21 The court should also examine whether the child acquired a new habitual residence by acclima-
22 tizing to the new location. Since I was born in Canada, Hunter is automatically entitled to Cana-
23 dian Citizenship. Petitioner and I obtained a Certificate of Canadian Citizenship for Hunter, so
24 that he could legally reside in Canada, get Health Insurance, attend public school etc, while I
25 pursue my career. Our move to Vancouver constitutes a relocation of the family residence. We
26
27
28

1 gave up our California home, sold all our furniture, put everything else in storage. Our relocation
2 to Vancouver was in no way intended to be a temporary visit. Although we decided as a family to
3 move to Vancouver, once I was settled with Hunter in our new home, Petitioner became reluctant
4 to follow through with the "PLAN". Instead of selling his boat, getting rid of his storage and ex-
5 tra vehicles, as planned, between May 2014 and September 2014 Petitioner spent approximately
6 \$20,000 on vehicles including: another old car that he needed to "fix up", he bought a 1/3 share
7 of another BOAT (he now has 3 BOATS) with his best friend James Campbell and spent the
8 summer hanging out with his friends and entertaining women on his boats, instead of visiting his
9 wife and child in Vancouver. Petitioners actions seemed to indicate that he intended to remain in
10 California for the foreseeable future, and this became the source of a lot of tension in our mar-
11 riage. Petitioner's reluctance to give up his toys and bachelor lifestyle, has always been the topic
12 of many an argument throughout the marriage. Petitioner is well aware that we fully relocated to
13 Vancouver, Canada and that as a result of the relocation and residence in Vancouver for a full
14 year, Hunter had established a residential attachment to Vancouver by the time Petitioner com-
15 menced divorce proceedings. Despite signing a lease for a year see **EXHIBIT I**, and driving our
16 Toyota Prius which I drove in California, all the way to Vancouver with all our belongings, and
17 fully supporting his family financially, every time Petitioner and I were involved in a dispute, he
18 would threaten to charge me with kidnapping, a tactic he used to intimidate me. On these occa-
19 sions, he would claim that he would cut off all financial support for me and Hunter if I did not
20 move back to Los Angeles. A text message I received from him stated, "If you won't move here
21 then you're on your own" (see Special Appearance Response Declaration of Respondent
22 Marieke Randoy). Since Petitioner earns an average of \$750 a day when he works and does not
23
24
25
26
27
28

1 have a set schedule, he works usually 2-5 day jobs on commercials and music videos that
2 have short shooting schedules, we only know a day or two in advance when he is working
3 on his next job. For that reason, and the fact that when he works he works 18 hours straight
4 with very little "turn around time" for sleeping before he has to go back to work for the next
5 shoot day, I have been 100% responsible for our son's care since the day he was born. Un-
6 fortunately, Petitioner uses the fact that I don't currently earn much of an income to his ad-
7 vantage when he wants to "call the shots". He has always come and gone when he pleases,
8 turned off his phone and left for 2-4 days straight to hang out at the "boat" on his days off. I
9 would never know when he would be leaving or when he planned to return, and Petitioner
10 felt that since he makes the money and I don't, I have no voice in our marriage whatsoever.
11 This is why he has never allowed me access to our finances, or allowed me to pay bills and
12 why I have been powerless to do anything when he has refused to pay the co-pay on my
13 medical bills from when I gave birth to Hunter and allowed them to go to collections and
14 hurt my credit. Petitioners attitude is that I shouldn't be complaining, since I don't make the
15 money. He does not put any value on the fact that I have cared for and raised our child very
16 much on my own since he was born. Petitioner works an average of 15 days a month and
17 has no other responsibility. I on the other hand have a full time responsibility for the care
18 and wellbeing of our child, 24/7/365 for the next 18 years. When I need someone to care for
19 my son, I have to pay someone between \$16-24 dollars an hour. My contributions hold ab-
20 solutely no weight with Petitioner. He refused to pay our son's co-pay for a surgery he un-
21 derwent when he was 9 months old. Petitioner's Motion Picture Industry Insurance (MPI)
22 paid the bulk of the bill, but Petitioner still allowed a remaining balance of \$500, under mine
23
24
25
26
27
28

1 and my son's name, go to collections. Petitioner earns an average of \$11,250 NET per month.
2 His chief complaint about me is that I complain. However I believe I have very legitimate
3 complaints. Paying bills on time and paying off debt, having savings, a "cushion" and paying and
4 filing taxes on time, and making our son's needs and things like paying off debts a priority over
5 fixing up boats and cars, these are the things I "complain" about. A major concern of mine has
6 been the fact that after he became a partner in my LLC, Ten and Two Productions, he has used
7 the company to evade taxes. He has called the IRS pretending he is me, and managed to keep my
8 maiden name listed as the tax payer on the company instead of himself. He has somehow man-
9 aged to close a joint business account without my consent and claimed FRAUD and implicated
10 me. This has affected my ability to use my personal bank account. I have lost my "privileges"
11 like online bill pay and cannot accept wire transfers. It has come to the point now that in order
12 for Petitioner to give me money, he must physically walk into a bank and deposit cash into my
13 account with the assistance of a bank teller. We are still several years behind paying back taxes
14 that are in my name. Most disturbing is the fact that he claims his fetish for fixing up boats and
15 cars as if they are legitimate business expenses, and pays almost no tax whatsoever. For every
16 complaint Petitioner has against me I have a very good explanation. Petitioner misrepresents the
17 facts in every single one of his complaints about me in his Ex Parte Petition. However, in the
18 interest of not taking up too much of the courts time in the "he said - she said" I will focus of Pe-
19 titioner's most serious allegations .

24 **D. California Does Not Have Jurisdiction over Child Custody because none of the following**
25 **circumstances listed in Subchapter C. Jurisdiction Sec. 152.201 of the Uniform Child**
26 **Custody Jurisdiction and Enforcement Act (1997) apply:**

SUBCHAPTER C. JURISDICTION

Sec. 152.201. INITIAL CHILD CUSTODY JURISDICTION. (a) Except as otherwise provided in Section 152.204, a court of this state has jurisdiction to make an initial child custody determination only if:

(1) this state is the home state of the child on the date of the commencement of the proceeding, or was the home state of the child within six months before the commencement of the proceeding and the child is absent from this state but a parent or person acting as a parent continues to live in this state;

(2) a court of another state does not have jurisdiction under Subdivision (1), or a court of the home state of the child has declined to exercise jurisdiction on the ground that this state is the more appropriate forum under Section 152.207 or 152.208, and:

(A) the child and the child's parents, or the child and at least one parent or a person acting as a parent, have a significant connection with this state other than mere physical presence; and

(B) substantial evidence is available in this state concerning the child's care, protection, training, and personal relationships;

(3) all courts having jurisdiction under Subdivision (1) or (2) have declined to exercise jurisdiction on the ground that a court of this state is the more appropriate forum to determine the custody of the child under Section 152.207 or 152.208; or

1 (4) no court of any other state would have ju-
2 risdiction under the criteria specified in Sub-
3 division (1), (2), or (3).

4 (b) Subsection (a) is the exclusive jurisdic-
5 tional basis for making a child custody determi-
6 nation by a court of this state.

7 (c) Physical presence of, or personal jurisdic-
8 tion over, a party or a child is not necessary
9 or sufficient to make a child custody determina-
10 tion.

11 Please see **EXHIBIT J** which is an email Petitioner wrote to his family and friends soon after
12 we got our current apartment in Vancouver. He explains our "PLAN" and that he will be joining
13 us soon, and plans on auditioning and working as an actor with me in Vancouver. Please see
14 **EXHIBIT K** where he reiterates the "PLAN" to a potential landlord on a rental application and
15 states that our reason for moving is "*Relocating to Canada to work in the entertainment busi-*
16 *ness*".

17 **E. According to Sec. 152.207 the court may decline jurisdiction if it determines that it is an**
18 **Inconvenient Forum and that another state is a more appropriate forum. I believe my case**
19 **fits all the following criteria in this Section and that after the court considers my entire**
20 **Declaration and Supporting Evidence, the court will have the necessary facts to make that**
21 **determination.**

22
23
24 CHAPTER 152 of the UNIFORM CHILD CUSTODY

25 JURISDICTION AND ENFORCEMENT ACT

26
27 Sec. 152.207. INCONVENIENT FORUM. (a) A court
28

1 of this state which has jurisdiction under this
2 chapter to make a child custody determination
3 may decline to exercise its jurisdiction at any
4 time if it determines that it is an inconvenient
5 forum under the circumstances and that a court
6 of another state is a more appropriate forum.
7 The issue of inconvenient forum may be raised
8 upon motion of a party, the court's own motion,
9 or request of another court.

10 (b) Before determining whether it is an incon-
11 venient forum, a court of this state shall con-
12 sider whether it is appropriate for a court of
13 another state to exercise jurisdiction. For
14 this purpose, the court shall allow the parties
15 to submit information and shall consider all
16 relevant factors, including:

17 (1) whether domestic violence has occurred and
18 is likely to continue in the future and which
19 state could best protect the parties and the
20 child;

21 (2) the length of time the child has resided
22 outside this state;

23 (3) the distance between the court in this
24 state and the court in the state that would as-
25 sume jurisdiction;

26 (4) the relative financial circumstances of the
27 parties;

28 (5) any agreement of the parties as to which
state should assume jurisdiction;

(6) the nature and location of the evidence re-
quired to resolve the pending litigation, in-
cluding testimony of the child;

(7) the ability of the court of each state to
decide the issue expeditiously and the proce-
dures necessary to present the evidence; and

1 (8) the familiarity of the court of each state
2 with the facts and issues in the pending litigation.
3

4 (c) If a court of this state determines that it
5 is an inconvenient forum and that a court of an-
6 other state is a more appropriate forum, the
7 court shall stay the proceedings upon condition
8 that a child custody proceeding be promptly com-
9 menced in another designated state and may im-
10 pose any other condition the court considers
11 just and proper.

12 (d) A court of this state may decline to exer-
13 cise its jurisdiction under this chapter if a
14 child custody determination is incidental to an
15 action for divorce or another proceeding while
16 still retaining jurisdiction over the divorce or
17 other proceeding.

18 Added by Acts 1999, 76th Leg., ch. 34, Sec. 1,
19 eff. Sept. 1, 1999.

20 F. According to Sec. 152.208 the court may decline jurisdiction if the person seeking to in-
21 voke its jurisdiction has engaged in Unjustifiable Conduct.
22

23 Sec. 152.208. JURISDICTION DECLINED BY REASON
24 OF CONDUCT. (a) Except as otherwise provided
25 in Section 152.204 or other law of this state,
26 if a court of this state has jurisdiction under
27 this chapter because a **person seeking to invoke**
28 **its jurisdiction has engaged in unjustifiable**
conduct, the court shall decline to exercise its
jurisdiction unless:

(1) the parents and all persons acting as par-
ents have acquiesced in the exercise of juris-
diction;

1 (2) a court of the state otherwise having ju-
2 risdiction under Sections 152.201 through
3 152.203 determines that this state is a more ap-
4 propriate forum under Section 152.207; or

5 (3) no court of any other state would have ju-
6 risdiction under the criteria specified in Sec-
7 tions 152.201 through 152.203.

8 (b) If a court of this state declines to exer-
9 cise its jurisdiction pursuant to Subsection
10 (a), it may fashion an appropriate remedy to en-
11 sure the safety of the child and prevent a repe-
12 tition of the unjustifiable conduct, including
13 staying the proceeding until a child custody
14 proceeding is commenced in a court having juris-
15 diction under Sections 152.201 through 152.203.

16 (c) If a court dismisses a petition or stays a
17 proceeding because it declines to exercise its
18 jurisdiction pursuant to Subsection (a), it
19 shall assess against the party seeking to invoke
20 its jurisdiction necessary and reasonable ex-
21 penses including costs, communication expenses,
22 attorney's fees, investigative fees, expenses
23 for witnesses, travel expenses, and child care
24 during the course of the proceedings, unless the
25 party from whom fees are sought establishes that
26 the assessment would be clearly inappropriate.
27 The court may not assess fees, costs, or expens-
28 es against this state unless authorized by law
other than this chapter.

Added by Acts 1999, 76th Leg., ch. 34, Sec. 1,
eff. Sept. 1, 1999.

Please see **EXHIBIT L** where Petitioner misleads the court by claiming that our child's address
for the past year has been at a UPS mailbox, when the truth is that before our visit to California

Now Judge Larwin Hall

1 on April 25th, 2015, Hunter hadn't been back to California in over a year since we moved to
2 Vancouver. Please also see **EXHIBIT M** which shows the text messages before and after the
3 Ex-Parte hearing that clearly demonstrate that Petitioner did not want me to attend the Hearing,
4 prevented me from attending the Hearing and intended to disrupt our son's life by forcing him
5 away from his mother for absolutely no justifiable reason. In California, during our visit, my son
6 and I stayed with friends and slept on couches and several times stayed in motels. The fact that
7 Petitioner got our son very sick the first weekend he had him, (Hunter got Rotavirus which
8 meant he had terrible diarrhea and vomiting) due to carelessness and unsanitary conditions, and
9 Hunter got REINFECTED the following two weekends in a row he spent with his father, we
10 were unable to go home after two weeks. Hunter was sick and almost exclusively house-bound
11 after each visit with his father. I would spend the week days nursing him back to health, only to
12 have Petitioner get him sick again while in Petitioners care. After 3 1/2 weeks of this my son lost
13 so much weight and I wanted to go home where he would be able to get well and STAY WELL.
14 On May 21st 2015, Petitioner took Hunter for another weekend, served me with divorce papers
15 and told me that I would not be allowed to go back home to Vancouver. Petitioner gave me very
16 little access to money during that month, he allowed my health insurance to lapse making it dif-
17 ficult for me to go to my doctor and dentist appointments and fill my prescriptions. The stress
18 was almost unbearable.
19 Five days after he served me papers, Petitioner demanded that I take care of our son while he
20 worked a two-day job. He had spent the entire time telling me that I couldn't go home, telling me
21 I had to return the rental car and made sure I had no more money. Petitioner knew that I would
22 return home to Vancouver with our son where we have our own beds and Hunter has his special
23 custom tree house bedroom/playroom that I made for him and all his toys and his routine.
24
25
26
27
28

NOM
Judge Tamm Hall

1 Petitioner knew that as soon as our son was well enough to travel I would return home. Since
2 there was so much animosity between us I insisted he give me a travel letter before I take care of
3 Hunter. I knew Petitioner was trying to set me up and that the minute I went home he would ac-
4 cuse me of kidnapping. I wrote a letter to his attorney pleading with him to advise his client on
5 how to conduct himself during the divorce proceedings, and that constant threats and cutting me
6 off financially was not at all appropriate behaviour. I didn't know what else to do. I was staying
7 at a motel and waiting for Petitioner to be reasonable. Instead Petitioner called his mother Elaine
8 Dotts who flew in from a golf course somewhere and watched Hunter while Petitioner worked a
9 two-day job. Elaine Dotts refused to tell me where she was with my son. We exchanged words
10 and I was very upset because she was enabling her son to be abusive and controlling. I had con-
11 fided in her a week earlier about the physical and mental abuse and about her son's constant infi-
12 delity and she simply forwarded all the information I told her on to her son and helped him with
13 the scheme to set me up. I was very distressed when she refused to give me my sons where-
14 abouts because I hadn't seen him in a week at this point and if she was merely babysitting she
15 wouldn't hesitate to tell me the mother of the child, where he is and allow me to see him. Elaine
16 Dotts and her son know that I grew up in foster homes and they know full well that I don't have
17 parents to support me in any way. When they started playing "games" I pleaded with them to
18 stop because if they started doing things that would involve the authorities, and try to discredit
19 me as a mother, that whenever there is a question about the safety of a child, in our case he was
20 caught in the middle of what was becoming a very heated situation, for good reason, authorities
21 will err on the side of caution and put a child in foster care until they can fully investigate the
22
23
24
25
26
27
28

1 situation. I know this because I lived this as a child - always in and out of foster homes. I don't
2 want that for my child. I believe that it is in the best interest of my child that he not be caught in
3 the middle of this divorce and that his life not be disrupted.

4 On May 28th, the second day Elaine Dotts was babysitting Hunter, I decided to go to James
5 Campbell's house and see if Hunter was there. He was in fact there. When James answered the
6 door I asked him if I could see my son and he said "of course let me go get him". I followed him
7 to the back of his house into the back yard. James walked up the steps to the guest house and
8 moments later came out with Hunter in his arms. Elaine remained in the guest house. When I
9 first saw my son I was startled and could barely recognize him because Elaine cut off all his hair.
10 She knew how much I loved my sons hair and how I had gotten it trimmed slowly over time and
11 waited so long for it to be the perfect "California surfer look". Petitioner also had shoulder length
12 hair for most of our relationship and Hunter loved that he looked like his daddy. I was absolutely
13 devastated that she would do something so horrible and disrespectful. I couldn't believe that she
14 had absolutely no respect for my parental authority. I am still baffled as to why she enables her
15 son to mistreat his wife and much like her son, does not recognize me as having any authority or
16 rights over my son or decisions in my life and my sons life. After the horrible way she has treated
17 me and because she has the strange sense of entitlement in that she feels she can do whatever she
18 wants with her grandson, and I now know that she dislikes me so much she is willing to go as far
19 as swearing under other that I committed a SERIOUS FELONY, I obviously cannot trust her
20 with my son and I ask the court to forgive any coarse language I may have used with her. I have
21 our ENTIRE TEXT exchanges going back several weeks which put the few sentences Elaine
22 Dotts used against me in her Declaration, into the right context.
23
24
25
26
27
28

1 The text messages in **Exhibit M** will show that Petitioner knew exactly where his son was, that I
2 was prepared to fly down with our son that night before the June 5th hearing and he could have
3 seen his son within hours, but that Petitioner chose to cut me off financially and engage in what
4 has become an exhausting emotional ordeal and antics that are not at all in the best interest of
5 our son. The basis for the Ex Parte hearing is for EMERGENCIES, when a child is in danger.
6 There is no danger. However, since according to Sec. 152.201 of the Uniform Child Custody
7 Jurisdiction and Enforcement Act (1997), California has no jurisdiction because our son had not
8 resided in the State a minimum of 6 months prior to proceedings, the only other option Petition-
9 er had to keep custody jurisdiction in California would be to claim that it was an emergency un-
10 der Sec. 152.204 of the Uniform Child Custody Jurisdiction and Enforcement Act (1997). Peti-
11 tioner has gone above and beyond to discredit me as a mother, he has misrepresented our situa-
12 tion completely in a court of law and has asked his mother, Elaine Dotts and best friend James
13 Campbell to assist him is my character assassination. All of these actions for the purpose of in-
14 timidating me, harassing me, controlling me and making me fearful of Petitioner so that I will
15 do what he wants which is move back to California.

16 To respond to James Campbells version of the story, it was James that suggested I go to the park
17 and take my car. I didn't know why he wanted me to take him to the park. Elaine came out of the
18 guest house and certainly didn't want me to go to the park with Hunter. I don't know the neigh-
19 bourhood and don't even know where the park is. I was immediately suspicious. I told James
20 that I didn't have a car seat in the rental car I was driving since Petitioner had taken it when he
21 took Hunter a week earlier. James told me he would give me his car seat. I said "ok.. I'm going
22 to need his diaper bag". James said "No problem I will get it for you. Elaine was visibly upset
23 that James wanted me to take Hunter. She told me I didn't need to drive and only gave me one
24
25
26
27
28

1 diaper. I had nothing to say to her. James installed the car seat in the rental car quickly. I asked
2 him when he wanted me to be back for dinner. He asked me if I wanted to bring him back that
3 night. I replied of course not! He then said "Marieke take your son. Take him to wherever you
4 are staying tonight and you can sort this out with Reed (Petitioner) tomorrow". He then called
5 Reed and handed the phone over to me. I don't know if he even explained what was happening to
6 Reed because Reed seemed confused and didn't know that I was going to be on the phone when
7 he got the call from his friend James. I was also confused so I just handed the phone back to
8 James. When I got in the car James called out to me and said while on the phone with Reed, that
9 Petitioner wanted him to tell me that Hunters passport was revoked.
10

11 At the time I thought James, after hearing my side of the story, decided he didn't want to get in-
12 volved with any more of the drama. I felt that he completely recognized me as the sole caregiver
13 and mother and the fact I had every right to go home. I thought that perhaps after he heard my
14 side of the story that he decided to do the right thing and agreed that it was high time I took my
15 son back home, and that Petitioner and I should resolve our issues without placing our son on the
16 battlefield. There was a part of me that thought maybe James was setting me up, but at that point
17 I had nowhere to go but home, and everyone knew it. I had no more money and nowhere to stay
18 with Hunter. I was no longer going to sleep on couches allow my friends to inadvertently enable
19 Petitioner to continue to mistreat me and play these games. By this point it had been almost 5
20 weeks and my son was well enough to travel and it was time to go home. Petitioner and I were
21 getting divorced and I had already exhausted every effort trying to reason with him and tell him
22 that instead of the constant threats and harassment, he can bring all his issues to the judge and let
23 this judge decide whether or not I should be forced to return to California. I returned the rental
24 car and asked a friend to book our tickets on the next flight to Vancouver and a few hours later
25
26
27
28

1 Hunter and I were "home sweet home". Please see **EXHIBIT N** for photos of the custom tree-
2 house/playroom I made for him.
3

4 I do not wish to disrupt our life and my career goals and ability to become financially self sup-
5 porting simply because Petitioner decided to change his mind about moving to Vancouver. Fur-
6 thermore, Petitioner is incredibly abusive and controlling and the abuse has only gotten worse.
7 Please see **EXHIBIT O** which shows my bank account balance which was almost at ZERO be-
8 fore the court hearing. Since then Petitioner has only given me \$200. That's it. I have had to rely
9 on family and friends to pay my bills and enlist the aid of a non-profit to prepare my case here in
10 California to defend myself against the serious allegations that I committed a felony. I have also
11 managed to retain an attorney in Vancouver and I have filed for divorce in Canada because that is
12 where I live and the only place I believe my son is safe and where I can get through this divorce
13 and still be able to see my son every day and keep his life as normal and happy as possible.
14

15 Finally please see **EXHIBITS P** and **Q** that show the bruises I sustained the last time Petitioner
16 came to visit us in Vancouver. During that incident Petitioner choked me and slammed me
17 against a wall while pushing me towards the door to the balcony. I was flailing and trying to get
18 him to stop choking me because I couldn't breathe. I was unaware that I had scratched his fore-
19 head until after the fact because it was unintentional. I had just been frightened and struggling to
20 get free from him. He was holding Hunter and pushing me towards the balcony, and the previous
21 time he visited he said during an argument that he wanted to throw me off that same balcony. We
22 are on the 20th floor of a high-rise.
23
24
25
26
27
28

III. CONCLUSION

On the basis of these Points and Authorities, Respondent requests that this Court not grant the relief in Petitioner's Ex Parte request and award Respondent sole legal and sole physical custody of Hunter Randoy. Respondent also respectfully requests the court to decline jurisdiction and allow all further proceedings to take place in Vancouver, Canada where Respondent resides with her son. Respondent has filed for divorce in Canada and Petitioners counsel will be served on June 26th, 2015.

I declare under penalty of perjury that the foregoing is true and correct to best of my knowledge. Executed on the 24rd day of June 2015 in Vancouver, British Columbia Canada.
for the June 26th Hearing in Los Angeles, California.

By: Marieke Randoy
MARIEKE RANDOY, RESPONDENT

NON
Judge Tamara Hall

NAME
NOM

Judae Tarnia Hall

No.

EXHIBIT G

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Street number, and address):

FOR COURT USE ONLY

REED RANDOY, IN PRO PER

REED RANDOY

13428 MAXELLA AVE., #559

MARINA DEL REY, CA 90292

TELEPHONE NO.: 310-739-0335

FAX NO. (Optional):

E-MAIL ADDRESS (Optional):

ATTORNEY FOR (Name):

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

(This section applies only to family law cases.)

PETITIONER: REED RANDOY

RESPONDENT: MARIEKE RANDOY

OTHER PARTY:

(This section applies only to guardianship cases.)

GUARDIANSHIP OF (Name):

Minor

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

CONFORMED COPY
ORIGINAL FILED
Superior Court Of California
County Of Los Angeles

MAY 19 2015
HERRI R. CAMERON

By: Deputy
P. MARTINEZ

CASE NUMBER:

BD621137

1. I am a party to this proceeding to determine custody of a child.

2. ☐ My present address and the present address of each child residing with me is confidential under Family Code section 3429 as I have indicated in item 3.

3. There are (specify number): ONE (1) minor children who are subject to this proceeding, as follows:
(Insert the information requested below. The residence information must be given for the last FIVE years.)

a. Child's name	Place of birth	Date of birth	Sex
HUNTER RANDOY	LOS ANGELES, CA	4/10/2012	M
Period of residence 4/2014 to present	Address 668 CITADEL PARADE, #2006 <input type="checkbox"/> Confidential VANCOUVER, B.C.	Person child lived with (name and complete current address) REED & MARIEKE RANDOY <input type="checkbox"/> Confidential	Relationship FATHER & MOTHER
4/2014 to PRESENT	Child's residence (City, State) 13428 MAXELLA AVE., #559, MARINA DEL REY, CA 90292	Person child lived with (name and complete current address) REED RANDOY	FATHER
BIRTH to 4/2014	Child's residence (City, State) 5359 SAN VICENTE BLVD., #111, L.A., CA 90019	Person child lived with (name and complete current address) REED & MARIEKE RANDOY	FATHER & MOTHER
to	Child's residence (City, State)	Person child lived with (name and complete current address)	
b. Child's name	Place of birth	Date of birth	Sex
<input type="checkbox"/> Residence information is the same as given above for child a. (If NOT the same, provide the information below.)			
Period of residence to present	Address <input type="checkbox"/> Confidential	Person child lived with (name and complete current address) <input type="checkbox"/> Confidential	Relationship
to	Child's residence (City, State)	Person child lived with (name and complete current address)	
to	Child's residence (City, State)	Person child lived with (name and complete current address)	
to	Child's residence (City, State)	Person child lived with (name and complete current address)	

c. ☐ Additional residence information for a child listed in item a or b is continued on attachment 3c.

d. ☐ Additional children are listed on form FL-105(A)/GC-120(A). (Provide all requested information for additional children.)

Page 1 of 2

Form Adopted for Mandatory Use
Judicial Council of California
FL-105/GC-120 (Rev. January 1, 2009)

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

Family Code, § 3400 et seq.;
Probate Code, §§ 1510(f), 1512
www.courtinfo.ca.gov

RANDOY, REED



EXHIBIT H

EXHIBIT H
Tindae Tammie Hall

From: Reed Randoy reedrandoy@yahoo.com
Subject: Re: Rent
Date: June 4, 2015 at 11:31 AM
To: Daniel Chan DChan@wm.com
Cc: marikataylor@me.com

Hi Daniel,

The direct deposit came through and I just paid the rent. It was 1320 or something on the conversion, but I made it 1350 just in case you charged a late fee. Sorry again for the delay. Have a nice day.

Reed
SAG/AFTRA-399
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-typos!

On Jun 3, 2015, at 5:43 PM, Reed Randoy <reedrandoy@yahoo.com> wrote:

Hi Daniel,

I didn't receive the payroll check I've been expecting yet, but I called the payroll company and it is coming. As soon as I get it I will be able to pay the full rent plus any late fee if it's past the 5th. I'm really surprised it didn't come in today though. It comes direct deposit, so as soon as it's wired I can send you the money for our last month. Thanks again Daniel, I'm sorry for any trouble this causes you.

Reed
SAG/AFTRA-399
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-typos!

EXHIBIT I

Important Notes:

The Residential Tenancy Branch (RTB) is of the opinion that this Residential Tenancy Agreement accurately reflects the Residential Tenancy Act (RTA) and accompanying regulations. The RTB makes no representations or warranties regarding the use of this Agreement. A landlord and tenant may wish to obtain independent advice regarding whether this agreement satisfies their own personal or business needs. For the rental of a manufactured home and a manufactured home site under a single tenancy agreement, use this agreement form. For the rental of a manufactured home site use the Manufactured Home Site Tenancy Agreement.

The words **tenant** and **landlord** in this tenancy agreement have the same meaning as in the Residential Tenancy Act (RTA), and the singular of these words includes the plural. In this tenancy agreement, the words **residential property** have the same meaning as in the RTA. **Residential property** means a building, a part of a building or related group of buildings, in which one or more rental units or common areas are located; the parcel or parcels on which the building, related group of buildings or common areas are located; the rental unit and common areas and any other structure located on the parcel or parcels.

HOW TO COMPLETE THIS FORM ELECTRONICALLY: If you are accessing this agreement form from the B.C. Government Web site, it can be printed and completed by hand (*print clearly, using dark ink*) or filled out while at the computer workstation—simply type your responses in the boxes. If you cannot complete all the sections at the computer right away, you can print off what you have completed and fill in the remaining fields by hand. Note, you *cannot* save the completed form to your computer, therefore, after you complete the form, make sure you review the form for accuracy and print the number of copies you require *before* you leave the document or shut down the program/computer.

IF ADDITIONAL SPACE IS REQUIRED TO LIST ALL PARTIES, complete and attach Schedule of Parties (#RTB-26)

RTB-26 used & attached: ☐

RESIDENTIAL TENANCY AGREEMENT between: (use full, correct legal names)

the **LANDLORD(S)**: (if entry for landlord is a business name, use the 'last name' field box to enter the full legal business name)

CHAN	DANIEL
last name	first and middle name(s)
last name	first and middle name(s)

and the **TENANT(S)**:

RANDOLPH	MARILEE UOLEMANS
last name	first and middle name(s)
RANDOLPH	DEED, PHILIP
last name	first and middle name(s)

ADDRESS OF PLACE BEING RENTED TO TENANT(s) (called the 'rental unit' in this agreement):

2006	668 CHADEL PARADY	VANCOUVER	B.C.	V6B-1W6
unit	address	city	province	postal code

ADDRESS FOR SERVICE of the ☐ landlord ☐ landlord's agent:

unit	address	city	province	postal code
604	790-8626	624	653-8519	
daytime phone number		other phone number		fax number for service

1. APPLICATION OF THE RESIDENTIAL TENANCY ACT

- 1) The terms of this tenancy agreement and any changes or additions to the terms may not contradict or change any right or obligation under the Residential Tenancy Act or a regulation made under that Act, or any standard terms. If a term of this tenancy agreement does contradict or change such a right, obligation or standard term, the term of the tenancy agreement is void.
- 2) Any change or addition to this tenancy agreement must be agreed to in writing and initialed by both the landlord and the tenant. If a change is not agreed to in writing, is not initialed by both the landlord and the tenant or is unconscionable, it is not enforceable.
- 3) The requirement for agreement under subsection (2) does not apply to:
 - a) a rent increase given in accordance with the Residential Tenancy Act,
 - b) a withdrawal of, or a restriction on, a service or facility in accordance with the Residential Tenancy Act, or
 - c) a term in respect of which a landlord or tenant has obtained a dispute resolution officer's order that the agreement of the other is not required.

2. LENGTH OF TENANCY *(please fill in the dates and times in the spaces provided)*

This tenancy starts on:

15 MAY 2014
day month year

Length of tenancy: (please check a, b or c and provide additional information as requested)

This tenancy is:

- ☐ a) on a month-to-month basis

- ☒ b) for a fixed length of time: 1 Year (5 months) ending on: 30 May 2015
length of time day month year

At the end of this fixed length of time: (please check one option, i or ii)

- ☒ i) the tenancy may continue on a month-to-month basis or another fixed length of time

- ☐ ii) the tenancy ends and the tenant must move out of the residential unit
If you choose this option, both the landlord and tenant must initial in the boxes to the right. _____

**Landlord's
Initials**

**Tenant's
Initials**

- ☐ c) other periodic tenancy as indicated below:

- ☐
- weekly
- ☐
- bi-weekly
- ☐
- other:

3. RENT *(please fill in the information in the spaces provided)*

- a) Payment of Rent:**

The tenant will pay the rent of \$ 1650 each (check one) ☐ day ☐ week ☒ month to the landlord on the first day of the rental period which falls on the (due date, e.g., 1st, 2nd, 3rd, 31st) 15th day of each (check one) ☐ day ☐ week ☒ month subject to rent increases given in accordance with the RTA.

The tenant must pay the rent on time. If the rent is late, the landlord may issue a Notice to End Tenancy to the tenant, which may take effect not earlier than 10 days after the date the notice is given.

- b) **What is included in the rent:** (Check only those that are included and provide additional information, if needed.)

The landlord must not terminate, or restrict a service or facility that is essential to the tenant's use of the rental unit as living accommodation, or that is a material term of the tenancy agreement.

- ☒ Water
 ☒ Stove and Oven
 ☒ Window Coverings
 ☐ Storage
- ☐ Electricity
 ☒ Dishwasher
 ☐ Cablevision
 ☒ Garbage Collection
- ☐ Heat
 ☒ Refrigerator
 ☐ Laundry (free)
 ☐ Parking for ☐ vehicle(s)
- ☒ Furniture
 ☐ Carpets
 ☐ Sheets and Towels
 ☐ Other:
- ☐ Additional Information:

☐ Additional Information: 2 FOBS/KEYS

4. SECURITY DEPOSIT AND PET DAMAGE DEPOSIT

A. Security Deposits

The tenant is required to pay a security deposit of \$

825.

by

28

day

April

month

2014

year

B. Pet Damage Deposit ☒ not applicable

The tenant is required to pay a pet damage deposit of \$

by

day

month

year

- 1) The landlord agrees
 - a) that the security deposit and pet damage deposit must each not exceed one half of the monthly rent payable for the residential property,
 - b) to keep the security deposit and pet damage deposit during the tenancy and pay interest on it in accordance with the regulation, and
 - c) to repay the security deposit and pet damage deposit and interest to the tenant within 15 days of the end of the tenancy agreement, unless
 - i) the tenant agrees in writing to allow the landlord to keep an amount as payment for unpaid rent or damage, or
 - ii) the landlord applies for dispute resolution under the Residential Tenancy Act within 15 days of the end of the tenancy agreement to claim some or all of the security deposit or pet damage deposit.
- 2) The 15 day period starts on the later of
 - a) the date the tenancy ends, or
 - b) the date the landlord receives the tenant's forwarding address in writing.
- 3) If a landlord does not comply with subsection (1), the landlord
 - a) may not make a claim against the security deposit or pet damage deposit, and
 - b) must pay the tenant double the amount of the security deposit, pet damage deposit, or both.
- 4) The tenant may agree to use the security deposit and interest as rent only if the landlord gives written consent.

5. PETS

Any term in this tenancy agreement that prohibits, or restricts the size of, a pet or that governs the tenant's obligations regarding the keeping of a pet on the residential property is subject to the rights and restrictions under the Guide Animal Act.

6. CONDITION INSPECTIONS

- 1) In accordance with sections 23 and 35 of the Act [condition inspections] and Part 3 of the regulation [condition inspections], the landlord and tenant must inspect the condition of the rental unit together
 - a) when the tenant is entitled to possession,
 - b) when the tenant starts keeping a pet during the tenancy, if a condition inspection was not completed at the start of the tenancy, and
 - c) at the end of the tenancy.
- 2) The landlord and tenant may agree on a different day for the condition inspection.
- 3) The right of the tenant or the landlord to claim against a security deposit or a pet damage deposit, or both, for damage to residential property is extinguished if that party does not comply with section 24 and 36 of the Residential Tenancy Act [consequences if report requirements not met].

7. PAYMENT OF RENT

- 1) The tenant must pay the rent on time, unless the tenant is permitted under the Act to deduct from the rent. If the rent is unpaid, the landlord may issue a notice to end a tenancy to the tenant, which may take effect not earlier than 10 days after the date the tenant receives the notice.
- 2) The landlord must not take away or make the tenant pay extra for a service or facility that is already included in the rent, unless a reduction is made under section 27 (2) of the Act.
- 3) The landlord must give the tenant a receipt for rent paid in cash.
- 4) The landlord must return to the tenant on or before the last day of the tenancy any post-dated cheques for rent that remain in the possession of the landlord. If the landlord does not have a forwarding address for the tenant and the tenant has vacated the premises without notice to the landlord, the landlord must forward any post-dated cheques for rent to the tenant when the tenant provides a forwarding address in writing.

17. ADDITIONAL TERMS

- a) Write down any additional terms which the tenant and the landlord agree to. Additional terms may cover matters such as pets, yard work, smoking and snow removal. Additional pages may be added.
- b) Any addition to this tenancy agreement must comply with the Residential Tenancy Act and regulations, and must clearly communicate the rights and obligations under it. If a term does not meet these requirements, or is unconscionable, the term is not enforceable.
- c) Attached to this tenancy agreement, there ☐ is ☐ is not an Addendum

If there is an Addendum attached, provide the following information on the Addendum that forms part of this tenancy agreement:

Number of pages of the Addendum:

Number of additional terms in the Addendum:

By signing this tenancy agreement, the landlord and the tenant are bound by its terms.

LANDLORD(S): (if entry for landlord is a business name, use the 'last name' field box to enter the full legal business name)

CHAN

last name

DANIEL

first and middle name(s)

Signature: 

Date: April 27, 2014

last name

first and middle name(s)

Signature: _____

Date: _____

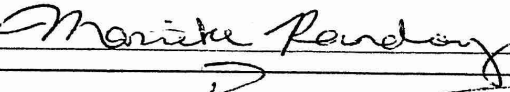
TENANT(S):

RANDY

last name

MARIEKE VEXEMANS

first and middle name(s)

Signature: 

Date: April 27, 2014

last name

first and middle name(s)

Signature: 

Date: April 27, 2014

General Information about Residential Tenancy Agreements

Important Legal Document – This tenancy agreement is an important legal document. Keep it in a safe place.

Additional Terms – Any additional terms cannot contradict or change any right or duty under the RTA or this tenancy agreement.

Amendment of the RTA – The RTA or a regulation made under the RTA, as amended from time to time, take priority over the terms of this tenancy agreement.

Condition Report – The landlord and tenant are required to inspect the residential unit together at the beginning and end of the tenancy and complete a written condition report. If the landlord allows the tenant to have a pet after the start of the tenancy, an inspection report must be done on the day the tenant starts keeping a pet or on another day mutually agreed to by the landlord and tenant, unless the tenancy started on or after January 1, 2004, and a condition inspection report was completed at that time. A report may describe any damage, how clean each room is, and the general condition of the residential unit including: the floors, carpets, appliances, and paint on the walls. The report must be signed and dated by both the landlord and the tenant who made the inspection, and each should keep a copy.

Change of Landlord – A new landlord has the same rights and duties as the previous one and must follow all the terms of this agreement unless the tenant and new landlord agree to other terms.

Resolution of Disputes – If problems or disagreements arise, the landlord and tenant should try to talk to each other to find a solution. If they still cannot agree, either may contact the Residential Tenancy Branch for clarification of their rights and responsibilities or an intervention. If no agreement is reached, a landlord or a tenant may apply for a dispute resolution to get a decision. Many, but not all, kinds of disagreements can be decided by dispute resolution.

FOR MORE INFORMATION

RTB Website: www.rto.gov.bc.ca

Public Information Lines: 1-800-665-8779 (toll free) 604-660-1020 250-387-1602

EXHIBIT J

From: Reed Randoy reedrandoy@yahoo.com &
Subject: New Vancouver digs!

Date: April 27, 2014 at 9:39 PM

To: Elaine Dotts WETravel@elainedotts.com, Heidi Conahan heidiishome@msn.com, Karen Phillips kepwoman@aol.com, Randi Freidig rfreidig@comcast.net, Tom L. Olsen tomlolsen@sbcglobal.net, Bobby Randoy rmrandoy@comcast.net, David & Carolyn Layton laytondc@comcast.net, Bob & Beverly Randoy randoyb@shaw.ca, Britta Swansen britta@swansen.com, Kari Kristine Hammon kkhammon@msn.com, Kari & Glenn Edwards kgedwards@sbcglobal.net, Jacqueline Hopkins jhop66@gmail.com, Jon Randoy jnrandoy@primus.ca, Stephen Randoy SRandoy@aol.com, Dale Freidig dale@freidig.com, Dee Freidig Freidig2@q.com, Dan & Michelle Layton layton.md@gmail.com

Emailed version In case you didn't get text!

The new-new Vancouver digs as if
5/15/14!

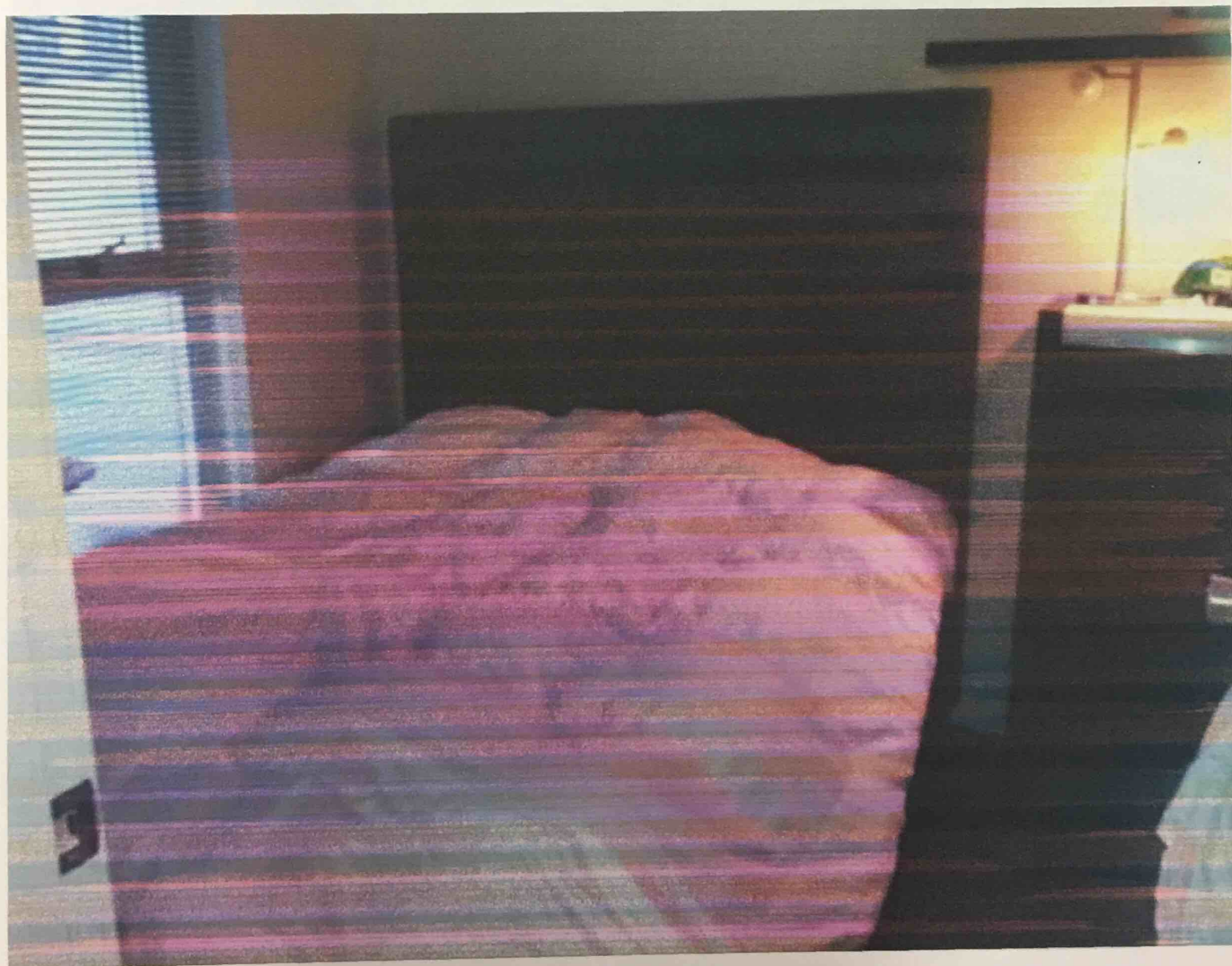
668 Citadel Place #2006
Vancouver BC V6B1W6
Canada

And just in case yawl still don't know the dealeo....Marieke and Hunter are officially in Van now, with me to follow as soon as we get up and running on a show or film acting wise! There's 96 shows right now filming in Van that need Marieke to co star in and the same for Me! Ha!

Send the good vibes our way and soon you'll be seeing us on the tele!

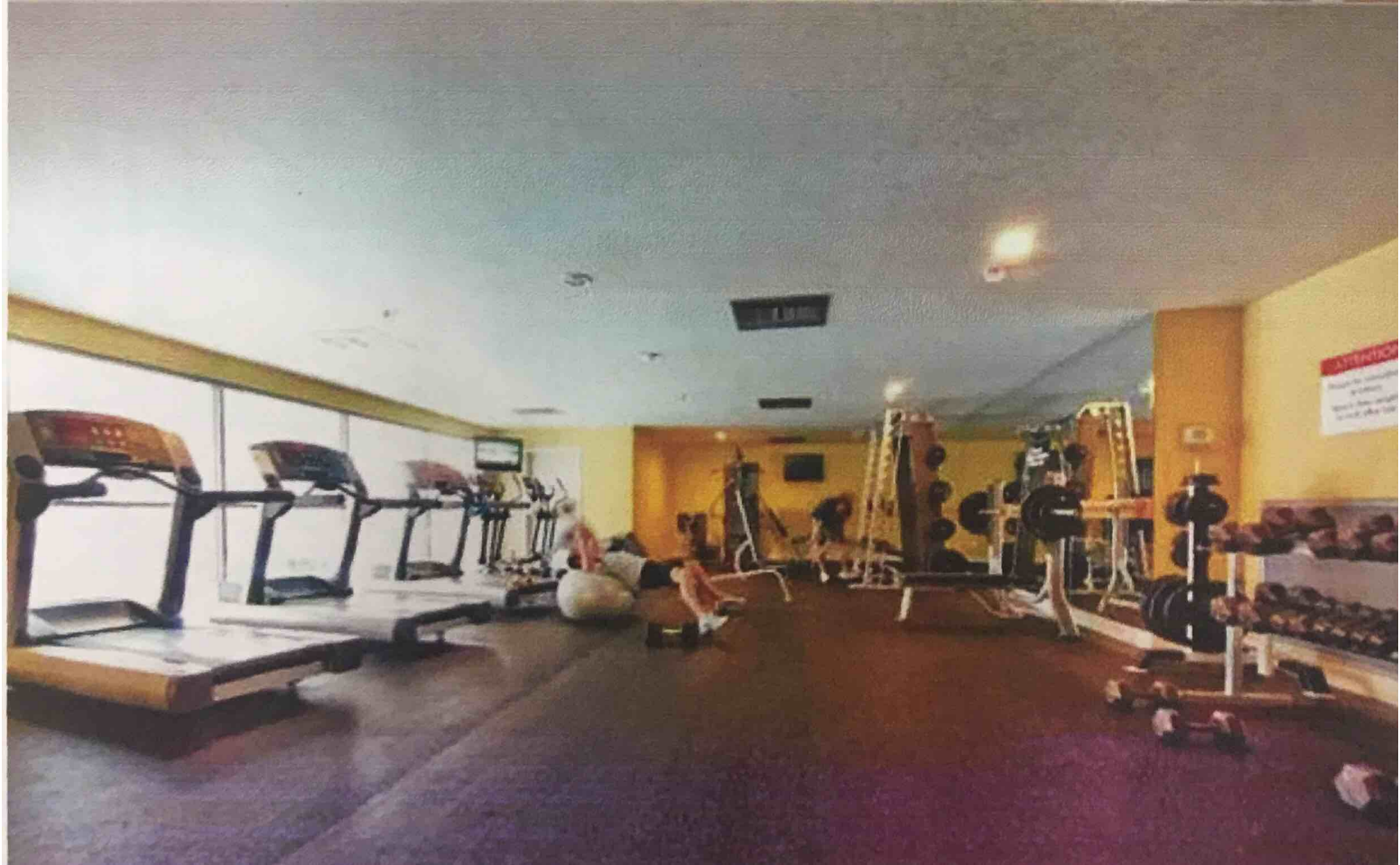
Aaaaand we're super close to family!

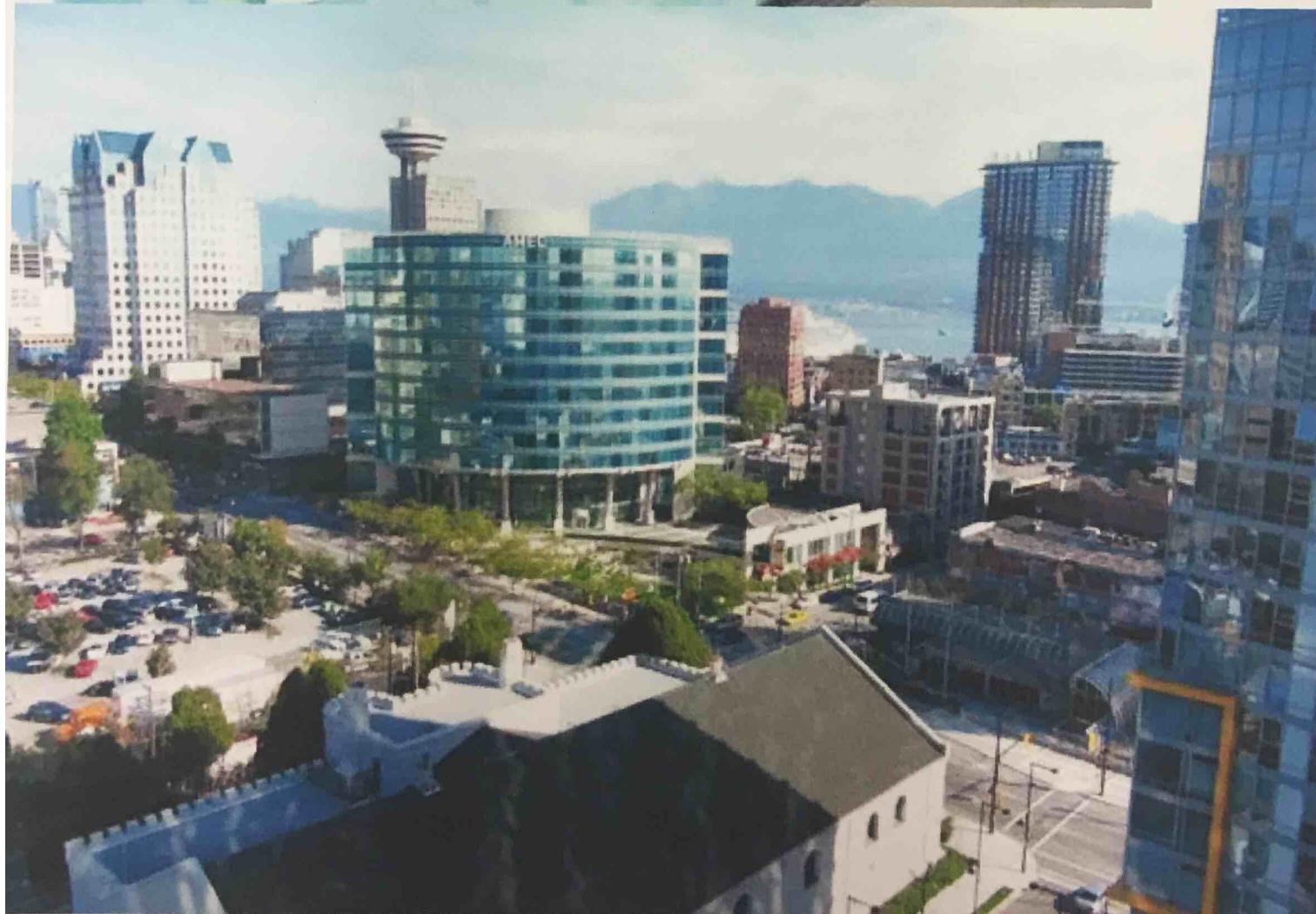
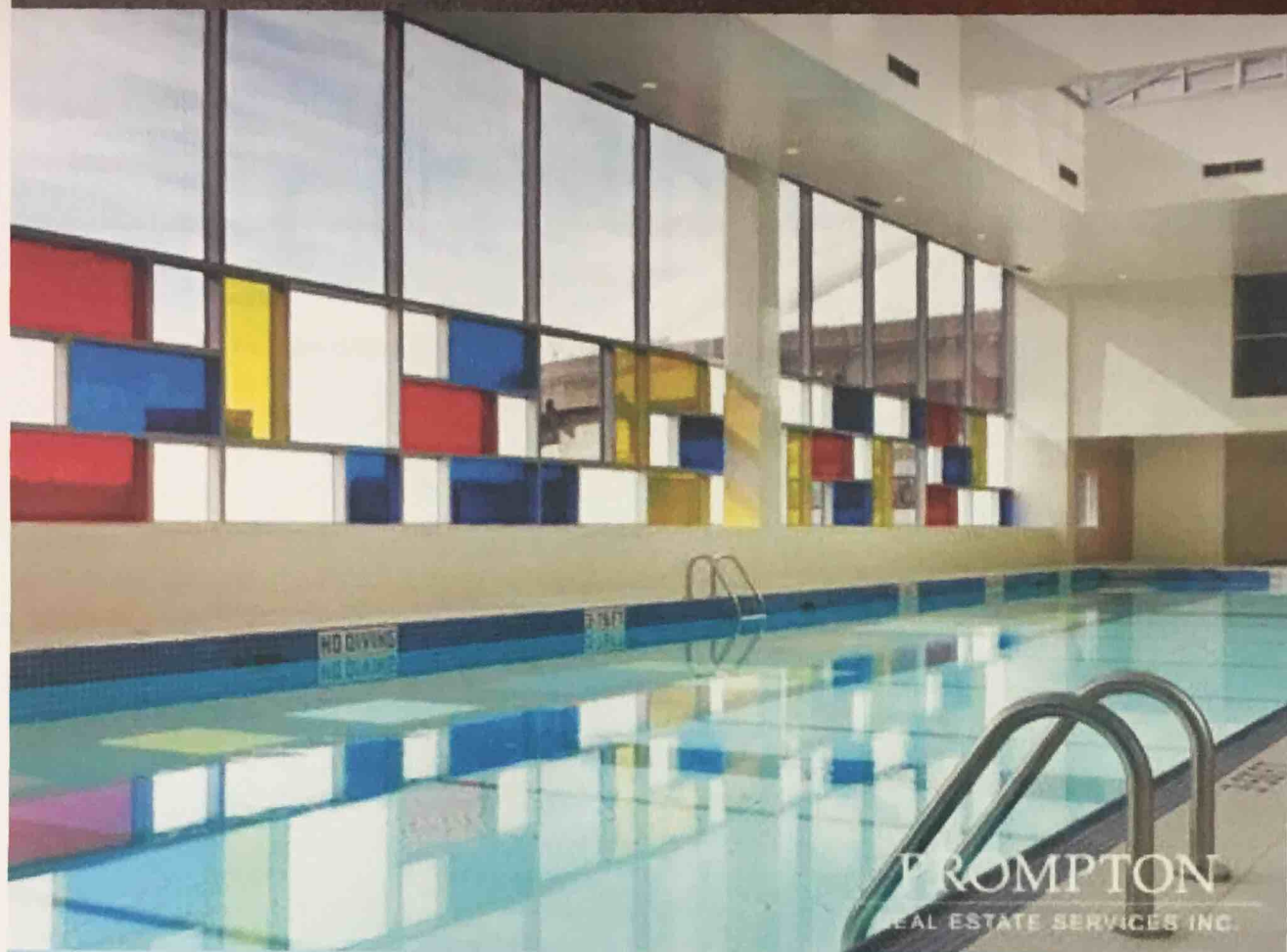
Whoohoo!



The window looks out into the balcony and you get to the balcony from the living room









Reed
SAG/AFTRA-399

310-739-0335

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

!pura vida!

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

EXHIBIT K



**Protection Property Marketing
& Management Realty Ltd.(Jdz)**
#1113 - W. Hastings St, Vancouver BC V6B 1H7
#210 - 1388 Dominion ave, Port Coquitlam V3B 8G7
604.328.2900 (T) : 1.866.542.5270 (F)
info@protectpm.com / www.protectpm.com

APPLICATION FOR TENANCY

OFFICE USE
OA
CC
PA
PPM

Reference # Suite# Address of Rental

	2009	602 Citadel Parade
--	------	--------------------

Term (Month or years) Included in rent Occupancy Desired

1 year	Water, appliances	
--------	-------------------	--

APPLICANT

First Name Last Name Middle Date of Birth (dd/mm/yyyy) Drivers license #

Reed	Randoy	P	8/4/70	CA-A8920827
------	--------	---	--------	-------------

House Phone Work Phone Cell # Email Address

	323-960-9191	310-739-0335	reedrandoy@yahoo.com
--	--------------	--------------	----------------------

CURRENT ADDRESS

City Prov.

5359 San Vicente Blvd, #111			Los Angeles	CA
-----------------------------	--	--	-------------	----

From Date To Date Contact Phone # Term (Lease- m/m) Rental amount

1/1/12	4/22/14	Joe	323-931-3232	1 yr	1435.00
--------	---------	-----	--------------	------	---------

Do you want us to call this reference Y / N
if not please explain.

☒ Y ☐ N

Reason for moving Relocating to Canada to work in the Entertainment buisness.

Have you ever been late with your rent- Y / N
if Yes, please explain

☐ Y ☒ N

PREVIOUS ADDRESS (if you lived at your current address less than 3 yrs)

City Prov.

2016 Vanderbilt Ave, #3			Redondo Beach	CA
-------------------------	--	--	---------------	----

From Date To Date Contact Phone # Term (Lease- m/m) Rental amount

1/1/08	12/31/11	Micki Olsen	310-874-8131	1yr	2400.00
--------	----------	-------------	--------------	-----	---------

Do you want us to call this reference Y / N
if not please explain.

☒ Y ☐ N

Reason for moving Relocating

Have you ever been late with your rent- Y / N
if Yes, please explain

☐ Y ☒ N

EXHIBIT L

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, business number, and address)

REED RANDOY, IN PRO PER
 REED RANDOY
 13428 MAXELLA AVE., #559
 MARINA DEL REY, CA 90292

TELEPHONE NO.: 310-739-0335

FAX NO. (Optional):

E-MAIL ADDRESS (Optional):

ATTORNEY FOR (Name):

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

(This section applies only to family law cases.)

PETITIONER: REED RANDOY

RESPONDENT: MARIEKE RANDOY

OTHER PARTY:

(This section applies only to guardianship cases.)

GUARDIANSHIP OF (Name):

Minor

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

FOR COURT USE ONLY

CONFORMED COPY
 ORIGINAL FILED
 Superior Court Of California
 County Of Los Angeles

HERRI R. CAMERON
 MAY 19 2015

By: *Deputy*
 P. MARTINEZ

CASE NUMBER:

BD621137

1. I am a party to this proceeding to determine custody of a child.

2. ☐ My present address and the present address of each child residing with me is confidential under Family Code section 3429 as I have indicated in item 3.

3. There are (specify number): ONE (1) minor children who are subject to this proceeding, as follows:

(Insert the information requested below. The residence information must be given for the last FIVE years.)

a. Child's name HUNTER RANDOY		Place of birth LOS ANGELES, CA	Date of birth 4/10/2012	Sex M
Period of residence 4/2014 to present	Address 668 CITADEL PARADE, #2006 <input type="checkbox"/> Confidential VANCOUVER, B.C.	Person child lived with (name and complete current address) REED & MARIEKE RANDOY <input type="checkbox"/> Confidential		Relationship FATHER & MOTHER
* 4/2014 to PRESENT	Child's residence (City, State) 13428 MAXELLA AVE., #559, MARINA DEL REY, CA 90292	Person child lived with (name and complete current address) REED RANDOY		* FATHER
BIRTH to 4/2014	Child's residence (City, State) 5359 SAN VICENTE BLVD., #111, L.A., CA 90019	Person child lived with (name and complete current address) REED & MARIEKE RANDOY		FATHER & MOTHER
to	Child's residence (City, State)	Person child lived with (name and complete current address)		
b. Child's name		Place of birth	Date of birth	Sex
<input type="checkbox"/> Residence information is the same as given above for child a. (If NOT the same, provide the information below.)				
Period of residence to present	Address <input type="checkbox"/> Confidential	Person child lived with (name and complete current address) <input type="checkbox"/> Confidential		Relationship
to	Child's residence (City, State)	Person child lived with (name and complete current address)		
to	Child's residence (City, State)	Person child lived with (name and complete current address)		
to	Child's residence (City, State)	Person child lived with (name and complete current address)		

c. ☐ Additional residence information for a child listed in item a or b is continued on attachment 3c.d. ☐ Additional children are listed on form FL-105(A)/GC-120(A). (Provide all requested information for additional children.)

Page 1 of 2

The UPS Store #774

13428 Maxella Avenue
Marina del Rey, CA 90292

#559



M - F 9 am - 7 pm
Sat. 9 am - 5 pm, Sun. closed
310.827.4000 Tel
310.306.3139 Fax
store0774@theupsstore.com

theupsstorelocal.com/0774

The UPS Store

EXHIBIT M

NOM

Judae
Larwin
F...

NOM

Judge Lawrence Hall

EXHIBIT M

Sent on Jun 4, 2015 10:49:06 AM
Are you paying the rent today?

Sent on Jun 4, 2015 10:53:17 AM
Are you still trying to get me kicked out of our place?

Sent on Jun 4, 2015 11:04:01 AM
Ask your lawyer is that's a good idea

Received on Jun 4, 2015 11:19:25 AM
I'm sorry I though I told you yesterday that I would pay the rent as soon as the check hits. I emailed Daniel that also

Received on Jun 4, 2015 11:21:34 AM
Kicked out? It's the last month regardless.

Sent on Jun 4, 2015 11:23:12 AM
right. Again.. More intimidation. But thanks for admitting you know where Hunter is. Your hearing tomorrow is for emergencies but this isn't one.
There is no need to be doing this.
You have full access to your son at any time.
You facetimed him last night.

Sent on Jun 4, 2015 11:24:10 AM
You are forcing me to fight you now.

Sent on Jun 4, 2015 11:27:03 AM
I have to respond to these incredibly serious allegations. And defend myself. otherwise I could go to jail.
I have no choice right now but to go to court and defend myself. And of court that will be very easy to do.
But it will back fire.

There is no turning back now.

Unless you withdraw your complaint I have to battle you to defend myself

Sent on Jun 4, 2015 11:27:24 AM
Do you understand?

Received on Jun 4, 2015 11:29:03 AM
Dd landed. Paid rent

Sent on Jun 4, 2015 12:07:43 PM
Thank you

Sent on Jun 4, 2015 12:11:06 PM
I need to fly down for court with hunter.. Could you please book me flights for tonight?

Received on Jun 4, 2015 12:25:57 PM
Ok

Received on Jun 4, 2015 12:26:32 PM
I need your and hunters Canadian passport info

Received on Jun 4, 2015 12:27:38 PM
What's an ideal time also

Sent on Jun 4, 2015 12:28:01 PM
And a hotel downtown please. Close to the courthouse. And I need you to pick us up from the airport with the carseat. Please.

agrees
but changes his mind
next page

NOM

Judge Tawana Hall

He ignores
my requests for
help getting to hearing

Sent on Jun 4, 2015 2:32:13 PM

You just want to cause me hardship and stress and uproot hunter from his home.

You don't have nannies ready.. You have never cared for Hunter-- you barely visited him!! You barely call!!

And when you do call you are ready to get off the phone after the first minute..

C'mon Reed. This is just about control and winning for you. This isn't about Hunter and what's best for him.. It's about what you want all of a sudden..

Sent on Jun 4, 2015 2:56:20 PM

Get my own damn tickets?

I have no money and you know that because you are my sole support! You control the money and the bank accounts.

I'm frantically looking for a family law help center in la to respond to your exparte hearing and calling everyone I know begging for money for a retainer so I can respond to your paperwork you filed with the court.

You and your attorney know that it is physically impossible for me to respond in time for an 8:30 am hearing tomorrow.

But that's the whole point of this exercise isn't it?

You are trying to get me in serious trouble.

I'm not doing anything different than I have for over a year now. You know where I am.. You facetimed with hunter last night..

This is just to control me and make me miserable..

What you don't fully grasp is that I must defend myself and it's the very last thing I want to do.

How can creating a shit storm allow for an amicable inexpensive split?

What is wrong with you?? You are forcing me to air our dirty laundry - stuff that I would have buried if we could have remained amicable -- just for the sake of keeping it that way.

But now I have no choice and I'm devastated at your shortsightedness and lack of common sense.

Reed you need anger management -- you need to figure out this rage that takes away your ability to reason.

Is your mother egging you on? The nightmare that she is?

Sent on Jun 4, 2015 2:58:26 PM

Reed about the tickets I was just trying to save money.. If I can have an attorney show up tomorrow instead then I wouldn't have to drag hunter on a plan tonight and be in court in a few hours.

Sorry, just wanted to be courteous and not have you pay for tickets unless I absolutely need them.

Sent on Jun 4, 2015 4:43:36 PM

Ok well turns out you haven't provided the court with your reasons for this exparte hearing, so there is nothing I can respond to nothing I can file with the court so I have to show up tomorrow.

Since it is almost 5pm.. I have to pack up my bags and hunter.. And get to the airport..

I'm gonna need you to book the flights.

I was hoping I could avoid this extra cost but my hands are tied

Sent on Jun 4, 2015 4:44:52 PM

Please get me on a red eye. The latest flight. I need time to prepare my case and give hunter a bath and dinner and pack and get to the airport

Sent on Jun 4, 2015 6:56:42 PM

Reed. I can't get to LA I have no money.

Sent on Jun 4, 2015 8:21:16 PM

Let me know how it goes?

Sent on Jun 5, 2015 12:35:55 PM

What's the latest?

Sent on Jun 6, 2015 9:27:23 AM

Good morning. Please deposit money as soon as you can.

June 5 Exparte
Hearing

Sent on Jun 4, 2015 2:05:48 PM
Hold off on the plane tickets please. I may not need them..

Sent on Jun 4, 2015 2:06:03 PM
Will know shortly.

Received on Jun 4, 2015 2:06:32 PM
Oh ok whatever YOU need

Received on Jun 4, 2015 2:06:37 PM
You're ridiculous

Received on Jun 4, 2015 2:06:43 PM
Get your own tickets

Received on Jun 4, 2015 2:06:48 PM
You skipped town

Sent on Jun 4, 2015 2:07:04 PM
No

Sent on Jun 4, 2015 2:07:20 PM
I went back to our home

Sent on Jun 4, 2015 2:07:44 PM
Where you and me and hunter have been living for over a year.

Sent on Jun 4, 2015 2:08:10 PM
You can see hunter and get him anytime you want.

Sent on Jun 4, 2015 2:08:24 PM
That's not kidnapping.

Sent on Jun 4, 2015 2:14:25 PM
I don't have a home in LA.
I'm the primary caregiver!! I'm responsible for his well being.. You tried to put me on the street for an indefinite period of time.

Are you serious? I was the responsible parent and took our child back home.

You are the abusive hysterical parent that's seeking revenge.

I'm not a flight risk..
I'm responding to you ridiculous exparte hearing..

I'm available -- I'm not in hiding. You can come and get hunter-- but you haven't.. Why??

Why didn't you get on a plane?

Where do you expect me to stay while you are working? What do you expect me to do?

What were you doing this past weekend when you thought we were in a homeless shelter?? Hmmm?

Partying with your friends?
Socializing?

Sent on Jun 4, 2015 2:17:41 PM
C'mon Reed. This is just another one of your trusted attempts to control and intimidate and frighten me. I've put up with this for four years and I can't deal with it anymore.

You are being unreasonable and hysterical. You don't have a home for hunter.. What's the big rush???

Hunter has his bedroom and toys and his routine here!! There is no emergency reason to drag him away from his mother this second!!!

NAME
NOM

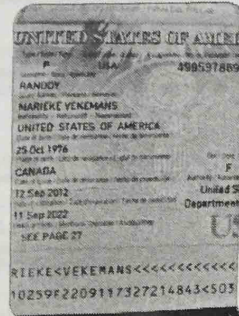
Judae Tamara Hall

130621137
No.

So now if I don't go to court tomorrow there would be a warrant for my arrest.

Sent on Jun 4, 2015 12:42:45 PM
I thought we wanted an amicable divorce?
No attorneys?

Sent on Jun 4, 2015 12:44:19 PM
You are gonna show up to court all lawyered up. And I will show up with no representation. With Hunter. And plead my case on my own.



Received on Jun 4, 2015 12:56:37 PM
You are the one who violated the summons Marieke

Received on Jun 4, 2015 12:56:38 PM
Not me

Received on Jun 4, 2015 12:56:50 PM
What are the Canadian passports

Received on Jun 4, 2015 12:57:08 PM
Are you going to use Canadian or us?

Received on Jun 4, 2015 12:57:53 PM
I did want a amicable one! And you basically told me to f myself you're doing what you want

Received on Jun 4, 2015 12:57:59 PM
That's not amicable

Sent on Jun 4, 2015 2:05:08 PM
No I keep saying I want amicable.

NAME
NOV

Judae Tarnow Hall

12905

Received on Jun 4, 2015 12:34:00 PM
I asked you to stay in LA, for hunters best interest. You said no, I said well the court will decide then and you basically became your own judge and said you can leave and no one can tell you what to do

Received on Jun 4, 2015 12:34:25 PM
YOU KIDNAPPED HUNTER AGAINST COURT ORDER

Received on Jun 4, 2015 12:34:37 PM
What are you not understanding!??

Sent on Jun 4, 2015 12:35:00 PM
It's not an emergency reed. You could have brought all that up at the hearing

Sent on Jun 4, 2015 12:35:01 PM
No Reed. I just flew back home

Sent on Jun 4, 2015 12:35:08 PM
You are using this to intimidate me.

Sent on Jun 4, 2015 12:35:34 PM
You aren't doing this out of hunters best interest

Sent on Jun 4, 2015 12:35:56 PM
I'm hunters primary caregiver since birth!!

*
X
X
X

Received on Jun 4, 2015 12:36:26 PM
You're the one threatening me with everything under the sun. I'm protecting myself Marieke

Received on Jun 4, 2015 12:36:27 PM
And Hunter

Received on Jun 4, 2015 12:36:30 PM
From yiu

Sent on Jun 4, 2015 12:36:48 PM
Because you said you would do this

Sent on Jun 4, 2015 12:37:30 PM
So I said IF YOU WOULD DO THIS.. You would leave me no choice but to defend myself and tell them everything :(

Received on Jun 4, 2015 12:37:47 PM
Defend from what? Being crazy?

Sent on Jun 4, 2015 12:38:14 PM
Defend myself from your kidnapping accusations.

Sent on Jun 4, 2015 12:39:51 PM
You need to think things through Reed.. Play things out to the end..
Right now you are putting me in an impossible situation -- I now have no choice but to defend myself against a felony allegation.

Sent on Jun 4, 2015 12:41:10 PM
We could have just waited for the regular hearing and tried to agree on things by ourselves or with the help of attorneys.. Before we met with the judge.

NAME
NOM
Judge Tarnan Hall
130621137

changes
his mind

Received on Jun 4, 2015 12:28:04 PM
No

Received on Jun 4, 2015 12:29:13 PM
You can't just expect me to pay for all your screw ups Marieke. You put yourself in this position. You can yourself out on your own

Received on Jun 4, 2015 12:29:38 PM
You left on your own you should really get back here on your own too

Sent on Jun 4, 2015 12:30:08 PM
How am I supposed to pay for an attorney, get a job, pay for flights and hotel in 6 hours?

Received on Jun 4, 2015 12:30:12 PM
I don't know how this becomes my problem when you're the one that screwed up

Received on Jun 4, 2015 12:30:23 PM
Should have thought about that huh

Sent on Jun 4, 2015 12:30:31 PM
You are accusing me of a felony.

Received on Jun 4, 2015 12:30:42 PM
You DID

Received on Jun 4, 2015 12:30:47 PM
NOT an accusation

Received on Jun 4, 2015 12:31:04 PM
YOU LEFT AGAINST COURT ORDER

Sent on Jun 4, 2015 12:31:17 PM
Reed I'm going to show up in court and show that this is not an emergency

Sent on Jun 4, 2015 12:31:34 PM
Just another intimidation tactic

Sent on Jun 4, 2015 12:32:09 PM
Not in hunters best interest.
Just out of spite :(

Received on Jun 4, 2015 12:32:27 PM
ok tell that to the judge, that the court is trying to intimidate you.

Sent on Jun 4, 2015 12:32:34 PM
You know where he is.. He's in our home. And you can get him at any time

Sent on Jun 4, 2015 12:32:43 PM
No the court isn't

Sent on Jun 4, 2015 12:32:56 PM
The court didn't do this. You are.

Sent on Jun 4, 2015 12:33:47 PM
Instead of waiting for the regular hearing.. You are asking for an EMERGENCY ORDER..

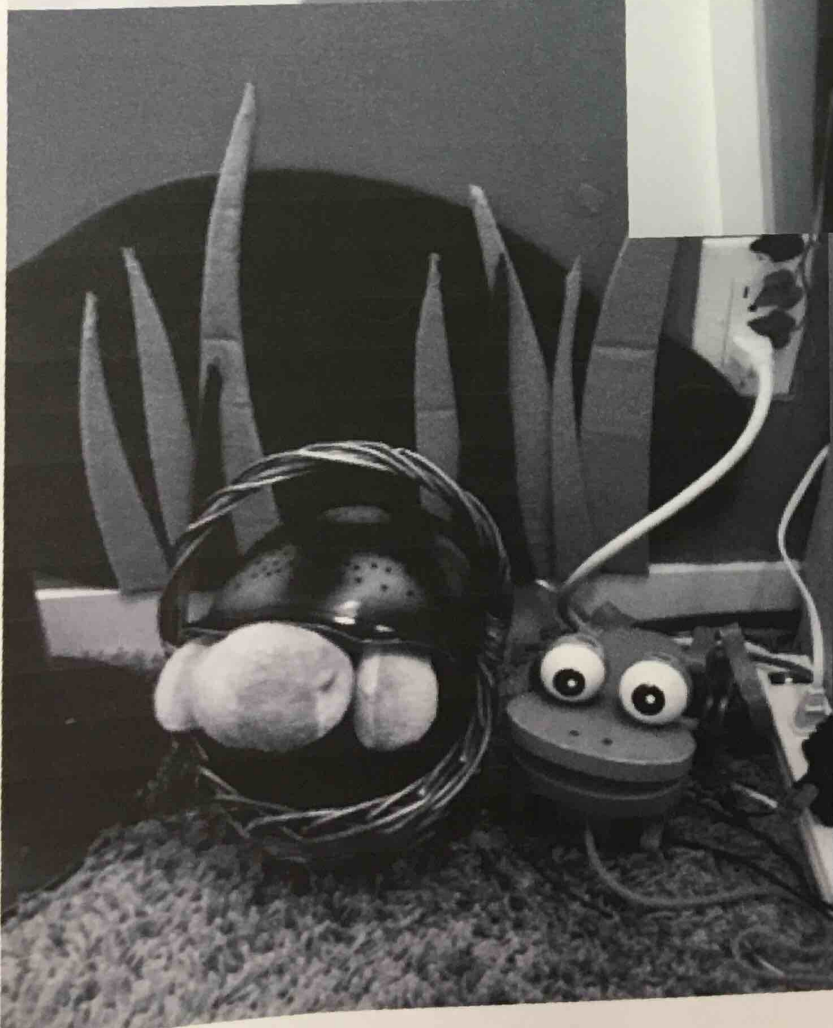
NAME
NOM
Judge Tarnon Hall
No. 130621137

NAME
NO.

Judae Tarnia Hall

30621137

EXHIBIT N



NAME
NOM

Judae Tarnia Hall

No. 13062113

NAME
NOM

Judge Tamm Hall

No. 130621137

EXHIBIT O



Wells Fargo Business Online®

Account Activity

CHECKING XXXXX8372

Account Balance Day of Exporte Hearing:

Activity Summary

Current Posted Balance	\$18.15
Pending Withdrawals/ Debits	-\$14.26
Pending Deposits/ Credits	\$0.00
Available Balance	\$3.89

\$18.15

Day Before:
\$56.93

The Available Balance shown above reflects the most up-to-date information available on your account. The balances shown below next to the last transaction of each day do not reflect any pending withdrawals or holds on deposited funds that may have been outstanding on your account when the transaction posted. If you had insufficient available funds when the transaction posted to your account, fees may have been assessed.

Transactions

Show for Date Range 05/11/15 to 06/09/15

Date	Description	Deposits / Credits	Withdrawals / Debits	Ending Daily Balance
Pending Transactions Note: Debit card transaction amounts may change				
06/09/15	ONLINE TRANSFER REF #IBEGCC6LHB		\$6.00	
06/09/15	PURCHASE SHOPPERS DRU VANCOUVER BC CARD5723		\$8.26	
Posted Transactions				
06/05/15	NON-WELLS FARGO ATM TRANSACTION FEE		\$5.00	\$18.15
06/05/15	NON-WF ATM WITHDRAWAL AUTHORIZED ON 06/04 1099 88 W PENDE9205 1099 VANCOUVER CD 00585156140129918 ATM ID SE450391 CARD 5723		\$33.78	
06/04/15	NON-WELLS FARGO ATM TRANSACTION FEE		\$5.00	\$56.93
06/04/15	NON-WF ATM WITHDRAWAL AUTHORIZED ON 06/03 TD BANK TORONTO DO Vancouver CD 00465155064478899 ATM ID TD9151 CARD 5723		\$244.73	
06/03/15	NON-WELLS FARGO ATM TRANSACTION FEE		\$5.00	\$306.66
06/03/15	NON-WF ATM WITHDRAWAL AUTHORIZED ON 06/02 VAN BC ABM OPS-RBC ROYAL VANCOUVER CD 00465154073030627 ATM ID VK98 CARD 5723		\$50.95	
06/03/15	ONLINE TRANSFER FROM RANDOY M SAVINGS XXXXXX9077 REF #IBEXTJXVZR ON 06/02/15	\$4.05		
06/03/15	DEPOSIT MADE IN A BRANCH/STORE #921472706	\$300.00		
06/01/15	NON-WELLS FARGO ATM TRANSACTION FEE		\$5.00	\$58.56
06/01/15	NON-WF ATM WITHDRAWAL AUTHORIZED ON 05/31 TD BANK TORONTO DO Vancouver CD 00465152117750670 ATM ID TD9151 CARD 5723		\$195.85	
06/01/15	NON-WELLS FARGO ATM TRANSACTION FEE		\$5.00	
06/01/15	NON-WF ATM WITHDRAWAL AUTHORIZED ON 05/29 TD BANK TORONTO DO Vancouver CD 00465150103156971 ATM ID TD9151 CARD 5723		\$244.21	
05/29/15	DEPOSIT MADE IN A BRANCH/STORE #930947466	\$500.00		\$508.62
05/28/15	ATM WITHDRAWAL AUTHORIZED ON 05/28 3110 SEPULVEDA BLVD MANHATTAN BCH CA 0003993 ATM ID 0810B CARD 5723		\$60.00	\$8.62
05/28/15	PURCHASE AUTHORIZED ON 05/27 HOTELS.COM12270387 800-246-8357 NV S385147241878364 CARD 5723		\$221.76	
05/28/15	PURCHASE AUTHORIZED ON 05/27 WHOLEFDS RDB 10 405 N REDONDO BEACH CA P00305148155993248 CARD 5723		\$16.04	
05/26/15	ATM WITHDRAWAL AUTHORIZED ON 05/25 10911 VENTURA BLVD STUDIO CITY CA 0002743 ATM ID 6855C CARD 5723		\$200.00	\$306.42
05/22/15	DEPOSIT MADE IN A BRANCH/STORE #930462821	\$500.00		\$506.42
05/20/15	PURCHASE WITH CASH BACK \$ 20.00 AUTHORIZED ON 05/19 RALPHS 12921 MAGNOLIA VAN NUYS CA P00385140153661826 CARD 5723		\$48.13	\$6.42
05/20/15	PURCHASE AUTHORIZED ON 05/19 HARVEST MOON KITCH VALLEY VILLAG CA		\$33.26	

NAME
NON

Judae Tarnan Hall

No.

	S165139653620883 CARD 5723			
06/20/15	INTERNATIONAL PURCHASE TRANSACTION FEE		\$1.88	
05/20/15	PURCHASE INTL AUTHORIZED ON 05/19 SNB - FREDERICTON FREDERICTON CO S085139445768058 CARD 5723		\$62.88	
05/19/15	PURCHASE AUTHORIZED ON 05/18 STARBUCKS #05839 N North Hollywo CA S385139088708883 CARD 5723		\$14.10	\$152.57 2
05/19/15	PURCHASE AUTHORIZED ON 05/18 BEVERLY HILLS DENT BEVERLY HILLS CA S585139018170458 CARD 5723		\$391.90	
05/19/15	PURCHASE AUTHORIZED ON 05/18 ESI MAIL PHARMACY 800-332-5455 MO S385135614812931 CARD 5723		\$25.00	
05/19/15	PURCHASE AUTHORIZED ON 05/18 STARBUCKS #05447 S Studio City CA S305138604293612 CARD 5723		\$7.60	
05/19/15	PURCHASE AUTHORIZED ON 05/15 HORTON&CONVERSE RX SANTA MONICA CA S585135844560658 CARD 5723		\$63.07	
05/18/15	PURCHASE WITH CASH BACK \$ 10.00 AUTHORIZED ON 05/18 7-ELEVEN LOS ANGELES CA P0000000341876335 CARD 5723		\$22.39	\$654.24
05/18/15	ATM WITHDRAWAL AUTHORIZED ON 05/15 10911 VENTURA BLVD STUDIO CITY CA 0000671 ATM ID 6855C CARD 5723		\$220.00	
05/18/15	PURCHASE AUTHORIZED ON 05/15 PALMIRA ASSOCIA LOS ANGELES CA P0000000346047164 CARD 5723		\$40.00	
05/18/15	PURCHASE AUTHORIZED ON 05/15 RALPHS 12921 MAGNOLIA VAN NUYS CA P00585136052625215 CARD 5723		\$60.35	
05/18/15	PURCHASE AUTHORIZED ON 05/15 WALGREENS COM #582 877-250-5823 AZ S465135816333842 CARD 5723		\$2.57	
05/18/15	DEPOSIT MADE IN A BRANCH/STORE #921660771	\$500.00		
05/18/15	eDeposit in Branch/Store 05/18/15 09 38:13 AM 12900 VENTURA BLVD STUDIO CITY CA 5723	\$70.00		
05/15/15	PURCHASE AUTHORIZED ON 05/14 STARBUCKS #05734 S Studio City CA S585134692656741 CARD 5723		\$7.60	\$429.55
05/14/15	PURCHASE WITH CASH BACK \$ 20.00 AUTHORIZED ON 05/14 WALGREENS 5224 COLDWAT VAN NUYS CA P00585134856195267 CARD 5723		\$76.32	\$437.15
05/14/15	PURCHASE AUTHORIZED ON 05/14 CSI-202037/1738 SIMI VALLEY CA P00305134659908152 CARD 5723		\$3.83	
05/14/15	PURCHASE AUTHORIZED ON 05/13 HOTELS COM12243363 800-246-8357 NV S305132836717359 CARD 5723		\$126.21	
05/14/15	PURCHASE AUTHORIZED ON 05/13 IKEA BURBANK BURBANK CA S385133690651458 CARD 5723		\$14.14	
05/14/15	PURCHASE AUTHORIZED ON 05/12 THE COOP STUDIO CITY CA S005132797864683 CARD 5723		\$10.00	
05/14/15	DEPOSIT MADE IN A BRANCH/STORE #916167978	\$500.00		
05/13/15	NON-WELLS FARGO ATM TRANSACTION FEE		\$2.50	\$167.65
05/13/15	NON-WF ATM WITHDRAWAL AUTHORIZED ON 05/13 427 N CRESENT COLKER'S U BEVERLY HILLS CA 00385133824211317 ATM ID LK116392 CARD 5723		\$42.50	
05/13/15	PURCHASE AUTHORIZED ON 05/13 IKEA - USA BURBANK CA P00465133723508180 CARD 5723		\$20.68	
05/13/15	PURCHASE AUTHORIZED ON 05/12 HOTELS COM12241685 800-246-8357 NV S465132132975485 CARD 5723		\$155.92	
05/13/15	PURCHASE AUTHORIZED ON 05/12 LA CITY PARKING ME LOS ANGELES CA S385132779507336 CARD 5723		\$2.00	
05/12/15	PURCHASE AUTHORIZED ON 05/11 BEVERLY HILLS DENT BEVERLY HILLS CA S465131834691851 CARD 5723		\$180.20	\$391.25
05/11/15	PURCHASE AUTHORIZED ON 05/10 RALPHS 12921 MAGNOLIA VAN NUYS CA P00465131063863694 CARD 5723		\$70.01	\$571.45
05/11/15	RECURRING PAYMENT AUTHORIZED ON 05/09 UBER TECHNOLOGIES 888-576- 1039 CA S585128064729901 CARD 5723		\$24.49	
05/11/15	PURCHASE AUTHORIZED ON 05/09 METAMORIS INTERNAT 818-275-1091 CA S085129841320139 CARD 5723		\$25.47	
05/11/15	ATM WITHDRAWAL AUTHORIZED ON 05/09 12160 VICTORY BLVD N HOLLYWOOD CA 0003790 ATM ID 0639A CARD 5723		\$200.00	

NAME
NOM

Judae Tarnon Hall

No.

130621137

05/11/15	PURCHASE AUTHORIZED ON 05/08 VALLEY PLAZA 6 NORTH HOLLYWO CA S305129188513821 CARD 5723		\$10.25	
05/11/15	PURCHASE AUTHORIZED ON 05/08 AVA MD SANTA MONIC SANTA MONICA CA S465128701247132 CARD 5723		\$30.00	
05/11/15	PURCHASE AUTHORIZED ON 05/07 MAC USA #6200 LOS ANGELES CA S585128017677057 CARD 5723		\$17.44	
05/11/15	PURCHASE AUTHORIZED ON 05/07 DR ARKADY STERN LOS ANGELES CA S085127764239324 CARD 5723		\$360.00	
05/11/15	ONLINE TRANSFER FROM RANDOY M SAVINGS XXXXX9077 REF #IBE2QV6TYF ON 05/11/15	\$245.00		
Totals		\$2,619.05	\$3,679.27	

3

Deposit products offered by Wells Fargo Bank, N.A. Member FDIC. Wells Fargo Bank, N.A. is a banking affiliate of Wells Fargo & Company.

 Equal Housing Lender

© 1995 - 2015 Wells Fargo. All rights reserved

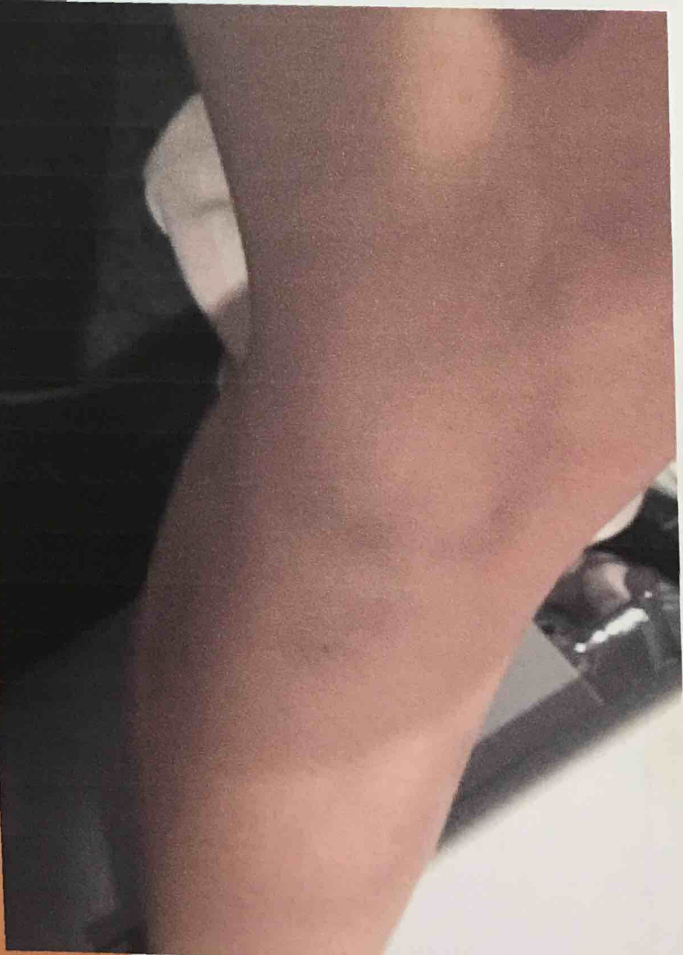
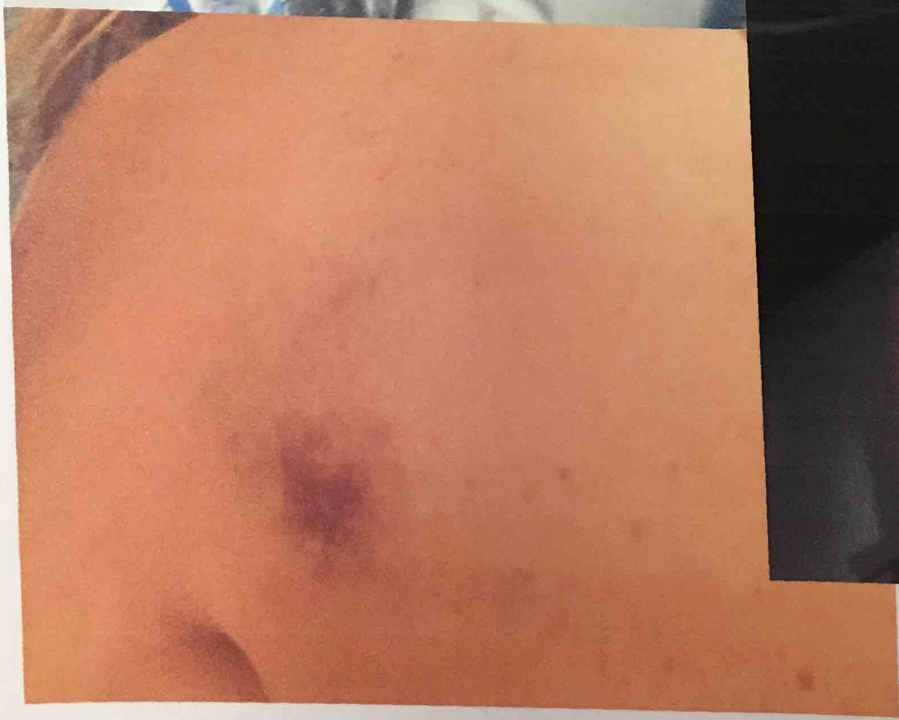
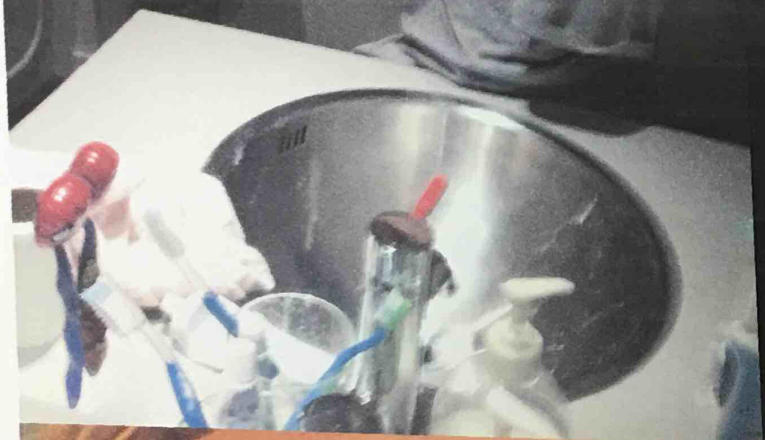
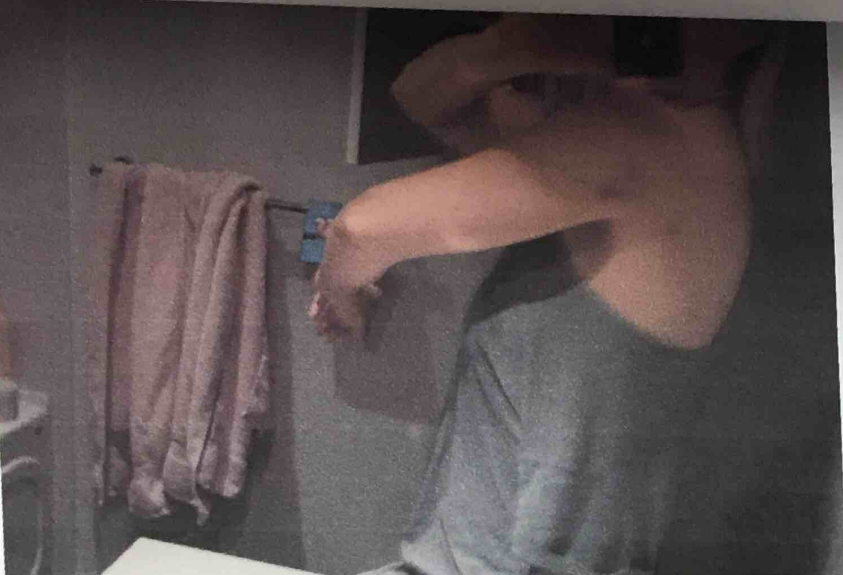
NOM
Judee Tarnas Hall

EXHIBIT P

EXHIBIT Q

NOM

Shidae Larura 11/11



NAME
NOM
Judge Tawara Hall
NO.

1

Sent on May 26, 2015 9:38:49 AM
You don't get to push me around and make those decisions.

Received on May 26, 2015 9:38:55 AM
He would like to see his mom today

Sent on May 26, 2015 9:38:56 AM
Ask you lawyer he will tell you how you are legally allowed to conduct yourself right now

Sent on May 26, 2015 9:39:01 AM
And what you may and may not do

Received on May 26, 2015 9:39:05 AM
Marieke

Sent on May 26, 2015 9:39:06 AM
Reed I'm going home and I'm taking Hunter home.

Received on May 26, 2015 9:39:16 AM
I'm asking you to take Hunter so I can work

Received on May 26, 2015 9:39:21 AM
It's that simple

Sent on May 26, 2015 9:39:59 AM
I'm waiting for you to sign the travel documents

Sent on May 26, 2015 9:40:22 AM
Because I don't trust that you won't lie and claim I'm kidnapping Hunter and I don't want to risk that he will be put in foster care

Sent on May 26, 2015 9:40:43 AM
Everything from now on will be in writing.

Sent on May 26, 2015 9:42:18 AM
I don't trust anything you do or say -- I need to have everything in writing so I can show authorities.
You are volatile and dangerous. You stop at nothing to intimidate me

Sent on May 26, 2015 9:42:42 AM
I do not wish to hire an attorney.

Sent on May 26, 2015 9:43:54 AM
However I will not make one single move without getting an agreement in writing and notarized.

Sent on May 26, 2015 9:52:13 AM
You have embroiled me in a legal mess and taken Hunter from me. You will stop at nothing to force me to do what you want and you will lie and ignore the law and all my rights as a mother and a human being.
Therefore, I must not make one single step further without an agreement in place.
I do not want to involve the police and the courts because the next thing you know they will take Hunter away from us.
This is why I will not do one single thing more until I have a written agreement signed and notarized with an apostille so that the document will be recognized as a legally notarized document in any country in the world.

Sent on May 26, 2015 9:53:27 AM
I will not be intimidated or live in fear of losing my son any longer.

EXHIBIT E

Sent on May 26, 2015 9:55:32 AM

I will send you agreements over the next few days and will not make a single move until have everything in writing.

Received on May 26, 2015 9:57:16 AM

Ok can you take Hunter in writing tomorrow and Thursday so I can work

Received on May 26, 2015 9:57:32 AM

Or do you not want me to work

Sent on May 26, 2015 9:57:38 AM

Absolutely not

Sent on May 26, 2015 9:57:54 AM

I cannot trust you Reed.

Sent on May 26, 2015 9:58:15 AM

I don't know what you have up your sleeve next.

Sent on May 26, 2015 9:58:44 AM

I will not put myself in any kind of legal danger

Received on May 26, 2015 10:03:32 AM

Work?

Received on May 26, 2015 10:03:37 AM

Work is danger?

Received on May 26, 2015 10:05:01 AM

Can we deal w this on Friday please

Received on May 26, 2015 10:05:21 AM

If I loose my job it will be very bad for you and me and hubter

Received on May 26, 2015 10:05:34 AM

Everyone looses

Received on May 26, 2015 10:05:41 AM

Is that what you want

Sent on May 26, 2015 10:06:12 AM

I have no idea what kind of trap you are setting, or what other surprises you have waiting for me. I can't trust you. You are malicious and are trying to take Hunter away from me.

You are also a bold faced liar. You are going out of your way to intimidate me and discredit me, and make me lose apartment and my son.

Received on May 26, 2015 10:06:21 AM

ITS FUCKING WORK

Received on May 26, 2015 10:06:40 AM

I NEED TO GIVE HUNTER TO YIU SO INCAN WORK


Sent on May 26, 2015 10:06:51 AM


I have been trying to deal with this for a month but you refuse to cooperate


Received on May 26, 2015 10:07:04 AM


WHAT WORK


EXHIBIT E


 Received on Jun 8, 2015 2:02:27 PM
I control your arms and legs now


 Received on Jun 8, 2015 2:02:48 PM
You pay


 Received on Jun 8, 2015 2:03:00 PM
You pay


 Received on Jun 8, 2015 2:03:01 PM
You took him

 Received on Jun 8, 2015 2:03:02 PM
You're the fugitive

 Received on Jun 8, 2015 2:03:11 PM
You're such a fool Marieke

 Received on Jun 8, 2015 2:03:13 PM
Terrib

 Received on Jun 8, 2015 2:03:16 PM
terribke

 Received on Jun 8, 2015 2:03:22 PM
Oh right me

 Received on Jun 8, 2015 2:03:25 PM
Got it

 Received on Jun 8, 2015 2:03:27 PM
It's me

Sent on Jun 8, 2015 2:02:29 PM
Why didn't you let me bring him back

Sent on Jun 8, 2015 2:02:43 PM
You refused to pay for the tickets

Sent on Jun 8, 2015 2:02:56 PM
You control the bank accounts Reed

Sent on Jun 8, 2015 2:03:03 PM
You always have

Sent on Jun 8, 2015 2:03:13 PM
Reed you are insane

Sent on Jun 8, 2015 2:03:20 PM
You don't make sense

Sent on Jun 8, 2015 2:03:30 PM
You make 750 a day

Sent on Jun 8, 2015 2:03:37 PM
I take care of hunter

EXHIBIT F