This is not a Court Order.

□Forms

Case Number: BD621137	,

5 Other Restraining Orders and Court Cases						
	a.	Are there any restraining/protective orders currently in place OR that have expired in the last six months (emergency protective orders, criminal, juvenile, family)?				
		■ No X Yes (date of order): 3/25/16	and (expiration date): 9/1	6/16 (Atte	ach a copy if you have one).	
	b. Have you or any other person named in 3 been involved in another court case with the person in 2					
	\square No \square Yes If yes, check each kind of case and indicate where and when each was filed:					
		Kind of Case	County or Tribe Where Filed	Year Filed	Case Number (if known)	
		Divorce, Nullity, Legal Separation				
		Civil Harassment Domestic Violence	Vancouver, B.C.	2015	Dismissed	
		Criminal				
		Juvenile, Dependency, Guardianship Child Support				
	,	Parentage, Paternity Other (specify):	41004			
		Check here if you need more space. A title.	ttach a sheet of paper and write	"DV-100, Oth	er Court Cases" for a	
Ch	ack	the orders you want. ☑				
6		Personal Conduct Orders				
		sk the court to order the person in (2) not to	o do the following things to me (or anvone liste	d in (3).	
		Harass, attack, strike, threaten, assault		-	<u> </u>	
	и.	property, disturb the peace, keep under				
		otherwise), or block movements	(en e	,	or and an arrange of	
	b.	Contact, either directly or indirectly, in	n any way, including but not lim	ited to, by tele	phone, mail or e-mail	
		or other electronic means	, · ·, · · · · · · · · · · · ·	, ,		
		The person in (2) will be ordered not to ta	ke any action to get the address	es or locations	s of any protected	
		person unless the court finds good cause r			V 7.1	
7	X	Stay-Away Order				
		I ask the court to order the person in 2 to s	stay at least 100 yards a	away from <i>(che</i>	eck all that apply):	
		☑ Me ☑ My s		· · · · · · · · · · · · · · · · · · ·		
		X My home X Each	person listed in (3)			
		My job or workplace The	child(ren)'s school or child care			
		My vehicle Othe	er (specify):			
	b.	If the person listed in (2) is ordered to stay	away from all the places listed	above, will he	or she still be able to	
		get to his or her home, school, job, workpla	ice, or vehicle? XYes	No (If no, expl	'ain):	
(8)	Ш	Move-Out Order			1.4	
		(If the person in (2) lives with you and yo	u want that person to stay away	from your hon	ne, you must ask for	
		this move-out order.)				
		I ask the court to order the person in 2 to	move out from and not return to	o (address):		
		I have the right to live at the above addres	c because (explain):			
			5 occause (explain).			
		This	is not a Court Order.			

Case Number:	
BD621137	
3D62113/	

9	Gu	ns or Other Firearms and Ammunition
	I be	lieve the person in ② owns or possesses guns, firearms, or ammunition. ☐ Yes ☐ No 🖾 I don't know
	If th	ne judge approves the order, the person in ② will be ordered not to own, possess, purchase or receive a
	fired	arm or ammunition. The person will be ordered to sell to, or store with, a licensed gun dealer, or turn in to law
	enfo	preement, any guns or firearms that he or she owns or possesses.
(10)		Record Unlawful Communications
\sim		I ask for the right to record communications made to me by the person in ② that violate the judge's orders.
(11)		Care of Animals
		I ask for the sole possession, care, and control of the animals listed below. I ask the court to order the person in
		2 to stay at least yards away from and not take, sell, transfer, encumber, conceal, molest, attack
		strike, threaten, harm, or otherwise dispose of the following animals:
		I ask for the animals to be with me because:
12)	X	Child Custody and Visitation
	a.	I do not have a child custody or visitation order and I want one.
		☑ I have a child custody or visitation order and I want it changed.
	If you You Agi	ou ask for orders, you must fill out and attach Form DV-105, Request for Child Custody and Visitation Orders. In and the other parent may tell the court that you want to be legal parents of the children (use Form DV-180, reement and Judgment of Parentage).
13)		Child Support (Check all that apply):
		I do not have a child support order and I want one.
	b.	I have a child support order and I want it changed.
	c.	I now receive or have applied for TANF, Welfare, CalWORKS, or Medi-Cal.
	If yo	ou ask for child support orders, you must fill out and attach form FL-150, Income and Expense Declaration or FL-155, Financial Statement (Simplified).
(14)		Property Control
		I ask the court to give <i>only</i> me temporary use, possession, and control of the property listed here:
15)		Debt Payment
		I ask the court to order the person in 2 to make these payments while the order is in effect:
		Check here if you need more space. Attach a sheet of paper and write "DV-100, Debt Payment" for a title.
		Pay to: For: Amount: \$ Due date:
(16)	X	Property Restraint
		I am married to or have a registered domestic partnership with the person in 2. I ask the judge to order
		that the person in (2) not borrow against, sell, hide, or get rid of or destroy any possessions or property, except
		in the usual course of business or for necessities of life. I also ask the judge to order the person in 2 to notify
_		me of any new or big expenses and to explain them to the court.
(17)		Spousal Support
		I am married to or have a registered domestic partnership with the person in (2) and no spousal support order
		exists. I ask the court to order the person in (2) to pay spousal support. (You must complete, file, and serve Form
		FL-150, Income and Expense Declaration, before your hearing).
		This is not a Court Order

Case Number:	
BD621137	

18)	a.	Rights to Mobile Device and Wireless Phone Account Property control of mobile device and wireless phone account
		I ask the court to give only me temporary use, possession, and control of the following mobile devices:
		and the wireless phone account for the
		following wireless phone numbers because the account currently belongs to the person in (2): (including area code): my number number of child in my care
		Check here if you need more space. Attach a sheet of paper and write "DV-100, Rights to Mobile Device and Wireless Phone Account" for a title.
	b.	Debt Payment I ask the court to order the person in 2 to make the payments for the wireless phone accounts listed in 18a because:
		Name of the wireless service provider is: Amount: \$ Due Date: If you are requesting this order, you must complete, file, and serve Form FL-150, Income and Expense Declaration, before your hearing.
	c.	Transfer of Wireless Phone Account
		I ask the court to order the wireless service provider to transfer the billing responsibility and rights to the wireless phone numbers listed in 18a to me because the account currently belongs to the person in 2. If the judge makes this order, you will be financially responsible for these accounts, including monthly service fees and costs of any mobile devices connected to these phone numbers. You may be responsible for other fees. You must contact the wireless service provider to find out what fees you will be responsible for and whether you are eligible for an account.
19)		Insurance
		I ask the court to order the person in 2 NOT to cash, borrow against, cancel, transfer, dispose of, or change the
		beneficiaries of any insurance or coverage held for the benefit of me or the person in (2), or our child(ren), for
		whom support may be ordered, or both.
20	X	Lawyer's Fees and Costs
		I ask that the person in 2 pay some or all of my lawyer's fees and costs.
_		You must complete, file, and serve form FL-150, Income and Expense Declaration, before your hearing.
21)		Payments for Costs and Services
		I ask the court to order the person in 2 to pay the following:
		You can ask for lost earnings or your costs for services caused directly by the person in (2) (damaged property medical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing.
		Pay to: Amount: \$
		Pay to: Amount: \$
22		Batterer Intervention Program
		I ask the court to order the person listed in (2) to go to a 52-week batterer intervention program and show proof of completion to the court.
23	Ţ.	Other Orders
23)		What other orders are you asking for?
		An order that Respondent submit to a psychiatric/mental health
		examination prior to being awarded any unsupervised visitation.
		examination prior to being awarded any unsupervised visitation.
		Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Orders" for a title.
		This is not a Court Order.

Case Number: BD621137	

	court orders a shorter time for service. If you want there to be fewer than five days between service and the hearing, explain why below. For help, read Form DV-200-INFO, "What Is Proof of Personal Service?"
If yo	Fee to Serve (Notify) Restrained Person we want the sheriff or marshal to serve (notify) the restrained person about the orders for free, ask the court k what you need to do.
Cot	ırt Hearing
("ter	court will schedule a hearing on your request. If the judge does not make the orders effective right away imporary restraining orders"), the judge may still make the orders after the hearing. If the judge does not make orders effective right away, you can ask the court to cancel the hearing. Read form DV-112, Waiver of Hearing Denied Request for Temporary Restraining Order, for more information.
Des	scribe Abuse
bodi hara surv distu a. D	cribe how the person in ② abused you. Abuse means to intentionally or recklessly cause or attempt to cause ly injury to you; or to place you or another person in reasonable fear of imminent serious bodily injury; or to ss, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, keep you under eillance, impersonate (on the Internet, electronically or otherwise), batter, telephone, or contact you; or to urb your peace; or to destroy your personal property. (For a complete definition, see Fam. Code, §§ 6203, 6320 atte of most recent abuse: 10/8/2016
	Who was there? Myself, Respondent, Hunter
2.	Describe how the person in ② abused you or your child(ren): Please see attached declaration for detailed description of
	Respondent's abduction of our minor son, Hunter, from the United States to Vancouver, Canada.
	Check here if you need more space. Attach a sheet of paper and write "DV-100, Recent Abuse" for a tit.
3.	Did the person in ② use or threaten to use a gun or any other weapon? X No Yes (If yes, describe)
4.	Describe any injuries:
	. Did the police come? No X Yes



	Case Number: BD621137	
27) Desc	escribe Abuse (continued)	
Has t	s the person in ② abused you (or your child(ren)) other times?	
b. D	Date of abuse: 10/10/2016	
	1. Who was there? Myself	
2.	2. Describe how the person in (2) abused you or your child(ren):	
	Please see the attached declaration for detailed d	
	Respondent's abduction of our minor son, Hunter, f	
	States to Vancouver, Canada.	
		OO Passet Abuse " for a
	Check here if you need more space. Attach a sheet of paper and write "DV-16 title.	v, Recent Abuse - for a
3.	3. Did the person in ② use or threaten to use a gun or any other weapon? X No	Yes (If yes, describe):
4.	4. Describe any injuries:	
5	5. Did the police come? \(\) No \(\) Yes The police were called in If yes, did they give you or the person in \(\) an Emergency Protective Order? \(\) Yes \(\) No \(\) I don't know \(Attach a copy if you have one. \) The order protects \(\) you or \(\) the person in \(\) 2 If the person in \(\) abused you other times, check here \(\) and use \(\) Form \(DV \) or describe any previous abuse on an attached sheet of paper and write "DV-100 title.	/-101, Description of Abuse
(28) Othe	ther Persons to Be Protected	•
() / ()	The persons listed in item (3) need an order for protection because (describe):	
	Please see the attached declaration.	
	mber of pages attached to this form, if any:	
I declare und	under penalty of perjury under the laws of the State of California that the information a	bove is true and correct.
Date: 10/1	0/13/2016	Ten-601
Reed Rar		
• • •	orint your name 1/13/2016 1/140/14/	
	as A. Salick name, if you have one Lawyer's signature	

This is not a Court Order.

DV-105 Request for Child Custody and Visitation Orders

Case Number:	
BD621137	
711 11 111	

This form is attached to DV-100, Request for Domestic Violence Restraining Order. Check the orders you want \square . _____ Mom ☒ Dad Your name: Reed_Randov Other* Other parent's name: Marieke Randoy \times Mom \to Dad Other* *If Other, specify relationship to child: ____ I ask the court for custody as follows: Legal Custody to: (Person **Physical Custody to:** who makes decisions about (Person you want the health, education, and welfare) child to live with) Child's Name Date of Birth Mom Dad Other Mom Dad Other a. Hunter Randov 4/10/2012 ☐ Check here if you need more space. Attach a sheet of paper and write "DV-105, Child Custody" for a title. I want to change a current child custody or visitation court order. Case Number (if you have it):BD621137 ____ County: Los Angeles_ Explain your current order and why you want a change. _ Respondent has weekend visitation in L.A. and joint legal custody. [X] Check here if you need more space. Attach a sheet of paper and write "DV-105, Change Current Court Order" for a title. Please see attached declaration. Child's Address 5 Where has the child in (3)(a) lived for the last 5 years? Give each city and state the child has lived unless it is unknown to the other parent and you want to keep it confidential because of domestic violence or child abuse. Start with where the child lives now and work backwards in time. (If the current address is confidential, check the box below and just provide the current state). Child (3) (a) lived with: Dates lived there: Child (3)(a) addresses (city and state): Dad Mom Other X Confidential X From $\frac{7/1}{2015}$ to present From 4/1/2014 to 6/30/2015668 CITADEL PARADE, #2006, Vancouver, BC X X From 4/1/2014 to 6/30/201513428 MAXELLA AVE., #559, MDR, CA 90292 X X From Birth $_{to} 4/1/2014$ 5359 SAN VICENTE BLVD., #111, L.A., CA lacksquare Check here if you need more space. Attach a sheet of paper and write "DV-105, Child's Address" for a title.

This is not a Court Order.

Request for Child Custody and Visitation Orders
(Demostic Violence Prevention)

DV-105, Page 1 of 3



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

Rev. January 1, 2012, Mandatory Form

			Case Number:
			BD621137
) [Other Children's Addresses Check here if the other child's (or children's) and If it is different, check here. Attach a sheet of potitile. List other children's address information, Other Custody Case	nper and write "DV	7-105, Other Children's Addresses'' for a
Ţ	Were you involved in, or do you know of, any other No Yes If yes, fill out below and attack Name of each child in other custody case:	ch a copy of any cu	stody or visitation orders if you have them:
(Do. Type of case: Parentage (Paternity) Di Juvenile/Dependency Domestic Violence Other (specify): L. I was a Party Witness Other (sp. Court (name):	e pecify):	
	Address:		
	e. Date of court order:		
$\overline{}$	Case number (if you have it):		
]	Other People With or Claiming to Have Composition of anyone who is not involved in this rights with any child listed on this form? \(\times \) No Name and address of that person:	case who has or cla	nims to have custody or visitation
[] -	Has custody Claims custody rights For these children (name of each child):	Claims visitation r	ights
	Check here if you need more space. Attach a sh Claiming Custody or Visitation" for a title.	eet of paper and w	rite "DV-105, Other People With or
9) [☑ Visitation		
	I ask the court to order that the person in (2) has	ve the following te	mporary visitation rights:
	(Check all that apply)		
	a. No visitation until the hearing		
	b. No visitation after the hearing	o booring 🗀 at	tar the hearing

Rev. January 1, 2012 Martin Dean's 🖏 Essential Forms™

(1) **Weekends** (starting):_ ☐ 1st

(2) Weekdays (starting):

from_

from__

2nd

(day of week)

(day of week)

3rd

DV-105, Page 2 of 3

___ a.m. ___ p.m.

a.m. 🔲 p.m.

This is not a Court Order.

☐ 4th

□ a.m. □ p.m. to .____

a.m. p.m. to ____at _

(time)

_____(The 1st weekend of the month is the 1st weekend with a Saturday.)

___ 5th weekend of month

(day of week)

(day of week)

· · · · · · · · · · · · · · · · · · ·	Case Number: BD621137
10	mes, like summer vacation, holidays, and birthdays.
Responsibility for Transportation The parent will take or pick up the child or make arrang I ask the court to order that: a. Mom Dad Other (name): b. Mom Dad Other (name): c. Drop-off / pick-up of children will be at (address d. Check here if other arrangement. Attach a sheet Transportation" for a title.	take children to the visitspick up children from the visit
a. I ask that the visitation in (9) be supervised by A professional supervisor A non-profession Name and telephone number, if known: b. I ask that the visitation in (10) be supervised by A professional supervisor A non-profession Name and telephone number, if known: Family Co. c. I ask that any costs for supervision be paid by:	nal supervisor Other
I ask the court to order that: Mom Dad Other (name): from the other parent, or a court order, to take the child a. X The State of California. X County of: Los b. X Other place(s) (list): United States	must have written permission ren outside of: Angeles
•	ke our child out of California and hide the child from me.

Important Instructions

- You must tell the court if you find out any other information about a custody case in any court for the children listed on this form.
- If the court makes a temporary custody order, the parent receiving custody must not take the child out of California without a noticed hearing. (See Family Code §3063.)

This is not a Court Order.



DV-108 Request for Order: No Travel With Children

Case Number:	
BD621137	
DD021137	

	This form is attached to DV-105, Request for Child Custody and Visit	ation	Order:	s.		
1	Your name: Reed Randoy		Mom	X	Dad	Other*
2	Other parent's name: Marieke Randoy *If "Other," specify relationship with children:		Mom		Dad	Other*
3	Do you think the other parent may take the children without your pern a. Another county in California? Yes No If "yes," b. Another state? Yes No If "yes," c. A foreign country? Yes No If "yes," If "Yes," is the other parent a citizen of that country? Yes If "Yes," does the other parent have family or emotional ties to that co Explain:	what what what what	county state? countr No	ry? 	Vanco Yes	Duver, B.C.
4	Respondent has unilaterally taken Hunter in ATRO's and this Court's 7/31/2015 orders to now without written consent or Court order. Why do you think the other parent may take the children without your The other parent: (Check all that apply) a. \times Has violated - or threatened to violate - a custody or visitation b. \times Does not have strong ties to California.	Var perm order	ission the	ver, ? past.	B.C	twice_
	c. Has done things recently that make it easy for him or her to tal He or she has: (Check all that apply) Quit his or her job	home	docum		vay wii	nout permission.

This is not a Court Order.



 \rightarrow

		Case Nu BD621		
<u></u>		What orders do you want? Check the boxes that app ☑ Post a Bond	oly to your case.	$\overline{\Delta}$
3	لب	I ask the court to order the other parent to post a bond for \$10 children without my permission, I can use this money to bring the children	•	tes the
6	X	Do Not Move Without My Permission or Court Order I ask the court to order the other parent <i>not</i> to move with the children with order.	out my written permission or	a court
7	X	☑ No Travel Without My Permission		
		I ask the court to order the other parent <i>not</i> to travel with the children outs <i>apply</i>)	side: (Check all that	
		This county California The United States Other (s	pecify):	
8	X	☑ Notify Other State of Travel Restrictions		
		I ask the court to order the other parent to register this order in the state of children can travel to that state for visits.	British Columbia befo	ore the
9	X	☑ Turn In and Do Not Apply for Passports or Other Vital Do	cuments	•
		I ask the court to order the other parent to turn in and <i>not</i> apply for passpovisas or birth certificates) that can be used for travel.	rts or other documents (such a	as
(10)	X	☑ Provide Itinerary and Other Travel Documents		
		If the other parent is allowed to travel with the children, I ask the court to give me before leaving:	order the other parent to	
		The children's travel itinerary		
		Copies of round-trip airline tickets		
		Addresses and telephone numbers where the children can be reached		
		An open airline ticket for me in case the children are not returned		
		Other (specify):		
(11)	X	🔼 Notify Foreign Embassy or Consulate of Passport Restric	tions	
$\overline{}$		I ask the court to order the other parent to notify the embassy or consulate	of Canada	
_		of this order and to provide the court with proof of that notification within	2calendar days.	
(12)	X	☑ Foreign Custody and Visitation Order		
		I ask the court to order the other parent to get a custody and visitation ord U.S. order before the child can travel to that country for visits. I understar changed or enforced depending on the laws of the country.	er equal to the most recent and that foreign orders may be	
13	I de	declare under penalty of perjury under the laws of the State of California than dorrect.	the information on this form	is true
	Dat	Date: 10/13/2016		
		Reed Randoy Type or print your name Sign your name	(Yang	

Revised January 1, 2012 Martin Dean's ESSENTIAL FORMS"

This is not a Court Order.

ATTACHMENT TO DV-100

I, REED RANDOY, declare as follows:

1. I am the Petitioner in this divorce action against Respondent, MARIEKE RANDOY (hereinafter referred to as "Respondent"). The hereinafter set forth facts are true and correct and are known to me by reason of my personal involvement in the activity, my personal observation of the event or circumstance and/or from my discussions with the individuals named herein. I offer the within testimony by declaration and intend to supplement it with live competent, relevant and admissible testimony at the hearing on this matter pursuant to Family Code §217. I make and submit this Declaration in support of my request for DVPA restraining orders against Petitioner and other relief as set forth in the attached DV-100.

BASIS FOR EX PARTE RELIEF

- 2. On October 7, 2016, Respondent exercised visitation with our four (4) year old son, Hunter Randoy. I was told by an LAPD Detective with the Pacific Division that Respondent removed Hunter from California last Saturday, October 8th by flying to Portland, Oregon and then taking a train to Vancouver, Canada. This occurred during her first weekend visit in about eight (8) months. Respondent refuses to return him and refuses to respond to my repeated calls, voicemails and text messages. I called the LAPD (Pacific Division) and the Vancouver Police Department. I have filed a police report. I have contacted the Los Angeles District Attorney's office and am informed they are filing kidnapping charges.
- 3. Respondent has once again violated the ATRO's by removing Hunter from this state without written permission or a Court order. She has violated this Court's July 31, 2015 orders by taking him outside of Los Angeles County during her visit and then refusing to return him after her Court-ordered weekend visit.
- 4. I am asking this Court to grant my ex parte request for DVPA orders as follows:

Court's orders.

my request for permanent DVPA orders.

include the posting of a bond.

e. Personal conduct orders.

g. Unlawful recording orders.

f. Stay-away orders.

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- Vancouver, I would dismiss my TRO against her without prejudice. The TRO had been in place since March 25, 2016 due to Respondent's threats against Petitioner, Hunter, Hunter's nanny and Respondent's roommates and friends. I respectfully request this Court take JUDICIAL NOTICE of my March 25, 2016 DV-100 and DV-110.¹
- 7. Respondent was not present at the September 16th hearing. It was only on October 3rd that Respondent texted me and asked to see Hunter on the weekend of October 7th.²

a. An order for the immediate return of Hunter Randov to Los Angeles County.

c. An order that Respondent/mother's visitation be suspended pending the hearing on

d. An order that after the permanent hearing for DVPA orders, Respondent/mother only

FACTS IN SUPPORT OF MY REQUESTED RELIEF

and Marieke's attorney (Anat Resnik). We were ready to proceed with my request for

that in exchange for Respondent's promise to relocate back to Los Angeles County from

permanent DVPA restraining orders against Respondent. Respondent did not appear.

On September 16, 2016, I was present in Court with my attorney (Nicholas A. Salick)

We all met and conferred, and eventually entered into an agreement on the record

have supervised visitation in Los Angeles County at a professional monitoring

center, the cost of which shall be borne 100% by Respondent/mother and shall also

b. An order granting me sole legal and sole physical custody of Hunter Randov.

including an order for any law enforcement agency to aid and assist in executing this

- ¹ I want this Court to know that since the granting of the March 25, 2016 TRO, I have found two (2) GPS devices on my car. I have no reason to believe it would be anyone else but Respondent who caused them to be installed. I turned both devices over to the LAPD (Pacific Division).
- ² Our text messages about last weekend's visitation are collectively attached hereto as **EXHIBIT "B"** and incorporated herein by this reference.

- 8. The last time Respondent had seen Hunter was eight (8) months ago aside from a brief time after a hearing at the courthouse a few months ago. Respondent made a scene at the courthouse in front of Hunter and refused to return him to me. Her boyfriend started to film our interaction with his camera phone. This took place in front of the daycare on the 2nd floor. Two (2) Sheriff's deputies had to be called by the daycare facility who told her that she had to give Hunter back to me. The deputies also ordered Respondent's boyfriend to stop recording the incident on his cell phone.
- 9. I asked Respondent if she could visit the following weekend because Hunter and I had planned to attend two (2) of his friends' birthday parties that weekend. Respondent texted me that she was already in town and needed to see Hunter on the weekend of October 7th, and agreed to take Hunter to those birthday parties. She also agreed to return Hunter on Monday, October 10th.
- 10. I was told by Hunter's daycare teacher that Respondent had picked up Hunter at 3:00 p.m. on Friday, October 7th. The next time I texted Respondent was on Sunday to ask her how Hunter's friend's birthday party went; she did not respond. When I found out from my friend that Respondent did not take Hunter to the party I texted her and asked why; she never responded. I called her but her phone was off so all I could do was leave voicemails.
- 11. I texted Respondent that I would meet her at Hunter's daycare on Monday morning to make sure she dropped him off. I also informed Hunter's teacher that I had not heard from Marieke and to please contact me as soon as she dropped him off.
- 12. The next morning Respondent did not bring Hunter to school. I went to the Motel Brasil (where she told me via text she and Hunter were staying), but the Motel manager told me that they had checked out two (2) days earlier. I immediately went to the LAPD

- Pacific Division police station to report that Hunter had been taken and explained that I believed she may have taken him to Canada.
- 13. I met Detective Elliott and gave her all of this information. Detective Elliott was able to confirm within the next few hours that Respondent had in fact boarded an airplane at LAX Saturday morning (October 8th) and flew to Portland, Oregon, then boarded an Amtrak train to Vancouver, BC.
- 14. I then called the Vancouver Police Department (604-717-3321) and requested a welfare/well-being check on Hunter that night, based on the fact that Hunter had been abducted and I questioned Respondent's mental stability. Constable Swanson (badge #2370; file #16-203081) was able to go to her apartment at 668 Citadel Parade, #2006, Vancouver, BC V6B1W Canada and gain access to check on the mental state of Respondent and the safety of Hunter. Constable Swanson called me after the visit and told me everything appeared normal and that Hunter appeared happy and playing, and informed me that he could not do anything further. I opened a police case regarding that visit and hopefully the return of Hunter.
- 15. Last night I texted our old Nanny in Vancouver, Markie Lapierre (778-835-8520) what was happening and he in turn texted Respondent who responded to him right away. Markie forwarded me texts that Respondent had sent him and stated that Hunter was "back home" and everything was going fine now. Copies of these text messages are collectively attached hereto as **EXHIBIT** "C" and incorporated herein by this reference.
- 16. I also contacted District Attorney Deanne Castorena who represented Los Angeles County in connection with the Hague Petition that Respondent caused to be filed. If this Court recalls, Respondent lost and her Petition was dismissed. A copy of the Notice of Ruling and Court's Minute Order are collectively attached hereto as **EXHIBIT "D"**.
- 17. Currently, Detective Elliott and I are just waiting to hear back from District Attorney Deanna Castorena and take the next legal steps to secure the immediate return of Hunter. Detective Elliott assisted me in filing a kidnapping police report (#161425624).

2.

- 18. Respondent is an outstanding liar and actress, able to lie directly to her Attorney, this Court, Judge Nelson, Deanne Castorena, and the Vancouver Police Department. I believe she is mentally unstable and suffering from bi-polar disorder. I am not qualified to make any diagnosis but do have personal knowledge of her family history of mental disorders and am close with Respondent's sister (Respondent is estranged from her sister). When Respondent and I were married she was taking depression medication but she has
- stopped since we started this divorce case over a year ago and has even admitted to me that 'she does not need it anymore now that [I'm] out of [her] life.'
- 19. I request this Court order Respondent to submit to a psychiatric/mental health examination prior to being awarded any unsupervised visitation. She has proven to be a flight risk and have absolutely no regard for this Court's orders.
- 20. I am requesting DVPA restraining orders because she was disparaging me to Hunter and telling him that he will be returning "home" to mommy in Vancouver. She has repeatedly threatened to report my attorney to the State Bar and this Court (i.e. Judge Tamara Hall) for allegedly abusing her judicial authority.
- 21. Respondent also filed a baseless domestic violence restraining order against me in Vancouver, B.C. Instead of repeating all of my prior allegations and complaints against her, I respectfully refer this Court to my declaration filed on March 25, 2016, a copy of which (without Exhibits) is attached hereto as **EXHIBIT** "E" and incorporated herein by this reference. The Exhibits to this declaration were filed with my DV-100 on March 25, 2016.

OTHER ORDERS

- 22. I request an order that any calls made by Respondent to me and/or Hunter via telephone, Skype, Facetime or the like, legal or illegal, be recorded.
- 23. I request an order that Respondent pay child support and child support add-ons for any unreimbursed medical expenses and daycare so that I can continue to work full-time.
- 24. I request an order that Respondent pay a contribution towards my attorney's fees and costs incurred in this case, specifically those incurred to obtain the orders that Respondent has violated.

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25. I request this Court award me sanctions against Respondent to deter her from engaging in the very conduct she has exhibited throughout this case.

CONCLUSION

26. I feel that this Court and I have given Respondent enough chances at being a mother. I have given her many chances to meeting and conferring in good faith and to finalize this case without this Court's assistance. In good faith I agreed to drop my request for DVPA restraining orders in exchange for her agreement, or at least what she represented to her attorney on September 16th, to relocate to Los Angeles. She exploited this agreement by absconding with Hunter to Canada, without any regard for Hunter's well-being. Respondent cannot be trusted, and I believe these requested orders are entirely necessary. I have been in contact with the District Attorney's office (Deanne Castorena), and she is waiting to receive Court orders so she can start the process of returning Hunter to Los Angeles County to my custody and care.

I declare under penalty of perjury that the foregoing is true and correct. Execute this 13th day of October, 2016 at Los Angeles, Callionnia.

REED RANDOY, Petitioner

Date

15

07-31-15

Honorable

TAMARA HALL

Honorable

M. OLIVER

Judge

Judge Pro Tem

Deputy Sheriff

M. GOODE

C. MEHAFFIE

Elsa B. Lara CSR 3226

Dept: Dept.

[CE22]

Deputy Clerk

Court Assistant

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

VS.

Marieke Randoy (N/A)

Counsel For

Petitioner:

Counsel For Respondent:

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

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

The matter is called for hearing.

The parties are sworn and the matter is argued.

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

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

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

Visitation Orders-

11 -

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

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Page 1 of 5

Dept.
DEPT: CE 22
[CE22]

MINUTES ENTERED

07-31-15



07-31-15 Date Honorable

Judge GOODE Dept: Dept. **CE 22** [CE22] Deputy Clerk

Honomble

Judge Pro Tem

C. MEHAFFIE

Court Assistant

15

M. OLIVER

TAMARA HALL

Deputy Sheriff

Elsa B. Lara CSR 3226

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

Counsel For Petitioner:

VS.

Marieke Randoy (N/A)

Counsel For Respondent:

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

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

Other Orders:

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

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

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

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Page 2 of 5

Dept. DEPT: CE 22 [CE22] MINUTES ENTERED

07-31-15

Date

07-31-15

M. OLIVER

Honorable Honorable

15

TAMARA HALL

Judge Pro Tem

Deputy Sheriff

GOODE

MEHAFFIE

Elsa B. Lara CSR 3226

Dopt: Dept.

6:30 am

BD621137

Reed Randoy (N/A)

vs.

Marieke Randoy (N/A)

Coursel For

Petitioner:

Counsel For Respondent:

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

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

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

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

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Page 3 of 5

Dept. DEPT: CE 22 [CE22] MINUTES ENTERE 07-31-15

Date

07-31-15

Honorable

TAMARA HALL

Honomble

15 M. OLIVER Judge

Judge Pro Tem

Deputy Sheriff

Elsa B. Lara CSR 3226

Dept: Dept

Deputy Clerk

Court Assistant

Reporter

8:30 am

BD621137

Reed Randoy (N/A)

VS.

Marieke Randoy (N/A)

Counsel For

Petitioner:

Counsel For Respondent:

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

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

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

- 1- Enrollment or termination of attendance in any public or private school;
- 2- Participation in regularly occurring extracurricular activities;
- 3- Non emergency medical dental and orthodontic treatment

Other than routine check ups;

- 4- Participation in mental health counseling, therapy or treatment;
- 5- Change in area of a child's residence;
- 6- Issuance of a driver's license;

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Page 4 of 5

Dept. CE 22 DEPT: [CE22] MINUTES ENTERED

07 - 31 - 1.5

Dept: Dept. 07-31-15 Date (CE22) Deputy Clerk Honorable TAMARA HALL GOODE Judge Pro Tem Court Assistant Honorable C. MEHAFFIE Deputy Sheriff 15 M. OLIVER Elsa B. Lara CSR 3226 BD621137 8:30 am Counsel For Reed Randoy (N/A) Petitioner:

Counsel For

Respondent:

7- Issuance of a passport;

Marieke Randoy (N/A)

VŠ.

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

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

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

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

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

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Page 5 of 5

Dept. DEPT: CE 22 [CE22] MINUTES ENTERED 07-31-15





Marieke

Tue, Sep 13, 3:21 PM

Is it true you live in la now? For the last 3 months??

Fri, Sep 16, 1:43 PM

Thank you for agreeing to move back to be hunters mom. Let me know if I can help in any way. Hunter will be excited to know his mommy will live close by and be able to see him all the time.

Today 11:36 AM

Hi Reed. I will be coming to see
Hunter this weekend. I will pick
him up at school on Friday at 3pm
Please pack him some clothes and
beach clothes for the weekend
since I don't know what size he is
right now. I don't need a car seat,
I bought a booster seat already.
Please email Virginia at the school
and cc me and let her know I will
be picking Hunter up on Friday
and bringing him back on Monday.
Thanks.

Today 1:21 PM











Today 1:21 PM

Ok great. Did you find a place here yet? Where will you be staying? Do you want me to tell him? He'll be super excited!!

He's a 4-5T too....the 5 stuff is a little big but 3 stuff is mostly too small especially pants. Some 3t shirts still fit him though, so we still have a few.

Hey btw I think you need to "live" here before you can take him again. It's kind of a grey area thing, but I agreed to drop the tro IF AND WHEN you agreed to move back, that's what Anot said you agreed to. So I'm not saying you can't see him, of course I would love for you to see him. But you haven't exactly given me any reason to trust that you don't have something up your sleeve this weekend. So please just let me know where you're staying or if you have a place or if you're even looking for one and where it is ok. Just please make this whole thing







small especially pants. Some 3t shirts still fit him though, so we still have a few.

Hey btw I think you need to "live" here before you can take him again. It's kind of a grey area thing, but I agreed to drop the tro IF AND WHEN you agreed to move back, that's what Anot said you agreed to. So I'm not saying you can't see him, of course I would love for you to see him. But you haven't exactly given me any reason to trust that you don't have something up your sleeve this weekend. So please just let me know where you're staying or if you have a place or if you're even looking for one and where it is ok. Just please make this whole thing easy so we can stop all the spending of attorney money and get on with just being hunters parents. Deal?

I'll let virginia and hunter know after I hear back from you. Thanks

Delivered











I'm picking Hunter up this Friday.
I'm allowed to visit my son on
weekends until we make other
arrangements in court. I have a
job, home, car, everything in
Canada and can't pick up and
move on a moments notice.
Until I can financially make other
arrangements I cannot give you an
answer.

These issues will all be dealt with during a trial.

In the meantime I have weekends with my son. I want to have that opportunity to reconnect with my baby.

I have to be financially stable and we have to go to trial and deal with a lot of financial issues before I can make major career moves right now. My income and ability to support Hunter depends on my ability to work and pay my legal bills and mountain of debt.

So until we have gone to trial and sorted out these issues which could take several years at the rate we are going. I will be seeing









I have to be financially stable and we have to go to trial and deal with a lot of financial issues before I can make major career moves right now. My income and ability to support Hunter depends on my ability to work and pay my legal bills and mountain of debt.

So until we have gone to trial and sorted out these issues which could take several years at the rate we are going, I will be seeing my son on weekends starting now.

Oh I see, so you and your attorney lied. Ok thanks

Villa Brasil motel on Washington Blvd. Down the street from Hunter's school.

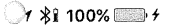
That's where we stayed last time.

Ok thank you. Is "we" that guy you keep bringing to court?

Delivered













Me and Hunter stayed there last time.

Ok thank you

Hey also, I'll put it back on my insurance when you're here... I was planning on doing it this month... But if you won't be here I'll hold off. Let me know when you think that is though, and I will add you... it doesn't work in Canada, that's the only reason I didn't renew you. It doesn't work, so why pay for it. I think you can stay on for a year after we're officially divorced....I'm not sure about the time frame. I'll ask. I hope that helps. Also let me know if you want to ft hunter while I'm making dinner tonight. Thanks

Tue, Oct 4, 10:08 AM

Hunter has two friends birthdays this weekend...Oscar and his friend from school Maximus.

Could you come next weekend instead so I can take him to those?? One is sat and one















Tue, Oct 4, 10:08 AM

Hunter has two friends birthdays this weekend...Oscar and his friend from school Maximus. Could you come next weekend instead so I can take him to those?? One is sat and one Sunday. I would say you could take him too, but one is jim and Anne's and I don't think Jim will agree. It's your call, but he'll be upset if he can't go to those.

2.22

I'm here.

I think he will be very happy to see me.

So you would rather him not go to the parties??

He will miss the parties

I'm his mom. Cmon

Maybe you could at least taken to maximus his birthday?? It's just up

















upset if he can't go to those.



I'm here.

I think he will be very happy to see me.

So you would rather him not go to the parties??

He will miss the parties

I'm his mom. Cmon

Maybe you could at least taken to maximus his birthday?? It's just up the street from the hotel motel. He's only four once these birthday parties are really fun for him

*take him

Give me their info and if Hunter wants to go we can.



















Sorry....trying to explain to Rebekah why hunter can't go to oscars party.....

I do feel like the dummy for listening to your attorney who said you agreed to move back if I released the tro though.... and your not moving or planning to

Wed, Oct 5, 3:39 PM

Did you let Virginia know I'm picking Hunter up on Friday at 3? And can you send me the details about Maximus b day party?

I did. I haven't told hunter yet because he thinks he's going to oscars on sat. But not 3, why so early?

I always pick him up at 3. So we have more time together. That's when the kids gave a play time after quiet time. It's the perfect time to pick him up according to Virginia.

You haven't let me see him in over

















I always pick him up at 3. So we have more time together. That's when the kids gave a play time after quiet time. It's the perfect time to pick him up according to Virginia.

You haven't let me see him in over 8 months Reed.

You didn't cc me on the email. Please forward me that email. Thanks.

Ok cool I'll tell her

That's been your doing not mine

I texted not email. But I'll email too

Thank you.

What time can I tell her you're bringing him back on mon? You can go as late as 9

9 is perfect.

K great





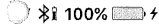


















Writetomarika@icloud.com

KThave that one

Wed, Oct 5, 5:49 PM

Mike Taneill

MT

Party starts Sunday at 1 and surprise guest darth Vader shows up at 130!

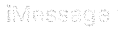
I was going to take Hunter to the toy store to pick out a lego present for Maximus. Mike says that's his favorite. The Star Wars legos. You'll have fun, tons of kids and parents. Mikes wife (Max's mom) just recently died of cancer....uhhhh....so you'll see pix of her around the house. Have fun! Thanks for taking the Hut there! Lol! That's how he signs his name....HuT.

Oh my god that's so sad about his mommy. Thanks for the info. Will definitely pick up Star Wars Legos for maximus for his birthday, thanks for the tip

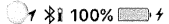


















thanks for the tip.



Friday 12:57 PM

Hi I left Hunters bag at school with all his clothes and toys he wanted....his little training toothpaste is almost gone. I'm at the store now getting more, should I drop it off for you or do you want to get some too? I packed a bathing suit and his little floaties if you guys have a pool, but I forgot sunscreen. If you need anything else just let me know and id be happy to drop it off at the motel lobby for you. Have fun! He's super excited!! I told him this morning!

Yay!

No worries, I will be going to whole foods later so I can pick up tooth paste, sunscreen and anything else we need.















Sunday 12:33 PM

Any problems finding Maximus' party??

Sunday 5:14 PM

Hi! How'd the party go!!?? Did they love Darth Vader!!?? Any pix??

Hi Marieke, Mike said you guys didn't make it to the party. That's too bad for Hunter. I hope you guys are having a good weekend though. I'll see you tomorrow at 9 when you drop him off at school. Have a good night.

How come you didn't take him??

And how come you're not answering any of my texts???

Delivered

Monday 10:11 AM

Hello. You haven't dropped off Hunter yet. What are you doing?

Sent as Text Message





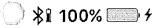
















Sent as Text Message

Text Message Monday 12:12 PM

Marieke, I really am 100% baffled at what your are doing. Please stop it and bring Hunter to school. I've gone to the police and opened a kidnapping investigation with detective Elliot of the pacific division. You need to bring hunter back now or you will be brought up on child concealment charges for kidnapping, a felony, and will be caught and prosecuted by the same district attorney you tried to get me arrested with. I do not want that to happen to you, but I am done with the lies and manipulation. As it is you will not be allowed to see him again. without supervision and a mental evaluation if you don't return him now. Detective Elliot's number is 3104826379 if you would like to contact her directly and discuss how serious of a situation you just put yourself in. I hope you do the right thing for Hunters sake as well as yours.









8:01 PM

→ \$1 68% ■□





(i)

back and stabbing her

What did she say?

Here is her message

He's sooooo happy!!!!
Soooo relieved! He's adjusting so easily and talking up a storm. The separation was really tough for him. He was so excited to come home and so anxious that we weren't gonna make it back. But now he feels safe and relieved.

Markie....you're not. This is about Hunter not her or me

Delivered

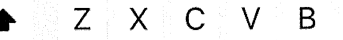


Message



QWERTYUIOP

ASDFGHJKL







123





space

return

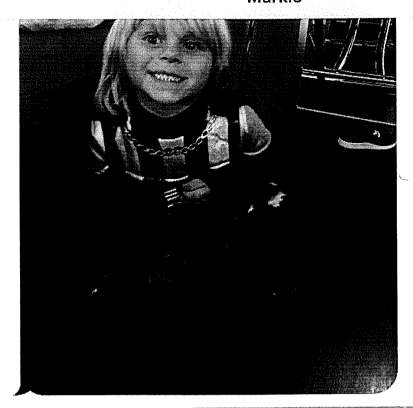
EXHIBIT











Is that from now? Darth Vader costume?

That she sent you?

Delivered

Yes

And this:

We will visit you very soon ♥ ♥ I have to get in to see a judge and get sole legal guardianship of Hunter.. Once that's taken care of I will be able to breathe!

















Markie

that's taken care of I will be able to breathe!

Ome

She's mental

Literally mentally sick man

She kidnapped Hunter. How would any judge in any country give her legal custody?? Which I HAVE!!

I scared for Hunter

Don't be scared

Everything will be ok



Please just let her think what she thinks. She's sick. She's not mentally stable Markie. Just don't say anything and let the authorities take care of it.

Delivered











(Olinie)

Sheksmenki

Literally mentally sick man

She kidnapped Hunter. How would any judge in any country give her legal custody?? Which I HAVE!!

I scared for Hunter

Don't be scared

Everything will be ok



Please just let her think what she thinks. She's sick. She's not mentally stable Markie. Just don't say anything and let the authorities take care of it.

Delivered

Ok

Good idea











NICHOLAS A. SALICK, ESQ. (SBN 236583) 1 SALICK FAMILY LAW GROUP, APLC 9595 WILSHIRE BLVD., SUITE 900 2 **BEVERLY HILLS, CA 90212** (310) 492-4324 - TELEPHONE 3 (310) 492-4325 - FACSIMILE 4 Attorney for Respondent, 5 REED RANDOY 6 7 8 9 10

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

JUL 25 2016

Sherri R. Cartor, Exegutive Officer/Clerk By: Daniel Osorio, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES – CENTRAL DISTRICT

In re Matter of:

MARIEKE VEKEMANS,

Petitioner,

and,

REED RANDOY,

Respondent.

Case No. BH010760 (Related to case BD621137)

NOTICE OF RULING RE: PETITION FOR RETURN OF THE MINOR CHILD TO PETITIONER UNDER THE HAGUE CONVENTION

Date:

July 12, 2016

Time:

8:30 a.m.

Dept.:

2

Judge:

Hon, Maren E. Nelson

TO THE COURT AND ALL INTERESTED PARTIES AND COUNSEL:

PLEASE TAKE NOTICE that on July 12, 2016 at 8:30 a.m. in Dept. 2 of the Superior Court of California, County of Los Angeles, Central District, located at 111 N. Hill St., Los Angeles, CA 90012, the Petition for Return of Minor Child to Petitioner Under the Hague Convention filed on June 15, 2016 by the Los Angeles County District Attorney came on regularly for hearing.

Petitioner, MARIEKE VEKEMANS was present and self-represented. Respondent, REED RANDOY was present and represented by Nicholas A. Salick, Esq. of Salick Family Law Group, APLC. Deanne B. Castorena, Esq. of the Los Angeles County District Attorney's

In re Matter of Vekemans v. Randoy

LASC Case No. BH010760 (related to BD621137)

Notice of Ruling Re: Petition for Return of the Minor Child to Petitioner Under the Haque Convention



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office was present representing Los Angeles County. The matter was called for hearing and argued. The Court rendered its ruling as follows: The Court finds the United States is the country of habitual residence of the minor child, HUNTER RANDOY (born April 10, 2012) and therefore denies the Petition. Respondent is to prepare the Notice of Ruling. SALICK FAMILY LAW GROUP, APLC Dated: July 25, 2016 By: Attorney for Respondent, REED RANDOY

In re Matter of Vekemans v. Randoy

LASC Case No. BH010760 (related to BD621137) Notice of Ruling Re: Petition for Return of the Minor Child to Petitioner Under the Hague Convention

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
Nicholas A. Salick, F (SBN 236583)	
Salick Family Law Group, APLC	1
9595 Wilshire Blvd., Suite 900	
Beverly Hills, CA 90212	
TELEPHONE NO.: 310-492-4324 FAX NO.(Optional):	CONFORMED COPY
E-MAIL ADDRESS (Optional): nas@salickfamilylaw.com	Unitinal Electric
ATTORNEY FOR (Name): Respondent, Reed Randoy	Superior Court of California
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles	County of Los Angeles
STREET ADDRESS: 111 N. Hill St.	JUL 252016
MAILING ADDRESS: 111 N. Hill St.	D. O.
CITY AND ZIP CODE: Los Angeles, CA 90012	•
BRANCH NAME: Central District	Sherri R. Carter, Executive Officer/Cleri
PETITIONER/PLAINTIFF: Marieke Vekemans	By: Daniel Osorio, Deputy
RESPONDENT/DEFENDANT: Reed Randoy	
PROOF OF SERVICE BY FIRST-CLASS MAIL - CIVIL	CASE NUMBER:
	BH010760
(Do not use this Proof of Service to show service of a Summ	ons and Complaint.
1. I am over 18 years of age and not a party to this action. I am a resident of or employed	in the county where the mailing
took place.	,
My residence or business address is:	
9595 Wilshire Blvd., Suite 900	
Beverly Hills, CA 90212	
3. On (date): 7/25/2016 I mailed from (city and state): Be	verly Hills CA
3. On (date): 7/25/2016 I mailed from (city and state): Be the following documents (specify):	verry mirro, ex
Notice of Ruling Re: Petition for Return of the M	inor Child to Petitioner
	THOI CHILIA CO LECTCHOMET
Under the Hague Convention	
	06 # (D
The documents are listed in the Attachment to Proof of Service by First-Class Mail -	Sivii (Documents Served)
(form POS-030(D)).	
4. I arrived the decuments by analoging them in an anyologo and (about analy	
4. I served the documents by enclosing them in an envelope and (check one):	nactage fully propoid
a. depositing the sealed envelope with the United States Postal Service with the	prostings I am readily familiar with this
b. Description of the envelope for collection and mailing following our ordinary business	
business's practice for collecting and processing correspondence for mailing. C	
placed for collection and mailing, it is deposited in the ordinary course of busine	ess with the United States Postal Service in
a sealed envelope with postage fully prepaid.	
5. The envelope was addressed and mailed as follows:	
a. Name of person served:	
b. Address of person served:	
b. Addiess of person solved.	
The name and address of each person to whom I mailed the documents is listed in t	he Attachment to Proof of Service
by First-Class Mail-Civil (Persons Served) (POS-030(P)).	
declare under penalty of perjury under the laws of the State of California that the foregoing is	true and correct.
// /	
Date: 7/25/2016	
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Nicholas A. Salick (TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM) (SIGNATU	RE OF PERSON COMPLETING THIS FORM)
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Form Approved for Optional Use PROOF OF SERVICE BY FIRST-CLASS MAIL Judicial Council of California (Proof of Service)	CIVIL Code of Civil Procedure, §§ 1013, 1013a www.courtinto.ca.gov

v. Randoy

CASE NUMBER:

H010760 (related to BD621137)

ATTACHMENT TO PROOF OF SERVICE BY FIRST-CLASS MAIL - CIVIL (PERSONS SERVED)

(This Attachment is for use with form POS-030)

NAME AND ADDRESS OF EACH PERSON SERVED BY MAIL:

Name of Person Served	Address (number, street, city, and zip code)	
Marieke Vekemans	668 Citadel Parade, #2006 Vancouver, British Columbia V6B1W6	
Anat Resnik, Esq.	Law Offices of Anat Resnik 15760 Ventura Blvd., Ste. 1160 Encino, CA 91436	
Deanne B. Castorena, Esq.	Office of the L.A. County District Attorney/SPOPS 210 W. Temple St. Los Angeles, CA 90012	

Form Approved for Optional Use Judicial Council of California POS-030(P) [New January 1, 2005]



SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

Dept: CE2 07-12-16 Date Deputy Clerk NICK YOUNG Honorable MAREN E. NELSON Court Assistant Judge Pro Tem Honorable DOUG CANADA Deputy Sheriff PRISCILLA MIRELES, CSR #14080 Reporter #7 JOSE ORENDAY BH010760 10:00 am Counsel For Pro Per Marieke Vekemans (X) Petitioner: VS. Counsel For Salick Family Law Group Reed Randoy (X) Respondent: by Nicholas A. Salick (X) Los Angeles District Attorney Counsel For Related to Case BD621137 by Deputy Deanne Castorena(X) Central

NATURE OF PROCEEDINGS: PETITION FOR RETURN OF THE MINOR CHILD TO THE PETITIONER UNDER THE HAGUE CONVENTION; FILED 6/15/16

Authority:

THE MATTER IS CALLED FOR HEARING AND ARGUED.

THE COURT RENDERS ITS RULING AS FOLLOWS:

THE COURT FINDS THE UNITED STATES IS THE COUNTRY OF HABITUAL RESIDENCE OF THE MINOR CHILD HUNTER RANDOY (DOB 4/10/12) AND THEREFORE DENIES THE PETITION.

THE RESPONDENT IS TO PREPARE THE NOTICE OF RULING.

Page 1 of 1

DEPT:

CE2

MINUTES ENTERED 07-12-16 COUNTY CLERK

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

BACKGROUND

- 2. We have one minor child from our marriage: HUNTER RANDOY, age 3 (born April 10, 2012).
- 3. On July 31, 2015, this Court made the following orders after a multi-day contested hearing on the issues of child custody, visitation, jurisdiction, and venue, among other issues (a copy of which is attached hereto as **EXHIBIT** "A" and incorporated herein by this reference):
 - a. California is HUNTER's home state.

I, REED RANDOY, declare as follows:

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

- i. Each party shall advise the other of his/her current address, place of employment, and phone numbers, and shall advise the other of any changes as soon as reasonably possible.
- ii. Neither part shall make derogatory or disparaging remarks about the other to or in the presence of or within hearing of the minor child.
- iii. Neither party shall change the residence of the minor child from the state of California and from the county of Los Angeles without the prior consent of the other parent or of prior order of this Court.

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

- 4. I am requesting this Court terminate Respondent's phone calls with HUNTER, or in the alternative allow me to record them. I am also requesting this Court award me sole legal custody.
- 5. Since the last hearing, Respondent has been living in Vancouver, Canada by herself, and intermittently exercised her Court-ordered weekly weekend visitation with HUNTER. Until recently, she was exercising most of her daily phone/text/Skype contact, but I had to terminate those because she always (and not almost always, but literally every time) disparaged me and caused HUNTER top become upset by crying and telling him that 'everything will be alright' and that 'mommy will fix everything' and that Vancouver is his home. The current order prohibits her from disparaging me or involving HUNTER in this case. She has repeatedly threatened to report my attorney to the State Bar and this Court (i.e. Judge Tamara Hall) for allegedly abusing her judicial authority.
- 6. Respondent has also filed a baseless domestic violence restraining order against me in Vancouver, B.C. (official Vancouver Police Department documents related thereto are collectively attached hereto as **EXHIBIT** "B" and incorporated herein by this reference) which resulted in me being arrested while I was disembarking from a flight from LAX to Vancouver earlier this year. On page 11 of 14 of the "VANCOUVER POLICE DEPARTMENT GENERAL OCCURRENCE HARDCOPY" report in the second paragraph it

- 7. Having invited me to Vancouver to retrieve my Toyota Prius, and knowing exactly when my flight arrived there, she contacted the local police and I was arrested as I walked into the Vancouver International Airport. Proof of her inviting me to Vancouver is collectively attached hereto as **EXHIBIT** "C" and incorporated herein by this reference. Since then, I have had to incur attorney's fees and costs in Canada to defend myself from her meritless claim.
- 8. The Canadian restraining order case derived from Respondent's lies about a meeting we had around February 28, 2015 (well before we went to Court in this case in L.A. County in June and July 2015). I urge this Court to take note that she <u>never</u> filed for a TRO in this county, yet we had many meetings after her alleged 'incident' wherein she had no problems being with me one-on-one. The only reason I purchased a ticket to Vancouver earlier this year is because Respondent invited me to Canada to pick up my Toyota Prius and have it transported back to California. In other words, she enticed me to Vancouver and arranged to have me arrested at the airport.
- 9. I ended up spending the night in a Vancouver jail. Again, this arrest occurred after many months of contact with her so, I do not understand how she was able to file her TRO in Canada when she voluntarily and openly communicated with me about many issues following the alleged incident that she claimed formed the foundation for her TRO.
- 10. After being arrested, she continued to contact me about both custody and non-custody related issues, and threatened countless times to have me arrested, all to support her wild and fantastical claims to overturn this Court's July 31, 2015 orders and obtain full custody of HUNTER while having me prosecuted for child abduction and Hague violations.
- 11. Below is a summary of incidents in support of my request for a DVPA restraining order:

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

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

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

- xviii. "Logically speaking the next time we go to court if we dont resolve this i will have launch [sic] a complaint against you. Obviously i cant let this continue! I will fight this As I have every right to. You know you are both breaking many laws here."
- xix. "Reed got custody. No matter what he tells you----I cannot get custody. I lost he won. I would have to pay 40k to appeal and 600 an hour to appeal the judges decision and my 30 day window to do it is up... Im not fighting for custody. If you are going to be Reeds new wife we will be dealing with each other and I have no ill will towards you."
- 12. In the last month of March 2016, Respondent has threatened me with the following, proof of which is collectively attached hereto as **EXHIBIT** "G" and incorporated herein by this reference:
 - a. "You can still avoid a lot of problems if you decide to return Hunter voluntarily."
 - b. "It gives me no pleasure to turn you into the police in both countries and having you charge [sic] with felonies and putting you behind bars. I have repeatedly begged you to return my son to our home in Vancouver and back in my custody where he belongs. I told you that I would fight until he returns home but you realize that means criminal charges against you. I still haven't pressed criminal charges against you and I still haven't reported your violations of court orders. Because when I do there is no turning back. Do you want to have to get arrested in California go to jail post bail hired a criminal defense attorney and then face the district attorney and the charges I intend to pursue against you? The reason I haven't pressed charges against you? I don't want to inhibit your ability to see your son. You won Reed. You took Hunter away.. But you need to drop all this and let Hunter come home because by now you should be convinced that despite everything you have done to me and Hunter, I don't want you to go to jail..."
- 13. Many more disturbing and contradictory texts from Respondent to me are included with EXHIBIT "__". The bottom line is that Respondent has demonstrated that she is willing

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

Unfortunately, Respondent has consistently disparaged me and third parties in 4. olation of this Court's orders, and refuses to stop despite my warnings.

CONCLUSION

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

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

> PLEASE SEE DV-100 FOR SIGNATURE REED RANDOY, Petitioner



i certify that this is a frue and correct copy of the original on file in this office consisting of pages.

SHERRI R. CARTER, Executive Officer/Clerk of the Superior Court of California, County of Los Angeles, April 1 6 2017

Mahuel Gines