1 2 3 4	R. Scotlund Vaile PO Box 727 Kenwood, CA 95452 (707) 833-2350 Plaintiff in Proper Person		
5	IN THE EIGHTH JUDICIAL STATE OF NEVA	DISTRICT COURT OF	Electronically Filed
6	THE COUNT	Y OF CLARK	09/14/2008 08:11:34 PM
7 8 9	R. SCOTLUND VAILE, Plaintiff,	NO . 52457 CASE NO: 98 D230385 DEPT. NO: I	Chu Atri CLERK OF THE COURT
10	VS.		FILED
11	CISILIE A. PORSBOLL, fka CISILIE A. VAILE,		4 5 2235 346 6
12	Defendant.		SEP 2 2 2008
13		0	TRACKE H. LINDEAANU LINK OF SUBJECT ALLINT
14	NOTICE O	FAPPEAL	DET CTY GLEVIR
15	Plaintiff R. Scotlund Vaile hereby a	appeals to the Supreme Cou	rt of Nevada
16	from the final judgments certified for ap		
17	March 20, 2008 titled Order for Hearing	-	
18	Amending the Order of January 15, 2008 respectively.		
19 20	Dated this 14 th day of September, 20	008.	
21			
22		/s/ R.S. Vaile	
23		R. Scotlund Vaile	-
24		PO Box 727 Kenwood, CA 954	452
25		(707) 833-2350	
26		Plaintiff in Proper	Person
27	RECEIVED		
28	SEP 2 2 2008 TRACIE K. LINDEMAN OLERK OF SUPREME COURT DEPUTY CLERK	-	
			NR-24412

í		
1	ASTA	FILED
2		
3		2008 SEP 17 P 4: 43
4	DISTRIC	TCOURT PIATIA
5	CLARK COU	NTY, NEVADA
6		CLERK OF THE COURT
7	ROBERT SCOTLUND VAILE,)
8	Plaintiff(s),	 Case No: D230385 Dept No: I
9	vs.	
10	CISILIE A. PORSBOLL fna CISILIE A. VAILE,	
11	Defendant(s),	
12		
13		
14	CASE APPEAL STATEMENT	
15	1. Appellant(s): ROBERT SCOTLUND VAILE	
16	2. Judge: CHERYL B. MOSS	
17	3. All Parties, District Court:	
18	Plaintiff, ROBERT SCOTLUND VAILE	
19	Defendant(s), CISILIE A. PORSBOLL fna CISILIE A. VAILE	
20	4. All Parties, Appeal:	
21	Appellant(s), ROBERT SCOTLUND VAILE	
22	Respondent, CISILIE A. PORSBOLL fna CISILIE A. VAILE	
23	5. Appellate Counsel:	
24	Appellant/Proper Person R. Scotlund Vaile	Respondent Marshal S. Willick, Esq.
25	P.O. Box 727	3551 E. Bonanza Rd., Ste. 101
26	Kenwood, CA 95452	Las Vegas, NV 89110
27		
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1	6. District Court Attorney, Retained
2	7. On Appeal, N/A
3	8. Forma Pauperis, N/A
4	9. Date Commenced in District Court: August 7, 1998
5	Dated This 17 day of September 2008.
6	Edward A. Friedland, Clerk of the Court
7	
8	By: Seatter Solarix
9	Heather Lofquist, Deputy Clerk
10	200 Lewis Ave PO Box 551601
11	Las Vegas, Nevada 89155-1601 (702) 671-0512
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27 28	
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	-2-

DEPARTMENT I CASE SUMMARY CASE NO. 98D230385

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In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie A Vaile, Petitioners.

Location: Department I Judicial Officer: Moss, Cheryl B Filed on: 08/07/1998

> 04/19/2000 Closed 02/18/2000 Reopened 08/07/1998 Open

CASE INFORMATION Statistical Closures Case Type: Divorce - Joint Petition 03/20/2008 Decision with Hearing Case Status: 04/01/2008 Reopened 01/15/2008 Decision with Hearing 03/20/2008 Closed Bonds 01/24/2008 Reopened Conversion #98D230385 00264652 \$250 01/15/2008 Closed 12/5/2000 Posted 11/14/2007 Reopened Counts: 07/24/2003 Closed 04/21/2003 Reopened 04/16/2002 Closed Conversion #98D230385 00258742 \$10000 10/17/2000 Reopened 10/6/2000 Posted 10/12/2000 Closed Counts: 09/21/2000 Reopened

DATE

CASE ASSIGNMENT

Current Case Assignment Case Number Court Date Assigned

Judicial Officer

98D230385 Department I 12/05/2000 Moss, Cheryl B

PARTY INFORMATION		
Petitioner	Vaile, Cisilie A Also Known As Porsboll, Cisilie NORWAY NV, NV N/A	Crane, Richard L. <i>Retained</i> Willick, Marshal S. <i>Retained</i>
	Vaile, R S P.O. Box 727 Kentwood, CA 95452	MUIRHEAD, GRETA G. Retained Pro Se

Subject Minor Vaile, Kaia L

Vaile, Kamilla J

ConversionFinancial Conversion 98D230385ExtendedRemoved: 03/23/2007Connection TypeConverted From Blackstone

DATE

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

08/21/1998

702438410

702438410

70243460(707-833-2350

CASE SUMMARY CASE NO. 98D230385

10:47 AM	Divorce Granted (Judicial Officer: Steel, Cynthia Dianne) Converted Disposition:	
	Description : DECREE OF DIVORCE Debtor : Vaile, Cisilie A	
	Creditor : Vaile, R S Amount Awarded : \$0.00	
	Attorney Fees : \$0.00 Costs : \$0.00	
	Interest Amount : \$0.00 Total : \$0.00	
01/15/2008	Judgment (Judicial Officer: Moss, Cheryl B) Judgment (\$226,569.23, In Full) Judgment (\$5,100.00, In Full)	
03/29/2000	Motion (9:30 AM) (Judicial Officer: Steel, Cynthia Dianne) Events: 02/18/2000 Motion PLTF'S MOTION FOR ORDER DIRECTING DEFT TO APPEAR AND SHOW CAUSE RE:	
09/29/2000	CONTEMPT Motion (9:00 AM) (Judicial Officer: Steel, Cynthia Dianne) Events: 09/26/2000 Motion	
	DEFT'S MOTION FOR RETURN OF CHILDREN	
10/02/2000	Telephone Conference (3:00 PM) (Judicial Officer: Steel, Cynthia Dianne) <i>TELEPHONE CONFERENCE</i>	
10/11/2000	Hearing (3:00 PM) (Judicial Officer: Steel, Cynthia Dianne) Events: 10/02/2000 Hearing HEARING: JURISDICTIONAL	
10/13/2000	CANCELED Motion Events: 09/21/2000 Motion Vacated	
10/17/2000	Return Hearing (3:00 PM) (Judicial Officer: Steel, Cynthia Dianne) Events: 10/11/2000 Return RETURN: MARATHON MEDIATION/JURISDICION ISSUES	
04/16/2002	Converted From Blackstone (8:30 AM) (Judicial Officer: Moss, Cheryl B) MINUTE ORDER ON HEARING REGARDING SUPREME COURT DECISION	
05/15/2003	Motion (9:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 05/01/2003 Motion PETER M. ANGULO'S EMERGENCY MOTION TO WITHDRAW AS COUNSEL	
05/21/2003	Motion (2:30 PM) (Judicial Officer: Moss, Cheryl B) Events: 04/21/2003 Motion DEFT'S MOTION FOR ATTORNEY'S FEES AND COSTS, CERTAIN ANCILLARY RELIEF	
06/04/2003	Motion (1:30 PM) (Judicial Officer: Moss, Cheryl B) DEFT'S MOTION FOR ATTORNEY'S FEES AND COSTS, CERTAIN ANCILLARY RELIEF	
01/15/2008	Motion to Reduce Arrears to Judgment (9:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 11/14/2007 Motion Deft's Motion to Reduce Arrears to Judgment, to Establish a sum Certain Due ea. month in /child Support, and for Atty's Fees	
03/03/2008	Motion to Set Aside (9:30 AM) (Judicial Officer: Moss, Cheryl B) Events: 01/23/2008 Motion	
	Pltf's Motion to Set Aside Order, Reconsider, Reopen Discovery, Stay Enforcement 03/27/2008 Reset by Court to 03/03/2008	
03/03/2008	Motion to Dismiss (9:30 AM) (Judicial Officer: Moss, Cheryl B) Events: 01/28/2008 Notice of Motion	
	Pltf's Motion to Dismiss Defendant's Pending Motion and Prohibition on Subsequent Filings and to Declare this Case Closed Based on Final Judgment by the Nevada Supreme Court, Lack of Subject Matter Jurisdiction, Lack of Personal Jurisdiction, Insufficiency of Process, and/or Insufficiency of Service of Process and Res Judicata, and to Issue Sanctions, or, in the Alternative, Motion to Stay Case.	
	03/27/2008 Reset by Court to 03/03/2008	

CASE SUMMARY CASE NO. 98D230385

03/03/2008	Opposition & Countermotion (9:30 AM) (Judicial Officer: Moss, Cheryl B)Events: 02/11/2008 Opposition and CountermotionDeft's Opposition and Countermotion for Dismissal Under EDCR 2.23 and the FugitiveDisentitlement Doctrine, for Fees and Sanctions Under EDCR 7.60, and for a Goad OrderRetricting Future Filings03/27/2008Reset by Court to 03/03/2008	
03/03/2008	All Pending Motions (9:30 AM) (Judicial Officer: Moss, Cheryl B)	
06/11/2008	Motion to Reconsider (9:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 03/31/2008 Motion Robert Vaile's Motion for Reconsideration, Amend Order, New Hearing, Objections, Stay Enforcement of 3-3-08 Order	
06/11/2008	Opposition & Countermotion (9:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 03/31/2008 Motion Deft's opposition and countermotion for reconsideration and to amend order posting of bond and atty fees	
06/11/2008	Motion (9:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 05/10/2008 Order Ex Parte Motion for Order Allowing Examination of Judgment Debtor	
06/11/2008	Opposition & Countermotion (9:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 06/05/2008 Notice of Hearing Pltf's Opposition to Ex-Parte Motion for Order Allowing Examination of Judgment Debtor	
06/11/2008	All Pending Motions (9:00 AM) (Judicial Officer: Moss, Cheryl B)	
07/11/2008	Motion (8:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 05/05/2008 Motion Robert Vaile's Motion for Sanctions	
07/11/0000	07/03/2008 Reset by Court to 07/11/2008 07/11/2008 Reset by Court to 07/11/2008	
07/11/2008	Opposition & Countermotion (8:00 AM) (Judicial Officer: Moss, Cheryl B) Events: 05/05/2008 Opposition and Countermotion Cisite Vaile's Opposition and Countermotion for a Bond, Fees, Sanctions 07/03/2008 Reset by Court to 07/11/2008 07/11/2008 Reset by Court to 07/11/2008	
07/11/2008	Return Hearing (8:00 AM) (Judicial Officer: Moss, Cheryl B) <i>Child Support Penalties and Interest</i> 07/11/2008 Reset by Court to 07/11/2008	
07/11/2008	Motion to Strike (8:00 AM) (Judicial Officer: Moss, Cheryl B)Events: 07/09/2008 Notice of MotionDeft's Motion to Strike Plaintiff's Ex-Parte Request to Continue July 11, 2008 Hearing as aFugitive Document and Request for Sanctions and for Attorney's Fees09/08/2008Reset by Court to 07/11/2008	
07/11/2008	All Pending Motions (8:00 AM) (Judicial Officer: Moss, Cheryl B)	
07/21/2008	Hearing (8:00 AM) (Judicial Officer: Moss, Cheryl B) Argument: Competing Orders (6/11/08)	
07/24/2008	Motion (1:15 PM) (Judicial Officer: Moss, Cheryl B) Events: 07/21/2008 Motion Robert Scotlund Vaile's Motion to Disqualify Marshal Willick and The Willick Law Group as Attorney's of Record	
07/24/2008	Opposition & Countermotion (1:15 PM) (Judicial Officer: Moss, Cheryl B) Events: 07/22/2008 Opposition and Countermotion Deft's Opposition & Countermotion for Disqualification of Great Muirhead as Attorney of Record, Fees and Sanctions	
07/24/2008	All Pending Motions (1:15 PM) (Judicial Officer: Moss, Cheryl B)	
	MINUTES	
08/15/2008	Hearing (8:00 AM) (Judicial Officer: Moss, Cheryl B) Clarification of March 3, 2008 Order	
09/18/2008	Order to Show Cause (8:30 AM) (Judicial Officer: Moss, Cheryl B) Events: 08/01/2008 Order to Show Cause	

CASE SUMMARY CASE NO. 98D230385

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	Plaintiff & Defendant
09/18/2008	Motion for Order to Show Cause (8:30 AM) (Judicial Officer: Moss, Cheryl B)Events: 07/23/2008 MotionDeft's Motion for Order to Show Cause Why Robert Scotlund Vaile Should Not be Held in Contempt for Failure to Comply with the Orders of the Court, and for Attorney's Fees 08/27/200808/27/2008
09/18/2008	Order to Show Cause (8:30 AM) (Judicial Officer: Moss, Cheryl B) Events: 07/23/2008 Order to Show Cause Deft's Order to Show Cause
09/18/2008	Motion to Reconsider (8:30 AM) (Judicial Officer: Moss, Cheryl B) Events: 08/04/2008 Motion RS Vaile's Motion for Reconsideration and/or Set Aside Ruling of 7/24/08, Attorney's Fees, Sanctions 10/07/2008 Reset by Court to 09/18/2008
09/18/2008	Evidentiary Hearing (1:30 PM) (Judicial Officer: Moss, Cheryl B) Fees and Sanctions
08/07/1998	Complaint COMPLAINT FOR DECREE OF DIVORCE Fee \$137.00 SCH/PER Date: Blackstone OC:
08/07/1998	Answer Party: Petitioner Vaile, Cisilie A ANSWER IN PROPER PERSON SCH/PER Date: 08/07/1998 Blackstone OC:
08/07/1998	Request Party: Petitioner Vaile, R S REQUEST FOR SUMMARY DISPOSITION OF AN UNCONTESTED DIVORCE SCH/PER Date: Blackstone OC:
08/07/1998	Notice of Seminar Completion EDCR 5.07 NOTICE OF PROGRAM COMPLETION - EDCR 5.07 SCH/PER Date: Blackstone OC:
08/07/1998	Affidavit Party: Petitioner Vaile, R S AFFIDAVIT OF RESIDENT WITNESS SCH/PER Date: Blackstone OC:
08/21/1998	Judgment Party: Petitioner Vaile, R S DECREE OF DIVORCE SCH/PER Date: 08/24/1998 Blackstone OC:
08/26/1998	Notice NOTICE OF ENTRY OF DECREE OF DIVORCE SCH/PER Date: Blackstone OC:
02/18/2000	Motion PLTF'S MOTION FOR ORDER DIRECTING DEFT TO APPEAR AND SHOW CAUSE RE: CONTEMPT SCH/PER Date: 03/29/2000 Blackstone OC: GR
02/18/2000	Request Party: Petitioner Vaile, R S PLAINTIFF'S MOTION FOR AN ORDER DIRECTING DEFENDANT TO APPEAR AND SHOWCAUSE WHY DEFENDANT SHOULD NOT BE HELD IN CONTEMPT OF COURT FOR FAILING TO RETURN THE MINOR CHILDREN TO NEVADA - THE IMMEDIATE RETURN OF THE MINOR CHILDREN TO NEVADA - FOR AN ORDER AWARDING PLAINTIFF PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILDREN - ATTORNEYS FEES AND COSTS SCH/PER Date: Blackstone OC:
03/28/2000	Verification Party: Petitioner Vaile, R S VERIFICATION OF SERVICE SCH/PER Date: Blackstone OC:
04/04/2000	Response Party: Petitioner Vaile, Cisilie A RESPONSE TO PLAINTIFFS MOTION SCH/PER Date: Blackstone OC:
04/12/2000	Order ORDER SCH/PER Date: 03/29/2000 Blackstone OC: HG
04/19/2000	Notice NOTICE OF ENTRY OF ORDER SCH/PER Date: 04/19/2000 Blackstone OC: GR
09/21/2000	Motion

CASE SUMMARY CASE NO. 98D230385

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	CASE 110. 70D250505
	DEFT'S MOTION FOR RETURN OF CHILDREN (VS 9-26-00 MC) SCH/PER Date: 10/13/2000 Blackstone OC: VC
09/21/2000	Ex Parte EX PARTE APPLICATION FOR ORDER SHORTENING TIME SCH/PER Date: Blackstone OC:
09/25/2000	Notice NOTICE OF EXHIBIT TO MOTION FOR RETURN OF CHILDREN IN THE VAULT (VIDEO TAPE) SCH/PER Date: 09/21/2000 Blackstone OC:
09/25/2000	Supplemental Party: Petitioner Vaile, R S SUPPLEMENTAL EXHIBITS SCH/PER Date: Blackstone OC:
09/26/2000	Motion DEFT'S MOTION FOR RETURN OF CHILDREN SCH/PER Date: 09/29/2000 Blackstone OC: GR
09/26/2000	Order ORDER SHORTENING TIME SCH/PER Date: Blackstone OC:
09/26/2000	Notice NOTICE OF ENTRY OF ORDER SCH/PER Date: 09/26/2000 Blackstone OC:
09/28/2000	Declaration Under Uniform Child Custody Jurisdiction Act Party: Petitioner Vaile, Cisilie A DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION ACT SCH/PER Date: Blackstone OC:
09/29/2000	Order ORDER FROM HEARING SCH/PER Date: 09/29/2000 Blackstone OC: HG
09/29/2000	Order ORDER SCH/PER Date: 09/29/2000 Blackstone OC: HG
10/02/2000	Telephone Conference TELEPHONE CONFERENCE SCH/PER Date: 10/02/2000 Blackstone OC: MH
10/02/2000	Hearing HEARING: JURISDICTIONAL SCH/PER Date: 10/11/2000 Blackstone OC: RM
10/03/2000	Notice NOTICE OF ENTRY OF ORDER SCH/PER Date: 10/03/2000 Blackstone OC:
10/03/2000	Notice NOTICE OF ENTRY OF ORDER FROM HEARING SCH/PER Date: 10/03/2000 Blackstone OC:
10/03/2000	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 10/02/2000 Blackstone OC: TP
10/05/2000	Supplemental Party: Petitioner Vaile, Cisilie A SUPPLEMENTAL TO MOTION FOR IMMEDIATE RETURN OF INTERNATIONALLY ABDUCTEDCHILDREN AND MOTION TO SET ASIDE FRAUDULENTLY OBTAINED DIVORCE OR IN THE ALTERNATIVE SET ASIDE ORDERS ENTERED ON APRIL 12 2000 AND REHEAR THE MATTER AND FOR ATTORNEYS FEES AND COSTS SCH/PER Date: Blackstone OC:
10/06/2000	Notice NOTICE OF POSTING CASH BOND SCH/PER Date: 10/06/2000 Blackstone OC:
10/09/2000	Receipt Party: Petitioner Vaile, Cisilie A RECEIPT SCH/PER Date: 10/05/2000 Blackstone OC:
10/09/2000	Opposition Party: Petitioner Vaile, R S OPPOSITION TO DEFENDANTS MOTION TO SET ASIDE DECREE OF DIVORCE SCH/PER Date: Blackstone OC:
10/10/2000	Memorandum Party: Petitioner Vaile, Cisilie A EVIDENTIARY HEARING TRIAL MEMORANDUM SCH/PER Date: Blackstone OC:

CASE SUMMARY CASE NO. 98D230385

10/10/2000	
10/10/2000	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 10/10/2000 Blackstone OC: TP
10/10/2000	Reply Party: Petitioner Vaile, Cisilie A REPLY TO PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION TO SET ASIDE DECREEOF DIVORCE SCH/PER Date: Blackstone OC:
10/10/2000	Document Filed Party: Petitioner Vaile, R S COURTESY COPY OF REQUESTED AUTHORITIES SCH/PER Date: Blackstone OC:
10/10/2000	Order STIPULATION AND ORDER SCH/PER Date: 10/10/2000 Blackstone OC: SO
10/10/2000	Affidavit Party: Petitioner Vaile, Cisilie A DOMESTIC RELATIONS AFFIDAVIT OF FINANCIAL CONDITION SCH/PER Date: Blackstone OC:
10/11/2000	Order ORDER FOR FAMILY MEDIATION CENTER SERVICES SCH/PER Date: Blackstone OC:
10/11/2000	Return RETURN: MARATHON MEDIATION/JURISDICION ISSUES SCH/PER Date: 10/17/2000 Blackstone OC: MH
10/12/2000	Notice NOTICE OF ENTRY OF ORDER SCH/PER Date: 10/12/2000 Blackstone OC: GR
10/13/2000	Memorandum Party: Petitioner Vaile, R S PLAINTIFFS POST HEARING MEMORANDUM SCH/PER Date: Blackstone OC:
10/13/2000	Memorandum Party: Petitioner Vaile, Cisilie A POST EVIDENTIARY HEARING TRIAL MEMO SCH/PER Date: Blackstone OC:
10/18/2000	Order ORDER EXONERATING BOND SCH/PER Date: 10/11/2000 Blackstone OC: HG
10/25/2000	Order ORDER SCH/PER Date: 10/17/2000 Blackstone OC: HG
10/25/2000	Receipt RECEIPT OF PASSPORTS SCH/PER Date: 10/25/2000 Blackstone OC:
10/26/2000	Notice NOTICE OF ENTRY OF ORDER SCH/PER Date: 10/26/2000 Blackstone OC:
11/03/2000	Document Filed Party: Petitioner Vaile, Cisilie A INTERNATIONAL INFORMATION SCH/PER Date: Blackstone OC:
11/16/2000	Document Filed Party: Petitioner Vaile, Cisilie A DIRECTIONS FROM CENTRAL AUTHORITY SCH/PER Date: Blackstone OC:
11/17/2000	Errata Party: Petitioner Vaile, R S ERRATA TO DIRECTIONS FROM CENTRAL AUTHORITY SCH/PER Date: Blackstone OC:
11/22/2000	Notice of Appeal NOTICE OF APPEAL SCH/PER Date: 11/22/2000 Blackstone OC: AP
12/04/2000	Substitution of Attorney Party: Petitioner Vaile, R S SUBSTITUTION OF ATTORNEY SCH/PER Date: Blackstone OC:
12/05/2000	Case Appeal Statement Party: Petitioner Vaile, R S CASE APPEAL STATEMENT SCH/PER Date: Blackstone OC:
12/18/2000	Notice NOTICE OF EXHIBIT(S) IN THE VAULT SCH/PER Date: 10/11/2000 Blackstone OC:

DEPARTMENT I CASE SUMMARY CASE NO. 98D230385

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	CASE 110. JOD 200303
01/02/2001	Reporter's Transcript ESTIMATE OF THE COST OF THE TRANSCRIPT SCH/PER Date: Blackstone OC:
01/26/2001	Reporter's Transcript REPORTER'S TRANSCRIPT OF MARCH 29 2000 SCH/PER Date: Blackstone OC:
01/26/2001	Reporter's Transcript FINAL BILLING FOR TRANSCRIPT SCH/PER Date: Blackstone OC:
01/30/2001	Reporter's Transcript REPORTER'S TRANSCRIPT OF OCTOBER 11 2000 SCH/PER Date: Blackstone OC:
01/30/2001	Reporter's Transcript FINAL BILLING FOR TRANSCRIPT SCH/PER Date: Blackstone OC:
02/06/2001	Receipt of Copy Party: Petitioner Vaile, Cisilie A RECEIPT OF COPY SCH/PER Date: 02/02/2001 Blackstone OC:
02/06/2001	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/05/2001 Blackstone OC:
02/15/2001	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/14/2001 Blackstone OC:
02/23/2001	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/23/2001 Blackstone OC:
02/23/2001	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/23/2001 Blackstone OC: SV
03/08/2001	Certificate Party: Petitioner Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 03/08/2001 Blackstone OC: SV
04/16/2002	Hearing MINUTE ORDER ON HEARING REGARDING SUPREME COURT DECISION SCH/PER Date: 04/16/2002 Blackstone OC:
04/16/2002	Notice NOTICE OF ENTRY OF ORDER PURSUANT TO WRIT OF MANDAMUS SCH/PER Date: 04/16/2002 Blackstone OC:
04/16/2002	Order ORDER PURSUANT TO WRIT OF MANDAMUS SCH/PER Date: Blackstone OC:
04/16/2002	Receipt of Copy RECEIPT OF COPY OF PASSPORTS SCH/PER Date: 04/16/2002 Blackstone OC:
04/24/2002	Reporter's Transcript REPORTER'S PARTIAL TRANSCRIPT RE PLAINTIFFS MOTION FOR ORDER DIRECTINGDEFENDANT TO APPEAR AND SHOW CAUSE RE CONTEMPT SCH/PER Date: Blackstone OC:
04/24/2002	Document Filed ESTIMATE OF THE COST OF THE TRANSCRIPT SCH/PER Date: Blackstone OC:
04/21/2003	Motion DEFT'S MOTION FOR ATTORNEY'S FEES AND COSTS, CERTAIN ANCILLARY RELIEF SCH/PER Date: 06/04/2003 Blackstone OC: GP
04/21/2003	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A FAMILY COURT MOTION OPPOSITION FEE INFORMATION SHEET SCH/PER Date: Blackstone OC:
04/29/2003	Certificate of Mailing Party: Petitioner Vaile, Cisilie A CERTIFICATE OF MAILING SCH/PER Date: 04/21/2003 Blackstone OC: TP
05/01/2003	Motion PETER M. ANGULO'S EMERGENCY MOTION TO WITHDRAW AS COUNSEL SCH/PER

CASE SUMMARY

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CASE NO. 98D230385

	CASE NO. 98D250385
	Date: 05/15/2003 Blackstone OC: GR
05/01/2003	Errata Party: Petitioner Vaile, Cisilie A ERRATA TO CERTIFICATE OF MAILING FILED APRIL 29 2003 SCH/PER Date: Blackstone OC:
05/01/2003	Notice NOTICE OF NON OPPOSITION TO MOTION SCH/PER Date: 05/01/2003 Blackstone OC:
05/05/2003	Receipt of Copy Party: Petitioner Vaile, R S RECEIPT OF COPY SCH/PER Date: 05/02/2003 Blackstone OC:
05/08/2003	Receipt of Copy Party: Petitioner Vaile, R S RECEIPT OF COPY SCH/PER Date: 05/05/2003 Blackstone OC:
05/23/2003	Supplemental Party: Petitioner Vaile, Cisilie A SUPPLEMENTAL EXHIBIT SCH/PER Date: Blackstone OC:
05/28/2003	Converted from Blackstone PLAINTIFF R SCOTLUND VAILES SPECIAL APPEARANCE AND PROPER OF OPPOSITIONTO MOTION FOR ATTORNEY FEES AND COSTS AND CERTAIN ANCILLARY RELIEF AND REQUEST FOR SANCTIONS SCH/PER Date: Blackstone OC:
06/02/2003	Order ORDER SCH/PER Date: 05/15/2003 Blackstone OC: HG
06/04/2003	Supplemental Party: Petitioner Vaile, Cisilie A SUPPLEMENTAL EXHIBIT SCH/PER Date: Blackstone OC:
06/09/2003	Notice NOTICE OF ENTRY OF ORDER SCH/PER Date: 06/09/2003 Blackstone OC:
06/16/2003	Converted from Blackstone REOPENED DOMESTIC CASE WITH FEE SCH/PER Date: Blackstone OC:
06/16/2003	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, R S FAMILY COURT MOTION OPPOSITION FEE INFORMATION SHEET SCH/PER Date: Blackstone OC:
07/24/2003	Order ORDER FROM JUNE 4, 2003 HEARING SCH/PER Date: 06/04/2003 Blackstone OC: HG
07/25/2003	Notice NOTICE OF ENTRY OF ORDER FROM JUNE 4 2003 HEARING SCH/PER Date: 07/25/2003 Blackstone OC:
10/15/2003	Notice NOTICE OF COMPLIANCE WITH COURTS ORDER OF JUNE 4, 2003 SCH/PER Date: 10/15/2003 Blackstone OC:
11/06/2003	Supplemental Party: Petitioner Vaile, Cisilie A SUPPLEMENT TO FILE SCH/PER Date: Blackstone OC:
11/04/2005	Order PETITION AND ORDER TO DESTROY OR DISPOSE OF EXHIBITS SCH/PER Date: 11/04/2005 Blackstone OC:
11/04/2005	Certificate of Mailing CERTIFICATE OF DISPOSAL OF EXHIBITS SCH/PER Date: 11/04/2005 Blackstone OC:
03/06/2007	Notice of Change of Address Party: Petitioner Vaile, Cisilie A NOTICE OF CHANGE OF ADDRESS SCH/PER Date: 03/06/2007 Blackstone OC:
11/14/2007	A Motion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S
11/14/2007	

CASE	SUMMARY
CASE N	O. 98D230385

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	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A
11/15/2007	Certificate Party: Petitioner Vaile, Cisilie A of Service by Mail
12/04/2007.	A Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A to Dismiss Defendants Pending Motion and Prohibition on Subsequent Filings
12/04/2007	Certificate Party: Petitioner Vaile, Cisilie A of Service
12/14/2007	Certificate Party: Petitioner Vaile, Cisilie A of Service by Mail
12/14/2007	Request Party: Petitioner Vaile, Cisilie A for Submission of Motion without Oral Argument Pursuant to Edcr 2.23
12/19/2007	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A
12/19/2007	Opposition Party: Petitioner Vaile, Cisilie A To Plaintiff's Motion To Dismiss Defendant's Pending Moton
01/10/2008	Response Party: Petitioner Vaile, R S Memorandum in Suppory of Motion to Dismisss Defendant's Pending Motion and Prohibition on Subsequent filing
01/15/2008	G Order
01/15/2008	A Notice of Entry of Order
01/15/2008	Supplemental Party: Petitioner Vaile, R S Exhibits to Motion to Dismiss and Issue Sanctions and Motion for Clarification
01/16/2008	Supplemental Party: Petitioner Vaile, Cisilie A Supplement to Defendant's Motion to Reduce Arrears in Child Support to Judgment, to Establish
01/22/2008	Certificate Party: Petitioner Vaile, R S of Service
01/22/2008	Q Certificate Party: Petitioner Vaile, R S Of Service
01/23/2008	A Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A
01/25/2008	Ex Parte Party: Petitioner Vaile, R S Motion for Order Shortening Time

DEPARTMENT I CASE SUMMARY CASE NO. 98D230385

01/28/2008	A Notice of Motion Party: Petitioner Vaile, Cisilie A
01/29/2008	Certificate Party: Petitioner Vaile, R S of Service
01/29/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, R S <i>R. Scotlund Vaile</i>
02/11/2008	Q Opposition and Countermotion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S
02/11/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A
02/14/2008	Notice of Entry of Order
02/14/2008	Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A
02/14/2008	Q Order Shortening Time Party: Petitioner Vaile, R S
02/19/2008	Reply Party: Petitioner Vaile, R S in Support of Motion to Set Aside Order of January 15 2008 and to Reconsider
02/26/2008	Party: Petitioner Vaile, R S Of Service
03/06/2008	Supplemental Party: Petitioner Vaile, Cisilie A Supplement To Defendant's Motion To Reduce Arrears In Child Support To Judgment
03/20/2008	Dorder Amending The Order Of January 15, 2008
03/25/2008	Divide the second secon
03/31/2008	A Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A
04/08/2008	A Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A Ex Parte Motion For Order Shortening Time
04/08/2008	Certificate of Mailing Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A Motion For Reconsideration
04/14/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, R S <i>Cisilie A. Vaile</i>
04/14/2008	Deposition Party: Petitioner Vaile, Cisilie A To Plaintiff's Motion For Reconsideration And To Amend Order Or Alternatively

CASE SUMMARY CASE NO. 98D230385

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	CASE NO. 98D230385
04/22/2008	Reply Party: Petitioner Vaile, R S Memorandum in Support of Motion for Reconsideration and to Amend Order
05/02/2008	Motion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S Ex Parte Motion for Order Allowing Examination of Judgment Debtor
05/05/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A <i>Cisilie A. Vaile</i>
05/05/2008	A Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A
05/05/2008	Opposition and Countermotion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S
05/08/2008	Writ of Execution Party: Petitioner Vaile, R S
05/10/2008	G Order For Examination Of Judgment Debtor
05/12/2008	Certificate Party: Petitioner Vaile, R S Of Service
05/15/2008	Certificate Party: Petitioner Vaile, Cisilie A Of Service By Mail
05/20/2008	Reply Party: Petitioner Vaile, R S Memorandum in Support of Plaintiff's Renewed Motion for Sanctions and Opposition to Countermotions
05/29/2008	Certificate Party: Petitioner Vaile, R S of Service
06/05/2008	Opposition Party: Petitioner Vaile, R S To Ex-Parte Motion For Order Allowing Examination Of Judgment Debtor And Supplement To Motion
06/05/2008	Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A Ex-Parte Motion To Rescuse
06/05/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, R S R. S. Vaile
06/05/2008	Notice of Hearing on Opposition
06/05/2008	Notice of Hearing on Opposition
06/09/2008	Supplemental

CASE SUMMARY CASE NO. 98D230385

	Party: Petitioner Vaile, Cisilie A to Defendant's Opposition to Plaintiff's Motion for Reconsideration and to Amend Order or Alternatively, for a New Hearing and Request to Enter Objections and Motion to Stay Enforcement of the March 3, 2008 Order and Countermotion for GOAD Order or Posting of Bond and Attorney's Fees and Costs	
06/23/2008	Supplemental Party: Petitioner Vaile, Cisilie A Third Supplement to Defendant's Oppositions to Plaintiff's Motion for	
07/01/2008	Order to Show Cause Party: Petitioner Vaile, Cisilie A	
07/07/2008	Party: Petitioner Vaile, R S Ex Parte Request to Continue July 11 2008 Hearing	
07/08/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A	
07/08/2008	Supplemental Party: Petitioner Vaile, Cisilie A Authorities	
07/08/2008	A Motion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S to Strike Plaintiffs Ex Parte Request to Continue July 11, 2008 Hearing as	
07/09/2008	A Notice of Motion Party: Petitioner Vaile, Cisilie A	
07/09/2008	Certificate Party: Petitioner Vaile, Cisilie A Of Service	
07/09/2008	Application Party: Petitioner Vaile, Cisilie A Ex Parte Application For Order Shortening Time	
07/09/2008	Order Shortening Time Party: Petitioner Vaile, Cisilie A	
07/09/2008		
07/09/2008	Affidavit of Financial Condition Party: Petitioner Vaile, R S <i>R S Vaile</i>	
07/11/2008	Opposition Party: Petitioner Vaile, R S To Defendant's Motion To Strike Plaintiff's Ex-Parte Request To Continue July 11, 2008 Hearing As A Fugitive Document And Request For Sanctions	
07/11/2008	Brief Party: Petitioner Vaile, R S Plaintiff's Supplemental Brief	
07/21/2008	Motion Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A	
07/21/2008	Family Court Motion Opposition Fee Information Sheet	

CASE SUMMARY CASE NO. 98D230385

	Party: Petitioner Vaile, R S
07/21/2008	Order Shortening Time Party: Petitioner Vaile, R S
07/21/2008	Application Party: Petitioner Vaile, R S for an Order Shortening Time on Motion to Disqualify Marshall Willick and The Willick Law Group as Attorney of Record Pursuant to Rules of Professional Conduct 3.7
07/22/2008	Opposition and Countermotion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S
07/22/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A <i>Cisilie Vaile</i>
07/23/2008	A Motion Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, R S
07/23/2008	Order to Show Cause Party: Petitioner Vaile, Cisilie A
07/23/2008	Application Party: Petitioner Vaile, Cisilie A Ex Parte Application for Order Shortening Time
07/23/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A
07/23/2008	A Order to Show Cause Party: Petitioner Vaile, Cisilie A
07/23/2008	Errata Party: Petitioner Vaile, R S To Ex Parte Motion To Recuse
07/23/2008	Reply Party: Petitioner Vaile, Cisilie A To Defendant's Opposition To Disqualify Marshal Willick And The Willick Law Group
07/24/2008	Stricken Document Party: Petitioner Vaile, R S 7/24/08 per Judge Moss
07/24/2008	Stricken Document Party: Petitioner Vaile, R S 07/24/08 Stricken per Judge Moss
07/24/2008	Receipt of Copy Party: Petitioner Vaile, Cisilie A Party 2: Petitioner Vaile, Cisilie A
07/30/2008	Supplemental Party: Petitioner Vaile, Cisilie A Fourth Supplement
08/01/2008	Brief Party: Petitioner Vaile, R S Plaintiff's Supplemental Brief Re: Child Support Principal, Penalties, And Attorney Fees
08/01/2008	Order to Show Cause Party: Petitioner Vaile, Cisilie A

CASE SUMMARY CASE NO. 98D230385

08/04/2008	A Motion Party: Petitioner Vaile, R S
	Party 2: Petitioner Vaile, Cisilie A
08/04/2008	Application Party: Petitioner Vaile, R S for Order Shortening Time
08/04/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, R S
08/08/2008	Receipt of Copy Party: Petitioner Vaile, R S Party 2: Petitioner Vaile, Cisilie A Reply To Defendant's Opposition To Disqualify Marshal Willick
08/08/2008	Certificate Party: Petitioner Vaile, R S Of Service - Plaintiff's Supplemental Brief
08/14/2008	Opposition Party: Petitioner Vaile, Cisilie A to Plaintiff's Motion to Reconsider and/or Set Aside Ruling of 7/24/08
08/14/2008	Family Court Motion Opposition Fee Information Sheet Party: Petitioner Vaile, Cisilie A
08/14/2008	Certificate Party: Petitioner Vaile, Cisilie A of Service - Defendant's Opposition to Plainitff's Motion to Reconsider and/or Set Aside Ruling of 7/24/08
08/14/2008	Supplemental Party: Petitioner Vaile, Cisilie A Defendant's Supplemental Brief on Child Support Principal, Penalties, and Attorney's Fees
08/15/2008	Order Shortening Time Party: Petitioner Vaile, R S
08/15/2008	Order For Hearing Held June 11, 2008
09/05/2008	Supplemental Party: Petitioner Vaile, Cisilie A Friend of the Court Brief
09/11/2008	Notice of Entry of Order
09/15/2008	Notice of Appeal

DATE

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FINANCIAL INFORMATION

Conversion Extended Connection Type Financial Conversion 98D230385 Total Charges Total Payments and Credits Balance Due as of 9/17/2008	585.00 585.00 0.00
Petitioner Vaile, Cisilie A	
Total Charges	3.00
Total Payments and Credits	3.00
Balance Due as of 9/17/2008	0.00
Petitioner Vaile, R S Total Charges	72.00

DEPARTMENT I CASE SUMMARY CASE NO. 98D230385

Total Payments and Credits Balance Due as of 9/17/2008

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72.00 **0.00**

***		RED IN OPEN COURT	
1 2 3 4 5	ORDR WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for Defendant	8-15 20 08 CHARLES J. SHORT CLEAK OF THE COURT BY CONNERALSING DEPUTY	
6			
7	DISTRICT COURT FAMILY DIVISION		
8	CLARK COUNTY, NEVADA		
10			
11	ROBERT SCOTLUND VAILE,	CASE NO: 98-D-230385	
12	Plaintiff,	DEPT. NO: I	
13	vs.		
14	CISILIE VAILE PORSBOLL,	DATE OF HEARING: 06/11/2008 TIME OF HEARING: 9:00 A.M.	
15	Defendant.		
16			
17 18	ORDER FOR HEARING HE	-	
19		This matter came before the Court on Plaintiff's Motion For Reconsideration and To Amend	
20		Order or Alternatively, For A New Hearing and Request to Enter Objections and Motion to Stay Enforcement of the March 3, 2008 Order, Plaintiff's Renewed Motion For Sanctions, and Plaintiff's	
21	Ex Parte Motion to Recuse, and Defendant's Oppositions. Defendant, Cisilie A. Porsboll, f.k.a.		
22	Cisilie A. Vaile was not present-as she resides in Norway, but was represented by her attorneys of		
23	the WILLICK LAW GROUP, and Plaintiff was not present	but was represented by Greta G. Muirhead,	
24	Esq., in an <u>unbundled capacity</u> for this hearing only, havi	ing been duly noticed, and the Court having	
25	read the papers and pleadings on file herein by counsel a	nd being fully advised, and for good cause	
- 27	shown:		
27			
WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vegas, NV 69110-2101 (702) 438-4100			

** •*		
· 1	TT IS HEDERV ODDEDED that	
	IT IS HEREBY ORDERED that:	
2	1. An Order to Show Cause is issued as to why the Plaintiff failed to attend the	
3	Judgment Debtor Examination, Plaintiff's counsel will accept service on behalf of Plaintiff.	
4	2. Plaintiff's <i>Motion to Recuse</i> is DENIED.	
5	3. Plaintiff's Motion for Sanctions is DEFERRED.	
6	4. Defendant's <i>Motion</i> for the posting of a bond is DENIED.	
7	5. A GOAD Order is GRANTED IN PART, Plaintiff is not to file any further Motions	
8	filed in proper person due to the incrdinate number of filings, unless it is pre-approved through	
9	chambers first, and copied to Defendant prior to being filed with the clerk.	
10	6. If Robert Scotlund Vaile does not appear on July 11, 2008, at 8:00 A.M. and provide	
11	good cause for failure to appear on June 11, 2008, for his examination of judgment debtor, a warrant	
12	for his arrest may be issued.	
13	7. Plaintiff, Robert Scotlund Vaile, shall file an <i>Affidavit of Financial Condition</i> with	
14	the Court in accordance with current Nevada Law before July 11, 2008.	
15	8. Plaintiff is not allowed to make any further appearances via telephone and must	
16	appear in person for all hearings where he is not represented by counsel.	
17	9. Based upon equitable considerations and contract principles, the sum certain for the	
18	child support obligation is set at \$1,300.00 per month from August 1998, the date of the Decree.	
19	10. Defendant's counsel shall file with the Court an updated billing statement, and the	
20	request for reconsideration of prior fees, and further attorney's fees, is deferred to the hearing set for	
21	July 11, 2008.	
22	11. Plaintiff, Robert Scotlund Vaile, shall be given the opportunity at the next hearing	
23	to offer explanation as to why he has failed to pay child support since April, 2000.	
24	12. Child support arrears, which were reduced to judgment at the March 3, 2008, hearing	
25	remain in effect, but are subject to revision under NRCP 60(a), as to the issue of interest and	
26	penalties, if it is discovered that there has been a mathematical error in their computation.	
27	13. Plaintiff's request for child support credit from May 2000 until April 2002, is	
28	DENIED.	
WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vejas, NV 89110-2101 (702) 438-4100	-2-	

WILLICK LAW GROUP 3591 East Bonarza Road Suite 200 Las Vagas, NV 89110-2101 (702) 438-4100

14. At the next hearing in this matter, the Court requires the input of the District Attorneys Office, either by direct testimony, affidavit, or letter, as to the calculations for penalties on a child support obligation.

15. Plaintiff's request to strike the statement of the law concerning criminal thresholds for failure to pay child support, contained in the March 3, 2008, *Order* is DENIED, as it just recites a statute.

DATED this 15 day of August , 2008.

Respectfully Submitted By: WILLICK LAW GROUP

MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515
RICHARD CRANE, ESQ. Nevada Bar No. 009536
3591 East Bonanza Road, Suite 200 Las Vegas, Nevada 89110-2101
Attorneys for Defendant

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Approved as to Form and Content By: GRETA G. MUIRHEAD, ATTORNEY AT LAW

GRETA G. MUIRHEAD, ESQ. Nevada Bar No. 003957 9811 West Charleston Blvd., Suite 2-242 Las Vegas, Nevada 89117 (702) 434-6004 Attorney for Plaintiff

WILLICK LAW GROUP 3591 East Bonanza Road Suile 200 .as Vegas, NV 89110-2101 (702) 438-4100

-3-

5		• 33
1	NEO WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515	5EP 18 AM '08
3 4 5	 3551 E. Bonanza Road, Suite 101 Las Vegas, NV 89110-2198 (702) 438-4100 Attorneys for Defendant 	
6 7 8 9	DISTRICT COU FAMILY DIVIS CLARK COUNTY, N	ION
10 11 12	ROBERT SCOTLUND VAILE, Plaintiff, vs.	CASE NO: 98-D-230385-D DEPT. NO: I
13 14 15	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE, Defendant.	DATE OF HEARING: 06/11/2008 TIME OF HEARING: 9:00 A.M.
16	NOTICE OF ENTRY	OF ORDER
17	TO: ROBERT SCOTLUND VAILE, Plaintiff; and	
18	TO: GRETA G. MUIRHEAD, ESQ., attorney repres	
19	PLEASE TAKE NOTICE that the Order For open court on August 15, 2008, and has been duly enter	
21	with the Clerk, and the attached is a true and correct co	2.997.924 f er
22	DATED this 101/2 day of September, 2008.	
23	WILLICK I	LAW GROUP
24		Manin
25	MARSHA	AL S. WILLICK, ESQ.
26 27	Nevada B 3591 East	ar No. 002515 Bonanza Road, Suite 200 s, Nevada 89110-2101
28 LAW OFFICE OF MARSHAL S. WILLICK, P.C. 3551 East Bonenza Road Suite 101 Las Vegas, NV 89110-2198 (7021438-4100		for Defendant

ź٩ - - - -*/(0 **CERTIFICATE OF MAILING** 1 I hereby certify that service of the foregoing Notice of Entry of Order was made on the _____ 2 day of 11th, September 2008, pursuant to NRCP 5(b), by depositing a copy of same in the United 3 States Mail in Las Vegas, Nevada, postage prepaid, addressed as follows: 4 <u>_</u> Greta G. Muirhead, Esq. 9811 West Charleston Blvd., Suite 2-242 5 Las Vegas, Nevada 89117 6 Attorney for Plaintiff 7 8 Employee of the WILLICK LAW GROUP 9 10 11 P:\wp13\VAILE\LF0504.WPD د د بر د د د بر این از از 12 13 14 Υ^m 15 16 17 18 19 20 21 22 23 24 25 26 27 28 LAW OFFICE OF MARSHAL S. WILLICK, P.C. East Bonanza Road 3551 -2-Suite 101 Vegas, NV 89110-2198 (702) 438-4100

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<i>₩</i> ., , , , , , , , , , , , , , , , , , ,	ORIGINAL	CHARLES J. SHORT
1	ORDR WILLICK LAW GROUP	CLERK OF THE COURT
2	MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515	BY DEPUTY
3	3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101	CONNIE KALSIU
- 4	(702) 438-4100 Attorneys for Defendant	
5	rationalys for Detendant	
6		
7	DISTRICT COURT	
8	FAMILY DIVIS	
9	CLARK COUNTY, N	VEVADA
10		Vi
11	ROBERT SCOTLUND VAILE,	CASE NO: 98-D-230385
12	Plaintiff,	DEPT. NO: I
13	vs.	
14	CISILIE VAILE PORSBOLL,	DATE OF HEARING: 06/11/2008
15	Defendant.	TIME OF HEARING: 9:00 A.M.
16		
17	ORDER FOR HEARING HE	LD JUNE 11, 2008
18	This matter came before the Court on Plaintiff's A	
19	Order or Alternatively, For A New Hearing and Request to Enter Objections and Motion to Stay	
20	Enforcement of the March 3, 2008 Order, Plaintiff's Ren	
21	Ex Parte Motion to Recuse, and Defendant's Oppositions. Defendant, Cisilie A. Porsboll, f.k.a.	
22	Cisilie A. Vaile was not present-as she resides in Norway, but was represented by her attorneys of	
23	the WILLICK LAW GROUP, and Plaintiff was not present b	out was represented by Greta G. Muirhead,
24	Esq., in an <u>unbundled capacity</u> for this hearing only, havi	ng been duly noticed, and the Court having
25	read the papers and pleadings on file herein by counsel and being fully advised, and for good cause	
- 26	shown:	
27		
28		
WILLICK LAW GROUP 3591 East Bonarca Road Suite 200 Les Vegas, NV 89110-2101 (702) 438-4100		

1	
1	IT IS HEREBY ORDERED that:
2	1. An Order to Show Cause is issued as to why the Plaintiff failed to attend the
3	Judgment Debtor Examination, Plaintiff's counsel will accept service on behalf of Plaintiff.
4	2. Plaintiff's Motion to Recuse is DENIED.
5	3. Plaintiff's Motion for Sanctions is DEFERRED.
6	4. Defendant's <i>Motion</i> for the posting of a bond is DENIED.
7	5. A GOAD Order is GRANTED IN PART, Plaintiff is not to file any further Motions
8	filed in proper person due to the inordinete number of filings, unless it is pre-approved through
9	chambers first, and copied to Defendant prior to being filed with the clerk.
10	6. If Robert Scotlund Vaile does not appear on July 11, 2008, at 8:00 A.M. and provide
11	good cause for failure to appear on June 11, 2008, for his examination of judgment debtor, a warrant
12	for his arrest may be issued.
13	7. Plaintiff, Robert Scotlund Vaile, shall file an Affidavit of Financial Condition with
14	the Court in accordance with current Nevada Law before July 11, 2008.
15	8. Plaintiff is not allowed to make any further appearances via telephone and must
16	appear in person for all hearings where he is not represented by counsel.
17	9. Based upon equitable considerations and contract principles, the sum certain for the
18	child support obligation is set at \$1,300.00 per month from August 1998, the date of the Decree.
19	10. Defendant's counsel shall file with the Court an updated billing statement, and the
20	request for reconsideration of prior fees, and further attorney's fees, is deferred to the hearing set for
21	July 11, 2008.
22	11. Plaintiff, Robert Scotlund Vaile, shall be given the opportunity at the next hearing
23	to offer explanation as to why he has failed to pay child support since April, 2000.
24	12. Child support arrears, which were reduced to judgment at the March 3, 2008, hearing
25	remain in effect, but are subject to revision under NRCP 60(a), as to the issue of interest and
26	penalties, if it is discovered that there has been a mathematical error in their computation.
27	13. Plaintiff's request for child support credit from May 2000 until April 2002, is
28	DENIED.
XUP	

WILLICK LAW GROUP 3591 East Bonarza Road Suite 200 Las Vagas, NV 89110-2101 (702) 438-4100

-2-

14. At the next hearing in this matter, the Court requires the input of the District 1 Attorneys Office, either by direct testimony, affidavit, or letter, as to the calculations for penalties 2 3 on a child support obligation. 15. Plaintiff's request to strike the statement of the law concerning criminal thresholds 4 5 for failure to pay child support, contained in the March 3, 2008, Order is DENIED, as it just recites 6 a statute. DATED this 15 day of August 2008. 7 8 9 10 **Respectfully Submitted By:** 11 Approved as to Form and Content By: WILLICK LAW GROUP GRETA G. MUIRHEAD, ATTORNEY AT LAW 12 13 MARSHAL S. WILLICK, ESQ. 14 GRETA G. MUIRHEAL Nevada Bar No. 003957 Nevada Bar No. 002515 15 RICHARD CRANE, ESQ. 9811 West Charleston Blvd., Suite 2-242 Las Vegas, Nevada 89117 Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200 (702) 434-6004 16 Las Vegas, Nevada 89110-2101 Attorney for Plaintiff Attorneys for Defendant 17 18 P:\wp10\VAILE\LF0365.WPD 19 20 21 22 23 24 25 26 27 28 AW GROUP East Boneriza Road Suite 200 ma, NV 891 10-2101 -3-(702) 438-4100

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1 2 3 4 5 6	REQT WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100 Attorneys for Defendant	FILED HAR 20 8 49 AH '08 CLERIK OF THE COURT
7		τ ρ τ
8	DISTRICT COURT FAMILY DIVISION	
9	CLARK COUNTY, N	NEVADA
10	BODERT SCOTLINIC VALLE	CASE NO: 98D230385D
11	ROBERT SCOTLUND VAILE, Plaintiff,	DEPT. NO: I
12	VS.	
13	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE,	DATE OF HEARING: 03/03/2008
14	Defendant.	TIME OF HEARING: 09:30 A.M.
15		
16	ORDER	
17	AMENDING THE ORDER OF	F JANUARY 15, 2008
18	This matter having come before the Court on	Plaintiff's Motion to Set Aside Order of
19	January 15, 2008, and to Reconsider and Rehear the Ma	itter, and Motion to Reopen Discovery, and
20 DISPOSITIONS	Motion To Stay Enforcement Of The January 15, 2008	8 Order, and Defendant's Opposition and
C)-Converted Bain Blackstone C)-Involuntary Digmissal 22	Countermotion For Fees and Sanctions Under EDCR 7.6	
D-Transferred D-Voluntary Diamissal 23	noticed, and the Court having read the papers and pleadir	ngs on file herein by counsel and being fully
Trial/Hearing	advised, and for good cause shown:	
Hearing D-Decision w/ Trial/EvidentErry	FINDS AND CONCLUDES: 1. The Court had personal jurisdiction and s	subject matter jurisdiction over the original
Hearing <u>Guanliacabio</u> C-Death		n to state the child support due as a sum
C-Acefor Majority C-Reportion20 Competency	certain amount as required by state law.	
CPOrter Terminating 8 Guardianship/		RECEIVED
F inat Acct. WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100		MAR 1 0 2008 DISTRICT COURT

* *		
ı	2.	The parties were divorced as of August, 1998.
2	3.	Statutory and case law regulating child custody and visitation do not have an impact
3		on the issue before the court. As to the original child support provisions Scotlund
4		had caused to be drafted and filed in the original divorce, the mixing of custody and
5		visitation with child support is against public policy, and the court does not have
6		jurisdiction over custody or visitation.
7	4.	The Decree of Divorce required Scotlund to pay child support on a monthly basis to
8		Cisilie; Scotlund himself determined the sum due to be \$1,300 per month, and
9		apparently paid that sum, per his determination, for an extended period of time after
10		the parties divorced prior to the child abduction. ¹
11	5.	Scotlund's child support obligation <i>should</i> have been set at 25% of his gross income,
12		pursuant to 125B.070 as it read at the time of the parties' divorce in 1998; the fact
13		that Scotlund submitted himself to the jurisdiction of the Court for purposes of being
14		obligated to pay child support does not bind the Court, or the State of Nevada, to
15		accept his erroneous methodology of calculating that child support.
16	6.	Scotlund has never provided the Court with an Affidavit of Financial Condition.
17	7.	No order altering the \$1,300 per month child support obligation has ever been
18		entered by any court of competent jurisdiction.
19	8.	Since entry of the original Decree, Nevada law has been clarified to require court
20		orders to express child support due as a dollar sum certain due each month.
21	9.	Neither of the parties are living in Nevada. Cisilie and the children are residents of
22		Norway, and Scotlund now lives in California.
23	10.	The Nevada Supreme Court found that the District Court of this State has jurisdiction
24		to order and collect child support; the Court continues to maintain jurisdiction to
25		enforce its support order under UIFSA.
26		
27		
28	¹ Scoth Norway.	and paid this amount for approximately two years before he kidnapped the children from their home in
WiLLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100		-2-

11. Under UIFSA, if both parties are outside the State of Nevada, each party would be required to seek a modification by way of registering the Nevada support order where the other party lived, and seeking a modification there. This has not, apparently, ever been done, although the record indicates that Norway is independently attempting to seek support for the children, who are located there. Nevada does not have jurisdiction at this time to entertain a motion to modify the existing support order, but the Court has inherent authority both to enforce its orders, and to clarify its prior orders, as required by statute.

12. On February 27, 2006, the matter came before the United States District Court, District of Nevada, and on March 13, 2006, that Court issued its *Findings of Fact* and Conclusions of Law and Decision, and Judgment, in the course of that litigation calculating the sum due to Cisilie in arrears in child support payments, including interest and penalties as of February, 2006, of \$138,500.

13. That calculation is not binding on this Court, which *could* recalculate support based on the 1998 presumptive maximum of \$1,000 per month. The Court also *could* find that the parties had agreed to exceed the cap based on the uncontroverted statement that Scotlund was earning in excess of a six figure income at that time, and acted in partial performance of that agreement for a period of years by his offering, and her accepting, of the \$1,300 per month payments. The Court chooses the latter and, since all calculations performed by the federal court, and previously by this Court, were based on that number, the prior calculations remain correct.

Scotlund has refused to provide support for his children for a period of several years.
Under NRS 201.020(2)(a), a person who knowingly fails to provide for support of his child is guilty of a category C felony and is to be punished as provided in NRS 193.130 if his arrearages for nonpayment of the child support total \$10,000 or more and have accrued over any period since the date that a court first ordered the defendant to provide for such support.

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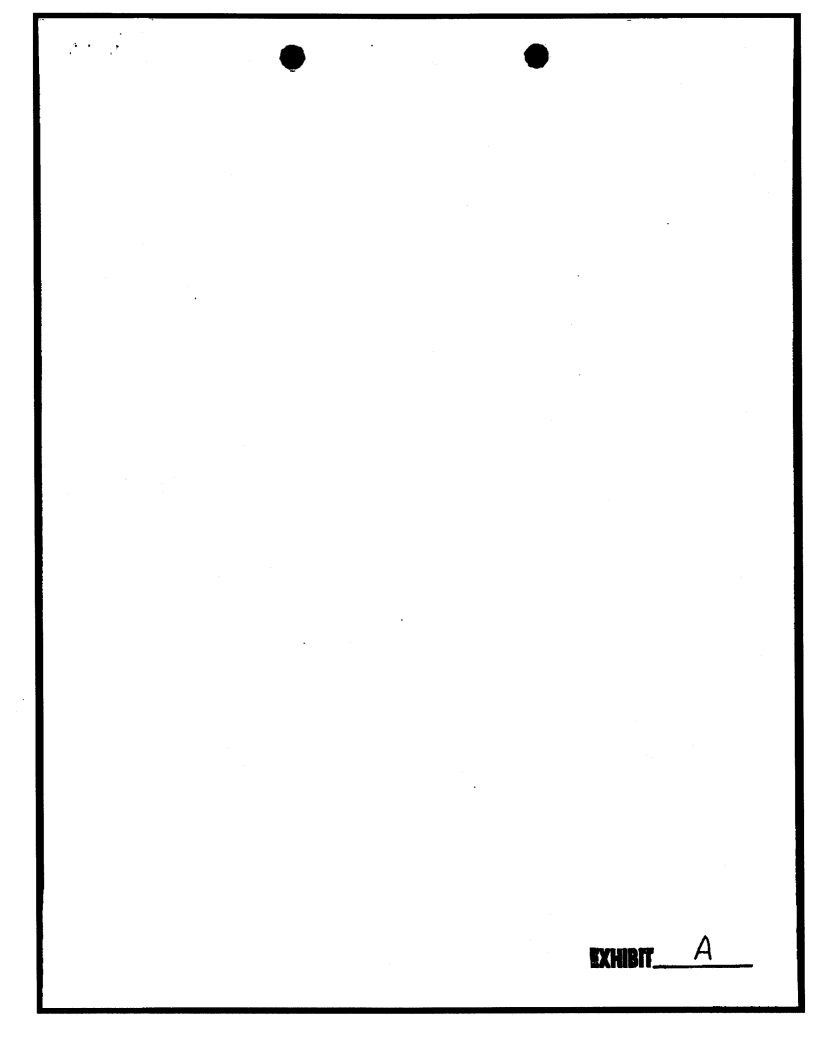
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· ·		
	16.	Under any conceivable calculation methodology, Scotlund's child support arrearages
1	10.	
2		have exceeded the criminal prosecution threshold many times over.
3	17.	The sums found as a matter of fact to be due and unpaid in the Judgment issued by
4		the United States District Court have continued to increase, and to accrue interest and
5	1	penalties and have grown to an overall arrearage of \$226,569.23 as of January 15,
6		2008.
7	18.	While the Court finds Scotlund's filings in this action for this hearing unpersuasive,
8		they have not been so utterly frivolous or clearly intended solely to harass that a
9		Goad order would be appropriate at this juncture.
10	Based	upon the above findings this Court,
11		
12	IT IS HERE	BY ORDERED:
13	· 1.	Scotlund is in arrears in child support, inclusive of interest and penalties, of
14		\$226,569.23 as of January 15, 2008, the entirety of which is reduced to judgment and
15		ordered collectable by all lawful means.
16	2.	Child support shall continue to be due in the sum certain dollar amount of \$1,300 per
17		month, until the emancipation of the children or further order of a court of competent
18		jurisdiction modifying this child support order.
19	3.	Scotlund's arrears are in excess of the threshold set out in NRS 201.020(2), and he
20		is subject to criminal prosecution accordingly.
21	4.	The Court's Order of January 15, 2008, is set aside, the orders and finding of this
22		order are substituted therefor. ²
23	5.	Motion to Dismiss is DENIED.
24	6.	Motion to Reopen Discovery is DENIED.
25	7.	Motion for Insufficiency of Process, and/or Insufficiency of Service of Process is
26		DENIED.
27		
28	•	
WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vegas, NV 89110-2101 (7771 438 4100	² The p	rior Order is attached as Exhibit A. -4-

WILLICK LAW GROUP 3591 East Bonenza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100

1	8. Motion to Stay Case is DENIED.
2	9. Motion for Prohibition on Subsequent Filings and To Declare This Case Closed is
3	not granted at this time, although this Order does constitute the final order in these
4	proceedings, and this case can be and is re-closed accordingly.
5	. 10. Cisilie was awarded the sum of \$5,100 in and for attorney's fees for the hearing held
6	January 15, 2008. That order has been set aside, however; under NRS 18.010, NRS
7	125B.140(c)(2), and EDCR 7.60, and because a child support arrearage has been
· 8	found to exist, Cisilie is awarded and Scotlund is ordered to pay forthwith the sum
9	of \$10,000 in and for attorney's fees and costs, which sum is reduced to judgment as
10	of March 3, 2008, and is collectable by all lawful means.
. 11	DATED this 17 day of March, 2008.
12	MJB. Mm
13	DISTRICE COURT JUDGE VR
14	Submitted by:
15	WILLICK LAW GROUP
16	no 1087 Mills
17	MARSHAL S. WILLICK, ESQ.
18	Nevada Bar No. 002515 RICHARD L. CRANE, ESQ.
19	Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200
20	Las Vegas, Nevada 89110-2101 Attorneys for Defendant
21	(702) 438-4100
22	P:\wp13\VAILE\LF0092.WPD
23	
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27	
28 WILLICK LAW GROUP	
3591 East Bonarza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100	-5-

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ı	ORDR	
2	Willick Law Group MARSHAL S. WILLICK, ESQ.	Jan 15 9 13 AM '08
	Nevada Bar No. 002515	
3	3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101	CRuf SRS
4	(702) 438-4100 Attorneys for Defendant	CLERK 2017 / COURT
5	-	
6		
7	DISTRICT C	
8	FAMILY DIVISION CLARK COUNTY, NEVADA	
9		
10		
11	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT. NO: I
12	Plaintiff,	
	VS.	
13	CISILIE A.PORSBOL, fna CISILIE A. VAILE,	DATE OF HEARING: 01/15/08 TIME OF HEARING: 9:00 a.m.
14	Defendant.	The of the address 5.00 and
15		
16	ORDE	R
.17	•	loss, at the date and time above, on Defendant's
18		
19	Motion to Reduce Arrears in Child Support to Judg	
20	Month in Child Support, and for Attorney's Fees and	d Costs. Plaintiff, Robert Scotlund Vaile, was
. 21	not present. Defendant, Cisilie A. Porsbol, was not pr	esent, but was represented by her attorneys, the
22	WILLICK LAW GROUP.	
22	FINDINGS:	
	1. There was no Opposition filed.	
24	2. Mr. Vaile has not moved for a reduction in c	child support in any jurisdiction.
25	3. This Court has continuing jurisdiction over	the subject matter of this case.
26	4. Mr. Vaile established the current \$1,300 of o	child support due each month.
27		••
28		
WiLLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vegas, NV 69110-2101 (702) 438-4100		

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2 5. The Federal District Court for the District of Nevada found that Mr. Vaile was in arrears in 1 child support as of February, 2006, in the amount of \$138,500. 2 6. Mr. Vaile has continued to incur arrearages, interest, and penalties on this amount equalling 3 a total due as of the date of hearing of \$226,661.23. 4 Mr. Vaile's refusal to pay child support to his children has forced the Defendant to return to 7. 5 Court to have the amount reduced to judgment. 6 **ORDERS:** 7 Mr. Vaile is to pay \$1,300 per month in child support for his two minor children. 8 1. . 9 2. Arrearages in the amount of \$226,569.23 are immediately reduced to judgment and collectible by all lawful means. 10 Mr. Vaile is to pay Cisilie's reasonable attorney fees for having to bring this action to the 3. 11 Court. As such, the amount of 500 is immediately reduced to judgment and is collectible 12 by all lawful means. 13 14 15 CHERVEB MOSS 16 DISTRICT COURT JUDGE 17 Submitted by: 18 WILLICK LAW GROUP 19 20 MARSHAL S. WILLICK, ESO. 21 Nevada Bar No. 002515 RICHARD L. CRANE, ESQ. 22 Nevada Bar No. 009536 3591 East Bonanza Road, Suite 200 23 Las Vegas, Nevada 89110-2101 (702) 438-4100 24 Attorneys for Defendant 25 a: COURT 26 P:\wp13\VAILE\RLC0715.WPD 27 9 26 AM '08 Jan 15 28 TO COPY CERT DOCUMENT ATTACHED IS TRUE AND CORRECT COP OF THE DOCUMENT ON FU WILLICK LAW GROUP East Bonanza Road -2- , SLite 200 as. NV 89110-2101 702) 438-4100

• , ,		
1 2 3 4 5	NEO WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515 3551 E. Bonanza Road, Suite 101 Las Vegas, NV 89110-2198 (702) 438-4100 Attorneys for Defendant	FILED B MAR 25 10 21 AM '08 COLERK OF THE COURT
6 7 8 9	DISTRICT COU FAMILY DIVIS CLARK COUNTY, N	ION
10 11 12	ROBERT SCOTLUND VAILE, Plaintiff, vs.	CASE NO: 98-D-230385-D DEPT. NO: I
13 14 15	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE, Defendant.	DATE OF HEARING: 03/03/2008 TIME OF HEARING: 9:30 A.M.
16	NOTICE OF ENTRY	OF ORDER
. 17	TO: ROBERT SCOTLUND VAILE, Plaintiff, In Pro	oper Person.
18	PLEASE TAKE NOTICE that the Order Ame	nding the Order of January 15, 2008, was
19	duly entered on March 24, 2008, by filing with the Clerk	, and the attached is a true and correct copy
20	thereof.	
21	DATED this $\underline{\gamma}^2$ day of March, 2008.	
22	WILLICK I	AW GROUP
23		
. 24	MARSHA	L S. WILLICK, ESQ.
25	Nevada Ba	ar No. 002515 D L. CRANE, ESQ.
26	Nevada Ba	ar No. 009536 Bonanza Road, Suite 200
27		, Nevada 89110-2101
28 LAW OFFICE OF	Attorneys	for Defendant
MRSHAL S. WILLICK, P.C. 3551 East Bonarza Road Suite 101 Las Vegas, NV 89110-2198 (702) 438-4100		

1	CERTIFICATE OF MAILING
2	I hereby certify that service of the foregoing Notice of Entry of Order was made on the
3	day of <u>25</u> ⁴ March 2008, pursuant to NRCP 5(b), by depositing a copy of same in the United States
4	Mail in Las Vegas, Nevada, postage prepaid, addressed as follows:
5	Mr. Robert Scotlund Vaile
6	P.O. Box 727 Kenwood, California 95452
7	Mr. Robert Scotlund Vaile
8	1435 Adobe Canyon Road Kenwood, California 95452
9	
10	1 DFC
11	Employee of the WILLICK LAW GROUP
12	
13	P:\WP9\vaile\LF0020.WPD
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MARSHAL S. WILLICK, P.C. 3551 East Bonaroza Road Suite 101 Las Vegas, NV 89110-2198 (702) 438-4100	-2-

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1	REQT	FILED
2	WILLICK LAW GROUP MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515	Mar 20 8 49 AH '08
3	3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101	
4	(702) 438-4100 Attorneys for Defendant	CLERK OF THE COURT
5	Automoys for Doronault	
6		
7	DISTRICT COU	
8	FAMILY DIVIS CLARK COUNTY, N	
9		
10	ROBERT SCOTLUND VAILE,	CASE NO: 98D230385D DEPT. NO: I
11	Plaintiff,	DEPT. NO: T
12	vs.	
13	CISILIE A. PORSBOLL, FNA CISILIE A. VAILE,	DATE OF HEARING: 03/03/2008 TIME OF HEARING: 09:30 A.M.
14	Defendant.	
15	·	
16	ORDER	
17	AMENDING THE ORDER OI	F JANUARY 15, 2008
18	This matter having come before the Court on	
19	January 15, 2008, and to Reconsider and Rehear the Ma	
20 · 21	Motion To Stay Enforcement Of The January 15, 200	
21	Countermotion For Fees and Sanctions Under EDCR 7.6	
23	noticed, and the Court having read the papers and pleadin	ngs on tile herein by counsel and being fully
24	advised, and for good cause shown:	
25	FINDS AND CONCLUDES:	
26		subject matter jurisdiction over the original
27		in to state the child support due as a sum
28	certain amount as required by state law.	
WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100		

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2. The parties were divorced as of August, 1998.

3. Statutory and case law regulating child custody and visitation do not have an impact on the issue before the court. As to the original child support provisions Scotlund had caused to be drafted and filed in the original divorce, the mixing of custody and visitation with child support is against public policy, and the court does not have jurisdiction over custody or visitation.

4. The Decree of Divorce required Scotlund to pay child support on a monthly basis to Cisilie; Scotlund himself determined the sum due to be \$1,300 per month, and apparently paid that sum, per his determination, for an extended period of time after the parties divorced prior to the child abduction.¹

5. Scotlund's child support obligation should have been set at 25% of his gross income, pursuant to 125B.070 as it read at the time of the parties' divorce in 1998; the fact that Scotlund submitted himself to the jurisdiction of the Court for purposes of being obligated to pay child support does not bind the Court, or the State of Nevada, to accept his erroneous methodology of calculating that child support.

6. Scotlund has never provided the Court with an Affidavit of Financial Condition.

7. No order altering the \$1,300 per month child support obligation has ever been entered by any court of competent jurisdiction.

8. Since entry of the original *Decree*, Nevada law has been clarified to require court orders to express child support due as a dollar sum certain due each month.

 Neither of the parties are living in Nevada. Cisilie and the children are residents of Norway, and Scotlund now lives in California.

10. The Nevada Supreme Court found that the District Court of this State has jurisdiction to order and collect child support; the Court continues to maintain jurisdiction to enforce its support order under UIFSA.

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WILLICK LAW GROUP 3591 East Bonenza Road Suile 200 Les Veges, NV 89110-2101 (702) 438-4100 ¹ Scotlund paid this amount for approximately two years before he kidnapped the children from their home in Norway.

11. Under UIFSA, if both parties are outside the State of Nevada, each party would be required to seek a modification by way of registering the Nevada support order where the other party lived, and seeking a modification there. This has not, apparently, ever been done, although the record indicates that Norway is independently attempting to seek support for the children, who are located there. Nevada does not have jurisdiction at this time to entertain a motion to modify the existing support order, but the Court has inherent authority both to enforce its orders, and to clarify its prior orders, as required by statute.

12. On February 27, 2006, the matter came before the United States District Court, District of Nevada, and on March 13, 2006, that Court issued its *Findings of Fact* and Conclusions of Law and Decision, and Judgment, in the course of that litigation calculating the sum due to Cisilie in arrears in child support payments, including interest and penalties as of February, 2006, of \$138,500.

13. That calculation is not binding on this Court, which *could* recalculate support based on the 1998 presumptive maximum of \$1,000 per month. The Court also *could* find that the parties had agreed to exceed the cap based on the uncontroverted statement that Scotlund was earning in excess of a six figure income at that time, and acted in partial performance of that agreement for a period of years by his offering, and her accepting, of the \$1,300 per month payments. The Court chooses the latter and, since all calculations performed by the federal court, and previously by this Court, were based on that number, the prior calculations remain correct.

14. Scotlund has refused to provide support for his children for a period of several years.
15. Under NRS 201.020(2)(a), a person who knowingly fails to provide for support of his child is guilty of a category C felony and is to be punished as provided in NRS 193.130 if his arrearages for nonpayment of the child support total \$10,000 or more and have accrued over any period since the date that a court first ordered the defendant to provide for support.

WILLICK LAW GROUP 3591 East Bonanza Road Suile 200 Las Vegas, NV 89110-2101 (702) 438-4100

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1	16. Under any conceivable calculation methodology, Scotlund's child support arrearages
2	have exceeded the criminal prosecution threshold many times over.
3	17. The sums found as a matter of fact to be due and unpaid in the <i>Judgment</i> issued by
4	the United States District Court have continued to increase, and to accrue interest and
5	penalties and have grown to an overall arrearage of \$226,569.23 as of January 15,
6	2008.
7	18. While the Court finds Scotlund's filings in this action for this hearing unpersuasive,
8	they have not been so utterly frivolous or clearly intended solely to harass that a
9	Goad order would be appropriate at this juncture.
10	Based upon the above findings this Court,
11	
12	IT IS HEREBY ORDERED:
13	1. Scotlund is in arrears in child support, inclusive of interest and penalties, of
14	\$226,569.23 as of January 15, 2008, the entirety of which is reduced to judgment and
15	ordered collectable by all lawful means.
16	2. Child support shall continue to be due in the sum certain dollar amount of \$1,300 per
17	month, until the emancipation of the children or further order of a court of competent
18	jurisdiction modifying this child support order.
19	3. Scotlund's arrears are in excess of the threshold set out in NRS 201.020(2), and he
20	is subject to criminal prosecution accordingly.
21	4. The Court's Order of January 15, 2008, is set aside, the orders and finding of this
22	order are substituted therefor. ²
23	5. Motion to Dismiss is DENIED.
24	6. Motion to Reopen Discovery is DENIED.
25	7. Motion for Insufficiency of Process, and/or Insufficiency of Service of Process is
26	DENIED.
27	
28	² The prior <i>Order</i> is attached as Exhibit A.
WILLICK LAW GROUP 3591 East Bonarza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100	-4-

1	8. Motion to Stay Case is DENIED.
2	9. Motion for Prohibition on Subsequent Filings and To Declare This Case Closed is
- 3	not granted at this time, although this Order does constitute the final order in these
4	proceedings, and this case can be and is re-closed accordingly.
5	10. Cisilie was awarded the sum of \$5,100 in and for attorney's fees for the hearing held
6	January 15, 2008. That order has been set aside, however; under NRS 18.010, NRS
7	125B.140(c)(2), and EDCR 7.60, and because a child support arrearage has been
8	found to exist, Cisilie is awarded and Scotlund is ordered to pay forthwith the sum
9	of \$10,000 in and for attorney's fees and costs, which sum is reduced to judgment as
10	of March 3, 2008, and is collectable by all lawful means.
11	DATED this day of March, 2008.
12	
13	CHERYL B. MOSS DISTRICT COURT JUDGE
14	Submitted by:
15	WILLICK LAW GROUP
16	no 1000 ille
17	MADSHALS WILLICK ESO
18	MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515
19	RICHARD L. CRANE, ESQ. Nevada Bar No. 009536
20	3591 East Bonanza Road, Suite 200 Las Vegas, Nevada 89110-2101
21	Attorneys for Defendant (702) 438-4100
22	P:\wp13\VAILE\LF0092.WPD
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WILLICK LAW GROUP	
3591 East Bonanza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100	-5-

EXHIBIT____A

•	
1	ORDR WILLICK LAW GROUP
2	MARSHAL S. WILLICK, ESQ. Jan 15 9 13 AM '08 Nevada Bar No. 002515
3	3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101
4	(702) 438-4100 CLERK COURT Attorneys for Defendant
5	
6	
7	DISTRICT COURT
8	FAMILY DIVISION CLARK COUNTY, NEVADA
.9	
10	ROBERT SCOTLUND VAILE, CASE NO: 98D230385D
11	Plaintiff, DEPT. NO: I
12	VS.
13	CISILIE A. PORSBOL, fna CISILIE A. VAILE, DATE OF HEARING: 01/15/08
14	Defendant. TIME OF HEARING: 9:00 a.m.
15	
16	ORDER
17	This matter came before the Hon. Cheryl B. Moss, at the date and time above, on Defendant's
18	Motion to Reduce Arrears in Child Support to Judgment, to Establish a Sum Certain Due Each
· 19	Month in Child Support, and for Attorney's Fees and Costs. Plaintiff, Robert Scotlund Vaile, was
20	not present. Defendant, Cisilie A. Porsbol, was not present, but was represented by her attorneys, the
21	WILLICK LAW GROUP.
22	FINDINGS:
23	1. There was no Opposition filed.
24	2. Mr. Vaile has not moved for a reduction in child support in any jurisdiction.
25	3. This Court has continuing jurisdiction over the subject matter of this case.
26	4. Mr. Vaile established the current \$1,300 of child support due each month.
27 28	
28 WILLICKLAW GROUP	
3591 East Bonanza Road Suite 200 Las Vegas, NV 89110-2101 (702) 438-4100	

1	5. The Federal District Court for the District of Nevada found that Mr. Vaile was in arrears in
2	child support as of February, 2006, in the amount of \$138,500.
3	6. Mr. Vaile has continued to incur arrearages, interest, and penalties on this amount equalling
4	a total due as of the date of hearing of \$226,661.23.
5	7. Mr. Vaile's refusal to pay child support to his children has forced the Defendant to return to
6	Court to have the amount reduced to judgment.
7	ORDERS:
8	1. Mr. Vaile is to pay \$1,300 per month in child support for his two minor children.
9	2. Arrearages in the amount of \$226,569.23 are immediately reduced to judgment and
10	collectible by all lawful means.
11	3. Mr. Vaile is to pay Cisilie's reasonable attorney fees for having to bring this action to the
12	Court. As such, the amount of $\frac{100}{100}$ is immediately reduced to judgment and is collectible
13	by all lawful means.
14	
15	
16	CHERVL B. MOSS DISTRICT COURT JUDGE
17	
18	Submitted by:
. 19	WILLICK LAW OROUP
20	A HE
21	MARSHAL S. WILLICK, ESQ. Nevada Bar No. 002515
• • 22	RICHARD L. CRANE, ESQ. Nevada Bar No. 009536
23	3591 East Bonanza Road, Suite 200 Las Vegas, Nevada 89110-2101
24	(702) 438-4100 Attorneys for Defendant
25	CO_{RS}
26	P:wp13\VAILENLC0715.WPD
27	Jan 15 9 26 AN '08
28	CERTICIED COPY
WILLICK LAW GROUP 3591 East Bonanza Road Suite 200 Les Veges, NV 89110-2101	-2- DOCUMENT ATTACHED IS A TRUE AND CORRECT COPY -2- OF THE DOCUMENT ON FILE
(702) 438-4100	

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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	t Petition	COURT MINUTES	March 29, 2000
98D230385		atter of the Joint Petition and Cisilie A Vaile, Petit	
March 29, 200	0 9:30 AM	Motion	
HEARD BY:	Steel, Cynthia Di	anne	COURTROOM: Courtroom 02
PARTIES:	Kaia Vaile, Subje	itioner, not present ect Minor, not present ıbject Minor, not present er, present	Richard Crane, Attorney, not present
COURT CLE	RK:		

JOURNAL ENTRIES

- There being no opposition COURT ORDERED PLAINTIFF'S MOTION GRANTED IN FULL.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: October 13, 2000 12:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated Steel, Cynthia Dianne Courtroom 02

Minutes Date:

PRINT DATE:	09/15/2008	Pa
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age 1 of 33

Canceled: March 27, 2008 10:00 AM Hearing Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: March 27, 2008 10:00 AM Motion to Set Aside

Canceled: March 27, 2008 10:00 AM Motion to Dismiss

Canceled: March 27, 2008 10:00 AM Opposition & Countermotion

Canceled: June 11, 2008 9:00 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion

Canceled: July 03, 2008 9:30 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Motion

Canceled: July 11, 2008 8:31 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Return Hearing

Canceled: July 21, 2008 1:15 PM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: August 27, 2008 9:00 AM Motion for Order to Show Cause

Canceled: September 08, 2008 9:30 AM Motion to Strike

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion for Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

Page 2 of 33

Minutes Date:

September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

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PRINT DATE:	09/15/2008	Page 3 of 33	Minutes Date:	March 29, 2000

Logout Search Menu New Family Record Search Back

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REGISTER OF ACTIONS CASE NO. 98D230385

	er of the Joint Petition for Divorce of: R S Vaile and ile, Petitioners.	<i>လကလကလ</i>	Date Filed:	Divorce - Joint Petition 08/07/1998 Department I D230385
	PARTY	NFORMA	TION	
Conversior	n EFinancial Conversion 98D230385 Removed: 03/23/2007 Converted From Blackstone			Lead Attorneys
Petitioner	Vaile, Cisilie A Also Known As Porsboll, Cisilie NORWAY NV, NV N/A			Crane, Richard L. <i>Retained</i>
Petitioner	Vaile, R S P.O. Box 727 Kentwood, CA 95452			MUIRHEAD, GRETA G. <i>Retained</i>
Subject Mir	noVaile, Kaia L	05/30/	1991	
Subject Mir	noVaile, Kamilla J	02/13/	1995	
·	Events & Or	DERS OF T	THE COURT	······································
09/29/2000	Motion (9:00 AM) (Judicial Officer Steel, Cynthia Dian DEFT'S MOTION FOR RETURN OF CHILDREN	ne)		
	Minutes 09/29/2000 9:00 AM - Mr. Dempsey stated he did not receive notice of wishes to proceed in the matter. COURT FIND needs to be set aside. The Court will need to se the time he filed the Decree. Parties stipulated duress. If Plaintiff can not prove residency, ther stated his concerns that the Court needs to act RV stop north of Dallas close to the Mexico bor passports. Mr. Willick requested the Court retur ORDER is to issue, and the Courts and law enf be returned to the State of Nevada and placed placed in Child Haven, and immediately upon n up an immediate FMC Interview for the girls an return on jurisdictional matters. The Court will n Mr. Willick will prepare the pick up Order.	S, it needs a Resid to Nevada this Cou immediat der, and t orcement in this Co eceiving to d to scheo	s to ascertain whether or not t lency Hearing to determine wh a, and now a year later Defend it does not have jurisdiction o lely because the children are I the Mexico entry point near Pi dren here to Las Vegas. COU agencies of Texas are asked unt's custody. Upon return to I he children, Child Haven is to dule a court hearing. All other	he Decree is accurate, and if it nether Plaintiff had residency at dant is claiming she did it under ver these parties at all. Mr. Willick ocated in Pilot Point, TX, a small lot Point does not require RT ORDERED, a PICK UP to pick up the children for them to as Vegas the children are to be call this Court's chambers to set matters will be deferred until

Parties Present Return to Register of Actions

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	t Petition	COURT MINUTES	October 02, 2000
98D230385		tter of the Joint Petition and Cisilie A Vaile, Petit	
October 02, 20	000 3:00 PM	Telepho	one Conference
HEARD BY:	Steel, Cynthia Dia	anne	COURTROOM: Courtroom 02
PARTIES:	Kaia Vaile, Subjec	tioner, not present ct Minor, not present bject Minor, not present r, present	Richard Crane, Attorney, not present
COURT CLE	RK:		

JOURNAL ENTRIES

- Colloquy between Court and counsel. Arguments. COURT ORDERED, due to allegations against Dad the Court is adopting his suggestion that he post a Bond on the title to his farm valued at \$300,000.00. The Court will hold any and all original passports on the kids. Mom is on her way to Nevada from Norway. Children are to be released from Child Haven under the guardianship of Grandmother, as soon as Dad secures the bond. Dad can be with the children at grandmothers. Mom to find an LDS Family upon her arrival that can supervise her visitation with the children. The Court will revisit the issue of visitation when Mom comes to town.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: October 13, 2000 12:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated Steel, Cynthia Dianne Courtroom 02

PRINT DATE: 09/15/2008 Page 4 of 33 Minutes Date: March 29, 2000	Page 4 of 33 Minutes Date: Man	March 29, 2000
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Canceled: March 27, 2008 10:00 AM Hearing Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: March 27, 2008 10:00 AM Motion to Set Aside

Canceled: March 27, 2008 10:00 AM Motion to Dismiss

Canceled: March 27, 2008 10:00 AM Opposition & Countermotion

Canceled: June 11, 2008 9:00 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion

Canceled: July 03, 2008 9:30 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Motion

Canceled: July 11, 2008 8:31 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Return Hearing

Canceled: July 21, 2008 1:15 PM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: August 27, 2008 9:00 AM Motion for Order to Show Cause

Canceled: September 08, 2008 9:30 AM Motion to Strike

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion for Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

Page 5 of 33

Minutes Date:

September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

PRINT	DATE:	09/15/2008	Page 6 of 33	Minutes Date:	March 29, 2000
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DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	it Petition	COURT MINUTES	October 11, 2000
98D230385		fatter of the Joint Petitic e and Cisilie A Vaile, Pe	
October 11, 20	000 3:00 PM	Heari	ng
HEARD BY:	Steel, Cynthia I	Dianne	COURTROOM: Courtroom 02
PARTIES:	Kaia Vaile, Sub	etitioner, present ject Minor, not present Subject Minor, not prese ner, present	Marshal Willick, Attorney, present
COURT CLE	RK:		

JOURNAL ENTRIES

- Court convened. Preliminary matters. Opening statements. Parties STIPULATE to admittance of all exhibits by both sides (see worksheet). Testimony of Plaintiff. COURT FINDS it does not have enough time today to complete this hearing. COURT ORDERED, MATTER taken UNDER SUBMISSION. Counsel are to submit written closing arguments on JURISDICTION ONLY to the Court by Friday October 13th, and briefs are limited to 10 pages. The Court will need the following information; (1) Date of arrival of SICI staff in Las Vegas. (2) Date of SICI residence declaration. (3) All papers filed in London regarding passports. (4) Records of Plaintiff's travel itinerary. (5) Did Virginia continue to take out state taxes? BOND is EXONERATED. Parties are not to remove the child from this jurisdiction, and they are to mediate in good faith with the child's best interest. Parties REFERRED to Family Mediation Center (FMC) for MARATHON MEDIATION with a return hearing on October 17th. If the Court wishes to hold a phone conference tommorrow it will contact counsel.

10/17/00 3:00 PM RETURN: MARATHON MEDIATION/JURISDICTION ISSUES

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PRINT DATE:	09/15/2008	Page 7 of 33	Minutes Date:	March 29, 2000

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: October 13, 2000 12:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated Steel, Cynthia Dianne Courtroom 02

Canceled: March 27, 2008 10:00 AM Hearing Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

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Canceled: July 03, 2008 9:30 AM Motion

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PRINT DATE:	09/15/2008	Page 8 of 33	Minutes Date:	March 29, 2000

September 18, 2008 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion for Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

PRINT DATE:	09/15/2008	Page 9 of 33	Minutes Date:	March 29, 2000

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Joir	nt Petition	COURT MINUTES	6 Octo	ober 17, 2000
98D230385		Aatter of the Joint Petition le and Cisilie A Vaile, P		
October 17, 2	000 3:00 PM	Retu	rn Hearing	
HEARD BY:	Steel, Cynthia I	Dianne	COURTROOM:	Courtroom 02
PARTIES:	Kaia Vaile, Sub	etitioner, present ject Minor, not present Subject Minor, not prese ner, present		ck, Attorney, not present
COURT CLE	RK:			

JOURNAL ENTRIES

- COURT FINDS, parties FAILED TO MEDIATE. Mr. Dempsey submitted tax returns discussed at last hearing. Arguments by Mr. Cerceo regarding jurisdiction and the estopple argument. Mr. Cerceo stated Virginia was Plaintiff's state of residence for '98 tax return, and he was a resident of VA until 7/14/00, the date he applied for a Nevada Driver's License. Argument by Mr. Dempsey regarding Plaintiff's understanding of the Nevada residency requirements, and by filing an answer Defendant submitted personal jurisdiction to this Court. Rebuttal by Mr. Cerceo regarding issue of subject matter and personal jurisdiction.

After reviewing the issues, COURT FINDS, both parties wanted a divorce and did not want to wait another year to acheive it. It was the intention of Mr. Vaile to remove his residence from Virginia to Nevada, and he could not be in Nevada because of the custodial issues happening. This Court is going with the intent to be here and is relying on the changing of address to move here. The Court DOES NOT FIND Plaintiff intentionally trying to defraud this Court. Nevada did have subject and personal jurisdiction in order to acheive the Decree of Divorce and the seperation of property. Regarding the Haig Convention, if the Court were to make a Decision it would find the habitual state of residence would be the state of Nevada, and Defendant was wrongfully obtaining the children from Plaintiff at the time Mr. Vaile secured his children. On Equitable Estopple, Defendant did not sign the Decree under duress. These parties were not in Virginia and neither one had intentions of going back to Virginia. It was the desire of the parties to relocate to Nevada and they came here and Plaintiff didn't know when he was going to leave at the time he signed the Decree.

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PRINT DATE:	09/15/2008	Page 10 of 33	Minutes Date:	March 29, 2000
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COURT FINDS, it never had jurisdiction over the children, they never lived in the state of Nevada. At the time the Motion for the Pick Up Order was before the Court, the Court knew nothing. COURT ORDERED, this Court will keep emergency jurisdiction until another Court states it relieves Nevada and takes jurisdiction. The Courts in Texas and Norway need to talk to one another and decide who has jurisdiction, and this Court will relinquish jurisdiction to that Court. Counsel is to contact Norway and Texas Courts as to who has jurisdiction to make the custodial decisions in this case. In the interim, the children are to remain here until 10/25/00, the date mom must return to Norway, and then the children are to return to Texas to attend school until a decision is made by the Norway and Texas Courts. The Court encouraged parties to continue mediating, and if parties stipulate they need to take the stipulation to the Court who takes jurisdiction.

The Court has ruled in what it believes is in the best interest of the children, and does NOT FIND any INTENTIONAL FRAUD on the State of Nevada by either of these parties. Defendant (mom) is to have significant vistitation with the children before they return to Texas. The children are to remain here in Las Vegas until 10/25/00.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 27, 2008 10:00 AM Hearing Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: March 27, 2008 10:00 AM Motion to Set Aside

Canceled: March 27, 2008 10:00 AM Motion to Dismiss

Canceled: March 27, 2008 10:00 AM Opposition & Countermotion

Canceled: June 11, 2008 9:00 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion

Canceled: July 03, 2008 9:30 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Motion

PRINT DATE:	09/15/2008	Page 11 of 33	Minutes Date:	March 29, 2000
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Canceled: July 11, 2008 8:31 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Return Hearing

Canceled: July 21, 2008 1:15 PM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

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September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

PRINT DATE:	09/15/2008	Page 12 of 33	Minutes Date:	March 29, 2000

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REGISTER OF ACTIONS CASE NO. 98D230385

In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie A Vaile, Petitioners.

	er of the Joint Petition for Divorce of: R S Vaile and aile, Petitioners.	ගඟඟඟඟ	Date Filed:	Divorce - Joint Petition 08/07/1998 Department I D230385
	Party	INFORMAT	TION	
Conversio	EFinancial Conversion 98D230385 Removed: 03/23/2007 Converted From Blackstone			Lead Attorneys
Petitioner	Vaile, Cisilie A Also Known As Porsboll, Cisilie NORWAY NV, NV N/A			Crane, Richard L. <i>Retained</i>
Petitioner	Vaile, R S P.O. Box 727 Kentwood, CA 95452			MUIRHEAD, GRETA G. Retained
Subject Mi	noVaile, Kaia L	05/30/	1991	
Subject Mi	noVaile, Kamilla J	02/13/	1995	
	Events & Or	DERS OF T	THE COURT	
04/16/2002	Converted From Blackstone (8:30 AM) (Judicial Offi MINUTE ORDER ON HEARING REGARDING SUP			
	Minutes 04/16/2002 8:30 AM - At request of counsel, COURT ORDERED, CL Supreme Court's directive and Mr. Angulo's rewill comply with the Supreme Court decision and VISITATION. This Court shall Order the RETU Writ of Mandamus and FILED Order IN OPEN passports to Attorney Willick. A Receipt of Concount COURT. CASE CLOSED. Parties Present Return to Register of Actions	quest for a nd hereby RN of the COURT. (one-week stay of this Court's VACATES the portion of the I children to Norway. Court EXI Court delivered four (4) United	decision, COURT ORDERED, it Decree relating to CUSTODY and ECUTED the Order Pursuant to States and two (2) Norwegian

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REGISTER OF ACTIONS CASE NO. 98D230385

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In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie A Vaile, Petitioners.

Location: Department I Conversion Case Number: D230385

Case Type: Divorce - Joint Petition Date Filed: 08/07/1998

	PAR	ry Information	
Conversion	EFinancial Conversion 98D230385 Removed: 03/23/2007 Converted From Blackstone		Lead Attorneys
Petitioner	Vaile, Cisilie A		Crane, Richard L.
	<i>Also Known As</i> Porsboll, Cisilie NORWAY NV, NV N/A		Retained
Petitioner	Vaile, R S P.O. Box 727		MUIRHEAD, GRETA G
	Kentwood, CA 95452		Retained
Subject Min	oVaile, Kaia L	05/30/1991	
Subject Min	oVaile, Kamilla J	02/13/1995	
	Events &	ORDERS OF THE COURT	·
05/15/2003	Motion (9:00 AM) (Judicial Officer Moss, Cheryl B) PETER M. ANGULO'S EMERGENCY MOTION 1		
	Minutes 05/15/2003 9:00 AM - There being no Opposition, COURT ORDER	RED. Motion GRANTED. Counse	l to submit an Order. Defendant's Motio

Parties Present Return to Register of Actions

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	t Petition C	OURT MINUTES	June 04, 2003
98D230385		of the Joint Petition fo Cisilie A Vaile, Petitio	
June 04, 2003	1:30 PM	Motion	
HEARD BY:	Moss, Cheryl B	C	OURTROOM: Courtroom 13
PARTIES:	Cisilie Vaile, Petition Kaia Vaile, Subject M Kamilla Vaile, Subjec R Vaile, Petitioner, p	linor, not present et Minor, not present	Richard Crane, Attorney, not present
COURT CLER	RK:		

JOURNAL ENTRIES

- Plaintiff appeared telephonically, sworn and testified. Defendant's Supplemental Exhibit FILED IN OPEN COURT. COURT FINDS, there is no venue argument. Pursuant to International Law and the Hague Convention this Court is the Hague Court and has jurisdiction to award fees. There is to be no double billing with the Texas Order.

COURT FURTHER FINDS, the Texas Order remains enforceable, but will keep the Orders separate. Based on the pleadings and oral arguments, COURT ORDERED, \$116,732.09 in Attorney's Fees and Costs are GRANTED and Reduced to Judgment, bearing interest at the legal rate.

Mr. Willick advised this Court that he has filed a Tort Action in Federal Court on behalf of the Defendant and if awarded the fees in this Court, will lodge a copy of the Order in Federal Court. Mr. Willick requested this Court sign an Order to release information, that request is DENIED, as the information would be used for the Tort Action in Federal Court, therefore, a Federal Court Judge should sign the Order.

COURT FURTHER ORDERED and DIRECTED Mr. Willick to lodge a copy of this Court's Order in Federal Court and Notice this Court.

Mr. Willick is to prepare the order from today's hearing, Plaintiff is to review as to form and content. CASE CLOSED.

PRINT DATE:	09/15/2008	Page 13 of 33	Minutes Date:	March 29, 2000

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 27, 2008 10:00 AM Hearing Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: March 27, 2008 10:00 AM Motion to Set Aside

Canceled: March 27, 2008 10:00 AM Motion to Dismiss

Canceled: March 27, 2008 10:00 AM Opposition & Countermotion

Canceled: June 11, 2008 9:00 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion

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Canceled: July 11, 2008 8:30 AM Motion

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September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion for Order to Show Cause Moss, Cheryl B Courtroom 13

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Minutes Date:

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

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	PRINT DATE:	09/15/2008	Page 15 of 33	Minutes Date:	March 29, 2000
	I MINI DAIL.	09/10/2000	rage 15 of 55	Minimules Date.	wiaicii 47, 4000

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Location : Family Help

REGISTER OF ACTIONS CASE NO. 98D230385

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In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie A Vaile, Petitioners.

Conversion Case Number: D230385

Case Type: Divorce - Joint Petition Date Filed: 08/07/1998 Location: Department I

		PARTY INFORMATION	
Conversion	EFinancial Conversion 98D230385 Removed: 03/23/2007 Converted From Blackstone		Lead Attorneys
Petitioner	Vaile, Cisilie A Also Known As Porsboll, Cisilie		Crane, Richard L.
	NORWAY NV, NV N/A		Retained
Petitioner	Vaile, R S P.O. Box 727		MUIRHEAD, GRETA G
	P.O. Box 727 Kentwood, CA 95452		Retained
Subject Min	oVaile, Kaia L	05/30/1991	
Subject Min	oVaile, Kamilla J	02/13/1995	
.	EVEN	rs & Orders of the Court	

 Discussion by Counsel. There being no Opposition and no appearances, COURT ORDERED, Plaintiff is DEFAULTED.
 Court will ADOPT all legal and factual requests. Defendant's CHILD SUPPORT is SET at \$1,300.00 per month for the minor children. Defendant's CHILD SUPPORT ARREARS are SET at \$226,569.23, Reduced to Judgment. Defendant is AWARDED \$5,100.00 in Attorney's Fees, Reduced to Judgment. Order SIGNED IN OPEN COURT. COURT FURTHER ORDERED, Defendant shall file an Affidavit of Financial Condition forthwith.

Parties Present Return to Register of Actions

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	t Petition	COURT MINUTES	March 03, 2008				
98D230385		atter of the Joint Petition e and Cisilie A Vaile, Peti					
March 03, 200	8 9:30 AM	All Pen	ding Motions				
HEARD BY:	Moss, Cheryl B	(COURTROOM: Courtroom 13				
PARTIES:	Kaia Vaile, Subj	titioner, not present ect Minor, not present bubject Minor, not present her, present	Richard Crane, Attorney, not present				
COURT CLEI	COURT CLERK: Valerie Riggs						

JOURNAL ENTRIES

- PLTF'S MOTION TO DISMISS DEFENDANT'S PENDING MOTION AND PROHIBITION ON SUBSEQUEBT FILINGS AND TO DECLARE THIS CASE CLOSED BASED ON FINAL JUDGMENT BY THE NEVADA SUPREME COURT, LACK OF SUBJECT MATTER JURISDICTION, LACK OF PERSONAL JURSIDICTION, INSUFFICIENCY OF PROCESS, AND/OR INSUFFICIENCY OF SERVICE OF PROCESS AND RES JUDICATEA, AND TO ISSUE SANCTIONS, OR, IN THE ALTERNATIVE, MOTION TO STAY CASE...PLTF'S MOTION TO SET ASIDE ORDER, RECONSIDER, REOPEN DISCOVERY, STAY EENFORCEMENT...DEFT'S OPPOSITION AND COUNTERMOTION FOR DISMISSAL UNDER EDCR 2.23 AND THE FUGITIVE DISENTITLEMENT DOCTRINE, FOR FEES AND SANCTIONS UNDER EDCR 7.60, AND FOR GOAD ORDER RESTRICTING FUTURE FILINGS

Atty Crane, Bar# 9536, also present with Atty Willick for Defendant.

Plaintiff present by telephone. Plaintiff sworn and testified.

Arguments.

Court finds Nevada has personal jurisdiction over Plaintiff for filing the Joint Petition.

PRINT DATE: 09/15/2008 Page 16 of 33 Minutes Date: March 29, 2000	PRINT DATE:	09/15/2008	Page 16 of 33	Minutes Date:	March 29, 2000
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COURT ORDERED the following:

- 1. Plaintiff's Motion to Dismiss is DENIED.
- 2. Plaintiff's Motion to Set Aside the Order of 1-15-08 is GRANTED.
- 3. Plaintiff's Motion to Reopen Discovery is DENIED.
- 4. Defendant's request for a Goad Order is DENIED.
- 5. Plaintiff's Order for CHILD SUPPORT and ARREARS STANDS unless Norway modifies it.
- 6. Defendant is AWARDED \$10,000.00 in Attorney's Fees, Reduced to Judgment.

Atty Willick shall prepare the Order from today's hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: March 27, 2008 10:00 AM Hearing Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: March 27, 2008 10:00 AM Motion to Set Aside

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PRINT DATE:	09/15/2008	Page 17 of 33	Minutes Date:	March 29, 2000

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September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

PRINT DATE: 09/15/2008 Pag	ge 18 of 33 Minutes Da	ate: March 29, 2000

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	t Petition	COURT MINUTES	June 11, 2008			
98D230385	In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie A Vaile, Petitioners.					
June 11, 2008	9:00 AM	All Pend	ing Motions			
HEARD BY:	Moss, Cheryl B	C	OURTROOM: Courtroom 13			
PARTIES:	Kaia Vaile, Subje	tioner, not present ct Minor, not present bject Minor, not present r, not present	Richard Crane, Attorney, present GRETA MUIRHEAD, Attorney, present			
COURT CLERK: Valerie Riggs						

JOURNAL ENTRIES

- EX PARTE MOTION FOR ORDER ALLOWING EXAMINATION OF JUDGMENT DEBTOR...ROBERT VAILE'S MOTION FOR RECONSIDERATION, AMEND ORDER, NEW HEARING, OBJECTIONS, STATY ENFORCEMENT OF 3-3-08 ORDER...DEFT'S OPPOSITION AND COUNTERMOTION FOR RECONSIDERATION AND TO AMEND ORDER POSTING OF BOND AND ATTY FEES

Atty Greta Muirhead, Bar#3957, appeared in an Unbundled capacity for Plaintiff.

Arguments by Counsel concerning Plaintiff's Ex Parte Motion to Recuse.

COURT ORDERED, based on the Virginia proceedings where this Court is listed in the Interrogatories as a potential witness and the fact that Plaintiff's unbundled Counsel is this Court's only Judicial opponent in this year's election, this Court has no objective or subjective bias, therefore, there is no basis to recuse, Plaintiff's Motion is DENIED.

Further arguments by Counsel concerning jurisdiction and child support.

COURT FINDS:

PRINT DATE: 09/15/2008 Page 19 of 33 Minutes Date:	March 29, 2000

1. Colorable personal jurisdiction pursuant to 130.201.

2. Plaintiff's submission to personal jurisdiction with this Court to create and establish an initial custody order.

3. Both of Plaintiff's pleadings had child support formulas.

4. The 9th Circuit Court Appeals Decision is recognized.

COURT ORDERED the following:

1. Any Proper Person appearances by Plaintiff SHALL be in person, there SHALL be no more telephonic appearances pursuant to Barry vs Lindner.

2. Plaintiff is DIRECTED and REQUIRED to file an Affidavit of Financial Condition forthwith pursuant to EDCR 5.32.

3. Plaintiff's CHILD SUPPORT shall remain at \$1,300.00 per month based on the Child Support attachment to the 1998 Decree of Divorce. Court finds it is an enforceable provision and Plaintiff has two (2) years past performance. That neither Party filed or exchanged copies of their tax returns 30 days prior to July 1 of each year. Page 13-16 of the Child Support Provision STANDS, as nobody challenged it. The District Attorney to enforce \$1,300.00 per month.

4. A GOAD Order is GRANTED IN PART to Plaintiff, if he files any Motion, it is to be pre-approved through chambers first, filed, then ROC and served to Defendant, with no bond required.

5. The CHILD SUPPORT ARREARS Judgment STANDS, but can be modified pursuant to NRCP 6a.

6. Plaintiff DOES OWE the CHILD SUPPORT for the two (2) years that he had the children pursuant to the Nevada Supreme Court ruling.

7. Counsels requests for Attorney's Fees are DEFERRED to the next hearing. Both Counsel to submit their Billing Statements.

8. Plaintiff to brief Loadstar.

9. Court will notify the District Attorney's Office to appear at the next hearing to testify as to penalties and interest on CHILD SUPPORT ARREARS.

10. An ORDER TO SHOW CAUSE is ISSUED to Plaintiff for failure to follow the Court Order for the Examination of Judgment Debtor. Atty Muirhead will accept service for Plaintiff. Plaintiff is REQUIRED to APPEAR IN PERSON.

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11. Defendant's request for a BENCH WARRANT is DEFERRED.

12. Paragraph 15 of the 3-20-08 Order STANDS, as it is just a recitation of the Statute.

13. Plaintiff's willful knowing and non-payment of CHILD SUPPORT is DEFERRED.

14. Court will acknowledge credit for any CHILD SUPPORT payment that Plaintiff has made, with proof of payments.

15. Return hearing date SET.

16. Plaintiff's Motion and Deft's Opposition and Countermotion scheduled for 7-3-08 is CONTINUED to 7-11-08 at 8:00 a.m.

Atty Willick shall prepare the Order from today's hearing, Atty Muirhead to sign as to form and content.

7-11-08 8:00 AM RETURN: CHILD SUPPORT PENALTIES/INTEREST

7-11-08 8:00 AM ROBERT VAILE'S MOTION FOR SANCTIONS

7-11-08 8:0 0AM CISILE VAILE'S OPPOSITION AND COUNTERMOTION FOR A BOND, FEES, SANCTIONS

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: June 11, 2008 9:00 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: July 03, 2008 9:30 AM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

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PRINT DATE:	09/15/2008	Page 21 of 33	Minutes Date:	March 29, 2000
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Canceled: July 11, 2008 8:30 AM Motion

Canceled: July 11, 2008 8:31 AM Opposition & Countermotion

Canceled: July 11, 2008 8:30 AM Return Hearing

Canceled: July 21, 2008 1:15 PM Motion Reason: Canceled as the result of a hearing delete Moss, Cheryl B Courtroom 13

Canceled: August 27, 2008 9:00 AM Motion for Order to Show Cause

Canceled: September 08, 2008 9:30 AM Motion to Strike

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion for Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Order to Show Cause Moss, Cheryl B Courtroom 13

September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

PRINT DATE: 09/15/2008 Page 22 of 3	33 Minutes Date:	March 29, 2000

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Join	t Petition	COURT MINUTES	July 11, 2008		
98D230385		er of the Joint Petition f nd Cisilie A Vaile, Petit			
July 11, 2008	8:00 AM	All Pend	ling Motions		
HEARD BY:	Moss, Cheryl B	C	COURTROOM: Courtroom 13		
PARTIES:		Minor, not present ject Minor, not present	Richard Crane, Attorney, present GRETA MUIRHEAD, Attorney, present		
COURT CLERK:					

JOURNAL ENTRIES

- Courtroom clerk, Connie Kalski, present.

RETURN HEARING: CHILD SUPPORT PENALTIES AND INTEREST...PETITIONER ROBERT VAILE'S MOTION FOR SANCTIONS... PETITIONER CISILIE'S OPPOSITION AND COUNTERMOTION FOR A BOND, FEES, SANCTIONS...PETITIONER CISILIE'S MOTION TO STRIKE PETITIONER R.S. VAILE'S EXPARTE REQUEST TO CONTINUE JULY 11, 2008 HEARING AS A FUGITIVE DOCUMENT AND REQUEST FOR SANCTIONS AND FOR ATTORNEY'S FEES

Deputy District Attorneys Mr. Robert Teuton, Esq and Mr. Edward Ewart, Esq, present on behalf of the State of Nevada child welfare program. Mr. Leonard Fowler, case manager from Mr. Willick's office present. Ms. Muirhead stated she was present today in an unbundled capacity. Mr. Willick objected and stated Ms. Muirhead has filed many pleadings in this case and for all intense and purposes is counsel of record.

Ms. Muirhead objected to proceeding forward on the sanctions issues but was ready to proceed on the interest and penalties.

Petitioner Robert Scotlund Vaile's Supplemental Brief FILED IN OPEN COURT. Petitioner Robert Scotlund Vaile's Opposition to Petitioner Cisile's Motion to Strike Petitioner Robert Vaile's Exparte

PRINT DATE: 09/15/2008 Page 23 of 33 M	Minutes Date:	March 29, 2000
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Request to Continue July 11, 2008 Hearing as a Fugitive Document and Request for Sanctions and Attorney's fees and Petitioner Robert Vaile's Countermotion for Sanctions and Attorney's fees against the Willick Law Group FILED IN OPEN COURT

Arguments by counsel regarding the process of calculating interest on child support arrears. Statements by Deputy District Attorney, Ed Ewart. Further argument.

Court noted a hearing for contempt is reasonable. Mr. Willick's office is to prepare an Order to Show Cause and submit it to the Court for signature. Hearing set. COURT ORDERED, the issue of calculation will be taken under advisement by the Court. This Court will issue a written decision on the matter. Regarding the fees, sanction, and contempt issues, counsel shall prepare briefs and submit them to the Court as stated below. Ms. Muirhead's brief is due by August 1, 2008 by 5:00 p.m.; Mr. Willick's Response is due by August 15, 2008 by 5:00 p.m. The District Attorney and the Attorney General may prepare briefs if they believe it to be necessary. If they choose to prepare briefs, they shall be due by August 29, 2008 by 5:00 p.m. All counsel and all briefs shall provide copies to each other as well as sending courtesy copies to the Court. Matters set for a hearing regarding the Order to Show Cause why Plaintiff should not be held in contempt for failure to pay support. Evidentiary Hearing also set. Defendant lives in the Netherlands and shall be allowed to be present by telephone next court date. Mr. Willick's office shall notify her. There shall be no order necessary for today's hearing.

COURT FURTHER ORDERED, there shall be a hearing set to address the Order from the 6/11/08 hearing.

CLERK'S NOTE: The Court took the file to chambers for review and decision. 7/11/08 ck

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: July 11, 2008 8:30 AM Motion

Canceled: July 11, 2008 8:31 AM Opposition & Countermotion

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PRINT DATE: 09/15/2008	Page 24 of 33	Minutes Date:	March 29, 2000
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September 18, 2008 8:30 AM Motion to Reconsider Moss, Cheryl B Courtroom 13

Canceled: October 07, 2008 10:00 AM Motion to Reconsider

PRINT DATE:	09/15/2008	Page 25 of 33	Minutes Date:	March 29, 2000

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REGISTER OF ACTIONS CASE NO. 98D230385

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In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie A Vaile, Petitioners.

Conversion Case Number: D230385

Case Type: Divorce - Joint Petition Date Filed: 08/07/1998 Location: Department I

	· · · · · · · · · · · · · · · · · · ·	PARTY INFORMATION	
Conversior	EFinancial Conversion 98D230385 Removed: 03/23/2007 Converted From Blackstone		Lead Attorneys
Petitioner	Vaile, Cisilie A Also Known As Porsboll, Cisilie NORWAY NV, NV N/A		Crane, Richard L. <i>Retained</i>
Petitioner	Vaile, R S P.O. Box 727 Kentwood, CA 95452		MUIRHEAD, GRETA G. <i>Retained</i>
ubject Mi	noVaile, Kaia L	05/30/1991	
Subject Mi	noVaile, Kamilla J	02/13/1995	
	Ev	ENTS & ORDERS OF THE COURT	
17/21/2008	the Court's clarification of the actual Clarification's as stated on video rec resides in California but was represe Denied. 5. Granted in part. No more appear on June 11th and provide go hearing. Deft's request for a Bench \$1,300.00 - DA to enforce. 10. Deft' Statement is redundant. Leave in. It for child support credit when he had granted permission to file a Motion be heard on Wednesday 7/24/08 at	el. Both counsel submitted an Order for the Order. With the Court's direction counse ord. New Order to be submitted for Cour- ented by Greta Muirhead in an unbundled future filings in proper person unless ap ood reason a warrant for his arrest may be Warrant is Deferred. 7. Pltf shall file an A s counsel shall file an updated billing stat is further ordered request for stay in chil custody of the children from May 2000 u	rt's signature. 1. Pltf was not present as he d capacity. 2. Denied. 3. Deferred. 4. proved by Chambers. 6. If Pltf doesn't be issued by the Court at the July 11th NFC before July 11, 2008. 8. Stands. 9. tement. 11. OK 12. OK 13. Fine. 14. Id support should be denied. Pltf's request until April 2002 is DENIED Ms. Muirheac ryed on Mr. Crane in open Court. Matter to tion of March 3, 2008 Order is SET for

Logout Search Menu New Family Record Search Back

REGISTER OF ACTIONS CASE NO. 98D230385

In the Matter of the Joint Petition for Divorce of: R S Vaile and Cisilie § A Vaile, Petitioners. §

Case Type: Divorce - Joint Petition Date Filed: 08/07/1998 Location: Department I Conversion Case Number: D230385

PARTY INFORMATION Lead Attorneys **Conversion ExFinancial Conversion 98D230385** Removed: 03/23/2007 Converted From Blackstone Vaile, Cisilie A Crane, Richard L. Petitioner Also Known As Porsboll, Cisilie NORWAY Retained NV, NV N/A MUIRHEAD, GRETA G. Petitioner Vaile, R S P.O. Box 727 Kentwood, CA 95452 Retained Subject MinorVaile, Kaia L 05/30/1991 Subject MinorVaile, Kamilla J 02/13/1995 **EVENTS & ORDERS OF THE COURT** 07/24/2008 All Pending Motions (1:15 PM) (Judicial Officer Moss, Cheryl B) Minutes 07/24/2008 1:15 PM

- PLTF'S MOTION TO DISQUALIFY MARSHAL WILLICK AND THE WILLICK LAW GROUP AS ATTORNEY'S OF RECORD...DEFT'S OPPOSITION AND COUNTERMOTION FOR DISQUALIFICATION OF GRETA MUIRHEAD AS ATTORNEY OF RECORD, FEES AND SANCTIONS . Atty Marshal Willick, Bar #2515, also present. Argument on issues. Atty Crane made an Oral Request for a bond to cover ATTORNEY FEES awarded to The Willick Law Group from Plaintiff. COURT FINDS, Bar proceedings are completely confidential and anything pertaining to those proceedings is to be stricken from the record. Atty Muirhead attached Bar proceeding documents to her pleadings; therefore, those documents are to be stricken. COURT FURTHER FINDS, there are no rules as to how many times an attorney may appear UNBUNDLED; therefore, Atty Muirhead is recognized as appearing in this capacity. COURT FURTHER FINDS, this Court does not need to have information on the Virginia case to resolve issues in the Nevada case. COURT FURTHER FINDS, Atty Willick's statements on the record as to the Marshal Law Program had to do only with the design and function of the software and is completely irrelevant to the Court's decision as to interpretation of the Statute at issue. There was no testimony provided. Further, The Willick Law Group has been counsel of record on this case for a substantial amount of time. COURT ORDERED: 1. Exhibit 4 of Atty Muirhead's original Motion, a letter dated 06/16/08 to the State Bar of Nevada from Willick Law Group RE: Bar Complaint Concerning Greta G. Muirhead, Bar #3957, shall be STRICKEN from the record. This document has not been read by the Court. 2. Exhibit 1 of Atty Muirhead's Reply to Deft's Opposition, a copy of a letter dated 07/08/08 to Atty Willick from the State Bar of Nevada referencing Grievance File #08-100-1012/Greta Muirhead, shall be STRICKEN from the record. 3. Exhibit 2 of Atty Muirhead's Reply to Deft's Opposition, a copy of a letter dated 07/07/08 to Phillip J. Pattee, Assistance Bar Counsel, State Bar of Nevada, referencing Grievance File #08-100-1012/Marshal Willick, shall be STRICKEN from the record. 4. Pltf's Motion to Disqualify Marshal Willick and The Willick Law Group is DENIED. 5. Deft's Opposition and Countermotion for Disqualification of Greta Muirhead is DENIED. This shall be CERTIFIED as the FINAL ORDER. Atty Willick may choose to take the issue to disqualify Atty Muirhead to the Supreme court. 6. Under 18.010, The Willick Law Group is entitled to fees as the prevailing party and is, therefore, awarded \$2,000.00 ATTORNEY FEES. Said amount is REDUCED TO JUDGEMENT. Atty Crane's request for a BOND is DENIED. 7. Plaintiff is to file the new FINANCIAL DISCLOSURE FORM forthwith. 8. The Request for Sanctions under NRCP 11 and EDCR 7.60 is DEFERRED. 9. Atty Muirhead's request for fees is DEFERRED. She may submit a copy of her billing statement for time in Court at her stated rate of \$300.00 per hour for consideration. Atty Crane shall prepare an Order from these proceedings and submit same to Atty Muirhead for approval as to form and content.

Parties Present Return to Register of Actions

https://www.clarkcountycourts.us/Secure/CaseDetail.aspx?CaseID=5934825&HearingID=... 9/17/2008

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REGISTER OF ACTIONS CASE NO. 98D230385

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In	the	Matter	of the	Joint F	Petition	for	Divorce	of:	RS	Vaile a	nd
Ci	silie	A Vail	e. Petit	ioners							

Conversion Case Number: D230385

Case Type: Divorce - Joint Petition Date Filed: 08/07/1998 Location: Department I

	· · · · · · · · · · · · · · · · · · ·	PARTY INFORMATION		
Conversion	EFinancial Conversion 98D230385 Removed: 03/23/2007 Converted From Blackstone			Lead Attorneys
Petitioner	Vaile, Cisilie A			Crane, Richard L.
	<i>Also Known As</i> Porsboll, Cisilie NORWAY NV, NV N/A			Retained
Petitioner	Vaile, R S			MUIRHEAD, GRETA G.
	P.O. Box 727 Kentwood, CA 95452			Retained
Subject Mir	noVaile, Kaia L	05/30/1991		
Subject Mir	noVaile, Kamilla J	02/13/1995		
	Even	TS & ORDERS OF THE COURT		
08/15/2008	Hearing (8:00 AM) (Judicial Officer Moss, Ch Clarification of March 3, 2008 Order	neryl B)		
	Minutes 08/15/2008 8:00 AM - Discussion regarding the new financia has been filed, it is unnecessary to file been filed, the parties will need to file writ of mandamus to disqualify Mr. Wi	the new financial disclosure form the new Financial Disclosure form	n. If the AFC on fi ns. Ms. Muirhead DURT ORDERED	le is not current or one has n advised the plaintiff has file

the matter will not be ruled upon today. All future hearing dates STAND.

Parties Present Return to Register of Actions



EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT



R. SCOTLUND VAILE P.O. BOX 727 KENWOOD, CA 95452

> DATE: September 17, 2008 CASE: D230385

RE CASE: R. SCOTLUND VAILE vs. CISILIE A. PORSBOLL

NOTICE OF APPEAL FILED: September 14, 2008

RULE 3(e) DOCUMENTS **<u>NOT</u>** TRANSMITTED/MISSING:

- \$24 District Court Filing Fee
- \$250 Supreme Court Filing Fee

NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (2) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies. If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.

Certification of Copy

State of Nevada County of Clark SS:

I, Edward A. Friedland, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

NOTICE OF APPEAL; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; OR DER FOR HEARING HELD JUNE 11, 2008; NOTICE OF ENTRY OF ORDER; ORDER AMENDING THE ORDER OF JANUARY 15, 2008; NOTICE OF ENTRY OF ORDER; DISTRICT COURT MINUTES; NOTICE OF DEFICIENCY

ROBERT SCOTLUND VAILE,)
Plaintiff(s), vs.)) Case N <u>o</u> : D230385) Dept N <u>o</u> : I
CISILIE A. PORSBOLL fna CISILIE A. VAILE,	
Defendant(s),)

now on file and of record in this office.

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 17 day of September 2008.

Edward A. Friedland, Clerk of the Court

Heather Lofquist, De

SUPREME COURT OF THE STATE OF NEVADA OFFICE OF THE CLERK

ROBERT SCOTLUND VAILE, Appellant, vs. CISILIE A. PORSBOLL F/K/A CISILIE A. VAILE, Respondent.

Supreme Court No. 52457

District Court Case No. D230385

RECEIPT FOR DOCUMENTS

TO: Robert Scotlund Vaile Willick Law Group and Marshal S. Willick Edward A. Friedland , District Court Clerk

You are hereby notified that the Clerk of the Supreme Court has received and/or filed the following:

09/22/08 Filing Fee due.

 09/22/08 Filed Certified Copy of proper person Notice of Appeal. (Pilot program civil appeals order and documents mailed to proper person appellant.)
 09/22/08 Issued Notice to Pay Supreme Court Filing Fee. Due Date: 10 days

DATE: September 22, 2008

Tracie Lindeman, Clerk of Court

By: **Deputy Clerk**