Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

PRINT DATE:   08/03/2012   Page 18 of 74   Minutes Date:   March 29, 2000	PRINT DATE:	08/03/2012	Page 18 of 74	Minutes Date:	March 29, 2000	
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Divorce - Complaint COURT MINUTES May 15, 2003

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

May 15, 2003 9:00 AM Motion

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, present Deloitte & Touche, LLP, Raleigh Thompson,

Attorney, not present

Other, not present Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

- There being no Opposition, COURT ORDERED, Motion GRANTED. Counsel to submit an Order. Defendant's Motion set for 5/21/03 is CONTINUED to 6/4/03. Plaintiff's Opposition is due by 5:00 p.m. 5/28/03.

PKINT DATE:   06/05/2012   Page 19 of /4   Minutes Date:   March 29, 2000	PRINT DATE:	08/03/2012	Page 19 of 74	Minutes Date:	March 29, 2000
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## **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

FKINT DATE:   00/05/2012   Fage 20 of /4   Minutes Date:   March 29, 2000	PRINT DATE:	08/03/2012	Page 20 of 74	Minutes Date:	March 29, 2000
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## 98D230385

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13 Riggs, Valerie

Divorce - Complaint COURT MINUTES June 04, 2003

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

June 04, 2003 1:30 PM Motion

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP,

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner,

present

Pro Se

Marshal Willick,

Attorney, present

Raleigh Thompson,

Attorney, not present

## **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.

TAINT DATE:   00/00/2012	PRINT DATE:	08/03/2012	Page 22 of 74	Minutes Date:	March 29, 2000
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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.

#### **INTERIM CONDITIONS:**

## **FUTURE HEARINGS:**

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: July 03, 2008 9:30 AM Motion

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

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Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

PRINT DATE: 08/03/2012 Page 23 of 74	Minutes Date:	March 29, 2000
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Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per Clerk Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13 Riggs, Valerie

Divorce - Complaint COURT MINUTES January 15, 2008

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

January 15, 2008 9:00 AM Motion to Reduce Arrears Deft's Motion to

to Judgment

Marshal Willick,

Attorney, present

Raleigh Thompson,

Attorney, not present

Reduce Arrears to Judgment, to Establish a sum Certain due ea. month in/child Support, and for Atty's

rupport, and for z

**Fees** 

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP,

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

PRINT DATE: 08/03/2012	Page 25 of 74	Minutes Date:	March 29, 2000
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## - 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.

### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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

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Canceled: July 11, 2008 8:30 AM Motion

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

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Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

		PRINT DATE:	08/03/2012	Page 26 of 74	Minutes Date:	March 29, 2000
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Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES March 03, 2008

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

March 03, 2008 9:30 AM All Pending Motions

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP,

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner,

present

Pro Se

Marshal Willick, Attorney, present

Raleigh Thompson,

Attorney, not present

## **IOURNAL 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

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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.

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 Motion to Set Aside

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

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

Canceled: July 03, 2008 9:30 AM Motion

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

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Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES June 11, 2008

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

June 11, 2008 9:00 AM All Pending Motions

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick, not present Attorney, present

Deloitte & Touche, LLP,
Other, not present

Attorney, present
Raleigh Thompson,
Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **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

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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:**

- 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 60a.
- 6. Plaintiff DOES OWE the CHILD SUPPORT for the two (2) years that he had the children pursuant

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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.
- 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 8:00 AM CISILE VAILE'S OPPOSITION AND COUNTERMOTION FOR A BOND, FEES, SANCTIONS

PRINT DATE: 08/03/2012	Page 33 of 74	Minutes Date:	March 29, 2000
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## **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES July 11, 2008

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

July 11, 2008 8:00 AM All Pending Motions

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Petitioner, Richard Crane, Attorney,

present present

Deloitte & Touche, LLP, Raleigh Thompson,
Other, not present Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner, Pro Se

present

## **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

PKINT DATE:   08/05/2012   Page 35 of /4   Minutes Date:   March 29, 2000	PRINT DATE:	08/03/2012	Page 35 of 74	Minutes Date:	March 29, 2000
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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 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:

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#### **FUTURE HEARINGS:**

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

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Canceled: February 03, 2010 1:30 PM Status Check

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Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES July 21, 2008

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

July 21, 2008 8:00 AM Hearing

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** Donna McGinnis

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, not present
Deloitte & Touche, LLP, Raleigh Thompson,
Other, not present Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

- Colloquy between Court and counsel. Both counsel submitted an Order for the 6/11/08 hearing. Today's hearing is for the Court's clarification of the actual Order. With the Court's direction counsel was able to resolve the issues. Clarification's as stated on video record. New Order to be submitted for Court's signature.

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#### 98D230385

1. Pltf was not present as he resides in California but was represented by Greta Muirhead in an unbundled capacity.
2. Denied.
3. Deferred.
4. Denied.

- 5. Granted in part. No more future filings in proper person unless approved by Chambers.
- 6. If Pltf doesn't appear on June 11th and provide good reason a warrant for his arrest may be issued by the Court at the July 11th hearing. Deft's request for a Bench Warrant is Deferred.
- 7. Pltf shall file an AFC before July 11, 2008.
- 8. Stands.
- 9. \$1,300.00 DA to enforce.
- 10. Deft's counsel shall file an updated billing statement.
- 11. OK
- 12. OK
- 13. Fine.
- 14. Statement is redundant. Leave in.

It is further ordered request for stay in child support should be denied.

Pltf's request for child support credit when he had custody of the children from May 2000 until April 2002 is DENIED..

Ms. Muirhead granted permission to file a Motion to Remove Mr.Willick. Courtesy Copy served on Mr. Crane in open Court. Matter to be heard on Wednesday 7/24/08 at 1:15 p.m.

Counsel's request for clarification of March 3, 2008 Order is SET for Hearing on August 15, 2008 at 8:00 a.m. at which time the March 3rd Order is going to be reconsidered.

## **INTERIM CONDITIONS:**

## **FUTURE HEARINGS:**

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

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Canceled: March 15, 2010 10:00 AM Motion

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Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

COURT MINUTES Divorce - Complaint

July 24, 2008

98D230385

Robert S Vaile, Plaintiff.

Cisilie A Vaile, Defendant.

July 24, 2008

1:15 PM

All Pending Motions

**HEARD BY:** 

Moss, Cheryl B

**COURTROOM:** Courtroom 13

COURT CLERK: Rae Packer

**PARTIES:** 

Cisilie Vaile, Defendant,

Marshal Willick,

not present

Attorney, not present

Deloitte & Touche, LLP,

Raleigh Thompson, Attorney, not present

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject

Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

- 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** 

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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.

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- 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.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES August 15, 2008

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

August 15, 2008 8:00 AM Hearing

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Connie Kalski

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Deloitte & Touche, LLP,

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

Attorney, present

Raleigh Thompson,

Attorney, not present

- Discussion regarding the new financial disclosure form. COURT ORDERED, if an updated affidavit of financial condition has been filed, it is unnecessary to file the new financial disclosure form. If the AFC on file is not current or one has not been filed, the parties will need to file the new Financial Disclosure forms.

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Ms. Muirhead advised the plaintiff has filed a writ of mandamus to disqualify Mr. Willick as counsel for Defendant. COURT ORDERED, the plaintiff is not present and the matter will not be ruled upon today. All future hearing dates STAND.

#### **INTERIM CONDITIONS:**

### **FUTURE HEARINGS:**

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES

September 18, 2008

98D230385

Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

September 18,

8:30 AM

All Pending Motions

Marshal Willick, Attorney, present

Raleigh Thompson,

Attorney, not present

2008

**HEARD BY:** Moss, Cheryl B

**COURTROOM:** Courtroom 13

**COURT CLERK:** Valerie Riggs

PARTIES:

Cisilie Vaile, Petitioner,

present

Deloitte & Touche, LLP,

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## JOURNAL ENTRIES

- DEFT'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...RS VAILE'S MOTIONFOR RECONSIDERATION AND/OR SET ASIDE RULING OF 7/24/08, ATTORNEY'S FEES, SANCTIONS...ORDER TO SHOW

Training Direction of the latter of the latt	PRINT DATE:	08/03/2012	Page 46 of 74	Minutes Date:	March 29, 2000
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CAUSE:PLAINTIFF & DEFENDANT...ORDER TO SHOW CAUSE: DEFT'S ORDER TO SHOW CAUSE

Plaintiff sworn and testified.

Arguments by Plaintiff and Atty Marshall Willick.

Court noted, Plaintiff filed an Appeal to the Supreme Court electronically 9-14-08.

COURT ORDERED the following:

- 1. Plaintiff's Oral Motion to Stay the Evidentiary Hearing based on his current wife filing Bankruptcy is DENIED.
- 2. Plaintiff has no Objection to proceeding with the Evidentiary Hearing while the Appeal is pending.
- 3. As of 7-1-08, Plaintiff's PRINCIPLE ARREARS are SET at \$117,539.96, plus INTEREST of \$44,970.26, for a TOTAL of \$162,510.22, REDUCED to JUDGMENT.
- 4. Penalties are STAYED pending the Appeal to the Supreme Court.
- 5. Plaintiff's current CHILD SUPPORT remains at \$1,300.00 per month, plus \$130.00 per month toward ARREARS, for a TOTAL of \$1430.00 per month.
- 6. This Court does not have jurisdiction to modify prospective CHILD SUPPORT.
- 7. Plaintiff's Motion for Reconsideration is GRANTED, strike findings and reverse Order to strike.
- 8. The Orders to Show Cause and Plaintiff's Motion for Renewed Sanctions are taken UNDER ADVISEMENT with the Evidentiary Hearing.

Clerk's Note: Minutes amended 9-29-08.vr

## **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

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Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per Clerk Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13 Riggs, Valerie

Divorce - Complaint COURT MINUTES September 18, 2008

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

September 18, 1:30 PM

2008

1:30 PM Evidentiary Hearing

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, present Deloitte & Touche, LLP, Raleigh Thompson,

Other, not present

Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner, Pro Se

present

## **JOURNAL ENTRIES**

- Plaintiff sworn and testified.

Testimony and exhibits presented (see worksheets).

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COURT ORDERED, matter UNDER ADVISEMENT. Court will issue a written Decision encompassing the morning Motions, Orders to Show Cause and the Evidentiary Hearing.

## **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES April 20, 2009

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

April 20, 2009 10:00 AM Minute Order

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, not present
Deloitte & Touche, LLP, Raleigh Thompson,
Other, not present Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

- Due to Odyssey Case Management System's restriction to only accept 8,000 characters, please refer to this Court's Decision filed on April 17, 2009.

#### **INTERIM CONDITIONS:**

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## **FUTURE HEARINGS:**

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Divorce - Complaint COURT MINUTES April 29, 2009

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

April 29, 2009 10:30 AM Motion for Attorney Fees Cicilie Vaile's Motion

to Reduce to Judgment Additional Attorney's Fees Awarded and Issue a Payment Schedule for All Attorney's Fees

Awarded to Date, for a Lump Sum Payment for Child support Arrearages, and Attorney's Fees and

Costs

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP, Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Petitioner,

present

Marshal Willick,

Attorney, not present Raleigh Thompson, Attorney, not present

Pro Se

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#### JOURNAL ENTRIES

- Plaintiff sworn and testified.

Discussions concerning the Appeals filed by Plaintiff.

Arguments by Plaintiff and Counsel concerning Plaintiff's request to amend Findings pursuant to NRCP 59 and a Motion to Terminate Child Support for a child that will Emancipate and the current and Defendant's current Motion.

#### COURT ORDERED the following:

- 1. Plaintiff's request to lift the GOAD Order is DENIED.
- 2. Plaintiff has permission to file a Motion to Terminate Child Support for a Child that Emancipates and a Motion to Amend Findings Pursuant to NRCP 59.
- 3. Defendant's request for a Bond on these Motions is DENIED at this time.
- 4. Defendant shall file a Supplemental Brief on the Bond Issue.
- 5. Sue sponte, the \$15,000.00 of additional Attorney's Fees that was awarded to Defendant on October 9, 2008, is Reduced to Judgment.
- 6. Defendant's request to continue with the \$2,000.00 per month payments toward the Attorney's Fees after July 2009, is DENIED. Defendant has other remedies to collect.
- 7. Defendant's request for \$10,000.00 for the oldest daughter to attend high school in the United States is DENIED as it is optional.
- 8. Plaintiff is ADMONISHED to prepare documents with double spacing in the future.
- 9. The GOAD Order remain Status Quo. Plaintiff shall fax or call, matter will be resolved within one (1) week.
- 10. The \$1,600.00 in Contempt that Plaintiff has/is paying is applied toward Plaintiff's CHILD SUPPORT ARREARS.
- 11. The \$12,000.00 award of Attorney's Fees from this Court's April Decision is Reduced to Judgment.

PRINT DATE: 08/03/2012 Page 54 of 74 Minutes Date:	March 29, 2000
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12. Defendant's request for Attorney's Fees for today's hearing is DENIED.

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

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES October 26, 2009

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

October 26, 2009 9:30 AM All Pending Motions

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, present
Deloitte & Touche, LLP, Raleigh Thompson,

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Other, not present

Robert Vaile, Plaintiff,

present

Pro Se

Attorney, not present

#### **JOURNAL ENTRIES**

- CICILIE PORSBOLL'S MOTION FOR ORDER TO SHOW CAUSE WHY EMPLOYER SHOULD NOT BE SUBJECT TO PENALTIES PURSUANT TO NRS 31.297 FOR NONCOMPLIANCE WITH WRIT OF GARNISHMENT AND FOR ATTY'S FEES AND COSTS...CICILIE A. PORSBOLL'S MOTION TO ORDER DISMISSAL OF CALIFORNIA ACTION ON PAIN OF CONTEMPT, TO ISSUE A PAYMENT SCHEDULE FOR ALL JUDGMENTS AWARDED TO DATE, AND FOR ATTY'S FEES

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#### AND COSTS

Raleigh C. Thompson, Bar #11296, present for Deloitte and Touch, LLP.

Court noted Atty Willick has a Motion to Quash and a Motion to Dismiss scheduled for December 18, 2009 in California before Judge Charlotte Woolard.

Arguments by Counsel and Plaintiff.

Plaintiff sworn and testified.

#### COURT ORDERED the following:

- 1. Under the Mack-Manley case, the issues today are not stayed as the Honeycutt case does not apply. The issues are independent of the Supreme Court Appeal that is pending, as these issues have nothing to do with the Penalties Calculations.
- 2. Plaintiff's request to disqualify Atty Richard Crane is DENIED, as Atty Crane is still actively practicing law and there is no impact on this case.
- 3. This Court CANNOT order the California Court to dismiss a case.
- 4. Atty Willick's request pursuant to Brunzell, to issue an Injunction stopping Plaintiff from proceeding in the California action is DENIED.
- 5. Pursuant to NRS 31.294, due to the pending action in California, this Court MUST stay these proceedings.
- 6. In the interim, PLAINTIFF shall INTERPLEAD \$1174.16 per month, to the Clark County, Clerk of the Court, Steven Grierson, until the December 18, 2009 hearing in California. Plaintiff shall mail the checks to the Clerk of the Court. Court noted, Plaintiff is seven (7) pay periods behind.
- 7. Pursuant to NRS 21.075 Notice of Writ of Execution, Court finds the requirement has been met but will direct the Constable to resend the Notice to Plaintiff.
- 8. Pursuant to NRS 11.190, Court finds the six (6) year limitation on the Money Judgment has not tolled. The Judgment Renewal was filed 5/26/09. Atty Willick shall file proof of the certified mailing of the Judgment Renewal and serve a copy to Plaintiff.
- 9. Court WILL NOT issue an ORDER TO SHOW CAUSE to Deloitte and Touche, pending the California Order. Court will defer on fees and costs. Atty Thompson shall prepare the Order for this issue.

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- 10. Plaintiff's request to STAY the Interplead payments is DENIED.
- 11. Court makes no ruling nor order on property location.
- 12. The California Court to make the decision as to the domestication of the Judgment.
- 13. Court will reserve on Atty Willick's request for Attorney's Fees and Costs for today's hearing.
- 14. Status Check hearing date SET.

Atty Willick shall prepare the Order from today's hearing, Plaintiff to sign as to form and content within five days of receipt.

2-3-2010 1:30 PM STATUS CHECK RE: CALIFORNIA CASE

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

#### **DISTRICT COURT CLARK COUNTY, NEVADA**

COURT MINUTES

Divorce - Complaint

February 03, 2010

98D230385

Robert S Vaile, Plaintiff.

Cisilie A Vaile, Defendant.

February 03, 2010

1:30 PM

All Pending Motions

Marshal Willick,

Attorney, present

Raleigh Thompson,

Attorney, not present

**HEARD BY:** Moss, Cheryl B **COURTROOM:** Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP,

Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff,

present

Pro Se

#### **JOURNAL ENTRIES**

- DEFT'S MOTION FOR DECLARATORY RELIEF...STATUS CHECK RE: CALIFORNIA CASE

Atty Richard Crane, Bar #9536, also present for Defendant.

Atty Raleigh C. Thompson, Bar #11296, present for Deloitte and Touche, LLP.

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Discussion concerning the Stipulation and Order to Quash Writ of Garnishment. Stipulation and Order SIGNED and FILED IN OPEN COURT.

Arguments by Counsel and Plaintiff.

#### COURT ORDERED the following:

- 1. Plaintiff's request to appear by telephone at future hearings is DENIED.
- 2. The Order to Show Cause is WITHDRAWN as to Deloitte and Touche, LLP pertaining to the Writ of Garnishment.
- 3. An ORDER TO SHOW CAUSE is ISSUED to Plaintiff to pay \$4,696.64 for four (4) payments of \$1,174.14 by the next hearing date of 3/8/2010. Plaintiff is subject to Contempt of up to 25 days in jail and sanctions.
- 4. The Opposition to Motion filed 2/1/2010 shall be STRICKEN from the Court's file.
- 5. Plaintiff shall file an updated Financial Disclosure Form prior to the next Court date.
- 6. Any and all Briefs are due by Monday, March 1, 2010.
- 7. The ORDER TO SHOW CAUSE shall include the Judgment Renewal and the Interpleading Payments.
- 8. Deft's Motion for Declaratory Relief and the Status Check re: California Case is CONTINUED to March 8, 2010 at 1:30 p.m.
- 9. Plaintiff's Motion to Vacate shall also be heard on March 8, 2010 at 1:30 p.m.

Atty Willick shall prepare the Order from today's hearing within ten (10) days, Plaintiff shall sign as to form and content within five (5) calendar days.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

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Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES March 08, 2010

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

March 08, 2010 1:30 PM All Pending Motions

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP,

Other, present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff,

present

Pro Se

Marshal Willick, Attorney, present

Raleigh Thompson,

Attorney, present

#### **JOURNAL ENTRIES**

- DEFT'S MOTION FOR DECLARATORY RELIEF...PLTF'S MOTION TO VACATE JUDGMENT OR IN THE ALTERNATIVE, FOR NEW HEARING ON THE MATTER... STATUS CHECK RE: CALIFORNIA CASE

Atty Richard Crane, Bar # 9536, also present for Defendant.

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Plaintiff sworn and testified.

Arguments by Plaintiff and Counsel.

Court stated its findings.

COURT ORDERED the following:

- 1. An INVOLUNTARY WAGE ASSIGNMENT shall be implemented against Plaintiff pursuant to NRS 31.295. Plaintiff's employer shall deduct \$541.92 per pay period from Plaintiff's wages, for a total of \$1,174.16 per month to be sent directly to the Willick Law Group, beginning with the April 15, 2010 pay period, due 5 days after pay day, subject to NRS 22.010.
- 2. If the wage assignment has not begun by April 15, 2010, Plaintiff is responsible for making the payments directly to the Willick Law Group until the wage assignment begins.
- 3. Pursuant to NRS 31.480, Plaintiff cannot be arrested nor detained for non-payment of a money judgment.
- 4. Plaintiff's Motion to Vacate Judgment is STAYED, due to the Appeal of the 10/26/2009 Order.
- 5. The March 20, 2008 Order was a Final order until the October 9, 2008 Order.
- 6. The 2006 Order subsumed the 2003 Order, NRS 3.223 was not violated as Landreth does not apply, by seeking enforcement.
- 7. Pursuant to NRS 17.340, any Court of the United States, the filing of the Foreign Judgment is proper and does not violate Landreth, it was properly filed in the Family Division.
- 8. Pursuant to Brunzell and NRS 18.010, Defendant is AWARDED Attorney's Fees. Defendant shall file a Memorandum of Cost within two (2) days. This issue is UNDER ADVISEMENT.

The Willick Law Firm shall prepare the Order from today's hearing within ten (10) days, Plaintiff shall have five (5) days to sign as to form and content.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES March 25, 2010

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

March 25, 2010 4:55 PM Decision

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, not present
Deloitte & Touche, LLP, Raleigh Thompson,
Other, not present Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

#### **JOURNAL ENTRIES**

- Due to Odyssey Case Management System's ability to accept only 8,000 characters, please refer to the Decision filed March 25, 2010.

#### **INTERIM CONDITIONS:**

PRINT DATE: 08/03/2012	Page 65 of 74	Minutes Date:	March 29, 2000
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#### **FUTURE HEARINGS:**

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES June 08, 2010

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

June 08, 2010 9:30 AM Motion for Order to Show Deft's Motion for

Cause

Attorney, present

Attorney, present

Raleigh Thompson,

Order to Show Cause Why Pltf Not Be Held In Contempt & For Attorney's Fees &

Costs

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present

Deloitte & Touche, LLP,

Other, present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

#### **JOURNAL ENTRIES**

- Court noted the non-appearance of Plaintiff today.

PRINT DATE: 08/03/2012 Page 67 of 74 Minutes Date: Mare	March 29, 2000
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Discussion by Counsel.

Atty Thompson stated Delloite and Touche are abiding by the California Injunction.

COURT ORDERED the following:

- 1. Deft's Motion for Order to Show Cause Why Pltf Not Be Held In Contempt and for Attorney's Fees and Costs is GRANTED.
- 2. Plaintiff was required to file a Supersedeas Bond.
- 3. An ORDER TO SHOW CAUSE is ISSUED regarding the non-payment of Attorney's Fees.
- 4. An ORDER TO SHOW CAUSE is ISSUED regarding the non-payment of Child Support.
- 5. An Evidentiary Hearing date is SET for 7-13-2010 at 1:30 p.m.

Atty Crane/Willick shall prepare the Orders from today's hearing.

7-13-2010 1:30 PM EVIDENTIARY HEARING RE: CONTEMPT #1

#### **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** 

October 22, 2012 1:30 PM Evidentiary Hearing

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES July 13, 2010

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

July 13, 2010 1:30 PM Evidentiary Hearing

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

COURT CLERK: Kathleen Boyle

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick, not present Attorney, present Deloitte & Touche, LLP, Raleigh Thompson,

Other, not present Attorney, present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

#### **JOURNAL ENTRIES**

- Attorney Tom Trombadore appeared telephonically in an informational capacity to provide information to the Court regarding the cases pending in California.

The Court FINDS Plaintiff failed to make an appearance at today's hearing. No future court date will be set. If the Court needs to take some further action, Mr. Willick may file a brief giving the results of

PRINT DATE: 03	08/03/2012	Page 69 of 74	Minutes Date:	March 29, 2000
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#### 98D230385

the proceedings in California. Matter OFF CALENDAR. No order required.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

October 22, 2012 1:30 PM Evidentiary Hearing

## DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES April 09, 2012

98D230385 Robert S Vaile, Plaintiff.

Cisilie A Vaile, Defendant.

April 09, 2012 10:30 AM All Pending Motions

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** Valerie Riggs

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP, Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff,

present

Pro Se

Marshal Willick, Attorney, present

Raleigh Thompson,

Attorney, not present

#### **JOURNAL ENTRIES**

- DEFT'S MOTION FOR ORDER TO SHOW CAUSE FOR FAILURE TO PAY CHILD SUPPORT & CHANGING ADDRESS WITHOUT NOTIFICATION; REDUCE CURRENT ARREARAGES TO JUDGMENT; ATTORNEY'S FEES & COSTS...ORDER TO SHOW CAUSE
- R. Crane, Law Clerk, present with Atty Willick.

PRINT DATE: 08/03/2012 Page 71 of 74	Minutes Date:	March 29, 2000
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Plaintiff sworn and testified.

Arguments by Counsel and Plaintiff.

COURT ORDERED the following:

- 1. Plaintiff shall file and serve electronically, a Rebuttal Brief on NRS 130.207 and 130.611 by May 9, 2012 5:00 p.m.
- 2. Plaintiff shall also Brief, Montana vs Lopez and Parkinson vs Parkinson.
- 3. Defendant shall file and serve electronically, a Responsive Brief by May 23, 2012 5:00 p.m.
- 4. Plaintiff shall file and serve electronically, a Sur-Rebuttal by May 30, 2012, 5:00 p.m.
- 5. Both Parties shall file updated Financial Disclosure Forms with the last three (3) paystubs attached, within two (2) weeks, by April 23, 2012.
- 6. Plaintiff shall request an Audit from the District Attorney's Office forthwith.
- 7. Plaintiff's request for telephonic appearances is GRANTED. Court prefers a landline telephone with a handset.
- 8. Hearing SET.

Plaintiff and Counsel STIPULATE pursuant to EDCR 7.50 that the minutes shall stand as an Order.

6-4-2012 1:30 PM HEARING

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

October 22, 2012 1:30 PM Evidentiary Hearing

#### DISTRICT COURT **CLARK COUNTY, NEVADA**

Divorce - Complaint **COURT MINUTES** June 04, 2012

98D230385 Robert S Vaile, Plaintiff.

Cisilie A Vaile, Defendant.

June 04, 2012 1:30 PM Hearing

**HEARD BY:** Moss, Cheryl B **COURTROOM:** Courtroom 13

COURT CLERK: Melissa Goldstein

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present

Deloitte & Touche, LLP,

Other, not present Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff,

present

Pro Se

Attorney, present

Raleigh Thompson,

Attorney, not present

#### **JOURNAL ENTRIES**

#### - HEARING

Richard Crane, Law Clerk, present with Mr. Willick.

Leonard Fowler, Case Manager, present with Mr. Willick.

	PRINT DATE:	08/03/2012	Page 73 of 74	Minutes Date:	March 29, 2000
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Court called the case and reviewed the issues.

Plaintiff sworn and testified.

Arguments by Counsel and Plaintiff.

COURT ORDERED,

Court shall take this matter UNDER ADVISEMENT.

Plaintiff shall SUBMIT a RESPONSIVE BRIEF no later than 5:00 PM, on 06-18-12. Defendant shall have until 5:00 PM, on 06-25-12, to SUBMIT a RESPONSIVE BRIEF.

Once the Court has ISSUED a DECISION, the Judicial Executive Assistant for Department I shall CONTACT the parties to SCHEDULE a HEARING.

If Plaintiff wishes to appear TELEPHONICALLY in the future he must FILE a Notice of Intent to Appear by Telephone at least THREE (3) DAYS prior to the hearing.

The Minutes shall suffice for today's hearing, no Order shall be required from Counsel.

#### **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** 

October 22, 2012 1:30 PM Evidentiary Hearing

# **Exhibit List**

Case: 98D230385 Party: Sort Order: Status Case

Robert S Vaile, Plaintiff.
vs.
Cisilie A Vaile,
Defendant.

Location	dence	dence	dence	dence	dence
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Return/Destroy Date					
On Behalf Of Status/Date	Admitted 10/11/2000	Comment: ExhibitID 35073 Petitioner Admitted 10/11/2000	Comment: ExhibitID: 35074 Petitioner Admitted 10/11/2000	Comment: ExhibitID 35075 Petitioner Admitted 10/11/2000	Comment: ExhibitID : 35076 Petitioner Admitted 10/11/2000
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Comment: ExhibitID . 35077

Petitioner

9000

10/11/2000 Admitted

Evidence Vault

Family Domestic

Vaile, Robert S

AFFIDAVIT OF RESIDENT WITNESS

10/11/2000

# **Exhibit List**

Case: 98D230385 Party: Sort Order: Status Case

Robert S Vaile, Plaintiff. vs. Cisilie A Vaile, Defendant.

Location
In Custody Of
Source
Exhibit Flag
Type and Description
Return/Destroy 7 Date
On Behalf Of Status/Date
Exhibit ID

Exhibit ID	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
2000	Petitioner Admitted				Vaile, Robert S	Family Domestic Evidence	Evidence
	10/11/2000		COMPLAINT FOR DIVORCE			10/11/2000	Vault
	Comment: ExhibitID 35079						
8000	Petitioner Admitted 10/11/2000		ANSWER IN PROPER PERSON		Vaile, Robert S	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
	Comment: ExhibitID: 35080						
6000	Petitioner Admitted 10/11/2000		REQUEST FOR MEDIATION, NORWAY COURT		Vaile, Robert S	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
	Comment: ExhibitID 35081						
0010	Petitioner Admitted 10/11/2000		WEDDING ANNOUNCEMENT	<b>⊢</b>	Vaile, Robert S	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
	Comment: ExhibitID: 35082						
0011	Petitioner Admitted 10/11/2000		VERIFICATION TO MOTION		Vaile, Robert S	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
	Comment: ExhibitID: 35083						
0012	Petitioner Admitted 10/11/2000		GEN. FORM OF UNDERTAKING, LONDON, ENG.		Vaile, Cisilie A	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
	Commont: Evhibition 35084						

Comment: ExhibitID: 35084

# **Exhibit List**

Case: 98D230385 Party: Sort Order: Status Case

Robert S Vaile, Plaintiff. vs. Cisilie A Vaile, Defendant.

Exhibit ID	On Behalf Of Status/Date	Return/Destroy Date	Type and Description	Exhibit Flag	Source	In Custody Of	Location
0013	Petitioner Admitted 10/11/2000		COURT ORDER/LONDON, ENGLAND/7-9-98		Vaile, Cisilie A	Family Domestic 10/11/2000	Evidence Vault
0014	Comment: ExhibitID: 35085 Petitioner Admitted 10/11/2000		COPY/UNITED AIRLINES BOARD PASS/7-22		Vaile, Cisilie A	Family Domestic 10/11/2000	Evidence Vault
0015	Comment: ExhibitID:35086 Petitioner Admitted 10/11/2000		COPY/RESIDENCE CERTIFICATE-NORWAY		Vaile, Cisilie A	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
0016	Comment: ExhibitID 35087 Petitioner Admitted 10/11/2000		1st DRAFT AGMT RE: DEFT/GIRLS IN NORWAY		Vaile, Cisilie A	Family Domestic Evidence 10/11/2000 Vault	Evidence Vault
2100	Comment: ExhibitID: 35088 Petitioner Admitted 10/11/2000		COPY/LTR-SENTRUM FAMILY COUNSEL/NORWAY	>	Vaile, Cisilie A	Family Domestic 10/11/2000	Evidence Vault
0018	Comment: ExhibitID: 35089 Petitioner Admitted 10/11/2000		COPY/MEDIATION CERT. -NORWAY/1-17-2000		Vaile, Cisilie A	Family Domestic 10/11/2000	Evidence Vault

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# **Exhibit List**

Case: 98D230385 Party: Sort Order: Status Case

Robert S Vaile, Plaintiff.
vs.
Cisilie A Vaile,
Defendant.

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Exhibit Flag		0
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On Behalf O	Petitioner	Petitioner
Exhibit ID	0019	0020

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Comment	Comment: ExhibitID 35093			
7022 Petitioner	. Admitted 10/11/2000	COPY/RESPONSE TO OSLO MUNI COURT/5-18-00	Vaile, Cisilie A	Family Domestic Evidence 10/11/2000 Vault
Comment	Comment: ExhibitID : 35094			
0023 Petitioner	. Admitted		Vaile, Cisilie A	Family Domestic Evidence
	10/11/2000	8th JUD. DIST. COURT		10/11/2000 Vault

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



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

> DATE: August 3, 2012 CASE: D230385

RE CASE: ROBERT S. VAILE vs. CISILIE A. VAILE aka CISILIE PORSBOLL

NOTICE OF APPEAL FILED: July 30, 2012

YOUR APPEAL HAS BEEN SENT TO THE SUPREME COURT.

PLEASE NOTE: DOCUMENTS **NOT** TRANSMITTED HAVE BEEN MARKED:

<ul> <li>\$250 - Supreme Court Filing Fee</li> <li>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.</li> </ul>
\$24 – District Court Filing Fee (Make Check Payable to the District Court)
\$500 - Cost Bond on Appeal (Make Check Payable to the District Court) - NRAP 7: Bond For Costs On Appeal in Civil Cases
Case Appeal Statement - NRAP 3 (a)(1), Form 2
Order
Notice of Entry of Order

#### NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) 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. The district court clerk shall apprise appellant of the deficiencies in writing, 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.

## **Certification of Copy**

State of Nevada
County of Clark

I, Steven D. Grierson, 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; AMENDED CASE APPEAL STATEMENT; CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; COURT'S DECISION AND ORDER; NOTICE OF ENTRY OF COURT'S DECISION AND ORDER; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

ROBERT S. VAILE,

Plaintiff(s),

VS.

CISILIE A. VAILE aka CISILIE PORSBOLL,

Defendant(s).

now on file and of record in this office.

Case No: D230385

Dept No: I

IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 3 day of August 2012.

Steven D. Grierson, Clerk of the Court

Heather Ungermann, Deputy Cle

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Robert Scotlund Vaile PO Box 727

Kenwood, CA 95452 (707) 833-2350

Plaintiff in Proper Person

CLERK OF THE COFFECTIONICALLY

CLERK OF THE COURT OF THE COURT

## IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

ROBERT SCOTLUND VAILE, Plaintiff,

vs. CISILIE A. PORSBOLL, Defendant. CASE NO: 98 D230385

DEPT. NO: I

## **NOTICE OF APPEAL**

Notice is hereby given that Plaintiff Robert Scotlund Vaile, Plaintiff in Proper Person, appeals to the Supreme Court of Nevada from the order rendered by Hon. Cheryl B. Moss titled *Court's Decision and Order* entered on July 10, 2012, and noticed as to entry on July 11, 2012. A true and correct copy of the order is attached hereto.

Dated this 30<sup>th</sup> day of July, 2012.

/s/ R.S. Vaile

Robert Scotlund Vaile PO Box 727 Kenwood, CA 95452 (707) 833-2350 Plaintiff in Proper Person

### **CERTIFICATE OF SERVICE**

Plaintiff Robert Scotlund Vaile hereby certifies that I served a true and correct copy of the foregoing *Notice of Appeal* by depositing a true and correct copy in the U.S. Mail at Marengo, Ohio in a sealed envelope, with first-class postage pre-paid and addressed as follows:

Marshal S. Willick Willick Law Group 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 Attorneys for Defendant

Dated this 30<sup>th</sup> day of July, 2012.

/s/ R.S. Vaile
Robert Scotlund Vaile
PO Box 727
Kenwood, CA 95452
(707) 833-2350
Plaintiff in Proper Person

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DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA CLERK OF THE COURT

R.S. VAILE,

Plaintiff,

VS.

Case No. 98-D-230385

Dept. No. "I"

CISILIE A. VAILE Nka PORSBOLL,

Defendant

NOTICE OF ENTRY OF COURT'S DECISION AND ORDER

TO: R.S. VAILE, Plaintiff In Proper Person

TO: MARSHAL WILLICK, ESQ., Attorney for Defendant

PLEASE TAKE NOTICE that a Court's Decision and Order was entered in the above-entitled matter on the 10<sup>th</sup> day of July, 2012, a true and correct copy of which is attached hereto.

Dated this 11th day of July, 2012.

Sazanna Zavala

Judicial Executive Assistant to the

HONORABLE CHERYL B. MOSS

#### **CERTIFICATE OF SERVICE**

I hereby further certify that on this 11<sup>th</sup> day of July, 2012, I caused to be mailed to Plaintiff/DefendantPro Se a copy of the Notice of Entry of Court's Decision and Order at the following address:

R.S. VAILE

P.O. Box 727, Kenwood, CA 95452

Plaintiff In Proper Person

I hereby certify that on this 11<sup>th</sup> day of July, 2012, I caused to be delivered to the Clerk's Office a copy of the Notice of Entry of Court's Decision and Order which was placed in the folders to the following attorneys:

MARSHAL WILLICK, ESQ.

Attorney for Defendant

Suzanija Zavala

Judicial Executive Assistant

CHERYL B. MOSS DISTRICT JUDGE

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FAMILY DIVISION, DEPT. I LAS VEGAS NV 89101

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**CLERK OF THE COURT** 

## DISTRICT COURT CLARK COUNTY, NEVADA

R. S. VAILE,

Plaintiff,

Case No. 98-D-230385

VS.

Dept. No. I

CISILIE A. VAILE

nka PORSBOLL,

Defendant.

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CHERYL B. MOSS DISTRICT JUDGE

FAMILY DIVISION, DEPT. I LAS VEGAS NV 89101

## **COURT'S DECISION AND ORDER**

The Nevada Supreme Court remanded this case to determine whether Norway's March 17, 2003, modification order is enforceable in Nevada, and for further proceedings on the enforcement of the August 21, 1998, Nevada child support order. Defendant ("Ms. Porsboll") also filed an Amended Motion for Order Show Cause to which Plaintiff ("Mr. Vaile") filed an Opposition.

The Court reviewed the pleadings and heard oral arguments on April 9, 2012, and June 4, 2012. Each side filed supplemental briefs.

## The Norway Child Support Order

The State of Nevada adopted the Uniform Interstate Family Support Act (UIFSA) and incorporated its provisions in NRS Chapter 130. Under NRS

130.10116, Nevada recognizes the country of Norway as a foreign reciprocating country.

In this case, the issue to be decided is whether Norway modified the Nevada child support order and therefore became the controlling order. The Court finds that under NRS 130.611(1)(a), Norway could have modified the Nevada child support order only if it finds that both parents and the children no longer reside in Nevada, that Mr. Vaile, who is a nonresident of Norway petitioned for modification, and that Ms. Porsboll was subject to the personal jurisdiction of Norway.

Under NRS 130.611(1)(b), Norway may also modify the Nevada child support order if Norway is the residence of the children, or one of the parents reside in Norway, and both parties have filed written consents with the Nevada court.

Here, none of the requirements of NRS 130.611(1) were met. Mr. Vaile did not petition for modification in Norway. Rather, Norway issued its own modification order that is not enforceable in Nevada under UIFSA laws. Further, both parties never filed written consents with the Nevada district court requesting Norway to modify the child support and assume jurisdiction.

IT IS HEREBY ORDERED that the Norway child support order is not the controlling order, and it is unenforceable in Nevada pursuant to UIFSA. The Norwegian order has no bearing on this court's enforcement of the Nevada child

28 CHERYL B. MOSS

FAMILY DIVISION, DEPT, I LAS VEGAS NV 89101

DISTRICT JUDGE

support order, which remains the controlling order. Further, Nevada retains personal jurisdiction over Mr. Vaile for enforcement of child support.

IT IS FURTHER ORDERED that Mr. Vaile's March 6, 2012, pleading entitled "Notice of Controlling Norwegian Child Support Order" shall be stricken because it does not comply with NRS 130.611 and 130.605.

Mr. Vaile argued that NRS 130.6115 authorizes Norway to modify the Nevada support order. The Court rejects Mr. Vaile's argument and finds that NRS 130.6115 does not apply. This statute specifically refers to modification of a child support order of a foreign country. Here, the child support order sought to be modified was issued in Nevada. Nevada is not a foreign country.

Mr. Vaile raised the issue of applying NRS 130.207. Ms. Porsboll argued that this statute does not apply. The Court finds that NRS 130.207 is inapplicable. This statute deals with determining which support order is the controlling order when two competing child support orders exist.

At the time of the 1998 divorce, there was only one child support order issued in Nevada which is the controlling order. There were no multiple competing orders. Therefore, NRS 130.207 does not apply in this case.

Mr. Vaile argued that Ms. Porsboll's counsel's references to expert opinion, specifically Gary Caswell, Esq., were hearsay and should be disregarded. The Court finds this argument moot. The Court did not rely on Mr. Caswell's opinion letter to reach a decision on the applicability of NRS Chapter 130 and UIFSA.

## Recalculation of Child Support Arrears, Statutory Interest, and Statutory Penalties After Remand

Mr. Vaile argues that he should not have paid child support when he had the children in his care from May 2000 to April 2002. At a hearing on July 21, 2008, the court denied Mr. Vaile's request. The Nevada Supreme Court, in its January 26, 2012, decision, denied all other relief sought by Mr. Vaile in his multiple appeals. Accordingly, the court's decision is res judicata. In addition, the Court rejects Mr. Vaile's arguments of waiver, laches, and prevention.

### **Principal Child Support Arrears**

The Court reviewed the calculations submitted by both sides. As to principal child support arrears, Mr. Vaile claims the total amount accrued through June 1, 2012, is \$149,416.93. Ms. Porsboll claims the amount is \$214,868.09.

Mr. Vaile's chart is erroneous. His child support chart sets the obligation at 18% for 2008, yet the eldest daughter emancipated in May 2009. This is incorrect because the percentage amount of 18% for one remaining child should not be applied until June 2009.

In addition, Mr. Vaile did not include child support when he claimed custody of the children for two years. As noted, the Court previously denied his request on July 21, 2008.

Mr. Vaile claims he paid a total of \$94,049.82 in child support payments.

Ms. Porsboil calculated total payments of \$88,551.37. The Court previously ordered on March 8, 2010, that Mr. Vaile direct all child support payments to Ms.

CHERYL B. MOSS

FAMILY DIVISION, DEPT. 1 LAS VEGAS NV 89101

Porsboll's counsel (The Willick Law Group) if the District Attorney did not collect the full amount via involuntary wage assignment. Mr. Vaile is not entitled to credits for any direct payments he made to Ms. Porsboll.

The Court finds Ms. Porsboll's updated calculations are accurate as set forth in Exhibit A of their Supplemental Exhibits filed June 4, 2012. Therefore, the principal amount of child support arrears, after all payments are credited, is \$126,316.72 through June 1, 2012.

IT IS FURTHER ORDERED that the principal amount of child support arrears, totaling \$126,316.72 through June 1, 2012, is reduced to judgment and collectible by any lawful means.

### Statutory Interest on the Child Support Arrears

Statutory interest is mandatory under NRS 17.130 and 99.040. Ms. Porsboll calculated \$62,466.86 of interest.

IT IS FURTHER ORDERED that the total interest amount of \$62,466.86 through June 1, 2012, is reduced to judgment and collectible by any lawful means.

### Statutory Penalties on the Child Support Arrears

Ms. Porsboll calculated penalties on the arrears, using the M-Law program, in the amount of \$88,218.75.

The Nevada Supreme Court did not reach a decision on the calculation of penalties issue (M-Law vs. NOMADS). Ms. Porsboll argued the M-Law Program was not invalidated by the Supreme Court. However, neither was the NOMADS Program. The court decided the issue in its April 17, 2009 Decision and Order

and is compelled to enforce it. The court recognizes that the M-Law Program calculates penalties in the same manner as the NOMADS program, but only up through the first 23 months. After 23, months, the calculations diverge. In this case, the penalties are calculated over a span 12 years.

IT IS FURTHER ORDERED that Mr. Vaile shall obtain an updated audit from the District Attorney's Office as to the penalties calculation by serving the District Attorney with a certified copy of this Decision and Order.

IT IS FURTHER ORDERED that the District Attorney shall file an updated audit in D-230385. Mr. Vaile shall then submit a proposed Order, countersigned by Ms. Porsboll's counsel, indicating the penalties amount through June 1, 2012, with said amount being reduced to judgment and collectible by any lawful means.

#### **Contempt Issues**

On March 28, 2012, Ms. Porsboll filed an Amended Order Show Cause asking for contempt against Mr. Vaile for failing to pay child support, for failing to make restitution on prior judgments for attorney's fees, and for failing to timely file a Notice of Change of Address.

NRS 22.010 and NRS 22.030 discuss contempt. An order must be reduced to writing, signed by a Judge, and filed with the Clerk of the Court.

Division of Child Family Svcs. v. Eighth Judicial Dist. Ct. of Nevada, 92 P.3d 1239 (2004). In Cunningham v. Eighth Judicial Dist. Ct., 102 Nev. 551, 559-60 (1986), the Supreme Court held, "An order on which a judgment of contempt is

CHERYL B. MOSS DISTRICT JUDGE

FAMILY DIVISION, DEPT. 1 LAS VEGAS NV 88101

based must be clear and unambiguous, and must spell out the details of compliance in clear, specific and unambiguous terms so that the person will readily know exactly what duties or obligations are imposed on him."

Pertaining to the change of address issue, the court's order filed October 9, 2008, is clear and unambiguous. Mr. Vaile is required to formally file a Notice of Change of Address in Case Number D-230385 within 30 days of moving. Mr. Vaile asserted that he moved to Michigan in 2011. However, he did not file a Notice of Change of Address until March 6, 2012.

Mr. Vaile's argument that his Virginia counsel notified the Willick Law
Group of his new Michigan address does not comply with the court's order. Mr.
Vaile's argument that he did not file a change of address in D-230385 due to the appeal pending is meritless. The change of address requirement was not related to the issues he raised on appeal.

The Court finds Mr. Vaile in contempt of the October 9, 2008 order for failing to file a Notice of Change of Address in Case Number D-230385 within 30 days of moving to a new residence.

IT IS FURTHER ORDERED that Mr. Vaile is sanctioned \$500.00 for failing to file a Notice of Change of Address and serving the Willick Law Group within 30 days of moving to a different residence.

With regard to Mr. Vaile's failure to pay child support since April 2000, the court previously conducted an evidentiary hearing on September 18, 2008.

DISTRICT JUDGE

Both parties were given notice and an opportunity to fully litigate the contempt issue.

The court made written findings after the September 18, 2008, trial. In conforming with the Nevada Supreme Court's Decision reversing and remanding this case, the court reviewed its prior findings and orders in its October 9, 2008 Decision and Order.

The court's findings of fact and conclusions of law remain unchanged from the September 18, 2008 evidentiary hearing, except as to all references and findings that were inconsistent with the Nevada Supreme Court's Decision. All references and findings as to enforcing the \$1,300.00 fixed monthly child support amount are null and void.

Upon reconsideration after remand, the court makes new and/or revised findings and orders as follows.

- 1. According to the Decree of Divorce, the parties are required to exchange their tax returns and income information each year for purposes of calculating child support.
- 2. The parties applied and utilized the mathematical formula contained in the Decree.
- 3. The facts have not changed with regard to Mr. Vaile having paid nothing for over six years from April 2000 to April 2006.
- 4. The court finds Mr. Vaile's conduct willful because he understood he had a BASIC duty and obligation to pay child support. In fact, Mr. Vaile voluntarily paid child support from the time the Decree was entered until April 2000.
- 5. The policy behind NRS 125B.020(1) states that a parent has a duty to support their children.

DISTRICT JUDGE

- 6. Mr. Vaile actually paid child support from August 1998 to April 2000. This means he understood during this time period that he had a duty to support their children.
- 7. Mrs. Porsboll signed no written agreements for waiver of child support.
- 8. Mr. Vaile willfully refused to pay child support from April 2000 to July 2006.
- 9. Mr. Vaile is in contempt of the Decree of Divorce.
- 10. Mr. Vaile was on notice under the Decree of Divorce to pay child support.
- 11. Mr. Vaile paid \$1,300.00 per month from August 1998 to April 2000.
- 12. There were no payments until the District Attorney's Office commenced wage withholding on July 3, 2006.
- 13. All child support payments since July 3, 2006 have been collected involuntarily.
- 14. Under NRS 22.010, the Court, in its discretion, could monetarily sanction Mr. Vaile up to \$500.00 for every month he willfully did not pay child support. He did not pay from April 2000 to July 2006 or a total of 76 months. The maximum amount is potentially \$500.00 x 76 = \$38,000.00.
- 15. The Court finds Mr. Vaile in contempt for non-payment of child support for six years.
- 16. Under NRS 22.010, the Court has discretion to impose up to 25 days incarceration for every month Mr. Vaile willfully refused to pay child support.
- 17. Here, the child support PRINCIPAL ARREARS total \$126,316.72 through June 1, 2012.
- 18. The STATUTORY INTEREST on the arrears amounts to a total of \$62,466.86 through June 1, 2012.
- 19. The combined total is substantial -- \$188,783.58.

IT IS FURTHER ORDERED that Mr. Vaile is found in contempt for non-payment of child support for six years from March 2000 through June 2006.

Accordingly, he is sanctioned \$38,000.00 under NRS 22.010. Said amount is reduced to judgment and collectible by any lawful means. Previously, the Court did not award sanctions because it believed the Decree provision on calculating child support on a yearly basis was not clear and not unambiguous. The Nevada Supreme Court reasoned and found to the contrary in its January 26, 2012 Decision. Accordingly, upon reconsideration and remand, there is a basis to award sanctions.

The Court finds that because Nevada lacks jurisdiction to modify the child support order, Mr. Vaile is obligated to pay CURRENT child support of \$2,754.15 per month in accordance with the Decree of Divorce. Under NRS 125B.100, the obligor parent shall continue to pay support for an emancipated child until all arrearages are paid. Mr. Vaile's child support was \$2,870.13 for two children. The eldest child was emancipated on June 1, 2009.

Divorce, Mr. Vaile's child support obligation is \$2,870.13 per month. Of this amount, \$2,754.15 is applied towards current child support for the one remaining minor child, due and owing from July 1, 2011 to June 30, 2012. The difference between \$2,870.13 and \$2,754.15 shall be applied against the arrearages for this time period. On July 1 of each year, while the youngest child is still a minor, the child support amount is adjusted per the Decree of Divorce and any remainder between the \$2,870.13 and the adjusted amount shall be applied toward the arrearages. The youngest child will emancipate on

CHERYL B. MOSS

DIŞTRICT JUDGE

FAMILY DIVISION, DEPT. I LAS VEGAS NV 89101

June 1, 2013. After said date, the entire amount of \$2,870.13 shall be applied toward arrearages until paid in full.

With regard to incarceration contempt, the court previously ordered Mr.

Vaile to make eight (8) monthly installments of \$2,000.00 towards the purge amount of \$16,000.00 as reflected in the October 9, 2008 Decision and Order.

According to Exhibit A of Defendant's Supplemental Exhibits filed June 4, 2012, Mr. Vaile made all payments totaling \$16,000.00. Therefore, the Court finds that Mr. Vaile is purged out of the jail contempt through the date of the last payment due and owing which was June 15, 2009.

Concerning Ms. Porsboll's latest request for contempt for failure to pay child support after June 15, 2009, the Court finds that zero child support was paid for eleven (11) specific months, namely May 2010 to October 2010 inclusive, July 2011 to September 2011 inclusive, and May 2012 to June 2012. See Exhibit A of Defendant's Supplemental Exhibits filed on June 4, 2012.

Under due process, if a party is facing incarceration and sanctions for contempt, the Court is required to hold an evidentiary hearing pursuant to NRS 22.010.

Mr. Vaile is admonished to resume child support payments and pay the amount of \$2,870.13 per month in accordance with the non-modifiable Decree of Divorce support order and pursuant to NRS 125B.100.

IT IS FURTHER ORDERED that an evidentiary hearing date shall be set for October 22, 2012 at 1:30 p.m. (stack #1)

IT IS FURTHER ORDERED that for any remainder amounts due for child support each month not collected via wage assignment by the District Attorney's Office, Mr. Vaile shall continue to send those payments directly to Ms. Porsboll's counsel payable to "The Willick Law Group". At the hearing on March 8, 2010, the court ordered Mr. Vaile to send all payments for child support not collected by the District Attorney to The Willick Law Group. Mr. Vaile is under an affirmative duty to comply with court orders. Since March 8, 2010, Mr. Vaile paid zero child support for 11 months. See Exhibit A to Defendant's Supplemental Exhibits filed June 4, 2012. Mr. Vaile is to show cause at the evidentiary why he should not be held in contempt.

IT IS FURTHER ORDERED that the involuntary wage withholding by the District Attorney for the payment of current child support shall continue.

IT IS FURTHER ORDERED that the prior award of \$15,000.00 attorney's fees to Ms. Porsboll in the October 9, 2008, Decision and Order stands, but any references or findings as to the enforcement of the \$1,300.00 per month amount is deemed null and void. Said amount is reduced to judgment and collectible by any lawful means.

With regard to Ms. Porsboll's request to enforce the prior judgments for attorney's fees, the court stated at previous hearings that said judgments were already reduced to judgment and collectible by any lawful means.

CHERYL B. WOSS

FAMILY DIVISION, DEPT. I LAS VEGAS NV 89101

IT IS FURTHER ORDERED that Ms. Porsboll's request to enforce payment of prior judgments of attorney's fees and costs was already granted by the Court at the March 8, 2010 hearing. The court's order still stands and any employer of Mr. Vaile shall withhold the maximum amount allowed by Nevada law, not to exceed 50% of his wages.

IT IS FURTHER ORDERED that as to Ms. Porsboll's latest request for attorney's fees filed February 27, 2012, mandatory fees shall be awarded pursuant to NRS 125B.140 as Mr. Vaile still owes child support arrears. The Willick Law Group shall file a Memorandum of Fees and Costs and a redacted billing statement no later than August 10, 2012, and submit a proposed order.

IT IS FURTHER ORDERED that additional fees requested on the contempt issues reserved for the evidentiary hearing are deferred.

SO ORDERED.

Dated this 10<sup>th</sup> day of July, 2012.

CHERIL B. MOSS
District Court Judge

CHERYL B. MOSS DISTRICT JUDGE

FAMILY DIVISION, DEPT. I LAS VEGAS NV 89101 **ASTA** 

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**CLERK OF THE COURT** 

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### **DISTRICT COURT CLARK COUNTY, NEVADA**

Case No: 98D230385 Dept No: I

### Defendant(s).

### AMENDED CASE APPEAL STATEMENT

- 1. Appellant(s): Robert Scotlund Vaile
- 2. Judge: Cheryl Moss

Plaintiff(s),

CISILIE A. VAILE aka CISILIE PORSBOLL,

3. Appellant(s): Robert Scotlund Vaile

#### Counsel:

ROBERT S. VAILE,

vs.

Robert Scotlund Vaile P.O. Box 727 Kenwood, CA 95452

4. Respondent (s): Cisilie A. Vaile aka Cisilie Porsboll

#### Counsel:

Marshal S. Willick, Esq. 3591 E. Bonanza Rd., Suite 200 Las Vegas, NV 89110

- 5. Respondent's Attorney Licensed in Nevada: Yes
- 6. Appellant Represented by Appointed Counsel In District Court: No
- 7. Appellant Represented by Appointed Counsel On Appeal: N/A

Alun D. Column

**CLERK OF THE COURT** 

ASTA

Robert Scotlund Vaile

PO Box 727

Kenwood, CA 95452 (707) 833-2350

Plaintiff in Proper Person

IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK

R. SCOTLUND VAILE,

Plaintiff,

VS.

CISILIE A. PORSBOLL, fka CISILIE A. VAILE,

Defendant.

CASE NO: 98 D230385

DEPT. NO: I

### **CASE APPEAL STATEMENT**

1. Name of appellant filing this case appeal statement:

Robert Scotlund Vaile, Plaintiff/Petitioner.

- 2. Identify the judge issuing the decision, judgment, or order appealed from: Hon. Cheryl B. Moss, Eighth Judicial District, Dept. I
- 3. Identify each appellant and the name and address of counsel for each appellant:

Robert Scotlund Vaile, proceeding in Proper Person PO Box 727, Kenwood, CA 95452

4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is unknown, indicate as much and provide the name and address of that respondent's trial counsel):

-1-

Respondent Cisilie A. Porsboll, fka, Cisilie A. Vaile

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- Willick Law Group (attorneys for respondent), 3591 East Bonanza Road, Suite 200, Las Vegas, Nevada 89110-2101.
- 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted that attorney permission to appear under SCR 42 (attach a copy of any district court order granting such permission):

  Petitioner, Mr. Vaile, is not licensed to practice law in Nevada, but is a party to this case. SCR 42 appears inapplicable.
- 6. Indicate whether appellant was represented by appointed or retained counsel in the district court:
  - Appellant has been represented by counsel in an unbundled capacity for some matters in the district court, but not since the remand by the Nevada Supreme Court in this case.
- 7. Indicate whether appellant is represented by appointed or retained counsel on appeal:
  - Appellant intends to proceed in proper person on appeal.
- 8. Indicate whether appellant was granted leave to proceed in forma pauperis, and the date of entry of the district court order granting such leave:
  - Appellant has not sought leave to proceed in forma pauperis.
- 9. Indicate the date the proceedings commenced in the district court (e.g., date complaint, indictment, information, or petition was filed):

  Complaint for divorce was filed in the district court on August 7, 1998, and the decree of divorce filed on August 21, 1998. On October 25, 2000, the district court upheld a custody order in favor of Petitioner Vaile. The Nevada Supreme Court overturned that order on April 11, 2002. Defendant initiated proceedings for child support for the first time on November 7, 2007, which the lower court resolved in final orders dated October 9, 2008 and April 17,

2009. The Nevada Supreme Court issued a decision reversing those orders on January 26, 2012.

10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted by the district court:

This case involves the appropriate amount of child support due for two children (now grown) based on calculations under the 1998 decree of divorce, the effect of waiver on child support due, and the priority of superceding child support orders issued by the foreign country home state of the children which was previously declared a foreign reciprocating country by both the State of Nevada and the federal Department of State. On reversal and remand, the district court has refused to comply with the directives of this court which required the district court to apply NRS 130.207 to make a determination as to the priority of the Norwegian orders, has continued to make significant modifications to the 1998 divorce decree, and has refused to reverse attorneys fees awarded to the non-prevailing party.

- 11. Indicate whether the case has previously been the subject of an appeal to or original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding:

  As indicated above, this case has been the subject of several proceedings in the Nevada Supreme Court previously, referenced by the following case numbers: 36969, 37082, 51981, 52244, 52457, 52593, 53687, 53798, 55396, 55446, 55911, 60502.
- 12. **Indicate whether this appeal involves child custody or visitation:**This case does not involve child custody or visitation directly. However, it does involve the related question as to whether Nevada courts must honor the child support orders made incident to custody orders by a foreign

reciprocating country, which the Nevada Supreme Court has previously declared to be the home state of the children.

# 13. If this is a civil case, indicate whether this appeal involves the possibility of settlement:

Appellant has remained open to the possibility of settlement of this matter.

Dated this 30<sup>th</sup> day of July, 2012.

/s/ R. S. Vaile
Robert Scotlund Vaile
PO Box 727
Kenwood, CA 95452
(707) 833-2350
Plaintiff in Proper Person

### **CERTIFICATE OF SERVICE**

Plaintiff Robert Scotlund Vaile hereby certifies that I served a true and correct copy of the foregoing *Case Appeal Statement* by depositing a true and correct copy in the U.S. Mail at Marengo, Ohio in a sealed envelope, with first-class postage pre-paid and addressed as follows:

Marshal S. Willick Willick Law Group 3591 E. Bonanza Road, Suite 200 Las Vegas, NV 89110-2101 Attorneys for Defendant

Dated this 30<sup>th</sup> day of July, 2012.

/s/ R.S. Vaile
Robert Scotlund Vaile
PO Box 727
Kenwood, CA 95452
(707) 833-2350
Plaintiff in Proper Person

### CASE SUMMARY CASE NO. 98D230385

Robert S Vaile, Plaintiff. Cisilie A Vaile, Defendant.

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

CASE INFORMATION

**Statistical Closures** 

03/20/2008 Decision with Hearing 01/15/2008 Decision with Hearing

Bonds

Conversion 12/5/2000

#98D230385 00264652

Posted

Counts:

#98D230385 00258742 \$10,000.00

Conversion 10/6/2000 Counts:

\$250.00

Posted

Case Type: Divorce - Complaint

Case Status: 04/01/2008 Reopened

**Order After Hearing Required** Case Flags:

Order / Decree Logged Out of

Department

Order / Decree Rejected By

**Department** 

**Proper Person Documents Mailed** Appealed to the Nevada Supreme

Court

DATE CASE ASSIGNMENT

**Current Case Assignment** 

Case Number 98D230385 Court Department I 12/05/2000 Date Assigned Judicial Officer Moss, Cheryl B

PARTY INFORMATION

**Plaintiff** Vaile, Robert S

P.O. Box 727

Kentwood, CA 95452

Pro Se

707-633-4550(H)

MUIRHEAD, GRETA G.

Retained 7024346004(W)

Vaile, Cisilie A Defendant

**NORWAY** 

NV, NV N/A

Willick, Marshal S.

Retained

702-438-4100(W)

Crane, Richard L.

Retained

702-438-4100(W)

Crane, Richard L.

Retained

702-438-4100(W)

Willick, Marshal S.

Retained

702-438-4100(W)

Willick, Marshal S.

Retained

702-438-4100(W)

Subject Minor Vaile, Kaia L

Vaile, Kamilla J

Conversion Extended **Connection Type**  Financial Conversion 98D230385

Removed: 03/23/2007 Converted From Blackstone

DATE **EVENTS & ORDERS OF THE COURT** 

	EVENTS
08/07/1998	Complaint  COMPLAINT FOR DECREE OF DIVORCE Fee \$137.00 SCH/PER Date: Blackstone OC:
08/07/1998	Answer Filed by: Defendant Vaile, Cisilie A  ANSWER IN PROPER PERSON SCH/PER Date: 08/07/1998 Blackstone OC:
08/07/1998	Request Filed by: Plaintiff Vaile, Robert 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 Filed by: Plaintiff Vaile, Robert S AFFIDAVIT OF RESIDENT WITNESS SCH/PER Date: Blackstone OC:
08/21/1998	Judgment Filed by: Plaintiff Vaile, Robert 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 Filed by: Plaintiff Vaile, Robert 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 Filed by: Plaintiff Vaile, Robert S VERIFICATION OF SERVICE SCH/PER Date: Blackstone OC:
04/04/2000	Response Filed by: Defendant 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  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 Filed by: Plaintiff Vaile, Robert 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 Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 10/02/2000 Blackstone OC: TP
10/05/2000	Supplemental Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A RECEIPT SCH/PER Date: 10/05/2000 Blackstone OC:
10/09/2000	Opposition Filed by: Plaintiff Vaile, Robert S OPPOSITION TO DEFENDANTS MOTION TO SET ASIDE DECREE OF DIVORCE SCH/PER Date: Blackstone OC:
10/09/2000	Document Archive
10/10/2000	Memorandum Filed by: Defendant Vaile, Cisilie A  EVIDENTIARY HEARING TRIAL MEMORANDUM SCH/PER Date: Blackstone OC:
10/10/2000	Certificate Filed by: Defendant Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 10/10/2000 Blackstone OC: TP
10/10/2000	Reply Filed by: Defendant 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 Filed by: Plaintiff Vaile, Robert 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

	CASE NO. 98D230385
10/10/2000	Affidavit Filed by: Defendant 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 Filed by: Plaintiff Vaile, Robert S PLAINTIFFS POST HEARING MEMORANDUM SCH/PER Date: Blackstone OC:
10/13/2000	Memorandum Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A INTERNATIONAL INFORMATION SCH/PER Date: Blackstone OC:
11/16/2000	Document Filed Filed by: Defendant Vaile, Cisilie A  DIRECTIONS FROM CENTRAL AUTHORITY SCH/PER Date: Blackstone OC:
11/17/2000	Errata Filed by: Plaintiff Vaile, Robert 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 Filed by: Plaintiff Vaile, Robert S SUBSTITUTION OF ATTORNEY SCH/PER Date: Blackstone OC:
12/05/2000	Case Appeal Statement Filed by: Plaintiff Vaile, Robert 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:
01/02/2001	Reporters Transcript  ESTIMATE OF THE COST OF THE TRANSCRIPT SCH/PER Date: Blackstone OC:
01/26/2001	Reporters Transcript  REPORTER'S TRANSCRIPT OF MARCH 29 2000 SCH/PER Date: Blackstone OC:
01/26/2001	Reporters Transcript FINAL BILLING FOR TRANSCRIPT SCH/PER Date: Blackstone OC:
01/30/2001	Reporters Transcript  REPORTER'S TRANSCRIPT OF OCTOBER 11 2000 SCH/PER Date: Blackstone OC:
01/30/2001	Reporters Transcript FINAL BILLING FOR TRANSCRIPT SCH/PER Date: Blackstone OC:
02/06/2001	Receipt of Copy

	Filed has Defendent Maile Civilia A
	Filed by: Defendant Vaile, Cisilie A  RECEIPT OF COPY SCH/PER Date: 02/02/2001 Blackstone OC:
02/06/2001	Certificate Filed by: Defendant Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/05/2001 Blackstone OC:
02/15/2001	Certificate Filed by: Defendant Vaile, Cisilie A  CERTIFICATE OF SERVICE SCH/PER Date: 02/14/2001 Blackstone OC:
02/23/2001	Certificate Filed by: Defendant Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/23/2001 Blackstone OC:
02/23/2001	Certificate Filed by: Defendant Vaile, Cisilie A CERTIFICATE OF SERVICE SCH/PER Date: 02/23/2001 Blackstone OC: SV
03/08/2001	Certificate Filed by: Defendant Vaile, Cisilie A  CERTIFICATE OF SERVICE SCH/PER Date: 03/08/2001 Blackstone OC: SV
03/08/2001	Document Archive
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	Reporters 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 Filed by: Defendant Vaile, Cisilie A  FAMILY COURT MOTION OPPOSITION FEE INFORMATION SHEET SCH/PER Date: Blackstone OC:
04/29/2003	Certificate of Mailing Filed by: Defendant 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  Date: 05/15/2003 Blackstone OC: GR
05/01/2003	Errata Filed by: Defendant 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 Filed by: Plaintiff Vaile, Robert S RECEIPT OF COPY SCH/PER Date: 05/02/2003 Blackstone OC:

	CASE NO. 98D230383
05/08/2003	Receipt of Copy Filed by: Plaintiff Vaile, Robert S RECEIPT OF COPY SCH/PER Date: 05/05/2003 Blackstone OC:
05/23/2003	Supplemental Filed by: Defendant 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 Filed by: Defendant 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 Filed by: Plaintiff Vaile, Robert 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 Filed by: Defendant Vaile, Cisilie A SUPPLEMENT TO FILE SCH/PER Date: Blackstone OC:
08/24/2005	Document Archive
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 Filed by: Defendant Vaile, Cisilie A  NOTICE OF CHANGE OF ADDRESS SCH/PER Date: 03/06/2007 Blackstone OC:
03/06/2007	Document Archive
11/14/2007	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S
11/14/2007	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
11/15/2007	Certificate Filed by: Defendant Vaile, Cisilie A of Service by Mail
12/04/2007	Motion

### CASE SUMMARY CASE NO. 98D230385

Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A to Dismiss Defendants Pending Motion and Prohibition on Subsequent Filings 12/04/2007 Certificate Filed by: Defendant Vaile, Cisilie A of Service 12/14/2007 Certificate Filed by: Defendant Vaile, Cisilie A of Service by Mail 12/14/2007 A Request Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A 12/19/2007 Opposition Filed by: Defendant Vaile, Cisilie A To Plaintiff's Motion To Dismiss Defendant's Pending Moton Response 01/10/2008 Filed by: Plaintiff Vaile, Robert S Memorandum in Suppory of Motion to Dismisss Defendant's Pending Motion and Prohibition on Subsequent filing 01/15/2008 Order 01/15/2008 Notice of Entry of Order 01/15/2008 Supplemental Filed by: Plaintiff Vaile, Robert S Exhibits to Motion to Dismiss and Issue Sanctions and Motion for Clarification 01/16/2008 Supplemental Filed by: Defendant Vaile, Cisilie A Supplement to Defendant's Motion to Reduce Arrears in Child Support to Judgment, to Establish01/22/2008 Certificate Filed by: Plaintiff Vaile, Robert S of Service 01/22/2008 Certificate Filed by: Plaintiff Vaile, Robert S Of Service 01/23/2008 Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A 01/25/2008 L Ex Parte Filed by: Plaintiff Vaile, Robert S Motion for Order Shortening Time 01/28/2008 Notice of Motion Filed by: Defendant Vaile, Cisilie A 01/29/2008 Certificate Filed by: Plaintiff Vaile, Robert S of Service

🖳 Family Court Motion Opposition Fee Information Sheet

Filed by: Plaintiff Vaile, Robert S

01/29/2008

	CASE 110. 30520000
	R. Scotlund Vaile
02/11/2008	Opposition and Countermotion Filed by: Defendant Vaile, Cisilie A Party 2: Plaintiff Vaile, Robert S
02/11/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
02/14/2008	Notice of Entry of Order
02/14/2008	Receipt of Copy Filed by: Plaintiff Vaile, Robert S Party 2: Defendant Vaile, Cisilie A
02/14/2008	Order Shortening Time Filed by: Plaintiff Vaile, Robert S
02/19/2008	Reply Filed by: Plaintiff Vaile, Robert S in Support of Motion to Set Aside Order of January 15 2008 and to Reconsider
02/26/2008	Certificate Filed by: Plaintiff Vaile, Robert S  Of Service
03/06/2008	Supplemental Filed by: Defendant Vaile, Cisilie A Supplement To Defendant's Motion To Reduce Arrears In Child Support To Judgment
03/20/2008	Order  Amending The Order Of January 15, 2008
03/25/2008	Notice of Entry of Order
03/31/2008	Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A
04/08/2008	Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A Ex Parte Motion For Order Shortening Time
04/08/2008	Certificate of Mailing Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A  Motion For Reconsideration
04/14/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Vaile, Robert S Cisilie A. Vaile
04/14/2008	Opposition Filed by: Defendant Vaile, Cisilie A To Plaintiff's Motion For Reconsideration And To Amend Order Or Alternatively
04/22/2008	Reply Filed by: Plaintiff Vaile, Robert S  Memorandum in Support of Motion for Reconsideration and to Amend Order
05/02/2008	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S Ex Parte Motion for Order Allowing Examination of Judgment Debtor

	Charles of the charle
05/05/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A Cisilie A. Vaile
05/05/2008	Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A
05/05/2008	Opposition and Countermotion Filed by: Defendant Vaile, Cisilie A Party 2: Plaintiff Vaile, Robert S
05/08/2008	Writ of Execution Filed by: Plaintiff Vaile, Robert S
05/10/2008	Order For Examination Of Judgment Debtor
05/12/2008	Certificate Filed by: Plaintiff Vaile, Robert S Of Service
05/15/2008	Certificate Filed by: Defendant Vaile, Cisilie A  Of Service By Mail
05/20/2008	Reply Filed by: Plaintiff Vaile, Robert S Memorandum in Support of Plaintiff's Renewed Motion for Sanctions and Opposition to Countermotions
05/29/2008	Certificate Filed by: Plaintiff Vaile, Robert S of Service
06/05/2008	Opposition Filed by: Plaintiff Vaile, Robert S To Ex-Parte Motion For Order Allowing Examination Of Judgment Debtor And Supplement To Motion
06/05/2008	Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A Ex-Parte Motion To Rescuse
06/05/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Vaile, Robert S  R. S. Vaile
06/05/2008	Notice of Hearing on Opposition
06/05/2008	Notice of Hearing on Opposition
06/09/2008	Supplemental Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A Third Supplement to Defendant's Oppositions to Plaintiff's Motion for

	CASE 110. 76D250505
07/01/2008	Order to Show Cause Filed by: Defendant Vaile, Cisilie A
07/07/2008	Request Filed by: Plaintiff Vaile, Robert S Ex Parte Request to Continue July 11 2008 Hearing
07/08/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
07/08/2008	Supplemental Filed by: Defendant Vaile, Cisilie A Authorities
07/08/2008	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S to Strike Plaintiffs Ex Parte Request to Continue July 11, 2008 Hearing as
07/09/2008	Notice of Motion Filed by: Defendant Vaile, Cisilie A
07/09/2008	Certificate Filed by: Defendant Vaile, Cisilie A  Of Service
07/09/2008	Application Filed by: Defendant Vaile, Cisilie A Ex Parte Application For Order Shortening Time
07/09/2008	Order Shortening Time Filed by: Defendant Vaile, Cisilie A
07/09/2008	Brief Filed by: Defendant Vaile, Cisilie A Friend Of The Court Brief
07/09/2008	Affidavit of Financial Condition Filed by: Plaintiff Vaile, Robert S R S Vaile
07/11/2008	Opposition Filed by: Plaintiff Vaile, Robert 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 Filed by: Plaintiff Vaile, Robert S Plaintiff's Supplemental Brief
07/21/2008	Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A
07/21/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Plaintiff Vaile, Robert S
07/21/2008	Order Shortening Time Filed by: Plaintiff Vaile, Robert S
07/21/2008	Application Filed by: Plaintiff Vaile, Robert 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

	CASE NO. 98D230383
07/22/2008	Opposition and Countermotion Filed by: Defendant Vaile, Cisilie A Party 2: Plaintiff Vaile, Robert S
07/22/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A Cisilie Vaile
07/23/2008	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S
07/23/2008	Order to Show Cause Filed by: Defendant Vaile, Cisilie A
07/23/2008	Application Filed by: Defendant Vaile, Cisilie A  Ex Parte Application for Order Shortening Time
07/23/2008	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
07/23/2008	Order to Show Cause Filed by: Defendant Vaile, Cisilie A
07/23/2008	Errata Filed by: Plaintiff Vaile, Robert S To Ex Parte Motion To Recuse
07/23/2008	Reply Filed by: Defendant Vaile, Cisilie A To Defendant's Opposition To Disqualify Marshal Willick And The Willick Law Group
07/24/2008	Stricken Document Filed by: Plaintiff Vaile, Robert S 7/24/08 per Judge Moss
07/24/2008	Stricken Document Filed by: Plaintiff Vaile, Robert S 07/24/08 Stricken per Judge Moss
07/24/2008	Receipt of Copy Filed by: Defendant Vaile, Cisilie A Party 2: Defendant Vaile, Cisilie A
07/30/2008	Supplemental Filed by: Defendant Vaile, Cisilie A Fourth Supplement
08/01/2008	Brief Filed by: Plaintiff Vaile, Robert S Plaintiff's Supplemental Brief Re: Child Support Principal, Penalties, And Attorney Fees
08/01/2008	Order to Show Cause Filed by: Defendant Vaile, Cisilie A
08/04/2008	Motion Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A
08/04/2008	Application Filed by: Plaintiff Vaile, Robert S for Order Shortening Time
08/04/2008	Family Court Motion Opposition Fee Information Sheet

	CASE NO. 98D230385
	Filed by: Plaintiff Vaile, Robert S
08/08/2008	Receipt of Copy Filed by: Plaintiff Vaile, Robert S Party 2: Defendant Vaile, Cisilie A Reply To Defendant's Opposition To Disqualify Marshal Willick
08/08/2008	Certificate Filed by: Plaintiff Vaile, Robert S Of Service - Plaintiff's Supplemental Brief
08/14/2008	Opposition Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A
08/14/2008	Certificate Filed by: Defendant 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 Filed by: Defendant Vaile, Cisilie A Defendant's Supplemental Brief on Child Support Principal, Penalties, and Attorney's Fees
08/15/2008	Order Shortening Time Filed by: Plaintiff Vaile, Robert S
08/15/2008	Order For Hearing Held June 11, 2008
09/05/2008	Supplemental Filed by: Defendant Vaile, Cisilie A Friend of the Court Brief
09/11/2008	Notice of Entry of Order
09/15/2008	Notice of Appeal
09/17/2008	Case Appeal Statement Filed by: Plaintiff Vaile, Robert S
09/17/2008	Financial Disclosure Form Filed by: Plaintiff Vaile, Robert S Robert Vaile
09/17/2008	Document Filed Filed by: Plaintiff Vaile, Robert S Attachment Of Exhibit
09/17/2008	Certificate of Mailing Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A Motion To Reconsider and/or Set Aside Ruling Of 07/24/08 and Attachment Of Exhibit To Motion To Reconsider
10/08/2008	Financial Disclosure Form Filed by: Plaintiff Vaile, Robert S Cisilie A. Porsboll
10/09/2008	Order Findings of Fact, Conclusions of Law, Final Decision and Order
10/09/2008	

	CASE 110. 76D230363
	Notice of Entry  Filed by: Plaintiff Vaile, Robert S  of Findings of Fact, Conclusions of Law Final Decision and Order
10/10/2008	Case Appeal Statement Filed by: Plaintiff Vaile, Robert S
10/10/2008	Notice of Appeal  RENEWED
10/13/2008	NV Supreme Court Clerks Certificate
10/14/2008	Case Appeal Statement Filed by: Plaintiff Vaile, Robert S
11/13/2008	NV Supreme Court Clerks Certificate/Judgment -Remanded USJR
02/27/2009	Order  Filed by: Defendant Vaile, Cisilie A  for Hearing Held July 24, 2008
03/02/2009	Notice of Entry of Order  Filed by: Defendant Vaile, Cisilie A  For hearing held July 24, 2008
03/03/2009	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S
03/03/2009	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
03/04/2009	Certificate of Service Filed by: Defendant Vaile, Cisilie A Via U.S. Mail
03/13/2009	Application Filed by: Defendant Vaile, Cisilie A  Ex Parte Application for Order Shortening Time
03/26/2009	Order Shortening Time Filed by: Defendant Vaile, Cisilie A
04/03/2009	NV Supreme Court Clerks Certificate
04/10/2009	Opposition Filed by: Plaintiff Vaile, Robert S To Motion To Reduce To Judgment Additional Attorney's Fees Awarded To Date And For A Lump Sum Payment For Child Support Arrearages And Attorney's Fees And Costs
04/10/2009	Certificate of Service Filed by: Plaintiff Vaile, Robert S Second Amended Notice of Appeal and Second Amended Case Appeal Statement
04/10/2009	Case Appeal Statement Filed by: Plaintiff Vaile, Robert S Second AMENDED
04/10/2009	Notice of Appeal Filed by: Plaintiff Vaile, Robert S Second AMENDED
04/15/2009	Certificate of Service Filed by: Defendant Vaile, Cisilie A  Via U.S Mail

	CASE NO. 70D230303
04/17/2009	Findings of Fact, Conclusions of Law and Judgment Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A Order Re: Child Support Penalties under NRS 125b.095
04/17/2009	Notice of Entry Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A of Findings of Fact, Conclusions of Law, Final Decision and Order RE: Child Support Penalties NRS 125B.095
04/21/2009	Certificate of Mailing Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A
04/23/2009	Supplemental Filed by: Defendant Vaile, Cisilie A Supplement to Motion to Reduce to Judgment Additional Attorneys Fees
04/24/2009	Reply Filed by: Defendant Vaile, Cisilie A to Plaintiff's Opposition
04/29/2009	Certificate of Service Filed by: Defendant Vaile, Cisilie A  VIA US Mail
04/29/2009	Request Filed by: Plaintiff Vaile, Robert S To File Motions
05/06/2009	Notice of Appeal Filed by: Defendant Vaile, Cisilie A
05/06/2009	Case Appeal Statement Filed by: Defendant Vaile, Cisilie A
05/08/2009	Reporters Transcript  Estimated Cost of Transcripts- August 15 2008
05/08/2009	Reporters Transcript  Estimated Cost of Transcripts- September 18 2008
05/26/2009	Judgment Filed by: Defendant Vaile, Cisilie A Renewal
06/19/2009	Notice of Entry of Order/Judgment Filed by: Defendant Vaile, Cisilie A  Judgment Renewal
06/19/2009	Certificate of Mailing Filed by: Other Parties Receiving Notice For: Other Parties Receiving Notice MOTION FOR EXTENSION OF TIME TO PREPARE TRANSCRIPTS
06/19/2009	Motion Filed by: Other Parties Receiving Notice For: Other Parties Receiving Notice FOR EXTENSION OF TIME TO PREPARE TRANSCRIPTS
06/22/2009	Order Filed by: Plaintiff Vaile, Robert S for April 29 2009 Hearing
07/03/2009	Final Billing of Transcript

### CASE SUMMARY

### CASE NO. 98D230385

	CASE NO. 98D230385
	Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A 01/15/08, 03/03/08, 06//11/08, 07/11/08, 07/24/08, 08/15/08 and 09/18/08
07/03/2009	Certification of Transcripts Notification of Completion Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A 01/15/08, 03/03/08, 06/11/08, 07/11/08, 07/24/08, 08/15/08, and 09/18/08
07/06/2009	Reporters Transcript  Re: Motion To Reduce Arrears To Judgement 01/15/08
07/06/2009	Reporters Transcript  Re: All Pending Motions 03/03/08
07/06/2009	Reporters Transcript  Re: All Pending Motions 06/11/08
07/06/2009	Reporters Transcript  Re: All Pending Motions 07/11/08
07/06/2009	Reporters Transcript  Re: All Pending Motions 07/24/08
07/06/2009	Reporters Transcript  Re: Hearing 08/15/08
07/06/2009	Reporters Transcript  Re: Evidentiary Hearing - Vol 1 9/18/08
07/06/2009	Reporters Transcript  Re: Evidentiary Hearing Vol 2 9/18/08
07/06/2009	Notice of Entry of Order  Filed by: Defendant Vaile, Cisilie A  For Hearing Held April 29, 2009
07/07/2009	Receipt of Copy Filed by: Defendant Vaile, Cisilie A Party 2: Plaintiff Vaile, Robert S Of Transcripts filed on July 6, 2009
07/15/2009	Q Certificate of Service Filed by: Plaintiff Vaile, Robert S Notice Of Entry Of Order Held 4/29/2009
09/17/2009	Ex Parte Motion Filed by: Defendant Vaile, Cisilie A
09/17/2009	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
09/18/2009	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S
09/18/2009	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
09/25/2009	Certificate of Service Filed by: Defendant Vaile, Cisilie A  Motion to Order Dismissal Of California Action On Pain Of Contempt - U.S. Mail
09/30/2009	Ex Parte Application Filed by: Defendant Vaile, Cisilie A For Order Shortening Time
09/30/2009	

	CASE NO. 76D250363
	Writ of Execution Filed by: Plaintiff Vaile, Robert S  Judgment Entered on 07/24/03
10/05/2009	Order Shortening Time Filed by: Defendant Vaile, Cisilie A
10/06/2009	Response Filed by: Plaintiff Vaile, Robert S To Defendant's "Ex Parte Motion For Order To Show Cause Why Employer Should Not be Subject to Penalties Pursuant to NRS 31.297 for Non-Compliance with Writ of Garnishment and for Attorney's Fees and Costs
10/06/2009	Certificate of Service Filed by: Defendant Vaile, Cisilie A  VIA US Mail
10/09/2009	Qposition to Motion Filed by: Plaintiff Vaile, Robert S Opposition to Defendant's "Motion to Order Dismissal of California Action on Pain of Contempt
10/12/2009	Notice of Rescheduling of Hearing Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A
10/12/2009	Response Filed by: Plaintiff Vaile, Robert S to Order to Show Cause
10/12/2009	Initial Appearance Fee Disclosure Filed by: Defendant Vaile, Cisilie A Deloitte and Touch LLP's Initial Appearance Fee Disclosure
10/16/2009	NV Supreme Court Clerks Certificate
10/17/2009	Certificate of Service Filed by: Plaintiff Vaile, Robert S Response To Defendant's Ex Parte Motion for Order to Show Cause
10/22/2009	Certificate of Service Filed by: Plaintiff Vaile, Robert S Oppsition to Defendant's Motion to Order Dismissal of California Action
11/18/2009	Order Filed by: Plaintiff Vaile, Robert S
11/30/2009	Filing Filed by: Defendant Vaile, Cisilie A Supplemental Filing as Directed by Court
12/22/2009	Order Filed by: Defendant Vaile, Cisilie A
12/23/2009	Notice of Entry of Order  Filed by: Defendant Vaile, Cisilie A  for Hearing Held October 26, 2009
01/20/2010	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S
01/20/2010	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
01/26/2010	Motion Section 1

	CASE NO. 26D230363
	Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A To Vacate Judgment Or In the Alternative For New Hearing On the Matter
01/28/2010	Opposition to Motion Opposition to Motion for Declaratory Relief
01/28/2010	Notice of Appeal Filed by: Plaintiff Vaile, Robert S
01/28/2010	Case Appeal Statement Filed by: Plaintiff Vaile, Robert S
01/28/2010	Certificate of Service Filed by: Plaintiff Vaile, Robert S
01/29/2010	Objection Filed by: Defendant Vaile, Cisilie A; Attorney Willick, Marshal S.  Ex Parte Objection to Notice of Intent to Appear by Audiovisual Transmission Equipment
01/29/2010	Ex Parte Application Filed by: Defendant Vaile, Cisilie A For Order Shortening time
02/01/2010	Affidavit in Support  Affidavit In Support Of Filing Of Foreign Order/Judgment
02/01/2010	Opposition to Motion Opposition to Motion for Declaratory Relief by Friend of the Court
02/01/2010	Order Shortening Time Filed by: Defendant Vaile, Cisilie A; Attorney Willick, Marshal S.
02/01/2010	Certificate of Service Filed by: Defendant Vaile, Cisilie A via US Mail
02/01/2010	Filing Filed by: Defendant Vaile, Cisilie A of Foreign Order/Judgment
02/01/2010	Supplemental Supplement To Motion For Order Of Dismissal Of California Action On Pain Of Contempt, To Issue A Payment Schedule For All Judgments Awarded To date And For Attorney's Fees And Cost
02/03/2010	Case Appeal Statement  Case Appeal Statement
02/03/2010	Stipulation and Order Filed by: Other Deloitte & Touche, LLP to Quash Writ of Garnishment
02/03/2010	Notice of Entry of Stipulation and Order Filed by: Other Deloitte & Touche, LLP
02/08/2010	Certificate of Service Filed by: Plaintiff Vaile, Robert S Notice of Intent to Appear
02/08/2010	Certificate of Service Filed by: Plaintiff Vaile, Robert S
02/18/2010	Estimate of Transcript  October 23, 2009

	CASE NO. 98D230388
02/18/2010	Estimate of Transcript February 3, 2010
02/18/2010	Notice of Hearing  Notice of Motion Hearing
02/22/2010	Opposition Opposition to Registration of Foreign Order/Judgment and Request for Hearing
02/25/2010	Order  Order
02/25/2010	Certificate of Service Filed by: Plaintiff Vaile, Robert S re: Notice of Motion Hearing with Motion to Vacate Judgment or in the Alternative, for New Hearing on the Matter
03/01/2010	Brief Brief
03/01/2010	Brief Brief
03/01/2010	Supplemental Filed by: Plaintiff Vaile, Robert S Supplement to Matters Set for Hearing on March 8, 2010
03/02/2010	Certificate of Service Filed by: Defendant Vaile, Cisilie A via US Mail - Defendant's Brief
03/08/2010	Supplement Supplement To Motion For Order Of Dismissal Of California Action On Plain Of Contempt, To Issue A Payment Schedule For All Judgments Awarded To Date And For Attorney's Fees And Cost
03/12/2010	Memorandum  Memorandum Of Fees And Costs
03/18/2010	Notice of Non-Payment of Transcript  1st Reguest for Proceedings 10-26-09 2nd Request for Proceedings 2-3-10
03/18/2010	Certificate of Mailing Filed by: Plaintiff Vaile, Robert S For: Defendant Vaile, Cisilie A
03/25/2010	Notice of Entry Filed by: Plaintiff Vaile, Robert S Of Courts Decision and Order on Attorney Fees From March 8 2010 Hearing
03/25/2010	Order Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A Courts Decision and Order on Attorneys Fees from March 8, 2010 Hearing
04/09/2010	Order Order For Hearing Held March 8, 2010
04/09/2010	Notice of Entry of Order  Notice Of Entry Of Order
04/25/2010	Notice of Appeal Filed by: Plaintiff Vaile, Robert S Notice of Appeal
04/25/2010	Case Appeal Statement

	CASE 110. 76D250363
	Case Appeal Statement
04/27/2010	Motion Filed by: Defendant Vaile, Cisilie A For: Plaintiff Vaile, Robert S
04/27/2010	Family Court Motion Opposition Fee Information Sheet Filed by: Defendant Vaile, Cisilie A
04/28/2010	Case Appeal Statement Filed by: Plaintiff Vaile, Robert S; Defendant Vaile, Cisilie A
05/02/2010	Certificate of Service  Certificate of Service
06/09/2010	Ex Parte Filed by: Defendant Vaile, Cisilie A Ex Parte Application To Have "Motion For Order To Show Cause Why Robert Scotlund Vaile Should Not Be Held In Contempt For Failure To Pay Child Support, And For Attorney's Fees And Costs" Heard At The July 13, 2010 Hearing At 1:30 P.M.
06/09/2010	Notice of Entry of Order  Filed by: Defendant Vaile, Cisilie A  Notice of Entry of Order
06/17/2010	Order Setting Evidentiary Hearing Filed by: Plaintiff Vaile, Robert S
06/21/2010	Order Filed by: Defendant Vaile, Cisilie A  June 8, 2010 Hearing
06/21/2010	Order Shortening Time Filed by: Defendant Vaile, Cisilie A
06/21/2010	Order Shortening Time Filed by: Defendant Vaile, Cisilie A
06/25/2010	Supplement Filed by: Defendant Vaile, Cisilie A Supplement To Motion For Order To Show Cause Why Robert Scotlund Vail Should Not Be Held In Contempt For Failure To Comply With The Orders Of The Court, And For Attorney's Fees And Costs
06/25/2010	Notice of Entry of Order Filed by: Defendant Vaile, Cisilie A
06/25/2010	Notice of Entry of Order Filed by: Defendant Vaile, Cisilie A
06/25/2010	Notice of Entry of Order Filed by: Defendant Vaile, Cisilie A
07/12/2010	Silef Filed by: Plaintiff Vaile, Robert S  Hearing Brief
07/13/2010	Declaration Filed by: Plaintiff Vaile, Robert S Declaration of Kaia Louise Vaile in Support of Hearing Brief
10/20/2010	NV Supreme Court Clerks Certificate
02/27/2012	Motion Filed by: Defendant Vaile, Cisilie A

### CASE SUMMARY

#### CASE NO. 98D230385

Motion: For Order to Show Cause Why Rober Scotlund Vaile should Not Be Held In Contempt For Failure To Pay Child Support and For Changing address Without Notifying the Court; To Reduce Current Arrearages to Judgment; And For Attorney's Fees and Costs

02/28/2012 Statement

Filed by: Defendant Vaile, Cisilie A NRCP 7.1 Disclosure Statement

02/28/2012 Ex Parte Application for Order

Party: Defendant Vaile, Cisilie A

Ex Parte Application For Order To Show Cause Why Robert Scotlund Vaile Should Not Be Held In Contempt For Failure To Comply With The Court Order, And For Attorney's Fees

02/28/2012 NV Supreme Court Clerks Certificate/Judgment -Remanded USJR

03/06/2012 Notice of Change of Address

Filed by: Plaintiff Vaile, Robert S Notice of Change of Address

03/06/2012 Notice

Filed by: Plaintiff Vaile, Robert S

Notice of Controlling Norwegian Child Support Order

03/08/2012 Opposition to Motion

Filed by: Plaintiff Vaile, Robert S

Response Memorandum in Opposition to Defendant's Motion for Order to Show Cause and

Request for Final Disposition, Attorneys Fees and Costs in this Case

03/14/2012 Certificate of Mailing

Filed by: Defendant Vaile, Cisilie A Certificate of Mailing (Reply)

03/14/2012 Reply

Filed by: Defendant Vaile, Cisilie A

Reply to Plaintiff's "Response Memorandum In Opposition To Defendant's Motion for Order to Show Cause and Opposition to "Request for Final Disposition, Attorney's Fees and Costs in

This Case"

03/16/2012 Order to Show Cause

Filed by: Defendant Vaile, Cisilie A

Order to Show Cause

03/27/2012 Ex Parte Application

Filed by: Defendant Vaile, Cisilie A

Ex Parte Application for an Amended Order to Show Cause Why Robert Scotlund Vaile should Not Be Held In Cointempt for Failure to Comply With The Court Order, and For Attorney's

Fees

03/27/2012 Amended Motion

Filed by: Defendant Vaile, Cisilie A

Clarification of Motion for Order to Show Cause Why Robert Scotlund Vaile Should Not Be Held In Contempt for Failure to Pay Child Support and For Changing Address Without Notifying The Court; To Reduce Current Arrearages to Judgment; and For Attorney's Fees

and Costs

03/28/2012 Order

Filed by: Defendant Vaile, Cisilie A
Amended Order To Show Cause

04/02/2012 Petition

Filed by: Plaintiff Vaile, Robert S

Emergency Petition for Writ of Mandamus or Prohibition Under NRAP

04/02/2012 Affidavit

Filed by: Plaintiff Vaile, Robert S

### CASE SUMMARY

#### CASE No. 98D230385

Affidavit of Robert Scotlund Vaile in Support of Emergency Petition for Mandamus or Prohibition under NRAP 27(e) 04/02/2012 Exhibits Filed by: Plaintiff Vaile, Robert S Appendix of Exhibits 04/23/2012 🖳 Financial Disclosure Form Filed by: Defendant Vaile, Cisilie A Financial Disclosure Form (Cisilie) 04/23/2012 🔝 Financial Disclosure Form Filed by: Plaintiff Vaile, Robert S Vaile Financial Disclosure Form 05/08/2012 Supplemental Filed by: Plaintiff Vaile, Robert S Plaintiff's Supplemental Briefing Requested by Court During April 9, 2012 Hearing 05/08/2012 Notice of Change of Address Filed by: Plaintiff Vaile, Robert S Notice of Change of Address 05/21/2012 Reply Filed by: Defendant Vaile, Cisilie A Response to "Plaintiff's Supplemntal Briefing Requested By Court During April 9, 2012 Hearing"; and Request for Sanctions For Failure To Comply With The Court's Orders Concerning Income Disclosure 05/21/2012 Certificate of Mailing Filed by: Defendant Vaile, Cisilie A Certificate of Mailing (Response) 05/22/2012 Supplement Filed by: Defendant Vaile, Cisilie A Supplement to Defendant's Clarification of Motion For Order To Show Cause Why Robert Scotlund Vaile should Not Be Held In Contempt for Failure to Pay child Support and for Changing Address Without Notifiying the Court, To Reduce Current Arrearages to Judgment; and For Attorney's Fees and Costs 05/29/2012 Reply Filed by: Plaintiff Vaile, Robert S Reply in support of Plaintiff's Supplemental Briefing Requested by Court During April 9, 2012 Hearing 06/04/2012 Supplemental Exhibits Party: Defendant Vaile, Cisilie A Supplemental Exhibit to Defendant's Clarification of Motion for Order to Show Cause Why Robert Scotlund Vaile Should Not Be Held In contempt 06/06/2012 Supplemental Filed by: Defendant Vaile, Cisilie A Supplemental Exhibit to Defendant's Clarification of Motion for Order To Show Cause Why Robert Scotlund Vaile should Not Be Held In contempt For Failure To Pay Child Support and For Changing Address Without Notifying The Court; To Reduce Current Arrearages To Judgment; And For Attorney's Fees and Costs 06/18/2012 Objection Filed by: Plaintiff Vaile, Robert S Objection and Opposition to Improper Use of Expert Evidence and Supplemental Exhibits 06/25/2012 3 Brief Filed by: Defendant Vaile, Cisilie A Defendant's Responsive Brief

### CASE SUMMARY CASE NO. 98D230385

06/26/2012 Certificate of Service Filed by: Defendant Vaile, Cisilie A Certificate of Service (Defendant's Responsive Brief) 07/10/2012 Decision Filed by: Plaintiff Vaile, Robert S Court's Decision and Order 07/11/2012 Notice of Entry of Order Filed by: Defendant Vaile, Cisilie A Notice of Entry of Court's Decision and Order 07/30/2012 Al Notice of Appeal Filed by: Plaintiff Vaile, Robert S Notice of Appeal 07/30/2012 🔊 Case Appeal Statement Filed by: Plaintiff Vaile, Robert S Case Appeal Statement 08/01/2012 Memorandum Filed by: Defendant Vaile, Cisilie A Memorandum of Fees and Costs Copy 08/01/2012 Party: Plaintiff Vaile, Robert S Copy of DA Audit Calculating Penalties **DISPOSITIONS** 08/21/1998 Divorce Granted (Judicial Officer: Steel, Cynthia Dianne) 10:47 AM Converted Disposition: Description : DECREE OF DIVORCE : Vaile, Cisilie A Debtor : Vaile, R S Creditor Amount Awarded: \$0.00 Attorney Fees: \$0.00 Costs : \$0.00 Interest Amount: \$0.00 : \$0.00 Total 01/15/2008 **Judgment** (Judicial Officer: Moss, Cheryl B) Judgment (\$226,569.23, In Full) Judgment (\$5,100.00, In Full) 02/27/2009 **Judgment** (Judicial Officer: Moss, Cheryl B) Judgment (\$2,000.00, In Full, Attorney Fees) Judgment (Judicial Officer: Moss, Cheryl B) 06/22/2009 Judgment (\$15,000.00, In Full) Judgment (\$12,000.00, In Full) 03/25/2010 Judgment (Judicial Officer: Moss, Cheryl B) Judgment (\$100,000.00, In Full, Attorney Fees) **HEARINGS** 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: CONTEMPTGranted; Journal Entry Details:

### Case Summary

CASE NO. 98D230385

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

Granted

09/29/2000

Motion (9:00 AM) (Judicial Officer: Steel, Cynthia Dianne)

Events: 09/26/2000 Motion

DEFT'S MOTION FOR RETURN OF CHILDREN

Granted;

Journal Entry Details:

Mr. Dempsey stated he did not receive notice of today's hearing and is unprepared to proceed. COURT STATED it wishes to proceed in the matter. COURT FINDS, it needs to ascertain whether or not the Decree is accurate, and if it needs to be set aside. The Court will need to set a Residency Hearing to determine whether Plaintiff had residency at the time he filed the Decree. Parties stipulated to Nevada, and now a year later Defendant is claiming she did it under duress. If Plaintiff can not prove residency, then this Court does not have jurisdiction over these parties at all. Mr. Willick stated his concerns that the Court needs to act immediately because the children are located in Pilot Point, TX, a small RV stop north of Dallas close to the Mexico border, and the Mexico entry point near Pilot Point does not require passports. Mr. Willick requested the Court return the children here to Las Vegas. COURT ORDERED, a PICK UP ORDER is to issue, and the Courts and law enforcement agencies of Texas are asked to pick up the children for them to be returned to the State of Nevada and placed in this Court's custody. Upon return to Las Vegas the children are to be placed in Child Haven, and immediately upon receiving the children, Child Haven is to call this Court's chambers to set up an immediate FMC Interview for the girls and to schedule a court hearing. All other matters will be deferred until return on jurisdictional matters. The Court will notify counsel of the children's return and the next hearing date and time. Mr. Willick will prepare the pick up Order.; Granted

10/02/2000

**Telephone Conference** (3:00 PM) (Judicial Officer: Steel, Cynthia Dianne)

TELEPHONE CONFERENCE

Matter Heard;

Journal Entry Details:

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.;

Matter Heard

10/11/2000

Hearing (3:00 PM) (Judicial Officer: Steel, Cynthia Dianne)

Events: 10/02/2000 Hearing HEARING: JURISDICTIONAL

Return Mediation;

Journal Entry Details:

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;

Return Mediation

10/13/2000

CANCELED Motion (10:30 AM) (Judicial Officer: Steel, Cynthia Dianne)

Events: 09/21/2000 Motion

10/17/2000

Return Hearing (3:00 PM) (Judicial Officer: Steel, Cynthia Dianne)

### Case Summary **CASE NO. 98D230385**

Events: 10/11/2000 Return

RETURN: MARATHON MEDIATION/JURISDICION ISSUES

Matter Heard; Journal Entry Details:

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. 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 visitation with the children before they return to Texas. The children are to remain here in Las Vegas until 10/25/00.;

Matter Heard

Converted From Blackstone (8:30 AM) (Judicial Officer: Moss, Cheryl B)

MINUTE ORDER ON HEARING REGARDING SUPREME COURT DECISION Matter Heard;

Journal Entry Details:

At request of counsel, COURT ORDERED, CLOSED HEARING. Following arguments by counsel regarding the Nevada Supreme Court's directive and Mr. Angulo's request for a oneweek stay of this Court's decision, COURT ORDERED, it will comply with the Supreme Court decision and hereby VACATES the portion of the Decree relating to CUSTODY and VISITATION. This Court shall Order the RETURN of the children to Norway. Court EXECUTED the Order Pursuant to Writ of Mandamus and FILED Order IN OPEN COURT. Court delivered four (4) United States and two (2) Norwegian passports to Attorney Willick. A Receipt of Copy of Passports was SIGNED by Attorney Willick and FILED IN OPEN COURT. CASE CLOSED.;

Matter Heard

Motion (9:00 AM) (Judicial Officer: Moss, Cheryl B)

Events: 05/01/2003 Motion

PETER M. ANGULO'S EMERGENCY MOTION TO WITHDRAW AS COUNSEL

Granted:

Journal Entry Details:

There being no Opposition, COURT ORDERED, Motion GRANTED. Counsel to submit an Order. Defendant's Motion set for 5/21/03 is CONTINUED to 6/4/03. Plaintiff's Opposition is due by 5:00 p.m. 5/28/03.;

PAGE 24 OF 34

Granted

Motion (2:30 PM) (Judicial Officer: Moss, Cheryl B)

Events: 04/21/2003 Motion

04/16/2002

05/15/2003

05/21/2003

## CASE SUMMARY CASE NO. 98D230385

DEFT'S MOTION FOR ATTORNEY'S FEES AND COSTS, CERTAIN ANCILLARY RELIEF Continuance Granted;
Continuance Granted

Contin

Motion (1:30 PM) (Judicial Officer: Moss, Cheryl B)

DEFT'S MOTION FOR ATTORNEY'S FEES AND COSTS, CERTAIN ANCILLARY RELIEF Granted in Part;

Journal Entry Details:

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.;

Granted in Part

01/15/2008

06/04/2003

### 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

Matter Heard; Deft's Motion to Reduce Arrears to Judgment, to Establish a sum Certain due ea. month in/child Support, and for Atty's Fees

Journal Entry Details:

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.:

Matter Heard

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

Granted in Part; Granted in Part

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

Denied; Denied

03/03/2008

### **Opposition & Countermotion** (9:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 02/11/2008 Opposition and Countermotion

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 a Goad Order Retricting Future Filings

### 03/27/2008 Reset by Court to 03/03/2008

Denied; Denied

## CASE SUMMARY CASE NO. 98D230385

03/03/2008 | All Pending Motions (9:30 AM) (Judicial Officer: Moss, Cheryl B)

Matter Heard;

Journal Entry Details:

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. 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.; Matter Heard

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

Denied; Denied

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 Matter Heard; Matter Heard

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

Order to Show Cause - To Issue; Order to Show Cause - To Issue

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

Denied; Denied

06/11/2008 | All Pending Motions (9:00 AM) (Judicial Officer: Moss, Cheryl B)

Matter Heard;

Journal Entry Details:

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: 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

### CASE SUMMARY CASE NO. 98D230385

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 60a. 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. 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 8:00 AM CISILE VAILE'S OPPOSITION AND COUNTERMOTION FOR A BOND, FEES, SANCTIONS;

Matter Heard

07/11/2008

Motion (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Events: 05/05/2008 Motion

Robert Vaile's Motion for Sanctions

07/03/2008 Reset by Court to 07/11/2008 07/11/2008 Reset by Court to 07/11/2008

Matter Heard; See All Pending Motions 7/11/08

Matter Heard

07/11/2008

Opposition & Countermotion (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Events: 05/05/2008 Opposition and Countermotion

Cisiie 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

Matter Heard; See All Pending Motions 7/11/08

Matter Heard

07/11/2008

Return Hearing (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Child Support Penalties and Interest

Reset by Court to 07/11/2008

Matter Heard; See All Pending Motions 7/11/08

Matter Heard

07/11/2008

Motion to Strike (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Events: 07/09/2008 Notice of Motion

Deft's Motion to Strike Plaintiff's Ex-Parte Request to Continue July 11, 2008 Hearing as a Fugitive Document and Request for Sanctions and for Attorney's Fees

Reset by Court to 07/11/2008 09/08/2008

Matter Heard; See All Pending Motions 7/11/08

Matter Heard

07/11/2008

All Pending Motions (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Matter Heard;

Journal Entry Details:

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

## CASE SUMMARY CASE NO. 98D230385

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 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; Matter Heard

07/21/2008

Hearing (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Argument: Competing Orders (6/11/08)

Matter Heard;

Journal Entry Details:

Colloguy between Court and counsel. Both counsel submitted an Order for the 6/11/08 hearing. Today's hearing is for the Court's clarification of the actual Order. With the Court's direction counsel was able to resolve the issues. Clarification's as stated on video record. New Order to be submitted for Court's signature. 1. Pltf was not present as he resides in California but was represented by Greta Muirhead in an unbundled capacity. 2. Denied. 3. Deferred. 4. Denied. 5. Granted in part. No more future filings in proper person unless approved by Chambers. 6. If Pltf doesn't appear on June 11th and provide good reason a warrant for his arrest may be issued by the Court at the July 11th hearing. Deft's request for a Bench Warrant is Deferred. 7. Pltf shall file an AFC before July 11, 2008. 8. Stands. 9. \$1,300.00 - DA to enforce. 10. Deft's counsel shall file an updated billing statement. 11. OK 12. OK 13. Fine. 14. Statement is redundant. Leave in. It is further ordered request for stay in child support should be denied. Pltf's request for child support credit when he had custody of the children from May 2000 until April 2002 is DENIED.. . Ms. Muirhead granted permission to file a Motion to Remove Mr. Willick. Courtesy Copy served on Mr. Crane in open Court. Matter to be heard on Wednesday 7/24/08 at 1:15 p.m. Counsel's request for clarification of March 3, 2008 Order is SET for Hearing on August 15, 2008 at 8:00 a.m. at which time the March 3rd Order is going to be reconsidered.;

Matter Heard

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

Denied;
Denied

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

Denied; Denied

## CASE SUMMARY CASE NO. 98D230385

07/24/2008

All Pending Motions (1:15 PM) (Judicial Officer: Moss, Cheryl B)

**MINUTES** 

Matter Heard;

Journal Entry Details:

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.; Matter Heard

08/15/2008

Hearing (8:00 AM) (Judicial Officer: Moss, Cheryl B)

Clarification of March 3, 2008 Order

Matter Heard;

Journal Entry Details:

Discussion regarding the new financial disclosure form. COURT ORDERED, if an updated affidavit of financial condition has been filed, it is unnecessary to file the new financial disclosure form. If the AFC on file is not current or one has not been filed, the parties will need to file the new Financial Disclosure forms. Ms. Muirhead advised the plaintiff has filed a writ of mandamus to disqualify Mr. Willick as counsel for Defendant. COURT ORDERED, the plaintiff is not present and the matter will not be ruled upon today. All future hearing dates STAND.

Matter Heard

09/18/2008

Order to Show Cause (8:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 08/01/2008 Order to Show Cause

Plaintiff & Defendant

Matter Heard;

Matter Heard

09/18/2008

Motion for Order to Show Cause (8:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 07/23/2008 Motion

Deft'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

08/27/2008 Reset by Court to 09/18/2008

Matter Heard;

## CASE SUMMARY CASE NO. 98D230385

Matter Heard

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

Matter Heard; Matter Heard

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

Granted; Granted

09/18/2008

All Pending Motions (8:30 AM) (Judicial Officer: Moss, Cheryl B)

Matter Heard;

Journal Entry Details:

DEFT'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...RS VAILE'S MOTIONFOR RECONSIDERATION AND/OR SET ASIDE RULING OF 7/24/08, ATTORNEY'S FEES, SANCTIONS...ORDER TO SHOW CAUSE:PLAINTIFF & DEFENDANT...ORDER TO SHOW CAUSE: DEFT'S ORDER TO SHOW CAUSE Plaintiff sworn and testified. Arguments by Plaintiff and Atty Marshall Willick. Court noted, Plaintiff filed an Appeal to the Supreme Court electronically 9-14-08. COURT ORDERED the following: 1. Plaintiff's Oral Motion to Stay the Evidentiary Hearing based on his current wife filing Bankruptcy is DENIED. 2. Plaintiff has no Objection to proceeding with the Evidentiary Hearing while the Appeal is pending. 3. As of 7-1-08, Plaintiff's PRINCIPLE ARREARS are SET at \$117,539.96, plus INTEREST of \$44,970.26, for a TOTAL of \$162,510.22, REDUCED to JUDGMENT. 4. Penalties are STAYED pending the Appeal to the Supreme Court. 5. Plaintiff's current CHILD SUPPORT remains at \$1,300.00 per month, plus \$130.00 per month toward ARREARS, for a TOTAL of \$1430.00 per month. 6. This Court does not have jurisdiction to modify prospective CHILD SUPPORT. 7. Plaintiff's Motion for Reconsideration is GRANTED, strike findings and reverse Order to strike. 8. The Orders to Show Cause and Plaintiff's Motion for Renewed Sanctions are taken UNDER ADVISEMENT with the Evidentiary Hearing. Clerk's Note: Minutes amended 9-29-08.vr;

Matter Heard

09/18/2008

Evidentiary Hearing (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Fees and Sanctions
Decision Made;
Journal Entry Details:

Plaintiff sworn and testified. Testimony and exhibits presented (see worksheets). COURT ORDERED, matter UNDER ADVISEMENT. Court will issue a written Decision encompassing the morning Motions, Orders to Show Cause and the Evidentiary Hearing.;

Decision Made

04/20/2009

Minute Order (10:00 AM) (Judicial Officer: Moss, Cheryl B)

Re: Decision
Decision Made;
Journal Entry Details:

Due to Odyssey Case Management System's restriction to only accept 8,000 characters, please refer to this Court's Decision filed on April 17, 2009.;

Decision Made

04/29/2009

Motion for Attorney Fees (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 03/03/2009 Motion

Cisilie Vaile's Motion to Reduce to Judgment Additional Attorney's Fees Awarded and Issue a Payment Schedule for All Attorney's Fees Awarded to Date, for a Lump Sum Payment for Child Support Arrearages, and Attorney's Fees and Costs

05/05/2009 Reset by Court to 04/29/2009

Granted in Part; Cicilie Vaile's Motion to Reduce to Judgment Additional Attorney's Fees Awarded and Issue a Payment Schedule for All Attorney's Fees Awarded to Date, for a Lump Sum Payment for Child support Arrearages, and Attorney's Fees and Costs Journal Entry Details:

Plaintiff sworn and testified. Discussions concerning the Appeals filed by Plaintiff. Arguments

## CASE SUMMARY CASE NO. 98D230385

by Plaintiff and Counsel concerning Plaintiff's request to amend Findings pursuant to NRCP 59 and a Motion to Terminate Child Support for a child that will Emancipate and the current and Defendant's current Motion. COURT ORDERED the following: 1. Plaintiff's request to lift the GOAD Order is DENIED. 2. Plaintiff has permission to file a Motion to Terminate Child Support for a Child that Emancipates and a Motion to Amend Findings Pursuant to NRCP 59. 3. Defendant's request for a Bond on these Motions is DENIED at this time. 4. Defendant shall file a Supplemental Brief on the Bond Issue. 5. Sue sponte, the \$15,000.00 of additional Attorney's Fees that was awarded to Defendant on October 9, 2008, is Reduced to Judgment. 6. Defendant's request to continue with the \$2,000.00 per month payments toward the Attorney's Fees after July 2009, is DENIED. Defendant has other remedies to collect. 7. Defendant's request for \$10,000.00 for the oldest daughter to attend high school in the United States is DENIED as it is optional. 8. Plaintiff is ADMONISHED to prepare documents with double spacing in the future. 9. The GOAD Order remain Status Ouo. Plaintiff shall fax or call, matter will be resolved within one (1) week. 10. The \$1,600.00 in Contempt that Plaintiff has/is paying is applied toward Plaintiff's CHILD SUPPORT ARREARS. 11. The \$12,000.00 award of Attorney's Fees from this Court's April Decision is Reduced to Judgment. 12. Defendant's request for Attorney's Fees for today's hearing is DENIED. Plaintiff shall prepare the Order from today's hearing, Atty Crane to sign as to form and content.; Granted in Part

10/26/2009

Motion for Order to Show Cause (9:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 09/17/2009 Ex Parte Motion

Cisilie Porsboll's Motion for Order to Show Cause Why Employer Should Not be Subject to Penalties Pursuant to NRS 31.297 for Noncompliance with Writ of Garnishment and for Atty's Fees and Costs

10/26/2009 Reset by Court to 10/27/2009 10/27/2009 Reset by Court to 10/26/2009 10/27/2009 Reset by Court to 10/26/2009

Denied; Denied

10/26/2009

Motion to Dismiss (9:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 09/18/2009 Motion

Cisilie A. Porsboll's Motion to Order Dismissal of California Action on Pain of Contempt, to Issue a Payment Schedule fo All Jugments Awarded to Date, and for Atty's Fees and Costs

11/02/2009 Reset by Court to 10/26/2009

Denied in Part;

Denied in Part

10/26/2009

All Pending Motions (9:30 AM) (Judicial Officer: Moss, Cheryl B)

Matter Heard;

Journal Entry Details:

CICILIE PORSBOLL'S MOTION FOR ORDER TO SHOW CAUSE WHY EMPLOYER SHOULD NOT BE SUBJECT TO PENALTIES PURSUANT TO NRS 31.297 FOR NONCOMPLIANCE WITH WRIT OF GARNISHMENT AND FOR ATTY'S FEES AND COSTS...CICILIE A. PORSBOLL'S MOTION TO ORDER DISMISSAL OF CALIFORNIA ACTION ON PAIN OF CONTEMPT, TO ISSUE A PAYMENT SCHEDULE FOR ALL JUDGMENTS AWARDED TO DATE, AND FOR ATTY'S FEES AND COSTS Raleigh C. Thompson, Bar #11296, present for Deloitte and Touch, LLP. Court noted Atty Willick has a Motion to Quash and a Motion to Dismiss scheduled for December 18, 2009 in California before Judge Charlotte Woolard. Arguments by Counsel and Plaintiff. Plaintiff sworn and testified. COURT ORDERED the following: 1. Under the Mack-Manley case, the issues today are not stayed as the Honeycutt case does not apply. The issues are independent of the Supreme Court Appeal that is pending, as these issues have nothing to do with the Penalties Calculations. 2. Plaintiff's request to disqualify Atty Richard Crane is DENIED, as Atty Crane is still actively practicing law and there is no impact on this case. 3. This Court CANNOT order the California Court to dismiss a case. 4. Atty Willick's request pursuant to Brunzell, to issue an Injunction stopping Plaintiff from proceeding in the California action is DENIED. 5. Pursuant to NRS 31.294, due to the pending action in California, this Court MUST stay these proceedings. 6. In the interim, PLAINTIFF shall INTERPLEAD \$1174.16 per month, to the Clark County, Clerk of the Court, Steven Grierson, until the December 18, 2009 hearing in California. Plaintiff shall mail the checks to the Clerk of the Court. Court noted, Plaintiff is seven (7) pay periods behind. 7. Pursuant to NRS 21.075 Notice of Writ of Execution, Court finds the requirement has been met but will direct the Constable to resend the Notice to Plaintiff. 8. Pursuant to NRS 11.190, Court finds the six (6) year limitation on the Money Judgment has not tolled. The Judgment Renewal was filed 5/26/09. Atty Willick shall file proof

### CASE SUMMARY CASE NO. 98D230385

of the certified mailing of the Judgment Renewal and serve a copy to Plaintiff. 9. Court WILL NOT issue an ORDER TO SHOW CAUSE to Deloitte and Touche, pending the California Order, Court will defer on fees and costs. Atty Thompson shall prepare the Order for this issue. 10. Plaintiff's request to STAY the Interplead payments is DENIED. 11. Court makes no ruling nor order on property location. 12. The California Court to make the decision as to the domestication of the Judgment. 13. Court will reserve on Atty Willick's request for Attorney's Fees and Costs for today's hearing. 14. Status Check hearing date SET. Atty Willick shall prepare the Order from today's hearing, Plaintiff to sign as to form and content within five days of receipt. 2-3-2010 1:30 PM STATUS CHECK RE: CALIFORNIA CASE; Matter Heard

02/03/2010

All Pending Motions (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Matter Heard;

Journal Entry Details:

DEFT'S MOTION FOR DECLARATORY RELIEF...STATUS CHECK RE: CALIFORNIA CASE Atty Richard Crane, Bar #9536, also present for Defendant. Atty Raleigh C. Thompson, Bar #11296, present for Deloitte and Touche, LLP. Discussion concerning the Stipulation and Order to Quash Writ of Garnishment. Stipulation and Order SIGNED and FILED IN OPEN COURT. Arguments by Counsel and Plaintiff. COURT ORDERED the following: 1. Plaintiff's request to appear by telephone at future hearings is DENIED. 2. The Order to Show Cause is WITHDRAWN as to Deloitte and Touche, LLP pertaining to the Writ of Garnishment, 3. An ORDER TO SHOW CAUSE is ISSUED to Plaintiff to pay \$4,696.64 for four (4) payments of \$1,174.14 by the next hearing date of 3/8/2010. Plaintiff is subject to Contempt of up to 25 days in jail and sanctions. 4. The Opposition to Motion filed 2/1/2010 shall be STRICKEN from the Court's file. 5. Plaintiff shall file an updated Financial Disclosure Form prior to the next Court date. 6. Any and all Briefs are due by Monday, March 1, 2010. 7. The ORDER TO SHOW CAUSE shall include the Judgment Renewal and the Interpleading Payments. 8. Deft's Motion for Declaratory Relief and the Status Check re: California Case is CONTINUED to March 8, 2010 at 1:30 p.m. 9. Plaintiff's Motion to Vacate shall also be heard on March 8, 2010 at 1:30 p.m. Atty Willick shall prepare the Order from today's hearing within ten (10) days, Plaintiff shall sign as to form and content within five (5) calendar days.;

Matter Heard

03/08/2010

Status Check (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Re: California Case

02/03/2010 Reset by Court to 03/08/2010

Matter Heard: Matter Heard

03/08/2010

Motion (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Events: 01/20/2010 Motion

Deft's Motion for Declaratory Relief

02/03/2010 Reset by Court to 03/08/2010 03/15/2010 Reset by Court to 02/03/2010

Denied: Denied

03/08/2010

Motion (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Events: 02/18/2010 Notice of Hearing

Pltf's Motion to Vacate Judgment or in the Alternative, for New Hearing on the Matter Stayed;

Stayed

03/08/2010

All Pending Motions (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Matter Heard:

Journal Entry Details:

DEFT'S MOTION FOR DECLARATORY RELIEF...PLTF'S MOTION TO VACATE JUDGMENT OR IN THE ALTERNATIVE, FOR NEW HEARING ON THE MATTER... STATUS CHECK RE: CALIFORNIA CASE Atty Richard Crane, Bar # 9536, also present for Defendant. Plaintiff sworn and testified. Arguments by Plaintiff and Counsel. Court stated its findings. COURT ORDERED the following: 1. An INVOLUNTARY WAGE ASSIGNMENT shall be implemented against Plaintiff pursuant to NRS 31.295. Plaintiff's employer shall deduct \$541.92 per pay period from Plaintiff's wages, for a total of \$1,174.16 per month to be sent directly to the Willick Law Group, beginning with the April 15, 2010 pay period, due 5 days after pay day, subject to NRS 22.010. 2. If the wage assignment has not begun by April 15, 2010, Plaintiff is responsible for making the payments directly to the Willick Law Group until the wage assignment begins. 3. Pursuant to NRS 31.480, Plaintiff cannot be arrested nor

### Case Summary

### **CASE NO. 98D230385**

detained for non-payment of a money judgment. 4. Plaintiff's Motion to Vacate Judgment is STAYED, due to the Appeal of the 10/26/2009 Order. 5. The March 20, 2008 Order was a Final order until the October 9, 2008 Order. 6. The 2006 Order subsumed the 2003 Order, NRS 3.223 was not violated as Landreth does not apply, by seeking enforcement. 7. Pursuant to NRS 17.340, any Court of the United States, the filing of the Foreign Judgment is proper and does not violate Landreth, it was properly filed in the Family Division. 8. Pursuant to Brunzell and NRS 18.010, Defendant is AWARDED Attorney's Fees. Defendant shall file a Memorandum of Cost within two (2) days. This issue is UNDER ADVISEMENT. The Willick Law Firm shall prepare the Order from today's hearing within ten (10) days, Plaintiff shall have five (5) days to sign as to form and content.;

Matter Heard

03/25/2010 **Decision** (4:55 PM) (Judicial Officer: Moss, Cheryl B)

Decision Made;

Journal Entry Details:

Due to Odyssey Case Management System's ability to accept only 8,000 characters, please refer to the Decision filed March 25, 2010.;

Decision Made

04/20/2010 CANCELED Motion (10:00 AM) (Judicial Officer: Moss, Cheryl B)

Vacated - per Clerk

Rad Date

06/08/2010 Motion for Order to Show Cause (9:30 AM) (Judicial Officer: Moss, Chervl B)

Events: 04/27/2010 Motion

Deft's Motion For Order To show Cause Why Pltf Not Be Held In Contempt & For Attorney's

Granted; Deft's Motion for Order to Show Cause Why Pltf Not Be Held In Contempt & For Attorney's Fees & Costs

Journal Entry Details:

Court noted the non-appearance of Plaintiff today. Discussion by Counsel. Atty Thompson stated Delloite and Touche are abiding by the California Injunction. COURT ORDERED the following: 1. Deft's Motion for Order to Show Cause Why Pltf Not Be Held In Contempt and for Attorney's Fees and Costs is GRANTED. 2. Plaintiff was required to file a Supersedeas Bond. 3. An ORDER TO SHOW CAUSE is ISSUED regarding the non-payment of Attorney's Fees. 4. An ORDER TO SHOW CAUSE is ISSUED regarding the non-payment of Child Support. 5. An Evidentiary Hearing date is SET for 7-13-2010 at 1:30 p.m. Atty Crane/Willick shall prepare the Orders from today's hearing. 7-13-2010 1:30 PM EVIDENTIARY HEARING RE: CONTEMPT #1;

Granted

Evidentiary Hearing (1:30 PM) (Judicial Officer: Moss, Cheryl B) 07/13/2010

Evidentiary Hearing re: Contempt #1

Reserve Ruling;

Journal Entry Details:

Attorney Tom Trombadore appeared telephonically in an informational capacity to provide information to the Court regarding the cases pending in California. The Court FINDS Plaintiff failed to make an appearance at today's hearing. No future court date will be set. If the Court needs to take some further action, Mr. Willick may file a brief giving the results of the proceedings in California. Matter OFF CALENDAR. No order required.;

Reserve Ruling

04/09/2012 Motion for Order to Show Cause (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 02/27/2012 Motion

Deft's Motion For Order To Show Cause For Failure To Pay Child Support & Changing Address Without Notification; Reduce Current Arrearages To Judgment; Attorney's Fees &

Costs

Matter Heard: Matter Heard

04/09/2012 Order to Show Cause (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Events: 03/16/2012 Order to Show Cause

Matter Heard; Matter Heard

04/09/2012 All Pending Motions (10:30 AM) (Judicial Officer: Moss, Cheryl B)

Matter Heard:

Journal Entry Details:

### Case Summary CASE NO. 98D230385

DEFT'S MOTION FOR ORDER TO SHOW CAUSE FOR FAILURE TO PAY CHILD SUPPORT & CHANGING ADDRESS WITHOUT NOTIFICATION: REDUCE CURRENT ARREARAGES TO JUDGMENT; ATTORNEY'S FEES & COSTS...ORDER TO SHOW CAUSE R. Crane, Law Clerk, present with Atty Willick. Plaintiff sworn and testified. Arguments by Counsel and Plaintiff. COURT ORDERED the following: 1. Plaintiff shall file and serve electronically, a Rebuttal Brief on NRS 130.207 and 130.611 by May 9, 2012 5:00 p.m. 2. Plaintiff shall also Brief, Montana vs Lopez and Parkinson vs Parkinson. 3. Defendant shall file and serve electronically, a Responsive Brief by May 23, 2012 5:00 p.m. 4. Plaintiff shall file and serve electronically, a Sur-Rebuttal by May 30, 2012, 5:00 p.m. 5. Both Parties shall file updated Financial Disclosure Forms with the last three (3) paystubs attached, within two (2) weeks, by April 23, 2012. 6. Plaintiff shall request an Audit from the District Attorney's Office forthwith. 7. Plaintiff's request for telephonic appearances is GRANTED. Court prefers a landline telephone with a handset. 8. Hearing SET. Plaintiff and Counsel STIPULATE pursuant to EDCR 7.50 that the minutes shall stand as an Order. 6-4-2012 1:30 PM HEARING;

Matter Heard

06/04/2012

Hearing (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Under Advisement:

Journal Entry Details:

HEARING Richard Crane, Law Clerk, present with Mr. Willick. Leonard Fowler, Case Manager, present with Mr. Willick. Court called the case and reviewed the issues. Plaintiff sworn and testified. Arguments by Counsel and Plaintiff. COURT ORDERED, Court shall take this matter UNDER ADVISEMENT. Plaintiff shall SUBMIT a RESPONSIVE BRIEF no later than 5:00 PM, on 06-18-12. Defendant shall have until 5:00 PM, on 06-25-12, to SUBMIT a RESPONSIVE BRIEF. Once the Court has ISSUED a DECISION, the Judicial Executive Assistant for Department I shall CONTACT the parties to SCHEDULE a HEARING. If Plaintiff wishes to appear TELEPHONICALLY in the future he must FILE a Notice of Intent to Appear by Telephone at least THREE (3) DAYS prior to the hearing. The Minutes shall suffice for today's hearing, no Order shall be required from Counsel.; Under Advisement

10/22/2012

Evidentiary Hearing (1:30 PM) (Judicial Officer: Moss, Cheryl B)

Evidentiary Hearing Re: Contempt

### **SERVICE**

06/11/2009

Writ Vaile, Robert S Unserved

Electronically Filed 07/10/2012 03:11:57 PM

Som to Chum

CLERK OF THE COURT

## DISTRICT COURT CLARK COUNTY, NEVADA

R. S. VAILE,

Plaintiff,

Case No. 98-D-230385

VS.

Dept. No. I

CISILIE A. VAILE nka PORSBOLL,

Defendant.

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CHERYL B. MOSS DISTRICT JUDGE

FAMILY DIVISION, DEPT, I LAS VEGAS NV 89101

### **COURT'S DECISION AND ORDER**

The Nevada Supreme Court remanded this case to determine whether Norway's March 17, 2003, modification order is enforceable in Nevada, and for further proceedings on the enforcement of the August 21, 1998, Nevada child support order. Defendant ("Ms. Porsboll") also filed an Amended Motion for Order Show Cause to which Plaintiff ("Mr. Vaile") filed an Opposition.

The Court reviewed the pleadings and heard oral arguments on April 9, 2012, and June 4, 2012. Each side filed supplemental briefs.

### The Norway Child Support Order

The State of Nevada adopted the Uniform Interstate Family Support Act (UIFSA) and incorporated its provisions in NRS Chapter 130. Under NRS

130.10116, Nevada recognizes the country of Norway as a foreign reciprocating country.

In this case, the issue to be decided is whether Norway modified the Nevada child support order and therefore became the controlling order. The Court finds that under NRS 130.611(1)(a), Norway could have modified the Nevada child support order only if it finds that both parents and the children no longer reside in Nevada, that Mr. Vaile, who is a nonresident of Norway petitioned for modification, and that Ms. Porsboll was subject to the personal jurisdiction of Norway.

Under NRS 130.611(1)(b), Norway may also modify the Nevada child support order if Norway is the residence of the children, or one of the parents reside in Norway, and both parties have filed written consents with the Nevada court.

Here, none of the requirements of NRS 130.611(1) were met. Mr. Vaile did not petition for modification in Norway. Rather, Norway issued its own modification order that is not enforceable in Nevada under UIFSA laws. Further, both parties never filed written consents with the Nevada district court requesting Norway to modify the child support and assume jurisdiction.

IT IS HEREBY ORDERED that the Norway child support order is not the controlling order, and it is unenforceable in Nevada pursuant to UIFSA. The Norwegian order has no bearing on this court's enforcement of the Nevada child

support order, which remains the controlling order. Further, Nevada retains personal jurisdiction over Mr. Vaile for enforcement of child support.

IT IS FURTHER ORDERED that Mr. Vaile's March 6, 2012, pleading entitled "Notice of Controlling Norwegian Child Support Order" shall be stricken because it does not comply with NRS 130.611 and 130.605.

Mr. Vaile argued that NRS 130.6115 authorizes Norway to modify the Nevada support order. The Court rejects Mr. Vaile's argument and finds that NRS 130.6115 does not apply. This statute specifically refers to modification of a child support order of a foreign country. Here, the child support order sought to be modified was issued in Nevada. Nevada is not a foreign country.

Mr. Vaile raised the issue of applying NRS 130.207. Ms. Porsboll argued that this statute does not apply. The Court finds that NRS 130.207 is inapplicable. This statute deals with determining which support order is the controlling order when two competing child support orders exist.

At the time of the 1998 divorce, there was only one child support order issued in Nevada which is the controlling order. There were no multiple competing orders. Therefore, NRS 130.207 does not apply in this case.

Mr. Vaile argued that Ms. Porsboll's counsel's references to expert opinion, specifically Gary Caswell, Esq., were hearsay and should be disregarded. The Court finds this argument moot. The Court did not rely on Mr. Caswell's opinion letter to reach a decision on the applicability of NRS Chapter 130 and UIFSA.

## Recalculation of Child Support Arrears, Statutory Interest, and Statutory Penalties After Remand

Mr. Vaile argues that he should not have paid child support when he had the children in his care from May 2000 to April 2002. At a hearing on July 21, 2008, the court denied Mr. Vaile's request. The Nevada Supreme Court, in its January 26, 2012, decision, denied all other relief sought by Mr. Vaile in his multiple appeals. Accordingly, the court's decision is res judicata. In addition, the Court rejects Mr. Vaile's arguments of waiver, laches, and prevention.

### **Principal Child Support Arrears**

The Court reviewed the calculations submitted by both sides. As to principal child support arrears, Mr. Vaile claims the total amount accrued through June 1, 2012, is \$149,416.93. Ms. Porsboll claims the amount is \$214,868.09.

Mr. Vaile's chart is erroneous. His child support chart sets the obligation at 18% for 2008, yet the eldest daughter emancipated in May 2009. This is incorrect because the percentage amount of 18% for one remaining child should not be applied until June 2009.

In addition, Mr. Vaile did not include child support when he claimed custody of the children for two years. As noted, the Court previously denied his request on July 21, 2008.

Mr. Vaile claims he paid a total of \$94,049.82 in child support payments. Ms. Porsboll calculated total payments of \$88,551.37. The Court previously ordered on March 8, 2010, that Mr. Vaile direct all child support payments to Ms.

Porsboll's counsel (The Willick Law Group) if the District Attorney did not collect the full amount via involuntary wage assignment. Mr. Vaile is not entitled to credits for any direct payments he made to Ms. Porsboll.

The Court finds Ms. Porsboll's updated calculations are accurate as set forth in Exhibit A of their Supplemental Exhibits filed June 4, 2012. Therefore, the principal amount of child support arrears, after all payments are credited, is \$126,316.72 through June 1, 2012.

IT IS FURTHER ORDERED that the principal amount of child support arrears, totaling \$126,316.72 through June 1, 2012, is reduced to judgment and collectible by any lawful means.

### **Statutory Interest on the Child Support Arrears**

Statutory interest is mandatory under NRS 17.130 and 99.040. Ms. Porsboll calculated \$62,466.86 of interest.

IT IS FURTHER ORDERED that the total interest amount of \$62,466.86 through June 1, 2012, is reduced to judgment and collectible by any lawful means.

### Statutory Penalties on the Child Support Arrears

Ms. Porsboll calculated penalties on the arrears, using the M-Law program, in the amount of \$88,218.75.

The Nevada Supreme Court did not reach a decision on the calculation of penalties issue (M-Law vs. NOMADS). Ms. Porsboll argued the M-Law Program was not invalidated by the Supreme Court. However, neither was the NOMADS Program. The court decided the issue in its April 17, 2009 Decision and Order

and is compelled to enforce it. The court recognizes that the M-Law Program calculates penalties in the same manner as the NOMADS program, but only up through the first 23 months. After 23, months, the calculations diverge. In this case, the penalties are calculated over a span 12 years.

IT IS FURTHER ORDERED that Mr. Vaile shall obtain an updated audit from the District Attorney's Office as to the penalties calculation by serving the District Attorney with a certified copy of this Decision and Order.

IT IS FURTHER ORDERED that the District Attorney shall file an updated audit in D-230385. Mr. Vaile shall then submit a proposed Order, countersigned by Ms. Porsboll's counsel, indicating the penalties amount through June 1, 2012, with said amount being reduced to judgment and collectible by any lawful means.

### **Contempt Issues**

On March 28, 2012, Ms. Porsboll filed an Amended Order Show Cause asking for contempt against Mr. Vaile for failing to pay child support, for failing to make restitution on prior judgments for attorney's fees, and for failing to timely file a Notice of Change of Address.

NRS 22.010 and NRS 22.030 discuss contempt. An order must be reduced to writing, signed by a Judge, and filed with the Clerk of the Court.

Division of Child Family Svcs. v. Eighth Judicial Dist. Ct. of Nevada, 92 P.3d 1239 (2004). In Cunningham v. Eighth Judicial Dist. Ct., 102 Nev. 551, 559-60 (1986), the Supreme Court held, "An order on which a judgment of contempt is

based must be clear and unambiguous, and must spell out the details of compliance in clear, specific and unambiguous terms so that the person will readily know exactly what duties or obligations are imposed on him."

Pertaining to the change of address issue, the court's order filed October 9, 2008, is clear and unambiguous. Mr. Vaile is required to formally file a Notice of Change of Address in Case Number D-230385 within 30 days of moving. Mr. Vaile asserted that he moved to Michigan in 2011. However, he did not file a Notice of Change of Address until March 6, 2012.

Mr. Vaile's argument that his Virginia counsel notified the Willick Law Group of his new Michigan address does not comply with the court's order. Mr. Vaile's argument that he did not file a change of address in D-230385 due to the appeal pending is meritless. The change of address requirement was not related to the issues he raised on appeal.

The Court finds Mr. Vaile in contempt of the October 9, 2008 order for failing to file a Notice of Change of Address in Case Number D-230385 within 30 days of moving to a new residence.

IT IS FURTHER ORDERED that Mr. Vaile is sanctioned \$500.00 for failing to file a Notice of Change of Address and serving the Willick Law Group within 30 days of moving to a different residence.

With regard to Mr. Vaile's failure to pay child support since April 2000, the court previously conducted an evidentiary hearing on September 18, 2008.

Both parties were given notice and an opportunity to fully litigate the contempt issue.

The court made written findings after the September 18, 2008, trial. In conforming with the Nevada Supreme Court's Decision reversing and remanding this case, the court reviewed its prior findings and orders in its October 9, 2008 Decision and Order.

The court's findings of fact and conclusions of law remain unchanged from the September 18, 2008 evidentiary hearing, except as to all references and findings that were inconsistent with the Nevada Supreme Court's Decision. All references and findings as to enforcing the \$1,300.00 fixed monthly child support amount are null and void.

Upon reconsideration after remand, the court makes new and/or revised findings and orders as follows.

- 1. According to the Decree of Divorce, the parties are required to exchange their tax returns and income information each year for purposes of calculating child support.
- 2. The parties applied and utilized the mathematical formula contained in the Decree.
- 3. The facts have not changed with regard to Mr. Vaile having paid nothing for over six years from April 2000 to April 2006.
- 4. The court finds Mr. Vaile's conduct willful because he understood he had a BASIC duty and obligation to pay child support. In fact, Mr. Vaile voluntarily paid child support from the time the Decree was entered until April 2000.
- 5. The policy behind NRS 125B.020(1) states that a parent has a duty to support their children.

- 6. Mr. Vaile actually paid child support from August 1998 to April 2000. This means he understood during this time period that he had a duty to support their children.
- 7. Mrs. Porsboll signed no written agreements for waiver of child support.
- 8. Mr. Vaile willfully refused to pay child support from April 2000 to July 2006.
- 9. Mr. Vaile is in contempt of the Decree of Divorce.
- 10. Mr. Vaile was on notice under the Decree of Divorce to pay child support.
- 11. Mr. Vaile paid \$1,300.00 per month from August 1998 to April 2000.
- 12. There were no payments until the District Attorney's Office commenced wage withholding on July 3, 2006.
- 13. All child support payments since July 3, 2006 have been collected involuntarily.
- 14. Under NRS 22.010, the Court, in its discretion, could monetarily sanction Mr. Vaile up to \$500.00 for every month he willfully did not pay child support. He did not pay from April 2000 to July 2006 or a total of 76 months. The maximum amount is potentially \$500.00 x 76 = \$38,000.00.
- 15. The Court finds Mr. Vaile in contempt for non-payment of child support for six years.
- 16. Under NRS 22.010, the Court has discretion to impose up to 25 days incarceration for every month Mr. Vaile willfully refused to pay child support.
- 17. Here, the child support PRINCIPAL ARREARS total \$126,316.72 through June 1, 2012.
- 18. The STATUTORY INTEREST on the arrears amounts to a total of \$62,466.86 through June 1, 2012.
- 19. The combined total is substantial -- \$188,783.58.

IT IS FURTHER ORDERED that Mr. Vaile is found in contempt for non-payment of child support for six years from March 2000 through June 2006.

Accordingly, he is sanctioned \$38,000.00 under NRS 22.010. Said amount is reduced to judgment and collectible by any lawful means. Previously, the Court did not award sanctions because it believed the Decree provision on calculating child support on a yearly basis was not clear and not unambiguous. The Nevada Supreme Court reasoned and found to the contrary in its January 26, 2012 Decision. Accordingly, upon reconsideration and remand, there is a basis to award sanctions.

The Court finds that because Nevada lacks jurisdiction to modify the child support order, Mr. Vaile is obligated to pay CURRENT child support of \$2,754.15 per month in accordance with the Decree of Divorce. Under NRS 125B.100, the obligor parent shall continue to pay support for an emancipated child until all arrearages are paid. Mr. Vaile's child support was \$2,870.13 for two children. The eldest child was emancipated on June 1, 2009.

IT IS FURTHER ORDERED that in accordance with the Decree of Divorce, Mr. Vaile's child support obligation is \$2,870.13 per month. Of this amount, \$2,754.15 is applied towards current child support for the one remaining minor child, due and owing from July 1, 2011 to June 30, 2012. The difference between \$2,870.13 and \$2,754.15 shall be applied against the arrearages for this time period. On July 1 of each year, while the youngest child is still a minor, the child support amount is adjusted per the Decree of Divorce and any remainder between the \$2,870.13 and the adjusted amount shall be applied toward the arrearages. The youngest child will emancipate on

CHERYL B. MOSS

June 1, 2013. After said date, the entire amount of \$2,870.13 shall be applied toward arrearages until paid in full.

With regard to incarceration contempt, the court previously ordered Mr. Vaile to make eight (8) monthly installments of \$2,000.00 towards the purge amount of \$16,000.00 as reflected in the October 9, 2008 Decision and Order. According to Exhibit A of Defendant's Supplemental Exhibits filed June 4, 2012, Mr. Vaile made all payments totaling \$16,000.00. Therefore, the Court finds that Mr. Vaile is purged out of the jail contempt through the date of the last payment due and owing which was June 15, 2009.

Concerning Ms. Porsboll's latest request for contempt for failure to pay child support after June 15, 2009, the Court finds that zero child support was paid for eleven (11) specific months, namely May 2010 to October 2010 inclusive, July 2011 to September 2011 inclusive, and May 2012 to June 2012. See Exhibit A of Defendant's Supplemental Exhibits filed on June 4, 2012.

Under due process, if a party is facing incarceration and sanctions for contempt, the Court is required to hold an evidentiary hearing pursuant to NRS 22.010.

Mr. Vaile is admonished to resume child support payments and pay the amount of \$2,870.13 per month in accordance with the non-modifiable Decree of Divorce support order and pursuant to NRS 125B.100.

IT IS FURTHER ORDERED that an evidentiary hearing date shall be set for October 22, 2012 at 1:30 p.m. (stack #1)

IT IS FURTHER ORDERED that for any remainder amounts due for child support each month not collected via wage assignment by the District Attorney's Office, Mr. Vaile shall continue to send those payments directly to Ms. Porsboll's counsel payable to "The Willick Law Group". At the hearing on March 8, 2010, the court ordered Mr. Vaile to send all payments for child support not collected by the District Attorney to The Willick Law Group. Mr. Vaile is under an affirmative duty to comply with court orders. Since March 8, 2010, Mr. Vaile paid zero child support for 11 months. See Exhibit A to Defendant's Supplemental Exhibits filed June 4, 2012. Mr. Vaile is to show cause at the evidentiary why he should not be held in contempt.

IT IS FURTHER ORDERED that the involuntary wage withholding by the District Attorney for the payment of current child support shall continue.

IT IS FURTHER ORDERED that the prior award of \$15,000.00 attorney's fees to Ms. Porsboll in the October 9, 2008, Decision and Order stands, but any references or findings as to the enforcement of the \$1,300.00 per month amount is deemed null and void. Said amount is reduced to judgment and collectible by any lawful means.

With regard to Ms. Porsboll's request to enforce the prior judgments for attorney's fees, the court stated at previous hearings that said judgments were already reduced to judgment and collectible by any lawful means.

CHERYL B. MOSS

LAS VEGAS NV 89101

IT IS FURTHER ORDERED that Ms. Porsboll's request to enforce payment of prior judgments of attorney's fees and costs was already granted by the Court at the March 8, 2010 hearing. The court's order still stands and any employer of Mr. Vaile shall withhold the maximum amount allowed by Nevada law, not to exceed 50% of his wages.

IT IS FURTHER ORDERED that as to Ms. Porsboll's latest request for attorney's fees filed February 27, 2012, mandatory fees shall be awarded pursuant to NRS 125B.140 as Mr. Vaile still owes child support arrears. The Willick Law Group shall file a Memorandum of Fees and Costs and a redacted billing statement no later than **August 10, 2012**, and submit a proposed order.

IT IS FURTHER ORDERED that additional fees requested on the contempt issues reserved for the evidentiary hearing are deferred.

SO ORDERED.

Dated this 10<sup>th</sup> day of July, 2012.

CHERIL B. MOSS
District Court Judge

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CHERYL B. MOSS

DISTRICT JUDGE FAMILY DIVISION, DEPT. I LAS VEGAS NV 89101

### DISTRICT COURT **FAMILY DIVISION** CLARK COUNTY, NEVADA

CLERK OF THE COURT

R.S. VAILE.

Plaintiff.

VS.

Case No. 98-D-230385 Dept. No. "I"

CISILIE A. VAILE Nka PORSBOLL.

Defendant

### NOTICE OF ENTRY OF COURT'S DECISION AND ORDER

TO:

R.S. VAILE, Plaintiff In Proper Person

TO:

MARSHAL WILLICK, ESQ., Attorney for Defendant

PLEASE TAKE NOTICE that a Court's Decision and Order was entered in the above-entitled matter on the 10<sup>th</sup> day of July, 2012, a true and correct copy of which is attached hereto.

Dated this 11<sup>th</sup> day of July, 2012.

Judicial Executive Assistant to the HONORABLE CHERYL B. MOSS

### **CERTIFICATE OF SERVICE**

I hereby further certify that on this 11th day of July, 2012, I caused to be mailed to Plaintiff/DefendantPro Se a copy of the Notice of Entry of Court's Decision and Order at the following address:

### R.S. VAILE

P.O. Box 727, Kenwood, CA 95452 Plaintiff In Proper Person

I hereby certify that on this 11th day of July, 2012, I caused to be delivered to the Clerk's Office a copy of the Notice of Entry of Court's Decision and Order which was placed in the folders to the following attorneys:

MARSHAL WILLICK, ESQ.

Attorney for Defendant

Judiciăl Executive Assistant

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**CLERK OF THE COURT** 

## DISTRICT COURT CLARK COUNTY, NEVADA

R. S. VAILE,

Plaintiff.

Case No. 98-D-230385

VS.

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Dept. No. I

CISILIE A. VAILE

Defendant.

nka PORSBOLL, Defen

### **COURT'S DECISION AND ORDER**

The Nevada Supreme Court remanded this case to determine whether Norway's March 17, 2003, modification order is enforceable in Nevada, and for further proceedings on the enforcement of the August 21, 1998, Nevada child support order. Defendant ("Ms. Porsboll") also filed an Amended Motion for Order Show Cause to which Plaintiff ("Mr. Vaile") filed an Opposition.

The Court reviewed the pleadings and heard oral arguments on April 9, 2012, and June 4, 2012. Each side filed supplemental briefs.

### The Norway Child Support Order

The State of Nevada adopted the Uniform Interstate Family Support Act (UIFSA) and incorporated its provisions in NRS Chapter 130. Under NRS

CHERYL B. MOSS DISTRICT JUDGE

FAMILY DIVISION, DEPT. LAS VEGAS NV 89101

130.10116, Nevada recognizes the country of Norway as a foreign reciprocating country.

In this case, the issue to be decided is whether Norway modified the Nevada child support order and therefore became the controlling order. The Court finds that under NRS 130.611(1)(a), Norway could have modified the Nevada child support order only if it finds that both parents and the children no longer reside in Nevada, that Mr. Vaile, who is a nonresident of Norway petitioned for modification, and that Ms. Porsboll was subject to the personal jurisdiction of Norway.

Under NRS 130.611(1)(b), Norway may also modify the Nevada child support order if Norway is the residence of the children, or one of the parents reside in Norway, and both parties have filed written consents with the Nevada court.

Here, none of the requirements of NRS 130.611(1) were met. Mr. Vaile did not petition for modification in Norway. Rather, Norway issued its own modification order that is not enforceable in Nevada under UIFSA laws. Further, both parties never filed written consents with the Nevada district court requesting Norway to modify the child support and assume jurisdiction.

IT IS HEREBY ORDERED that the Norway child support order is not the controlling order, and it is unenforceable in Nevada pursuant to UIFSA. The Norwegian order has no bearing on this court's enforcement of the Nevada child

support order, which remains the controlling order. Further, Nevada retains personal jurisdiction over Mr. Vaile for enforcement of child support.

IT IS FURTHER ORDERED that Mr. Vaile's March 6, 2012, pleading entitled "Notice of Controlling Norwegian Child Support Order" shall be stricken because it does not comply with NRS 130.611 and 130.605.

Mr. Vaile argued that NRS 130.6115 authorizes Norway to modify the Nevada support order. The Court rejects Mr. Vaile's argument and finds that NRS 130.6115 does not apply. This statute specifically refers to modification of a child support order of a foreign country. Here, the child support order sought to be modified was issued in Nevada. Nevada is not a foreign country.

Mr. Vaile raised the issue of applying NRS 130.207. Ms. Porsboll argued that this statute does not apply. The Court finds that NRS 130.207 is inapplicable. This statute deals with determining which support order is the controlling order when two competing child support orders exist.

At the time of the 1998 divorce, there was only one child support order issued in Nevada which is the controlling order. There were no multiple competing orders. Therefore, NRS 130.207 does not apply in this case.

Mr. Vaile argued that Ms. Porsboll's counsel's references to expert opinion, specifically Gary Caswell, Esq., were hearsay and should be disregarded. The Court finds this argument moot. The Court did not rely on Mr. Caswell's opinion letter to reach a decision on the applicability of NRS Chapter 130 and UIFSA.

# Recalculation of Child Support Arrears, Statutory Interest, and Statutory Penalties After Remand

Mr. Vaile argues that he should not have paid child support when he had the children in his care from May 2000 to April 2002. At a hearing on July 21, 2008, the court denied Mr. Vaile's request. The Nevada Supreme Court, in its January 26, 2012, decision, denied all other relief sought by Mr. Vaile in his multiple appeals. Accordingly, the court's decision is res judicata. In addition, the Court rejects Mr. Vaile's arguments of waiver, laches, and prevention.

### **Principal Child Support Arrears**

The Court reviewed the calculations submitted by both sides. As to principal child support arrears, Mr. Vaile claims the total amount accrued through June 1, 2012, is \$149,416.93. Ms. Porsboll claims the amount is \$214,868.09.

Mr. Vaile's chart is erroneous. His child support chart sets the obligation at 18% for 2008, yet the eldest daughter emancipated in May 2009. This is incorrect because the percentage amount of 18% for one remaining child should not be applied until June 2009.

In addition, Mr. Vaile did not include child support when he claimed custody of the children for two years. As noted, the Court previously denied his request on July 21, 2008.

Mr. Vaile claims he paid a total of \$94,049.82 in child support payments.

Ms. Porsboll calculated total payments of \$88,551.37. The Court previously ordered on March 8, 2010, that Mr. Vaile direct all child support payments to Ms.

Porsboll's counsel (The Willick Law Group) if the District Attorney did not collect the full amount via involuntary wage assignment. Mr. Vaile is not entitled to credits for any direct payments he made to Ms. Porsboll.

The Court finds Ms. Porsboll's updated calculations are accurate as set forth in Exhibit A of their Supplemental Exhibits filed June 4, 2012. Therefore, the principal amount of child support arrears, after all payments are credited, is \$126,316.72 through June 1, 2012.

IT IS FURTHER ORDERED that the principal amount of child support arrears, totaling \$126,316.72 through June 1, 2012, is reduced to judgment and collectible by any lawful means.

### Statutory Interest on the Child Support Arrears

Statutory interest is mandatory under NRS 17.130 and 99.040. Ms. Porsboll calculated \$62,466.86 of interest.

IT IS FURTHER ORDERED that the total interest amount of \$62,466.86 through June 1, 2012, is reduced to judgment and collectible by any lawful means.

### Statutory Penalties on the Child Support Arrears

Ms. Porsboll calculated penalties on the arrears, using the M-Law program, in the amount of \$88,218.75.

The Nevada Supreme Court did not reach a decision on the calculation of penalties issue (M-Law vs. NOMADS). Ms. Porsboll argued the M-Law Program was not invalidated by the Supreme Court. However, neither was the NOMADS Program. The court decided the issue in its April 17, 2009 Decision and Order

and is compelled to enforce it. The court recognizes that the M-Law Program calculates penalties in the same manner as the NOMADS program, but only up through the first 23 months. After 23, months, the calculations diverge. In this case, the penalties are calculated over a span 12 years.

IT IS FURTHER ORDERED that Mr. Vaile shall obtain an updated audit from the District Attorney's Office as to the penalties calculation by serving the District Attorney with a certified copy of this Decision and Order.

IT IS FURTHER ORDERED that the District Attorney shall file an updated audit in D-230385. Mr. Vaile shall then submit a proposed Order, countersigned by Ms. Porsboll's counsel, indicating the penalties amount through June 1, 2012, with said amount being reduced to judgment and collectible by any lawful means.

### **Contempt Issues**

On March 28, 2012, Ms. Porsboll filed an Amended Order Show Cause asking for contempt against Mr. Vaile for failing to pay child support, for failing to make restitution on prior judgments for attorney's fees, and for failing to timely file a Notice of Change of Address.

NRS 22.010 and NRS 22.030 discuss contempt. An order must be reduced to writing, signed by a Judge, and filed with the Clerk of the Court.

Division of Child Family Svcs. v. Eighth Judicial Dist. Ct. of Nevada, 92 P.3d 1239 (2004). In Cunningham v. Eighth Judicial Dist. Ct., 102 Nev. 551, 559-60 (1986), the Supreme Court held, "An order on which a judgment of contempt is

based must be clear and unambiguous, and must spell out the details of compliance in clear, specific and unambiguous terms so that the person will readily know exactly what duties or obligations are imposed on him."

Pertaining to the change of address issue, the court's order filed October 9, 2008, is clear and unambiguous. Mr. Vaile is required to formally file a Notice of Change of Address in Case Number D-230385 within 30 days of moving. Mr. Vaile asserted that he moved to Michigan in 2011. However, he did not file a Notice of Change of Address until March 6, 2012.

Mr. Vaile's argument that his Virginia counsel notified the Willick Law Group of his new Michigan address does not comply with the court's order. Mr. Vaile's argument that he did not file a change of address in D-230385 due to the appeal pending is meritless. The change of address requirement was not related to the issues he raised on appeal.

The Court finds Mr. Vaile in contempt of the October 9, 2008 order for failing to file a Notice of Change of Address in Case Number D-230385 within 30 days of moving to a new residence.

IT IS FURTHER ORDERED that Mr. Vaile is sanctioned \$500.00 for failing to file a Notice of Change of Address and serving the Willick Law Group within 30 days of moving to a different residence.

With regard to Mr. Vaile's failure to pay child support since April 2000, the court previously conducted an evidentiary hearing on September 18, 2008.

Both parties were given notice and an opportunity to fully litigate the contempt issue.

The court made written findings after the September 18, 2008, trial. In conforming with the Nevada Supreme Court's Decision reversing and remanding this case, the court reviewed its prior findings and orders in its October 9, 2008 Decision and Order.

The court's findings of fact and conclusions of law remain unchanged from the September 18, 2008 evidentiary hearing, except as to all references and findings that were inconsistent with the Nevada Supreme Court's Decision. All references and findings as to enforcing the \$1,300.00 fixed monthly child support amount are null and void.

Upon reconsideration after remand, the court makes new and/or revised findings and orders as follows.

- According to the Decree of Divorce, the parties are required to exchange their tax returns and income information each year for purposes of calculating child support.
- 2. The parties applied and utilized the mathematical formula contained in the Decree.
- 3. The facts have not changed with regard to Mr. Vaile having paid nothing for over six years from April 2000 to April 2006.
- 4. The court finds Mr. Vaile's conduct willful because he understood he had a BASIC duty and obligation to pay child support. In fact, Mr. Vaile voluntarily paid child support from the time the Decree was entered until April 2000.
- 5. The policy behind NRS 125B.020(1) states that a parent has a duty to support their children.

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- 7. Mrs. Porsboll signed no written agreements for waiver of child support.
- 8. Mr. Vaile willfully refused to pay child support from April 2000 to July 2006.
- 9. Mr. Vaile is in contempt of the Decree of Divorce.
- 10. Mr. Vaile was on notice under the Decree of Divorce to pay child support.
- 11. Mr. Vaile paid \$1,300.00 per month from August 1998 to April 2000.
- 12. There were no payments until the District Attorney's Office commenced wage withholding on July 3, 2006.
- 13. All child support payments since July 3, 2006 have been collected involuntarily.
- 14. Under NRS 22.010, the Court, in its discretion, could monetarily sanction Mr. Vaile up to \$500.00 for every month he willfully did not pay child support. He did not pay from April 2000 to July 2006 or a total of 76 months. The maximum amount is potentially \$500.00 x 76 = \$38,000.00.
- 15. The Court finds Mr. Vaile in contempt for non-payment of child support for six years.
- Under NRS 22.010, the Court has discretion to impose up to 25 days incarceration for every month Mr. Vaile willfully refused to pay child support.
- 17. Here, the child support PRINCIPAL ARREARS total \$126,316.72 through June 1, 2012.
- 18. The STATUTORY INTEREST on the arrears amounts to a total of \$62,466.86 through June 1, 2012.
- 19. The combined total is substantial -- \$188,783.58.

IT IS FURTHER ORDERED that Mr. Vaile is found in contempt for non-payment of child support for six years from March 2000 through June 2006.

Accordingly, he is sanctioned \$38,000.00 under NRS 22.010. Said amount is reduced to judgment and collectible by any lawful means. Previously, the Court did not award sanctions because it believed the Decree provision on calculating child support on a yearly basis was not clear and not unambiguous. The Nevada Supreme Court reasoned and found to the contrary in its January 26, 2012 Decision. Accordingly, upon reconsideration and remand, there is a basis to award sanctions.

The Court finds that because Nevada lacks jurisdiction to modify the child support order, Mr. Vaile is obligated to pay CURRENT child support of \$2,754.15 per month in accordance with the Decree of Divorce. Under NRS 125B.100, the obligor parent shall continue to pay support for an emancipated child until all arrearages are paid. Mr. Vaile's child support was \$2,870.13 for two children. The eldest child was emancipated on June 1, 2009.

Divorce, Mr. Vaile's child support obligation is \$2,870.13 per month. Of this amount, \$2,754.15 is applied towards current child support for the one remaining minor child, due and owing from July 1, 2011 to June 30, 2012. The difference between \$2,870.13 and \$2,754.15 shall be applied against the arrearages for this time period. On July 1 of each year, while the youngest child is still a minor, the child support amount is adjusted per the Decree of Divorce and any remainder between the \$2,870.13 and the adjusted amount shall be applied toward the arrearages. The youngest child will emancipate on

June 1, 2013. After said date, the entire amount of \$2,870.13 shall be applied toward arrearages until paid in full.

With regard to incarceration contempt, the court previously ordered Mr. Vaile to make eight (8) monthly installments of \$2,000.00 towards the purge amount of \$16,000.00 as reflected in the October 9, 2008 Decision and Order. According to Exhibit A of Defendant's Supplemental Exhibits filed June 4, 2012, Mr. Vaile made all payments totaling \$16,000.00. Therefore, the Court finds that Mr. Vaile is purged out of the jail contempt through the date of the last payment due and owing which was June 15, 2009.

Concerning Ms. Porsboll's latest request for contempt for failure to pay child support after June 15, 2009, the Court finds that zero child support was paid for eleven (11) specific months, namely May 2010 to October 2010 inclusive, July 2011 to September 2011 inclusive, and May 2012 to June 2012. See Exhibit A of Defendant's Supplemental Exhibits filed on June 4, 2012.

Under due process, if a party is facing incarceration and sanctions for contempt, the Court is required to hold an evidentiary hearing pursuant to NRS 22.010.

Mr. Vaile is admonished to resume child support payments and pay the amount of \$2,870.13 per month in accordance with the non-modifiable Decree of Divorce support order and pursuant to NRS 125B.100.

IT IS FURTHER ORDERED that an evidentiary hearing date shall be set for October 22, 2012 at 1:30 p.m. (stack #1)

IT IS FURTHER ORDERED that for any remainder amounts due for child support each month not collected via wage assignment by the District Attorney's Office, Mr. Vaile shall continue to send those payments directly to Ms. Porsboll's counsel payable to "The Willick Law Group". At the hearing on March 8, 2010, the court ordered Mr. Vaile to send all payments for child support not collected by the District Attorney to The Willick Law Group. Mr. Vaile is under an affirmative duty to comply with court orders. Since March 8, 2010, Mr. Vaile paid zero child support for 11 months. See Exhibit A to Defendant's Supplemental Exhibits filed June 4, 2012. Mr. Vaile is to show cause at the evidentiary why he should not be held in contempt.

IT IS FURTHER ORDERED that the involuntary wage withholding by the District Attorney for the payment of current child support shall continue.

IT IS FURTHER ORDERED that the prior award of \$15,000.00 attorney's fees to Ms. Porsboll in the October 9, 2008, Decision and Order stands, but any references or findings as to the enforcement of the \$1,300.00 per month amount is deemed null and void. Said amount is reduced to judgment and collectible by any lawful means.

With regard to Ms. Porsboll's request to enforce the prior judgments for attorney's fees, the court stated at previous hearings that said judgments were already reduced to judgment and collectible by any lawful means.

IT IS FURTHER ORDERED that Ms. Porsboll's request to enforce payment of prior judgments of attorney's fees and costs was already granted by the Court at the March 8, 2010 hearing. The court's order still stands and any employer of Mr. Vaile shall withhold the maximum amount allowed by Nevada law, not to exceed 50% of his wages.

IT IS FURTHER ORDERED that as to Ms. Porsboll's latest request for attorney's fees filed February 27, 2012, mandatory fees shall be awarded pursuant to NRS 125B.140 as Mr. Vaile still owes child support arrears. The Willick Law Group shall file a Memorandum of Fees and Costs and a redacted billing statement no later than August 10, 2012, and submit a proposed order.

IT IS FURTHER ORDERED that additional fees requested on the contempt issues reserved for the evidentiary hearing are deferred.

SO ORDERED.

Dated this 10th day of July, 2012.

CHERIL B. MOSS
District Court Judge

CHERYL B. MOSS

Divorce - Complaint COURT MINUTES March 29, 2000

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

March 29, 2000 9:30 AM Motion

HEARD BY: Steel, Cynthia Dianne COURTROOM: Courtroom 02

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, not present
Deloitte & Touche, LLP, Raleigh Thompson,
Other, not present Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner, Pro Se

present

## **JOURNAL ENTRIES**

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

	1	PRINT DATE:	08/03/2012	Page 1 of 74	Minutes Date:	March 29, 2000
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## **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 Motion to Set Aside

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

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

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

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## 98D230385

Canceled: April 20, 2010 10:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per Clerk Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13 Riggs, Valerie

Divorce - Complaint COURT MINUTES September 29, 2000

98D230385 Robert S Vaile, Plaintiff.

vs.

Cisilie A Vaile, Defendant.

September 29, 9:00 AM Motion

2000

HEARD BY: Steel, Cynthia Dianne COURTROOM: Courtroom 02

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, present
Deloitte & Touche, LLP, Raleigh Thompson,

Other, not present Attorney, not present Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject

Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

- Mr. Dempsey stated he did not receive notice of today's hearing and is unprepared to proceed. COURT STATED it wishes to proceed in the matter. COURT FINDS, it needs to ascertain whether or not the Decree is accurate, and if it needs to be set aside. The Court will need to set a Residency Hearing to determine whether Plaintiff had residency at the time he filed the Decree. Parties

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stipulated to Nevada, and now a year later Defendant is claiming she did it under duress. If Plaintiff can not prove residency, then this Court does not have jurisdiction over these parties at all. Mr. Willick stated his concerns that the Court needs to act immediately because the children are located in Pilot Point, TX, a small RV stop north of Dallas close to the Mexico border, and the Mexico entry point near Pilot Point does not require passports. Mr. Willick requested the Court return the children here to Las Vegas.

COURT ORDERED, a PICK UP ORDER is to issue, and the Courts and law enforcement agencies of Texas are asked to pick up the children for them to be returned to the State of Nevada and placed in this Court's custody. Upon return to Las Vegas the children are to be placed in Child Haven, and immediately upon receiving the children, Child Haven is to call this Court's chambers to set up an immediate FMC Interview for the girls and to schedule a court hearing. All other matters will be deferred until return on jurisdictional matters. The Court will notify counsel of the children's return and the next hearing date and time. Mr. Willick will prepare the pick up Order.

#### **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 Motion to Set Aside

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

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

Canceled: July 03, 2008 9:30 AM Motion

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Canceled: July 11, 2008 8:30 AM Motion

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

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Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per Clerk Moss, Cheryl B

October 22, 2012 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13 Riggs, Valerie

Courtroom 13

Divorce - Complaint COURT MINUTES October 02, 2000

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

October 02, 2000 3:00 PM Telephone Conference

HEARD BY: Steel, Cynthia Dianne COURTROOM: Courtroom 02

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Defendant,

not present

Deloitte & Touche, LLP, Other, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner,

present

Pro Se

Marshal Willick,

Attorney, present

Raleigh Thompson,

Attorney, not present

### **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

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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

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: 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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

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Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

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Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

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Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Divorce - Complaint COURT MINUTES October 11, 2000

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

October 11, 2000 3:00 PM Hearing

HEARD BY: Steel, Cynthia Dianne COURTROOM: Courtroom 02

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Petitioner, Marshal Willick, present Attorney, present Peloitte & Touche, LLP, Cher, not present Attorney, not present Attorney, not present

Other, not present At Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner,

present

Pro Se

### **IOURNAL 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

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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

### **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 Motion to Set Aside

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

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

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

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

		PRINT DATE:	08/03/2012	Page 11 of 74	Minutes Date:	March 29, 2000
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Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per Clerk Moss, Cheryl B

October 22, 2012 1:30 PM Evidentiary Hearing Moss, Cheryl B Courtroom 13 Riggs, Valerie

Courtroom 13

Divorce - Complaint COURT MINUTES October 17, 2000

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

October 17, 2000 3:00 PM Return Hearing

HEARD BY: Steel, Cynthia Dianne COURTROOM: Courtroom 02

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Petitioner, Marshal Willick,

present Attorney, not present
Deloitte & Touche, LLP,
Other, not present Attorney, not present
Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

R Vaile, Petitioner, Pro Se

present

### **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

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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. 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 visitation 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 Motion to Set Aside

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

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

Canceled: July 03, 2008 9:30 AM Motion

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

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

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

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

Canceled: May 05, 2009 10:00 AM Motion for Attorney Fees

Canceled: October 26, 2009 9:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: October 27, 2009 10:30 AM Motion for Order to Show Cause

Canceled: November 02, 2009 10:30 AM Motion to Dismiss

Canceled: February 03, 2010 1:30 PM Status Check

Canceled: February 03, 2010 1:30 PM Motion

Canceled: March 15, 2010 10:00 AM Motion

Canceled: April 20, 2010 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - per

Clerk

Moss, Cheryl B Courtroom 13

October 22, 2012 1:30 PM Evidentiary Hearing

Moss, Cheryl B Courtroom 13 Riggs, Valerie

Divorce - Complaint COURT MINUTES April 16, 2002

98D230385 Robert S Vaile, Plaintiff.

VS.

Cisilie A Vaile, Defendant.

April 16, 2002 8:30 AM Converted From

Blackstone

HEARD BY: Moss, Cheryl B COURTROOM: Courtroom 13

**COURT CLERK:** 

**PARTIES:** 

Cisilie Vaile, Defendant, Marshal Willick,

not present Attorney, present
Deloitte & Touche, LLP, Raleigh Thompson,

Other, not present

Attorney, not present

Kaia Vaile, Subject Minor,

not present

Kamilla Vaile, Subject Minor, not present

Parties Receiving Notice,

Other, not present

Robert Vaile, Plaintiff, not Pro Se

present

## **JOURNAL ENTRIES**

- At request of counsel, COURT ORDERED, CLOSED HEARING.

Following arguments by counsel regarding the Nevada Supreme Court's directive and Mr. Angulo's request for a one-week stay of this Court's decision, COURT ORDERED, it will comply with the Supreme Court decision and hereby VACATES the portion of the Decree relating to CUSTODY and

1 KIN DATE:   00/00/2012   1 age 10 01/4   Williams Dame:   Williams Dame:	PRINT DATE:	08/03/2012	Page 16 of 74	Minutes Date:	March 29, 2000
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VISITATION. This Court shall Order the RETURN of the children to Norway. Court EXECUTED the Order Pursuant to Writ of Mandamus and FILED Order IN OPEN COURT. Court delivered four (4) United States and two (2) Norwegian passports to Attorney Willick. A Receipt of Copy of Passports was SIGNED by Attorney Willick and FILED IN OPEN COURT. CASE CLOSED.

#### **INTERIM CONDITIONS:**

### **FUTURE HEARINGS:**

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

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Canceled: November 02, 2009 10:30 AM Motion to Dismiss

PKINT DATE:   U8/U3/2012   Page 1/ of 74   Minutes Date:   March 29, 2000	PRINT DATE:	08/03/2012	Page 17 of 74	Minutes Date:	March 29, 2000
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