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3	FOR THE HELTARIA		
4	DIEDNE CYD CHIE COLUD		DE OREGON
_	IN THE CIRCUIT COURT OF THE STATE OF OREGON		
5	FOR THE COUNTY OF MULTNOMAH		
6	In the Matter of the Marriage of:)	
7	KAINE ANDREW HORMAN,) Case No.	1006-66084
8	Petitioner,	CERTIFIC	ATE OF RESIDENCY
9	and)	
10	TERRI LYNN MOULTON HORMAN,)	
11	Respondent.)	
12	For purposes of ORS 107.075 and UTCR 8.010(1), I hereby certify that one or both		
13	of the parties to this proceeding currently reside in the county in which the Petition for		
14	Dissolution of Marriage is being filed.		
15	Dated this <u>28</u> day of June, 2010.		
16		GEARING, RACE	KNER & ENGEL LLP
17			
18		Amura E	Rache
19		Laura E. Rackner, Of Attorneys for F	
20			
21			
22			ENTERED
23			JUN 2 9 2010
24			IN REGISTER BY MLD

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2	* FILED	
3	10 JUN 28 PM 3:51	
4 5	IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH	
6 7 8 9 10	In the Matter of the Marriage of (Case No. 1006-66084 KAINE ANDREW HORMAN, (CERTIFICATE RE: PENDING CHILD SUPPORT PROCEEDINGS and/or EXISTING CHILD SUPPORT (ORDERS/JUDGMENTS) TERRI LYNN MOULTON HORMAN, (CONTROL OF THE PROCEEDINGS AND/OR DESTRICT ORDERS/JUDGMENTS)	
12 13 14	Respondent,) STATE OF OREGON) ss. County of Multnomah)	
15	 I, Kaine Andrew Horman, hereby certify that: There is no pending child support proceeding in this or any other state involving 	
16 17 18	the parties' child. 2. There are no other child support orders/judgments in this or any other state	7.
19	involving the parties' child.	
20	DATED this 28th day of June, 2010. JUN 29 2010	briefe
21	"Harris and the second of the	
22	Kaine Andrew Horman, Petitioner MREGISTER BY ML	NE OR IS
23 24	SUBSCRIBED AND SWORN to before me this 28th day of June, 2010, by Kaine Horman.	
25 26	JULIA J KERSTING NOTARY PUBLIC-OREGON COMMISSION NO. 439698 MY COMMISSION EXPIRES MAY 31, 2013 NY COMMISSION EXPIRES MAY 31, 2013	

NOTICE OF DISMISSAL DATE

This petition filed with the Multnomah County Circuit Court for dissolution of marriage, annulment, or separation is subject to Supplementary Local Rule 8.017 (see below). You must refer to relevant Oregon Law and Rules of the Court or see an attorney regarding formal appearances, responses, and pleadings.

YOUR CASE NUMBER IS:	1005-65084	
DISMISSAL DATE:	^ DEC 2 7 2010	

SLR 8.017 TRIAL SETTINGS FOR DISSOLUTION, ANNULMENT AND SEPARATION (effective February 1, 2001)

- (1) Immediately upon the filing of any petition for dissolution, annulment, or separation, a dismissal date 180 days from the date of filing will be assigned.
- (2) If no appearance is made or a default order has not been entered by the 180th day, the case will be dismissed by the Chief Family Law Judge or designee. This dismissal shall be final unless the Chief Family Law Judge, for good cause shown, orders otherwise. (See Note Below)
- (3) If prior to the 180 day dismissal date, upon application to the Chief Family Law Judge by motion and in person at ex parte, good cause is shown, the Chief Family Law Judge may set a new dismissal date. Only one such extension shall be granted.
- (4) Dissolution, annulment, and separation cases shall not exceed eight (8) months from the date of filing to the date of trial, except upon application at ex parte to either the Presiding Judge or the Chief Family Law Judge.
- (5) Modification proceedings in the above types of cases shall not exceed five (5) months from date of filing to the date of hearing, except upon application at exparte to either the Presiding Judge or the Chief Family Law Judge.

NOTE:

If a default order has been filed by the 180th day, but no decree has been filed, the court will enter a 28 day dismissal order dismissing the case without further notice unless a decree is filed within the 28 day period.

1	ENTERED	举 FILED	
2	JUN 2 8 2010	10 JUN 28 PM 3: 50	
3	IN REGISTER BY JUE IN THE CIRCUIT COURT	OF THE STATE OF OREGON	
5		Y OF MULTNOMAH	
6	In the Matter of the Marriage of:	Case No 1006-55 084 66084	
7	KAINE ANDREW HORMAN, Petitioner,	PETITION FOR DISSOLUTION OF MARRIAGE	
9	and) Domestic Relations Case Subject to Fee Under Section 26 of HB 3737	
10 11	TERRI LYNN MOULTON HORMAN, Respondent.) Not Subject to Mandatory) Arbitration	
12 13	Petitioner alleges:	1.	
14	The parties were married on April 15, 2007, in Princeville, Kauai, Hawaii.		
15:		2.	
16		petition for support involving this marriage is	
17	pending in any other court of this or any		
18		Abuse Prevention Act Restraining Order	
19	contemporaneously with the filing of this Per		
20		3.	
21		domiciled in the State of Oregon continuously for	
22	the past six months.		
23			
24	///	OF MADDIA CE GEARDIG RACKIED & FRICE I I P	

Petitioner is aware that he has a continuing duty to inform the court of any information that he may obtain of any custody proceeding, in this or any other state, concerning any child subject to this proceeding.

12.

Petitioner should be awarded sole custody of the child. Petitioner is a fit and proper person to have sole custody of the minor child subject to a parenting plan based on the child's best interest.

13.

Respondent should pay a reasonable amount of child support (cash child support and cash medical support) pursuant to Oregon Child Support Guidelines or by mutual agreement of the parties. Payments should continue until the child reaches the age of majority or is emancipated. If the child is a "child attending school" as defined in ORS 107.108, then support should continue until the maximum age of 21.

14.

Petitioner maintains health insurance for the child and will continue to do so provided it is available through his employer at a reasonable cost. As a separate and further means of child support, each party should pay one-half of all of the uninsured, unreimbursed medical, dental, ophthalmologic, orthodontic, counseling and other health expenses for the child.

15.

As a separate and further means of child support, it is just and equitable that Respondent be required to maintain life insurance policies insuring her life, in a reasonable sum with the minor child as irrevocable beneficiary, with the Petitioner as trustee, so long as the Respondent is obligated to pay child support.

1	10.		
2	The parties' real property, personal property, debt and liabilities should be divided or		
3	allocated in a manner that is just and proper under the circumstances.		
4	17.		
5	Each party should be responsible for his or her own attorney fees and costs incurred		
6	herein if this proceeding is uncontested. If this proceeding is contested, then Petitioner should		
7	be awarded his reasonable attorney fees and costs under the provisions of ORS 107.105 and		
8	ORCP 68.		
9	WHEREFORE, Petitioner prays for a General Judgment conforming to the allegations		
10	herein and for other equitable relief as may be appropriate.		
11	DATED this <u>Hostonian</u> day of June, 2010.		
12	GEARING, RACKNER & ENGEL LLP		
13	Glaura E Rackner		
14	Laura E. Rackner, OSB #84328 Attorney for Petitioner		
15	STATE OF OREGON)		
16	County of Multnomah)		
17	I, Kaine Andrew Horman, Petitioner, under penalty of perjury, swear that to the best of my information and belief all the facts set forth by me in this petition for dissolution of		
18	marriage are true.		
19			
20	Kaine Andrew Horman, Petitioner		
21	SUBSCRIBED AND SWORN to before me this day of June, 2010, by KAINE ANDREW HORMAN.		
22	OFFICIAL SEAL JULIA J KERSTING		
23	NOTARY PUBLIC-OREGON COMMISSION NO. 439698 MY COMMISSION EXPIRES MAY 31, 2013 Motary Public - State of Oregon		
24	My Commission Expires: $05/31/13$		