## STEPHEN A. HOUZE

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JUDGE KEITH MEISENHEMER MULTNOMAH COUNTY CIRCUIT COURT 503-988-3985

July 12, 2010

Hon, Keith Meisenheimer Multnomah County Circuit Court 1021 SW Fourth Avenue Portland, OR 97204

Via email and hand delivery Keith.meisenheimer@oid.state.or.us

Re:

Horman and Horman

Multnomah Co. Case Nos. 1006-66084 & 1006-66086 (consolidated)

IN REGISTER BY CB

Dear Judge Meisenheimer:

I'm corresponding with the court at this time on behalf of my client, Respondent in the above-referenced matters, with the knowledge and agreement of Ms. Rackner, who represents the Petitioner in the above-referenced consolidated matters.

I have advised Ms. Rackner that my client, the Respondent, will not be contesting any matters to be heard in the scheduled hearing set for July 22, 2010 at 1:30 pm.

Accordingly, Ms. Rackner and I are agreed that there is no further need for a hearing before the court, and that the court may strike the scheduled proceeding from its calendar.

With respect to the underlying PETITION FOR DISSOLUTION OF MARRIAGE, it remains Respondent's intention to seek separate representation by domestic relations counsel, who will address any future scheduling regarding the dissolution case.

Yours truly

Laura Rackner Cc:

1 10 JUL 12 FH 2: 04 2 3 IN THE CIRCUIT COURT FOR THE STATE OF OREGON 4 FOR THE COUNTY OF MULTNOMAH 5 In the Matter of: 6 Case No. 1006-66086 KAINE ANDREW HORMAN. 7 ORDER TO SHOW CAUSE RE: REMEDIAL CONTEMPT Petitioner, 8 9 and ENTERED TERRI LYNN MOULTON HORMAN, 10 Respondent. 11 Based upon the Motion and the Supporting Affidavit and good cause appearing 12 13 YOU ARE HEREBY ORDERED to appear at the Multnomah County Courthouse, 14 located at 1021 SW Fourth Avenue, Portland, Oregon on a date and time to be specified by 15 the Court and show cause why, if any, the following orders should not be made by the Court: 16 Finding Respondent in contempt for the willful violation of the Order to Restrict 17 1. Access to File signed by the Honorable Keith Meisenheimer on June 28, 2010; the Order 18 Vacating Order to Seal File as to OJIN, Ex-Parte Motion and Order to Restrict Access to File 19 and Order signed by the Honorable Keith Meisenheimer on June 29, 2010; and the Order 20 Amending Prior Order to Restrict Access to File signed by the Honorable Keith 21 Meisenheimer on July 8, 2010 in the following particulars: 22 Respondent gave an unauthorized party(ies) access to the documents and/or 23 A. information filed by Petitioner in the above-entitled matter during the time access to 24 GEARING, RACKNER & ENGEL LLP. ATTORNEYS AT LAW 811 SW NAITO PARKWAY, SUITE 600 Page 1 - ORDER TO SHOW CAUSE RE: REMEDIAL CONTEMPT PORTLAND, OR 97204 TELEPHONE: (503) 222-9116 FAX: (503) 222-9118

L		the C	Court file was restricted pursuant to the Orders referenced abo	ve.	
2	2.	Order	Ordering the imposition of the following remedial sanctions against Respondent for		
3	the al	bove vio	ove violations:		
1		A.	Ordering Respondent to provide full disclosure of the nam	e, date of birth,	
5			address and phone number of any person(s) she has directly	y provided	
6			documents and/or information;		
7		В.	Ordering Respondent to provide full disclosure of the nam	e, date of birth,	
8			address and phone number of any person(s) that the person	n(s) described in	
9			Paragraph 2(A) above have provided with documents and	or information;	
10		C.	Ordering Respondent to comply with the terms of the judg	ment and imposition	
11			of a fine of \$500.00 or one percent of Respondent's annua	l gross income,	
12			whichever is greater, for each day the contempt continues		
13		D.	Ordering Respondent to comply with the terms of the Ord	ers and entering a	
14			money award in an amount sufficient to compensate Petiti	oner for any loss,	
15			injury, or costs suffered by Petitioner as the result of the c	ontempt and	
16			designed to ensure Respondent's compliance with existing	; court orders;	
17		E.	Entering an order designed to insure timely compliance w	ith the order of the	
18			Court including, but not limited to placing Respondent on	probation, or any	
19			other remedy that the Court determines would be an effect	tive remedy for the	
20			contempt;		
21		F.	Ordering the sanction of confinement for so long as the co	ontempt continues, or	
22			six months, whichever is the shorter period;		
23	G.	Orde	ering that Respondent pay Petitioner's legal fees and costs in	curred in bringing	
24	this	motion			
	Dog	2 05	ODER TO SHOW CAUSE RE:	GEARING, RACKNER & ENGEL LLP.	

REMEDIAL CONTEMPT

1	3.	The maximum compensatory money award sought is not determinable at this point in
2	time.	
3	4.	It is requested that the Court make special findings of law and fact pursuant to
4	ORC	P 62.
5		Dated this 2 day of July, 2010.
		HON. KEITH MEISENHEIMER
7	Subn	nitted by:
9	121	wat Rackner_
10		a E. Rackner, OSB #84328 rney for Petitioner
11		IF YOU HAVE ANY QUESTIONS YOU SHOULD SEE AN ATTORNEY IMMEDIATELY.
12	Ιf	you need help in finding an attorney you may call the Oregon State Bar's Lawyer
13		Referral Service at (503) 584-3763 or toll free in Oregon at (800) 452-7636.
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IN REGISTER BY CB

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## IN THE CIRCUIT COURT FOR THE STATE OF OREGON

## FOR THE COUNTY OF MULTNOMAH

6	In the Matter of:	
U	in the Matter of	Case No. 1006-66086
7	KAINE ANDREW HORMAN,	MOTION FOR ORDER TO CHOW
	)	MOTION FOR ORDER TO SHOW CAUSE RE: REMEDIAL CONTEMPT
8	Petitioner, )	CAUSE RE. REWEDIAL CONTEMIT
9	and )	
,	)	
10	TERRI LYNN MOULTON HORMAN, )	
	Respondent.	
11	Respondent.	

Petitioner, Kaine Andrew Horman, by and through his attorney, Laura E. Rackner of Gearing, Rackner & Engel, LLP, does hereby move the Court for an order requiring Respondent, Terri Lynn Moulton Horman, to appear and show cause why, if any, the following orders should not be made by the Court:

- 1. Finding Respondent in contempt for the willful violation of the Order to Restrict

  Access to File signed by the Honorable Keith Meisenheimer on June 28, 2010; the Order

  Vacating Order to Seal File as to OJIN, Ex-Parte Motion and Order to Restrict Access to File

  and Order signed by the Honorable Keith Meisenheimer on June 29, 2010; and the Order

  Amending Prior Order to Restrict Access to File signed by the Honorable Keith

  Meisenheimer on July 8, 2010 in the following particulars:
  - A. Respondent gave an unauthorized party(ies) access to the documents and/or information filed by Petitioner in the above-entitled matter during the time access to the Court file was restricted pursuant to the Orders referenced above.

1	2.	Order	ing the imposition of the following remedial sanctions against Respondent for
2	the a	bove vio	olations:
3		A.	Ordering Respondent to provide full disclosure of the name, date of birth,
4			address and phone number of any person(s) she has directly provided
5			documents and/or information;
6		В.	Ordering Respondent to provide full disclosure of the name, date of birth,
7			address and phone number of any person(s) that the person(s) described in
8			Paragraph 2(A) above have provided with documents and/or information;
9		C.	Ordering Respondent to comply with the terms of the judgment and imposition
10			of a fine of \$500.00 or one percent of Respondent's annual gross income,
11			whichever is greater, for each day the contempt continues;
12		D.	Ordering Respondent to comply with the terms of the Orders and entering a
13			money award in an amount sufficient to compensate Petitioner for any loss,
14			injury, or costs suffered by Petitioner as the result of the contempt and
15			designed to ensure Respondent's compliance with existing court orders;
16		E.	Entering an order designed to insure timely compliance with the order of the
17			Court including, but not limited to placing Respondent on probation, or any
18			other remedy that the Court determines would be an effective remedy for the
19			contempt;
20		F.	Ordering the sanction of confinement for so long as the contempt continues, or
21			six months, whichever is the shorter period;
22		G.	Ordering that Respondent pay Petitioner's legal fees and costs incurred in
23			bringing this motion.
24			

1	3.	The maximum compensatory money awa	ard sought is not determinable at this point in
2	time.		
3	4.	It is requested that the Court make speci-	al findings of law and fact pursuant to
4	ORC	CP 62.	
5	IT 19	S SO MOVED.	
6		Dated this <u>l</u> day of July, 2010.	Gearing, Rackner & Engel, LLP
7			$\alpha$ $\epsilon p$ .
9			Laura E. Rackner, OSB #84328 Attorney for Petitioner
10	Poin	ts and Authorities:	
11 12	Orde to Fi	ile and Order	Ex-Parte Motion and Order to Restrict Access
13	ORS	er Amending Prior Order to Restrict Access 3 33.015 et seq CR 19	to File
14	ORG	CP 68 davit of Counsel, submitted herewith	
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IN THE CIRCUIT COURT FOR THE STATE OF OREGON

FOR THE COUNTY OF MULTNOMAH

In the Matter of:	Case No. 1006-66086
KAINE ANDREW HORMAN,	AFFIDAVIT OF COUNSEL RE:
Petitioner, )	MOTION FOR ORDER TO SHOW CAUSE RE: REMEDIAL CONTEMPT
and )	and the same of th
TERRI LYNN MOULTON HORMAN, )	ENTERED
Respondent.	JUL 1 2 2010 IN REGISTER BY CB
STATE OF OREGON ) ) ss.	DEGISTER BY CD
County of Multnomah )	INT

I, Laura E. Rackner, do hereby swear and depose the following:

- I am the attorney for the Petitioner in the above-captioned case. I make this affidavit 1. in support of Petitioner's Motion and Order to Show Cause Re: Remedial Contempt.
- Petitioner submitted a Petition for Restraining Order to Prevent Abuse (Family Abuse Prevention Act) on June 28, 2010 (hereafter "the Petition"). The Restraining Order to Prevent Abuse was granted by the Honorable Keith Meisenheimer on June 28, 2010. Also on June 28, Petitioner submitted a motion for an order to restrict access to the file. Among the reasons Petitioner sought to restrict access to the file were concerns about the investigation into the disappearance of his son, Kyron, and concerns about Petitioner's personal safety and the safety of his children.

GEARING, RACKNER & ENGEL LLP. ATTORNEYS AT LAW 811 SW NAITO PARKWAY, SUITE 600 PORTLAND, OR 97204 TELEPHONE: (503) 222-9116 FAX: (503) 222-9118

3. The Honorable Keith Meisenheimer signed the Order to Restrict Access to File on June 28, 2010. Pursuant to this Order, the only persons or entities allowed access to the Court file are as follows: 1) Oregon Courts and Court Staff; 2) Any governmental agency; 3) The parties (Kaine Andrew Horman and Terri Moulton Horman); 4) The attorney of record for Respondent; and 5) The law firm of Gearing, Rackner & Engel, LLP or the attorney of record for Petitioner.

- Order to Seal File as to OJIN, Ex-Parte Motion and Order to Restrict Access to File and Order. Otherwise, the June 28 Order to Restrict Access to File remained in full force and effect. On July 8, 2010, the Honorable Keith Meisenheimer signed the Order Amending Prior Order to Restrict Access to File. This Order provides that the June 28 Order restricting access to the file was vacated, except that access to the information relating to the address of Petitioner and the parties' minor child would remain restricted.
- 5. As set forth in more detail below, Petitioner has learned that Respondent gave an unauthorized party(ies) access to the documents and/or information in the court file.

  Petitioner is unaware of the extent of who else is aware of the contents of the court file.
  - 6. Due to the ongoing investigation pertaining to the disappearance of Petitioner's son Kyron, Respondent's attempt to hire someone to murder Petitioner, and the media and public interest in this high profile matter, Petitioner believes that it is important for access to this information to remain restricted in order to protect the safety and privacy of the minor children and Petitioner. Respondent's dissemination of this information to an unauthorized party(ies) is detrimental to Petitioner and the children's safety, and could affect the interests and safety of other family members.

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1	7. Petitioner has received documents and other information from law enforcement that
2	are relevant to the issues presented in, and surrounding, the restraining order. Petitioner
3	believes that this material demonstrates a willful violation of this Court's order to restrict
4	access to sensitive portions of the court file.
5	8. Petitioner's attorney is aware that the Family Abuse Prevention Act Restraining Order
6	signed by this Court was served on Respondent on Monday, June 28, 2010. Petitioner is
7	further aware that, pursuant to his request, this Court ordered that the documents have
8	restricted access from view by anyone except Respondent and her attorney.
9	9. Petitioner has learned from law enforcement that this Court's order that the material be
10	sealed from review by anyone other than Respondent and her attorney has been violated.
11	In the course of its investigation, law enforcement informed Petitioner's attorney that they
12	became aware of an individual by the name of Michael Cook. Petitioner is aware of Mr.
13	Cook because he went to high school with him. Petitioner believes that Respondent did not
14	know Mr. Cook until after his son Kyron's disappearance on June 4, 2010.
15	10. Law enforcement informed Petitioner that since June 4, 2010, Respondent and Mr.
16	Cook have had multiple contacts via phone calls, text messages and personal contacts.
17	Petitioner's attorney has also reviewed Mr. Cook's work cell phone records. In addition,
18	Petitioner is aware that Mr. Cook has been recently interviewed by law enforcement.
19	11. Petitioner is aware that pursuant to a search of Mr. Cook's cell phone, a number of
20	pages of Petitioner's restraining order were photographed by Mr. Cook's cell phone.
21	Petitioner is aware that Mr. Cook was interviewed and stated that he went to Respondent's
22	home on Monday, June 28, 2010, and that he arrived after Respondent had been served with
23	the Restraining Order. Mr. Cook told investigators that Respondent made the Restraining

Order available to Mr. Cook for review and, in fact, pointed out particular sections that were noteworthy to Respondent. Mr. Cook also told investigators that he provided information regarding the documents that he had seen to at least two other individuals. Further, Respondent allowed Mr. Cook to take cell phone camera photographs of the sealed restraining order. Of particular concern to Petitioner was the fact that a cell phone camera photograph was taken of Petitioner's listed residence address. In fact, the search of Mr. Cook's cell phone also revealed that a Google Maps search of the address was later performed by Mr. Cook. Mr. Cook told law enforcement when interviewed that he got the address from the paperwork, that he did an internet maps search for the address but never went to Petitioner's listed residence.

12. Further, Petitioner has learned that Mr. Cook and Respondent appear to now be involved in a relationship to include sexual activity. While Petitioner cannot state when the

involved in a relationship to include sexual activity. While Petitioner cannot state when the relationship and sexual activity actually began, according to the information obtained, it appears the sexual nature of the relationship began on or about June 30, 2010, four days after Petitioner left the family home, and two days after the Court granted sole custody of Petitioner and Respondent's child, Kiara, to Petitioner.

13. Law enforcement has informed Petitioner that the materials supporting this relationship that have been obtained and clarified by interviews with Mr. Cook include hundreds of text messages as well as several photographs of Respondent in various stages of undress and graphic sexual activity. In a word, law enforcement has made Petitioner aware that Mr. Cook and Respondent were "sexting" on and after June 30, 2010. While Respondent, at times, references the fact that she misses both children, Kiara and Kyron, the significant majority of the material deals with social and personal matters between Mr. Cook and

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- Respondent and belies that assertion. Respondent asked Mr. Cook to lie to her own attorney 1 and others about the fact that she had gone to Mr. Cook's home. 2 Law enforcement has informed Petitioner's attorney that Respondent's stated personal 14. 3 relationship concerns and sexual overtures to Mr. Cook resemble those made to the man 4 Respondent previously attempted to hire to murder Petitioner. 5 Petitioner retains the actual cell phone related documents provided by law 6 15. enforcement and asks that they be examined by the Court in camera. 7 Further, law enforcement has informed Petitioner's attorney that an identified clerk at 16. 8 a known local gym reported that on or about June 28, 2010, and prior to the service of the 9 legal documents, Respondent came to that location looking to "abduct" her daughter, Kiara, 10 from the gym daycare center while Petitioner worked out at the gym. Respondent asked the 11 clerk to contact her if Petitioner came to the gym with Kiara. Law enforcement has informed 12 Petitioner's attorney that the clerk informed the manager, and he then informed law 13 enforcement of the request by Respondent. 14 Petitioner is seeking the relief set forth in the accompanying motion. 15 17. 16 111 17 111 18 111 19 111 20 111 21 111 22 111
  - Page 5 AFFIDAVIT OF COUNSEL RE: MOTION AND ORDER TO SHOW CAUSE RE: CONTEMPT

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1	18. Petitioner is incurring attorney fees to enforce an existing Order of	the Court which
2	was designed to promote the safety and privacy of the minor children an	d the Petitioner.
3	Petitioner further requests that as a remedial contempt sanction, Responder	nt be required to
4	pay his attorney fees and costs incurred herein.	
5	Dated this 12 day of July, 2010.	
6	Laura E. Rackner, OSB #	#84328
7	Attorney for Petitioner	
8	SUBSCRIBED AND SWORN TO before me this 12th day of Laura E. Rackner.	July, 2010, by
9	1 /	
10	makerst	me/
11	OFFICIAL SEAL NOTARY PUBLIC FOR JULIA J KERSTING My Commission Expires	
12	COMMISSION NO. 439698 MY COMMISSION EXPIRES MAY 31, 2013	
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