



Client shared she has been doing good. Clinician asked client how it's been not seeing mom, and client reported she misses mom but it's okay. Client stated that she has been enjoying dad's house. *See sealed docs.* Notes for AR state, struggling with calls to mom, but otherwise things being better at home and comments on 6/24/25 that mom hasn't reached out or answered their calls for three weeks. *Id.*

Dr. Oreskovich. In her numerous filings, Veronika relies heavily on court comments from Dr. Oreskovich's letter dated 11/28/2021 and Judge Rampersad's 6/25/24 final parenting plan. The decision to pursue a DVPO, temporary family law order, and parenting plan modification were based on the incident with Veronika and her fiancé, Colin, at the children's school on 4/4/25, after both of opinions were issued. Veronika's confronting me at the children's school as I waited to pick them up was a violation of the parenting plan which requires all communication to go through TalkingParents and Colin's gun gesture at me, was cause for concern. This led me to obtain copies of the children's therapy notes which all three of the children's therapists (see sub #383) which the court found to be "extremely concerning" and the 18 calls to CPS by mandatory third-party reporters.

Veronika continues to deny any responsibility for the pain, trauma, and abuse she inflicts on the children as noted in the therapy notes. She claims, "I have done nothing to warrant this separation [from the children]..." *Sub #412, p. 2:6-7.* She goes through great pains to incorrectly portray our court proceedings while, again, failing to acknowledge that her actions and lacking concerns for the safety of the children are the cause of the current proceedings. She also complains about the costs she's allegedly incurred to defend herself while she consistently wastes the court's time and resources with over-length, duplicative, and improper filings and motions.

My wife and I have invested tremendous financial resources to defend and protect the children and although it has been a burden for us, our primary goal is their safety, well-being and happiness.

Misrepresentation of 4/4/25 Police Report. Veronika also relies heavily on the police report which states, "I determined there was no crime..." This does not prove she is free of wrongdoing. She violated the parenting plan but that is a matter for family court, not the

police. Not mentioned, is that the police reviewed the school video footage of the incident which I provided a few days later and then advised me to obtain a protection order if I felt threatened by Colin (see sub #383, p. 42), plus the fact that he owns several guns. Police referred the case to CPS to investigate the allegations of child abuse. *Id.*

Campaign Against Professionals. Instead of working to obtain evidence to support why the court should grant her residential time or reflecting on her behavior, she is expending all her energy waging a multi-faceted campaign against the court, against the children's therapists, and DCYF. See sub # 450. All these people she is choosing to attack are fighting for the protection of the children.

Perjury. Several comments in Veronika's documents were blatantly false, including:

- Her Motion to Restrict Abusive Litigation was filed and heard, it was not. She struck the hearing without informing me or my attorney.
- That Colin is her husband. They are not married.
- That my Motion for Contempt was found to be "without merit." Sub #451. This is false. There was confusion as I submitted documents from the DVPO case filed as working copies so the court thought there was inconsistency between the motion and Order to Go to Court.
- Supervised visitation was previously ordered. Sub 448. It was not.
- Veronika was blocked from participating in therapy, accessing records, etc. Sub #447. These statements are false.

Comments on Veronika's Filings. I will comment briefly on the numerous documents filed by Veronika by sub number for clarity.

Sub #444. Petitioner's Motion for Order to Realign Parties is not before the court for this hearing.

Sub ## 446-453. These documents are riddled with half-truths and false statements which lack supporting evidence.

Sub 446, page 7. Petitioner states, "Petitioner's filings comply with all King County GR 14 requirements and legal standards." This is false. Her pleadings are not in compliance with GR 14, CR 10, and CR 11, they speak for themselves. This document is

not formatted properly and not signed.

Sub 447. Veronika provides an excerpt of the therapy notes to misconstrue what RSR's statement on 5/15 (page 13). The complete summary of RSR's statement was: Client shared that she really misses her mom but that she is glad she isn't getting slapped anymore. *See sub #404, p. 102.* Client shared she does want to go back and live with mom, but also wants to live with dad. The 5/1/25 RSR notes state: Client reported that she misses mom and is confused. Client reported that she likes being at dad's thought because she no longer has spansks or yelling at her. Client says she no longer has to hear her mom called her "bad". *Id., p. 100.*

Sub 448. This was filed as a proposed parenting plan but appears to be a proposed order. I disagree with her proposal which is not in the best interests of the children. Dr. Oreskovich's findings did not include newly discovered evidence including recent therapy notes, police reports, and CPS reports.

Sub 449. This is an excerpt from Dr. Oreskovich's letter dated 11/28/2021 created by the Veronika which should be disregarded as an incomplete compilation of the full letter by a lay person with no expert training or knowledge. Further, Dr. Oreskovich's letter specifically states, "This report may contain psychological finds that could be misunderstood or misconstrued by Ms. Goodnight." *See Sub #290, Ex. C.*

Sub 450. Veronika misrepresents the police report. CPS informed me that because there was a joint parenting plan in place, there was little they could do but to close the case so I could obtain the records to use in our family law case.

Sub 451. I have no recollection of ever having "sanctions" against me and Veronika provided no proof of her statement. My motion for contempt was denied due to confusion caused by submission of documents submitted in two different cases. This does not imply my motion was invalid as Veronika's violations of court orders are numerous. Veronika's motion to restrict abusive litigation was **NOT** heard or ruled by the court. She cancelled the hearing without notice to me.

Sub 452. Irrelevant.

Sub 453. Neither Dr. Oreskovich or Judge Rampersad had the evidence available to

the Court by the children's therapists documenting abuse by Veronika whose notes were obtained by me in April of this year. This new evidence should be considered for the safety of the children. Judge Rampersad's comment regarding the children should not be away from the mother for more than a week, particularly the youngest child, was based on my neglect to talk about how I emotionally support the children during our trial where I was present and the absence of the information we now have regarding, specifically RSR's being slapped so hard she hit her head on the wall and years of the children being spanked, slapped, threatened with closed fists, called names, and emotionally manipulated by Veronika.

Sub 455. Petitioner's Motion for Order to Realign Parties is not before the court for this hearing.

*(Number any pages you attach to this Declaration. Page limits may apply.)*

I declare under penalty of perjury under the laws of the state of Washington that the facts I have provided on this form (and any attachments) are true. [X] I have attached (*number*): 19 pages.

Signed at (*city and state*): Duvall, WA Date: 8/20/25



Sign here

Mathew Ralidak  
Print name

**Warning!** Documents filed with the court are available for anyone to see unless they are sealed. Financial, medical, and confidential reports, as described in General Rule 22, **must** be sealed so they can only be seen by the court, the other party, and the lawyers in your case. Seal those documents by filing them separately, using a *Sealed* cover sheet (form FL All Family 011, 012, or 013). You may ask for an order to seal other documents.

## EXHIBIT A