TICAN FILED 2007 MAR 13 AHII: 51 DAVID W. PETERSON

Superior Court of Washington County of Kitsup

In re: The Parentage of Mildred Vedder

Child

Scott Paul Turchin

Petitioner(s).

and

Shawnie Ann Vedder

No. 07-3-000180-3

Declaration of Shawnic Ann Vedder Re: Adequate Cause

Respondent/Mother

This declaration is made by:

Name:

Shawnie Ann Vedder

Age:

39

Relationship to the parties in this action: Respondent

I Declare:

There is not cause for a hearing to re-write our original parenting plan. Scott is a bully and is trying to change the parenting plan in order to get even with me for asking for more child support for Millie. Scott will stop at nothing to try to intimidate and harass my family and me. He sends threatening email, he calls my employers, he stalks my friends, he threatens to have my husband deported, he threatens to sue for custody of Millie, he threatens to get a GAL and he is now using this court to harass us. Attached is one of many email messages that Scott has sent me over the years where he threatens to take me to court or do other things to my family and me.

Declaration (DCLR) - Page 1 of WPF DRPSCU 01.0100 (6/2006) Scott knows that I cannot afford a lawyer and he knows that I cannot afford to go to dispute resolution. I did not refuse to go to dispute resolution but I did ask that he help me to pay for it. I also asked him to consider doing dispute resolution in a location that was geographically half way between our homes. Scott refused to help pay for dispute resolution and he refused to do despute resolution anywhere except on his doorstep in Silverdale.

It clearly was not in Millie's best interest to be taken out of school and spend the day in childcare instead due to Scott's irrational demand that any mediation take place on his doorstep.

Also there is no dispute to resolve. Scott is unhappy with our court ordered parenting plan that was written by his own lawyer back in 2001. Mille and I are happy with the parenting plan and have no dispute.

Due to Scott's intimidating, harassing and abusive behavior I have asked him to direct all email and telephone correspondence to my husband. He does so when it is convenient for him. When Scott calls me I talk to him but when he starts yelling abuse at me I do hang up on him. Often he ends his phone calls to me by throwing his telephone at the wall.

Regarding winter vacation, our court ordered parenting plan is very clear and Scott will have Millie for the entire winter break next year. The plan that Scott has proposed for winter vacation is very confusing and does not take Millie's birthday into account.

In reality Scott has never taken Millie for t	he entire vacation, instead he only taken her on Christmas Eve.
He does not want her the rest of the time.	This last year was the first year that I insisted Scott follow the
parenting plan.	

Regarding Summer Vacation: Scott has not consistently had Millie for one continuous week in the summer so the question of him keeping it does not arise. Scott has always known that he can come and get Millie any time that he wants to that is convenient to Millie and my family. Scott has been having visitation every other weekend through out the summer and that is consistent with the parenting plan.

Regarding transportation: The court ruled that Scott provide all transportation, we now live 15 miles further away from him then we did when the plan was first written. Fifteen miles is not a significant change. There is no issue with transportation, there was and is no dispute to resolve. Under the parenting plan issued by this court Scott is responsible for all transportation.

Scott clams that transportation has been a nightmare. In fact he has only very recently had to provide full transport as ordered by the court. Pervious to Scott's threats and spurious motions to this court my husband at great inconvenience, would take Millie to his place of work in Port Orchard, hardly a nightmare. On one occasion my husband drove all the way from Portland to Scott's front door with Millie.

I moved with Millie because I was evicted and Scott not only was informed of the pending move, he helped us to move. I asked Scott if he wanted me to file formal papers with the court regarding our pending move. Scott told me that I did not have to file papers with the court regarding our move since I had been keeping him well informed and he knew we had no choice.

Scott was very happy that we found a house so close to where he lives and in good neighborhood across
the street from Millie's new school. We were lucky to get a house anywhere in Western Washington
since we only qualified for a \$120,000 home loan.
Regarding the delay provision: Scott often "forgets" that it is his weekend for visitation and before the
delay provision he was almost always late and often did not call and often did not pick Millie up at all
that day. Millie would be heart broken that her father did not come to get her when he was supposed to
I asked for the delay provision to save Mille from that emotional anguish. Thanks to the delay provision
Millie can now count on Scott showing up on time.
Scott is a middle-aged bachelor with no responsibilities and yet he wants to totally re-write our parenting
plan for his convenience. Scott has put 15 changes into his PPP but he has only listed a few of his
proposed changes in the petition or in his motion and declaration.

Signed at: Shelton, [City] Washington [State] on 03/11/2007 [Date].	
Signature of Declarant	Shawme Ann Vedder Print or Type Name

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and

Do not attach financial records, personal health care records or confidential reports to this declaration. Such records should be served on the other party and filed with the court using one of these cover sheets:

- 1) Sealed Financial Source Documents (WPF DRPSCU 09.0220) for financial records
- 2) Sealed Personal Health Care Records (WPF DRPSCU 09.0260) for health records
- 3) Sealed Confidential Report (WPF DRPSCU 09.270) for confidential reports

If filed separately using a cover sheet, the records will be sealed to protect your privacy (although they will be available to all parties in the case, their attorneys, court personnel and certain state agencies and boards.) See GR 22(C)(2).

correct.

scott_turchin

Date: Thu, 10 Jul 1997 17:24:35 -0500 From: NightHawk <nitehawk@tscnet.com>
To: svedder@linknet.kitsap.lib.wa.us

Subject: You

You did it huh? You went to the state...
Well, you already know what happens now....
You are a greedy, psychotic bitch....
Don't fucking ever email me, don't ever fucking call me, and you better go find out who the real father is and find him, because It is not me...I am so fujcking sorry I signed that paperwork, but if you hadn't threatened me or gone psychotic on me I never would have...Under Duress is the legal term for it...
I'll get a restraining order against you if you ever call me again.

Scott