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Of Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

PORTLAND DIVISION

JODY P., and E.P., by and through her Guardian ad Litem Marla D.,) Case No. 3:13-ev-01321-PK		
Plaintiffs, vs.) [PROPOSED] ORDER GRANTING) PLAINTIFFS' TEMPORARY) RESTRAINING ORDER		
ROBERT GARY PETERSEN,			
Defendant.))		

This matter came before the Court on August 15, 2013, on Plaintiffs' motion for a Temporary Restraining Order. Plaintiffs appeared through their attorney, Daniel E. Thenell, Defendant appeared telephonically without counsel, and Linda Lee Petersen appeared through her attorneys Arthur Knauss and Bradley Lechman-Su. The Court having reviewed the records on file herein, and heard oral arguments from all parties, and now being fully advised, finds that:

///

Page 1 – [PROPOSED] ORDER GRANTING PLAINTIFFS' TEMPORARY RESTRAINING ORDER

2013-111

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- 1. This Court has jurisdiction over this matter based on 28 USC 1332;
- 2. Defendant Robert Gary Petersen is currently incarcerated with the Oregon Department of Corrections at the Two Rivers Correctional Institution in Umatilla County, Oregon, having been sentenced to seven years for Sexual Abuse I and Invasion of Privacy, and that Plaintiffs, therefore, are likely to prevail on the merits of this action;
- 3. There is good cause to believe that immediate and irreparable damage to the Court's ability to grant effective final relief in the form of monetary restitution will occur from the sale, transfer, or other disposition or concealment by Defendant of his assets, unless Defendant is immediately restrained and enjoined by Order of this Court; and
- 4. That the security bond is waived due to no likelihood of harm to Defendant, and Plaintiffs' likelihood of success on the merits.

DEFINITIONS

For the purpose of this Temporary Restraining Order ("Order"), the following definitions shall apply:

- 1. "Defendant" means Robert Gary Petersen.
- 2. "Attorney in Fact" means Dr. James G. Petersen.
- 3. "Assets" means any legal or equitable interest in, right to, or claim to, any real and personal property, including but not limited to, "goods," "instruments," "equipment," "fixtures," "general intangibles," "inventory," "checks," "notes" (as defined in the Uniform Commercial Code), and all chattel, leaseholds, contracts, mail or other deliveries, shares of stock, lists of consumer names, accounts, credits, premises, receivables, funds, and cash, wherever located.

/// ///

Page 2 - [PROPOSED] ORDER GRANTING PLAINTIFFS' TEMPORARY RESTRAINING ORDER

ORDER

IT IS HEREBY ORDERED that Defendant and Attorney in Fact shall hereby comply with the terms and conditions of the temporary restraining order granted by the Clackamas County Circuit Court, dated May 22, 2013, Case No. DR13050728, attached herein as Exhibit A.

IT IS FURTHER ORDERED that Defendant and Attorney in Fact are hereby temporarily restrained and enjoined for ten (10) days following the expiration, stay, vacate, and/or termination of the Clackamas County Circuit Court order from:

- 1. Transferring, converting, encumbering, selling, concealing, dissipating, disbursing, assigning, spending, withdrawing, perfecting a security interest in, or otherwise disposing of any funds, real or personal property, accounts, contracts, shares of stock, or other assets that are:
 - a. owned or controlled by, or held for the benefit of directly or indirectly Defendant;
 - b. owned or controlled by the Attorney in Fact; and
 - held by an agent with notice of Defendant.
- 2. This Order does not apply to prevent Defendant of expenses necessary to provide for his safety or welfare.

IT IS FURTHER HEREBY ORDERED that Plaintiffs shall serve and provide notice of this Order to Defendant and Attorney in Fact.

/	/	/
/	/	/
/	/	/
/	/	/
/	/	/

Page 3 - [PROPOSED] ORDER GRANTING PLAINTIFFS' TEMPORARY RESTRAINING ORDER

IT IS SO ORDERED
DATED this 19 day of august 2013.
U
annofone
UNITED STATES DISTRICT JUDGE
Respectfully Submitted by:
By: /s/ Daniel E. Thenell
Daniel E. Thenell, OSB #971655 Email: dan@thenelllawgroup.com
Robert Bletko, OSB #791608
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Of Attorneys for Plaintiffs
··· , · · · · · · · · · · · · · · · ·
Agreed to form by:
By: /s/ Arthur B. Knauss
Arthur B. Knauss
By: <u>/s/Bradley C, Lechman-Su</u>
Bradley C. Lechman-Su
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2		2013 MAY 22 11 9: 10		
3		Was In		
4		THICKED THE TOTAL		
5		2013		
6	IN THE CIRCUIT COUP	T OF THE STATE OF OREGON		
7	FOR THE COUNTY OF CLACKAMAS			
8	In The Matter Of The Marriage Of	DR13050728		
9	LINDA LEE PETERSEN,)		
10 11	Petitioner,) EX PARTE TEMPORARY) RESTRAINING ORDERS		
12	and))		
13	ROBERT GARY PETERSEN,)		
14	Respondent.)		
15				
16:	This matter came before	the Court on Petitioner's Motion for certain		
17	ex parte orders, and the Court having	reviewed the records on file herein and		
18	finding good cause therefore, and being	ng fully advised in the premises; now,		
19	therefore,			
20 21	The Court makes the following	findings		
22	1. Petitioner shall hereafte	r be referred to as "Wife." Respondent shall		
23	hereafter be referred to as "Husband."	st s		
24	2. The parties have two chi	ldren, who are emancipated.		
25 26	3. Entry of an Ex Parte Ord	ler is authorized by ORS 107.095.		
Page	1. EX PARTE TEMPORARY R	ESTRAINING ORDERS		

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Attorney at Linv
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Oregon City, Dregon 87045
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1	IT IS HEREBY ORDERED that pending further order of the Court:
2	 Restraining Insurances: Husband and wife should be restrained
3 4	from canceling, modifying, terminating or allowing to lapse for non-payment of
5	premiums any policy of health insurance, homeowner or renter insurance, or
6	automobile insurance that one party maintains to provide coverage for the other
7	party, or any life insurance policy that names either of the parties, or any life
8	insurance policy. ORS 107.093(2)(b).
9	2. Changing Insurance Beneficiaries: Husband and wife should be
10	restrained from changing beneficiaries or covered parties under any policy of
12	health insurance, homeowners or renter insurance, or automobile insurance that
13	one party maintains to provide coverage for the other party,or any life insurance
14	policy. ORS 107.098(2)(b)
15	3. Restraining Assets: Husband and wife should be restrained from
16	transferring, encumbering, concealing, or disposing of property in which the
17 18	other party has an interest, in any manner, without written consent of the other
19	party or an order of the Court, except in the usual course of business or for
20	necessities of life. ORS 107.093(2)(c). This paragraph does not apply to prevent
21	by either party of
22	MR Andrease (* m. 18. 2.1.)

Attorney fees in this action; a,

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Real estate and income taxes; b.

Mental health therapy expenses for either party; or C,

EX PARTE TEMPORARY RESTRAINING ORDERS 2.

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1		d.	Expenses necessa	ry to provid	e for the safety and welfare of a
2	party.				
3 4	4.		Extraordinary Ex	penditures:	Husband and wife should be
5		rom m	king extraordinar	y expenditu	res without providing written
6	notice and s	n acco	ınting of the extra	ordinary ex	penditures to the other.
7	ORS 107.09	3(2)(d)			
8	5.	Asset	Restraint: Husba	nd and wife	should be restrained from
9: 10	encumberin	g or dis	posing of any real	or personal	property of either or both of the
10 11	parties, exce	ept as t	he Court may orde	r. ORS 10'	7.095(1)(e).
12	6.	Restra	ining Joint Credit	Husband	and wife should be prohibited
13	from chargin	ng upon	the credit of the c	ther withou	t specific permission to do so.
14	All outstand	ing cre	dit cards which ar	e in the nan	ies of both parties should be
15	immediately	returi	ed to the issuing o	reditor with	instructions to close the
16 17	account. Ne	ither p	arty should be rec	uired to tal	e any action regarding a credit
18	card for whi	ch only	that party is resp	onsible.	
19	7.	Retire	nent Plans: Husl	and and wi	fe should be restrained from
20	changing an	y bene	iciary designation	any of the p	arties' pension, profit sharing,
21	PERS or oth	er retu	ement plans, IRS	, or any oth	er retirement type assets
22	without first	obtair	ing court approval	or the writ	ten consent of the other party.
23: 24	8.	<u>Distril</u>	ution From Retire	ment-Type	Assets: Husband and wife
25					
26					
Page	3. EX P	ARTE	TEMPORARY RE	STRAINING	CORDERS

1	should be restrained from making any distribution from any of the parties
2	retirement-type asset without first obtaining court approval or the written
3	consent of the other party.
ર્સ	DATED this 27 day of Man., 2013.
5	
6	CIRCUIT COURT JUDGE
7	
8	YOUR FAILURE TO COMPLY WITH THE TERMS OF THIS ORDER MAY SUBJECT YOU TO THE STATUTORY PENALTIES DESCRIBED
9	IN ORS 33,105 AS WELL AS SUCH OTHER PENALTIES AS THE COURT MAY IMPOSE.
10	STADS FORMED TISES A PRINTING DE L'ANALIGE OFRHESSION
11	SUBMITTED BY: ARTHUR B. KNAUSS OSB#731700 Attorney for Petitioner
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4. EX PARTE TEMPORARY RESTRAINING ORDERS ARTHUR B. KNAUSS

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