

SANDRA A. UNSWORTH

ATTORNEY AT LAW

202 California Avenue

Reno, Nevada 89509

Telephone (775) 324-1550

Facsimile (775) 324-3512

8 October 2004

**Delivery By Facsimile**

Shawn B Meador  
Woodburn and Wedge  
6100 Neil Road, Suite 500  
Reno, Nevada 89511

**Re: Furer Dissolution**

Dear Shawn:

I write this letter in an effort to address the many issues that have arisen in the past week.

First, I will have my response to your 16.1 case conference report to you by Tuesday, October 12, 2004. If you can not live with that timeline, I guess that we will be forced to live with filing separate case conference reports.

Second, Mrs. Furer has asked that until the issues associated with her obtaining her personal property from the Incline residence are resolved, thus allowing her to move with her personal things to Las Vegas, that her mail be delivered to my office.

Third, seeing as how Mr. Furer has decided to cut Mrs. Furer off from community funds, she needs money to pay for her day-to-day expenses. I ask that you provide my office with the stock dividend previously tendered under the proviso that the acceptance of this payment will not be treated as an acknowledgement of the validity or enforceability of the post nuptial agreement and/or the martial settlement agreement. If we cannot reach an agreement to provide Mrs. Furer access to a reasonable sum of accessible cash, I will be forced to file a motion for support.

Fourth, as to the move, I am filing a motion to enforce our agreement to allow Mrs. Furer access to the Incline Residence to pack the property set aside to her in the post nuptial agreement and the martial settlement agreement. I hate to see these parties continue to fight over these relatively trivial matters of personal property distribution, but I have no other recourse now that Mr. Furer has retracted his oral offer to allow Mrs. Furer to find another mover and resume packing the personal property under the terms of my September 24, 2004 letter.

Fifth, we agreed to share the expense of the move monitor. As stated in my letter of September 24, 2004, the move monitor was retained for a minimum 40 hour period at the rate of \$60.00 per hour for a minimum cost of \$2,400.00. Mrs. Furer paid that expense in full prior to the first day of the move. And since the move cannot be concluded based upon Mr. Furer changing the terms of the agreement, the move monitor has to be paid the full amount set forth as a minimum. And under the terms of our agreement, Mr. Furer is responsible for one half of the charge. An invoice from Kenneth Peele Investigations is included for your review. Please have Mr. Furer pay \$1,200.00 to this office to reimburse Mrs. Furer for one half of the services of the move monitor.

Although there are numerous pending concerns and issues, I hope that this letter has addressed the pressing concerns of the parties.

Sincerely,



Sandra A. Unsworth

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Enclosure

cc - E. Furer