

LAW OFFICES OF  
**ROBISON, BELAUSTEGUI, SHARP & LOW**

A PROFESSIONAL CORPORATION

KENT R. ROBISON  
THOMAS L. BELAUSTEGUI  
F. DEARMOND SHARP  
KEEGAN G. LOW  
BARRY L. BRESLOW

71 WASHINGTON STREET  
RENO, NEVADA 89503  
TELEPHONE (775) 329-3181  
FACSIMILE (775) 329-7941  
(775) 329-7189

CLAYTON P. BRUST  
STEFANIE T. SHARP  
MARK G. SIMONS  
MICHAEL E. SULLIVAN

FRANK C. GILMORE

August 7, 2008

**Via Facsimile (702) 212-8086**  
**and Original U.S. Mail**

Erik Fitting, Esq.  
Erik Fitting & Associates Limited  
9421 Crown Vista Lane  
Las Vegas, Nevada 89117

**Re: Furer v. Furer - Case No. FV04-04071**

Dear Mr. Fitting:

This will confirm yesterday's telephone conference. First, you made a commitment to me and to the Court that you would personally serve Eloisa Furer with the Extended Protection Order that was issued by the Court on July 24, 2008. I sent you an Affidavit attesting to your personally serving Mrs. Furer. Yesterday you confirmed in our telephone conversation that you did personally serve her, but you have not signed and returned the Affidavit to me. You must immediately return to me the signed Affidavit or else I will seek relief from the Court concerning your breach of representations made to me and to the Court. **It is imperative that I file proof of service with the Court this week.**

You also agreed to personally serve the Amended Extended Protection Order issued on July 29, 2008 on Mrs. Furer. I sent you an Affidavit in accordance with the representations you made to me and to the Court. You agreed to personally serve Mrs. Furer with the Amended Extended Protection Order and the Affidavit I forwarded to you is a sworn affirmation that you have done so. You have failed to return the signed Affidavit to me. Instead, you informed me that you served her by "fax". Service by facsimile is not recognized in this state as proper effective service. Moreover, service by facsimile is contrary to your direct representations to me and to the Court. You promised to personally serve Mrs. Furer and you must do so. Please sign the second Affidavit that I have forwarded to you and return it to me so that I can file it with the Court immediately.

Your execution of the Affidavits of Service is not in any way conditioned on or predicated on the gun being delivered to the Reno Police Department. The gun subject of our discussion is in the possession of Bonnie Mahan. It is not in the possession of Mrs. Furer. I have

**ROBISON, BELAUSTEGUI, SHARP & LOW**  
A PROFESSIONAL CORPORATION

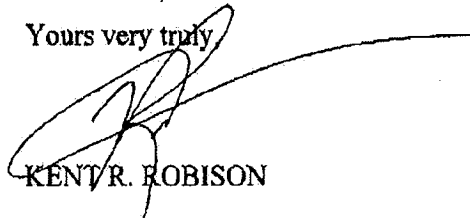
Erik Fitting, Esq.  
August 7, 2008  
Page 2

agreed to place the gun in the possession of Bonnie Mahan with the Reno Police Department. The Extended Protection Order, however, only addresses guns in Mrs. Furer's possession. My willingness to retrieve the gun in Ms. Mahan's possession and deposit it with the Reno Police Department is an accommodation that is not in any way connected to or associated with the promises you have made to the Court and me to personally serve Mrs. Furer with the July 24 and July 29, 2008 Extended and Amended Extended Protection Orders.

Please be assured that I will seek sanctions if you do not honor your promises to my office, to Ms. Mahan and to the Court. Your representations were relied upon and as an officer of the Court, you must fulfill your promises to personally serve Mrs. Furer and sign the Affidavits of Personal Service. Further delay cannot be tolerated.

I concede, Oregon is not a community property state. I owe you a six pack of diet coke.

Yours very truly,



KENT R. ROBISON

KRR:jf

cc: Shawn Meador, Esq.  
Andy Furer