

EXHIBIT 0

1 CODE: 2840

FILED

2 SEP -7 P1 00

3 ORIGINAL

4 RONALD A. LONGTIN, JR.
BY *Howe*
5 DEPUTY

6 IN THE FAMILY DIVISION
7 IN THE SECOND JUDICIAL DISTRICT COURT
8 OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE

9
10 ANDREW FURER

11 Plaintiff,

12 vs.

Case No. DV04-01626

13 ELOISA FURER,

Dept. No. 11

14 Defendant.

15
16 ORDER DENYING MOTION TO PERMIT STORAGE OF DISPUTED PERSONAL
17 PROPERTY

18 The Court has reviewed Andrew Furer's Motion to Permit Storage of Disputed
19 Personal Property and related matters, filed March 15, 2005; Eloisa Furer's Opposition,
20 filed March 29, 2005; Andrew Furer's Reply of April 8, 2005; Andrew Furer's Motion for
21 Leave to File Supplemental Points and Authorities, filed June 28, 2005; Eloisa Furer's
22 Opposition; filed July 4, 2005; and Andrew Furer's Reply filed July 8, 2005.

23 The parties are embroiled in battle over personal property at their Incline
24 Village residence. Mrs. Furer wants personal property from the house. Mr. Furer agrees
25 she can have some. The parties are unwilling to agree on the terms under which the
26 property can be removed. Mr. Furer wishes to store some property rather than allow
27 Mrs. Furer to take it.

28 //

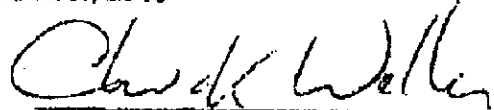
see Alvin's note

1 On August 3, 2004 this Court entered its Order Regarding Exclusive Possession
2 of Residence. That order provided "that Mrs. Furer shall vacate the residence located at
3 949 Lakeshore Blvd, Incline Village, Nevada, on or before July 30, 2004. She may
4 remove any personal property about which there is no dispute. Any disputed personal
5 property will remain in the residence until resolved by agreement of the parties or court
6 order." The order granted Andrew Furer exclusive possession of the residence. The
7 Court is not convinced that any additional order in relation to this personal property would
8 be in the best interest of these parties. The Court expects Counsel to aid the parties in
9 reaching resolution of this dispute. Andrew Furer's Motion to Permit Storage of Disputed
10 Personal Property is denied. The August 3, 2004 order remains in effect.

11 Eloisa Furer is ordered to deliver to Andrew Furer the keys to any vehicles which
12 are located at the Incline Village residence, together with the gate and garage door
13 openers.

14 IT IS HEREBY ORDERED:

15 DATED this 7 Day of September, 2005

16 
17
18 DISTRICT JUDGE

Law Office of Daniel Marks

From: Shawn Meador (smeador@woodburnandwedge.com)
Sent: Wednesday, March 08, 2006 4:18 PM
To: lawofficeofdanielmarks@lvcoxmail.com; toppgun@renolaw.biz
Subject: furer

Dan

This email with confirm our telephone conversation of a few minutes ago. I advised you that Mr. Furer has not, and does not intend to, violate the order which requires that the disputed personal property remain at the Incline Residence pending resolution.

As I mentioned, there are some things that he would like to move into storage off property. I do not think they are covered by the order as they have never been in dispute. However, out of an abundance of caution, I want to run the items by you so that if Mrs. Furer has any reasonable objection to him storing this property off site, please let me know immediately. As I mentioned, he's having carpets cleaned, etc., and would like to send the stuff to storage now rather than take it back into clean home.

The items are:

1. Andy's high school papers — Mr. Furer has no high school papers that were in the house.
2. Andy's law school books — Andy's law school books were thrown away years ago when the new Jersey house was sold — except for 2 or 3 books.
3. Andy's high school phonograph and record collection — None
4. Andy's old ski posters — I double checked posters in rubbubord Andy has no ski posters except of TOMBA'S and Von Greenigan who is the brother of our ski teacher in Switzerland
5. Andy's camera tripods — there is only one tripod in the house — that is
6. Two old broken toilets — Why would broken toilets be stored? community paper
7. Andy's squash rackets — One squash racket he used at Harvard
8. Andy's parents' home videos (I assume you have been advised that Andy's father passed away the in our home day we took Mr. Helzer's depo) — Andy has no home video of his parents. Andy had a total of (4) four pictures with his parents when he graduated from Harvard; one picture in High School.
9. A fold-up card table — ?
10. Two broken bikes — WHY WOULD BROKEN BIKES BE STORED NOT THROWN AWAY?
11. A propane tank belonging to Ms. Douglas
12. Patio furniture and umbrella belonging to Ms. Douglas — Mr. Furer bought patio furniture in April of Douglas — see TV note

As noted in our phone call, I can't imagine that Mrs. Furer has any interest in any of these items. If there is some legitimate or reasonable basis for not moving these items into storage, please let me know immediately. If I don't hear back from you to the contrary, I'll advise Andy to go ahead and put this stuff in storage.

3/8/2006

Law Office of Daniel Marks

From: Shawn Meador [smeador@woodburnandwedge.com]
 Sent: Wednesday, March 08, 2006 4:21 PM
 To: lawofficeofdanielmarks@lvcoxmail.com; topgun@renolaw.biz
 Subject: Furer/personal prop

Dan

I missed a couple of things:

- dog separator for Andy's lexus — This is always used when the dogs are in the car! Why would this be stored — also community property.
- patio set Andy bought
- kayak — We do not have a kayak —
 The item seen ready to be loaded into the 30' truck at the foot of the ladder or ramp to the truck was a dingy — we have a dingy — community property.

Thanks.

<<Shawn B Meador.vcf>>

Note: As usual Mr. Furer is MISLEADING EVERYONE.

If the above mentioned items were the only ones to be stored why did Mr. Furer need a 30' truck with a ramp on the side?

Furthermore, why would Two Broken Toilets and Two broken bikes need to be stored?

Mr. Furer had packed Mrs. Furer's property in boxes without video graph — a simple request we asked before packing, so there will be no disagreement later on.

Mrs. Furer had also ask a simple request that all the contents of the marital home be video graph to make sure every^{thg} is accounted for. BOTH requests were denied.

A note in a handwritten paper was found in April 05 to pack all of Mrs. Furer's stuff and stored. MRS. FURER NOT PRESENT DURING PACKING. MRS. FURER WILL PRODUCE THIS IN AN ADDENDUM.

3/8/2006

