

EXHIBIT R

WILLIAM H. DEPAOLI
DAVID W. FULSTONE
DAVID E. FOWLER
JOHN E. MURTHA
STEPHEN S. KENT
NICHOLAS R. FREY
W. CHRIS VICKER
SHAWN B. MEADOR
R. BLAIN ANDRUS
DON L. ROSS
GREGG P. BARNARD
DALE B. FERGUSON
RANDY A. DRAKE

WOODBURN AND WEDGE
ATTORNEYS AND COUNSELORS AT LAW
600 NEIL ROAD
SUITE 500
RENO, NEVADA 89501
P.O. BOX 2311, RENO, NV 89505
775 688-3000
FACSIMILE 775 688-3088

SHAWN G. PEARSON
DANE W. ANDERSON
MICHAEL W. KEANE
JOHN E. KRISCHER
SHARON M. PARKER
JESSICA H. NEUGEBAUER
—
WILLIAM E. WOODBURN 895-8300
VIRGE H. WEDGE 692-3000
CASEY W. VLAUTIN 892-3000
—
OF COUNSEL
JAMES J. HALLEY

January 25, 2006

VIA FACSIMILE

Daniel Marks, Esq. — (702) 386-6812
310 Carson Avenue, #702
Las Vegas, NV 89101

Gloria Petroni, Esq. — (775) 786-7764
Belding, Harris & Petroni, Ltd.
417 W. Plumb Lane
Reno, NV 89509

Re: Furer v. Furer

Dear Counsel:

I appreciate that we have confirmed our agreements regarding some of the interim issues by email. However, due to the highly contested nature of this case, I would feel much more comfortable if we had an order reflecting our agreements so that there is no dispute in the future over the terms.

I have prepared and am faxing herewith a proposed order for your review and approval. I have prepared in form of an Order so that we don't have to obtain our client's signatures but can submit to the court on our own signatures.

Please review and let me know your thoughts.

Sincerely yours,


Shawn B Meador

SBM:jgh
cc: A. Furer
K. Robison, Esq.

AGENCE / Branch : PARIS OPERA
 2, PLACE DE L'OPERA,
 75002 PARIS 2EME

 Tél. / Phone : 0 820 82 00 01
 Fax : 01 44 94 53 09

 00799 00799
 M MME FURER ANDREW

 PO BOX 7206
 949 LAKESHORE BLVD
 INCLINE VILLAGE 89452 NEVADA
 USA UNITED STATES OF AMERICA

Domiciliation / Palying bank

Agence / Branch PARIS OPERA (00799)

IB / ID : 30004 00799 00005480397 18

BAN : FR76 3000 4007 9900 0054 8039 718

JIC : BNPAFRPPPOP

PERIODE DU (FOR THE PERIOD FROM) 01.04.2005 AU (TO) 28.02.2006
RELEVÉ (STATEMENT) N° 06043

DATE COMPTABLE ACCOUNTING DATE	NATURE DES OPERATIONS TYPE OF TRANSACTIONS	DATE DE VALEUR VALUE DATE	DEBIT	CREDIT
	Solde précédent au 31.03.2005 <i>balance brought forward as at</i>			10.606,50
07.02	*RIB INV REC SOLDE DT VIREMENT EMIS TRANSFERT DU COMPTE 3000400799ESA05480397USD VERS L AGENCE 00567	07.02.2006	10.606,50	
	TOTAL DES OPERATIONS / TOTAL OF TRANSACTIONS Solde créditeur au 28.02.2006 <i>crédit balance as at</i>		10.606,50	0,00

Code: 3370
SHAWN B MEADOR
NEVADA BAR NO. 338
WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Post Office Box 2311
Reno, Nevada 89505
Telephone: (775) 688-3000
Facsimile: (775) 688-3088

KENT R. ROBISON
NEVADA BAR NO. 1167
ROBISON, BELAUSTEGUI, SHARP & LOW
71 Washington Street
Reno, Nevada 89503
Telephone: (775) 329-3151
Facsimile: (775) 329-7169
Attorneys for Plaintiff.
ANDREW EARL FURER

IN THE FAMILY DIVISION
IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF WASHOE

ANDREW EARL FURER,

Case No. DV04-01626

Plaintiff,

Dept. No. 11

vs.

ELOISA BESADA FURER

Defendant.

ORDER ON INTERIM ISSUES

Good Cause appearing therefore, IT IS HEREBY ORDERED:

1. Andrew Furer shall have copies made of any family photographs he elects to have copied. Andrew Furer shall advance the funds necessary to have the photographs copied. After the photographs are copied, Andrew Furer, through

counsel, shall deliver the original photographs to Eloisa Furer's counsel. If Andrew Furer is successful in enforcing the parties' Post Nuptial Agreement or Marital Settlement Agreement, he may seek to recover one half of the cost of the copying charges as a recoverable cost under the prevailing party fee clause or under any other legal theory available to him.

2. Andrew Furer and Eloisa Furer shall direct their CPA's to exchange copies of their respective 2004 Federal Income Tax Returns and will request that their CPA's evaluate such returns and make recommendations with respect to whether the parties should consider filing any amended return or returns for 2004.

3. Andrew Furer shall advance \$5,000 to \$10,000 to the BNP Paribas account that is used to pay expenses related to the Paris condominium so that there will be funds in that account to pay expenses such as utilities and taxes in an effort to avoid non-payment of expenses that could result in a forfeiture or other adverse consequence against the property. Because Andrew Furer does not presently have physical access to the Paris condominium he shall have no obligation to protect or preserve the property physically. Eloisa Furer shall take all steps reasonable and necessary to allow the utility company and the like have access to the condominium to

permit the meters to be read and other similar activities. In the event that Andrew Furer is successful in enforcing the parties' Post Nuptial Agreement or Marital Settlement Agreement, Eloisa Furer shall reimburse Andrew Furer for any funds he has advanced pursuant to the terms of this paragraph.

IT IS SO ORDERED

DATED this _____ day of _____, 2006.

DISTRICT JUDGE

APPROVED AS TO FORM
AND CONTENT

KENT R. ROBISON
ROBISON, BELAUSTEGUI,
SHARP & LOW

WOODBURN AND WEDGE
6100 Neil Road, Suite 500
Post Office Box 2311
Reno, Nevada 89505

By _____
Shawn B Meador
Attorneys for Andrew Furer

DANIEL MARKS
302 E. Carson Avenue #702
Las Vegas, Nevada 89101

BELDING HARRIS & PETRONI
417 W. Plumb Lane
Reno, Nevada 89509

By _____
Gloria Petroni
Attorneys for Eloisa Furer

Law Office of Daniel Marks

From: Gloria Petroni [topgun@renolaw.biz]
Sent: Friday, February 17, 2006 1:05 PM
To: lawofficeofdanielmarks@lvcoxmail.com
Subject: FW: furer

From: Shawn Meador [mailto:smeador@woodburnandwedge.com]
Sent: Friday, February 17, 2006 12:44 PM
To: Gloria Petroni
Subject: RE: furer

I just received the Order. As I read the rule it means I cannot act as trial counsel.

My client, Mr. Robison and I will be determining appropriate respective roles of counsel.

I believe that the claim that you and Mr. Marks asserted that I am a necessary witness is untrue, unsupportable and a violation of Rule 11.

Please do not communicate with me by email or phone. If you have any communication, please put it in writing. I am not comfortable having any informal discussions with you.

Mrs. Furer has lied to the court about the status of the photos. You know that she has lied. You know that she has lied from a source that is not confidential. You have an ethical obligation to prevent fraud on court. Mr. Furer will pursue all legal and ethical remedies available to him if you do not correct her lie.

I really have nothing more to say.

From: Gloria Petroni [mailto:topgun@renolaw.biz]
Sent: Friday, February 17, 2006 9:28 AM
To: Shawn Meador
Cc: lawofficeofdanielmarks@lvcoxmail.com
Subject: RE: furer

Mrs. Furer is representing herself in that fee dispute matter with Bonnie. There is no effect on her filings on anyone other than Bonnie. By the way, I thought you could no longer work on the Furer case. What do you think the disqualification order meant?

From: Shawn Meador [mailto:smeador@woodburnandwedge.com]
Sent: Friday, February 17, 2006 8:52 AM
To: Gloria Petroni
Subject: furer

Gloria

Please let me know whether it is your intention to correct Mrs. Furer's false statements about the photographs or whether it will be necessary for me to file something demonstrating her perjury? I will be forced to attach copies of our email confirmation of agreement and subsequent emails in which you have stated that your

2/17/2006 What false statement of Mrs. Furer? The Sept. 20, 05 stipulation says it all - that the documents from the bank and pictures taken from my cars were to be copied and delivered to ME on or before Sept. 19, 05. WHY another agreement regarding the items?

word is still good if I am forced to respond. If Mrs. Furer fixes it she could do so simply by doing an errata deleting the specific false claim without admitting any perjury. Please let me know one way or the other so that I can take appropriate steps.

Shawn

<<Shawn B Meador.vcf>>

2/17/2006