FILED

18 NOV - 1 PM 12: 13

KING COUNTY SUPERIOR COURT CLERK SEATTLE, WA.

Superior Court of Washington, County of King

In re the Marriage of:

FAMO1

Petitioner:

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

SONYA K. DELANCE

And Respondent:

MICHAEL A. DELANCE

No. 18-3-05993-7 SEA

Temporary Family Law Order (TFO)

[X] Clerk's Action required: 1, 12, 13

Temporary Family Law Order

1. Money Judgment Summary

Does not apply.

2. Findings

The wife made a *Motion for Temporary Family Law Order* (form FL Divorce 223) and the court finds there is reason to approve this order.

3. Active duty military

None of the parties are covered by the state or federal Service Members' Civil Relief Act.

The Court Orders

4. Care of children

This order includes these children:

RCW 26.09.060, .110, .120, .194, .300(2) Mandatory Form (06/2018) FL Divorce 224 Temporary
Family Law Order
p. 1 of 5

Law Offices of
Molly B. Kenny
9 Lake Bellevue Drive, Suite 204
Bellevue, Washington 98005
Ph: 425-460-0550 Fax: 425-460-0551

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

24

25

Child's name	Age
1. Presley J. DeLance	8
2. Ella J. DeLance	7

The court signed the temporary Parenting Plan filed separately.

Provide support 5.

The parties shall maintain their historical spending pattern. Husband shall continue to

deposit funds in the joint B of A account and pay all bills as he has historically done.

The parties shall not spend over 5000 . This money does not hill

include money for bilk. Husband will cover all child related expenses. Parties paril to se- exalisate ily home 60 days.

Family home 6.

> Stay in the home - Sonya DeLance may stay in the family home. Michael DeLance shall not go to the family home other than to drop off or pick up the children as set forth in the Parenting Plan and he shall stay in the car.

7. Use of property

Sonya DeLance will possess and use:

- i. Property in her possession now;
- Vehicle: 2018 White Land Rover;

Michael DeLance will possess and use:

- Property in his possession now;
- ii. Vehicle: 2005 Porsche Panamera GTS.

Protect property 8.

- 1. Both parties are restrained and enjoined from moving, taking, hiding, damaging, selling, harming, transferring, removing, encumbering, concealing or in any way disposing of any property of the parties, either community or separate, except in the usual course of business or for the necessities of life and requiring each party to notify the other of any extraordinary expenditures made after the order is issued.
- 2. Both parties are restrained and enjoined from withdrawing any monies from checking, savings accounts or money market accounts, investment accounts, brokerage accounts, cashing any time certificates, treasury bills, notes, bonds or

RCW 26.09.060, .110, .120, .194, .300(2) Mandatory Form (06/2018) FL Divorce 224

Temporary Family Law Order p. 2 of 5

Law Offices of Molly B. Kenny 9 Lake Bellevue Drive, Suite 204 Bellevue, Washington 98005 Ph: 425-460-0550 Fax: 425-460-0551

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

25

traveler's checks, or liquidating any stocks or securities accounts of either or both parties, except in the ordinary course of business or for the necessities of life.

- 3. Both parties are restrained and enjoined from creating a non-probate transfer or modifying a non-probate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a non-probate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.
- 4. Both parties are restrained and enjoined from removing, borrowing against, or withdrawing any proceeds or funds from any deferred compensation or retirement accounts, including but not limited to, profit sharing, retirement, pension, stock option, investment, 401(k), IRA, sick leave, savings or other similar accounts.
- 5. Both parties are restrained and enjoined from incurring community debts or obligations without specific written approval of the other party.
- 6. Both parties are restrained and enjoined from cancelling or changing any credit cards on which the other party is authorized to make transactions or interfering with the other party's credit in any way.

9. Household expenses

Household expenses shall be paid as follows:

Michael DeLance shall pay all historical household expenses for both parties and the children, including, but not limited to mortgages, credit cards, insurance, childcare, children's expenses, utilities, state and federal taxes, property taxes, loans, out of pocket medical expenses, etc. with funds from the Bernstein account transferred into the parties' joint Bank of America checking #2741 and paid from the Bank of America account as the parties have historically done.

The parties will maintain their historical spending pattern and agree to immediately notify the other in the event of any expense that falls outside the historical pattern.

Divide debts 10.

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

Debts shall be paid as follows:

Michael DeLance shall pay all historical expenses and debts of both parties and the children, including, but not limited to mortgages, credit cards, insurance, childcare, children's expenses, utilities, state and federal taxes, property taxes, loans, out of pocket medical expenses, etc. with funds from the Bernstein account transferred into the parties' joint Bank of America checking #2741 and paid from the Bank of America account as the parties have historically done.

Credit cards to be paid include, but are not limited to the following:

- a. Wife's Bank of America #8061/6306 and American Express; and
- b. Husband's Citi Card, American Express and Bank of America.

Do not change insurance 11.

Michael DeLance shall not to make changes to any home, medical, health, life, or auto insurance policy that covers either spouse or any child listed in 2. That means he must not assign, transfer, cancel, borrow against, let expire, surrender or change the beneficiary of any policy of either or both parties whether medical, heath, life or auto. If husband has cancelled any insurance policy for the wife and children, he must immediately reinstate coverage and provide proof of insurance to the wife's attorney within three days of this order.

Michael DeLance shall be responsible for the payment of all insurance premiums, including, but not limited to health, life, auto, and homeowner's. Premiums should be paid with funds from the Bernstein account.

Pay fees and costs

Restraining order 13.

The court signed the temporary Restraining Order (form FL All Family 150) file The request for a restraining order is separately in this ease number.

No bond or security is required.

RCW 26.09.060, .110, .120, .194, .300(2) Mandatory Form (06/2018) **FL Divorce 224**

limited to family wizard about the children. Temporary Family Law Order p. 4 of 5

denied except for communications ore

Law Offices of Molly B. Kenny 9 Lake Bellevue Drive, Suite 204 Bellevue, Washington 98005 Ph: 425-460-0550 Fax: 425-460-0551

FamilySoft FormPAK PL 2018

20

21

22

23

24

25

Name of law enforcement agency where the Protected Person lived when the Restraining Order was issued: Snohomish County Sheriff. 2 Clerk's Action. The court clerk must provide a copy of this Temporary Family Law 3 Order to the agency listed above within one court day. The law enforcement agency must remove the earlier Restraining Order from the state's database as described 4 above. 5 Other temporary orders 14. 6 Michael DeLance shall ensure the wife has access to all joint bank and investment 7 accounts. If father drops children at coardal home he will remain in his 8 vechicle. 9 Any texts or emails are Imited to child related immediate needs. 10 11 12 13 Ordered. 14 15 Date **Bonnie Canada-Thurston** 16 This document may be signed by the court This document is presented by me. 17 without notice to me. LAW OFFICES OF MOLLY B. KENNY 18 19 20 Molly B. Kenny, WSBA Attorney for Michael DeLance Attorneys for Sonya DeLance 21 22 23

RCW 26.09.060, .110, .120, .194, .300(2) Mandatory Form (06/2018) FL Divorce 224 Temporary
Family Law Order
p. 5 of 5

Law Offices of Molly B. Kenny
9 Lake Bellevue Drive, Suite 204
Bellevue, Washington 98005
Ph: 425-460-0550 Fax: 425-460-0551

24

25