

IN THE CIRCUIT COURT OF THE SIXTEENTH JUDICIAL CIRCUIT
IN AND FOR MONROE COUNTY, FLORIDA

ELIZABETH DARLING,
Petitioner,

Case No.: 2011-DR-1229-K

vs.

Doc# 1876772 04/02/2012 2:59PM
Filed & Recorded in Official Records of
MONROE COUNTY DANNY L. KOLHAGE

GEORGE ROBERT SCOTT, III,
Respondent.

FILED FOR RECORD
2012 MAR 28 AM 8:45
CLERK OF COURT
MONROE COUNTY FLORIDA

FINAL JUDGMENT

THIS CAUSE came on for hearing before the Court, pursuant to notice, on March 1, 2012, for entry of Final Judgment upon Petitioner's Verified Petition to Domesticate and Enforce Foreign Judgments, and the Court, having studied the Petition and supporting documents, having reviewed the file, having heard the evidence and testimony presented, together with the arguments of counsel, having received documentation of further activities on the part of the Respondent, and being otherwise fully advised in the premises, Now Therefore, it is,

ORDERED and ADJUDGED as follows:

1. This Court has jurisdiction of the subject matter. It also has good and sufficient jurisdiction over the Respondent to permit entry of this Judgment. He has been afforded notice adequate to satisfy due process and as required by law.

2. Plaintiff has taken all actions necessary and met all requirements for domestication of the Contempt Order entered by the Circuit Court of Fairfax County, Virginia on September 18, 2009 and the Order entered by the Circuit Court of Fairfax County, Virginia on December 11, 2009. Copies of both Orders are attached hereto and made a part hereof by reference.

3. Based on the evidence and testimony presented, the Court finds the subject Orders are authentic, final, valid and binding. It further determines that the issuing Court in Virginia had personal jurisdiction over the Respondent and plenary jurisdiction over the subject matter to render the same. Thus, it is the Judgment and Order of this Court that the Virginia Court's Orders appended hereto are entitled to full faith and credit under the United States Constitution.

4. Therefore, the Contempt Order entered by the Circuit Court of Fairfax County, Virginia on September 18, 2009 and the Order entered by the Circuit Court of Fairfax County, Virginia on December 11, 2009 are hereby domesticated and established as Florida Judgments



under the laws of Florida and, as such, they are fully enforceable in Florida. This Court will give full force and effect to their terms as if they were originally rendered in this State.

5. The Court additionally finds Petitioner has met her burden under the Florida Enforcement of Foreign Judgments Act, Section 55.501 – 55-509, Florida Statutes. A certified copy of each of the Virginia Orders has been recorded in this Court and the Petitioner has provided the necessary affidavit. The Respondent has been given notice of the recording, and has failed to file any action contesting the validity of the Orders, or challenging the recognition and enforcement of the same.

6. Therefore, by law, the Virginia Court's Orders appended hereto have the same effect as Florida Judgments and they may be enforced in the same manner as Florida Judgments.

7. Based on the evidence and testimony presented, together with the matters of record, this Court finds Respondent is in violation of both of the Virginia Orders in that, since entry of them, he has:

A. again created or caused there to be created three (3) Facebook pages disseminating information regarding the parties' sealed dissolution action;

B. created or caused the creation of a website <http://rickperryonestarsandal.com/> disseminating the information, documents, and other materials sealed and prohibited by the Virginia Court;

C. published or caused to be published postcards disseminating information regarding the parties' sealed dissolution action;

D. forwarded, supplied, and disseminated this same sealed and prohibited information to several persons and organizations with which the Petitioner is involved, including but not limited to, Grantmakers, Geofunders, the sponsors, attendees, participants, and others associated with the Geo National Conference held in Seattle, Washington March 12 – 14, 2012, as well as Petitioner's colleagues and business associates; and

E. failed to pay the sums awarded to Petitioner.

8. The Court finds that the Respondent took or continued these actions, other than those described in item 7. D., above, from a location in Key West, Monroe County, Florida in the year 2011. The Court finds good and substantial evidence that the Respondent's actions described in item 7. D., above, were taken from a location in Miami, Dade County, Florida in the year 2012.

9. In each instance, the Court finds that the Respondent's actions were willful, wrongful, and in clear and direct violation of the Virginia Court's Orders; that Respondent knew them to be such; and that he intentionally took them with the utmost of malice and for the sole purpose of causing additional harm, embarrassment, suffering, and damages to the Petitioner. There was not, and could not possibly have been, any valid or legitimate purpose for Respondent's actions.

10. Respondent is again Ordered to immediately remove any and all web pages, postings, and publications concerning the Petitioner, the parties' divorce, or the sealed records, and to refrain from any further and future dissemination and postings.

11. Respondent is again enjoined from disseminating any such information, documents, materials, photographs, or other items regarding those matters to any third parties.

12. Respondent is again enjoined from disseminating any false or fabricated information, documents, materials, photographs, or other items regarding the Petitioner to any third parties;

IN ADDITION, this Court does now hereby make and enter the following Orders directed to the Respondent:

13. The Respondent, GEORGE ROBERT SCOTT, III, shall not in any way disseminate and information or documents regarding Darling, his marriage to Darling, or any litigation between Darling and Scott to any third parties, individuals, entities, or groups with whom or which the Petitioner is involved or associated, publishers, media outlets or internet publications. Scott shall be and he is hereby enjoined, either directly or through his agents, servants, employees, or any others, from any and all forms of communication, publication, dissemination, electronic communications of any type, including but not limited to creating any websites, creating content on any existing websites, contacting media outlets, or otherwise disseminating information or documents regarding Darling, his marriage to Darling, or any litigation between Darling and Scott, including but not limited to pictures of Darling, purported emails between the parties, emails between Scott and federal investigators, transcripts from any litigation, and pleadings in any litigation.

14. Should Darling or her agents discover any such content published on a website, published via social media, in a media outlet or otherwise being disseminated to third parties, upon presentation of an affidavit, this Court shall have continuing jurisdiction to and will order an immediate halt to such publication or dissemination, and appropriate retraction, as well as to direct the removal of the same, to appoint a person to effectuate such removal or to take such

other actions as Ordered by the Court, and enter such other injunctions and orders as are necessary or convenient to give full effect to this order and to the Court's intent in entering it.

15. Darling and her agents are authorized to provide third parties with such documentation and information as they may determine necessary or convenient to assist in the removal and retraction of content which has been disseminated or published in violation of this order or prior court orders, or as they determine otherwise appropriate in response. Specifically, this order shall serve as an instruction and notice to third parties receiving information from Scott, or some other source believed to be Scott, or from a source acting by, for, or on behalf of Scott, that Scott has been found in violation of various court orders which prohibit his dissemination of materials and information concerning Darling and the parties' divorce, and that he has been found guilty of disseminating false and misleading information about Darling. Such postings by Scott, which target Darling and include false and misleading information or information about Darling or the parties' divorce, or other matters sealed and prohibited by the Courts, including those posted by any of his aliases or agents, including but not limited to comments, posts, tweets, blog entries, pictures, videos, chat entries, text messages, emails, posts to social media sites, including but not limited to You Tube, Facebook, Twitter, MySpace, or independent websites, are disseminating information in violation of a court order, and constitute harassment and defamation, which may subject third party publishers to liability.

16. The Court appoints SHARON NELSON, ESQUIRE, who is not a party to these proceedings, to perform any acts required of Scott under this Judgment or the Virginia Orders, insofar as practicable, and it does now authorize and empower her to do any perform any act in these regards which Scott might himself perform or which may in any way further and effectuate the intents and purposes of this Judgment and the Virginia Orders. In addition to, and not in limitation of the broad and general powers herein conferred, Sharon Nelson, Esquire, is expressly authorized to contact any media outlet, web host or other publisher of content regardless of form, and to take any and all measures to remove such content or material immediately upon discovery of it and to further instruct the host entities not to allow the same or any like or similar content or material to be restored or re-established.

17. Respondent is again Ordered to forthwith pay all sums previously awarded to Petitioner, for which let execution issue, *instanter*. All such sums shall continue to accrue interest as set forth in the earlier Orders or as provided by law.

18. This Final Judgment may be or act as a lien on any real or personal property of the Respondent pursuant to and upon compliance with Chapter 55, Florida Statutes. For purposes of Section 55.10, Florida Statutes, the Petitioner's address is: 10925 Ballybunion Place, Austin, Texas 78747.

19. This Court reserves jurisdiction to:

- A. impose any and all appropriate sanctions against Respondent;
- B. award Petitioner additional attorney fees, costs, and expenses payable by the Respondent;
- C. assess and tax the costs, fees, and expenses of Ms. Nelson or her agents and any others incurred by the Petitioner in the implementation and effectuation of this Judgment or the Virginia Orders;
- D. enforce this Judgment and the Virginia Orders by any means available under the law; and
- E. for all other purposes proper under the law.

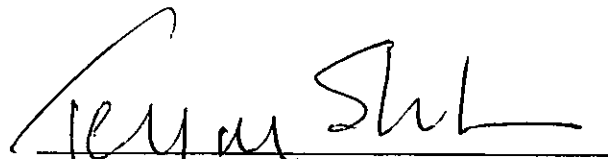
20. The Clerk of the Court is authorized and empowered to and shall issue appropriate process for enforcement upon application.

21. If requested, the Clerk is authorized and empowered to and shall issue a writ of attachment against Scott pursuant to Rule 1.570, Florida Rules of Civil Procedure.

22. The Clerk is authorized and empowered to and shall issue a writ of sequestration against Scott's property.

23. Any violation of this Judgment or any further violation of the Virginia Orders or either of them may result in additional attorneys' fees and costs, as well as sanctions including, but not limited to, fines and imprisonment.

DONE and ORDERED in Chambers at Key West, Florida this 27th day of March 2012.



TEGAN SLATON
Circuit Judge

Copy to:
Cheri A Shapiro, Esquire
412 Angela Street
Key West, Florida 33040

Doc# 1876772
Bk# 2562 Pg# 1914