

IN THE CHANCERY COURT OF WILLIAMSON COUNTY, TENNESSEE
AT FRANKLIN

2011 MAY -9 AM 9:35

CHRISTOPHER J. SAVOIE, INDIVIDUALLY)
AND AS CUSTODIAL PARENT AND NEXT)
FRIEND OF MINOR CHILDREN ISAAC)
SAVOIE AND REBECCA SAVOIE,)

ENTERED _____

Plaintiffs,)

No. 37823

v.)

Division IV

NORIKO ESAKI SAVOIE,)

Defendant.)

JUDGMENT ORDER

This cause came to be heard on May 9, 2011, upon Plaintiffs', CHRISTOPHER J. SAVOIE, INDIVIDUALLY AND AS CUSTODIAL PARENT AND AS NEXT FRIEND OF MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE ("Plaintiffs"), hearing to determine Plaintiffs' damages for Defendant Noriko Esaki Savoie's commission of torts against Plaintiffs. An order granting default judgment was previously entered against Defendant Noriko Esaki Savoie on September 23, 2010.

Based upon the proof before the Court consisting of sworn testimony and exhibits produced, the Court **FINDS** that Plaintiff, CHRISTOPHER J. SAVOIE, AS CUSTODIAL PARENT AND AS NEXT FRIEND OF MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE, is entitled to a judgment, on behalf of and to be held for the benefit of Isaac and Rebecca Savoie, against Defendant Noriko Esaki Savoie in the amount of \$ 1,069,000.00 for her false imprisonment of MINOR CHILDREN ISAAC AND REBECCA SAVOIE since August 12, 2009.



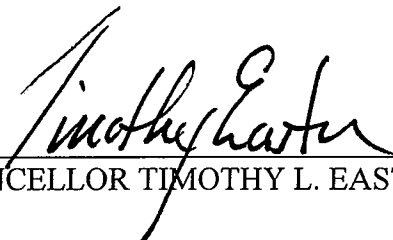
Further, the Court **FINDS** that as of this date, Defendant Noriko Esaki Savoie is continuing to falsely imprison MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE, and that Plaintiff, CHRISTOPHER J. SAVOIE, AS CUSTODIAL PARENT AND AS NEXT FRIEND OF MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE, is entitled to further damages in an amount of **\$1,000.00 per day** for every day she continues to falsely imprison MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE until ISAAC SAVOIE reaches the age of majority and **\$500.00 per day** after that until REBECCA SAVOIE reaches the age of majority, not to exceed **\$4,015,000.00** (Four Million Fifteen Thousand Dollars).

Therefore, there being no just reason for delay in the entry of judgment against Defendant Noriko Esaki Savoie, the Court directs that judgment is hereby **ENTERED** against Defendant Noriko Esaki Savoie.

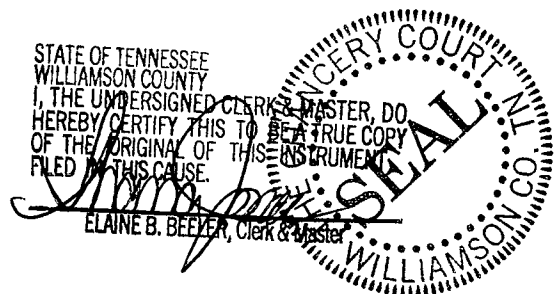
Further, court costs are taxed to Defendant Noriko Esaki Savoie.

IT IS SO ORDERED.

ENTERED this 9th day of May 2011.



CHANCELLOR TIMOTHY L. EASTER



PREPARED FOR ENTRY:



JOSEPH A. WOODRUFF (TN. B.P.R. No. 012869)
EILEEN BURKHALTER SMITH (TN. B.P.R. No. 021407)
WALLER LANSDEN DORTCH & DAVIS, LLP
511 Union Street, Suite 2700
Nashville, Tennessee 37219
Tel: (615) 244-6380
Fax: (615) 244-6804

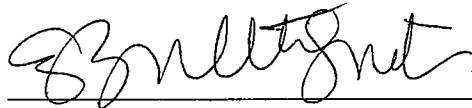
*Attorneys for Plaintiffs CHRISTOPHER J. SAVOIE,
INDIVIDUALLY AND AS CUSTODIAL PARENT
AND NEXT FRIEND OF MINOR CHILDREN ISAAC
SAVOIE AND REBECCA SAVOIE*

CERTIFICATE OF SERVICE

I hereby certify that on May 9, 2011, a copy of the foregoing JUDGMENT ORDER was served by United States Postal Service, Postage Pre-paid, on the party below.

Noriko Esaki Savoie
4-1 Shinhoka-machi, Yanagawa-shi
Fukuoka-Ken 832-0028, Japan

Defendant





**IN THE CHANCERY COURT OF WILLIAMSON COUNTY, TENNESSEE
AT FRANKLIN**

FILED
WILLIAMSON COUNTY
CLERK OF COURT
MASTER

2011 MAY -9 AM 9:35

| | |
|---------------------------------------|-------------|
| CHRISTOPHER J. SAVOIE, INDIVIDUALLY) | |
| AND AS CUSTODIAL PARENT AND NEXT) | |
| FRIEND OF MINOR CHILDREN ISAAC) | |
| SAVOIE AND REBECCA SAVOIE,) | |
|) | No. 37823 |
| Plaintiffs,) | |
|) | Division IV |
| v.) | |
|) | |
| NORIKO ESAKI SAVOIE,) | |
|) | |
| Defendant.) | |

ENTERED _____

JUDGMENT ORDER

This cause came to be heard on May 9, 2011, upon Plaintiffs', CHRISTOPHER J. SAVOIE, INDIVIDUALLY AND AS CUSTODIAL PARENT AND AS NEXT FRIEND OF MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE ("Plaintiffs"), hearing to determine Plaintiffs' damages for Defendant Noriko Esaki Savoie's commission of torts against Plaintiffs. An order granting default judgment was previously entered against Defendant Noriko Esaki Savoie on September 23, 2010.

Based upon the proof before the Court consisting of sworn testimony and exhibits produced, the Court **FINDS** that Plaintiff, CHRISTOPHER J. SAVOIE, INDIVIDUALLY, is entitled to a judgment against Defendant Noriko Esaki Savoie in the amount of \$ 193,000.00 for her **Intentional Infliction of Emotional Distress against him**. Therefore, there being no just reason for delay in the entry of judgment against Defendant Noriko Esaki Savoie, the Court directs that judgment is hereby **ENTERED** against Defendant Noriko Esaki Savoie.

Further, court costs are taxed to Defendant Noriko Esaki Savoie.



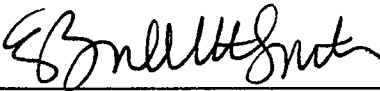
IT IS SO ORDERED.

ENTERED this 9th day of May 2011.

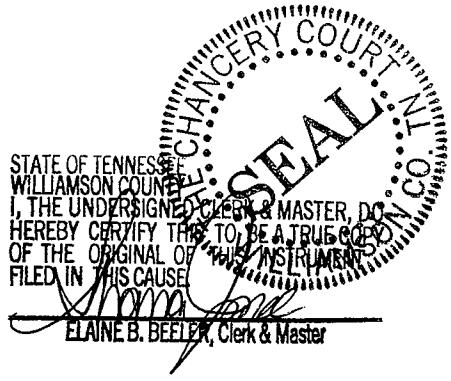


CHANCELLOR TIMOTHY L. EASTER

PREPARED FOR ENTRY:



JOSEPH A. WOODRUFF (TN. B.P.R. No. 012869)
EILEEN BURKHALTER SMITH (TN. B.P.R. No. 021407)
WALLER LANSDEN DORTCH & DAVIS, LLP
511 Union Street, Suite 2700
Nashville, Tennessee 37219
Tel: (615) 244-6380
Fax: (615) 244-6804




*Attorneys for Plaintiffs CHRISTOPHER J. SAVOIE,
INDIVIDUALLY AND AS CUSTODIAL PARENT
AND NEXT FRIEND OF MINOR CHILDREN ISAAC
SAVOIE AND REBECCA SAVOIE*

CERTIFICATE OF SERVICE

I hereby certify that on May 9, 2011, a copy of the foregoing JUDGMENT ORDER ON BREACH OF CONTRACT was served by United States Postal Service, Postage Pre-paid, on the party below.

Noriko Esaki Savoie
4-1 Shinhoka-machi, Yanagawa-shi
Fukuoka-Ken 832-0028, Japan

Defendant



**IN THE CHANCERY COURT OF WILLIAMSON COUNTY, TENNESSEE
AT FRANKLIN**

FILED
WILLIAMSON COUNTY
CLERK & MASTER

2011 MAY -9 AM 9:35

CHRISTOPHER J. SAVOIE, INDIVIDUALLY)
AND AS CUSTODIAL PARENT AND NEXT)
FRIEND OF MINOR CHILDREN ISAAC)
SAVOIE AND REBECCA SAVOIE,)

Plaintiffs,)

v.)

NORIKO ESAKI SAVOIE,)

Defendant.)

No. 37823

Division IV

ENTERED _____

JUDGMENT ORDER
ON BREACH OF CONTRACT

This cause came to be heard on May 9, 2011, upon Plaintiffs', CHRISTOPHER J. SAVOIE, INDIVIDUALLY AND AS CUSTODIAL PARENT AND AS NEXT FRIEND OF MINOR CHILDREN ISAAC SAVOIE AND REBECCA SAVOIE ("Plaintiffs"), hearing to determine Plaintiffs' damages for Defendant Noriko Esaki Savoie's breach of contract. An order granting default judgment was previously entered against Defendant Noriko Esaki Savoie on September 23, 2010.

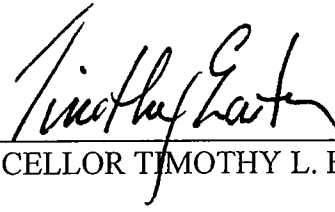
Based upon the proof before the Court consisting of sworn testimony and exhibits produced, the Court **FINDS** that Plaintiff, CHRISTOPHER J. SAVOIE, INDIVIDUALLY, is entitled to a judgment against Defendant Noriko Esaki Savoie in the amount of \$ 835,000.00 for her breach of contract. Therefore, there being no just reason for delay in the entry of judgment against Defendant Noriko Esaki Savoie, the Court directs that judgment is hereby **ENTERED** against Defendant Noriko Esaki Savoie.

Further, court costs are taxed to Defendant Noriko Esaki Savoie.



IT IS SO ORDERED.

ENTERED this 9th day of May 2011.



CHANCELLOR TIMOTHY L. EASTER

PREPARED FOR ENTRY:



JOSEPH A. WOODRUFF (TN. B.P.R. No. 012869)
EILEEN BURKHALTER SMITH (TN. B.P.R. No. 021407)
WALLER LANSDEN DORTCH & DAVIS, LLP
511 Union Street, Suite 2700
Nashville, Tennessee 37219
Tel: (615) 244-6380
Fax: (615) 244-6804

*Attorneys for Plaintiffs CHRISTOPHER J. SAVOIE,
INDIVIDUALLY AND AS CUSTODIAL PARENT
AND NEXT FRIEND OF MINOR CHILDREN ISAAC
SAVOIE AND REBECCA SAVOIE*

STATE OF TENNESSEE
WILLIAMSON COUNTY
I, THE UNDERSIGNED CLERK & MASTER,
HEREBY CERTIFY THIS TO BE A TRUE COPY
OF THE ORIGINAL OF THIS INSTRUMENT
FILED IN THIS CAUSE.


ELAINE B. BEEZER, Clerk & Master



CERTIFICATE OF SERVICE

I hereby certify that on May 9, 2011, a copy of the foregoing JUDGMENT ORDER ON BREACH OF CONTRACT was served by United States Postal Service, Postage Pre-paid, on the party below.

Noriko Esaki Savoie
4-1 Shinhoka-machi, Yanagawa-shi
Fukuoka-Ken 832-0028, Japan

Defendant

