

Seoul Family Court

Judgment

Case

[REDACTED] Implementation Order

Applicant

[REDACTED]

Address: [REDACTED]

[REDACTED]

Nationality: United State of America

Litigation representative: Lawyer Seulki Lee,

Lawyer Jin-Gyeong Jung at Law Firm Dongjin

Respondent

[REDACTED]

Address [REDACTED]

[REDACTED]

Litigation representative: Lawyer Jeong-Ji Choi, Hyo-Jin Kwon at Law Firm

Yulchon LLC

Children

[REDACTED]

Abstract of Judgement

1. To discharge the obligation under the ruling of *Case No.* [REDACTED] *Request for Return of Children (Hague Convention)* finalized on June 23rd, 2021, the Respondent shall return the Children to the Applicant within ten days from the receipt of notification of this implementation order.
2. The Respondent shall pay the application cost.

Reason

Notwithstanding the ruling of *Case No.* [REDACTED] *Request for Return of Children (Hague Convention)* finalized on June 23rd, 2021, whereby the Respondent given the order to return the Children to the Applicant, the return has not been made yet without a just cause. Thus, the court decides as per the order, as stated in the Abstract of Judgement under Article 13(1) of the Act on the Implementation of the Hague Child Abduction Convention.

April 1st, 2022

Judge Park Gi-Ju (seal affixed)



Attention: Failure to follow this order without due reason may be punished with an administrative fine of up to 10 million KRW, failure to fulfill a regular monetary payment obligation three times may be punished with the detention of up to 30 days, and if an administrative fine has been imposed for failing to fulfill the obligation to return a child, failure to fulfill the said obligation within 30 days may be punished with the detention of up to 30 days.

This is a certified copy.

April 4th, 2022

Seoul Family Court

Judicial Officer Jung Woo-Sung (seal affixed)



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