## IN THE SUPREME COURT OF THE STATE OF NEVADA

CHRISTINA CALDERON STIPP, Appellant/Cross-Respondent, vs. MITCHELL DAVID STIPP, Respondent/Cross-Appellant. No. 57327

FILED

JUN 28 2011

CLERK OF SUPREME COURT
BY DEPUTY CLERK

ORDER GRANTING MOTION TO FILE COMBINED FAST TRACK STATEMENT AND RESPONSE OF 25 PAGES AND DIRECTING TRANSMITTAL OF CHILD CUSTODY EVALUATION UNDER SEAL

Having considered the parties' arguments regarding respondent/cross-appellant Mitchell Stipp's May 9, 2011, motion to file his combined fast track statement and response, consisting of 25 pages, we grant Mitchell's motion. Accordingly, we direct the clerk of this court to file the combined fast track statement, response, and appendix, provisionally received on May 9, 2011. Appellant/cross-respondent Christina Stipp shall have 20 days from the date of this order to file and serve her response to Mitchell's fast track statement.

We have also considered the parties' arguments concerning Mitchell's motion to have the district court transmit to this court, under seal, the child custody evaluation performed by Dr. John Paglini, dated April 29, 2010, and conclude that the evaluation should be transmitted to this court under seal. Accordingly, we direct the district court to transmit to this court, under seal, Dr. Paglini's April 29, 2010, child custody evaluation.

It is so ORDERED.

Dayles , C.J

SUPREME COURT OF NEVADA

(O) 1947A

cc: Hon. Frank P. Sullivan, District Judge, Family Court Division Vaccarino Law Office Radford J. Smith, Chtd. Mitchell D. Stipp Eighth District Court Clerk

2