### IN THE SUPREME COURT OF THE STATE OF NEVADA

#### INDICATE FULL CAPTION:

IN THE MATTER OF THE PARENTAL RIGHTS AS TO : A.D.L.; AND C.L.B., JR., Appellants,

vs.

CLARK COUNTY DEPARTMENT OF FAMILY SERVICES, Respondent

No. 69047 Electronically Filed
Nov 06 2015 09:21 a.m.
Tracie K. Lindeman
DOCKETING SCHER OF Supreme Court
CIVIL APPEALS

### **GENERAL INFORMATION**

All appellants not in proper person must complete this docketing statement. NRAP 14(a). The purpose of the docketing statement is to assist the Supreme Court in screening jurisdiction, classifying cases for en banc, panel, or expedited treatment, compiling statistical information and identifying parties and their counsel.

#### WARNING

This statement must be completed fully, accurately and on time. NRAP 14(c). The Supreme Court may impose sanctions on counsel or appellant if it appears that the information provided is incomplete or inaccurate. *Id.* Failure to fill out the statement completely or to file it in a timely manner constitutes grounds for the imposition of sanctions, including a fine and/or dismissal of the appeal.

A complete list of the documents that must be attached appears as Question 26 on this docketing statement. Failure to attach all required documents will result in the delay of your appeal and may result in the imposition of sanctions.

This court has noted that when attorneys do not take seriously their obligations under NRAP 14 to complete the docketing statement properly and conscientiously, they waste the valuable judicial resources of this court, making the imposition of sanctions appropriate. *See* KDI Sylvan Pools v. Workman, 107 Nev. 340, 344, 810 P.2d 1217, 1220 (1991). Please use tab dividers to separate any attached documents.

1. Judicial District Eighth	Department D
County Clark	Judge <u>Teuton</u>
District Ct. Case No. D-11-446967-R	
2. Attorney filing this docketing statemen	t:
Attorney Christal Dixon, Esq.	Telephone <u>702-386-1449</u>
Firm Legal Aid Center of Southern Nevada	
Address 725 E. Charleston Blvd. Las Vegas, Nevada 89104	
Client(s) Aamiyah Lamb and Christopher Byn	um, Jr.
If this is a joint statement by multiple appellants, add the names of their clients on an additional sheet accompaling of this statement.	
3. Attorney(s) representing respondents(s)	<b>)</b> :
Attorney Ronald Cordes, Esq.	Telephone 702-455-5612
Firm Clark County District Attorney	
Address 601 N. Pecos Road	
Bldg. B, Room 470 Las Vegas, Nevada 89101	
Client(s) Clark County Department of Family S	Services
Attorney Deanna M. Molinar, Esq.	Telephone 702-455-2541
Firm Office of the Special Public Defender, Far	mily Defense
Address 330 S. Third Street, 8th Floor Las Vegas, Nevada 89155	
Client(s) Keaundra Deberry	

4. Nature of disposition below (check	all that apply):
	☐ Dismissal:
☐ Judgment after jury verdict	☐ Lack of jurisdiction
☐ Summary judgment	☐ Failure to state a claim
☐ Default judgment	☐ Failure to prosecute
$\square$ Grant/Denial of NRCP 60(b) relief	Other (specify):
$\square$ Grant/Denial of injunction	☐ Divorce Decree:
☐ Grant/Denial of declaratory relief	☐ Original ☐ Modification
☐ Review of agency determination	☐ Other disposition (specify):
5. Does this appeal raise issues conce	rning any of the following?
☐ Child Custody	
☐ Venue	
□ Termination of parental rights	
of all appeals or original proceedings preseare related to this appeal:  IN THE MATTER OF THE PARENTAL I CASE NO. 63311	chis court. List the case name and docket number ently or previously pending before this court which RIGHTS AS TO: A.D.L. AND C.L.B., JR., MINORS,
court of all pending and prior proceedings (e.g., bankruptcy, consolidated or bifurcate Lamb, Aamiyah and Bynum, Christopher	other courts. List the case name, number and in other courts which are related to this appeal ed proceedings) and their dates of disposition:  Jr.  urt, Eighth Judicial District Court, matter remains
	yah Lamb, Christopher Bynum, Jr., Minors Court, State's Petition to Terminate Parental

8. Nature of the action. Briefly describe the nature of the action and the result below: The State of Nevada petitioned the court to terminate the parental rights of Keaundra Deberry as to Aamiyah Lamb and Christopher Bynum, Jr. After a full trial, the court granted the state's petition on April 29, 2013. Ms. Deberry appealed the decision by the District Court. The matter was heard on oral argument by the Supreme Court of the State of Nevada and on December 11, 2014, the matter was remanded to the District Court. The children were appointed counsel on January 23, 2015. A subsequent hearing on remand was held, and the Court, again granted the state's petition to terminate Ms. Deberry's parental rights on September 21, 2015.

- **9. Issues on appeal.** State specifically all issues in this appeal (attach separate sheets as necessary):
- 1. Whether the District Court's decision to terminate Ms. Deberry's rights was supported by substantial evidence.
- 2. Whether the District Court erroneously found that the subject minor was physically abused based on the testimony of a doctor who had never personally examined the child or the child's injuries.
- 3. Whether the District Court's decision to terminate Ms. Deberry's parental rights based solely on her failure to admit to a crime is in violation of Ms. Deberry's Fifth Amendment Rights.

10. Pending proceedings in this court raising the same or similar issues. If you are aware of any proceedings presently pending before this court which raises the same or similar issues raised in this appeal, list the case name and docket numbers and identify the same or similar issue raised:

11. Constitutional issues. If this appeal challenges the constitutionality of a statute, and the state, any state agency, or any officer or employee thereof is not a party to this appeal, have you notified the clerk of this court and the attorney general in accordance with NRAP 44 and NRS 30.130?
⊠ N/A
☐ Yes
□ No
If not, explain:
12. Other issues. Does this appeal involve any of the following issues?
☐ Reversal of well-settled Nevada precedent (identify the case(s))
☑ An issue arising under the United States and/or Nevada Constitutions
⊠ A substantial issue of first impression
☐ An issue of public policy
An issue where en banc consideration is necessary to maintain uniformity of this court's decisions
$\square$ A ballot question
If so, explain:
13. Trial. If this action proceeded to trial, how many days did the trial last? 2
Was it a bench or jury trial? Bench
14. Judicial Disqualification. Do you intend to file a motion to disqualify or have a justice recuse him/herself from participation in this appeal? If so, which Justice? No.

### TIMELINESS OF NOTICE OF APPEAL

	written judgment or order appealed from September 21, 2015	
If no written judgment or order was filed in the district court, explain the basis for seeking appellate review:		
Scoming appearant		
16 Data written not	ice of entry of judgment or order was served September 22, 2015	
Was service by:	lee of entry of judgment of order was served between 22, 2019	
□ Delivery		
☐ Mail/electronic	/fax	
17. If the time for fili (NRCP 50(b), 52(b), o	ing the notice of appeal was tolled by a post-judgment motion or 59)	
(a) Specify the ty the date of fil	rpe of motion, the date and method of service of the motion, and ing.	
□ NRCP 50(b)	Date of filing	
☐ NRCP 52(b)	Date of filing	
□ NRCP 59	Date of filing	
	rsuant to NRCP 60 or motions for rehearing or reconsideration may toll the otice of appeal. See AA Primo Builders v. Washington, 126 Nev, 245	
(b) Date of entry	y of written order resolving tolling motion	
(c) Date written	notice of entry of order resolving tolling motion was served	
Was service l	oy:	
☐ Delivery		
☐ Mail		

18. Date notice of appeal filed October 20, 2015
If more than one party has appealed from the judgment or order, list the date each notice of appeal was filed and identify by name the party filing the notice of appeal:
19. Specify statute or rule governing the time limit for filing the notice of appeal,
e.g., NRAP 4(a) or other
NRAP 4(a)(1)
SUBSTANTIVE APPEALABILITY
20. Specify the statute or other authority granting this court jurisdiction to review
the judgment or order appealed from:
(a) ⊠ NRAP 3A(b)(1) □ NRS 38.205
□ NRAP 3A(b)(2) □ NRS 233B.150
□ NRAP 3A(b)(3) □ NRS 703.376
☐ Other (specify)
(b) Explain how each authority provides a basis for appeal from the judgment or order:

(b) Explain how each authority provides a basis for appeal from the judgment or order: A final judgment was entered terminating Ms. Deberry's parental rights over subject minors Aamiyah Lamb and Christopher Bynum, Jr.

21. List all parties involved in the action or consolidated actions in the district court: (a) Parties:
Aamiyah Lamb, Minor and Christopher Bynum, Jr., Minor Keaundra Deberry, Natural Mother
Clark County Department of Family Services
(b) If all parties in the district court are not parties to this appeal, explain in detail why those parties are not involved in this appeal, e.g., formally dismissed, not served, or other: N/A
22. Give a brief description (3 to 5 words) of each party's separate claims, counterclaims, cross-claims, or third-party claims and the date of formal disposition of each claim.  Aamiyah Lamb and Christopher Bynum, Jr., have the right to reunify with their natural mother.
<ul> <li>23. Did the judgment or order appealed from adjudicate ALL the claims alleged below and the rights and liabilities of ALL the parties to the action or consolidated actions below?  ☐ Yes ☐ No</li> <li>24. If you answered "No" to question 23, complete the following:  (a) Specify the claims remaining pending below:</li> </ul>

(c) Did the district court certify the judgment or order appealed from as a final judgment pursuant to NRCP 54(b)?
☐ Yes
□ No
(d) Did the district court make an express determination, pursuant to NRCP 54(b), that there is no just reason for delay and an express direction for the entry of judgment?
☐ Yes
□ No
25. If you answered "No" to any part of question 24, explain the basis for seeking appellate review (e.g., order is independently appealable under NRAP 3A(b)):
<ul> <li>26. Attach file-stamped copies of the following documents:</li> <li>The latest-filed complaint, counterclaims, cross-claims, and third-party claims</li> </ul>
<ul> <li>Any tolling motion(s) and order(s) resolving tolling motion(s)</li> <li>Orders of NRCP 41(a) dismissals formally resolving each claim, counterclaims, cross</li> </ul>
claims and/or third-party claims asserted in the action or consolidated action below,
even if not at issue on appeal
<ul> <li>Any other order challenged on appeal</li> <li>Notices of entry for each attached order</li> </ul>
- 1100000 01 01101 101 04011 400401104 01401

(b) Specify the parties remaining below:

### **VERIFICATION**

I declare under penalty of perjury that I have read this docketing statement, that the information provided in this docketing statement is true and complete to the best of my knowledge, information and belief, and that I have attached all required documents to this docketing statement.

Aamiyah Lamb/Christopher Bynum,Jr.	Christal Dixon, Esq.
Name of appellant	Name of counsel of record
11/5/2015 Date	Signature of counsel of record
Clark County, Nevada State and county where signed	
CERTIFICATE	OF SERVICE
I certify that on the 5th day of Novem	nber , 2015 , I served a copy of this
completed docketing statement upon all counse	el of record:
☐ By personally serving it upon him/her;	or
⊠ By mailing it by first class mail with su address(es): (NOTE: If all names and ac below and attach a separate sheet with	ddresses cannot fit below, please list names
Ronald Cordes, Esq. Clark County District Attorney 601 N. Pecos Road, Room 470 Las Vegas, Nevada 89101	
Deanna M. Molinar, Esq. Office of the Special Public Defender, Fam 330 S. Third Street, 8th Floor Las Vegas, Nevada 89155	ily Defense
Dated this 5th day of November	er, 2015
	Martal & Duran

Signature

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Alun J. Blum

**CLERK OF THE COURT** 

### EIGHTH JUDICIAL DISTRICT COURT-FAMILY DIVISION CLARK COUNTY, NEVADA

In the Matter of the Parental Rights as to:

AAMIYAH DE'NASIA LAMB,

CHRISTOPHER LAMONT BYNUM, JR.,

D

Minors.

CASE NO. D 11446967 R

DEPT. D

NOBERT W. TEUTON DISTRICT JUDGE

FAMILY DIVISION, DEPT. D LAS VEGAS NV 80101

### **DECISION ON REMAND**

This Court issued an Order terminating the parental rights of Joseph Lamb, Christopher Bynum and the natural mother, Keaundra Louise Deberry, as to minor children Aamiyah L. and Christopher B. on April 29, 2013. Natural mother, Keaundra Deberry, appealed. The Supreme Court reversed and remanded the matter for a new trial. In re Parental Rights as to A.L., 337 P.3d 758 (2014). The decisive issue on appeal was the exclusion of a medical report, offered by Ms. Deberry in the underlying juvenile proceeding, to rebut evidence by the Department that an injury suffered by Christopher B. was the result of intentional or negligent conduct by Ms. Deberry.

The matter came on calendar, following remand, on January 26, 2015, and a trial was set for March 10, 2015. Closing arguments were made on March 25, 2015, and the matter was taken under acceptance with the Department of Family Services was Dismissed - Want of Prosecution Without Judicial Conf/Hrg Default Judgment Default Judgment By ADR

ROBERT W. TEUTON DISTRICT JUDGE

FAMILY DIVISION, DEPT. D LAG VEGAB NV 80101 present at these proceedings and represented by Chief Deputy District Attorney

Ronald Cordes.—Natural mother was present March-10 (her presence on March 25—
was waived by the Court) and was represented by Special Public Defender Deanna

Molinar and Chief Special Public Defender Melinda Simpkins. Additionally, Christal

Dixon, Esq., appointed after the remand to represent the minor children, was also

present.

The parties agreed that the only issue on remand was that of parental fault and the only factual dispute to be resolved concerned the medical testimony and evidence. Additionally, the parties stipulated that the portion of J-319959 that was admitted in the first trial, the transcript of the first Termination Trial and the video of Dr. Mehte's testimony from J-319959 proceeding, may be considered in this trial.

The Court heard testimony from Dr. Meha Mehte, the witness who had testified in the previous Juvenile proceeding that the injury suffered by Christopher B. was non-accidental the result of intentional or negligent conduct by Ms. Deberry. Dr. Mehte obtained her Bachelor's degree from Emory University in 1991. She had a scholarship to attend school in Scotland the year following her graduation from Emory and then attended the Medical College of Georgia from 1992 to 1996. She did her pediatric internship at the University of Kentucky from 1993 to 1996 and stayed at the University an additional year as the primary pediatric resident. She then worked at the Cincinnati Children's Hospital where she engaged in a fellowship program training doctors in the evaluation of neglect, physical and sexual abuse of children. The fellowship was comprised of six doctors who met weekly to review cases as well as engage in literature review. She left the Cincinnati Children's

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DISTRICT JUDGE

FAMILY DIVISION, DEPT. D LAS VEGAS NV 89101

Hospital to begin work at Sunrise Hospital in Las Vegas, Nevada. She was employed at Sunrise Hospital in 2003 and worked for 9 1/2 years as Medical Director of both the Southern Nevada Child Abuse Assessment Center and Child Abuse at Sunrise Hospital. Dr. Mehte has been employed for the past two years as the Medical Director of the Aubrey Hepburn Care Program of the New Orleans Children's Hospital in New Orleans, Louisiana. She testified that the program is a child abuse evaluation program. While employed in Las Vegas she directly evaluated alleged child abuse cases which presented at Sunrise Hospital. She also conducted multidisciplinary reviews of suspected child abuse cases which presented at other hospitals twice per month, which included meetings with child welfare agency investigators and police officers. These reviews utilized photographs of child injuries in lieu of direct physical examinations of the children. Dr. Mehte testified that her standard procedure was to develop alternative theories for injuries and exclude them before classifying a particular incident as caused by abuse or neglect. Dr. Mehte has attended and presented at two national conferences on child neglect, physical and sexual abuse in Huntsville, Alabama and San Diego, California. Additionally, she attended and presented at an International child abuse conference in Sweden in the fall of 2014. One of her presentations specifically concerned evaluation of burn injuries of children to determine if the burns were accidental or intentional. She is an Associate Professor at the Louisiana School of Medicine. She is certified by the American Board of Pediatric Physicians in the specialty of child abuse and neglect. She has testified in more than 50 trials involving child abuse and neglect. Dr. Mehte

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ROBERT W. TEUTON DISTRICT JUDGE

FAMILY DIVISION, DEPT. D LAS VEGAS NV 89101 was recognized by the Court as an expert in the area of child abuse and neglect over the objection of Ms. Deberry's counsel.

Dr. Mehte testified that the case involving Christopher B. was staffed with her in 2010. She reviewed digital photographs that were taken sometime after the injury had been sustained. She was told that the explanation given for the injury was that the child had attempted to kiss an iron causing the injury. She found that the injury pattern to the child's cheek was not consistent with the explanation provided. The burn was described by her as being triangular in appearance. The burn itself was throughout the triangle (that is, the burn was consistent with the entire surface of the iron, and not just the edge, contacting the skin), that there was a sharp edged linear mark to the face with no smearing of the burn. She testified that when a part of the body approaches a hot object, such as an iron, upon touching the object the body instinctively pulls away. This type of action commonly causes a linear imprint to the flesh. In this case, the burn was to a curved part of the body (cheek). Had the burn occurred by the iron falling there would have been smearing of the burn and not the distinct linear outline that she observed. The distinct linear outline was the result of the iron being applied with pressure to the cheek. She testified that a child would not apply pressure because of the instinctive motion to withdraw or pull the iron away from the face. Dr. Mehte testified regarding the degree of the burn. First degree burns were described as only involving the epidermis, or the surface layer of the skin. Second degree burns go through the epidermis and actually reach the dermis, the area immediately below the epidermis. Second degree burns were described as causing mild blistering or, if deeper penetration of the skin occurs, large blisters. Finally,

ROBERT W. TEUTON

FAMILY DIVISION, DEPT. D LAS VEGAS NV 89101 third degree burns were described as burning all the way through the top two layers and actually reaching the nerve area of the skin. She opined that the burn suffered by Christopher B. was most definitely a second degree burn but she could not exclude the possibility that it was a third degree burn. Dr. Mehte opined that, to a reasonable degree of medical certainty, the injury was not caused by the child "kissing" the iron. Although an accidental cause of the injury was possible she could not conceive of such an explanation.

Ms. Deberry moved to introduce the written report from Dr. Neumann, the

Louisiana physician who examined Christopher B. in 2010. The four page report and
accompanying fax transmittal sheet dated March 24, 2010, was marked as

Respondent's exhibit A. The Department objected based on no evidentiary
foundation being established, the same objection that was made before the hearing
master. The Supreme Court stated, in the decision reversing this Court's order
terminating parental rights:

[Respondent] asserts that Dr. Neuman's report was improperly excluded in the juvenile proceedings, leading the district court to find abuse without hearing material rebuttal evidence. DFS does not address [Respondent's] argument on appeal. We conclude ... that DFS has confessed error on this issue.

337 P.3d 758, 762. This Court notes that, like the proceeding in the Juvenile case, no evidentiary foundation has been established for admission of Dr. Neuman's report. However, the law of the case doctrine mandates that the report be admitted into evidence at this time. See <u>Geissel v Galbraith</u>, 105 Nev. 101, 103; 769 P.2d 1294,

1296 (1989). Dr. Neuman's report, dated 5/11/10 and marked as Respondent exhibit A, is therefore admitted. Dr. Neuman's report includes the following information:

III. History: Received a report stating that the child's father burned him in the face with an iron.

IV. Looks like burn from hot iron tip; triangular shape. [This Court notes that there is a portion of the report missing. That this is labeled section IV is surmised from the preceding section being labeled section III and the subsequent section being labeled section V]

V. Left cheek – 1 degree burn with iron approx. 1 month ago. Did not

go to Dr. treated with Neosporin ointment and cocoa butter

VII Remarks and recommendations: Well healed burn scar on left cheek 1 ½ inch all 3 sides. No evidence of abuse. Child is happy, playful and well adjusted.

This Court has reviewed the testimony of Dr. Mehtle and the medical record from the physician in Louisiana who examined the child approximately 1 month after the burn was inflicted. The Court finds Dr. Mehtle's testimony to be compelling. Her credentials to form the medical opinion that this was a non-accidental injury are overwhelming. The credentials of the Louisiana physician are unknown. Although Dr. Mehtle was handicapped by the fact that the child was not personally examined (he had been removed from the State shortly after the injury occurred), she nevertheless testified to multiple, consistent facts (set forth, supra) which can only

ROBERT W. TEUTON DISTRICT JUDGE

FAMILY DIVISION, DEPY. D LAS VEGAS NV 89101 lead to the conclusion that the burn was intentional. The Court finds clear and convincing evidence that the minor child was physically abused.

The Court has reviewed its prior decision that the parental rights of Keundra Deberry be terminated and affirms that decision. The additional testimony received concerning the injury to Christopher Bynum reaffirms the Court's finding that there have been no behavioral changes of Keundra Deberry that would warrant return of these children to her care. Ms. Deberry has continued to insist that the burn was accidental in nature in spite of all physical evidence being to the contrary.

DATED this 21st day of September, 2015.

ROBERT W. TEUTON
DISTRICT COURT JUDGE

ROBERT W. TEUTON DISTRICT JUDGE

FAMILY DIVISION, DEPT. D LAS VEGAS NV 89101

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DISTRICT COURT NEO 2 FAMILY DIVISION CLERK OF THE COURT CLARK COUNTY, NEVADA 3 4 In the Matter of the Parental Rights as to: 5 CASE NO. D-11-446967-R AAMIYAH DE'NASIA LAMB, 6 CHRISTOPHER LAMONT BYNUM, DEPT. D JR., 7 Minors, 8 9 **DECISION ON REMAND** 10 Please take notice that a **DECISION ON REMAND** was entered in the foregoing action 11 and the following is a true and correct copy thereof. Dated: SEPTEMBER 21, 2015. 12 Jaime E. Serrano, Jr. 13 Law Clerk 14 Family Division, Department D 15 16 CERTIFICATE OF SERVICE 17 A copy of the foregoing **DECISION ON REMAND** was: Placed in the attorney folders for the Plaintiff and Defendant and/or placed in the U.S. 18 Mail to the following persons: 19 SPD Deanna Molinar **DDA Ron Cordes** 20 Attorneys for Natural Mother, K. Deberry **Attorney for DFS** 330 S, Third St., 8th Floor 601 S. Pecos Rd. 21 Las Vegas, NV 89155 Las Vegas, NV 89101 22 CHRISTAL DIXON, ESQ. Attorney for the Minor Children 23 725 E. Charleston Blvd. 24 Las Vegas, NV 89104 25 26 Jaime E. Serrano, Jr. Law Clerk 27 Family Division, Department D 28 ROBERT W. TEUTOH DISTRICT JUDGE FAMILY DIVISION, DEPT. D

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1	NOTC CUBICTAL I DIVON Egg		Ston A. Comm
2	CHRISTAL L. DIXON, Esq. Nevada Bar No. 9009		CLERK OF THE COURT
3	LEGAL AID CENTER OF SOUTHERN NEVADA, INC.		
4	CHILDREN'S ATTORNEYS PROJECT 725 East Charleston Blvd.		
5	Las Vegas, NV 89104 Phone: (702) 386-1070, Ext. 1449		
	Facsimile: (702) 386-5906 Email: cdixon@lacsn.org		
6		r internieur eentte	<b>)</b> (3)
7		ION - JUVENILE	<b>.</b> I
8	CLARK COU	NTY, NEVADA	
9	In the Matter of:	Case No.: Dept. No.:	D-11-446967-R D
10	AAMIYAH LAMB,	Courtroom:	11
11	DOB: 1/4/2004   AGE: 11 YEARS OLD		
12	CHRISTOPHER BYNUM, JR.,		
13	DOB: 3/28/2009   AGE: 5 YEARS OLD		
14	Minors.		
15	NOTICE OF.	<u>APPEARANCE</u>	
16	COMES NOW, CHRISTAL	L. DIXON, Esq.,	on behalf of LEGAL AID
17	CENTER OF SOUTHERN NEVADA, and f	files an appearance	herein as attorney of record
18	for AAMIYAH LAMB and CHRISTOPH	ER BYNUM, JR.	, the minor children in the
19	above-entitled action, and demands that copi	ies of all notices, p	leadings, and documents be
20	served upon her at 725 East Charleston Blvd.,		104.
21	DATED this 23° day of Ja	anuary, 2015.	
22	LEGAL AID C	ENTER N NEVADA, INC.	
23	CHILDREN'S	ATTORNEYS PR	OJECT

By: CHRISTAL L. DIXON, Esq. Nevada Bar No. 9009 725 East Charleston Blvd. Las Vegas, NV 89104 (702) 386-1070, Ext. 1449

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1	NEO COMPANIO
2	CHRISTAL L. DIXON, Esq. Nevada Bar No. 9009  CLERK OF THE COURT
3	LEGAL AID CENTER of SOUTHERN NEVADA, INC.
	CHILDREN'S ATTORNEYS PROJECT 725 East Charleston Blvd.
4	Las Vegas, NV 89104
5	Phone: (702) 386-1070, Ext. 1449 Facsimile: (702) 386-5906
6	Email: cdixon@lacsn.org
7	
8	EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION – JUVENILE CLARK COUNTY, NEVADA
10	
	In the Matter of:  Case No.: D-11-446967-R Dept. No.: D
11	AAMIYAH LAMB, Courtroom: 11 DOB: 1/4/2004
12	AGE: 11 YEARS OLD
13	CHRISTOPHER BYNUM, JR.,
14	DOB: 3/28/2009 AGE: 5 YEARS OLD
15	Minors.
16	NOTICE OF ENTRY OF ORDER
17	TO: ALL INTERESTED PARTIES:
18	PLEASE TAKE NOTICE that an EX PARTE ORDER RE:
19	REPRESENTATION was duly entered in the above referenced case on January 28, 2015, a
20	
21	copy of which is attached hereto.  DATED this day of January, 2015.
22	
23	LEGAL AID CENTER of SOUTHERN NEVADA, INC.
24	CHILDREN'S ATTORNEYS PROJECT
25	N VI J A
26	By: Christal L. Dixon, Esq.
27	Nevada Bar No. 9009 725 East Charleston Blvd.
	Las Vegas, NV 89104 (702) 386-1070, Ext. 1449
28	( can be a total man a total

1 CERTIFICATE OF SERVICE 2 I hereby certify that I served the following document: NOTICE OF ENTRY OF ORDER, EX 3 PARTE ORDER RE: REPRESENTATION and NOTICE OF APPEARANCE, I served the 4 above-named document by the following means to the persons as listed below: 5 a. United States mail, postage fully prepaid, as the party is not registered for 6 electronic service, on January 29th, 2015, to the following: 7 RONALD CORDES, Esq. Deputy District Attorney Juvenile 8 Family Court 601 N. Pecos Road, Room 470 9 Las Vegas, Nevada 89101 Attorney for Department of Family Services 10 LAUNA LOCASCIO, Case Manager 11 Department of Family Services 701 N. Pecos Road, Bldg. K. 12 Las Vegas, Nevada 89101 13 DEANNA MOLINAR, Esq. Deputy Special Public Defender 330 S. Third Street, 8th Floor 14 Las Vegas, Nevada 89155 15 Attorney of Natural Mother 16 17 18 Legal Aid Center of Southern Nevada, Inc. 19 20 21

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Alun J. Llum

CLERK OF THE COURT

D-11-446967-R

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EXPR CHRISTAL L. DIXON, Esq.

Neyada Bar No. 9009

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LEGAL AID CENTER

OF SOUTHERN NEVADA, INC.

CHILDREN'S ATTORNEYS PROJECT

725 East Charleston Blvd. Las Vegas, NV 89104

Phone: (702) 386-1070, Ext. 1449

Facsimile: (702) 386-5906 Email: edixon@lacsn.org

> EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION - JUVENILE CLARK COUNTY, NEVADA

9 In the Matter of:

THE INC TATORICAL OF

AAMIYAII LAMB, DOB: 1/4/2004

11 AGE: II YEARS OLD

CHRISTOPHER BYNUM, JR.,

DOB: 3/28/2009

13 AGE: 5 YEARS OLD

Minors.

Case No.:

Dept. No.:

Courtroom:

### EX PARTE ORDER RE: REPRESENTATION

Pursuant to the Notice of Appearance filed on January 26, 2015 and N.R.S. 432B.420, LEGAL AID CENTER OF SOUTHERN NEVADA, INC., is hereby appointed as attorney of record for the subject minors, AAMIYAH LAMB and CHRISTOPHER BYNUM, JR.

The Department of Family Services is hereby directed to furnish the above subject minors' attorney, CHRISTAL L. DIXON, ESQ., with the following information:

1. Prior to any change in the placement of the subject minors, the agency shall notice the subject minors' attorney at least 3 business days prior to the anticipated move. In the event of an emergency change in placement, the agency shall notice the subject minors' attorney as soon as possible. A change of placement includes, but is not limited to, a move from one foster home to another, to a hospital, etc.

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9		placement or treatment.
10		It is further ordered that Legal Aid Center of Southern Nevada, Inc. shall be
11	entitled to cor	pies of any records in the custody of DFS relating to the subject minors.
12		DATED this 27th day of Santing, 2015.
13		all and the second
14		The state of the s
15		DISTRICT COURT JUDGE
16	Submitted by:	<b>V</b>
17	LEGAL AID	
18		ERN NEVADA, INC. 'S ATTORNEYS PROJECT
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20	By: N	tal & Dux an
21	( CHRI	STAL L. DIXON, Esq. la Bar No. 9009
22	725 Ea	ast Charleston Blvd. egas, NV 89104
23	Phone	: (702) 386-1070, Ext. 1449
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NOTC 1 CHRISTAL L. DIXON, Esq. **CLERK OF THE COURT** Nevada Bar No. 9009 LEGAL AID CENTER OF SOUTHERN NEVADA, INC. 3 CHILDREN'S ATTORNEYS PROJECT 725 East Charleston Blvd. 4 Las Vegas, NV 89104 Phone: (702) 386-1070, Ext. 1449 5 Facsimile: (702) 386-5906 Email: cdixon@lacsn.org 6 EIGHTH JUDICIAL DISTRICT COURT 7 FAMILY DIVISION - JUVENILE CLARK COUNTY, NEVADA 8 J-10-319959-P1 Case No.: In the Matter of: 9 D Dept. No.: 11 Courtroom: AAMIYAH LAMB, 10 DOB: 1/4/2004 AGE: 11 YEARS OLD 11 CHRISTOPHER BYNUM, JR., 12 DOB: 3/28/2009 AGE: 5 YEARS OLD 13 Minors. 14 NOTICE OF APPEARANCE 15 COMES NOW, CHRISTAL L. DIXON, Esq., on behalf of LEGAL AID 16 CENTER OF SOUTHERN NEVADA, and files an appearance herein as attorney of record 17 for AAMIYAH LAMB and CHRISTOPHER BYNUM, JR., the minor children in the 18 above-entitled action, and demands that copies of all notices, pleadings, and documents be 19 served upon her at 725 East Charleston Blvd., Las Vegas, NV, 89104. 20 DATED this 23 day of January, 2015. 21 LEGAL AID CENTER 22 OF SOUTHERN NEVADA, INC. CHILDREN'S ATTORNEYS PROJECT 23 24 CHRISTAL L. DIXON. 25 Nevada Bar No. 9009 725 East Charleston Blvd. 26 Las Vegas, NV 89104 (702) 386-1070, Ext. 1449 27

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NEO 1 CHRISTAL L. DIXON, Esq. **CLERK OF THE COURT** Nevada Bar No. 9009 LEGAL AID CENTER of SOUTHERN NEVADA, INC. CHILDREN'S ATTORNEYS PROJECT 725 East Charleston Blvd. Las Vegas, NV 89104 Phone: (702) 386-1070, Ext. 1449 Facsimile: (702) 386-5906 Email: cdixon@lacsn.org 6 EIGHTH JUDICIAL DISTRICT COURT 8 FAMILY DIVISION - JUVENILE CLARK COUNTY, NEVADA 9 10 J-10-319959-P1 Case No.: In the Matter of: Dept. No.: D 11 Courtroom: 11 AAMIYAH LAMB. DOB: 1/4/2004 12 AGE: 11 YEARS OLD 13 CHRISTOPHER BYNUM, JR., DOB: 3/28/2009 14 AGE: 5 YEARS OLD 15 Minors. 16 NOTICE OF ENTRY OF ORDER 17 TO: ALL INTERESTED PARTIES: 18 ORDER RE: EX PARTE TAKE NOTICE that PLEASE an 19 REPRESENTATION was duly entered in the above referenced case on January 28, 2015, a 20 copy of which is attached hereto. 21 DATED this メ day of January, 2015. 22 LEGAL AID CENTER of SOUTHERN NEVADA, INC. 23 CHILDREN'S ATTORNEYS PROJECT 24 25 26 Nevada Bar No. 9009 725 East Charleston Blvd. 27 Las Vegas, NV 89104

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(702) 386-1070, Ext. 1449

1 CERTIFICATE OF SERVICE 2 I hereby certify that I served the following document: NOTICE OF ENTRY OF ORDER, EX 3 PARTE ORDER RE: REPRESENTATION and NOTICE OF APPEARANCE, I served the 4 above-named document by the following means to the persons as listed below: 5 a. United States mail, postage fully prepaid, as the party is not registered for 6 electronic service, on January 19th, 2015, to the following: 7 JENNIFER KUHLMAN, Esq. Deputy District Attorney Juvenile 8 Family Court 601 N. Pecos Road, Room 470 9 Las Vegas, Nevada 89101 Attorney for Department of Family Services 10 LAUNA LOCASCIO, Case Manager 11 Department of Family Services 701 N. Pecos Road, Bldg. K. 12 Las Vegas, Nevada 89101 13 DEANNA MOLINAR, Esq. Deputy Special Public Defender 330 S. Third Street, 8th Floor 14 Las Vegas, Nevada 89155 15 Attorney of Natural Mother 16 17 18 Legal Aid Center of Southern Nevada, Inc. 19 20

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CLERK OF THE COURT

EXPR CHRISTAL L. DIXON, Esq.

Nevada Bar No. 9009

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LEGAL AID CENTER OF SOUTHERN NEVADA, INC.

CHILDREN'S ATTORNEYS PROJECT

725 East Charleston Blvd. Las Vegas, NV 89104

Phone: (702) 386-1070, Ext. 1449

| Facsimile: (702) 386-5906 | Email: cdixon@lacsn.org

> EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION - JUVENILE CLARK COUNTY, NEVADA

9 In the Matter of:

AAMIYAII LANIB,

DOB: 1/4/2004 AGE: 11 YEARS OLD

CHRISTOPHER BYNUM, JR.,

DOB: 3/28/2009

AGE: 5 YEARS OLD

Minors.

Case No.:

J-10-319959-P1

Dept. No.: Courtroom:

D 1

## EXPARTE ORDER RE; REPRESENTATION

Pursuant to the Notice of Appearance filed on January 23,2015 and N.R.S. 432B.420, LEGAL AID CENTER OF SOUTHERN NEVADA, INC., is hereby appointed as attorney of record for the subject minors, AAMIYAH LAMB and CHRISTOPHER BYNUM, JR.

The Department of Family Services is hereby directed to furnish the above subject minors' attorney, CHRISTAL L. DIXON, ESQ., with the following information:

1. Prior to any change in the placement of the subject minors, the agency shall notice the subject minors' attorney at least 3 business days prior to the anticipated move. In the event of an emergency change in placement, the agency shall notice the subject minors' attorney as soon as possible. A change of placement includes, but is not limited to, a move from one foster home to another, to a hospital, etc.

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12		DATED this 27th day of Sanuary., 2015.
13		all the second s
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15		DISTRICT COURT JUDGE
16	Submitted by:	:
17	LEGAL AID	
18	OF SOUTHI CHILDREN	ERN NEVADA, INC. 'S ATTORNEYS PROJECT
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20	By: Dru	ital & Divian
21	Nevad	STAL I., DIXON, Esq. la Bar No. 9009
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