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ed 18 a.m. *i* Court

1	ANOTC	Alman & Comm		
2	ROBERT M. DRASKOVICH, ESQ.	CLERK OF THE COURT		
	Nevada Bar No. 6275 TURCO & DRASKOVICH, LLP			
3	815 South Casino Center Blvd.	Electronically Fil		
4	Las Vegas, Nevada 89101-6718	Electronically File Dec 14 2016 08:		
5	702.474.4222	Elizabeth A. Brow		
6	Attorney for Appellant Donald Brown	Clerk of Supreme		
0	MICHAEL I. GOWDEY, ESQ.			
7	Nevada Bar No. 6994			
8	MICHAEL I. GOWDEY, LTD. 815 South Casino Center Blvd.			
9	Las Vegas, Nevada 89101-6718			
10	702.471.0321			
10	Attorney for Appellant Melissa Lawrence			
11	EIGHTH JUDICI	AL DISTRICT COURT		
12		SION - JUVENILE		
13	CLARK CO	UNTY, NEVADA		
14	In the Matter of the Parental Rights of:	)		
		) ) CASE NO: D-15-510944-R		
15		) DEPT. NO: 22		
16	SAMANTHA LAWRENCE HEIDI BROWN			
17	NIKKI BROWN			
18	WYATT BROWN	) AMENDED NOTICE OF APPEAL		
10	Minor(s)	) )		
19	Minor(s).	)		
20				
21	NOTICE is hereby given that DONAL	D BROWN and MELISSA LAWRENCE,		
22				
	Appellants herein, hereby appeal to the Nevad	a Supreme Court from the District Court, Family		
23	Division's decision entered in this action, the 14 <sup>th</sup> day of November, 2016.			
24		17		
25	DATED this 28 <sup>th</sup> day of November, 20	116.		
26	/s	s/ Robert M. Draskovich		
27		OBERT M. DRASKOVICH, ESQ. (6275)		
28	N	AICHAEL I. GOWDEY, ESQ. (6994) Attorneys for Appellants		

1	CERT
2	ROBERT M. DRASKOVICH, ESQ.
	Nevada Bar No. 6275 TURCO & DRASKOVICH, LLP
3	815 South Casino Center Blvd.
4	Las Vegas, Nevada 89101-6718
5	702.474.4222 Attorney for Appellant Donald Brown
6	
7	MICHAEL I. GOWDEY, ESQ. Nevada Bar No. 6994
8	MICHAEL I. GOWDEY, LTD.
9	815 South Casino Center Blvd. Las Vegas, Nevada 89101-6718
	702.471.0321
10	Attorney for Appellant Melissa Lawrence
11	EIGHTH JUDICIAL DISTRICT COURT
12	FAMILY DIVISION - JUVENILE
13	CLARK COUNTY, NEVADA
14	In the Matter of the Parental Rights of:
15	) ) CASE NO: D-15-510944-R
	) DEPT. NO: 22 SAMANTHA LAWRENCE
16	HEIDI BROWN
17	NIKKI BROWN WYATT BROWN
18	)
19	Minor(s).
20	)
21	I HEREBY CERTIFY that on the 28 <sup>th</sup> day of November, 2016, I served a true and correct
22	
	copy of the foregoing AMENDED NOTICE OF APPEAL upon the following pursuant to
23	EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2 captioned In
24	the Administrative Matter of Mandatery Electronic Service in the Eighth Indicial District Court "
25	the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial District Court,"
26	///
27	///
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1	by mandatory electronic service the	rough the Eighth Judicial District Court's electronic filing
2	system;	
3		
4	Janne Hanrahan	Amity Dorman
5	Deputy District Attorney Juvenile Division	Deputy District Attorney Juvenile Division
6	janne.hanrahan@clarkcountyda.com	amity.dorman@clarkcountyda.com
7 8	Lauren Calvert, Esq. lauren@morrisandersonlaw.com	Michael I. Gowdey, Esq. mgowdey@aol.com
° 9	Amy Honodel, Esq.	
10	<u>ahonodel@lacsn.org</u>	
10		/s/ Erika W. Magana
12		An Employee of Turco & Draskovich, LLP
13		
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1	ASTA	Alun S. Comm
2	ROBERT M. DRASKOVICH, ESQ.	CLERK OF THE COURT
3	Nevada Bar No. 6275 TURCO & DRASKOVICH, LLP	
	815 South Casino Center Blvd.	
4	Las Vegas, Nevada 89101-6718 702,474,4222	
5	Attorney for Appellant Donald Brown	
6	MICHAEL I. GOWDEY, ESQ.	
7	Nevada Bar No. 6994	
8	MICHAEL I. GOWDEY, LTD.	
9	815 South Casino Center Blvd. Las Vegas, Nevada 89101-6718	
10	702.471.0321	
	Attorney for Appellant Melissa Lawrence	
11	-	L DISTRICT COURT
12		SION - JUVENILE INTY, NEVADA
13		
14	In the Matter of the Parental Rights of:	)
15		) CASE NO: D-15-510944-R ) DEPT. NO: 22
16	SAMANTHA LAWRENCE	)
17	HEIDI BROWN NIKKI BROWN	<b>/</b>
18	WYATT BROWN	) AMENDED CASE APPEAL STATEMENT
	Minor(s).	
19		)
20		
21	1. Name of appellant filing this case a	appeal statement:
22	Donald Brown and Melissa Lawrence.	
23	2. Identify the judge issuing the decis	ion indement or order appealed from
24	2. Identify the Judge issuing the decis	ion, judgment, or order appealed from:
25	Judge Cynthia N. Giuliani, District Cou	rt, Family Division, Department K.
26	111	
27		
28		
20	111	

1	3. Identify each appellant and the name and address of counsel for each appellant:
2	Donald Brown, Appellant
3	Robert M. Draskovich, Esq.
4	Turco & Draskovich, LLP 815 S. Casino Center Boulevard
5	Las Vegas, Nevada 89101
6	702-474-4222
7	Melissa Lawrence, Appellant
8	Michael I. Gowdey, Ltd.
9	Michael I. Gowdey, Esq.
10	815 S. Casino Center Boulevard Las Vegas, Nevada 89101
11	(702) 471-0321
	4. Identify each respondent and the name and address of appellate counsel, if
12 13	
13	known, for each respondent (if the name of a respondent's appellate counsel is unknown,
15	indicate as much and provide the name and address of that respondent's trial counsel):
	Respondent, Department of Family Services
16	Case Worker – Maryte Tallent
17	Janne Hanrahan, Esq.
18	Amity Dorman, Esq.
19	District Attorney – Juvenile Division 601 North Pecos Road
20	Las Vegas, Nevada 89110
21	(702) 455-5320 Janne.hanrahan@clarkcountyda.com
22	Amity.dorman@clarkcountyda.com
23	Counsel for Department of Family Services
	Respondent, Samantha Lawrence
24 25	Amy Honodel, Esq.
25	Legal Aid Center
26	725 E. Charleston Boulevard Las Vegas, Nevada 89104
27	(702) 386-1070
28	ahonodel@lacsn.org Counsel for Samantha Lawrence

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1	Respondents, Heidi Brown, Nikki Brown, and Wyatt Brown
2	Lauren Calvert, Esq.
3	716 S. Jones Boulevard
4	Las Vegas, Nevada 89107 (702) 333-1111
	lauren@morrisandersonlaw.com
5	Counsel for Heidi Brown, Nikki Brown, and Wyatt Brown
6 7	5. Indicate whether any attorney identified above in response to question 3 or 4 is
8	not licensed to practice law in Nevada and, if so, whether the district court granted that
9	attorney permission to appear under SCR 42 (attach a copy of any district court order
10	granting such permission):
11	All counsel referenced above are licensed to practice law in the State of Nevada.
12 13	6. Indicate whether appellant was represented by appointed or retained counsel in
14	the district court:
15	Appellant Brown is represented by retained counsel on appeal. Appellant Lawrence is
16	represented by retained counsel on appeal.
17 18	7. Indicate whether appellant was granted leave to proceed in forma pauperis and
19	the date of entry of the district court order granting such leave:
20	Appellant Brown was never granted leave to proceed in forma pauperis. Appellant
21	Lawrence was never granted leave to proceed in forma pauperis.
22	8. Indicate the date the proceedings commenced in the district court:
23 24	Petition to Terminate Parental Rights was filed on March 6, 2015.
25	9. Provide a brief description of the action and result in the district court, including
26	the type of judgment or order being appealed and the relief granted by the district court:
27	The action in the lower court is a termination of parental rights action. Trial for the
28	underlying Petition to Terminate Parental Rights in this matter was conducted over the course of

1	over ten days, concluding on September 23, 2016. The court entered a decision in this action on			
2	November 14, 2016, finding that the requisite legal basis to terminate the parental rights of			
3	Melissa Lawrence and Donald Brown were met. Such decision is on appeal.			
4 5	10. Indicate whether the case has previously been the subject of an appeal to or			
6	original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court			
7	docket number of the prior proceeding:			
8	This case has not been the subject of an appeal to or original writ proceeding in the			
9	Supreme Court.			
10				
11	11. Please state whether the appeal involves child custody or visitation:			
12	This appeal involves parental rights, child custody and visitation.			
13	12. Please state whether the appeal involves the possibility of settlement:			
14	This appeal does not involve the possibility of settlement.			
15 16	DATED this 28 <sup>th</sup> day of November, 2016.			
17				
18	/s/ Robert M. Draskovich			
19	ROBERT M. DRASKOVICH, ESQ. (6275)			
20	MICHAEL I. GOWDEY, ESQ. (6994) 815 S. Casino Center Boulevard			
21	Las Vegas, Nevada 89101			
22	Attorneys for Appellants			
23				
24				
25				
26				
27				
28				

1 2 3 4 5 6 7 8 9 10	CERT ROBERT M. DRASKOVICH, ESQ. Nevada Bar No. 6275 TURCO & DRASKOVICH, LLP 815 South Casino Center Blvd. Las Vegas, Nevada 89101-6718 702.474.4222 Attorney for Appellant Donald Brown MICHAEL I. GOWDEY, ESQ. Nevada Bar No. 6994 MICHAEL I. GOWDEY, LTD. 815 South Casino Center Blvd. Las Vegas, Nevada 89101-6718 702.471.0321 Attorney for Appellant Melissa Lawrence
12	EIGHTH JUDICIAL DISTRICT COURT FAMILY DIVISION - JUVENILE
13	CLARK COUNTY, NEVADA
14	In the Matter of the Parental Rights of:
15 16 17 18	)CASE NO: D-15-510944-R))SAMANTHA LAWRENCE))HEIDI BROWNNIKKI BROWNWYATT BROWN)CERTIFICATE OF SERVICE
19	) ) ) )
20	)
21	I HEREBY CERTIFY that on the 28 <sup>th</sup> day of November, 2016, I served a true and correct
22	copy of the foregoing AMENDED CASE APPEAL STATEMENT upon the following
23 24	pursuant to EDCR 8.05(A), EDCR 8.05(F), NRCP 5(b)(2)(D) and Administrative Order 14-2
25	captioned In the Administrative Matter of Mandatory Electronic Service in the Eighth Judicial
26	District Court," by mandatory electronic service through the Eighth Judicial District Court's
27	///
28	///

1	electronic filing system;	
2		
3	Janne Hanrahan	Amity Dorman
4	Deputy District Attorney Juvenile Division	Deputy District Attorney Juvenile Division
5	janne.hanrahan@clarkcountyda.com	
6	Lauren Calvert, Esq.	Michael I. Gowdey, Esq.
7	laurendeecalvert@gmail.com	mgowdey@aol.com
8	Amy Honodel, Esq. ahonodel@lacsn.org	
9		/s/ Erika W. Magana
10		
11		An Employee of Turco & Draskovich, LLP
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In the Matter ( Samantha Law Brown, Minor(s).	of the Parental Rights of: rence, Heidi Brown, Nikki Brow	n, Wyatt	9. 99 99 99 9. 99 99 9. 99		
		CASE I	NFORMATI	ON	
<b>Related Cases</b> <i>J</i> -10-319202-	P1 (Juvenile Related Cases)			Case Type:	Termination of Parental Rights - State
10%	<ul><li>PC (Juvenile Related Cases)</li><li>P2 (Juvenile Related Cases)</li></ul>			Case Status:	03/06/2015 Open
				Case Flags:	Appealed to Supreme Court Override - South
DATE		CASE A	ASSIGNME	ŇŢ	
	<b>Current Case Assignment</b> Case Number Court Date Assigned Judicial Officer	D-15-51094 Family Juve 03/04/2016 Giuliani, Cy	enile		
		PARTY I	[NFORMAT	ION	
Petitioner	State of Nevada				Lead Attorneys Wolfson, Steven B Retained 702-455-5320(W)
Respondent	Brown, Donald DOB: 03/15/1963				<b>Draskovich, Robert M.</b> <i>Retained</i> 7024744222(W)
	Doe, John				
	Lawrence, Melissa Dawn DOB: 08/07/1980				<b>Gowdey, Michael I.</b> <i>Retained</i> 7024710321(W)
Subject Minor	<b>Brown, Heidi Renee</b> <i>DOB: 01/04/2004</i>				CALVERT, LAUREN Retained 702-400-0000(W)
	<b>Brown, Nikki Rae</b> DOB: 01/04/2004				CALVERT, LAUREN Retained 702-400-0000(W)
	Brown, Wyatt Carl DOB: 07/15/2009				CALVERT, LAUREN Retained 702-400-0000(W)
	Lawrence, Samantha Jay DOB: 07/06/1998				<b>Children's Attorney Project</b> <i>Retained</i>
DATE	E	VENTS & ORI	DERS OF TH	HE COURT	

03/06/2015	Image: Affidavit for Service by Publication         Filed By: Petitioner State of Nevada         LAWRENCE-BROWN Children - Affidavit for Service by Publication
03/06/2015	Petition for Termination of Parental Rights - State Party: Petitioner State of Nevada LAWRENCE-BROWN, Samantha Jay, Nikki Rae, Heidi Renee, Wyatt Carl - Petition for Termination of Parental Rights
03/12/2015	Order for Publication Notice Party: Petitioner State of Nevada LAWRENCE-BROWN Children - Order for Publication Notice
03/27/2015	Notice of Hearing     Filed By: Petitioner State of Nevada     LAWRENCE-BROWN Children - Notice of Hearing
04/01/2015	Certificate of Mailing Filed By: Petitioner State of Nevada <i>LAWRENCE-BROWN Children - Certificate of Mailing</i>
04/07/2015	Notice of Appearance Filed By: Petitioner State of Nevada <i>Notice of Appearance</i>
04/15/2015	Affidavit of Service Filed By: Petitioner State of Nevada Brown Children: Affidavit of Service
04/15/2015	Affidavit of Service Filed By: Petitioner State of Nevada Brown Children: Affidavit of Service
04/23/2015	Substitution of Attorney Filed By: Respondent Brown, Donald Substitution of Attorney
04/23/2015	Affidavit of Publication Affidavit of Publication
07/02/2015	Notice Notice of Appearance
09/14/2015	Notice of Department Reassignment Notice of Time Rescheduling
10/13/2015	Motion Filed By: Subject Minor Brown, Heidi Renee Motion for Child Witness to Testify by Alternative Methods
12/03/2015	Notice of Rescheduling of Hearing Notice of Rescheduling of Hearing
12/03/2015	Notice of Rescheduling of Hearing Notice of Rescheduling of Hearing
12/21/2015	Administrative Reassignment Reassigned to Juvenile Dependency Hearing Master Holly Roys
01/20/2016	Witness List Filed by: Petitioner State of Nevada Lawrence-Brown Amended Notice of Witnesses and Exhibits
01/22/2016	Order Filed By: Petitioner State of Nevada

	Lawrence-Brown Order for Medical Records
01/26/2016	Motion to Reconsider Filed by: Petitioner State of Nevada Lawrence-Brown Motion to Reconsider
02/02/2016	Ex Parte Application for Order Party: Petitioner State of Nevada RUSH PLS Lawrence-Brown Ex-Parte Application for Order Shortening time
02/02/2016	Notice of Department Reassignment Party: Petitioner State of Nevada <i>Notice of Rescheduling of Hearing</i>
02/09/2016	Order         Filed By: Petitioner State of Nevada         RUSH PLS Lawrence-Brown Order for Medical Records
03/02/2016	Order Filed By: Subject Minor Lawrence, Samantha Jay Order Granting Motion for Child Witness to Testify by Alternative Methods
03/08/2016	Notice of Entry of Order Filed By: Subject Minor Brown, Heidi Renee Notice of Entry of Order Granting Motion for Child Witness to Testify by Alternative Methods
04/25/2016	Notice Filed By: Petitioner State of Nevada Notice to Vacate and Day 1 of Trial will start 5/26/16
04/25/2016	Notice Notice of Rescheduling
05/09/2016	Notice Filed By: Respondent Brown, Donald <i>Notice of Witnesses</i>
05/09/2016	Certificate of Service Filed By: Respondent Brown, Donald <i>Certificate of Service</i>
05/12/2016	Notice     Filed By: Petitioner State of Nevada     LAWRENCE-BROWN, Children - 2nd Amended Notice of Witnesses and Exhibits
05/18/2016	Notice Filed By: Petitioner State of Nevada LAWRENCE-BROWN, Children - 3rd Amended Notice of Witnesses and Exhibits
05/20/2016	Motion Filed By: Petitioner State of Nevada Motion to Continue Trial Date and Order Shortening Time
05/20/2016	Order Shortening Time Filed By: Petitioner State of Nevada Order Shortening Time - Juvi
05/21/2016	Notice     Filed By: Subject Minor Brown, Heidi Renee     Notice of Joinder to Motion to Continue Trial
06/24/2016	Ex Parte Filed By: Petitioner State of Nevada <i>Exparte Request for Transcripts</i>

07/13/2016	Transcript of Proceedings Hearing Date June 2, 2016
07/13/2016	Tinal Billing of Transcript
11/14/2016	Decision Filed By: Petitioner State of Nevada Decision
11/28/2016	Amended Notice File by: Respondent Brown, Donald Amended Notice of Appeal
11/28/2016	Case Appeal Statement Filed By: Respondent Brown, Donald <i>Amended Case Appeal Statement</i>
11/28/2016	Notice of Appeal Filed By: Respondent Brown, Donald <i>Notice of Appeal</i>
11/28/2016	Case Appeal Statement Filed By: Respondent Brown, Donald <i>Case Appeal Statement</i>
	<u>HEARINGS</u>
05/27/2015	Hearing for Termination of Parental Rights (1:30 PM) (Hearing Master: Gibson, David, Jr.) Resource: Court Clerk Starks, Tyla Resource: Courtroom Courtroom 20 Events: 03/27/2015 Notice of Hearing Notice of Hearing to Terminate Parental Rights
	MINUTES         Denial;         Journal Entry Details:         (Samantha Lawrence, Heidi, Nikki and Wyatt Brown) Department of Family Services (DFS)         represented by Yvonne Wallace appearing for Maryte Tallent. Children's Attorney Project         (CAP) represented by Amy Honodel. Paternal grandfather present with his attorney Greg         Mills. CAP Honodel advised the Court that she only represents minor Samantha and they are         looking for a pro bono CAP attorney for the other minors. Parties requested a trial date.         Attorney Draskovich noted the trial date given may interfere with the criminal proceedings and         if so he will submit a stipulation to continue. Attorney Mills advised the Court that he will be         filing a motion for placement hearing. Court RECOMMENDED, matter SET for Trial. ;         Denial         Parties Present: Attorney       Draskovich, Robert M.         Attorney       Honodel, Amy B.         Attorney       Gowdey, Michael I.         Respondent       Lawrence, Melissa Dawn         Father       Brown, Donald
08/31/2015	<ul> <li>Trial (10:30 AM) (Judicial Officer: Giuliani, Cynthia N.)</li> <li>08/31/2015, 10/26/2015         Resource: Court Clerk Donahue, Paul D.         Resource: Courtroom Courtroom 22         Continued at Request of Counsel;         Continued at Request of Counsel;     </li> </ul>
	Matter Continued; Matter Continued; vacated 2/23/16 Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS)

# CASE SUMMARY Case No. D-15-510944-R

represented by Maryte Tallent. Children's Attorney Project (CAP) Attorney Amy Honodel and Attorney Lauren Calvert, present. State noted the parties have discussed a continuance and requested a 90 day continuance. Attorney Draskovich noted he will be out of state from January 18 to the end of the month. Attorney Draskovich stated he received a letter from the Therapist at Healthy Minds and Therapist is recommending contact in a therapy setting. Attorney Gowdey noted concern with the No Contact Order in the Domestic case. State advised the Court the Domestic case is not on calendar today and children are receiving the wrong information. DFS stated they are receiving information from their attorney and Therapist with the understanding they will be returning home. Court noted the Healthy Minds Therapist needs to recommend contact in a letter and if children want contact. DFS further stated children want to see their parents and they want answers from their parents. Attorney Draskovich advised the Court he plans on filing a Motion in front of Judge Smith to discuss the conversation they had today in this courtroom about visitation. Court reviewed the Healthy Minds letter from the therapist in OPEN COURT. Court advised all parties the Therapist is recommending family therapy in a therapeutic setting. Following statements, Court stated its FINDINGS and ORDERED, Trial is RESCHEDULED. If the Healthy Minds Therapist believes the children should have therapeutic contact then it is APPROVED only as to the Heidi, Nikki, and Wvatt.;

Continued at Request of Counsel; Continued at Request of Counsel;

Matter Continued; Matter Continued;

vacated 2/23/16 Journal Entry Details:

(Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Attorney Gregory Mills, present on behalf of maternal grandparents. CAP Attorney Calvert stated she is having foot surgery and back surgery. Court noted needing something from the therapist that it's in the best interest to resume visitations as to the children. State noted the No Contact Order has not been lifted by the criminal court. CAP Attorney Honodel stated the request is not as to Samantha and the request is more for the three younger children. Attorney Draskovich stated Criminal Court found it's better decided by this Court that a therapist should make a decision as to visitations. Court advised all parties being unable to lift the No Contact Order. Following statements, COURT ORDERED, Parents may have some type of contact if the Therapist finds it's in the children's best interest for them. MATTER CONTINUED.;

Continued at Request of Counsel; Continued at Request of Counsel;

Matter Continued;

Matter Continued;

vacated 2/23/16

Journal Entry Details:

(Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Children's Attorney Project (CAP) Attorney Amy Honodel and Attorney Lauren Calvert, present. State noted the parties have discussed a continuance and requested a 90 day continuance. Attorney Draskovich noted he will be out of state from January 18 to the end of the month. Attorney Draskovich stated he received a letter from the Therapist at Healthy Minds and Therapist is recommending contact in a therapy setting. Attorney Gowdey noted concern with the No Contact Order in the Domestic case. State advised the Court the Domestic case is not on calendar today and children are receiving the wrong information. DFS stated they are receiving information from their attorney and Therapist with the understanding they will be returning home. Court noted the Healthy Minds Therapist needs to recommend contact in a letter and if children want contact. DFS further stated children want to see their parents and they want answers from their parents. Attorney Draskovich advised the Court he plans on filing a Motion in front of Judge Smith to discuss the conversation they had today in this courtroom about visitation. Court reviewed the Healthy Minds letter from the therapist in OPEN COURT. Court advised all parties the Therapist is recommending family therapy in a therapeutic setting. Following statements, Court stated its FINDINGS and ORDERED, Trial is RESCHEDULED. If the Healthy Minds Therapist believes the children should have therapeutic contact then it is APPROVED only as to the Heidi, Nikki, and Wvatt.;

Continued at Request of Counsel; Continued at Request of Counsel;

Matter Continued;

## Clark County District Court - Family Juvenile CASE SUMMARY

CASE NO. D-15-510944-R

	C	ASE NO. D-15-510944-R			
	Matter Continued;				
	vacated 2/23/16				
	Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Attorney Gregory Mills, present for maternal grandparents. CAP Attorney Calvert stated she is having foot surgery and back surgery. Attorney Gowdey noted concern with the No Contact Order. Court noted needing something from the therapist that it's in the best interest to resume visitation as to the children. State noted the No Contact Order has not been lifted by the criminal court. CAP Attorney Honodel stated the request is not as to Samantha and the request is more for the three younger children. Attorney Draskovich stated Criminal Court found it's better decided by this Court that a therapist				
	should make a decision as to visitation. Court advised all parties being unable to lift the No Contact Order. CAP Attorney Calvert stated Heidi, Nikki, and Wyatt want any contact with parents. Following statements, COURT ORDERED, Parents may have some type of contact if the Therapist finds it's in the children's best interest for them. MATTER CONTINUED.; Continued at Request of Counsel				
	Parties Present: Attorney	Draskovich, Robert M.			
	Attorney	Hanrahan, Janne M			
	Attorney	Honodel, Amy B.			
	Attorney	Gowdey, Michael I.			
	Attorney	CALVERT, LAUREN			
	Respondent	Lawrence, Melissa Dawn			
	Father Attorney	Brown, Donald			
	Attorney	Draskovich, Robert M. Hanrahan, Janne M			
	Attorney	Honodel, Amy B.			
	Attorney	Gowdey, Michael I.			
	Attorney	CALVERT, LAUREN			
	Respondent	Lawrence, Melissa Dawn			
	Father	Brown, Donald			
	Attorney	Draskovich, Robert M.			
	Attorney Attorney	Hanrahan, Janne M Gowdey, Michael I.			
	Attorney	CALVERT, LAUREN			
	Respondent	Lawrence, Melissa Dawn			
	Father	Brown, Donald			
	Attorney	Draskovich, Robert M.			
	Attorney	Hanrahan, Janne M			
	Attorney	Honodel, Amy B.			
	Attorney	Gowdey, Michael I.			
	Attorney Barran Jant	CALVERT, LAUREN			
	Respondent Father	Lawrence, Melissa Dawn Brawn, Danald			
		Brown, Donald			
11/06/2015	CANCELED Motion (9:30 AM) Vacated Motion for Child Witness to Te	(Judicial Officer: Giuliani, Cynthia N.) stify by Alternative Methods			
02/02/2016	Minute Order (9:35 AM) (J	udicial Officer: Hoskin, Charles J.)			
	Resource: Court Clerk Foley, Carol Resource: Courtroom Chambers				
	Minute Order - No Hearing Held;				
	Journal Entry Details:				
	reviewed its upcoming calenda trial setting. Accordingly, the C to February 23, 2016 at 10:30 trial. This Minute Order shall s department shall contact the po	NG HELD AND NO APPEARANCES This Court having r FINDS that the Motion to Reconsider was set after the current COURT ORDERS that the Motion to Reconsider shall be moved a.m. so the Court may hear this motion prior to the scheduled suffice as the order of the Court pursuant to EDCR 7.50. The arties and advise them of this minute order. The department all prepare Notices of Rescheduled Hearing. ;			
02/23/2016	-				
02/25/2010		0 AM) (Judicial Officer: Hoskin, Charles J.)			
	Resource: Court Clerk Foley, Car				
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## CASE SUMMARY CASE NO. D-15-510944-R

Resource: Court Clerk Fuentes, Piera Resource: Courtroom Courtroom 02 Events: 01/26/2016 Motion to Reconsider DA's Motion to Reconsider MINUTES Motion to Reconsider Filed by: Petitioner State of Nevada Lawrence-Brown Motion to Reconsider Decision Made: Journal Entry Details: JOINT MOTION TO RECONSIDER Court noted there is no procedure to consider an order the Court never entered. However, as this issue affects all termination of parental rights cases assigned to hearing masters, the Court permitted this hearing to clarify the procedure. Statements by counsel in support of trial being heard by District Court Judge. Ms. Calvert noted counsel agreed to allow testimony by alternative means at the last hearing before Hearing Master Rovs, and she has an order that has not been signed yet. Given the fact that Judge Giuliani has spent a significant amount of time with this family and the history of this case, Court FINDS the spirit of One Family One Judge would be served by having Judge Giuliani hear the termination of parental rights trial moving forward. The assignment is not based upon the fact that there is the potential for an objection, or that the hearing master couldn't hear this case or that the policy is somehow flawed. It is under the goal of the blue ribbon panel and One Judge One Family and this appears to be a more consistent determination for the resolution of this case. COURT ORDERED, 3/7/16, 3/8/16 and 3/15/16 trial dates VACATED. Case REASSIGNED to Department K and status check SET 3/2/16 at 2:00 p.m. to reset trial. Pursuant to EDCR 7.50, an order for today's hearing is not required. ; Decision Made Parties Present: Attorney Draskovich. Robert M. Attorney Hanrahan, Janne M Attornev Honodel, Amv B. Attornev Gowdey, Michael I. Attornev CALVERT, LAUREN 03/02/2016 🕼 Status Check (2:00 PM) (Judicial Officer: Giuliani, Cynthia N.) Resource: Court Clerk Donahue, Paul D. Resource: Courtroom Courtroom 22 Trial setting Decision Made; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) No appearance by Department of Family Services (DFS). Deputy District Attorney Amity Dorman, present. Court discussed Trial dates. Following statements, COURT ORDERED, Trial SET.; Decision Made Parties Present: Attorney Draskovich. Robert M. Hanrahan, Janne M Attorney Attorney Honodel, Amy B. Attorney Gowdey, Michael I. Father Brown, Donald 03/08/2016 CANCELED Trial (10:00 AM) Vacated Day 2 CANCELED Trial (10:00 AM) (Judicial Officer: Roys, Holly) 03/15/2016 Vacated Day 3 05/23/2016 CANCELED Trial (10:00 AM) (Judicial Officer: Giuliani, Cynthia N.) Vacated 05/24/2016 **Motion** (11:30 AM) (Judicial Officer: Giuliani, Cynthia N.) Resource: Court Clerk Donahue, Paul D. Resource: Courtroom Courtroom 22 Motion To Continue Trial And Order shortening Time Decision Made;

## Clark County District Court - Family Juvenile CASE SUMMARY CASE NO. D-15-510944-R

	CASE 110, D-13-310777 K
	Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Children's Attorney Project (CAP) Attorney Amy Honodel and Attorney Lauren Calvert. Court reviewed the Motion in OPEN COURT. Court noted concern with there being forty witnesses. Attorney Gowdey stated he has a Federal Hearing this Friday afternoon. State opposed to rescheduling the Trial and DFS is looking into placement with the aunt in Colorado. CAP Attorney Calvert stated Heidi, Nikki, and Wyatt have concerns with going to Colorado. CAP Attorney Honodel stated Samantha opposes to the Motion and Samantha wants the case to be done. State noted they would like Samantha to testify before she leaves in July. Attorney Gowdey noted there have been talks about Samantha going into the military. CAP Attorney Honodel further stated Samantha wants to testify this Friday. Attorney Gowdey requested to preserve Samantha's testimony. Following statements, COURT ORDERED, Trial Hearing on 5-26-16 at 11:00 am is VACATED. Trial STANDS.; Decision Made Parties Present: Attorney Draskovich, Robert M. Attorney Honodel, Amy B. Attorney Gowdey, Michael I. Attorney Gowdey, Michael I. Attorney CALVERT, LAUREN Attorney Dorman, Amity
05/26/2016	CANCELED Trial (11:00 AM) (Judicial Officer: Giuliani, Cynthia N.) Vacated Day 1
05/27/2016	Trial (10:00 AM) (Judicial Officer: Giuliani, Cynthia N.)         05/27/2016, 06/02/2016, 08/15/2016, 08/18/2016-08/19/2016, 08/22/2016, 08/25/2016-08/26/2016,         09/01/2016, 09/08/2016, 09/15/2016, 09/23/2016         Resource: Court Clerk Donahue, Paul D.         Resource: Courtroom Courtroom 22         Closing arguments
	MINUTES         Continued Due to Non-Appearance of Counsel;         No Ruling;         Vacated - Judge Not Available;         No Ruling;

PAGE 8 OF 14

## CLARK COUNTY DISTRICT COURT - FAMILY JUVENILE CASE SUMMARY CASE NO. D-15-510944-R

Matter Continued; per Attorney ill No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Exhibits marked and admitted per worksheet. Witness sworn and testified per worksheet. All parties rested. Following statements, COURT ORDERED, MATTER CONTINUED.;

#### MINUTES

Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued; per Attorney ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Opening statements. Exhibits marked and admitted per worksheet. Witness sworn and testified per worksheet. Following statements, COURT ORDERED, MATTER CONTINUED.;

#### MINUTES

Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued: per Attorney ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Court noted this is the time set for trial in this matter. Atty Gowdy represented, Mr. Draskowich was present outside of the courtroom before the matter was called. However, Atty Gowdy stated Mr. Draskovich had just returned from a family vacation overseas and is not feeling well and was advised to go to the Emergency Room. Mr. Gowdy further stated he does not know if Mr. Draskovich will be well enough to come to court tomorrow and asked that the matter be continued to next week. Court noted, due to the

timeframe and the amount of time this trial may take, COURT ORDERED, If Mr. Draskovich is feeling better tomorrow and can go forward with the trial as set tomorrow, the court will go forward as scheduled. If, however, he will not be able to go forward Mr. Gowdy or Ms. Hanrahan or Ms. Dorman shall notify the court by 5:00 p.m. today. COURT ORDERED, Matter CONTINUED.;

#### MINUTES

Continued Due to Non-Appearance of Counsel; No Ruling;

### CASE SUMMARY CASE NO. D-15-510944-R

Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued: per Attornev ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Opening statements. Exhibits marked and admitted per worksheet. Witnesses sworn and testified per worksheet. Following statements, COURT ORDERED, MATTER CONTINUED.; Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling: No Ruling: No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued; per Attorney ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Opening statements. Witnesses sworn and testified per worksheet. All parties agreed to submit the Redrock Reports. Attorney Gowdey requested parents to be able to give the children's gifts. Court advised Attorney Gowdey to place the matter on calendar in front of Hearing Master Roys. Following statements, COURT ORDERED, MATTER CONTINUED.; MINUTES Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued; per Attorney ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Opening statements. Witnesses sworn and testified per worksheet. Following statements, COURT ORDERED, MATTER CONTINUED.; Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling;

No Ruling;

## CASE SUMMARY Case no. d-15-510944-r

No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued; per Attorney ill No Ruling; No Ruling: No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Witnesses sworn and testified per worksheet. Exhibits marked and admitted per worksheet. Following statements, COURT ORDERED, MATTER CONTINUED.; Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling: No Ruling: No Ruling: No Ruling: No Ruling: Attorney Draskovich is unavailable Matter Continued; per Attorney ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. CAP Attorney Calvert stated children do not want to testify. Opening statements. Witnesses sworn and testified per worksheet. Exhibits marked and admitted per worksheet. Following statements, COURT ORDERED, MATTER CONTINUED.; Continued Due to Non-Appearance of Counsel; No Ruling: Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued; per Attorney ill No Ruling; No Ruling; No Ruling; Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued; per Attornev ill No Ruling; No Ruling; No Ruling; Journal Entry Details:

## CASE SUMMARY CASE NO. D-15-510944-R

(Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Court attempted telephone contact as to Attorney Calvert who was unavailable. Court stated Attorney Calvert was aware of today's hearing which was to go forward at 9:30 am. Witness sworn and testified per worksheet. Exhibits marked and admitted per worksheet. Following statements, COURT ORDERED, MATTER CONTINUED. Clerk's Note: An attorney of Attorney Calvert advised the Court off the record that she will be transporting Attorney Calvert to the hospital due to a medical emergency. Attorney Draskovich advised the attorney they will be requesting a copy of the transcript and they will be providing *it to counsel/pd;* Continued Due to Non-Appearance of Counsel; No Ruling; Vacated - Judge Not Available; No Ruling; No Ruling; No Ruling; No Ruling; No Ruling; Attorney Draskovich is unavailable Matter Continued: per Attorney ill No Ruling; No Ruling; No Ruling; Journal Entry Details: (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Martye Tallent. Attorney Gowdey stated Attorney Draskovich is unable to be present due to a medical issue and the parents are outside of the courtroom. CAP Attorney Honodel stated Samantha will be on Thursday and she can be present for 9:00 a.m. Attorney Gowdey noted he can be present at 9:30 am. State requested the Trial on Thursday to go all day. Court advised all parties the Trial will be going forward on June 2, 2016. Court reviewed the Calendar for Trial days in OPEN COURT. Following statements, COURT ORDERED, Trial to go forward on June 2, 2016 at 9:30 am and all of the attorneys need to have coverage if they are unable to be present. Trial Hearings are tentatively SET.; Continued Due to Non-Appearance of Counsel Parties Present: Attorney Hanrahan, Janne M Honodel, Amy B. Attorney Attorney Gowdey, Michael I. Attorney CALVERT, LAUREN Lawrence, Melissa Dawn Respondent Father Brown, Donald Attorney Dorman, Amity Attorney Draskovich, Robert M. Attorney Hanrahan. Janne M Attorney Honodel. Amv B. Attorney Gowdev. Michael I. Respondent Lawrence, Melissa Dawn Father Brown, Donald Subject Minor Lawrence, Samantha Jav Attorney Dorman, Amity Attorney Draskovich, Robert M. Attorney Hanrahan, Janne M Attorney Honodel, Amy B. Attorney Gowdey, Michael I. CALVERT, LAUREN Attorney Respondent Lawrence, Melissa Dawn Father Brown, Donald Attorney Dorman, Amity Draskovich, Robert M. Attorney Attorney Hanrahan, Janne M Attorney Honodel, Amy B.

Lawrence. Melissa Dawn

Gowdey, Michael I.

CALVERT. LAUREN

Attorney

Attornev

Respondent

# **CASE SUMMARY** CASE NO. D-15-510944-R

		CASI	E 110. D-13-310744-K
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Draskovich, Robert M.
		Attorney	Hanrahan, Janne M
		Attorney	Honodel, Amy B.
		Attorney	Gowdey, Michael I.
		Attorney	CALVERT, LAUREN
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Draskovich, Robert M.
		Attorney	Hanrahan, Janne M
		Attorney	Gowdey, Michael I.
		Attorney	CALVERT, LAUREN
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Draskovich, Robert M.
		Attorney	Hanrahan, Janne M
		Attorney	Honodel, Amy B.
		Attorney	Gowdey, Michael I.
		Attorney	CALVERT, LAUREN
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Hanrahan, Janne M
		Attorney	Honodel, Amy B.
		Attorney	Gowdey, Michael I.
		Petitioner	State of Nevada
		Attorney	CALVERT, LAUREN
		Attorney	Children's Attorney Project
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Draskovich, Robert M.
		Attorney	Hanrahan, Janne M
		Attorney	Honodel, Amy B.
		Attorney	Gowdey, Michael I.
		Attorney	CALVERT, LAUREN
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Draskovich, Robert M.
		Attorney Attorney	Hanrahan, Janne M
			Honodel, Amy B. Gouden Michael I
		Attorney Attorney	Gowdey, Michael I. CALVERT, LAUREN
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
		Attorney	Draskovich, Robert M.
		Attorney	Hanrahan, Janne M
		Attorney	Honodel, Amy B.
		Attorney	Gowdey, Michael I.
		Attorney	CALVERT, LAUREN
		Respondent	Lawrence, Melissa Dawn
		Father	Brown, Donald
		Attorney	Dorman, Amity
06/02/2016		2	-
06/02/2016		9.50 AM) (Judic	ial Officer: Giuliani, Cynthia N.)
	Vacated Day 2		

Day 2

Clark County District Court - Family Juvenile CASE SUMMARY CASE NO. D-15-510944-R

		Electronically Filed 11/14/2016 02:13:10 PM		
	<b>ΥΤΡΙ</b> ΟΎ ΟΟΙ ΙΡΥ	Alun J. Lahum		
		CLERK OF THE COURT		
In the Matter of the Parental Rights as to:	1			
SAMANTHA LAWDENCE	CASE NO: D-1	5-510944-R		
NIKKI RAE BROWN,	COURTROOM	22		
Minors.				
	1			
DECISIC	)N			
		<i>,</i>		
at the Trial were the Petitioners, the Department of Family Services ("DFS"), by and				
through the case worker Maryte Tallent ("Maryte") represented by Deputy Clark County				
District Attorney's Janne Hanrahan and Amity Dorman. The Respondent mother, Melissa				
Lawrence ("Melissa"), was present and repre	sented by her attorne	y, Michael Gowdey,		
Esquire The Respondent father Donald Broy	wn ("Donald") was r	present and represented		
by his attorney, Robert Draskovich, Esquire. The subject minors, Samantha Lawrence				
("Samantha"), born on July 6, 1998, was represented by her Court Appointed Attorney,				
Amy Honodel. Heidi Brown ("Heidi"), born	on January 4, 2004, 2	Nikki Brown ("Nikki),		
born on January 4, 2004, and Wyatt Brown ("Wyatt"), born on May 30, 2009, were				
represented by their Court Appointed Attorney, Lauren Calvert. At the conclusion of the				
Trial, the matter was taken under advisement	Trial, the matter was taken under advisement to enable the Court to fully consider the			
evidence presented. Having considered the e	evidence presented. Having considered the evidence that was received in this case; the			
1				
	FAMILY DIVISION CLARK COUNTY In the Matter of the Parental Rights as to: SAMANTHA LAWRENCE, NIKKI RAE BROWN, HEIDI RENEE BROWN, WYATT CARL BROWN, Minors. DECISIC Trial for the underlying Petition to Te conducted over the course of over ten days, c at the Trial were the Petitioners, the Departm through the case worker Maryte Tallent ("Ma District Attorney's Janne Hanrahan and Amir Lawrence ("Melissa"), was present and repre Esquire. The Respondent father, Donald Broy by his attorney, Robert Draskovich, Esquire. ("Samantha"), born on July 6, 1998, was repr Amy Honodel. Heidi Brown ("Heidi"), born born on January 4, 2004, and Wyatt Brown () represented by their Court Appointed Attorne Trial, the matter was taken under advisement evidence presented. Having considered the e	CASE NO: D-1 DEPT. NO. K COURTROOM WYATT CARL BROWN, WYATT CARL BROWN, Minors. DECISION Trial for the underlying Petition to Terminate Parental Rig conducted over the course of over ten days, concluding on Septem at the Trial were the Petitioners, the Department of Family Service through the case worker Maryte Tallent ("Maryte") represented by District Attorney's Janne Hanrahan and Amity Dorman. The Resp Lawrence ("Melissa"), was present and represented by her attorne Esquire. The Respondent father, Donald Brown ("Donald"), was p by his attorney, Robert Draskovich, Esquire. The subject minors, ("Samantha"), born on July 6, 1998, was represented by her Court Amy Honodel. Heidi Brown ("Heidi"), born on January 4, 2004, 1 born on January 4, 2004, and Wyatt Brown ("Wyatt"), born on Mar represented by their Court Appointed Attorney, Lauren Calvert. A Trial, the matter was taken under advisement to enable the Court t evidence presented. Having considered the evidence that was reco		

DISTRICT JUDGE FAMILY DIVISION, DEPT, F

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Court finds that the requisite legal basis to terminate the parental rights of Melissa Lawrence and Donald Brown has been met.

3 4	The subject minors were initially brought into protective custody on January 8,
5	2014. This family has a significant history with CPS beginning in 2008. There have been
6	fourteen different mandated reports of abuse. At the time of removal in January of 2014,
7	Samantha Lawrence had many severe belt marks, linear in shape of differing ages on her
8	back and a black and blue eye. The parents have denied abuse in the home. On July 30,
9	2014, Melissa and Donald entered a plea of no contest to a Third Amended Petition. <sup>1</sup> The
10	state agreed that anything divulged during the course of any recommended treatment shall
11	not be used against the parents should any criminal charges exist or arise out of these
12 13	allegations. Testimony was taken from three of the children, including Samantha, Nikki
13	
15	<sup>1</sup> On July 30, 2014, the parents pled no contest to a Third Amended Petition. The Third Amended Petition was filed on August 12, 2014 in Case No. J-14-319202-P2 and states in relevant
16	part as follows:
17	(c) In December 2013, the subject minor Samantha was found to have injuries that were characterized as "definite abuse" by a physician specializing in child abuse; the injuries included bruising and/or abrasions and/or loop marks and/or linear marks of differing ages to her back; the
18	injuries were such that they could not have occurred without a deliberate but unreasonable act or failure to act by the person or persons responsible for the subject minor's welfare; see NRS
19	432B.450; (d) In December 2013, Donald Brown physically abused the subject minor Samantha by hitting
20	and/or striking and/or beating her with a belt and/or other object and/or his hands, resulting in the injuries described above;
21 22	<ul> <li>(e) Over the course of the past six years, CPS has been called to the home on multiple occasions as a result of reports of injuries to Samantha;</li> <li>(f) Donald Brown mentally injured the subject minor Samantha by causing her to experience</li> </ul>
23	extreme fear, anxiety and emotional distress related to the ongoing physical abuse; (g) Melissa Lawrence failed to protect Samantha despite her knowledge of the ongoing physical
24	abuse by Donald Brown; (h) Melissa Lawrence mentally injured the subject minor Samantha by failing to obtain counseling
25	and/or therapy for her to address the severe emotional distress caused by the ongoing physical abuse by Donald Brown;
26	<ul> <li>(i) The subject minors Heidi, Nikki and Wyatt are deemed to be unsafe in the home due to the ongoing abuse of Samantha pursuant to NRS 432B.330 (1)(c);</li> <li>(j) Donald Brown is presumed to be an unfit caregiver for the subject minors pursuant to NRS</li> </ul>
27	432B.5S5; Donald Brown was convicted of felony manslaughter and Corporal Punishment of a child in relation to the death of his infant child in the 1980's.
28 CYNTHIA N. GIULIANI DISTRICT JUDGE	2

and Heidi. Testimony was also taken from Dr. Sandra Cetl, a pediatrician who evaluates concerns of child physical abuse and sexual abuse, regarding the physical injuries to Samantha.

Due to neither parent taking responsibility for the abuse that the oldest child Samantha sustained during the pendency of the juvenile case, DFS has not been able to reunify the children with either parent. The children have been under the care of the Court for over 30 months. The children have languished in foster care since their removal. A Termination of Parental Rights petition was filed against both parents on March 6, 2015. The State must establish by clear and convincing evidence that parental fault exists and that the children's best interest would be served by termination of parental rights.

The Court finds that Melissa and Donald have not abandoned the children as defined in NRS 128.012 as they have made sufficient efforts to communicate and visit with the minor children. A no contact order was entered in the criminal case and neither parent was allowed to have contact with the children. The Criminal Court had concerns regarding the parents speaking with the children since the children are witnesses in the criminal case. This Court also entered a no contact order for the parents since there were concerns that the parents were telling the children what to say to authorities. Both parents have maintained consistent contact with the children and there has been no showing that Melissa or Donald intended to forego their parental rights. The court cannot find that the parents abandoned the children.

The Court finds that the parents are unfit parents as defined in NRS 128.018 and NRS 128.105 (1)(b)(3). The children have been out of care of the parents for over 30 months. Pursuant to NRS 128.105 (1) (b) (4), the parents have failed within a reasonable

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1 period of time to remedy substantially the conditions which led to the children being 2 placed in foster care, even though appropriate and reasonable efforts have been made on 3 the part of state agencies and others to return and reunite the children with their parents. 4 On July 18, 2014, Dr. Cetl testified at the preliminary hearing in the criminal case. The 5 6 transcripts from that hearing were admitted as evidence in this TPR Trial. Dr. Cetl 7 testified that she saw multiple injuries on Samantha that were consistent with a 8 recognizable pattern of a loop injury. There were loop marks as well as straight marks 9 indicating some type of blunt force trauma with an implement. She continued to testify 10 that the implement that typically leaves loop marks is either a cord or some type of belt. 11 She testified that some of the marks were already quite advanced healing and some were 12 very fresh. The Court finds that the children were removed from the home as a result of 13 the parents' actions. The parents pled no contest to these actions at the Adjudicatory 14 15 Hearing in the underlying Juvenile case as noted above. 16 Samantha testified at length during the trial about the continued abuse she endured 17 by Donald. She testified that the abuse consisted of being hit in the back and face with a 18 belt by Donald; having to stand on her head; having to sit against the wall without a chair 19 for 30-40 minutes as punishment; having to clean excessively and pick weeds; and getting 20 a knife thrown at her hand which caused a stab wound. Further, she testified that Donald 21 caused her to sustain broken teeth; restricted her food intake; and called her names. 22 23 Samantha also testified that Melissa hit her with a belt on several occasions. According to 24 Samantha's testimony, Donald began hitting her in the third grade. CPS was called on 25 several occasions. Samantha testified that she was told what to tell CPS by Donald. She 26 also testified that she lied to the Dentist when her tooth was broken. She told the Dentist 27

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1 that she was playing football and tripped, since she was told by Donald what to tell the 2 Dentist. Samantha testified that in November of 2008, she was hit across the face by 3 Donald with a belt. Melissa put make-up on Samantha's face to cover up the injuries. 4 When CPS asked Samantha about the marks on her face, Samantha told CPS that her 5 6 brother Wyatt caused her to fall on the dresser. Samantha testified that another incident 7 occurred that same month when Donald hit her across the face with a belt. She went to 8 school with make-up on her face to cover the injuries and when CPS questioned Samantha 9 she told CPS that her dog jumped on her. When asked why she wasn't truthful with CPS, 10 Samantha stated she was scared what would happen to her when she got home. Samantha 11 testified that on December 1, 2009, she got a cut on her wrist due to Donald throwing a 12 butter knife at her while she was drying dishes. The knife cut into her skin. She testified 13 that she didn't tell the truth at the preliminary hearing regarding this incident. Samantha 14 15 testified that in January 2011, she sustained an eye injury due to Donald making her stand 16 on her head for approximately 30-40 minutes. When she was made to stand on her head 17 for long periods of time, she testified that she would get puffy eyes and red blotches all 18 over her face. Samantha testified that she told CPS that she got hit with a teddy bear when 19 asked about her eye injury. Samantha further testified that in December of 2011, she was 20 removed from her Junior High School because she was talking to her counselors about the 21 22 punishment and what was going on at home. When asked why she would lie to CPS and 23 her teachers, Samantha testified she was afraid of what would happen if she told the truth 24 and her parents found out. 25

A letter that Samantha wrote regarding an injury sustained from a BB gun was admitted into evidence. The letter states that Donald shot her hand with a BB gun because

CYNTHIA N. GIULIANI DISTRICT JUDGE

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she asked him if she could eat a candy cane. In the letter, Samantha states that 3 or 4 days after she was shot with the BB gun she went to the Hospital where a splint was put on her hand because it was swollen. Surgery was needed to get the BB out. The letter states that she told the hospital that she shot herself with the BB gun because Donald told her to say that even though it wasn't the truth. When questioned by defense counsel as to why she made different statements prior to this trial, Samantha testified that she was scared and really upset at the preliminary hearing. According to Samantha, Donald told her what to tell her teachers and CPS about how her injuries occurred and Melissa was present most of the time when Donald told the children what to tell CPS. Samantha was asked about the last beating that caused the children to be removed. Samantha testified that she created a story that she fell off of the trampoline and that was how she got the marks on her back. When asked why she didn't tell the truth, Samantha testified that she thought she would get into a lot of trouble by her parents if she told the truth about her injuries. Samantha testified that while on the telephone with Donald when he was in jail, he wanted her to tell the story that she hit herself on the back with an extension cord because she didn't get a cell phone for Christmas. Samantha testified that she and her siblings would have to repeat the stories over and over again until they got it right without hesitation. She stated that at one of the visitations after removal, Donald told her that if they stuck with the stories they were told to say, the family would get back together. Samantha testified that she and her siblings saw their parents fight and they would argue a lot. She continued that it was scary when her mom was mad, because her mom would break things. The Court finds Samantha's testimony to be credible.

CYNTHIA N. GIULIANI DISTRICT JUDGE

1 Samantha's therapist from Healthy Minds, Janet Nordeen, testified at trial. Ms. 2 Nordeen has been Samantha's therapist for over two years. She stated that she diagnosed 3 Samantha with PTSD due to an extensive time period of traumatic events. She continued 4 to testify that she never thought of Samantha as a danger to herself or others. Samantha 5 6 was resistant to sharing her family history and protective of her parents. When Samantha 7 felt safe with Ms. Nordeen and understood that she would not have to return home, she 8 began disclosing the abuse she had endured. Ms. Nordeen testified that Samantha 9 disclosed that she was shot in the hand with a BB gun; pushed into a wall by Donald; lost 10 her two front teeth due to Donald's abuse; and hit with a pipe and a belt by Donald. 11 Samantha disclosed that this occurred on a regular basis. Testimony revealed that Melissa 12 was at work and Donald was home with the children when the abuse occurred. In the 13 14 beginning, Samantha denied abuse by Donald. However, over time, she disclosed more 15 abuse. The Court has taken into consideration that Samantha first denied the abuse. 16 Samantha wrote a letter to Donald (State's Exhibit 11) detailing years of abuse, after she 17 found out that she would not have to return to her parents care. The therapist testified that 18 some children disclose abuse right away while other children never disclose abuse. She 19 stated that when she made her diagnosis, she took into consideration Samantha's high 20 anxiety, her distractibility, and her desire to talk about anything except the abuse. 21 22 The Court also took into consideration the testimony of Laura Brown, Nikki's 23 Healthy Minds therapist. Ms. Brown testified that she is qualified to make a diagnosis 24 through the DSM. She testified that she diagnosed Nikki with PTSD. She made this 25 diagnosis based upon Nikki having flashbacks, avoidance and mood issues. She stated that 26 Nikki was very guarded, hesitant, and avoided discussing feelings. As therapy progressed, 27 28 7 CYNTHIA N. GIULIANI DISTRICT JUDGE

FAMILY DIVISION, DEPT. K LAS VEGAS NV 89101 Nikki became more open with Ms. Brown. Nikki described the physical abuse to Samantha as "beatings by her dad." Ms. Brown testified that when Nikki discussed the abuse, her demeanor was such that she did not make eye contact, lowered her head, and she shut down. Ms. Brown testified that her primary reason for diagnosing Nikki with PTSD was because of what happened in the home. The treatment plan for Nikki consisted of processing her trauma; developing coping skills; and further developing a relationship with her siblings. She testified that she changed Nikki's disorder from adjustment disorder to PTSD eight months after she saw Nikki because Nikki met the full criteria for PTSD. She testified that her diagnosis was not made due to Nikki's lack of contact with her parents. She continued to testify that Nikki wants to live with her parents. Ms. Brown testified that Nikki made it clear that there was abuse in the home.

Lynetta Cooley, Heidi's Healthy Minds therapist, testified as to Heidi's treatment. She testified that Heidi was originally diagnosed with adjustment disorder with mixed depression and anxiety. She stated that this diagnosis is made when there is a change, such as a removal. She continued to testify that Heidi met the criteria under the DSM 5 for PTSD. Heidi's symptoms consisted of hypervigilance, irritability, avoidance when talking about events, intrusive thoughts, and disruption to social and family life. Initially, Heidi was very guarded in her therapy. Ms. Cooley testified that Heidi talked about Samantha's abuse on her own. She talked about Samantha not having the same amounts of food as the other children, and that Samantha would get up in the middle of the night to eat. She discussed the incident when Samantha went to the garage and brought back a pipe that Donald hit her with while the other children ran into the other room. Ms. Cooley testified that in therapy, Heidi would draw pictures or play games. Heidi drew a picture of a pipe

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and a knife. She testified that when Heidi talked about the abuse in the home, Heidi would
speak fast to get it out. She would also take a big breath and blow it out. Heidi told Ms.
Cooley that her mother knew about the abuse. When asked at the trial if this contributed to
Heidi's PTSD, Ms. Cooley replied "yes." Ms. Cooley testified that Heidi felt lighter after
she discussed the abuse in therapy and it helped her anxiety to be able to discuss it. Ms.
Cooley stated that Heidi would like to go home to her parents but she wants it to be
different. Specifically, Heidi does not want any more hitting or fighting in the home.

The Court finds that both Melissa and Donald were placed in a difficult position of testifying at the TPR trial while there is a criminal trial pending. Both parents pled the 5<sup>th</sup> Amendment when questioned by the District Attorney's office regarding anything having to do with the abuse to Samantha. Despite the parents pleading the 5<sup>th</sup> Amendment, the Court finds that there was an abundance of evidence regarding the abuse to Samantha and the trauma to Heidi and Nikki. This Court finds that physical abuse occurred in the household and physical abuse counseling was necessary in order for reunification to occur. The State has proved by clear and convincing evidence that Donald physically abused Samantha and Melissa knew about the abuse. This abuse renders the parents unable to provide the children with a safe home. There is no evidence in the record that either parent has addressed the physical abuse problem.

NRS 128.106 (1)(f) provides that when determining neglect or unfitness of a parent, the court shall consider the conviction of a parent for commission of a felony, if the facts of the crime are of such a nature as to indicate the unfitness of the parent to provide adequate care and control to the extent necessary for the child's physical, mental or emotional health and development. NRS 128.106 (1)

CYNTHIA N. GIULIANI DISTRICT JUDGE (g) further provides that when determining the neglect or unfitness of a parent, the court shall consider whether the child, a sibling of the child or another child in the care of the parent suffered a physical injury resulting in substantial bodily harm, a near fatality or fatality for which the parent has no reasonable explanation and for which there is evidence that such physical injury or death would not have occurred absent abuse or neglect of the child by the parent. Here, the court finds that Donald was convicted of felony manslaughter and corporal punishment of a child in relation to the death of his infant child in the 1980's. The court has considered this when determining unfitness in this case.

The Court finds that pursuant to NRS 128.105(1) (b) (5), a risk of serious physical, mental or emotional injury is posed to the children if they were to be returned to the parents care. The Court finds by clear and convincing evidence that Samantha was physically and emotionally abused in her home. The Court has relied on the testimony of the children, the children's therapists, and the testimony of Dr. Cetl. Testimony revealed that Donald Brown was convicted of Corporal Punishment of a Child and Voluntary Manslaughter of his biological daughter as an infant. The Court took into consideration that since 2008, fourteen different mandated reporters called CPS stating that Samantha had bruises, cuts and black eyes. The Court does not believe the parents theory that Samantha has mental health issues and that she caused the abuse to herself. There has been no showing by the defense whatsoever that Samantha caused any of her own injuries. If over the last eight years, Samantha was causing her own injuries and there were over 13 different reports to CPS, the Court questions why Melissa would not have taken her daughter to a pediatrician, neurologist, psychologist, psychotherapist or psychiatrist to

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1 determine why she would cause herself such harm. There was no evidence presented that 2 Samantha caused her own injuries. Ms. Maryte Tallent, the DFS caseworker assigned to 3 this case, testified that early in the case, Donald told her that Samantha caused injuries to 1 herself. To the contrary, Heidi and Nicki testified to the abuse they witnessed their father 5 inflicting upon Samantha. Heidi testified that she witnessed Samantha getting hit with a 6 7 belt by Donald on the back and the buttock. She stated that her father told Samantha to go 8 to the garage to get him something to hit her with. Also, Heidi testified that she witnessed 9 Samantha being hit on her hands with a spatula by Donald. The Court finds the children's 10 testimony credible. The theory that Samantha injuries were self-inflicted was not 11 supported by any evidence. The Court took notice of the crisscross bruises that were 12 determined to be old and new on Samantha's back. Additionally, foster mother to all the 13 children, Jackie Wolfe, testified that Samantha is not a violent person and is extremely 14 15 protective of her siblings. She also testified that she has had the children in her care for a 16 long time and that Samantha is not aggressive. When asked if Samantha had ever tried to 17 harm herself, she replied "no." 18

There was testimony that Samantha was injured while in Ms. Wolfe's care. Testimony revealed that Samantha was transported to Boulder City Hospital due to her injuring her pelvic region. Attorneys for the parents tried to illicit testimony that Samantha is clumsy. Ms. Wolfe testified that Samantha was on a bike riding with her sister and others when she fell over on the bike. She was appropriately taken to the Hospital and treated. There was no report by any doctor at the hospital of possible abuse. Samantha had bruises from soccer and football, the two sports she played in high school. She played the goalie position and got hit in the head. She had symptoms of concussions and she was

CYNTHIA N. GIULIANI DISTRICT JUDGE

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seen by a doctor. Again, these injuries did not lead to any abuse allegations. The Court finds that Samantha was treated appropriately by Ms. Wolfe. According to the testimony of Ms. Wolfe, Samantha is a good kid who has taken some honor classes and has A's and B's. She believes Samantha to be very naive and innocent. Ms. Wolfe testified that Nikki doesn't like to talk about things and is quiet. Nikki received a presidential letter and had all A's and a B+. Ms. Wolfe testified that Wyatt loves his mom and dad.

The Court also took into consideration Mari Parlade's testimony. Ms. Parlade is employed with the Legal Division of DFS as the Custodian of Records. She testified that each call to the CPS hotline has a separate report number that is kept in a database known as UNITY. During a five year period, from March 2008 through December 2013, there were 14 intake reports for this family. On December 10, 2014, there were two intake reports for the same incident. She continued to testify that in March 2008, a mandated reporter called regarding allegations of abuse to Samantha's face. Specifically, both of Samantha's eyes had two inch wide bruises. In May of 2008, there was another mandated report that Samantha had a bruise on her left cheek. In approximately September or October 2008, there was an information only report that Samantha had a chipped tooth. On November 7, 2008, there was a report from a mandated reporter that there were bruises on Samantha's face; specifically her right eye was black. Ms. Parlade testified that on November 24, 2008, an investigation was completed since Samantha went to school with a black eye and make-up on her face. At this time, Samantha was 10 years old. There was a cross report with the same concerns from another reporter. On December 1, 2009, there was a mandated report disclosure. There was an allegation that Donald threw a butter knife at Samantha and there was a cut on her wrist. This was found to be unsubstantiated.

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1 On February 22, 2010, another mandated reporter reported that Samantha had a black eye 2 and stitches on her left eyebrow. This was found to be unsubstantiated. On December 6, 3 2010, another mandated reporter reported that Samantha had a black and green colored 4 bruise around her entire eye. This was informational only. On January 27, 2011, Ms. 5 6 Parlade testified that a mandated reporter reported bruises on both of Samantha's eyes. On 7 January 28, 2011, another mandated report was unsubstantiated when Samantha came to 8 school depressed with a different demeanor. On March 1, 2011, a mandated reporter 9 called with concerns that Samantha had a puffy red left eye. This was informational only 10 and there was no investigation. On December 9, 2011, a report came into the CPS hotline 11 that Samantha had marks and bruises and that her parents withdrew her from school. This 12 was information only. On January 19, 2012, Samantha missed 27 days of school and there 13 14 was concern of educational neglect. On December 10, 2013, CPS received two calls. The 15 first reporter reported a bruise on Samantha's eyes. The second report was from a 16 mandated reporter that there was a mark near Samantha's left eye. This report resulted in 17 an investigation. Ms. Parlade testified that there were a total of 14 calls, all from mandated 18 reporters. The testimony of Samantha, Heidi and Nikki corroborate that Samantha was 19 not injuring herself and that Donald caused the injuries. The children were told to say that  $\mathbf{20}$ the injuries happened in a way that was untrue in order to protect both Melissa and 21 22 Donald. 23

The Court finds by clear and convincing evidence that Samantha has been physically and mentally abused by her parents. Specifically, Samantha endured abuse throughout her childhood as testified to by herself and her sisters, Heidi and Nikki. The Court finds that Melissa Lawrence knew about the abuse and did nothing to protect

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CYNTHIA N. GIULIANI DISTRICT JUDGE

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Samantha from Donald's repeated physical and emotional abuse. During the trial, the
Court heard phone conversations between Melissa and Donald while they were in jail in
2014 after the removal of the children. In these phone conversations, Donald accused
Samantha of lying, stealing, and playing games. Melissa continually disparaged
Samantha by saying "her own father wants nothing to do with her"; "she feels sorry for
the poor sap who ends up with Samantha"; and "Samantha was lucky that she wasn't in
front of her fucking face when she wrote the letter." She also called Samantha a "killer
kid" and said Samantha "has a brain of a fucking peanut." Also, Melissa said that anyone
who is around Samantha is in "grave danger" since she said Samantha is a danger to
society. She also accused Samantha of causing her own injuries and suffering from a
mental disorder.
The Court finds that both Melissa and Donald completed a Red Rock
Psychological Risk Assessment. The court finds that even though both parents completed
services and an assessment, the assessment reports that both parents are at a high risk to
re-offend. Donald was recommended to engage in Anger Management and Domestic
Violence treatment. He was also recommended to engage in individual therapy specific to
his physical abuse. Melissa was recommended to engage in individual therapy to address
physical abuse.
Pursuant to NRS 128.105 (1)(b)(6), the court finds that the parents have made only
token efforts to prevent neglect of the children, to avoid being unfit parents, and to
eliminate the risk of serious physical, mental or emotional injury to the children. NRS
128.109 sets forth presumptions that apply to findings of parental fault and best interests
of the child when a child has resided outside of the home for an extended period of time.

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Specifically, NRS 128.109 provides that if a child has been placed outside her home for 14 of any 20 consecutive months, it is presumed that the parents have engaged in no more than token efforts to care for the child and it must be presumed that it is in the best interest of the minor child that the parental rights be terminated.

The Court finds that both parents have engaged in their case plan. The Court finds that despite engagement in their services, neither parent has the insight or behavioral change to protect these children from abuse. The Court heard testimony concerning a long history of abuse upon Samantha that was witnessed by Heidi and Nikki, affecting the lives of all of the children in the household. Both parents to this day have denied physical abuse, believing that Samantha caused these injuries to herself. More than ample opportunity has been given to both parents to correct the behavior that brought this family into care. Ms. Tallent testified that both parents completed a family risk assessment. When asked what the assessment revealed, she testified that both Melissa and Donald had an increased risk for physical abuse. Both parents completed the Family Risk Assessment at Red Rock Psychological Health in late 2014. Donald's report states that due to Mr. Brown's HIGH risk for physical abuse/neglect recidivism and the clinical impressions, the following recommendations be made: Donald should submit to a Domestic Violence Evaluation and follow all recommendations made by the evaluator, attend anger management/impulse control classes and follow all recommendations made by the facilitator, should continue weekly individual therapy to address his position of denial and history of criminal behaviors and he should continue not to have contact with his children until he is meeting the requirements of his DFS case plan and his risk of abuse is decreased. The Court reviewed Melissa's evaluation by Red Rock. Melissa is HIGH risk

for physical abuse/neglect recidivism and the recommendations consisted of Melissa continuing in weekly individual therapy to address her position of denial, creating a therapeutic safety plan with the help of a trauma specialist to identify triggers, coping skills, and relapse prevention. It was also recommended that Melissa continue to not have contact with her children until she is meeting the requirements of her DFS case plan and her risk of abuse is decreased.

Melissa and Donald attended therapy at Healthy Minds. The recommendations from Red Rock were to address denial, identify triggers, and a relapse prevention program. Per the Healthy Minds letters dated April 28, 2016 which was admitted into evidence, David Sanchez, Psy.D, LMFT wrote that Mr. Brown and himself often process thoughts related to the loss and grief he experiences from being separated from his children as well as the anxiety he experiences over the thought of potentially having his parental rights taken away. A similar letter for Melissa was admitted into evidence. The Court finds that the therapy that Melissa and Donald received at Health Minds is not the same as individual therapy to address the parent's denial of abuse. The Healthy Minds therapy did not address physical abuse. Ms. Tallent testified that she spoke to Donald and advised him that the Healthy Minds therapy was family therapy and not individual therapy to address physical abuse. The Court reviewed both the ABC Therapy Completion Report for Melissa and Donald for mental health. Both parents had successfully completed the program. The comments for Donald state that he learned to identify challenges, and replace biased, fearful self-talk with positive, realistic, and empowering self-talk. Melissa's comments state that she learned to undergo gradually to a repeated imaginal exposure to the feared negative consequences predicted by worries of her children's well-

being and develop alternative reality-based predictions. Ms. Tallent testified that the parents completed the ABC assessment on their own. The Court notes that this assessment does not address triggers, abuse of a child, protective capacity, or coping skills. The Court understands that the parents have completed parts of their case plan objectives. However, they have not addressed the physical abuse that occurred in the home. The Court further took into consideration that the family never had a chance to engage in family therapy.

The Court does not find that the children are safe with their parents. There are still grave safety concerns of physical abuse that have not been addressed. It comes down to the credibility of the testimony of the parents and the witnesses. Ms. Tallent testified that the objective was for the parents to resolve their legal matters; provide for the physical and emotional needs of the children; and provide a home free from physical abuse. The Court notes that the primary objective for this case was to provide the children with a home free from physical abuse. Additionally, the parents had to follow all the recommendations from Red Rock and understand the impact of physical abuse on the children's well-being. The parents went through many classes and assessments, but at this time the Court does not find that the children are any safer now than they were at the time of removal. The main issues of physical abuse have not been addressed. The Court has taken into consideration that the parents completed classes and therapy. However, as evidenced in the reports and testimony, neither parent has addressed their denial of the abuse and how to prevent it from happening again. The Court took into consideration Dr. Cetl's testimony from the Preliminary Hearing that was admitted into evidence as well as 26

CYNTHIA N. GIULIANI DISTRICT JUDGE FAMILY DIVISION, DEPT. K

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the testimony of Samantha, Nikki and Heidi. The Court finds that Samantha was seriously injured throughout her childhood and that it was not caused by her own actions.

The Court finds that the presumptions in NRS 128.109 (1) (a) and (2) apply in this case and the parents did not rebut the presumptions. The children were placed outside of their home on January 8, 2014 and have remained outside of their home since that time. The Nevada Supreme Court in the case of *In re Parental Rights as to A.P.M.*, 131 Nev. Adv. Op. 66, 356 P.3d 499 (2015), held that nothing in NRS 128.105 prohibits the district court from finding parental fault if a parent has completed his or her case plan. This Court's job is to make sure children are safe. This Court believes that the children love their parents. However, based upon the severity and repetitive nature of the abuse along with neither parent having the insight or behavioral change to protect these children from abuse, the court does not believe that the children can reunify with their parents in the near future.

Pursuant to NRS 128.105(1), 128.107 and 128.108, the best interest of the children is served by terminating the parental rights of Melissa Lawrence and Donald Brown. In determining what is in the children's best interest, this Court must consider the children's continuing need for "proper, physical, mental and emotional growth and development." NRS 128.005 (2)(c). Pursuant to NRS 128.105 (2), the court has considered the placement options for the children; the age of the children; and the developmental, cognitive and psychological needs of the children. The children have been out of care for over 30 months. The children have been in the care of a foster family who is an adoptive resource. The testimony revealed that the children are very bonded to the foster family and the children are thriving in the care of the foster family.

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Jackie Wolfe, foster parent to the children, testified as to how the children came into care. She testified that at first there was a clear division between Samantha and her siblings, Heidi, Nikki and Wyatt. There was a strained relationship but it is now better. She stated at first Nikki was quiet and Heidi was vocal. When the children were first placed with Ms. Wolfe and her husband at St. Jude's, Samantha and Heidi argued a lot. Heidi was mad about being in foster care. When Samantha arrived to her home, she had frequent panic attacks. During the evening, Samantha had hard time breathing and her chest felt heavy. There were times at soccer when the coach would call Ms. Wolfe and tell her that Samantha had lost it and she was crying. She testified that Samantha did not want to talk about her past. She testified that there was one night in particular when Samantha expressed she was angry. Ms. Wolfe testified that she encouraged Samantha to journal since she was crying a lot. Ms. Wolfe told the court that Samantha does not talk a lot, but that Heidi talks about Samantha's relationship with her parents. When Samantha does talk, Heidi corrects Samantha about the abuse. It appears that Heidi remembers a lot. She testified that Samantha has two false teeth. Samantha told her that Donald knocked her teeth out. Heidi would correct Samantha and say it is not one tooth but two teeth. She went on to testify that Heidi stated that her mom knew that Samantha was cut with a butter knife and that Donald did it. While the children love their parents and want to go home, the children have done remarkably well in their foster home. The children want to go home to a home free of violence. Unfortunately, there is no showing that the issues that brought the children into care 33 months ago are any different now. These children need a stable loving home free from physical and emotional abuse, which is found in their current

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2	placement. The children are integrated into their placement. The adoptive resource has
3	provided these children with a safe loving environment free of violence.
4	The State has proved by clear and convincing evidence that parental fault exists in
5	this case and that it is in the best interest of the children that the parental rights of Melissa
6	Lawrence and Donald Brown be terminated. The District Attorney's office shall prepare
7	Findings of Fact and Conclusions of Law consistent with this decision and submit an
8	Order to the Court for signature within 10 days.
9	IT IS SO ORDERED.
10	Dated this 14th day of November, 2016
11	Contricted Gilin
12	CYNTHIA N. GIULIANI
13	DISTRICT COURT JUDGE
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CYNTHIA N. GIULIANI DISTRICT JUDGE	20
FAMILY DIVISION, DEPT. K LAS VEGAS NV 89101	

1	CERTIFICATE OF SERVICE
2	I hereby certify that on the day of filing, I emailed, mailed and/or delivered to the
3	Clerk's Office a copy of the Decision Order, which was placed in the folder of:
4	Amity Dorman, DDA
5	Janne Hanrahan, DDA
6 7	Michael Gowdey, ESQ
8	Robert Draskovich, ESQ
9	Lauren Calvert, ESQ
10	Amy Honodel, ESQ
11	Bartoara Sofia
12	Barbara Sofia Judicial Executive Assistant, Dept. K
13	Judicial Exceditive Histophilit, Dept. 14
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CYNTHIA N. GIULIANI DISTRICT JUDGE	21
FAMILY DIVISION, DEPT. K LAS VEGAS NV 89101	

Termination of Pare - State	ntal Rights COURT MINU	<b>ΤΕS</b> May 27, 2015				
D-15-510944-R	In the Matter of the Parenta Samantha Lawrence, Heidi Minor(s).	l Rights of: Brown, Nikki Brown, Wyatt Brown,				
May 27, 2015	1:30 PM	Hearing for Termination of Parental Rights				
HEARD BY: Gibso	on, David, Jr.	COURTROOM: Courtroom 20				
COURT CLERK: 1	'yla Starks					
PARTIES:						
	JOURNAI	L ENTRIES				

- (Samantha Lawrence, Heidi, Nikki and Wyatt Brown) Department of Family Services (DFS) represented by Yvonne Wallace appearing for Maryte Tallent. Children's Attorney Project (CAP) represented by Amy Honodel. Paternal grandfather present with his attorney Greg Mills.

CAP Honodel advised the Court that she only represents minor Samantha and they are looking for a pro bono CAP attorney for the other minors.

Parties requested a trial date.

Attorney Draskovich noted the trial date given may interfere with the criminal proceedings and if so he will submit a stipulation to continue.

Attorney Mills advised the Court that he will be filing a motion for placement hearing.

PRINT DATE:	12/02/2016	Page 1 of 36	Minutes Date:	May 27, 2015

D-15-510944-R

Court RECOMMENDED, matter SET for Trial.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE:	12/02/2016	Page 2 of 36	Minutes Date:	May 27, 2015
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Termination of Parental RightsCOURT MINUTESAugust 31, 2015- StateD-15-510944-RIn the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).August 31, 201510:30 AMTrialHEARD BY:Giuliani, Cynthia N.COURTROOM:

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Attorney Gregory Mills, present for maternal grandparents.

CAP Attorney Calvert stated she is having foot surgery and back surgery.

Attorney Gowdey noted concern with the No Contact Order.

Court noted needing something from the therapist that it's in the best interest to resume visitation as to the children.

State noted the No Contact Order has not been lifted by the criminal court.

CAP Attorney Honodel stated the request is not as to Samantha and the request is more for the three younger children.

PRINT DATE:	12/02/2016	Page 3 of 36	Minutes Date:	May 27, 2015

Attorney Draskovich stated Criminal Court found it's better decided by this Court that a therapist should make a decision as to visitation.

Court advised all parties being unable to lift the No Contact Order.

CAP Attorney Calvert stated Heidi, Nikki, and Wyatt want any contact with parents.

Following statements, COURT ORDERED, Parents may have some type of contact if the Therapist finds it's in the children's best interest for them. MATTER CONTINUED.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE:	12/02/2016	Page 4 of 36	Minutes Date:	May 27, 2015

Termination of Parental RightsCOURT MINUTESAugust 31, 2015- State...D-15-510944-RIn the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s)..August 31, 201510:30 AMTrialHEARD BY:Giuliani, Cynthia N.COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Attorney Gregory Mills, present on behalf of maternal grandparents.

CAP Attorney Calvert stated she is having foot surgery and back surgery.

Court noted needing something from the therapist that it's in the best interest to resume visitations as to the children.

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Attorney Draskovich stated Criminal Court found it's better decided by this Court that a therapist should make a decision as to visitations.

PRINT DATE:	12/02/2016	Page 5 of 36	Minutes Date:	May 27, 2015

Court advised all parties being unable to lift the No Contact Order.

Following statements, COURT ORDERED, Parents may have some type of contact if the Therapist finds it's in the children's best interest for them. MATTER CONTINUED.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

PRINT DATE:	12/02/2016	Page 6 of 36	Minutes Date:	May 27, 2015
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Termination of Parental RightsCOURT MINUTESOctober 26, 2015- StateOctober 26, 2015In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).October 26, 201510:30 AMTrialHEARD BY:Giuliani, Cynthia N.COURTROOM:

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Children's Attorney Project (CAP) Attorney Amy Honodel and Attorney Lauren Calvert, present.

State noted the parties have discussed a continuance and requested a 90 day continuance.

Attorney Draskovich noted he will be out of state from January 18 to the end of the month. Attorney Draskovich stated he received a letter from the Therapist at Healthy Minds and Therapist is recommending contact in a therapy setting.

Attorney Gowdey noted concern with the No Contact Order in the Domestic case.

State advised the Court the Domestic case is not on calendar today and children are receiving the wrong information.

PRINT DATE:	12/02/2016	Page 7 of 36	Minutes Date:	May 27, 2015

DFS stated they are receiving information from their attorney and Therapist with the understanding they will be returning home.

Court noted the Healthy Minds Therapist needs to recommend contact in a letter and if children want contact.

DFS further stated children want to see their parents and they want answers from their parents.

Attorney Draskovich advised the Court he plans on filing a Motion in front of Judge Smith to discuss the conversation they had today in this courtroom about visitation.

Court reviewed the Healthy Minds letter from the therapist in OPEN COURT. Court advised all parties the Therapist is recommending family therapy in a therapeutic setting.

Following statements, Court stated its FINDINGS and ORDERED, Trial is RESCHEDULED. If the Healthy Minds Therapist believes the children should have therapeutic contact then it is APPROVED only as to the Heidi, Nikki, and Wyatt.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:	12/02/2016	Page 8 of 36	Minutes Date:	May 27, 2015

Termination of Parental RightsCOURT MINUTESOctober 26, 2015- StateOctober 26, 2015In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).October 26, 201510:30 AMTrialHEARD BY:Giuliani, Cynthia N.COURTROOM:<br/>Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Children's Attorney Project (CAP) Attorney Amy Honodel and Attorney Lauren Calvert, present.

State noted the parties have discussed a continuance and requested a 90 day continuance.

Attorney Draskovich noted he will be out of state from January 18 to the end of the month. Attorney Draskovich stated he received a letter from the Therapist at Healthy Minds and Therapist is recommending contact in a therapy setting.

Attorney Gowdey noted concern with the No Contact Order in the Domestic case.

State advised the Court the Domestic case is not on calendar today and children are receiving the wrong information.

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DFS stated they are receiving information from their attorney and Therapist with the understanding they will be returning home.

Court noted the Healthy Minds Therapist needs to recommend contact in a letter and if children want contact.

DFS further stated children want to see their parents and they want answers from their parents.

Attorney Draskovich advised the Court he plans on filing a Motion in front of Judge Smith to discuss the conversation they had today in this courtroom about visitation.

Court reviewed the Healthy Minds letter from the therapist in OPEN COURT. Court advised all parties the Therapist is recommending family therapy in a therapeutic setting.

Following statements, Court stated its FINDINGS and ORDERED, Trial is RESCHEDULED. If the Healthy Minds Therapist believes the children should have therapeutic contact then it is APPROVED only as to the Heidi, Nikki, and Wyatt.

## **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:	12/02/2016	Page 10 of 36	Minutes Date:	May 27, 2015

 Termination of Parental Rights
 COURT MINUTES
 February 02, 2016

 - State
 In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).

 February 02, 2016
 9:35 AM
 Minute Order

 HEARD BY:
 Hoskin, Charles J.
 COURTROOM:
 Chambers

 COURT CLERK:
 Carol Foley
 JOURNAL ENTRIES
 JOURNAL ENTRIES

# - MINUTE ORDER: NO HEARING HELD AND NO APPEARANCES

This Court having reviewed its upcoming calendar FINDS that the Motion to Reconsider was set after the current trial setting. Accordingly, the COURT ORDERS that the Motion to Reconsider shall be moved to February 23, 2016 at 10:30 a.m. so the Court may hear this motion prior to the scheduled trial.

This Minute Order shall suffice as the order of the Court pursuant to EDCR 7.50. The department shall contact the parties and advise them of this minute order. The department Judicial Executive Assistant shall prepare Notices of Rescheduled Hearing.

#### **INTERIM CONDITIONS:**

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# **FUTURE HEARINGS:**

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 Termination of Parental Rights
 COURT MINUTES
 February 23, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 February 23, 2016
 10:30 AM
 Motion to Reconsider

 HEARD BY:
 Hoskin, Charles J.
 COURTROOM: Courtroom 02

 COURT CLERK:
 Carol Foley Piera Fuentes
 PARTIES:

# JOURNAL ENTRIES

#### - JOINT MOTION TO RECONSIDER

Court noted there is no procedure to consider an order the Court never entered. However, as this issue affects all termination of parental rights cases assigned to hearing masters, the Court permitted this hearing to clarify the procedure.

Statements by counsel in support of trial being heard by District Court Judge. Ms. Calvert noted counsel agreed to allow testimony by alternative means at the last hearing before Hearing Master Roys, and she has an order that has not been signed yet.

Given the fact that Judge Giuliani has spent a significant amount of time with this family and the history of this case,

Court FINDS the spirit of One Family One Judge would be served by having Judge Giuliani hear the termination of parental rights trial moving forward. The assignment is not based upon the fact that

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there is the potential for an objection, or that the hearing master couldn't hear this case or that the policy is somehow flawed. It is under the goal of the blue ribbon panel and One Judge One Family and this appears to be a more consistent determination for the resolution of this case.

COURT ORDERED, 3/7/16, 3/8/16 and 3/15/16 trial dates VACATED. Case REASSIGNED to Department K and status check SET 3/2/16 at 2:00 p.m. to reset trial.

Pursuant to EDCR 7.50, an order for today's hearing is not required.

#### **INTERIM CONDITIONS:**

FUTURE HEARINGS:	Feb 23, 2016 10:30AM Motion to Reconsider
	DA's Motion to Reconsider
	Courtroom 02 Hoskin, Charles J.

PRINT DATE:	12/02/2016	Page 14 of 36	Minutes Date:	May 27, 2015

Termination of Parental RightsCOURT MINUTESMarch 02, 2016- StateD-15-510944-RIn the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).March 02, 20162:00 PMStatus CheckHEARD BY:Giuliani, Cynthia N.COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) No appearance by Department of Family Services (DFS). Deputy District Attorney Amity Dorman, present.

Court discussed Trial dates.

Following statements, COURT ORDERED, Trial SET.

#### **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** Mar 02, 2016 2:00PM Status Check Trial setting Courtroom 22 Giuliani, Cynthia N.

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PRINT DATE:	12/02/2016	Page 16 of 36	Minutes Date:	May 27, 2015	

 Termination of Parental Rights
 COURT MINUTES
 May 24, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 May 24, 2016
 11:30 AM
 Motion

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent. Children's Attorney Project (CAP) Attorney Amy Honodel and Attorney Lauren Calvert.

Court reviewed the Motion in OPEN COURT. Court noted concern with there being forty witnesses.

Attorney Gowdey stated he has a Federal Hearing this Friday afternoon.

State opposed to rescheduling the Trial and DFS is looking into placement with the aunt in Colorado.

CAP Attorney Calvert stated Heidi, Nikki, and Wyatt have concerns with going to Colorado.

CAP Attorney Honodel stated Samantha opposes to the Motion and Samantha wants the case to be done.

PRINT DATE:	12/02/2016	Page 17 of 36	Minutes Date:	May 27, 2015

State noted they would like Samantha to testify before she leaves in July.

Attorney Gowdey noted there have been talks about Samantha going into the military.

CAP Attorney Honodel further stated Samantha wants to testify this Friday.

Attorney Gowdey requested to preserve Samantha's testimony.

Following statements, COURT ORDERED, Trial Hearing on 5-26-16 at 11:00 am is VACATED. Trial STANDS.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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 Termination of Parental Rights
 COURT MINUTES
 May 27, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 May 27, 2016
 10:00 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Martye Tallent.

Attorney Gowdey stated Attorney Draskovich is unable to be present due to a medical issue and the parents are outside of the courtroom.

CAP Attorney Honodel stated Samantha will be on Thursday and she can be present for 9:00 a.m.

Attorney Gowdey noted he can be present at 9:30 am.

State requested the Trial on Thursday to go all day.

Court advised all parties the Trial will be going forward on June 2, 2016. Court reviewed the Calendar for Trial days in OPEN COURT.

PRINT DATE:	12/02/2016	Page 19 of 36	Minutes Date:	May 27, 2015

Following statements, COURT ORDERED, Trial to go forward on June 2, 2016 at 9:30 am and all of the attorneys need to have coverage if they are unable to be present. Trial Hearings are tentatively SET.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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 Termination of Parental Rights
 COURT MINUTES
 June 02, 2016

 - State
 June 02, 2016
 June 02, 2016

 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 June 02, 2016
 9:30 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM:
 Courtroom 22

 COURT CLERK:
 Paul D. Donahue
 Samanta Lawrence

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Court attempted telephone contact as to Attorney Calvert who was unavailable. Court stated Attorney Calvert was aware of today's hearing which was to go forward at 9:30 am.

Witness sworn and testified per worksheet. Exhibits marked and admitted per worksheet.

Following statements, COURT ORDERED, MATTER CONTINUED.

Clerk's Note: An attorney of Attorney Calvert advised the Court off the record that she will be transporting Attorney Calvert to the hospital due to a medical emergency. Attorney Draskovich advised the attorney they will be requesting a copy of the transcript and they will be providing it to counsel/pd

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#### **INTERIM CONDITIONS:**

**FUTURE HEARINGS:** Jun 02, 2016 9:30AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

> Aug 15, 2016 10:00AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

> Aug 18, 2016 10:30AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

> Aug 19, 2016 10:00AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

> Aug 22, 2016 10:00AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

Aug 25, 2016 10:30AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

Aug 26, 2016 10:00AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

Sep 01, 2016 10:30AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

Sep 08, 2016 11:00AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

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 Termination of Parental Rights
 COURT MINUTES
 August 18, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 August 18, 2016
 10:30 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM: Courtroom 22

## COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

CAP Attorney Calvert stated children do not want to testify.

Opening statements. Witnesses sworn and testified per worksheet. Exhibits marked and admitted per worksheet.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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 Termination of Parental Rights
 COURT MINUTES
 August 19, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 August 19, 2016
 10:00 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM:
 Courtroom 22

 COURT CLERK:
 Paul D. Donahue
 Donahue
 Donahue

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Witnesses sworn and testified per worksheet. Exhibits marked and admitted per worksheet.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

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 Termination of Parental Rights
 COURT MINUTES
 August 22, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 August 22, 2016
 10:00 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Opening statements. Witnesses sworn and testified per worksheet.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:	12/02/2016	Page 26 of 36	Minutes Date:	May 27, 2015

 Termination of Parental Rights
 COURT MINUTES
 August 25, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 August 25, 2016
 10:30 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM:
 Courtroom 22

#### **PARTIES:**

# JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Opening statements. Witnesses sworn and testified per worksheet.

All parties agreed to submit the Redrock Reports.

COURT CLERK: Paul D. Donahue

Attorney Gowdey requested parents to be able to give the children's gifts.

Court advised Attorney Gowdey to place the matter on calendar in front of Hearing Master Roys.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

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# **FUTURE HEARINGS:**

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 Termination of Parental Rights
 COURT MINUTES
 August 26, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).

 August 26, 2016
 10:00 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM:
 Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Opening statements. Exhibits marked and admitted per worksheet. Witnesses sworn and testified per worksheet.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:	12/02/2016	Page 29 of 36	Minutes Date:	May 27, 2015

 Termination of Parental Rights
 COURT MINUTES
 September 01, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).

 September 01, 2016
 10:30 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURT ROOM:
 Courtroom 22

 COURT CLERK:
 Julie Richmond
 September 01, 2016
 September 01, 2016

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Court noted this is the time set for trial in this matter.

Atty Gowdy represented, Mr. Draskowich was present outside of the courtroom before the matter was called. However, Atty Gowdy stated Mr. Draskovich had just returned from a family vacation overseas and is not feeling well and was advised to go to the Emergency Room. Mr. Gowdy further stated he does not know if Mr. Draskovich will be well enough to come to court tomorrow and asked that the matter be continued to next week.

Court noted, due to the timeframe and the amount of time this trial may take, COURT ORDERED, If Mr. Draskovich is feeling better tomorrow and can go forward with the trial as set tomorrow, the court will go forward as scheduled. If, however, he will not be able to go forward Mr. Gowdy or Ms. Hanrahan or Ms. Dorman shall notify the court by 5:00 p.m. today. COURT ORDERED, Matter

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D-15-510944-R

CONTINUED.

**INTERIM CONDITIONS:** 

**FUTURE HEARINGS:** 

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 Termination of Parental Rights
 COURT MINUTES
 September 08, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).

 September 08, 2016
 11:00 AM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Opening statements. Exhibits marked and admitted per worksheet. Witness sworn and testified per worksheet.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

#### **FUTURE HEARINGS:**

PRINT DATE:	12/02/2016	Page 32 of 36	Minutes Date:	May 27, 2015

Termination of Parental Rights
COURT MINUTES
September 15, 2016

- State
D-15-510944-R
In the Matter of the Parental Rights of:<br/>Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown,<br/>Minor(s).

September 15, 2016
10:30 AM
Trial

HEARD BY:
Giuliani, Cynthia N.
COURTROOM: Courtroom 22

COURT CLERK: Paul D. Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Exhibits marked and admitted per worksheet. Witness sworn and testified per worksheet. All parties rested.

Following statements, COURT ORDERED, MATTER CONTINUED.

#### **INTERIM CONDITIONS:**

FUTURE HEARINGS: Sep 15, 2016 10:30AM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

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 Termination of Parental Rights
 COURT MINUTES
 September 23, 2016

 - State
 D-15-510944-R
 In the Matter of the Parental Rights of: Samantha Lawrence, Heidi Brown, Nikki Brown, Wyatt Brown, Minor(s).

 September 23, 2016
 2:00 PM
 Trial

 HEARD BY:
 Giuliani, Cynthia N.
 COURTROOM:
 Courtroom 22

 COURT CLERK:
 Paul D. Donahue
 Donahue
 Donahue

#### **PARTIES:**

#### JOURNAL ENTRIES

- (Samantha Lawrence, Heidi, Nikki, and Wyatt Brown) Department of Family Services (DFS) represented by Maryte Tallent.

Closing Arguments.

Department of Family Services, Maryte Tallent, SWORN and TESTIFIED.

Following statements, Court stated its FINDINGS and ORDERED, Petition to Terminate is GRANTED by clear and convincing evidence as to John Doe and all other's claiming paternity. Written Decision to be prepared as to Melissa Lawrence and Donald Brown.

#### **INTERIM CONDITIONS:**

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**FUTURE HEARINGS:** Sep 23, 2016 2:00PM Trial Closing arguments Courtroom 22 Giuliani, Cynthia N.

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EXHIBITS

Sta

# CASE NO. D- 15-510944-R

	Date Offered	Objection	Date Admitted
D Picture of Minor with Jacket	6-z-(6		6-2-16
2) Picture of left eye	6-2-16		6-2=16
31 Picture of lower back - side view	6-2-16		6-2-16
(4) Picture of lower back	6-2-16		6-2-16
5) Picture of lover back	6-2-16		6-2-16
(3) Picture of wrist	6-2-16		6-2-16
(7) Picture of wist in bandaid	6-2-16		6-2-16
(8) Picture of wrist of bandaid	6-2-16		6-2-16
9) Picture of arm n/bandaid	6-2-16		6-z-16
(10) Picture of wrist in bandaid/hand	6-2-16		6-2-16
VIII Dear Dad letter	6-2-16	·	6-2-16
Viz) Minutes	8-18-16		8-18-16
V13: Retition	8-R.16		8-18-16
(14) Completion Report	8-19-16		8-19-16
15) ABC Therapy	8-19-16		8-19-16
16) Disposition Report	8 26 16		8.26.16
VIT) Case Plan - Man	8-26-16		826-16
18) Case Plan - Father	8-26-16		8-26-16
19) Report For Perminency - E-Filed 1-12-15	8-26-16		8-26-16
120 Report For Permmency - Etiled 7-17-15	8-26-6		8-26-16
21) ADCTherpy - Mental Health Eval	8-26 - (6		8.26-16
22) Report For Permanency E.f. Ked 1-17-16	8-26-16	ļ	8.26-16
(23) Report For Resmanancy - E-Filed 7-14-16	8-26-16		8-26-16

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<b>EXHIBITS</b>

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# CASE NO. <u>D-15-510944-</u>R

	Date Offered	Objection	Date Admitted
24) Red Rock Psychological Health	8-26-16		8.26-16
25) Abstract of Judgmont	9-8-16		7-8-16
26) Montal Houth eval report	9-8-16		9-8-16
(27) Completion Report.	9-8-16		\$-8-16
V 28) Transcript	9-8-16		9-8-16
29) Herlthy Minds Leffir	9-15-16		9-15-16
1307 Healthy Minds Report for Modernance	9-15-16		9-15-16
31) Healthy Minds Report For Mr. Brown	9-15-16		9-15-16
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Respondent EXHIBITS

### CASE NO. D-15-510944-R

	· · · · · · · · · · · · · · · · · · ·	Date Offered	Objection	Date Admitted
V	A) Dear Dad lefter	6-2-16		6-2-16
V	B) Emergency Physician Record-Hend	6-19-16	i/	6-19-16
1		6-19-16	$\checkmark$	6-19-(6
И	(D) Suncise Patient Admission Record	6-19-16		6-19-16
4	(E) Letter - Dear Dad	6-19-16		6-19-16
И	F) Letter - Dear Daddy			
4	(G) Letter Dear Man, Dad	$\checkmark$		Y
И	(H) Letter Doar Mon & Dad	6-19-16		6-19-16
	1) Letter - Dear Duddy Mommy Jons			
	J) Lotter Deur Daddy,			
Ч	(K) 1-etter - 2-17-16			
	XS Letter - Nottuned into Eiclone			
	(M) Letter Dew Duckdy,			Y
H	(iv) Letter - Deur Dad by Haidi	6-19-16		6-14-16
- 1	(0) Notice of Mation Filed 12-16-14	9-8-16		9-8-16
И	(P) Order Dissolving No Central Order	9-8-16		9-8-16
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### EIGHTH JUDICIAL DISTRICT COURT CLERK'S OFFICE NOTICE OF DEFICIENCY ON APPEAL TO NEVADA SUPREME COURT

ROBERT M. DRASKOVICH, ESQ. 815 S. CASINO CENTER BLVD. LAS VEGAS, NV 89101-6718

DATE: December 2, 2016 CASE: D-15-510944-R

**RE CASE:** In the Matter of the Parental Rights of: SAMANTHA JAY LAWRENCE; HEIDI RENEE BROWN; NIKKI RAE BROWN; WYATT CARL BROWN, Minor(s) (APPLT: DONALD BROWN; MELISSA LAWRENCE)

NOTICE OF APPEAL FILED: November 28, 2016 AMENDED

#### YOUR APPEAL <u>HAS</u> BEEN SENT TO THE SUPREME COURT.

#### PLEASE NOTE: DOCUMENTS NOT TRANSMITTED HAVE BEEN MARKED:

- □ \$250 Supreme Court Filing Fee (Make Check Payable to the Supreme Court)\*\*
  - If the \$250 Supreme Court Filing Fee was not submitted along with the original Notice of Appeal, it must be mailed directly to the Supreme Court. The Supreme Court Filing Fee will not be forwarded by this office if submitted after the Notice of Appeal has been filed.
- □ \$24 District Court Filing Fee (Make Check Payable to the District Court)\*\*
- □ \$500 Cost Bond on Appeal (Make Check Payable to the District Court)\*\*
  - NRAP 7: Bond For Costs On Appeal in Civil Cases
- □ Case Appeal Statement
  - NRAP 3 (a)(1), Form 2
- □ Order
- $\boxtimes$  Notice of Entry of Order

#### NEVADA RULES OF APPELLATE PROCEDURE 3 (a) (3) states:

"The district court clerk must file appellant's notice of appeal despite perceived deficiencies in the notice, including the failure to pay the district court or Supreme Court filing fee. <u>The district court clerk shall apprise appellant of the deficiencies in</u> <u>writing</u>, and shall transmit the notice of appeal to the Supreme Court in accordance with subdivision (e) of this Rule with a notation to the clerk of the Supreme Court setting forth the deficiencies. Despite any deficiencies in the notice of appeal, the clerk of the Supreme Court shall docket the appeal in accordance with Rule 12."

Please refer to Rule 3 for an explanation of any possible deficiencies.

\*\*Per District Court Administrative Order 2012-01, in regards to civil litigants, "...all Orders to Appear in Forma Pauperis expire one year from the date of issuance." You must reapply for in Forma Pauperis status.

## **Certification of Copy**

State of Nevada County of Clark SS:

I, Steven D. Grierson, the Clerk of the Court of the Eighth Judicial District Court, Clark County, State of Nevada, does hereby certify that the foregoing is a true, full and correct copy of the hereinafter stated original document(s):

AMENDED NOTICE OF APPEAL; AMENDED CASE APPEAL STATEMENT; DISTRICT COURT DOCKET ENTRIES; CIVIL COVER SHEET; DECISION; DISTRICT COURT MINUTES; EXHIBITS LIST; NOTICE OF DEFICIENCY

In the Matter of the Parental Rights of:

SAMANTHA JAY LAWRENCE; HEIDI RENEE BROWN; NIKKI RAE BROWN; WYATT CARL BROWN, Case No: D-15-510944-R

Dept No: FAMILY JUVENILE

Minor(s),

now on file and of record in this office.

STREET CAR IN WITNESS THEREOF, I have hereunto Set my hand and Affixed the seal of the Court at my office, Las Vegas, Nevada This 2 day of December 2016. OF THE Steven D. Grierson, Clerk of the Court Heather Ungermann, Deputy Clerk