

**IN THE SUPREME COURT OF THE STATE OF NEVADA**

Electronically Filed  
Oct 01 2021 03:40 p.m.  
Elizabeth A. Brown  
Clerk of Supreme Court

\* \* \* \* \*

AHED SAID SENJAB,

S.C. No.: 82114/82121

Appellant,

D.C. Case No.: D-20-606093-D

vs.

MOHAMAD ALHULAIBI,

Respondent.

**JOINT STATUS REPORT**

Appellant, Ahed Senjab, by and through her attorney of record, Marshal S. Willick, Esq., of the WILICK LAW GROUP, and David Markman, Esq., of MARKMAN LAW, provides this Joint Status Report pursuant to the *Order* entered on July 30, 2021.

The status of this case has not changed since before the Oral Argument held in the related Supreme Court case no. 81515.

The only activity at the trial court level is that, currently, the parties are awaiting a hearing in the District Court on “Plaintiff’s Motion to Extend Child Related Orders Until the Appeal is Decided” set for October 20, 2021. The “Child

Related Orders” are outlined in a Stipulation and Order entered in case T-20-203688-T. The current visitation schedule is as follows:

Ahed has custody of the minor child from Sunday at 5:00 p.m. through Thursday at 5:00 p.m. while Mohamad has the minor child from Thursday at 5:00 pm through Sunday at 5:00 pm. The custody exchanges happen at Donna’s House Central.

Relevant terms of the Stipulation and Order read:

“That in the event the appeal is not decided in six months from the date of the within stipulation and order, the parties, by and through their attorneys, shall revisit the issues involved.” Because of this term, Ahed filed her Motion on September 9, 2021, and served it September 21; an opposition is due by October 5, and expected, relating to temporary custody orders while the appeal is pending. Both parties are otherwise awaiting decision of the appeal before taking further action.

Dated October 1, 2021.

Respectfully submitted,  
WILICK LAW GROUP



Marshal S. Willick, Esq.

Reviewed for form and content:

MARKMAN LAW



David Markman, Esq.