		Electronically Filed 3/1/2019 9:09 AM Steven D. Grierson CLERK OF THE COURT
1	NEOJ HANRATTY LAW GROUP	Chamb. Shu
2	Carrie J. Primas, Esq.	
3	State Bar of Nevada No. 12071	
4	1815 Village Center Circle, Suite 140 Las Vegas, Nevada 89134	Electronically Filed
5	PH: (702) 821-1379	Jan 10 2022 10:39 p.m. Elizabeth A. Brown
6	FAX: (702) 870-1846 EMAIL: attorneys@hanrattylawgroup.co	Clerk of Supreme Court
7	Attorneys for Defendant, Amanda Reed	***
8	DISTRIC	CT COURT
9		NTY, NEVADA
10		
11	DEVIN REED,) Case No: D-18-568055-D) Dept No: F
12	Plaintiff,	}
13	V.	NOTICE OF ENTRY OF ORDER AFTER HEARING
1000 M	AMANDA REED,	}
14	Defendant.	
15 16	DI EASE TAVE NOTICE that th	e ORDER AFTER HEARING, a true and
17		ered in the above-entitled matter on the 27 th
		area in the above-entitled matter on the 27
18	day of February, 2019.	2010
19	Dated this <u>ABAh</u> day of February,	
20	H.	ANRATTY LAW GROUP
21		and Parker
22	H	arrie J. Primas, Esq.
23	A8 A 2 A	evada Bar No. 12071 115 Village Center Circle, Suite 140
24	La	as Vegas, Nevada 89134
25		none: (702) 821-1379 ax: (702) 870-1846
26	Er	mail: attorneys@hanrattylawgroup.com
27	A ¹	ttorneys for Defendant, Amanda Reed
28		

Docket 83354 Document 2022-01009

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Hanratty Law Group, and on the 15th day of March, 2019, I placed a true and correct copy of the NOTICE OF ENTRY OF ORDER AFTER HEARING in the United States Mail at Las Vegas, Nevada, with postage prepaid, and addressed as follows: Louis C. Schneider, Esq. 430 South 7th Street Las Vegas, Nevada 89101 Attorney for Plaintiff Employee of Hanratty Law Group

Electronically Filed 2/27/2019 2:41 PM Steven D. Grierson CLERK OF THE COURT

ORDR 1 HANRATTY LAW GROUP Carrie J. Primas, Esq. State Bar of Nevada No. 12071 1815 Village Center Circle, Suite 140 3 Las Vegas, Nevada 89134 PH: (702) 821-1379 FAX: (702) 870-1846 EMAIL: attorneys@hanrattylawgroup.com 5 Attorneys for Defendant, Amanda Reed 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 D-18-568055-D Case No: DEVIN REED. Dept No: Plaintiff, 10 ORDER AFTER HEARING 11 Date of Hearing: October 16, 2018 AMANDA REED. 12 Time of Hearing: 11:00 a.m. Defendant. 13

This matter having come before this Court on the 16th day of October, 2018, for a Case Management Conference and return hearing from FMC Mediation. Plaintiff, Devin Reed, being present and represented by Louis C. Schneider, Esq., and Defendant, Amanda Reed, being present and represented by Carrie J. Primas, Esq., of Hanratty Law Group, the Court hereby finds and orders as follows:

THE COURT FINDS that the parties have reached an agreement and the agreement is to clarify the terms of the temporary Order and convert them to permanent orders.

IT IS HEREBY STIPULATED AND ORDERED that the parental timeshare shall remain status quo, specifically as follows: in Week One, Plaintiff will have the minor children from Tuesday at school drop off, or 8:00 a.m. at the babysitter if there is no school, until Thursday at school pick up, or 3:00 p.m. at the babysitter if there is no school, and in Week Two Plaintiff will have the children from Friday at school drop off, or 8:00 a.m. at the babysitter if there is no school, until Monday at school drop off, or 8:00 a.m. at the babysitter if there is no school. The delivering parent shall transport and all exchanges shall take place at the babysitter or the minor

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child's school. As to Shawn, until he is in school, all exchanges related to him shall occur at the babysitter.

IT IS FURTHER STIPULATED AND ORDERED Plaintiff's ex-wife shall not watch or transport the minor child. Devon's adult son, Daniel, shall be allowed to transport the minor children.

IT IS FURTHER STIPULATED AND ORDERED that the parties shall follow and abide by the previous holiday schedule implemented in the Partial Parenting Agreement, which is attached to this Order as Exhibit A; however, this schedule does not address Christmas. As such, Winter Break shall be divided as follows: Defendant shall have Christmas Day at 8:00 a.m. until December 31st at 5:00 p.m. in even years, and Christmas day at 8:00 a.m. until January 1st at 5:00 p.m. in odd years. Plaintiff shall have the remainder of Winter Break.

IT IS FURTHER STIPULATED AND ORDERED that there shall be no right of first refusal.

IT IS FURTHER STIPULATED AND ORDERED that the parties shall abide by the Mutual Behavior Order filed on August 14, 2018, and said Order is extended to the minor children's events and any third-party or family members of the parties.

IT IS FURTHER STIPULATED AND ORDERED that the parties shall be responsible for transporting the minor children to all extracurricular activities during their parental timeshare.

IT IS FURTHER STIPULATED AND ORDERED that Plaintiff shall not smoke in the car or house during his parental timeshare.

IT IS FURTHER STIPULATED AND ORDERED that Defendant shall have two weeks to return the marital dog, Chiba, to Plaintiff; however, if the Defendant has not taken holiday pictures with the dog and children by that time; the minor children shall be allowed to take the dog during their visitation with Defendant for family pictures and return the dog to Plaintiff.

IT IS FURTHER STIPULATED AND ORDERED that Plaintiff shall continue to maintain the truck payment. Plaintiff shall be responsible for car insurance. Defendant shall be

responsible for the cell phone.

IT IS FURTHER STIPULATED AND ORDERED that Plaintiff's child support obligation shall be waived until he establishes employment.

IT IS FURTHER STIPULATED AND ORDERED that Defendant shall have temporary exclusive possession of the martial residence; however, Plaintiff is not waiving any rights or interest to the equity in the residence. Counsel will discuss regarding the appraisal of the marital residence.

IT IS FURTHER ORDERED that the foregoing agreement is affirmed and adopted by this Court.

IT IS FURTHER ORDERED that the Case Management Conference shall be continued to December 18, 2018 at 11:00 a.m.

IT IS FURTHER ORDERED that Attorney Primas shall prepare the Order from today's hearing and Attorney Schneider to countersign.

IT IS FURTHER ORDERED AND THE PARTIES ARE PUT ON NOTICE that they are subject to the requirements of NRS 125C.0045(6) and NRS 125C.0045(7.)

PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEALMENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISHABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.190. NRS 200.359 provides that every person having a limited right of custody to a child or any parent having no right of custody to the child who willfully detains, conceals or removes the child from a parent, guardian or other person having lawful custody or a right of visitation of the child in violation of an order of this court, or removes the child from jurisdiction of the court without the consent of either the court or all persons who have the right to custody or visitation is subject to being punished for a category D felony as provided in NRS 193.130.

NOTICE IS HEREBY GIVEN that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private International Law apply if

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a parent abducts or wrongfully retains a child in a foreign country. The minor children are habitual residents of Clark County, Nevada.

The parties are also placed on notice of the following provisions in NRS 125C-0045(8):

If a parent of the child lives in a foreign country or has significant commitments in a foreign country:

- The parties may agree, and the court shall include in the order for custody of the (a) child, that the United States is the country of habitual residence of the child for the purposes of applying the terms of the Hague Convention as set forth in subsection 7.
- (b) Upon motion of one of the parties, the court may order the parent to post a bond if the court determines that the parent poses an imminent risk of wrongfully removing or concealing the child outside the country of habitual residence. The bond must be in an amount determined by the court and may be used only to pay for the cost of locating the child and returning the child to his or her habitual residence if the child is wrongfully removed from or concealed outside the country of habitual residence. The fact that a parent has significant commitments in a foreign country does not create a presumption that the parent poses an imminent risk of wrongfully removing or concealing the child.

The parties are also placed on notice of the following provisions in NRS 125C.006:

- 1. If primary physical custody has been established pursuant to an order, judgment or decree of a court and the custodial parent intends to relocate his or her residence to a place outside of this State or to a place within this State that is at such a distance that would substantially impair the ability of the other parent to maintain a meaningful relationship with the child, and the custodial parent desires to take the child with him or her, the custodial parent shall, before relocating:
- (a) Attempt to obtain the written consent of the noncustodial parent to relocate with the child; and

- (b) If the noncustodial parent refuses to give that consent, petition the court for permission to relocate with the child;
- 2. The court may award reasonable attorney's fees and costs to the relocating parent if the court finds that the noncustodial parent refused to consent to the relocating parent's relocation with the child:
 - (a) Without having reasonable grounds for such refusal; or
 - (b) For the purposes of harassing the custodial parent.
- 3. A parent who relocates with a child pursuant to this section without the written consent of the noncustodial parent or the permission of the court is subject to the provisions of NRS 200.359.

This provision does not apply to vacations outside Nevada or North Carolina planned by either party.

The parties, and each of them, are hereby placed on notice that in the event either party is ordered to pay child support to the other, that, pursuant to NRS 125.007, a parent responsible for paying child support is subject to NRS 31A.010 through NRS 31A.340, inclusive, and Sections 2 and 3 of Chapter 31A of the Nevada Revised Statutes, regarding the withholding of wages and commissions for the delinquent payment of support, that these statutes and provisions require that, if a parent responsible for paying child support is delinquent in paying the support of a child that such person has been ordered to pay, then that person's wages or commissions shall immediately be subject to wage assignment and garnishment, pursuant to the provisions of the above-referenced statutes.

The parties acknowledge, pursuant to NRS 125B.145, that an Order for the support of a child must, upon the filing of a request for review by:

(a) The welfare division of the department of human resources, its designated representative or the district attorney, if the welfare division or the district attorney has jurisdiction in the case; or,

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(b) A parent or legal guardian of the child,

be reviewed by the Court at least every 3 years pursuant to this section to determine whether the Order should be modified or adjusted. Further, if either of the parties is subject to an Order of child support, that party may request a review pursuant the terms of NRS 125B.145. An Order for the support of a child may be reviewed at any time on the basis of changed circumstances.

IT IS SO ORDERED on this,

5 day of February

District Judge DEN

DENISE L. GENTILE

(H)

Respectfully submitted on this 19th day of November, 2018.

February, 2019

HANRATTY LAW GROUP

Approved as to form and content on this 19th day of November, 2018.

LOUIS C. SCHNEIDER, ATTORNEY AT LAW

By

y: <u>(AMUPiemo</u> Carrie J. Primas, Esq.

Nevada Bar No. 12071

1815 Village Center Circle, Suite 140

Las Vegas, Nevada 89134

Phone: (702) 821-1379

Fax: (702) 870-1846

Email: cprimas@hanrattylawgroup.com Attorney for Defendant, Amanda Reed Louis C. Schneider, Esq. Nevada Bar No. 9683 430 South 7th Street

Las Vegas, Nevada 89101

Phone: (702) 435-2121 Fax: (702) 431-3807

Email: lcslawllc@gmail.com Attorney for Plaintiff, Devin Reed

3/6/2019 2:24 PM Steven D. Grierson **NEOJ** 1 HANRATTY LAW GROUP 2 Carrie J. Primas, Esq. State Bar of Nevada No. 12071 3 1815 Village Center Circle, Suite 140 Las Vegas, Nevada 89134 4 PH: (702) 821-1379 5 FAX: (702) 870-1846 EMAIL: attorneys@hanrattylawgroup.com 6 Attorneys for Defendant, Amanda Reed 7 **DISTRICT COURT** 8 **CLARK COUNTY, NEVADA** 9 10 D-18-568055-D Case No: DEVIN REED, Dept No: 11 Plaintiff, 12 NOTICE OF ENTRY OF ORDER v. AFTER JANUARY 22, 2019 13 HEARING AMANDA REED, 14 Defendant. 15 16 PLEASE TAKE NOTICE that the ORDER AFTER JANUARY 22, 2019 17 HEARING, a true and correct copy of which is hereto, was entered in the above-18 entitled matter on the 6th day of March, 2019. 19 Dated this loth day of March, 2019. 20 HANRATTY LAW GROUP 21 22 Carrie J. Primas, Esq. 23 Nevada Bar No. 12071 1815 Village Center Circle, Suite 140 24 Las Vegas, Nevada 89134 25 Phone: (702) 821-1379 Fax: (702) 870-1846 26 Email: attorneys@hanrattylawgroup.com 27 Attorneys for Defendant, Amanda Reed 28

Case Number: D-18-568055-D

1

APPX0275

Electronically Filed

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Hanratty Law Group, and on the <u>United</u> day of March, 2019, I placed a true and correct copy of the *NOTICE OF ENTRY OF ORDER AFTER JANUARY 22, 2019 HEARING* in the United States Mail at Las Vegas, Nevada, with postage prepaid, and addressed as follows:

Louis C. Schneider, Esq. 430 South 7th Street Las Vegas, Nevada 89101 *Attorney for Plaintiff*

By: Employee of Hanratty Law Group

Electronically Filed 3/6/2019 10:06 AM Steven D. Grierson CLERK OF THE COURT

ORDR 1 HANRATTY LAW GROUP Carrie J. Primas, Esq. 2 State Bar of Nevada No. 12071 1815 Village Center Circle, Suite 140 3 Las Vegas, Nevada 89134 PH: (702) 821-1379 4 FAX: (702) 870-1846 EMAIL: attorneys@hanrattylawgroup.com 5 Attorneys for Defendant, Amanda Reed 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 Case No: D-18-568055-D DEVIN REED, 9 Dept No: F Plaintiff, 10 ORDER AFTER JANUARY 22, 2019 HEARING 11 AMANDA REED, Date of Hearing: January 22, 2019 12 Time of Hearing: 9:00 a.m. Defendant.

This matter having come before this Court on the 22nd day of January, 2019, for Defendant's Motion to Enforce, for an Order to Show Cause Why Plaintiff Should not be Held in Contempt of Court, for Clarification and for Attorney's Fees and Costs and Defendant's Opposition to Plaintiff's Motion to Enforce, for an Order to Show Cause Why Plaintiff Should not be Held in Contempt of Court, for Clarification and for Attorney's Fees and Costs, and a Case Management Conference. Plaintiff, Devin Reed, being present and represented by Louis C. Schneider, Esq., and Defendant, Amanda Reed, being present and represented by Carrie J. Primas, Esq., of Hanratty Law Group, the Court hereby finds and orders as follows:

IT IS HEREBY ORDERED that the request for Child Protection Services Appearance and Records signed and filed in Open Court.

IT IS FURTHER ORDERED that Defendant's Request for an Order to Show Cause is Denied.

IT IS FURTHER ORDERED that the Plaintiff shall present himself to the American Toxicology Institute (ATI) for a full drug screen by the end of the day today. ATI referral

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provided to Plaintiff in OPEN COURT. Defendant shall be responsible for the cost of this test, subject to re-tax depending on results. A Return Hearing is set for February 25, 2019, at 11:00 a.m.

IT IS FURTHER ORDERED that the parties are to attend and complete the UNLV Co-Parenting Course.

IT IS FURTHER ORDERED that all communication between the parties is to be appropriate and only related to the minor children.

IT IS FURTHER ORDERED that the timeshare stated in the previous order as 3:00 p.m. is to be CORRECTED to 8:00 a.m. consistent with the Court's order.

IT IS FURTHER ORDERED that Defendant's CHILD SUPPORT is to remain as previously set.

IT IS FURTHER ORDERED that Plaintiff is to actively seek employment and supply proof that he is on the union work list by Friday, January 25, 2019.

IT IS FURTHER ORDERED that Plaintiff is to continue to make the truck payment and car insurance payment on-time and remain current.

IT IS FURTHER ORDEED that Plaintiff is to provide pictures of the completed house by Friday, January 25, 2019.

IT IS FURTHER ORDERED that the marital residence is to be appraised. Defendant to front the cost of the appraisal, which will be subject to re-tax.

IT IS FURTHER ORDERED that the minor child, Abby, shall remain in therapy until further order of the Court.

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1	IT IS FURTHER ORDERED that Attorney Primas is to prepare the Order from	m today'
2	hearing with Attorney Schneider to review and countersign.	
3	12 0	
4	IT IS SO ORDERED on this day of	
5	Lenise 100	
6	District Judge CH	
7	Respectfully submitted on this 19th DENISE L. GENTILE Approved as to form and content or	1 this <u>13</u>
	day of February, 2019. day of February, 2019.	
8	HANRATTY LAW GROUP LOUIS C. SCHNEIDER,	
9	ATTORNEY AT LAW	
10		
11	By: Carrie J. Primas, Esq. Louis C. Schneider, Esq.	<u> </u>
12	Nevada Bar No. 12071 Nevada Bar No. 9683	
	1815 Village Center Circle, Suite 140 430 South 7th Street Les Wesses, Neverda 20124	
13	Las Vegas, Nevada 89134 Las Vegas, Nevada 89101 Phone: (702) 821-1379 Phone: (702) 435-2121	
14	Fax: (702) 870-1846 Fax: (702) 431-3807	
15	Email: cprimas@hanrattylawgroup.com Attorney for Defendant, Amanda Reed Email: lcslawllc@gmail.com Attorney for Plaintiff, Devin R	eed
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Electronically Filed 3/6/2019 10:06 AM Steven D. Grierson CLERK OF THE COURT

1	ORDR		
	HANRATTY LAW GROUP		
2	Carrie J. Primas, Esq.		
	State Bar of Nevada No. 12071		
3	1815 Village Center Circle, Suite 140		
	Las Vegas, Nevada 89134		
4	PH: (702) 821-1379		
	FAX: (702) 870-1846		
5	EMAIL: attorneys@hanrattylawgroup.com		
	Attorneys for Defendant, Amanda Reed		
6			
	DISTRICT C	COURT	
7	CI A DAY COATHA	I BINEYA DA	
	CLARK COUNTY	Y, NEVADA	
8			
	DE THIT TOLLE,	Case No: D-18-568055-D	
9	11	Oept No: F	
10	Plaintiff,		
10		ORDER AFTER JANUARY 22, 2019	
11		IEARING	
LI	II (IEARING	
12	AMANDA REED,	Date of Hearing: January 22, 2019	
L 24		Time of Hearing: 9:00 a.m.	
13	Defendant.	mie of fredring. 7.00 d.m.	

This matter having come before this Court on the 22nd day of January, 2019, for Defendant's Motion to Enforce, for an Order to Show Cause Why Plaintiff Should not be Held in Contempt of Court, for Clarification and for Attorney's Fees and Costs and Defendant's Opposition to Plaintiff's Motion to Enforce, for an Order to Show Cause Why Plaintiff Should not be Held in Contempt of Court, for Clarification and for Attorney's Fees and Costs, and a Case Management Conference. Plaintiff, Devin Reed, being present and represented by Louis C. Schneider, Esq., and Defendant, Amanda Reed, being present and represented by Carrie J. Primas, Esq., of Hanratty Law Group, the Court hereby finds and orders as follows:

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IT IS FURTHER ORDERED that Defendant's Request for an Order to Show Cause is Denied.

IT IS FURTHER ORDERED that the Plaintiff shall present himself to the American Toxicology Institute (ATI) for a full drug screen by the end of the day today. ATI referral

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IT IS FURTHER ORDERED that the marital residence is to be appraised. Defendant to front the cost of the appraisal, which will be subject to re-tax.

IT IS FURTHER ORDERED that the minor child, Abby, shall remain in therapy until further order of the Court.

1	IT IS FURTHER ORDERED that Attorney Primas is to prepare the Order from today'		
2	hearing with Attorney Schneider to review and countersign.		
3	II	15- 2	
4	IT IS SO ORDERED on this day of	nach _2019.	
5	5	enise \$60	
6	0	strict Judge (N) (cff)	
7		proved as to form and content on this 10'	
8	11	of February, 2019.	
9	HANRATTY LAW GROUP LO	OUIS C. SCHNEIDER, TORNEY AT LAW	
		TORNET AT LAW	
10	$ \qquad \qquad \qquad \qquad \qquad \qquad \qquad $		
11	1 By: Carrie J. Primas, Esq.	Louis C. Schneider, Esq.	
12	Nevada Bar No. 12071	Nevada Bar No. 9683	
12	1815 Village Center Circle, Suite 140	430 South 7 th Street	
13	3 Las Vegas, Nevada 89134 Phone: (702) 821-1379	Las Vegas, Nevada 89101 Phone: (702) 435-2121	
14	4 Fax: (702) 870-1846	Fax: (702) 431-3807	
15	Email: cprimas@hanrattylawgroup.com Attorney for Defendant, Amanda Reed	Email: lcslawllc@gmail.com Attorney for Plaintiff, Devin Reed	
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Electronically Filed 3/8/2019 4:05 PM Steven D. Grierson CLERK OF THE COURT

EXHS

HANRATTY LAW GROUP

2 | Carrie J. Primas, Esq.

State Bar of Nevada No. 12071

1815 Village Center Circle, Suite 140

Las Vegas, Nevada 89134

PH: (702) 821-1379 FAX: (702) 870-1846

5 EMAIL: attorneys@hanrattylawgroup.com

Attorneys for Defendant, Amanda Reed

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DISTRICT COURT

CLARK COUNTY, NEVADA

DEVIN REED,

Plaintiff,

Case No: D-19-582357-D Dept No: L

v.

AMANDA REED,

Defendant.

EXHIBITS IN **SUPPORT** DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION TO DEEM DEFENDANT VEXATIOUS FOR LITIGANT: **DEFENDANT'S** THAT**FATHER** STAY AWAY FROM PLAINTIFF PURSUANT TO THE BEHAVIOR **FOR** RETURN **ORDER:** PERSONAL PROPERTY; FOR ATTORNEY'S FEES AND COSTS AND **OTHER** RELATED **MATTERS**; COUNTERMOTION FOR JOINT **PRIMARY** AND LEGAL PHYSICAL CUSTODY OF CHILDREN. CUSTODY EVALUATION, CHILD SUPPORT. **EXCLUSIVE** POSSESSION. AND FOR ATTORNEY FEES AND COSTS

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record, Carrie J. Primas, Esq., of Hanratty Law Group, and submits her Exhibits in

Support of Opposition to Plaintiff's Motion to Deem Defendant a Vexatious

Litigant; for and Order that Defendant's Father Stay Away from Plaintiff Pursuant

Comes now Defendant, Amanda Reed, by and through her attorney of

APPX0283

to the Behavior Order; for Return of Personal Property; for Attorney's Fees and Costs and Other Related Matters, and Defendant's Countermotion for Joint Legal and Primary Physical Custody of the Minor Children, Child Custody Evaluation, Child Support, Exclusive Possession, and for Attorney Fees and Costs.

EXHIBIT	BATE	DOCUMENT
	NUMBERS	
A	Defendant 0074	Our Family Wizard Communication
		between the parties
В	Defendant 0075 to	Various medical records for the minor
	Defendant 0088	children
C	Defendant 0089 to	Photos of Shawn Reed
	Defendant 0091	
D	Defendant 0092 to	Medical records from the February 28,
	Defendant 0095	2019, doctor visit for Abigail Reed
Е	Defendant 0096 to	Our Family Wizard communication dated
	Defendant 0097	February 21, 2019 and Patient Notes for
		Abigail Reed
F	Defendant 0098	Our Family Wizard communication dated
		February 22, 2019
G	Defendant 0099	Our Family Wizard communication dated
		February 8, 2019, and February 9, 2019
Н	Defendant 0100	Our Family Wizard communication dated
		February 9, 2019
I	Defendant 0101 to	Text communication between the parties
	Defendant 0103	with various photos of Abigail Reed
J	Defendant 0104 to	CCTV Video Review Request
	Defendant 0105	
K	Defendant 0106	Our Family Wizard communication dated
		February 22, 2019
L	Defendant 0107 to	Email from State Farm and text message
	Defendant 0108	from State Farm
M	Defendant 0109	Letter from State Farm dated January 25,
		2019
N	Defendant 0110 to	Letter from Deborah Young Yock
	Defendant 0111	
О	Defendant 0112 to	Letter from Theresa Lee Douglass
	Defendant 0113	

1 2	P	Defendant 0114 to Defendant 0116	North Las Vegas Police Report dated March 20, 2018
3	Dated this _& day of March, 2019.		
4			HANRATTY LAW GROUP
5			
6			By: Carrie Primos
7			Carrie J. Primas, Esq. Nevada Bar No. 12071
8			1815 Village Center Circle, Suite 140 Las Vegas, Nevada 89134
9			PH: (702) 821-1379 FAX: (702) 870-1846
10 11			Email: attorneys@hanrattylawgroup.com Attorney for Amanda Reed
12			Attorney for Amanda Reed
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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Hanratty Law Group, and on the of March, 2019, I placed a true and correct copy of the EXHIBITS IN SUPPORT OF DEFENDANT'S OPPOSITION TO PLAINTIFF'S MOTION TO DEEM DEFENDANT A VEXATIOUS LITIGANT; FOR AN ORDER THAT DEFENDANT'S FATHER STAY AWAY FROM PLAINTIFF PURSUANT TO BEHAVIOR ORDER; **FOR** RETURN **OF** PERSONAL THE PROPERTY: FOR ATTORNEY'S FEES AND COSTS AND OTHER RELATED MATTERS; AND COUNTERMOTION FOR JOINT LEGAL AND PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILDREN, CHILD CUSTODY EVALUATION, CHILD SUPPORT, EXCLUSIVE POSSESSION, AND FOR ATTORNEY FEES AND COSTS in the United States Mail at Las Vegas, Nevada, with postage prepaid, and addressed as follows:

Louis C. Schneider, Esq. 430 South 7th Street Las Vegas, Nevada 89101 *Attorney for Plaintiff*

By: Employee of Hanratty Law Group

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