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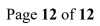
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28				

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		1	CASE NO.	CV 20,464				
		2	DEPT. NO.	2		2016 AFR - 1 AFF 9:33		
		3				halian		
		4						
		5	IN TH	IE SIXTH JUI	DICIAL DISTR	ICT COURT OF THE STATE OF NEVADA,		
		6	IN AND FOR THE COUNTY OF HUMBOLDT.					
		7				-000-		
	H	8	WAYLON J	. HUBER,				
-	UR	9		Plaintiff,		FINDINGS OF FACT,		
TAL	LT CC NTY, NE DONTERD	10	vs.			CONCLUSIONS OF LAW AND DECREE OF DIVORCE		
DIC	LCT Remove	11	JANEA HUI	BER,				
U[]	ISTR COLDT C	12	I	Defendant/				
SIXTI		13	On March 21, 2016, Waylon J. Huber and Janea Huber reached a settlement in the above-					
ы С		14	referenced c	ase on the divis	sion of property,	spousal support and child custody and support. This		
	6	15	Court, havir	ng reviewed th	ne pleadings and	d papers on file and the parties' Marital Settlement		
•		16	Agreement f	inds, concludes	s and orders as fo	ollows.		
		17			FIND	INGS OF FACT		
		18	1. RESIDENCY. Waylon J. Huber, is now and for more than six (6) weeks immediately preceding the commencement of this action has been an actual and bona fide resident of the State of Nevada and has been actually and physically present and domiciled in said State					
		19						
		20						
		21	during all of the said time with the intention to make the State of Nevada his residence and					
		22		an indefinite p				
		23				RIAGE. Plaintiff and Defendant were married in		
			Reno, Nevac	ia on the 30 ^m da	ay of December,	2010 and now are husband and wife. A0001		
		24				A0001		

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COUNTY, NEVADA L R. MONTERO

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3. CHILDREN. There are two minor children of the marriage, Brynlee J. Huber, born May 8, 2012 and Bryson W. Huber, born May 8, 2012. Defendant is not pregnant. All matters pertaining to the care, custody, control and support of the parties' minor children have been settled by way of the written Marital Settlement Agreement of the parties, dated March 21, 2016 (Exhibit "A" hereto.)

4. PROPERTY, DEBTS AND SPOUSAL SUPPORT. All matters pertaining to the community and separate property of the parties and to their community and separate debts, and to their marital and support rights have been settled by way of the written Marital Settlement Agreement of the parties, dated March 21, 2016 (Exhibit "A" hereto).

5. GROUNDS FOR DIVORCE. Plaintiff and Defendant have conflicts in personalities and dispositions so deep as to be irreconcilable, which render it impossible for the parties to continue a normal marital relationship with each other, and as a result, incompatibility exists of such a character as to destroy the legitimate objects of matrimony and to render it impossible for Plaintiff and Defendant to live together as husband and wife and to make a reconciliation between the parties impossible.

CONCLUSIONS OF LAW

From the foregoing facts, the Court makes its Conclusions of Law as follows:

1. The Court has jurisdiction over the subject matter herein and the parties hereto and the Plaintiff is entitled to an absolute and final decree of divorce from Defendant on the ground of incompatibility.

2. The Martial Settlement Agreement attached as Exhibit "A" settles all child custody
 and support, property, support and marital rights of the parties and all claims of each of them
 against the other and provides for the best interests of the parties' children. The Marital
 Settlement Agreement should be ratified, approved and adopted by this Court, and incorporated by
 reference and Merged in the Decree of Divorce entered by this Court and the parties ordered to
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comply therewith.

DECREE OF DIVORCE

It is, therefore, hereby ordered, adjudged and decreed as follows:

DECREE OF DIVORCE. Plaintiff is hereby granted a Decree of Divorce, final and 1. absolute in form and effect, from the bonds of matrimony now and heretofore existing between Plaintiff and Defendant, and the parties are restored to the status of unmarried persons.

APPROVAL OF MARITAL SETTLEMENT AGREEMENT. The Marital 2. Settlement Agreement of the parties attached as Exhibit "A" is hereby ratified, approved and adopted, is incorporated by reference and merged into this Decree of Divorce and the parties are ordered to comply with the terms set forth therein.

3. The Court expressly relinquishes jurisdiction to modify or award alimony except as set forth in the parties' Marital Settlement Agreement.

4. 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 193.130. 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 a child who willfully detains, conceals or removes a child from a parent, guardian or other person having lawful custody or a right of visitation with a child in violation of an Order of this Court, or removes a child from the 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 fclony as provided in NRS 193.130.

5. HABITUAL RESIDENCE OF THE MINOR CHILDREN: The United States of 21 America is the habitual residence of Brynlcc and Bryson Huber. 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 a parent abducts or wrongfully retains a child in a foreign country.

A0003

		1	6. The parties are on notice an order for child support may be reviewed once every	three
		2	years and may be reviewed at any time upon a showing of changed circumstances.	
		3	DATED this 15 day of April, 2016.	
		4		
		5 5	DISTRICT COURT JUDGE	
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NO. EV 20464 2016 HAR 21 AM 10: 23 on Of Celer IN THE SIXTH LIDICAL DISTRICT COURT OF THE STATE OF NEVADA $\overline{7}$ IN AND FOR THE COUNTY OF HUBOLT WAYLON J HUBER VS JANIEA HUBER MARITAL SETTLEMENT AGREEMENT Exhibit "A"

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MARITAL SETTLEMENT AGREEMENT

THIS AGREEMENT, made this 21 day of <u>march</u>, 2016, by and between JANEA MARIE HUBER, of Winnemucca, State of Nevada, reinafter referred to as "Wife", and WAYLON JAY HUBER, of Winnemucca, State of Nevada, hereinafter referred to as "Husband";

WITNESSETH:

WHEREAS, the parties were married on December 30, 2010, at Reno, Nevada, and ever since that date have been and are presently Husband and Wife; and,

WHEREAS, certain irreconcilable differences have arisen between Husband and Wife which have caused the irremediable breakdown of the marriage, as the result of which the parties have decided to separate and hereinafter permanently live apart; and,

WHEREAS, there are two (2) minor children born the issue of the parties' marriage, to wit: BRYNLEE J. HUBER, born on May 8, 2012, and BRYSON W. HUBER, born May 8, 2012; and,

WHEREAS, the parties wish to incorporate in a single document three (3) severable marital settlement agreements, one concerning the marital and community property rights and obligations of the parties, one concerning matters of spousal support, and the other concerning matters of custody, support and related matters pertaining to the parties' said minor children, all of which are made in consideration of and to be submitted to a Court for approval and to be merged and incorporated in a final Decree of Divorce, if and when the same shall be obtained by the

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parties, terminating and dissolving their marital relationship.

The purpose of this Marital Settlement Agreement is to make final and complete settlement of all rights and obligations between Husband and Wife, including their respective property rights and their rights and obligations regarding the matters of spousal support, and all matters pertaining to the parties' said minor children.

This Marital Settlement Agreement contains the entire agreement of the parties on the matters it covers and supersedes any previous agreement(s) between Husband and Wife. No other agreement, statement or promise made by or to either of the parties, or to the agent or representative of either of them, shall be binding upon Husband and Wife, unless it is in writing and signed by both, or contained in an order of a Court of competent jurisdiction.

Both Husband and Wife acknowledge that each has had the opportunity to be represented in the negotiations for and in the preparation of the within Marital Settlement Agreement by counsel of their own choice, and that each has had the opportunity to have the agreement read to them and explained to them by counsel of their own choice, and each is fully aware of the contents and legal effect of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and warranties herein contained, it is mutually agreed this Agreement shall be submitted to a Court of competent jurisdiction for incorporation and merger in a final Decree of Divorce, and accordingly, the parties agree as follows:

1. SPOUSAL SUPPORT.

Husband agrees to pay to Wife as and for alimony and/or spousal support, after the sale of the parties' marital residence, the lump sum of \$5,000.00 from Husband's share of the proceeds from the sale of the residence. Husband and Wife shall execute an escrow instruction consistent with this provision so that Wife is paid directly from escrow.

Husband has no obligation to pay alimony and/or spousal support after the death or remarriage of the Wife, or after the payment of the alimony set forth above, except as set forth in paragraph 2 below. Pursuant to Internal Revenue Code Section 71, the alimony and/or spousal support payments shall be included as income on Wife's separate income tax returns. In addition, such payment shall be a deduction on Husband's separate income tax returns pursuant to Internal Revenue Code Section 215.

The aforementioned sum is intended to be maintenance and support of Wife and is not designed nor intended to be a property division.

2. Both Husband and Wife agree that jurisdiction over the issue of spousal support, each of them to the other, shall be retained by the Court for the sole purpose of protecting one against the other from defaulting on the payment of community debts as set forth below. The purpose of the retention by the Court as to the possibility of spousal support is to ensure that neither party declares bankruptcy on the debts included herein which results in the non-declaring party's assumption of such debts without recourse or the non-payment of such debts being

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reported against them on their credit. It is the contemplation of the parties that if one party is forced to declare bankruptcy, the other party may go back to the Court to request spousal support in the amount of the debt he or she is either required to assume as a result of the declaring party's bankruptcy or for which the non-payment of such debt is reported on the nondeclaring party's credit report.

Therefore, to reserve the Court's jurisdiction as set forth above and for no other purpose, each party shall owe, one to the other, spousal support in the amount of one dollar (\$1.00) per year, until such time as all debts ordered to be paid herein are paid in full.

For tax purposes, the payment of spousal support under this paragraph shall not be taxable to the receiving party and shall not be deductible by the paying party.

The payment of spousal support pursuant to this section is non-dischargable under Bankruptcy Code Section 523(a)(5).

3. CHILD CUSTODY, VISITATION, SUPPORT AND RELATED MATTERS PERTAINING TO THE PARTIES' MINOR CHILDREN.

a) <u>Child Custody</u>. The parties agree that they should be awarded the joint legal and joint physical custody of their said minor children, with Husband awarded the following rights, and the Wife awarded all remaining time the children are not with Husband:

i) Two (2) weekends per month from Thursday at 6:00 p.m. until Sunday at 6:00 p.m.;

ii) Two (2) weeks during the Summer; and,

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iii)	The parties shall alternate	holidays as fol	lows:
	Holiday	Even	<u>Odd</u>
	New Years Day 7:00 p.m. New Year's Eve to 7:00 p.m. New Year's Day	Wife	Husband
	Easter Sunday 9:00 a.m. to 7:00 p.m.	Husband	Wife
	4th of July 9:00 a.m. to 9:00 a.m. Or school July 5th	Wife	Husband
	Halloween 9:00 a.m./after school to 9:00 a.m./school the following day	Husband	Wife
	Thanksgiving 5:00 p.m. Wednesday to 5:00 p.m. Sunday	Wífe	Husband
	Christmas Eve and Christmas Day 9:00 a.m. Christmas Eve to 7:00 p.m. Christmas Day	Husband	Wife
	Three (3) Day Weekends	The childre remain with t having custody weekend	he parent
	Father's Day 8:00 a.m. to the following morning	Husband every	year
	Mother's Day 8:00 a.m. to the following morning	Wife every yea	r

The parties shall meet half way between Winnemucca and Boise for visitation exchanges at Burns Junction.

The above provision for custody and visitation is intended to be for a temporary period of two (2) years at which time the parties shall be awarded joint legal custody and joint physical custody as set forth below.

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Accordingly, Husband hereby grants to Wife permission to temporarily relocate with the parties' minor children, to Boise, Idaho, for the purpose of completing her schooling for a maximum period of two (2) years.

Husband shall be required to maintain complete sobriety when the parties' minor children are in his custody. To ensure Husband's sobriety, for the first eighteen (18) months of visitation, Husband shall be required to use the Smart Start Alcohol Monitoring program, at the parties' equal expense, while the children are in his custody. He is required to test by blowing into the system each and every evening that the children are with him at 7:00 p.m. In the event of a malfunction or a claimed malfunction, Husband shall continue to try each and every hour, on the hour, after 7:00 p.m. until the test is complete or for a period of three (3) hours. In the event the test cannot be completed, he must telephone Wife so that she can attempt to evaluate his sobriety.

In the event Husband does maintain his sobriety, when Wife returns to Winnemucca, Nevada, the parties shall be awarded joint physical custody of their minor children, which shall be exercised on a 2/2/3 day basis as follows:

Sun	Mon	Tues	Wed	Thurs	Fri	Sat
М	F	F	М	М	F	F
F	М	М	F	F	М	Μ
М	F	F	М	М	F	F
F	М	М	F	F	M	М

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Weekends shall commence Fridays after school/daycare and end Mondays after school/daycare; weekday custodial times shall begin Mondays after school/daycare, Wednesdays after school/daycare and Fridays after school/daycare.

Holidays shall be divided between the parties as set forth above. Each party is entitled to a two (2) week period for the purpose of vacation upon 60 days advance notice to the other, however, neither may usurp the other's holiday for vacation.

Definition of Joint_Legal Custody. b١ The parties acknowledge that the term "joint legal custody" is defined as the shared responsibility for all major decisions concerning the children's education, medical care, dental care, spiritual care, and all matters concerning the children's upbringing and welfare. For that purpose, both parties shall consult each other and confer on matters affecting the children's welfare, taking into account the children's best interests and, so far as practical, the children's wishes. Each parent shall have full authority to sign for emergency care, school attendance and other activities requiring the signature of either parent. Moreover, each party shall advise the other within 24 hours of any medical treatment sought on behalf of the minor children while in the custody, care and control of the other. This is intended to be limited to medical care sought out of the ordinary. The parties should discuss in advance with one another any ordinary appointment, each party can attend same if i.e. checkups, etc,. soappropriate.

The parties shall provide any and all school records, report

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cards or progress reports regarding the minor children. The parties shall provide and share all information regarding the children's education, including, but not limited to, notices of parent-teacher conferences and progress reports.

Each party shall be entitled to complete and full information doctor, dentist, from consultations, any psychologists, or other specialists attending the minor children for any reason whatsoever, and to have copies of any reports given to him or her as a parent. Each parent shall provide written authorizations to facilitate this provision. Each parent shall provide the name, address and telephone number of the children's doctors, dentists or other health care providers. Each parent shall inform the other as soon as possible of any non-routine medical treatment received by the children, including accidents, injuries, or serious illness. Both parties will have the right and ability to make appointments with any doctor, dentist, consultations, psychologists, or other specialists attending the minor children. If the children are in the care of the other parent when the appointment is to take place, the party making the appointment shall be responsible for providing transportation for the child/children to attend the appointment. In addition, both parties will have the authority while the children are in his or her care to seek emergency medical treatment on behalf of the minor children.

Each of the parties agrees at all times to provide the other with his or her current home telephone number. Each party agrees to allow and encourage the other to have frequent associations

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and a continuing relationship with the minor children.

Both parties agree to conduct themselves in a manner consistent with, the best interests of the minor children, and neither party shall do anything to diminish the natural affection that exists between each of them and the children. The parties further agree that neither party shall disparage the other party to the children, and that each party shall use his and her best efforts to nurture and promote the relationship of the children with the other party. Each party agrees to communicate freely and openly with the other party concerning the health, educational needs, and welfare of the children. Further, the parties understand the need for continuity, predictability, and stability in the lives of the minor children. In order to achieve this, the parent with whom the children are actually living shall have the routine daily responsibility to make those decisions which are necessary in the natural course of caring for the children.

The parties recognize that the minor children's emotional well being is greatly enhanced by the parties' mutual cooperation and expressions of good will and civility towards one another, and therefore, they will maintain the highest standards of courtesy towards one another and will encourage the children's love, respect and affection towards each of the parties.

c) <u>Child Support</u>. While Husband is temporarily receiving no income, Husband agrees to pay to Wife, as and for the care, support and maintenance of the parties' said minor children, the sum of \$200.00 per month.

Once Husband begins receiving income again, he shall provide

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Wife with proof of his then current income, and his child support obligation shall be adjusted to comply with the statutory formula.

Said child support payments shall commence on March 1, 2016, and shall continue until such time as the minor children shall attain the age of majority or through the month of graduation if they are still in high school when they attain the age of majority. In no event shall child support be paid past the age of nineteen (19) years.

Child support payments shall commence on March 1, 2016, and shall be due and payable in two (2) equal installments, consistent with Husband's two (2) pay periods each month.

The amount of child support is based upon the provisions of NRS 125B.070, and the parties hereby agree, certify and confirm that the said amount of child support adheres to and is in conformity and compliance with the statutory formula requirements delineated in NRS 125B.070, et seq.

The child support payments are subject to the provisions of Nevada Revised Statutes, Chapter 31A, as amended by Chapter 808, Statutes of Nevada 1987, providing for the withholding of wages and commissions for delinquent payments of child support, and are subject to review every three (3) years throughout the children's minority as provided by Nevada law. The parties further agree that payment of the said child support, as long as the Husband is fully current thereon, shall not be effectuated by a wage withholding or wage assignment pursuant to Nevada Revised Statutes 125.450; and, they thereby agree that as long as

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payments are current, there shall be no requirement of compliance with the provisions of NRS Chapter 31A. The parties further agree that wage withholding or wage assignment shall not occur unless an arrearage in child support of ten (10) days or more occurs; and, that in such an event of a child support arrearage of ten (10) days or more, wage withholding procedures shall be initiated without further notice to Husband.

d) <u>Medical and Dental</u>. The parties shall maintain a health insurance policy on their minor children during their minority. The parties agree to utilize the most beneficial and economical policy available to either party. The parties shall equally divide the premium costs regardless of its source.

Until the minor children shall attain the age of majority or until age nineteen (19) years if they are still in high school, Wife shall equally pay all uninsured. the Husband and unreimbursed medical, dental, surgical, orthodontic, and optical expenses incurred by or on behalf of the parties' children during their respective minority, including any deductibles, any copays, and the health insurance premiums. The parties agree to provide all cooperation necessary and required to facilitate the submission to insurance and the prompt payment of the said medical and related bills incurred on behalf of the parties' minor children.

Each party shall promptly provide the other with copies of the children's medical and dental bills they receive within thirty (30) days of their receipt; and, the party incurring the bill shall promptly submit the same to insurance. Thereafter,

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each party shall pay in full their share of any such expense within thirty (30) days of receipt of an Explanation of Benefits (EOB), or, in the event there is no insurance coverage for the service, within thirty (30) days of receipt of the bill. In the event that a parties' share exceeds the sum of \$150.00, each party is entitled to make payment arrangements directly with the medical care provider.

e) <u>Child Dependency Exemptions</u>. It is agreed by and between the parties that commencing with the tax year 2016, the parties shall equalize claiming the child dependency exemptions provided by their minor children, with each party claiming one child. If and when only one (1) exemption remains, the parties shall alternate it yearly claiming the one (1) exemption with Wife claiming it the first year.

f) Extra Curricular Activities. The parties agree to confer with each other before enrolling the children in any extra-curricular activity and shall equally divide the cost of any activity upon which they both agree. Both parties must consent in writing to share the cost. Each party is free to enroll the children in an extra-curricular activity without the consent of the other, however, in that event, the enrolling parent shall be solely responsible for all costs associated with such activity.

4. <u>COMMUNITY PROPERTY</u>.

It is agreed by Husband and Wife that subsequent to the parties' physical separation on or about June 1, 2015, any and all property, real, personal or mixed, acquired by either Husband

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or Wife from whatever source, shall be the sole and separate property of the party so acquiring the same unless specifically stated otherwise herein.

Husband and Wife hereby confirm the property listed hereinafter to the other, as his or her sole and separate property. Further, both Husband and Wife agree to use a carryover basis for the community property assets he or she receives; and, in the event either takes a position on his or her income tax return inconsistent with such agreement, such party shall indemnify and defend the other and shall hold the other harmless for any and all tax liabilities attributable to such an inconsistent position.

Husband and Wife hereby elect to have the division of their marital estate treated as a non-taxable transfer between spouses, pursuant to the provisions of the 1984 Tax Reform Act, which amended Section 1041 of the Internal Revenue Code. It is acknowledged by Husband and Wife that no gain or loss will be recognized on transfers of property between them which are incident to their divorce; and, it is further acknowledged that such transfers are treated as if acquired by gift so that the basis of the property remains the same as it was prior to the transfer.

a) <u>To Wife, as Her Sole and Separate Property</u>. The Husband agrees that the following community property shall hereafter be the sole and separate property of the Wife, without claim or interest by Husband:

(i) The sum of \$10,000.00, payable as outlined herein below, which represents Wife's one-half (½) share of the Fitness

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Zone Gym;

(ii) The 2010 Yukon Denali;

(iii) 100% of Husband's 401(k) retirement account;

(iv) All household furniture, furnishings and other personal property in Wife's present possession and the following items still in Husband's possession: Apple Lap Top, Stroller, Dad's Bed, Mattress, two (2) computer desks and Wife's mountain bike;

(v) Wife's personal items and effects, including personal possessions, articles of clothing and all jewelry; and,

(vii) Any and all bank accounts of any kind or nature held in Wife's name alone.

b) To Husband, as His Sole and Separate Property. The

Wife agrees that the following community property shall hereafter be the sole and separate property of the Husband, without claim or interest by Wife:

(i) 100% of the proceeds from the sale of the parties' residence at 4151 Two Rock, Winnemucca, Nevada;

(ii) The 1986 Chevrolet Truck and the 2013 Toyota Tundra;

(iii) The parties' fifty percent (50%) interest in the Fitness Zone Gym;

(iv) All household furniture, furnishings and other personal property in Husband's present possession save and except the following still in Husband's possession but awarded to Wife: Apple Lap Top, Stroller, Dad's Bed, Mattress, two (2) computer desks and Wife's mountain bike;

(v) The family dogs, Logan and Landon;

(vi) Husband's personal items and effects, including personal possessions, articles of clothing and all jewelry; and,

(vii) Any and all bank accounts of any kind or nature held in Husband's name alone.

c) <u>Fitness Zone Gym</u>. As set forth hereinabove, Husband shall be required to pay to Wife the sum of \$10,000.00 to compensate Wife for her interest in the Fitness Zone Gym, upon

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the sale of the marital residence. Until such time as the residence has sold, Husband shall be required to pay to Wife the sum of \$500.00 a month toward this obligation, commencing on November 1, 2016, as thereafter due on the 1st day of each succeeding month. Once the residence has sold, any payments made shall be deducted from the original sum of \$10,000.00. Husband and Wife shall execute an escrow instruction consistent with this provision so that Wife is paid directly from escrow.

Finally, the parties agree that the Court shall retain jurisdiction over this issue to resolve any future problems which may arise or to make further orders regarding this residence.

d) <u>Husband's 401(k)</u>. Wife is awarded 100% of Husband's 401(k) account. The parties shall jointly employ, at equal expense, QDRO Consultants to prepare and implement the QDRO necessary to transfer to Wife the entirety of this account. Once transferred to Wife, any taxes incurred as a result of withdrawals shall be the responsibility of Wife.

e) Waiver of Discovery. Each party is aware and has been informed that under the law each has broad financial discovery rights of the other party's finances, property, and interests, including, but not limited to sworn financial declarations, sworn interrogatories, oral depositions under oath, the right to have accountants and appraisers conduct appraisals, examine books, records, documents and the like, and that each is knowingly and intelligently waiving such extensive and important rights.

f) <u>No Formal Valuation; No Warranty of Value</u>. Distinct from the disclosure of the existence of community or separate property

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and debt, the parties have agreed on the value or amount of all assets or indebtedness' listed herein and/or any and all schedules, attachments or exhibits hereto. They acknowledge and recite that each has made an independent judgment as to the value of the property and the community and separate estates. Each party assumes the risk of his or her own judgment and estimate of value and acknowledges each is without recourse if his or her judgment or estimate is erroneous. The parties knowingly and intelligently waive their right to determine the value of the assets distributed herein by formal appraisal or professional opinion. The parties acknowledge the values set forth herein may be materially erroneous and each accepts that risk.

5. **RESPONSIBILITY FOR COMMUNITY OBLIGATIONS**.

a) Husband and Wife mutually agree and acknowledge that each party shall be solely responsible for any and all payments or obligations or debts which may be due and payable and which were incurred by either Husband or Wife alone subsequent to their physical separation on or about June 1, 2015. Regarding any such obligations, payments or debts incurred by either Husband or Wife alone subsequent to said date, Husband and Wife each agree to indemnify and defend the other and hold the other free and harmless from any and all liability or responsibility for payment of the same.

b) Each party acknowledges and understands that although one of them may be assuming debts hereunder, or may, by the terms of this Agreement, agree to pay or to be liable for a joint debt, if that party fails to pay the debt or liability, the other party

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may be held liable for the debt by the creditor. However, each party specifically agrees to indemnify and hold the other party harmless from any creditor who makes a claim on the party who has not agreed to take responsibility for the debts specifically mentioned herein.

c) Wife agrees to assume and pay as her sole and separate debts and obligations, and she shall indemnify Husband and shall save and hold Husband free and harmless from any and all liability or responsibility therefor, the following community debts:

(i) The American Express account in Wife's name;

(ii) Any and all debts or liabilities associated with any property awarded to Wife herein, including the debt owing on the 2010 Yukon, unless expressly delineated otherwise; and,

(iii) Any and all credit accounts, loans, debts or other obligations of any kind in Wife's name alone, unless expressly delineated otherwise herein.

d) Husband agrees to assume and pay as his sole and separate debts and obligations, and he shall indemnify Wife and shall save and hold Wife free and harmless from any and all liability or responsibility therefor, the following community debts:

(i) The monthly payment due Chase on the Promissory Note secured by a Deed of trust on the property located at 4151 Two Rock, Winnemucca, Nevada, until its sale;

(ii) The equity line loan for Java Town owing to U.S. Bank;

(iii) Any and all debts owing in connection with the Fitness Zone Gym, including the corporate credit card in the approximate amount of \$9,000.00;

(iv) The debt owing to Wells Fargo in connection with Husband's Toyota Tundra;

(v) Any and all debts or liabilities associated with any property awarded to Husband herein, unless expressly delineated otherwise; and,

(vi) Any and all credit accounts, loans, debts or other obligations of any kind in Husband's name alone, unless expressly delineated otherwise herein.

e) In addition, the Husband and Wife each agree to assume and to pay any and all other debts or obligations personally and alone incurred by them in the past and to indemnify and hold the other harmless from such obligations, unless otherwise expressly noted hereinabove in this Agreement. Both parties expressly warrant to the other that there are no undisclosed debts of any kind for which the other party may be held liable.

f) Upon execution of this Agreement, the parties agree that they shall not incur any debt or obligation on any credit account which the other is awarded under the terms and provisions of this Agreement; and, they shall immediately close all joint charge accounts.

g) Transfers of all property hereunder are subject to existing encumbrances and liens thereon. The transferee of such property agrees to indemnify and save and hold harmless the other party from any claim or liability that the other party may suffer or may be required to pay on account of such encumbrances or liens.

h) All insurance on the property being transferred hereunder is assigned to the party receiving such property. All insurance premiums from the date hereof shall be paid by the party to whom the insurance is assigned.

6. SEPARATE PROPERTY AND DEBTS.

The Husband and Wife each hereby agree and confirm that the following property and debt is the separate property and separate

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obligation of Husband in which she has no interest or claim, community or otherwise, and no obligation to pay, and which property and debt should be confirmed to Husband as his separate property free of all claims or interest of the Wife and his separate debt for which Wife has no obligation to pay:

a. The realty located at 135 E. McArthur, Winnemucca, Nevada; and,

b. The Promissory Note secured by a Deed of Trust on the property located at (Java Town) 135 E. McArthur owing to Chase.

7. ATTORNEY'S FEES.

Each party shall be responsible for the payment of their own attorney's fees and costs of suit associated with their divorce.

Additionally, should either party fail to perform his or her respective obligations under this Marital Settlement Agreement or the Judgment and Decree of Divorce to be entered, and the other is thereby required to incur attorney's fees, accountant's fees, or other fees or costs, then either party shall be entitled to apply to any Court of competent jurisdiction for such fees and costs against the other party. The same rights apply if either party has breached any warranties or representations set forth in the present Marital Settlement Agreement.

8. <u>COVENANTS AND WARRANTIES</u>.

It hereby is agreed by and between the parties hereto, that each has represented and warranted to the other that there is no item of marital property in existence which has not been mentioned in this Agreement, and should any such item of property be discovered in the future and be established to be marital property, it shall be equally divided between the parties.

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Except as otherwise provided in this Agreement, each party releases the other from any and all liabilities, debts and obligations of every kind or character that have been or will be incurred and from any and all claims and demands, including all claims that either party may have upon the other for support and maintenance as Husband and Wife, and it being understood that, by this present Agreement, the parties intend to settle all aspects of their marital rights. In addition to the above warranties, Husband and Wife warrant to each other that they have not incurred and covenant that they will not incur, any liability or obligation for which the other party is or may be liable; and they covenant that, if any claim, action or proceeding shall hereafter be brought seeking to hold the other party liable on account of any of their debts, liabilities, acts or omissions, they shall, at their sole expense, defend the other party against any such claim or demand, whether or not well-founded, and they shall indemnify and hold the other party free and harmless therefrom.

The parties agree that any and all property acquired by either from and after the parties' separation on or about June 1, 2015, shall be the sole and separate property of the one so acquiring the same, and each party waives any and all property rights in and to such acquisitions of property as the sole and separate property of the one so acquiring it.

Each party waives any and all right to do any and all of the following:

A. Inherit the estate of the other at his or her death;

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B. Take property from the other by devise or bequest unless under a Will executed subsequent to the effective date of this Agreement;

C. Claim any family allowance or probate homestead; or,

D. Act as personal representative upon intestacy of the other's estate (except as the nominee of another personal representative under the Will of the other), unless under a Will executed subsequent to the effective date of this Agreement.

9. EXECUTION OF FURTHER DOCUMENTS AND/OR INSTRUMENTS.

Each party shall execute promptly all documents and instruments necessary or convenient to vest titles and estates as provided in this Marital Settlement Agreement to effectuate its purpose and intent. The parties mutually covenant and agree, upon demand, to execute such other or further instruments or documents necessary or convenient to carry out the provisions of this Marital Settlement Agreement. Notwithstanding the failure or refusal of either party to execute any such instrument, this Agreement shall constitute a complete transfer and conveyance of the properties designated as being transferred, conveyed, or assigned by each party. If the parties fail to execute any documents necessary to effectuate the terms of this Agreement, within thirty (30) days after execution of the Agreement, and demand for execution of the document or instrument, upon ex parte application to the District Court, with three (3) days prior notice of application to the other party, the Clerk of the Court shall be appointed to execute such documents. In the event either party shall fail to comply with this provision, he or she

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agrees to pay the other party all reasonable attorney's fees, Court costs and other expenses reasonably necessary to achieve the result herein provided.

10. AGREEMENT IS BINDING UPON SUCCESSORS.

This Agreement shall be binding upon and inure to the benefit of both parties and to their heirs, executors, administrators, successors and assigns.

11. AGREEMENT IS ENTIRE.

The present Marital Settlement Agreement sets forth the entire agreement of the parties on the matters it covers and supersedes any previous agreement between the parties. No other agreement, statement, or promise made by or to either party or agent or representative of either party shall be binding on the parties unless it is in writing and signed by both parties or unless contained in an order of a Court of competent jurisdiction.

12. CHOICE OF LAW AND FORUM.

This Marital Settlement Agreement and the rights and duties of the parties hereunder, shall be construed and interpreted by and in accordance with the laws of the State of Nevada.

13. PURPOSE AND EFFECT OF AGREEMENT.

The parties further covenant and agree that this Agreement is made for the purpose of removing the subject matter hereof from the field of litigation and that in the event of a decree of divorce being granted to either party, this Agreement shall, at the request of either party, be submitted to the Court for approval, and if approved, shall be merged, incorporated in and

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made a part of the judgment and decree of divorce between the parties. This Agreement, whether or not approved by the Court, shall be binding and conclusive between the parties.

14. MISCELLANEOUS PROVISIONS.

A. Both Husband and Wife acknowledge that they have entered into this Agreement openly and freely, after a full disclosure by each of them and after the opportunity to obtain, seek and have independent consultations with and the advice of counsel.

B. Each party acknowledges that each is making this Agreement of his or her own free will and volition, and acknowledges that no coercion, force, pressure or undue influence has been used against either party in the making of this Agreement or by any other person or persons.

C. If any portion of this Agreement is held illegal, unenforceable, void, or voidable by any Court, each of the remaining terms shall continue in full force as a separate agreement.

D. Husband and Wife agree that each shall have the right to live separately from the other without interference or harassment.

E. No waiver of the breach of any of the terms or provisions of this Agreement shall be a waiver of any preceding or succeeding breach of the Agreement or any other provisions of it.

F. The captions of various paragraphs in this Agreement are for convenience only and none of them is intended to be any

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part of the test of this Agreement, nor intended to be referred to in construing any of the provisions of the Agreement.

G. Should any property holdings of the parties, which have been community property, come into attention of the parties after the execution of this Agreement, the discovering party shall notify the other party as soon as is practicable as to the existence of additional assets and the same shall be equally divided between the parties where practicable or sold and the proceeds therefrom divided equally between the parties.

Н. The parties acknowledge that neither Gary L. Manson, the Wife's attorney, nor Jonathan Whitehead, the Husband's attorney, have made any representations or given any advice regarding the tax obligations or consequences to either party as a result of this Agreement and that each party has been specifically advised to seek independent tax advice concerning those matters. The parties each indemnify and hold harmless Gary L. Manson and Jonathan Whitehead for and against any claim for any liability whatsoever as a result of the tax consequences of any provision in the Agreement.

15. NRS 125.150. Husband and Wife acknowledge that NRS 125.150 requires that the Court, absent compelling reasons, make an equal disposition of the community property of the parties. Husband and Wife specifically state that each party has had the opportunity to seek independent counsel before executing the within Agreement and that each has voluntarily and knowingly waived their right to discovery and to conduct formal valuations of their assets as specifically set forth hereinabove, for

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several reasons, including, but not limited to the expense, delay and adversity involved in such process. Husband and Wife further acknowledge and state that the terms and provisions of the within Marital Settlement Agreement represent a fair and equitable division of their community estate, and, that in the event one party is not receiving an equal share of the community, such party hereby voluntarily and specifically waives their right to an equal distribution of community property.

WE EXECUTE THIS AGREEMENT on and make it effective upon

the date first above written,

JANEA MARIE HUBER

Wife

STATE OF NEVADA) Numboldt : ss. COUNTY OF WASHOB)

WAYLON JAY

Husband

On this 2/24 day of 7/1020ch , 2016, personally appeared before me, a Notary Public, JANEA MARIE HUBER, proven to me to be the person whose name is subscribed to the foregoing document, and who acknowledged to me that she executed the within and foregoing document freely and voluntarily for the uses and purposes therein stated.

NOTARY PUBLIC

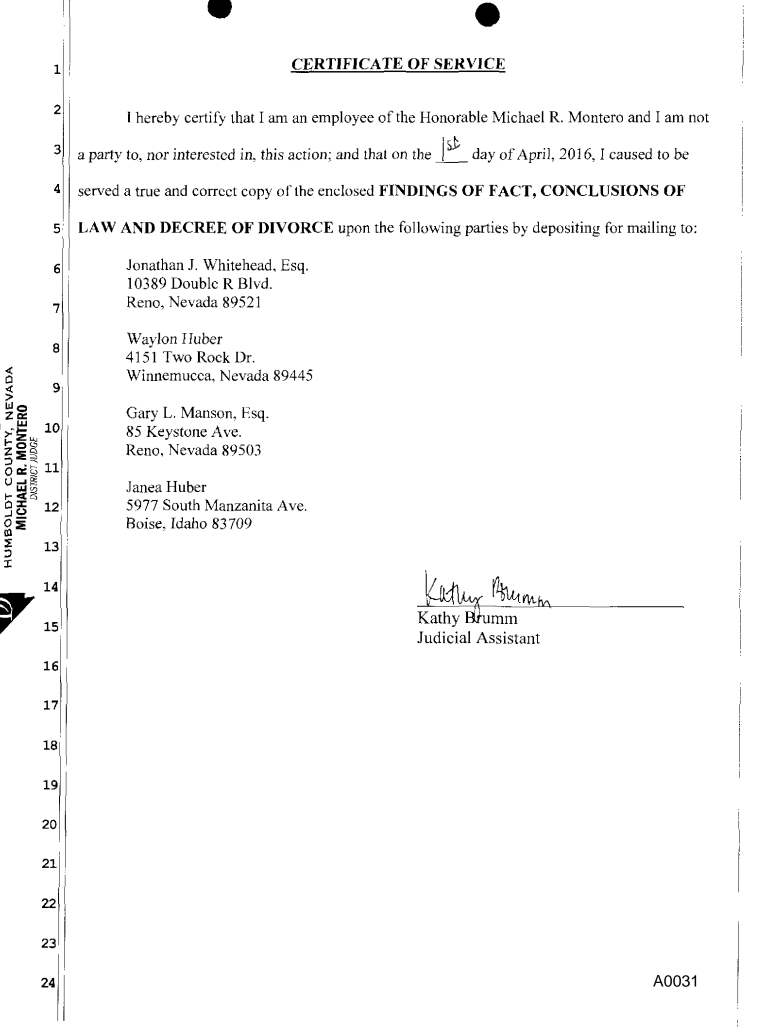
STATE OF NEVADA) Humboldk: ss. COUNTY OF WASHOE)

DOLORES SHIELDS Notary Public - State of Nevada f Appointment Recorded in Humood: County No: 55-62637-9 - Explore Jona 19, 2018

On this $2\mu t$ day of March, 2016, personally appeared before me, a Notary Public, WAYLON JAY HUBER, proven to me to be the person whose name is subscribed to the foregoing document, and who acknowledged to me that he executed the within and foregoing document freely and voluntarily for the uses and purposes therein stated.

hulde NOTARY PUBLIC

DOLCRES SHIELDS Notary Public - State of Nevada Appointment Recorded In Humpoldt County No: 92-2967-9 - Expites June 10, 2016



UDI

UIST DIST

1	JONATHAN J. WHITEHEAD, ESQ. Nevada Bar No. 4415	An silen
2	Whitehead & Whitehead 10389 Double R Blvd.	2016 LPR 11 AG11: 47
3	Reno, NV. 89521	
4	(775) 823-7700	Un a child of cleans
5	IN THE SIXTH JUDICIAL DISTRICT	
6	IN AND FOR THE COU	INTY OF HUMBOLDT
7		
8		
9	WAYLON JAY HUBER,	
10	Plaintiff,	Case No.: CV 20, 464
I1	vs.	Dept. No.: 2
12 13	JANEA MARIE HUBER,	
13		
14	Defendant.	
16		
17	<u>WITHDRAWAI</u>	<u>OF COUNSEL</u>
18		
19	Jonathan J. Whitehead, Esq. of Whitehea	ad & Whitehead hereby withdraws as counsel
20	of record for Plaintiff Waylon Huber. All furthe	er papers and pleadings should be mailed
21	directly to Plaintiff Waylon Huber at 4151 Two	Rock Drive, Winnemucca, NV 89445.
22	111	
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24	///	
25	///	
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27	///	
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EHEAD D		A0032
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1	AFFIRMATION Pursuant to NRS 239B.030
2	The undersigned affirms that the preceding document does not contain the social
3	
4	security number of any person.
5	DATED this <u>g</u> day of April, 2016.
6	WHITEHEAD & WHITEHEAD
7	Unal Alital
8	/Jonathan J. Whitehead, Esq.
9 10	V Nevada Bar No. 4415 10389 Double R Blvd.
11	Reno, Nevada 89521 (775) 823-7700
11	Attorney for Plaintiff
12	
14	
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VHITEHEAD Blvd.	2 A0033
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1	CERTIFICATE OF SERVICE
2	
3	Pursuant to NRCP 5(b), I hereby certify that I am an employee of the law offices of
4	Whitehead & Whitehead, and that on this date, I served the foregoing Withdrawal of Counsel
5	on the party(ies) set forth below by:
6 7	\underbrace{X} Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States mail, at Reno,
8	Nevada, postage prepaid, following ordinary business practices.
9	addressed as follows:
10	Gary L. Manson, Esq. LAW OFFICES OF GARY L. MANSON
11	85 Keystone Avenue Reno, NV 89503
12	
13	Waylon Huber 4151 Two Rock Drive
14	Winnemucca, NV 89445
15	DATED this <u>8</u> day of April, 2016.
16 17	Juesday Juch
18	Tuesday Lynch
19	
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26	
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28 Whitehead	3 40034
WHITEHEAD BLVD.	3 A0034

VHITEHEAD & WHI 0389 DOUBLE R BLN leno, NV 89521 775) 823-7700

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	2	,	
	1	GARY L. MANSON, ESQ.	
		Bar No: 000930 85 Keystone Ave., Ste. G	2016 JUN 23 AM 11: 20
	3	Reno, Nevada 89503 (775)324-5060	
	4	Attorney for: Defendant	UTS L' COURT CLERK
	5		C. Smoore
	6		
	7	IN THE SIXTH JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
	8	IN AND FOR THE CO	DUNTY OF HUMBOLDT
	9	WAYLON JAY HUBER,	
	10	Plaintiff,	
	11	VS.	Case No: CV 20,464
	12	JANEA MARIE HUBER,	Dept. No: 2
	13	Defendant. /	
	14	/	
	15	WITHDRAWAL	OF ATTORNEY
	16	COMES NOW, GARY L. MANSON,	Esquire, and hereby withdraws as
	17	attorney for Defendant, JANEA M	ARIE HUBER, pursuant to Supreme
		Court Rule 46.	
	18		
	19	DATED this day of June	e, 2016.
	19 20		e, 2016.
	19 20 21		e, 2016. ARY L. MANGON, ESQ.
CARVE MANGON	19 20 21 22		And Maria
GARY L. MANSON Altorney At Law 85 Keystonic Ave , Suite G Reng, Nevada 89503	19 20 21 22 23		And Maria
Altorney At Law 85 Keystone Ave , State G	 19 20 21 22 23 24 		And Maria
Altorney At Law 85 Keystolie Ave , Stite G Reno, Nevada 89503 (775)324-5060 Fax(775)324-3918	 19 20 21 22 23 24 25 		And Maria
Altorney At Law 85 Keystolie Ave , Stite G Reno, Nevada 89503 (775)324-5060 Fax(775)324-3918	 19 20 21 22 23 24 25 26 		And Maria
Altorney At Law 85 Keystolie Ave , Stite G Reno, Nevada 89503 (775)324-5060 Fax(775)324-3918	 19 20 21 22 23 24 25 		And Maria
Altorney At Law 85 Keystolie Ave , Stite G Reno, Nevada 89503 (775)324-5060 Fax(775)324-3918	 19 20 21 22 23 24 25 26 27 		CARY L. MANGON, ESQ.

1 AFFIRMATION Pursuant to NRS 239B.030 2 The undersigned does hereby affirm that the preceding document, whose title is contained on page number 1, filed in Case 3 4 No: 5 Does not contain the social security number of any _X____ person 6 Does contain the social security number of a person 7 as required by: 8 A specific state or federal law, to wit: 9 (State specific state or federal law) 10 Or 11 For the administration of a public program 12 13 For an application, federal or stale grant for ′a 14 15 Date: MANSON, EŚQ. GARY Attorney for Defendant 16 17 18 19 20 21 22 23 GARY L. MANSON Attorney At Law 85 Keystone Ave , Snile G Reno, Nevada 89503 (775)1324-5060 Fax (775)324-3918 Bar No 000930 24 25 26 27 28 - 2 -A0036

X		
~	<u> </u>	
	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I hereby certify that I am an employee
	3	of Gary L. Manson, Esq., over the age of 18, and that on the date
	4	set forth below, I served a true copy of the attached document to
	5	on the partie(s) listed below by:
	6	Placing an original or true copy thereof in a
	7	sealed envelope, postage prepaid for collection and mailing in the United States Mail at Reno, Nevada
	8	Personal Delivery.
	9	Facsimile to the following number: ()
	10	Federal Express or other overnight delivery.
	11	Legal Express or other courier.
	12	Certified Mail, Return Receipt Requested.
	13	Electronic Service via ECF System.
	14	addressed to:
	15	Jonathan Whitehead, Esq. Whitehead & Whitehead
	16	10389 Double R Blvd.
	17	Reno, Nevada 89512
	18	DATED this day of June, 2016.
	19	1/n
	20	NICHOLE GOODIN
	21	NICHOLE GOODIN
	22	
GARY L. MANSON Attorney At Law 85 Keystone Ave., Suite G	23	
Reno, Nevada 89503 (775)324-5060 Fax (775)324-3918 Bar No, 000930	24	
Dai 140, 000430	25	
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		- 3 - A0037
		A0037

LAW OFFICES OF GARY L. MANSON ATTORNEY AT LAW 85 KEYSTONE AVENUE, SUITE G RENO, NEVADA 89503

TELEPHONE: (775)324-5060

FACSIMILE: (775)324-3918

June 14, 2016

HUMBOLDT COUNTY CLERK'S OFFICE 50 W. 5th Street Room 207 Winnemucca, NV 89445

Re: Huber v. Huber

Dear Clerk:

I am enclosing herewith an original and 1 copy of a Withdrawal of Attorney.

Please file the enclosed document and return the file stamped copy to me in the enclosed, self-addressed, stamped envelope.

Should you have any questions in this regard, please do not hesitate to contact me.

Si Manson, Esq. Gairs

GLM/ng enclos. cc: Janea Huber

RECEIVED

JUN 2 3 2016

HUMBOLDT COUNTY CLERK

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1	CASE NO.: CV 20,464 2016 JUL 1 9 Fil 4: 04
2	DEPT. NO.: 2
4	Die E DULAT CLENA
5	k Vince
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	
9	WAYLON J. HUBER,
10	Plaintiff,
:1	vs.
12	JANEA HUBER,
13	Defendant.
14	/
15	
16	
17	QUALIFIED DOMESTIC RELATIONS ORDER
18 19	UNION PACIFIC AGREEMENT EMPLOYEE 401K RETIREMENT THRIFT PLAN
20	Upon consideration of the Partics' Motion for Entry of a Qualified Domestic Relations
21	Order, of the Sixth Judicial District Court for Humboldt County, hereby orders as follows:
22	
23	PART I - DEFINITIONS
24	
25	For purposes of this Order, the following terms shall have the respective meanings set forth
26	below, unless a different meaning is plainly required by the context:
27	
28	1. Account shall mean the bookkeeping account maintained under the Plan for the

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Participant or the Alternate Payee, as the case may be.

- Alternate Payee shall mean Janea Huber, whose date of birth is 01/28/1987 and whose mailing address is 5977 S. Manzanita Ave., Boise ID 83709. Relationship to Participant, the Alternate Payce is the former spouse of the Participant.
- 3. Participant shall mean Waylon Huber, whose date of birth is 04/09/83 and whose mailing address is 4151 Two Rock Dr., Winnemucca, NV 89445.

4. Date of marriage was 12/30/2010 and the date of divorce was 04/01/2016.

- 5. Plan shall mean the Union Pacific Agreement Employee 401(k) Retirement Thrift Plan.
- 6. Plan Administrator shall mean Vanguard, appointed as the Named Fiduciary-Plan Administration of the Plan.

Mailing Address: c/o Union Pacific Railroad

1400 Douglas, STOP 1650

Omaha, NE 68179

PART II – DISPOSION OF BENEFITS

The Court hereby orders the Plan to pay the Alternate Payee as follows:

A. Division of Participant's Benefits.

1. Portion of Participant's Benefits Assigned to Alternate Payee:

(a) There is hereby assigned to the Alternate Payee 100% of the value of the vested portion of the Participant's Account under the Plan, determined as of the valuation date under the

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Plan coincident with or next following 04/01/2016, provided that in no event shall the amount allocated to the Alternate Payce's Account exceed the balance in the vested portion of the Participant's Account (reduced by the balance of any then outstanding loan to the Participant) immediately before the establishment of the Alternate Payce's Account in accordance with this Order.

(b) The amount allocated to the Alternate Payee's Account shall be withdrawn on a <u>pro</u> <u>rata</u> basis from each of the Participant's subaccounts under the Plan and <u>pro</u> <u>rata</u> from each investment fund in which such subaccount is invested, other than subaccounts or portions thereof invested in the Plan's loan fund, as of the date specified in Part II.A.1.(a), above, and shall be disposed of as specified below. For federal income tax purposes, if the Alternate Payee is the spouse or former spouse of the Participant, the amounts assigned to the Alternate Payee pursuant to this Paragraph shall be attributed to the Participant's after-tax contributions in accordance with the provisions of Section 72(m)(10) of the Internal Revenue Code of 1986, as amended (the "Code").

2. Accounting and Investment

(a) The amount assigned to the Alternate Payee pursuant to Part II.A.1, above, shall be credited to the Alternate Payee's Account as soon as administratively practicable following the Plan Administrator's determination that this Order is a qualified domestic relations order under Section 414(p) of the Code and Section 206(d) of the Employee Retirement Income Security Act of 1974, as amended ("ERISA").

(b) The Alternate Payee shall have the same rights with respect to investments allocable to the Alternate Payee's Account (including the right to give investment directions and to give voting and tender offer instructions) as are granted under the terms of the Plan to the Participant with respect to investments allocable to the Participant's Account; provided that the

Alternate Payee shall not be entitled to borrow from the Plan. Until the Alternate Payee exercises her investment direction rights under the Plan, any amounts that are subject to investment direction by the Alternate Payee shall be allocated among the Plan's investment funds in the same proportions that applied, immediately before the establishment of the Alternate Payee's Account, to the portion of the Participant's Account that was subject to investment direction by the Participant.

(c) The value of the Alternate Payee's Account shall be adjusted, in accordance with the terms of the Plan, to reflect the portion of the Plan's investment experience allocable to the Alternate Payee's Account after the date specified in Part II.A.1.(a), above.

3. Form in Which Alternate Payee's Benefit Shall Be Paid.

(a) The Alternate Payee may elect, in accordance with such procedures as the Plan Administrator may prescribe; to receive the value of her Account in any form that is available to the Participant, and that is permitted under the terms of the Plan and applicable law, as of the date distribution begins to the Alternate Payee. In accordance with the applicable terms of the Plan, the Alternate Payee shall have the right to elect to receive or to begin receiving her Benefit as of any date on or after the later of (i) the date specified in part II.A.1(a), above, or (ii) the date the Plan Administrator determines that this Order is a qualified domestic relations order under section 414(p) of the Code and Section 206(d) of ERISA and on or before the latest date until which the Participant may defer payment under the terms of the Plan.

(b) <u>Payment of Benefits After Death of the Participant</u>. The Alternate Payce's right to receive her Benefit pursuant to Part II.A., above, shall not be altered in any way (neither increased, decreased, amended, nor terminated) as a result of the Participant's death after the Plan Administrator has determined that this Order is a qualified domestic relations order under Section 414(p) of the Code and section 206(d) of ERISA.

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(c) Payment of Benefits After Death of Alternate Payee.

The Alternate Payee may designate a beneficiary to receive any portion of the designate a beneficiary to receive any portion of the Alternate Payce's Account that has not been distributed before the Alternate Payee's death. The Alternate Payee's designation of a beneficiary shall not be effective unless it is made in accordance with the terms of the Plan governing designations of beneficiary. If the Alternate Payee dies without having designed a beneficiary, or if the Alternate Payee's designated beneficiary does not survive the Alternate Payce, the terms of the Plan shall determine the appropriate beneficiary, the form in which benefits shall be paid, and the dates on which benefits shall commence.

PART III - Understandings and Conditions.

The assignment of a portion of the Participant's benefits to the Alternate Payee and the payment of benefits to the Alternate Payee pursuant to the terms of the Order shall be subject to the following understandings and conditions:

A. <u>Remarriage</u>. The subsequent remarriage of either party shall not affect the disposition of benefits pursuant to this Order.

18 B. <u>Name and Address</u>. The Participant and the Alternate Payee, respectively, shall each advise the Plan Administrator in writing of any changes in its mailing address or legal name as set forth in Part I, above.

C. <u>Qualified Domestic Relations Order.</u> This Order relates to the provisions of child support,
 alimony payments, or marital property rights to a spouse, former spouse, child, or other
 dependent of the Participant, and is made pursuant to the domestic relations order law of
 Nevada. This Order is intended to be a qualified domestic relations order within the
 meaning of Section 414(p) of the Code and Section 206(d) of ERISA. Nothing contained
 herein shall be construed to require the plan or the Plan Administrator:

 To provide any type or form of benefit, or any option, not otherwise provided under the Plan;

,		
• -	(2) To provide increased benefits determined on the basis of actuarial value; or	ĺ
2	(3) To provide benefits to the Alternate Payee that are required to be paid to another	
3	Alternate Payee under another order previously determined to be a qualified domestic	
4	relations order.	
5	D. <u>Notice to Plan Administrator</u> . Each party shall deliver a true copy of this Order to the Plan	
6	Administrator, at the address specified in Part I, above, as soon as practicable after this	
7	Order is entered.	
8	E. <u>Qualification</u> . If the Plan Administrator determines that this Order is not a qualified	
9	domestic relations order within the meaning of Section 414(p) of the Code and Section	
10	206(d) of ERISA, the parties shall request the Court to modify this Order to cause it to	ł
11	qualify as a qualified domestic relations order.	
12	F. <u>Jurisdiction</u> . The Court retains jurisdiction to amend this Order.	
13	, G 1. 1	
14	IT IS SO ORDERED this l_{q} day of J_{u} 2016.	
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17	DISTŘICT JUDGE	
18		
19	APPROVED AS TO FORM AND CONTENT:	
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22	DATED: $4/3/6$ DATED: $4/5/6$	ļ
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25	WAYLON J. HUBER JANEA HUBER	
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4	CASE NO.: CV 20,464	1	n
2	DEPT. NO.: 2	2016 JUL 19 AUTI: 1	0
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6	IN THE SIXTH J	UDICIAL DISTRICT COURT OF THE STATE OF N	NEVADA
7	IN	I AND FOR THE COUNTY OF HUMBOLDT	
8	WAYLON J. HUBER,		
9	Plaintiff,		
10	vs.		
11	JANEA HUBER,		
12	Defendant.		
13		/	
14		REQUEST FOR SUBMISSION	
15 16	I, Janea Huber, re	quest that the Union Pacific Agreement Employee	401K Retirement
17	Thrift Plan Qualified Don	nestic Relations Order be submitted to the Court for	consideration and
18	determination.		
19	Pursuant to NRS 239E	8.030 this document does not contain the Social Security Number	of any individual.
20	DATE: 7.5.66		
21	Arnoci	And	
22	Janea Huber		
23	5977 S. Manzanita Boise, ID 83709	Ave.	
24			
25			
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28			

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A0045

QDRO CONSULTANTS, LLC

July 18, 2016

Sixth Judicial District Court of Humboldt County Attention: County Clerk 50 W. 5th St., Room 207 Winnemycca, NV 89445

Re: draft Qualified Domestic Relations Orders for Waylon Humber V Janea Humber

Court Clerk:

I have enclosed the signed draft Qualified Domestic Relations Order and the Request for Submission documents for case #CV20,464. Please have the judge review and sign the original. I have also enclosed an additional copy of the draft order, a check for \$3.00 and a postage paid envelope for a certified copy of signed QDRO.

Please feel free to contact me with any questions or additional information you might need.

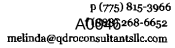
Sincerely, Clameen Made

Melinda C. Cameron QDRO Consultants, LLC 401 Court St. Reno, NV 89501 775-815-3966 RECEIVED JUL 19 2016

HUMBOLDT COUNTY CLERK

Enclosures





• "	
1	Code: 1670
2	Name: Waylon Huber 2017 APR 14 ATTO: 13 Address: LING TWO ROCK DR 2017 APR 14 ATTO: 13
3	WINNERNULLA NV 87445
4	Telephone: (75) 527-0272 Email: Wayton HUPER O MATLEOM ETAMU Self-Represented Litigant MATL.COM
5	Self-Represented Litigant MATL.COM
6 7	IN THE FAMILY DIVISION
8	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
° 9	IN AND FOR THE COUNTY OF WASHOE
10	
11	Waylon Huber Petitioner, Case No. <u>CV 20464</u> vs.
12	Jennez Hußer Dept. No/
13	Respondent.
14	
15	EX PARTE EMERGENCY MOTION REGARDING CHILDREN
16 17	MOTION TO <u>change of custor Dy motion</u>
18	
19	<u>Waylon Hußer</u> , appearing in Proper Person, hereby move this (Your name)
20	Court to issue an emergency order, without notice to Janea Hyber
21	Court to issue an emergency order, without notice to (The Other Party's name) granting the following:
22	State only what you want the court to order. Do not explain why you want the order issued
23	or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page.
24 25	would like
25	I total the court to order temporary Full custopy to
27	Futher Waylon Huber.
28	
	REV 8/2010 AA 1 E1 EX PARTE MOTION A0047
	15

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A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 1 entered on March 21st 2016 (Date the Decree or Order was filed) . To the best of my knowledge, the last order 2 3 concerning this matter was entered on $\frac{March 2t^{3\dagger} 20/6}{(Date last order entered in this case)}$ and that order 4 5 (Print what the last order was about, such as child support, visitation, TPO, etc.) 6 concerned 7 The child(ren) involved in the matter are: 8 DATE OF BIRTH NA<u>ME</u> AGE 9 5/12/2012 Bryson Huber L 10Brynlee Huber 5/12/2012 ĥ 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 1 pelieve mychildren are immediate because: 18 danger with their mother Janoe Hurer 19 a multi n S – 20 who was just repase Davide ('alkins 21 WHIS GOU ONC XVVIEC 11161 22 my trums away Huber and 111 23 HODE Lian HUDPY 24 defective 25 an open investigation 0VD 26 FOUR VEGY OI evidance that my 27 Eď 15 being 28 A0048 REV 8/2010 AA **ETEX PARTE MOTION** 2

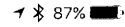
I have been cleared of all allegations through me, by taking a lie detector test at the Winnemvica Paire Department. I believe us of now the children need to be placed here in my nome where it is proven safe until further investigation has cleared all parties. Janae Huber has an extensive history of sexual abuse from her immed rate family members who all also reside in FD and are also in direct contact with children. On top of all these Issues, I feel Janae is a Flight risk at this point. I have not spoken to My children for over a week and she will not respond to any communication on my children. Yesterday 4/13/17 was my scheduled custochal time. We meet has fively in Burns Junction, Janae Huber was nowhere to be fained and has not repuded to any messages. I have no Idea where my children are at this point and I feel they are In danger. Pictures are of missed exchanged and lack commucation.

Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge DANGP fi i WHM (If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.) This document does not contain the Social Security Number of any person. I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is true and correct. DATED this 17 day of Apri Whit per Signature) ted Name) A0050 REV 8/2010 AA ET EX PARTE MOTION

●●○○ Verizon LTE

н/13/17



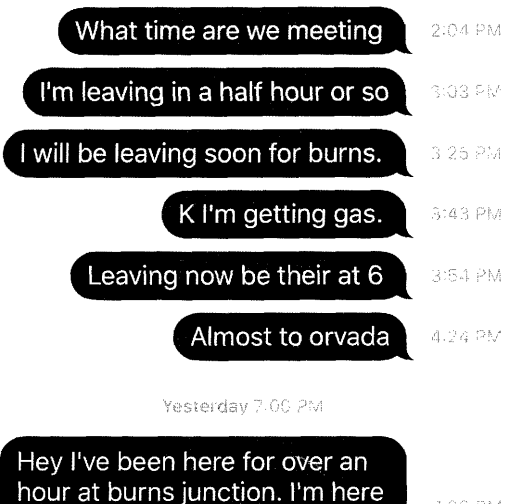




Yesterday 102 PM



Vesterday 2.04 PM



for my custodial time with my children.

I'm leaving burns

2.00 PM

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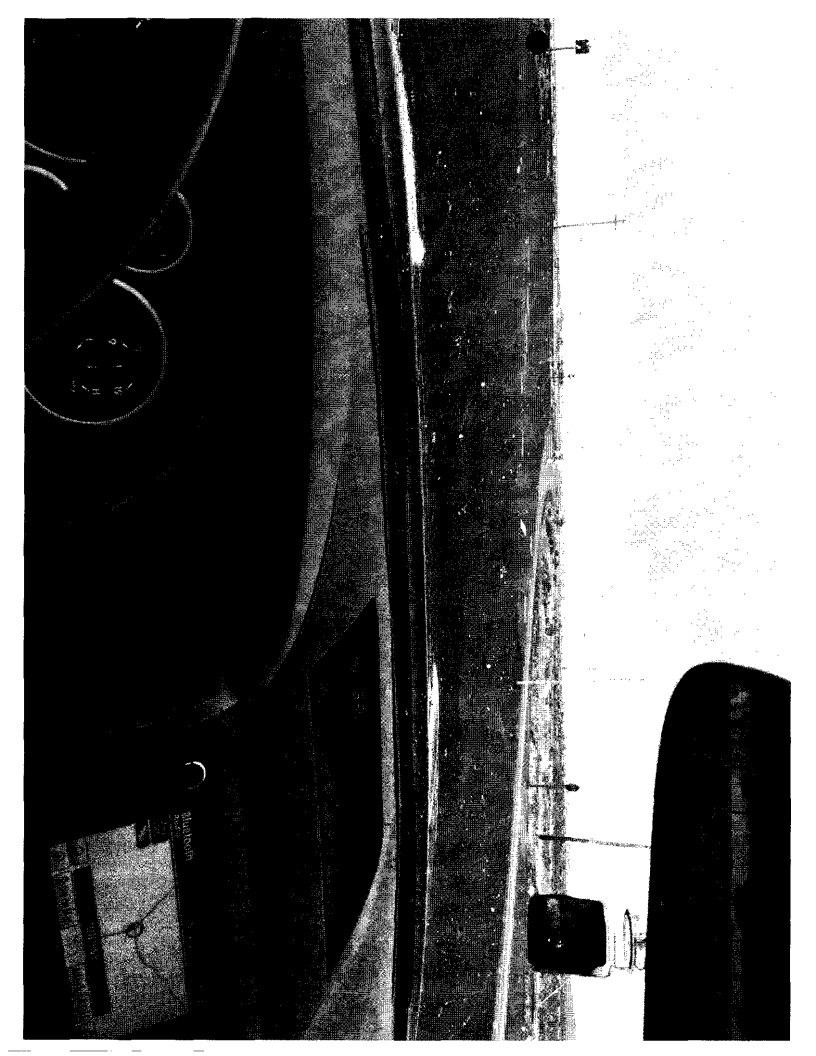
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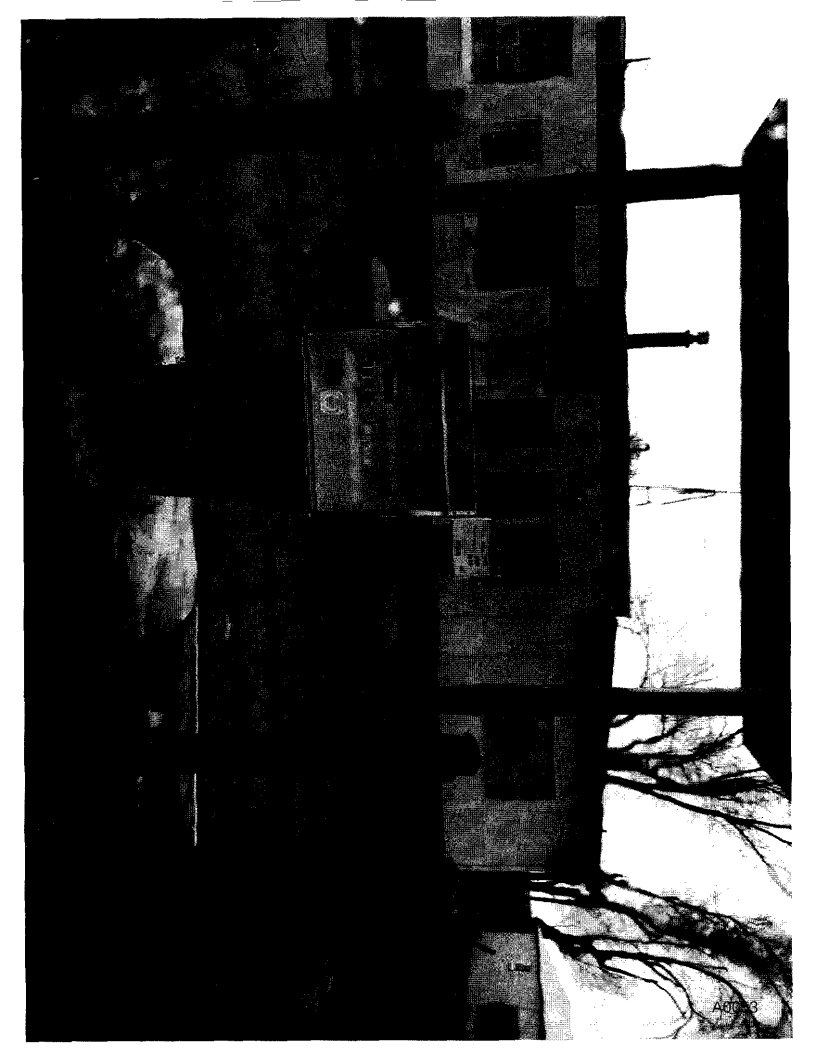












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	. 1	Case No. CV 20,464	
	2	Dept. No. 2	2017 APR 14 PM 3:41
	3		TAMI RAE SPERO DIST. COURT CLERK
	4		Eformly
	5		
	6	IN THE SIXTH JUDICIAL DIST	RICT COURT OF THE STATE OF NEVADA,
	7	IN AND FOR	R THE COUNTY OF HUMBOLDT.
RT A	8		-0 O 0-
AL COU Nevae	9	WAYLON HUBER,	
ICIA TC NTY,		Petitioner,	
UD] RIC		vs.	ORDER GRANTING IMMEDIATE CUSTODY OF CHILDREN
	5 12	JANEA HUBER,	
SIX' L	13	Respondent/	
	14	GOOD CAUSE APPEARI	NG THEREFORE, and it appearing from the Ex-Parte
	15	Emergency Motion for Change of C	Custody of Minor Children, and further, the best interest and
	16	welfare of the minor children would	l be served during the pendency of this action by issuance of
	17	this order against Respondent as her	
	18		are of the Application for Temporary Protection of Children
	19		Court, which will be transferred to this Court to be included
	20	in the file.	
	21	// //	· .
	22		
	23		A0054
	24		

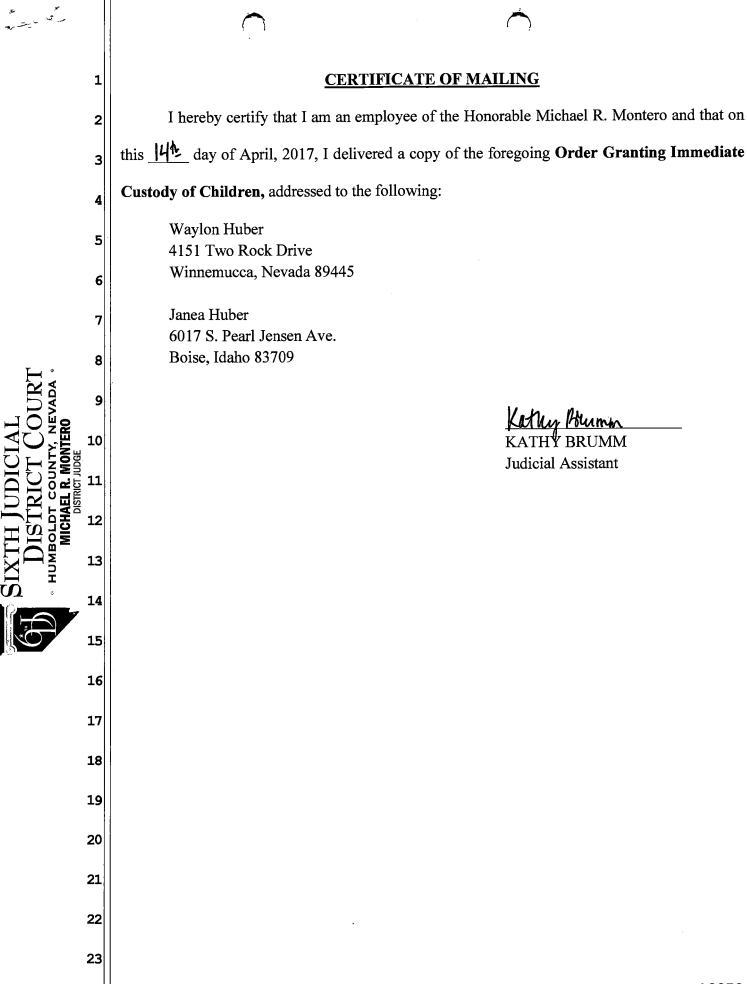
NOW, THEREFORE, IT IS HEREBY ORDERED that until such time as a hearing on the above-entitled cause may be had, or until the further order of the court, the court hereby makes the following order:

 Petitioner is hereby granted immediate joint legal custody and the sole temporary physical care, custody and control of the minor children of the parties, to-wit: BRYSON HUBER, born May 12, 2012 and BRYNLEE HUBER, born May 12, 2012.

This Order shall be in full force and effect immediately and until such time as a hearing may be had on the above-entitled case, and the same determined by this court, or until such time as the same may be modified upon the notice and hearing. The court sets the hearing on this matter for the 4th day of May, 2017, at the hour of 10:00 a.m.

IT IS SO ORDERED this $\underline{\mu}$ day of April, 2017.

MICHAEL R. MONTERO DISTRICT COURT JUDGE



Kathy Brumm

A0056

	n na sea anna an anna an anna an anna an anna an an
1 2	Code: 3720 Name: Weylon Huber Address: <u>4151 Two Reck Or</u> 2017 JPR 14 Billo: 13
3 4	Winnen ucca, NV 89445 Telephone: 775-527-0272 Email: Waylon Huber & malicon Self-Represented Litigant Eformly
5 6	IN THE FAMILY DIVISION
7	くはまた のF THE SECのいわ JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	Humboidt IN AND FOR THE COUNTY OF WASHOE
9	
10 11	Waylon Huber, Case No. LV 20464
12	Plaintiff / Petitioner / Joint Petitioner, Dept. No.
13	VS.
14	Defendant / Respondent / Joint Petitioner.
15	
16	PROOF OF SERVICE
17	<u>I ROOF OF SERVICE</u>
18 19	Pursuant to Nevada Rule of Civil Procedure 5(b), I served a true and correct copy of the
20	<u>Change of CustoDy Mation</u> filed on (Name of document(s) served) <u>4/14/17</u> in the manner(s) and at the logation(a) described below. A conv
21 22	$\frac{4/14/17}{(Date of filing)}$ in the manner(s) and at the location(s) described below. A copy
23 24	of this Proof of Service has been mailed or personally delivered to all parties or their lawyer.
24	Service Description
26	Fill in the information requested on the next page for <u>each person</u> who has been served.
27	If a person was served by United States Postal Service certified mail, you must attach the
28	return receipt to this document.

L

1	A copy of the above named document(s) was served upon the following people:
2	
3 4	1. Name: Janen Huber Date: 4/14/17 (Name of the person who was served) Date: 4/14/17 (Date of service: month / day / year)
4	
5	By: Personal service $-OR - \bigotimes$ Service by U.S. Mail, postage prepaid $-OR -$
6	Certified mail, return receipt attached – OR – Other:
7 8	Address: 6017 5 PEARI JENSEN Ave (Mailing address or physical address where service took place)
9	Boise ID 83709
10	100,5e 10 13704
11	
	2. Name: Date:
12	2. Name: Date: Date: (Date of service: month / day / year)
13	By: Personal service – OR– Scrvice by U.S. Mail, postage prepaid – OR–
14	
15	Certified mail, return receipt attached – OR – Other:
16	Address:
	(Mailing address or physical address where service took place)
17	
18	
19	If more room is needed, attach additional sheets.
20	
21	
	This document does not contain the Social Security Number of any person.
22	I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing
23	statements are true and correct.
24	
25	Date: <u>4/19/17</u> Print Your Name: <u>Waylon Hußer</u>
26	Date: 4/14/17 Print Your Name: 12/04/10/ Huber
27	Date: <u>7/19/17</u> Print Your Name: <u>Waylan Huker</u>
28	

П

-

1	Code: 3860
2	Name: Waylon Huber 2017 APR 14 AN 10:13 Address: 4151 Two Rock Dr
3	Linnenucus NV 84745 Telephone: 775-527-0272
4	Email: Waylon Huber & mail.con Etomly
5	Self-Represented Litigant
6 7	المجامع المعامة المعامة المحافظ المحافظ المحافظ المحافظ ا
7 8	$\frac{Hum Belove}{Hum Belove}$ IN AND FOR THE COUNTY OF WASHOE
° 9	UN AND FOR THE COUNT FOF WEADHOPE
10	Waylon Huber
11	<u>Waylon Huber</u> Plaintiff/Petitioner, Case No. <u>CV 20464</u>
12	Janea Hußer Defendant/Respondent.
13	Defendant/Respondent.
14	
15	REQUEST FOR SUBMISSION OF EX PARTE MOTION
16	I, Waylon Huber , request that the Ex Parte Motion (print your name here)
17	
18	<u>Change of custory notion</u> filed on <u>4/14/17</u>
19	(Print the name of the Ex Parte Motion) (Date the Ex Parte Motion was filed)
20	be submitted to the Court for it's consideration and Order.
21	This document does not contain the Social Security number of any person.
22	DATED this <u>14</u> day of <u>April</u> , 20 <u>17</u> .
23	similar 1.1.1. 1.1.1
24	Signature: Mil MM Print Your Name: Waylon Huber
25 26	
26	
27 28	
∠0	
	REVISED 11/2010 AA EX PARTE MTN REQ. FOR SUBM ASO059

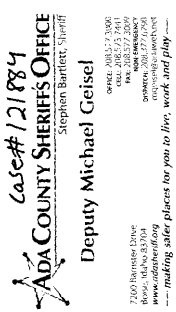
1 Code: 1670 Name: 2017 ATR 1 3 FUI 12: 39 2 Address: ii)0 3 Winnemucca, NY 8944 Telephone: 725-627-0272 4 Email: Waylonhuber @ Mail 100M Self-Represented Litigant 5 6 IN THE FAMILY DIVISION 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE 9 10 Huber Huber Case No. 20, 464 11 Dept. No.____ 1 12 13 espondent. 14 15 EX PARTE EMERGENCY MOTION REGARDING CHILDREN 16 Enforce Change of Custop (Fill in the name of this motion) **MOTION TO** 17 18 Waylon H _____, appearing in Proper Person, hereby move this 19 20 Court to issue an emergency order, without notice to ______ 21 The Other Party's name) granting the following: 22 State only what you want the court to order. Do not explain why you want the order issued 23 or why you believe the other party should not have notice of this motion. Those reasons will be filled in on the next page. 24 25 to issue mothe the murt. 26 - +1) re) Brunke. an 27 er's residence within 28 t to be issued for MANYO nor OY of court. Untempt A0060 REV 8/2010 AA E1 EX PARTE MOTION 1

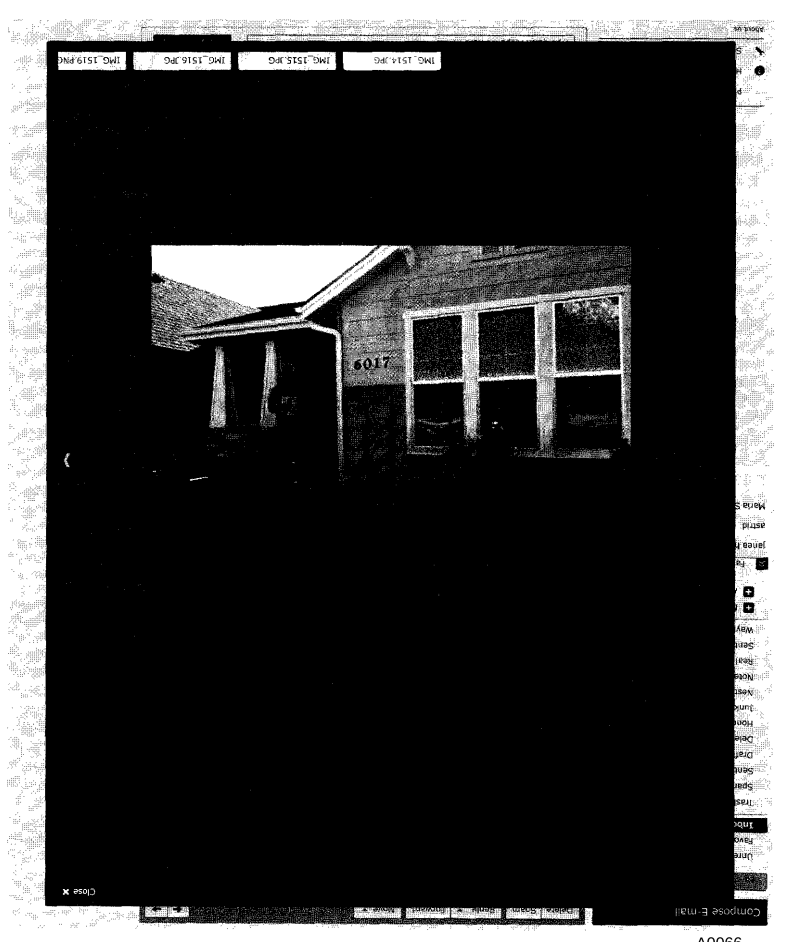
A Decree of Divorce or Order addressing custody and visitation of a minor child(ren) was 1 entered on March 21st 2016 (Date the Decree or Order was filed) ____. To the best of my knowledge, the last order 2 3 concerning this matter was entered on <u>April 19⁴⁴ 2017</u> (Date last order entered in this case) and that order 4 5 (Print what the last order was about, such as child support, visitation, TPO, etc.) 6 concerned 7 The child(ren) involved in the matter are: 8 NAME AGE DATE OF BIRTH 9 5/12/12 Brynlee Huber Ч 10 Bryson Huber U 11 12 13 14 Fully explain why you believe this is an emergency situation 15 16 I believe this is an emergency and an order should issue from this Court immediately 17 because: Friday April 14th an order granting Immediate 18 ustody was signed by honora 19 Brynice and Bryson Jber. TY 20 , WW 21 Year 17 22 (P +0) 23 Inlee ð 24 NOCX 25 Kichapper velleve. SM 26 lidinathen hor drer 27 well aware CH-く 28 A0061 REV 8/2010 AA E1 EX PARTE MOTION 2

Deputy Michael Geisel at the Ada Canty sheriff's office breifed Janae Huber of the ramifications of not following this most recent order to give custody to father and decided to blatantly disregard the order. I have reached out with numerous texts and calls trying to find my children and recieved one text back from Janae Huber on April 14th at 5:50 pm, stating that CPS instructed her not to give up the children. I proceeded to call her CPS case worker Kim Pickins (208) 577-4454 who explained to me that she never instructed Janae Huber to violate the order and hide the children from father. I have no contact with children and do not know where they are at this time and have had zero communication with Janae Huber on their where abouts. I need the courts assistance in locating and transferring the children into father's care.

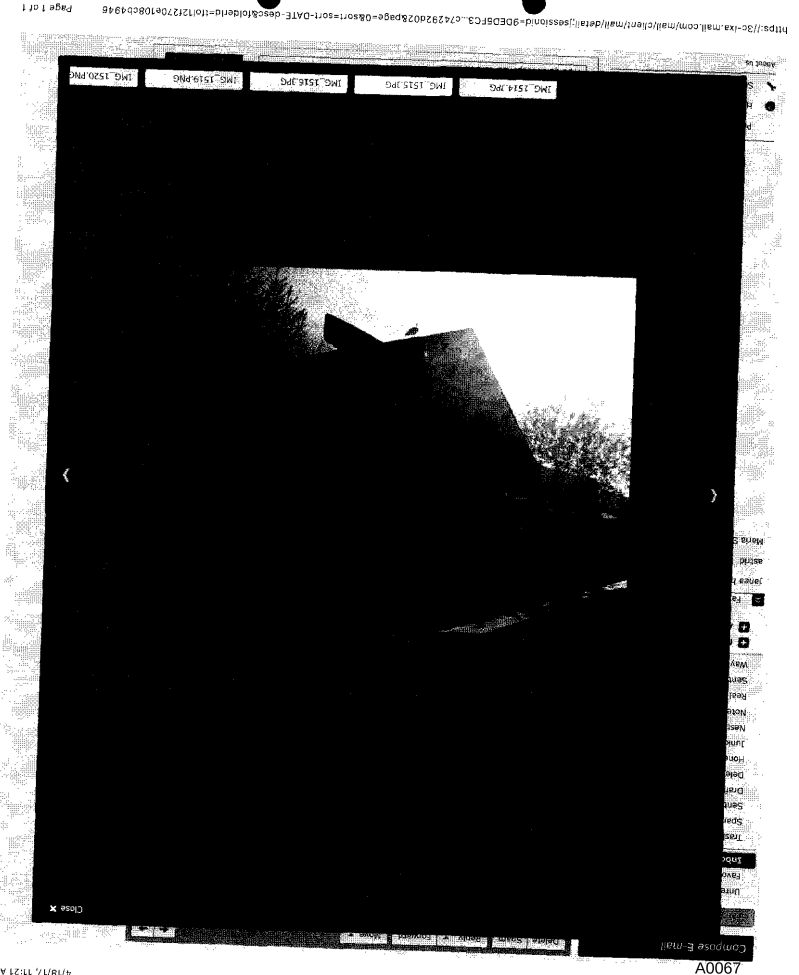
	$\bullet \qquad \bullet$
1	
2	
3	Endly exploit why you believe the other parts should be the contested
4	Fully explain why you believe the other party should not be contacted and have time to respond to this Motion before the Motion is considered by the Judge
5	Janae Huber is a flight risk and
6	is currently in violation of a court
7	order. She is getting increasingly
8	unstable and I feel my children
9	Brynlee and Bryson are not safe.
10	
11	
12	
13	
14	
15	
16	
17	
18 19	(If you need more angee, you may attach additional sheets of some
19 20	(If you need more space, you may attach additional sheets of paper. Be sure that you write only on one side of the paper and clearly identify it as a continuation of this explanation.)
20	This document does not contain the Social Security Number of any person.
22	I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing is
23	true and correct.
24	DATED this 18^{11} day of $April, 20_17$
25	W/M Darl
26	(Signature)
27	(Printed Name)
28	
ĺ	
	REV 8/2010 AA 3 E1 EX PARTE MOTION A0063

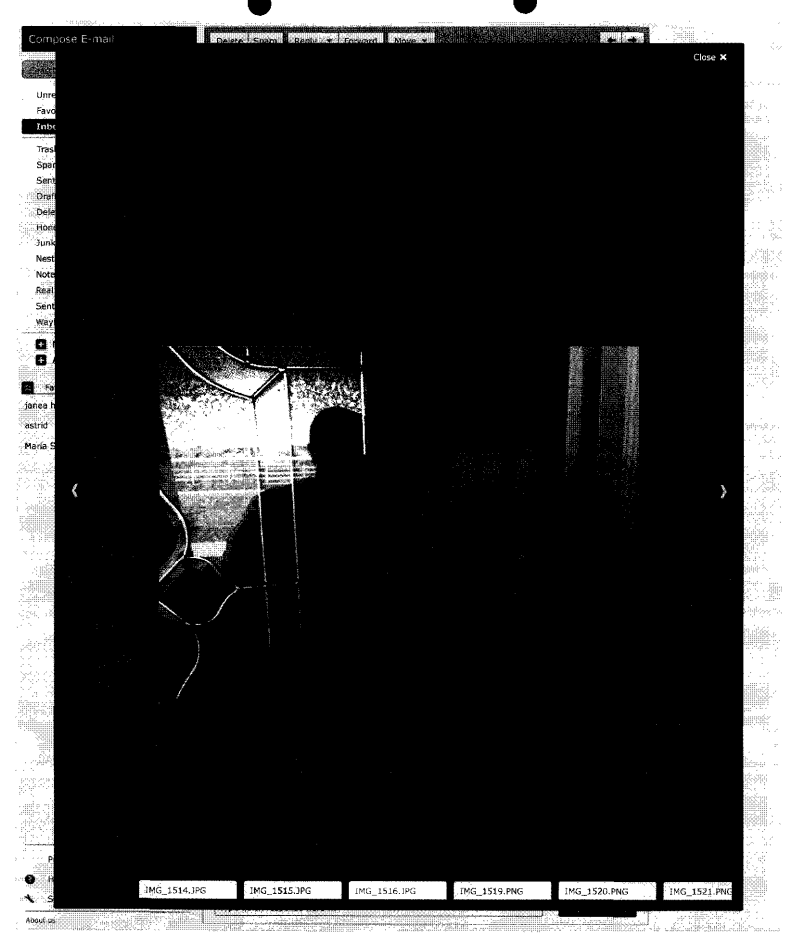
	A copy of the above named document(s) was served upon the following people:
	1. Name: Junea HuBer Date: <u>4/18/17</u> (Name of the person who was served) Date: <u>4/18/17</u> (Date of service: month / day / year)
	(Name of the person who was served) (Date of service: month / day / year) By: Personal service -OR- Service by U.S. Mail, postage prepaid -OR-
	Certified mail, return receipt attached –OR– Other:
	Address: 6017 5 pearl Jensen Ave Boise, ID 83709 (Mailing address or physical address where service took place)
	2. Name: Date: Date: (Name of the person who was served)
	(Name of the person who was served) (Date of service: month / day / year) By: Personal service -OR- Service by U.S. Mail, postage prepaid -OR-
	Certified mail, return receipt attached -OR- Other:
	Address:
	(Multing address of physical address where set we took place)
	If more room is needed, attach additional sheets.
	This document does not contain the Social Security Number of any person.
	I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing
te	atements are true and correct.
	Signature:
	Date: <u>4/18/17</u> Print Your Name: <u>Ucuylon</u> Huber



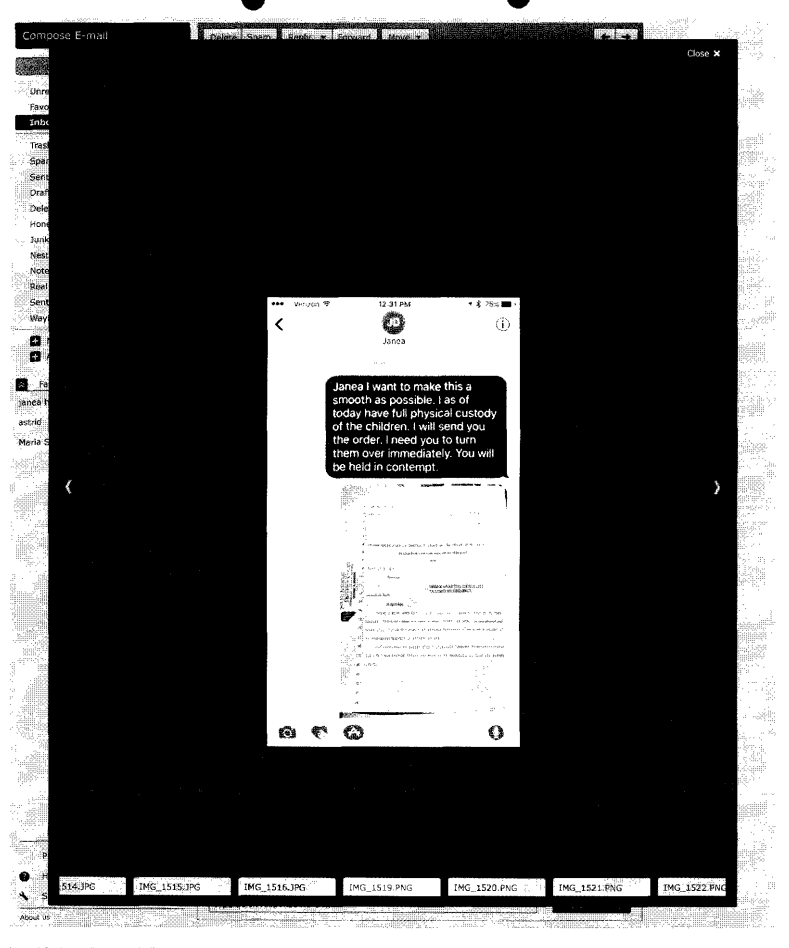


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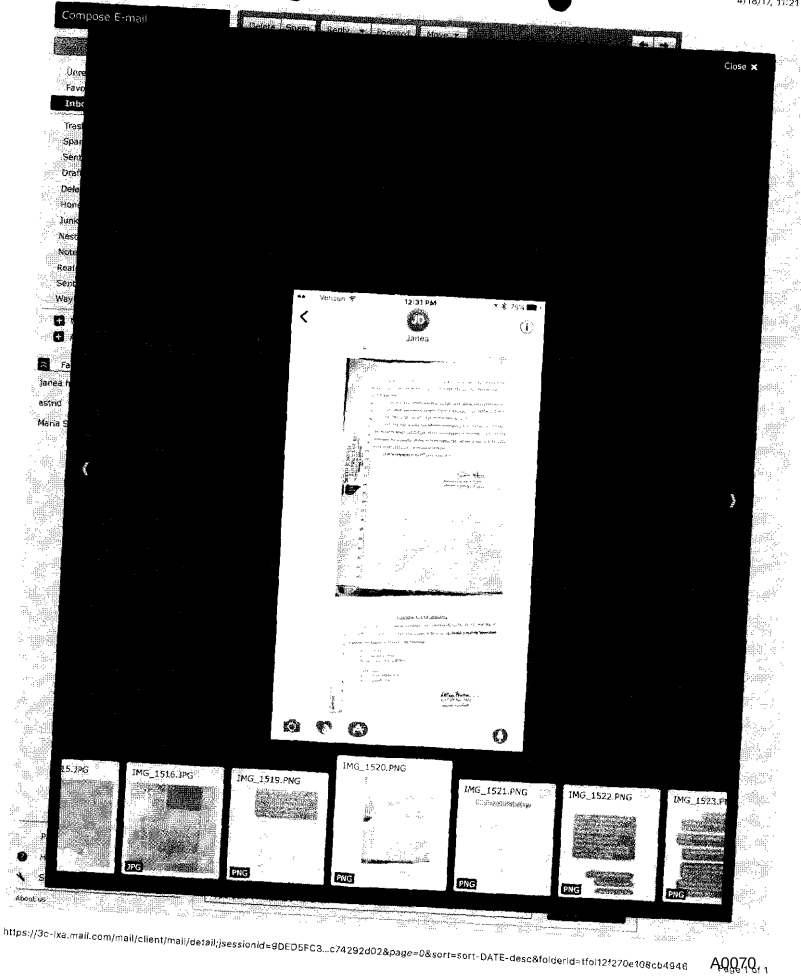


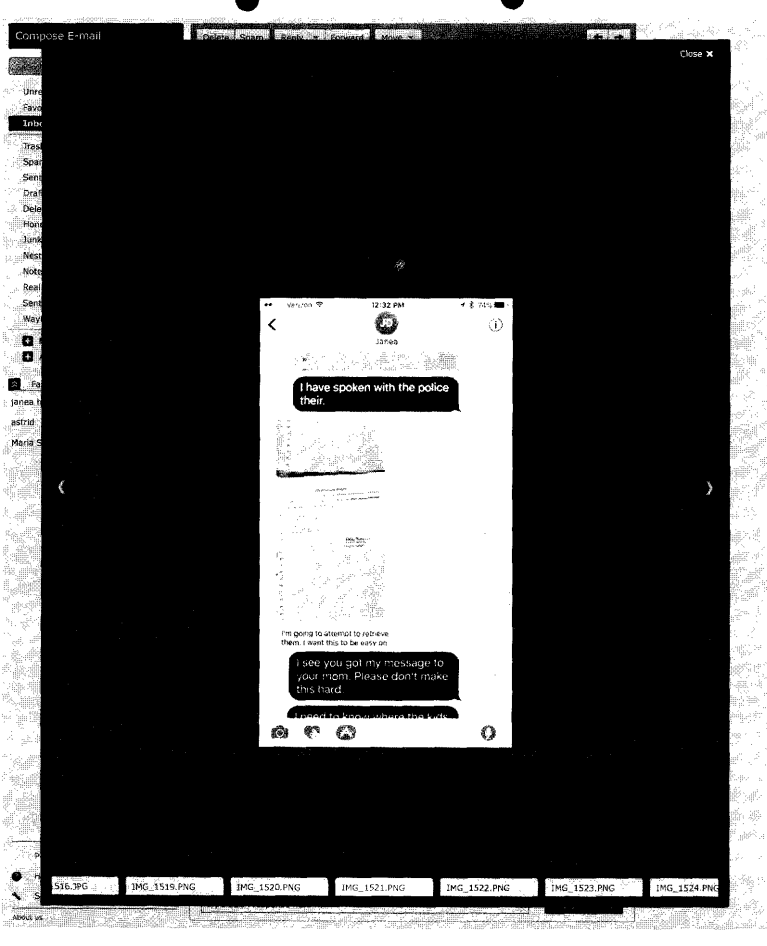


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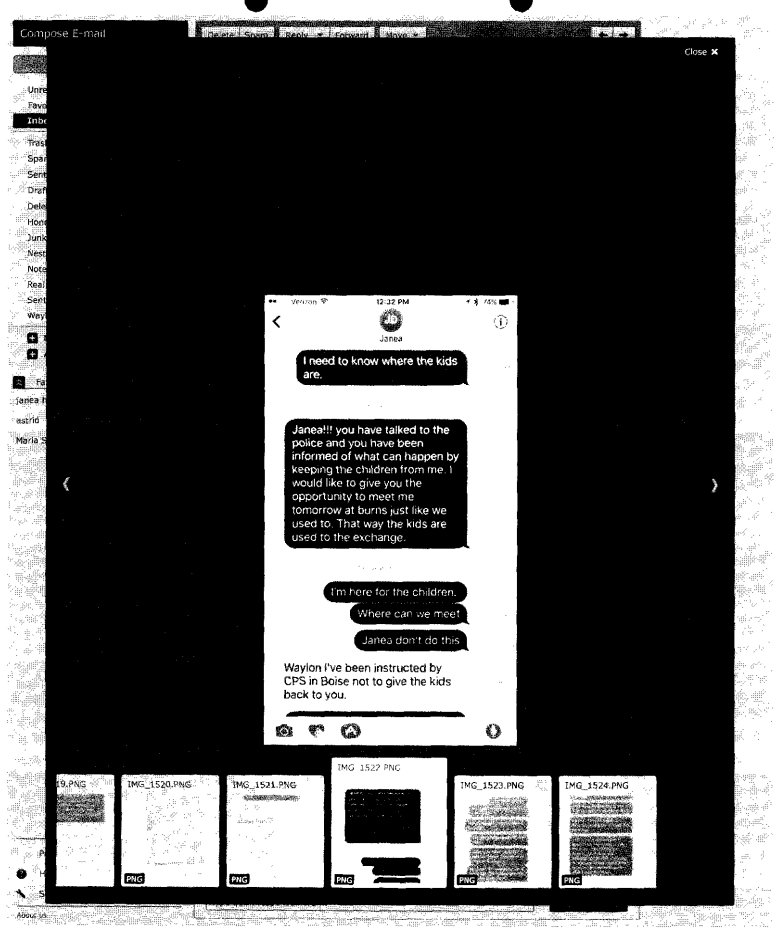
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A0069





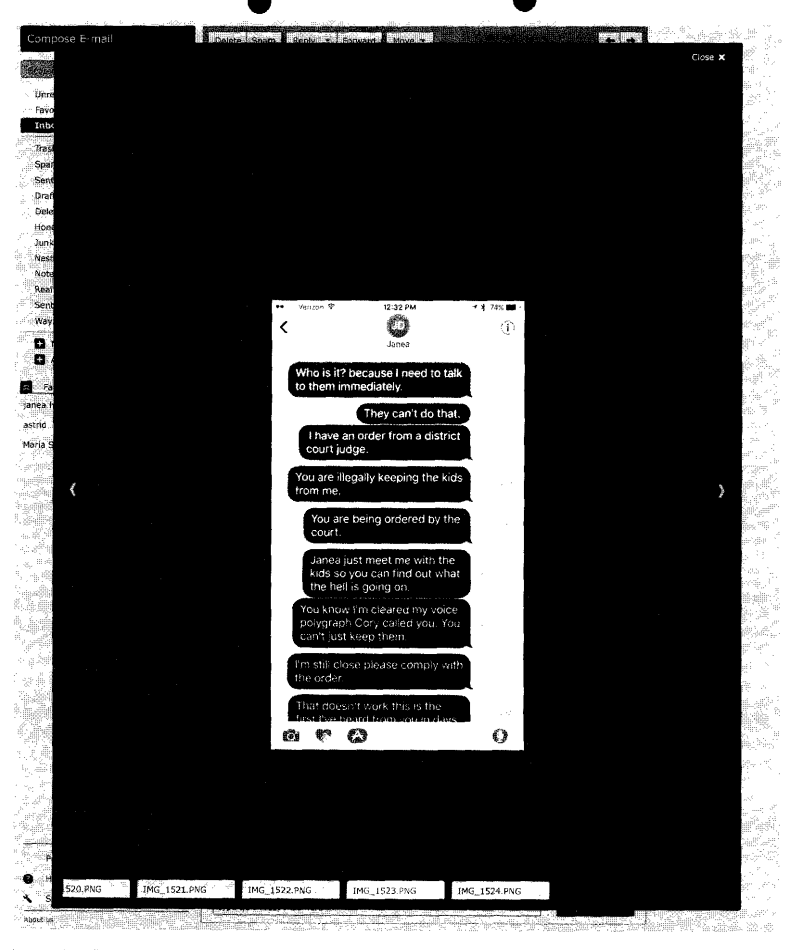
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A0071

Page 1 of 1

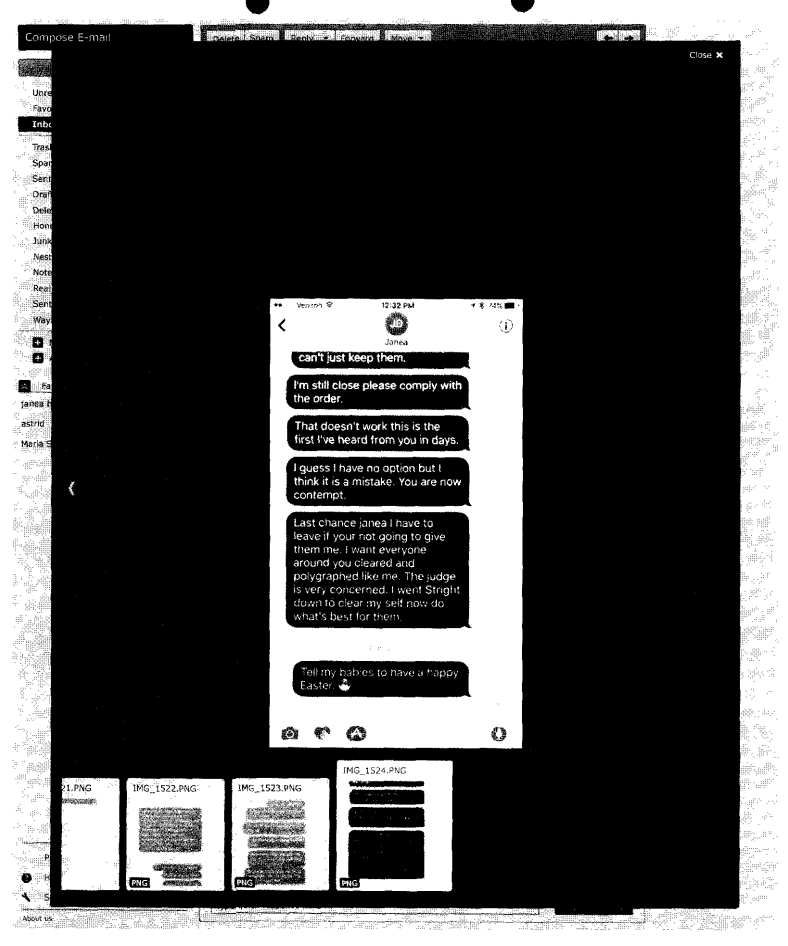


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https://3c-lxa.mail.com/mail/client/mail/detail;jsessionid=9DE05FC3...c74292d02&page=0&sort=sort-DATE-desc&folderId=tfol12f270e108cb4946 Page 1 of 1
A0073



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A0074

1 Case No. CV 20,464 2 Dept. No. 2 2017 APR 14 PH 3:41 3 BAMERATE SPIRO Dive. JOUAT CLERK 4 5 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 7 IN AND FOR THE COUNTY OF HUMBOLDT. 8 -000-9 WAYLON HUBER, 10 Petitioner, æ 11 vs. **ORDER GRANTING IMMEDIATE** CUSTODY OF CHILDREN 12 JANEA HUBER, 13 Respondent. / 14 GOOD CAUSE APPEARING THEREFORE, and it appearing from the Ex-Parte 15 Emergency Motion for Change of Custody of Minor Children, and further, the best interest and 16 welfare of the minor children would be served during the pendency of this action by issuance of 17 this order against Respondent as hereinafter set forth; 18 FURTHER, this Court is aware of the Application for Temporary Protection of Children 19 filed in the Union Township Justice Court, which will be transferred to this Court to be included in the file. 20 ||21 ${\it ll}$ 22 23 24 A0075

PI

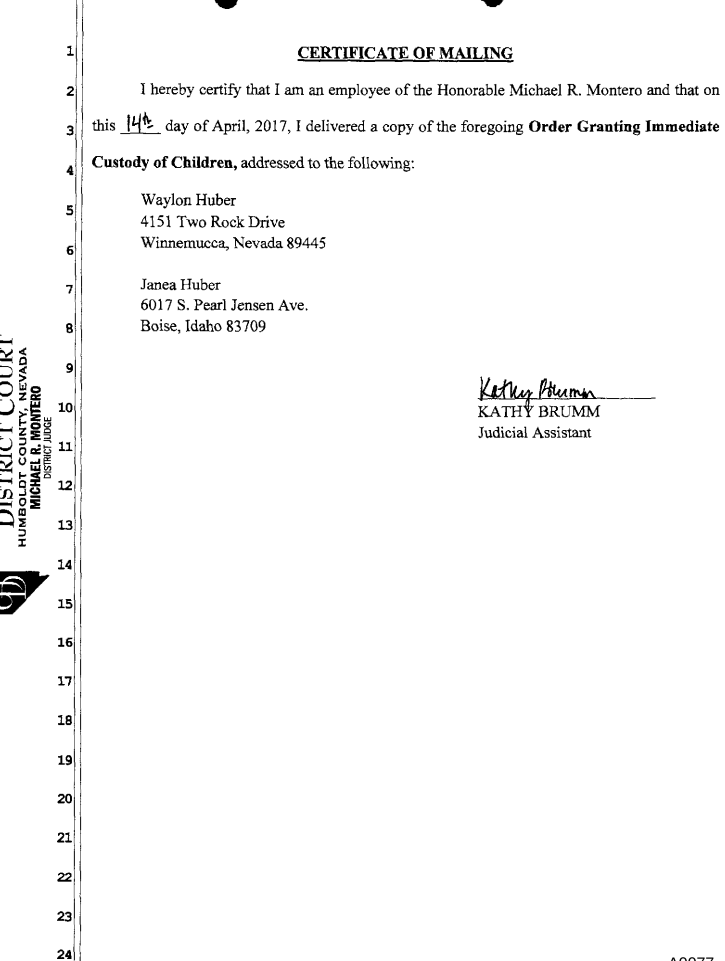
NOW, THEREFORE, IT IS HEREBY ORDERED that until such time as a hearing on the above-entitled cause may be had, or until the further order of the court, the court hereby makes the following order:

 Petitioner is hereby granted immediate joint legal custody and the sole temporary physical care, custody and control of the minor children of the parties, to-wit: BRYSON HUBER, born May 12, 2012 and BRYNLEE HUBER, born May 12, 2012.

This Order shall be in full force and effect immediately and until such time as a hearing may be had on the above-entitled case, and the same determined by this court, or until such time as the same may be modified upon the notice and hearing. The court sets the hearing on this matter for the 4th day of May, 2017, at the hour of 10:00 a.m.

IT IS SO ORDERED this 42 day of April, 2017.

MICHAEL R. MONTERO DISTRICT COURT JUDGE

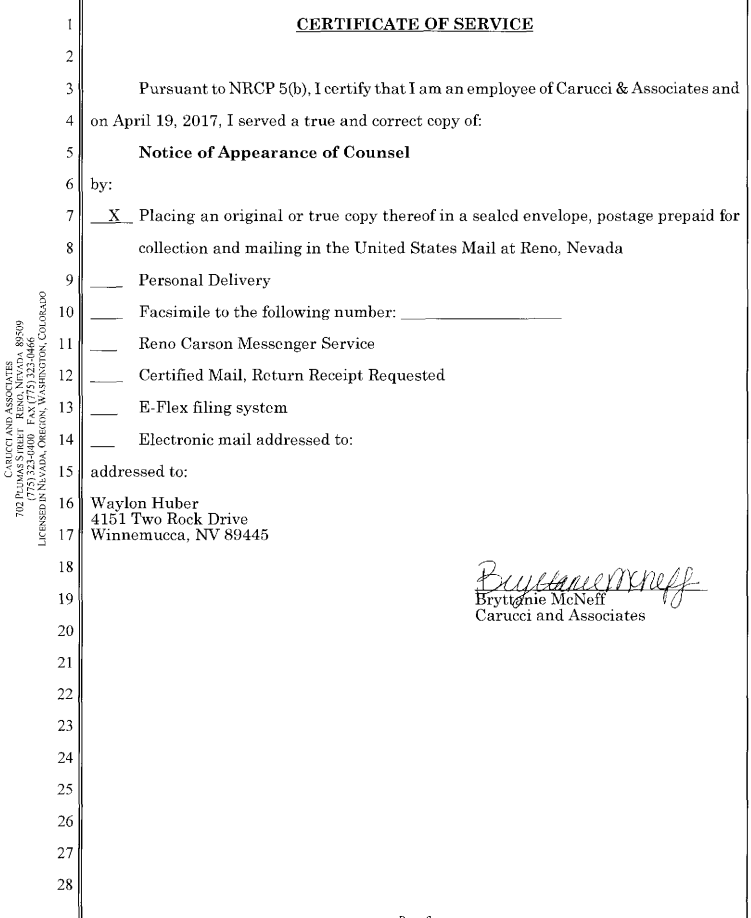


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TH J

de: 3720 me: Domlon Hubes	
Idress: 4151 Two Rock Dr	2017 APR 18 FH 12: 39
lephone: <u>775-527-0272</u> nail: <u>()07/on Huber@ mail. Com</u> If-Represented Litigant	Dank
IN THE FAMIL	LY DIVISION
OF THE SECOND JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA
IN AND FOR THE CO	UNTY OF WASHOE
linular Huber	Case No. 20, 464
Plaintiff / Petitioner / Joint Petitioner,	Dept. No
vs.	Dept. 10
Janen Huber	
Defendant / Respondent / Joint Petitioner.	
	_/
PROOF OF	<u>SERVICE</u>
Description of the set	
Pursuant to Nevada Rule of Civil Procedure 5	(b), I served a true and correct copy of the
Enforce change of custody (Name of document(s))	filed onfiled on
	nd at the location(s) described below. A copy
(Date of filing)	
this Proof of Service has been mailed or persor	hally delivered to all parties or their lawyer.
<u>Service D</u>	escription
Fill in the information requested on the next	t page for each person who has been served.
If a person was served by United States Post	al Service certified mail, you must attach the
return receipt to	this document.

	1	CASE NO.: CV20,464					
	2	DEPT. NO.: 2 2017 APR 24 Fil 1: 20					
	3	The undersigned hereby affirms this document Applied to the social security number.					
	4	does not contain a social security number.					
	5						
	6						
	7						
	8	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA					
8	9	IN AND FOR THE COUNTY OF HUMBOLDT					
sociates 10. Nevada 89509 775) 323-0466 Washington, Colorado	10						
	11	WAYLON HUBER,					
OCIATE D. NEVA 775) 322 78HINC	12	Petitioner, <u>NOTICE OF APPEARANCE OF COUNSEL</u>					
	13	vs.					
CARUCCI AND ASSOCIATE (AS STREET RENO. NEVA) 323-0400 FAX (775) 323 VADA, OREGON, WASHING	14	JANEA HUBER,					
NE(22)	15	Respondent.					
702 PL (7' INSED IN	16						
ĺ.icr	17	Undersigned counsel, Roderic A. Carucci, Esq. and the law firm of Carucci and					
	18	Associates, serves notice of their appearance in the above captioned matter on behalf of					
	19	respondent, Janea Huber. Please serve all further pleadings and notices upon under					
	20	signed counsel at the address set forth below.					
	21	DATED: April 19, 2017					
	22	Carucci and Associates 702 Plumas Street					
	23	Reno, Nevada 89509 775-323-0400					
	24 25	$P_{\rm TT}$					
	23 26	By: Rodøric A. Carucci, Esq. Attorney for Janea Huber					
	20 27	Autorney for Sanea Huber					
	28						
		Page 1					
	"	A0079					



702 Plumas Street Reno, NV 89509



Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

April 19, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Notice of Appearance of Counsel in regards to the above-referenced case. Please file both copies and return a file stamped copy to our office. I have included a self-addressed, stamped envelope for convenience.

I appreciate your attention to this matter. Should you have any questions, please do not hesitate to contact me.

Sincerely, Hanie Mehry Bryttanie McNeff

Carucci & Associates

Enclosures



1	Case No. CV 20, 464
2	Dept. No. 2 APR 28 2017
3	This document contains no WHERE SPERO Social Security Numbers POWRT CLERK
4	A. Cart
5.	
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	-oOo-
9	WAYLON HUBER,
10	Petitioner,
11	vs. <u>NOTICE OF APPEARANCE</u>
12	JANEA HUBER,
13	Respondent/
14	PLEASE TAKE NOTICE that Respondent, WAYLON HUBER, has retained the services
15 16	of MILLER LAW, INC, and WENDY N. MADDOX, ESQ. to represent him in this matter. DATED this () day of April, 2017.
17	<u>í</u>
18	MHLER LAW ANC.
10	WEXDY N. MADDOX, ESQ.
20	Attorney for WAYLON HUBER Nevada Bar No. 14081 115 West 5th Street, Box 7
21	Winnemucca, Nevada 89445 775-623-5000
22	
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28	
	NOTICE OF APPEARANCE A0082

-	• •
1	CERTIFICATE OF MAILING
2	I, MICHELLE MILLER, do hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ., and that on the <i>Sy</i> day of April, 2017, I placed a true and correct copy of the foregoing or
4	attached document in the US Mail in Winnemucca, Nevada, entitled Notice of Appearance, to:
5	Janea Huber
6	6017 S. Pearl Jensen Ave. Boisc, ID 83709
7	maria
8	MICHELLE MILLER
9	
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	NOTICE OF APPEARANCE A0083

•			
	And the second		
1	Case No. CV 20, 464		
2	Dept. No. 2 APR 1 8 2017		
3	This document contains no		
4			
5	EFOMTY		
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF VEVADA,		
7	IN AND FOR THE COUNTY OF HUMBOLDT		
8	-oOo-		
9	WAYLON HUBER,		
10	Plaintiff,		
11	vs. <u>NOTICE OF WITNESSES</u>		
12	JANEA HUBER,		
13	Defendant/		
14	Pursuant to NRCP 16.2 you are hereby notified that Plaintiff, WAYLON HUBER, by and		
15	through her attorneys, MILLER LAW, INC. and WENDY N. MADDOX, ESQ., intends to call the		
16	following witness during their case:		
17	1. WAYLON HUBER, c/o MILLER LAW, INC. and WENDY N. MADDOX,		
18	ESQ., 115 West 5 th Street Box 7 Winnemucca, NV 89445. It is anticipated that this witness will		
19	testify as to the facts of the case and other relevant information.		
20	2. ASHLIE HUBER, 4151 Two Rock Drive, Winnemucca, Nevada 89445. It		
21	is anticipated that this witness will testify as to the facts of the case and other relevant information.		
22	3. JANEA HUBER, c/o RODERIC A. CARUCCI, ESQ., 702 Plumas Street,		
23	Reno, Nevada 89509. It is anticipated that this witness will testify as to the facts of the case and		
24	other relevant information.		
25	4. CORY DUNKHORST, 500 East Winnemucca Blvd., Winnemucca, Nevada		
26	89445. It is anticipated that this witness will testify as to the criminal investigation as pertaingin		
27	to the minor children, the parties cooperation with said investigation, and other relevant		
28	information.		
	NOTICE OF WITNESSES PAG084		

•		
1	5. JIM DIKMEN, Winnemucca, Nevada. It is anticipated that this witness will	
2	testify as to the facts of the case, the behavior of Plaintiff, the behavior of the minor children,	
3	Plaintiff's parental capacity, and other relevant information.	
4	6. Rebuttal witnesses as necessary.	
5	7. All of JANEA HUBER's witnesses.	
6	This list is preliminary and intended solely as a means to preserve the right of WAYLON	
7	HUBER to present said witnesses, not as a guarantee that said witnesses, or any of them, will be	
8	called to testify. Discovery is continuing and WAYLON HUBER reserves the right to amend this	
9	list as appropriate. 781	
10	DATED this day of April, 2017.	
11	MILLER LAW, INC.	
12	WENDY N. MADDOX, ESQ.	
13	Attorney for WAYLON HUBER Nevada Bar No. 14081	
14	1/15 West 5th Street, Box 7 Winnemucca, Nevada 89445	
15	775-623-5000	
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	NOTICE OF WITNESSES PAG025	

CERTIFICATE OF MAILING I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX, ESQ. and that on the $\underline{\mathscr{ID}}$ day of April, 2017, I placed a true and correct copy of the foregoing or attached document in the US Mail, in Winnemucca, Nevada, entitled Notice of Witnesses, to: Roderie A. Carucci, Esq. 702 Plumas Street Reno, Nevada 89509)day of April, 2017. DATED this JENNIFER ADAIR PA0086 NOTICE OF WITNESSES

		•	
1	Case No.	CV 20, 464	
2	Dept. No.	2	APR 2 8 2017
3	This document contains no Social Security Numbers		TAMI RAE SPERO DIST COURT CLERK
4			
5			E. Formly
6	11	N THE SIXTH J	UDICIAL DISTRICT COURT OF THE STATE OF NEVADA.
7		Ι	N AND FOR THE COUNTY OF HUMBOLDT
8			-000-
9	WAYLON H	UBER,	
10		Plainti	ff,
11	VS.		SUBPOENA DUCES TECUM
12	JANEA HUB	ER,	
13		Defend	ant/
14	THE STATE OF NEVADA SENDS GREETINGS TO:		
15	Division of Child and Family Services 475 W. Haskell		
16			Winnemucca. Nevada 89445
17	You a	re hereby comm	anded, that all and singular, business and excuses set aside, to appear before,
18	the attorney f	for Plaintiff, WI	ENDY N. MADDOX, ESQ., or some other officer authorized to administer
19	oaths, at 50 V	V. Fifth Street,	Winnemucca, Nevada 89445, on or before May 4, 2017, at 10:00 a.m., then
20	and there to t	estify on the pa	urt of Plaintiff. You are further commanded to bring with you by the above
21	stated time an	d place the follo	owing:
22	Any a	nd all records of	WAYLON HUBER and JANEA HUBER, in regards to their minor children,
23	BRYSON HI	JBER, born Ma	ay 12, 2012, and BRYNLEE HUBER, born May 12, 2012, specifically, all
24	original docu	mentation and r	ecords pertaining to the child welfare investigation for the above mentioned
25	children, including but not limited to, unity notes for the parties cases as a whole, including other states		
26	police reports, and any records regarding the parties and the minor children the last three (3) years, as mor		
27	particularly d	escribed in "Exl	nibit A".
28	11		

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1	If copies of the items requested in "Exhibit A" are produced by May 2, 2017, by 4:00 pm to Miller
2	Law, Inc. at 115 W. 5 th Street, Winnemucca, Nevada 89445 (phone 775-623-5000) you will not have to
3	appear on May 4, 2017, at 10:00 a.m. to testify to said documents.
4	Issued under my hand and seal of Court, CLERK OF COURT.
5	DATED this 2δ day of April, 2017.
6	
7	Manifai Spero
8	CLERK/DEPNTY CLERK
9	ITEMS TO BE PRODUCED
10	See list of Required Materials attached hereto at "Exhibit A".
11	
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	SUBPOENA

EXHIBIT A

You are required to produce by the date and time listed above for production, inspection, and 2 copying all of the documents and tangible things in your possession, custody or control related to Any and all records of WAYLON HUBER and JANEA HUBER, in regards to their minor children, BRYSON 3 HUBER. born May 12, 2012, and BRYNLEE HUBER, born May 12, 2012, specifically, all original documentation and records pertaining to the child welfare investigation for the above mentioned children. 4 including but not limited to, unity notes for the parties cases as a whole, including other states, police reports, and any records regarding the parties and the minor children the last three (3) years, as more 5 particularly described in "Exhibit A". This request includes, but is not limited to memoranda and communications in any form, to any person or by any person, including but not limited to the following: 6 Any and all recorded, documents, electronically stored information or otherwise, related to 1. 7 Any and all records of WAYLON HUBER and JANEA HUBER, in regards to their minor children, BRYSON HUBER, born May 12, 2012, and BRYNLEE HUBER, born May 12, 2012, specifically, all 8 original documentation and records pertaining to the child welfare investigation for the above mentioned children, including but not limited to, unity notes for the parties cases as a whole, including other states,

police reports, and any records regarding the parties and the minor children the last three (3) years, as more particularly described in "Exhibit A".

As used herein, "person" includes a corporation or other legal entity, its present or former attorneys, agents, representatives, employees, assigns, and all other assigns or entities acting or purporting to act on its behalf.

As used herein, "document" includes any writing, including the original or a copy of handwriting, typewriting, printing, photographing, and every other means of recording upon any tangible thing and form of communication or representation, including letters, words, pictures, sounds, or any retrievable date or information, however stored, recorded, or coded, or any e-mail or other computer-generated messages or communications.

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As used herein, the term "related to" means mentioning, discussing, summarizing, comprising, constituting, describing, reflecting, containing, including, referring to, regarding, depicting, connected with, embodying, concerning, reporting or involving an act, occurrence, event, transaction, fact, thing or course of dealing

EXHIBIT B

N.R.C.P. 45

(c) Protection of Persons Subject to Subpoena.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

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(2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

10

(B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

16

17 (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

18

(i) fails to allow reasonable time for compliance;

(ii) requires a person who is not a party or an officer of a party to travel to a place more than
 100 miles from the place where that person resides, is employed or regularly transacts business in person,
 except that such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or

21 (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or

22

(iv) subjects a person to undue burden.

- 23
- (B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party,
 the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or,
 if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is

addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

2 [As amended; cffective January 1, 2005.]

SUBPOENA

(d) Duties in Responding to Subpoena.

4 (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the 5 demand.

(2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

PA0091

•	
1	Case No. CV 20, 464
2	Dept. No. 2
3	This document contains no
4	Social Security Numbers
5	
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	-oOo-
9	WAYLON HUBER,
10	Plaintiff,
11	vs. <u>ACCEPTANCE OF SERVICE</u>
12	JANEA HUBER,
13	Defendant/
14	Please take note that I, $\frac{N E I}{E + E + E}$, accept service of the
15	SUBPOENA DUCES TECUM, in the above entitled action on the 2 day of April, 2017.
16	2miltaria
17	SIGNATURE
18	STATE OF NEVADA))ss:
19	COUNTY OF HUMBOLDT)
20	Subscribed and sworn to before me, a notary public, this $\frac{2}{2}$ day of April. 2017, by
21	Alell Latter
22	
23	JENNIFER ADAIR Notary Public - State of Nevada Appointment Recorded in Humboldt County
24	No: 13-12240-3 - Expires October 31, 2017
25	
26	
27	
28	
	ACCEPTANCE OF SERVICE Page 1

44) 40 - 10	
*	
1	Case No. CV 20, 464
2	Dept. No. 2
3	This document contains no
4	Social Security Numbers
5	Lai Clark
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	-oOo-
9	WAYLON HUBER,
10	Petitioner,
11	vs. <u>SUBPOENA</u>
12	JANEA HUBER,
13	Respondent. /
14	THE STATE OF NEVADA SENDS GREETINGS TO:
15 16	Cory Dunkhorst 500 East Winnemucca Blvd. Winnemucca, Nevada 89445
17	WE COMMAND YOU, that all and singular, business and excuses being set aside, you
18	appear and attend before the Sixth Judicial District Court, County of Humboldt, State of Nevada,
19	at the Court Room of said Court in said County and State at the address listed below, on the 4 th day
20	of May, 2017, at 10:00 a.m. then and there to testify on the part of Petitioner, and for a failure to
21	attend you will be deemed guilty of contempt of Court.
22	IN WITNESS, WHEREOF, I have hereunto set my hand this 25^{44} day of April, 2017
23	CLERK Speec
24	Dedus Clark
25	DEPUTY CLERK 50 W. 5 th Street
26 27	Winnemucca, Nevada 89445 775-623-6379
27	
	SUBPOENA AU093

(c) Protection of Persons Subject to Subpoena.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena.
 The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the

party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited
 to, lost earnings and a reasonable attorney's fee.

5 (2)(A) A person commanded to produce and permit inspection and copying of designated books, 6 papers, documents or tangible things, or inspection of premises need not appear in person at the 6 place of production or inspection unless commanded to appear for deposition, hearing or trial.

- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection
 and copying may, within 14 days after service of the subpoena or before the time specified for
 compliance if such time is less than 14 days after service, serve upon the party or attorney
 designated in the subpoena written objection to inspection or copying of any or all of the designated
- 9 materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court

10 by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the

11 production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

- $\begin{bmatrix} 12 \\ 13 \end{bmatrix}$ (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:
- 15 (i) fails to allow reasonable time for compliance;
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in
- 15 person, except that such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies,
 or
- (iv) subjects a person to undue burden.
- 18 (B) If a subpoena

1

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

- (ii) requires disclosure of an unretained expert's opinion or information not describing specific
- 20 events or occurrences in dispute and resulting from the expert's study made not at the request of 21 any party,

the court may, to protect a person subject to or affected by the subpocna, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the

- testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order
- appearance or production only upon specified conditions.
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- (1) A person responding to a subpoend to produce documents shall produce them as they are kept
 in the usual course of business or shall organize and label them to correspond with the categories
 in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to
- $\begin{bmatrix} 27 \\ 28 \end{bmatrix}$ protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is
- ²⁸ sufficient to enable the demanding party to contest the claim.

SUBPOENA

1	Case No.	CV 20, 464	
2	Dept, No.	2	And the second s
3	This document contains no Social Security Numbers		APR 28 2017
4			CAMERAE SPERO
5			
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,		
7	IN AND FOR THE COUNTY OF HUMBOLDT		
8	-oOo-		
9	WAYLON HUBER,		
10	Petitioner,		
11	vs.		ACCEPTANCE OF SERVICE
12	JANEA HUBER,		
13	Respondent.		
14	Please take note that I, Cory Derchorst, accept service of the		
15	SUBPOENA, in the above entitled action on the $\underline{\mathcal{H}}$ day of April, 2017.		
16			
17	SIGNATURE		
18	STATE OF NEVADA)		
19)ss: COUNTY OF HUMBOLDT)		
20	Subscribed and sworn to before me, a notary public, this 28 day of April, 2017, by		
21	Cay Durchoret		
22			
23	M.L. MILLER NOTARY PUBLIC		NOTARY PUBLIC
24	Notary Public - State of Navada Appointment Recorded in Humboldt County No: 13-1289-9 - Expires October 31, 2019		
25			
26			
27			
28			
	ACCEPTANCE	OF SERVICE	A0095 Page 1

CV 20464

Waylon Jay Huber, Plaintiff vs. Janea Marie Huber, Defendant.

Judge: Montero

Clerk: Jody Clark

MAY 4, 2017

HEARING ON EX PART EMERGENCY MOTION

PRESENT: Plaintiff, Waylon Jay Huber, present with counsel, Wendy Maddox. Defendant, Janea Marie Huber, present with counsel, Kelly Vaneburgt.

Vaneburgt invoked the rule of exclusion as well as motioned the Court to close the hearing.

The Court granted the rule of exclusion. The Court will decide if he will close the hearing later.

The Court gave some procedural history regarding this case. The Court further stated that the controlling document is the Findings of Fact, Conclusions of Law and Decree of Divorce filed on April 1, 2016. The Court further stated that the Plaintiff filed an Ex Parte Emergency Motion Regarding children on April 14, 2017, and the Court granted the motion and issued an Order Granting Immediate Custody of Children that was then filed on April 14, 2017. At the time the Plaintiff filed the Ex Parte Motion he was acting in proper person. The Defendant filed no response.

The Court stated that counsel had met with him in chambers prior to coming into Court and shared with him that there are a number of witnesses subpoenaed. Further the Court stated that Vaneburgt had asked the Court to oversee as one family one judge the case before Judge Shirley regarding the Plaintiff's current wife and her ex-husband. Also, the Court stated that Maddox had made a reference that the Court's wife may have been involved with the children as a counselor through the Humboldt County School District. The Court believes his wife is no longer involved but he will look into it. The Court does not want any conflicts.

The Court addressed the fact that he has issued two (2) separate Court orders in this matter in which the Defendant has failed to comply with. The Court further stated his concerns with the Defendant not complying with the Court's order. The Court further informed the Defendant that should she not comply with the Court's orders he would hold her in contempt. Should the Defendant object to something she needs to file the appropriate documents. The Court further stated that based upon the statements of the plaintiff in his motion on page two the Court issued the exparte order.

The Court addressed Kevin Pasquale, Humboldt County Deputy District Attorney from the galley regarding a possible investigation with the Defendant and/or Plaintiff.

Pasquale responded.

The Court asked Vaneburgt for an offer of proof regarding an investigation in Idaho.

Vaneburgt concurred that there is an ongoing investigation in Idaho.

The Court offered Maddox the same.

Maddox stated they are aware of the investigation in Idaho but has no knowledge of CPS being involved in Idaho.

The Court stated he is inclined to issue an order that the Defendant's boyfriend is to stay away from the minor children. The Court will give counsel time to discuss this with their clients.

After a brief recess, Vaneburgt informed the Court that the Defendant is willing to say with her mother in Idaho and limit contact between her boyfriend and children.

The Court stated he would be ordering no contact with the children.

Vaneburgt stated the Defendant would comply.

Maddox objected to Vaneburgt offer. Maddox further stated that the Plaintiff does not feel the Defendant would comply with the Court's order as previously seen with the other Court orders.

The Court ordered that the Defendant's boyfriend is not to reside in the home with the minor children. The Court further stated that Nevada has current jurisdiction and failure to comply could affect future custody orders. The Court further ordered that the temporary order shall be dissolved and the boyfriend shall not be allowed any contact with the minor children pending further order of this Court. There must be a motion filed and an order issued before any contact will be allowed. Should the Defendant fail to comply with this Court order the Court shall take into consideration who shall have primary physical custody of the minor children. Further, the Defendant shall pay the Plaintiff's attorney fees for today in defiance of the Court orders. Maddox is to submit a memo as to attorney fees to the Court with the appropriate affidavit. Should Maddox wish some form of sanction for the Defendant violating the visitation order, she would need to present evidence. As to the other issues of possible conflict of interest, the Court shall look into the matter and if need shall recuse himself. As to the motioned for one family one judge the Court shall determine if there is a conflict of interest first.

Vaneburgt to prepare the order regarding the vacating of the emergency temporary order to include in the order that the Defendant's boyfriend is to have no contact with the minor children.

Maddox motioned the Court for a makeup visit between the Plaintiff and his children.

Vaneburgt stated the matter is not before the Court today.

The Court suggested Vaneburgt speak with her client regarding the visit.

	1	CASE NO.: CV20,464			
	2	DEPT. NO.: 2			
	3	The undersigned hereby affirms this document			
	4	A Citat,			
	5				
	6				
	7	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT			
	8				
AD0	9 10				
89509 56 N, Coloi	11				
oclates Nevada 8 5-323-0466 Ashington,	12	WAYLON HUBER, SUBPOENA TO APPEAR AND TESTIFY			
CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	13	Petitioner,			
CARUCCI AND ASSOCI IAS STREFT RENO, N 323-0400 FAX 775- VADA, OREGON, WAS	14	vs.			
CARUCCI J MAS STREE 5-323-0400 EVADA, OR	15	JANEA HUBER,			
CARU 702 PLUMAS S 775-323- (ED IN NEVAD/	16	Respondent.			
7 J.I.CENSI	17				
	18	TO: Kimberly Schmelling Supervisor at DFCS			
	19	475 W. Haskell Street, Box 7 Winnemucca, NV 89445-3781 775-623-6555			
	20	110-020-0000			
	21	YOU ARE COMMANDED to appear at the Sixth Judicial District Court, Family			
	22	Division, Department 2, 25 West 5 th Street, #212, Winnemucca, Nevada 89445, on the 4th			
	23	day of May, 2017, at 10:00 a.m. to testify under oath at the trial in the above-captioned			
	24	matter on behalf of Respondent.			
	25	Any person failing to appear without adequate excuse to obey a subpoena may be			
	26	deemed in contempt of court, and shall be liable to the party injured in the sum of \$100.00,			
	27	and for such damages as may be sustained by him/her on account of such neglect or			
	28	///			
		Page 1 A0098			

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	1	refusal. [Nevada Rules of Civil Procedure, Rule 45(e)]
	2	Dated this 26 th day of April, 2017.
	3	Carucci & Associatse 702 Plumas Street
	4	Reno, Nevada 89509 (775) 323-0400
	5	
	6	
	7	By: <u>hh h</u> Roderic A. Carucci, Esq.
	8	Attorney for Janea Huber
CARUCCI AND ASSOCIATES 702 PLUMAS STREET RFNO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, ORRGON, WASHINGTON, COLORADO	9	NEVADA RULES OF CIVIL PROCEDURE, RULE 45(c) AND 45(d)
	10	(c) Protection of Persons Subject to Subpoena.
	11	(1) A party or an attorney responsible for the issuance and service of a subpoena
	12	shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this
ND ASS FAFNC FAX 7 IGON, W	13	duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.
RUCCI J STREE 3-0400 DA, ORI	14	(2)(A) A person commanded to produce and permit inspection and copying of
CARUCCI AN 702 PLUMAS STREET 775-323-0400 IED IN NEVADA, OREG	15 16	designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
LICENS	17	(B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and
	18	
	19	the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the
	20	premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person
	21	commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a
	22	party from significant expense resulting from the inspection and copying commanded.
	23	(3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:
	24	(i) fails to allow reasonable time for compliance;
	25	
	26	(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that such a person may in order
	27	to attend trial be commanded to travel from any such place within the state in which the trial is held, or
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		Page 2 A0099
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1 2 3 4 5 6 7 8 9 CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LJCENSED IN NEVADA, OREGON, WASHINGTON, COLORADO 10 11 12 13 14 15 16 17 18 19 2021

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(iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or

(iv) subjects a person to undue burden.

(B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

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	\bullet \bullet		
1	AFFIDAVIT OF SERVICE		
2			
3	STATE OF NEVADA)		
4) ss. COUNTY OF HUMBOLDT)		
5			
6	I, Roderic Carucci, Esq., do hereby swear under penalty of perjury that the following		
7	assertions are true:		
8	1. That I am not a party to this action and I am over 18 years of age;		
9	2. That I personally served a copy of the "Subpoena to Appear and Testify" on		
10	Kimberly Schmelling, at her place of employment Division of Child and		
11	Family Services, 475 W. Haskell Street, Winnemucca, NV 89445, on April		
12	27, 2017.		
13			
14	FURTHER YOUR AFFIANT SAYETH NOT.		
15 16	DATED this May 2, 2017		
10	RODERIC A. CARUCCI, ESQ.		
18			
19	SUBSCRIBED AND SWORN to before me,		
20	a Notary Public, on May 2, 2017		
21	by Roderic A. Carucci, Esq. BRYTTANIE MCNEFF		
22	Reyttanie MAAA NOVARY PUBLIC		
23			
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	Page 1 A0101		

702 Plumas Street Reno, NV 89509



Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

May 2, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Subpoena to Appear and Testify in regards to the above-referenced case. Please file both copies and return a file stamped copy to our office. I have included a self-addressed, stamped envelope for convenience.

I appreciate your attention to this matter. Should you have any questions, please do not hesitate to contact me.

Sincerely,

uttanie Meneff

Bryttanie McNeff Carucci & Associates

Enclosures

RECEIVED MAY 0 4 2017

HUMBOLDT COUNTY CLERK

. 1	
1	Case No. CV 20, 464
2	Dept No. 2
3	This document contains no
4	Social Security Numbers
5	L. Clask
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	-000-
9	WAYLON HUBER,
10	Plaintiff, <u>EX PARTE EMERGENCY</u> MOTION FOR TEMPORARY
11	vs. <u>CUSTODY</u>
12	JANEA HUBER,
13	Defendant/
14	COMES NOW, Plaintiff, WAYLON HUBER (hereinafter "Father"), by and through his
15	attorneys, MILLER LAW, INC. and WENDY N. MADDOX, ESQ., and hereby moves this Court
16	to grant Father temporary sole legal and sole physical custody of BRYNLEE HUBER and
17	BRYSON HUBER, born May 12, 2012. Father believes that this is an emergency and respectfully
18	requests the court to issue an order immediately due to his children being in immediate danger
19	with their mother, Janae Huber. This motion is based on the following Points and Authorities.
20	DATED this $\underline{O^{\prime\prime}}$ day of May, 2017 MILLER LAW, INC.
21	1 1 1 2
22	WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER
23 24	Nevada Bar No. 14081 115 West 5 th Street, Box 7
24	Winnemucea, Nevada 89445 775-623-5000
25	
20	
28	
	EX PARTE EMERGENCY MOTION FOR CUSTODY

Points and Authorities

The parties were divorced on March 21, 2016. Per the parties' divorce decree, Father 2 3 granted Mother permission to temporarily relocate with the parties children to Boise, Idaho, for the purpose of completing her schooling for a maximum period of (2) two years. Mother has been 4 5 in a relationship with violent Felon, Justin Caulkins who resided with her and the children while on felony probation. Once Justin Caulkins was released from parole, he returned to reside with 6 7 Mother and children. Father expressed his concerns to Mother as well as to Justin Caulkins parole 8 officer in Idaho. Sometime thereafter information was received from Detective Dunkorst with the 9 Winnemucca Police Department that there is an open investigation with physical evidence of 10Father's 4 year old daughter Brynlee being sexually abused.

Mother had been refusing to give the children to Father during his custodial time, when Father learned his daughter has been sexually molested he worked with Winnemucca Police Department to clear any allegations Mother had made against him and filed a motion with the court. Based on an Ex Parte Emergency Motion filed on April 14, 2017, Father was granted immediate and sole pending physical custody of the minor children the same day. Mother refused to return the children to Father's custody based on the order indicating that CPS has told her not to give the children back to Father.

On the morning of May 4th, 2017, Mother, the children, and Justin Caulkins arrived at CPS
in Winnemucca, Nevada and Mother refused again in front of officers to return the children to
Father. Justin Caulkins walked into the CPS office with Father's children.

A hearing was held on May 4th, 2017, and after Mother informed the Court that she and her children would be residing with her mother (maternal grandmother of Idaho) and that the children would have no contact with Justin Caulkins, the court dissolved the Order Granting Immediate Custody of Children to Father.

Immediately after the hearing, based on the Courts order, Law enforcement located the vchicle being driven by Justin Caulkins, removed the children from him and secured the children. Police officers then awaited interpretation of the parties' divorce decree to decipher who was to have physical custody of the children. The divorce decree indicated that Father is to have custody

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of the children two weekend a month, but leaves which weekends up to the interpretation of the parties.

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Officers were aware that Mother, Justin Caulkins, and children arrived in Winnemucca 3 4 from Idaho in the same vehicle and were working with Mother to decipher if she would be 5 allowing the weekend after the hearing to be one of Father's two weekends of the month or if she 6 would be returning to Idaho with the children and allowing Father's weekend to occur the next 7 weekend. Officers also made Mother aware that she and Justin Caulkins could not return to Idaho 8 together in the same vehicle if the children were with them due to the no contact order. Mother Q. agreed that Father could exercise his custodial weekend with the children after the hearing and 10 Mother chose to return to Idaho with Justin Caulkins.

11 After the hearing, throughout this past weekend, Brynlee made outcries in the presence of 12 Father and Step Mother raising similar issues presented to the court at the most recent hearing as 13 well as new information that indicates to Father that the children are in imminent and immediate 14 danger in their Mother's presence and at Mother's residence. Father appropriately reported this 15 information to Law Enforcement as well as to CPS.

16 Because this is an open investigation, Father does not feel it is appropriate to jeopardize 17 the integrity of that investigation by disclosing information that has come to his attention since the 18 most recent hearing. If the Court, feels it is appropriate, Father would consent to the Court 19 speaking with law enforcement regarding this matter without his or Mother's presence. It would 20then be imperative that information related to the Court through that proceeding be sealed and not 21 made available to the parties.

22 Furthermore, over the weekend Father requested make up days from Mother and Mother 23 indicated through text that she does not owe Father makeup days. The court was very clear that 24 Father was due makeup days for visitation that Mother refused him and that if Father were to 25 Motion for makeup days, the Court would grant them (Sec attached Exhibit "1").

26 In the same text message, Father requested confirmation from Mother in regards to where 27 Mother will be living and Mother replied "MY house". Mother indicated to the court that she and 28 her children would be living at her Mother's home with the children. Father believes that if Mother had told the Court that she would be continuing to live at her house, the most recent order granting him physical custody would have stayed in place. Father is concerned that Justin Caulkins is continuing to reside with Mother at her residence. As the Court is aware, parole officer require confirmation as to where the parolee is living and confirm that the parolee is residing where he says he will be. Father has spoken with Justin Caulkins parole officer in the past few months and Father is only aware that the parole officer has approved the 6017 S. Pearl Jensen Ave. Boise Idaho.

Lastly, after the hearing. Mother had a choice as to whether she could have immediate custody of her children and she would be exchanging custody with Father the following weekend. Mother instead chose to return to Idaho with Justin Caulkins and to leave her children with their Father. Mother's actions speak louder than words. Mother knows the children are safe with Father and she has no plans to remove Justin Caulkins from her life. A protective mother would have picked her children and told Justin Caulkins to find his own ride back to Idaho.

Legal Authority 14 15 And pursuant to NRS 125C.0045(1)(a) 1. In any action for determining the custody of a minor child, the court 16 may, except as otherwise provided in this section and NRS 125C.0601 to 125C.0693, inclusive, and chapter 130 of NRS: 17 (a) During the pendency of the action, at the final hearing or at any time thereafter during the minority of the child, make such an order 18 for the custody, care, education, maintenance and support of the minor child as appears in his or her best interest. 19 NRS 125C.0035(4)(a-1) states that: 204. In determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things: 21 (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody. 22 (b) Any nomination of a guardian for the child by a parent. 23 (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent. 24 (d) The level of conflict between the parents. (e) The ability of the parents to cooperate to meet the needs of the 25 child. (f) The mental and physical health of the parents. 26 (g) The physical, developmental and emotional needs of the child. 27 (h) The nature of the relationship of the child with each parent. (i) The ability of the child to maintain a relationship with any sibling. 28 (i) Any history of parental abuse or neglect of the child or a sibling of the child. _IA<u>Q</u>106 EX PARTE EMERGENCY MOTION FOR CUSTODY

(k) Whether either parent or any other person seeking physical 1 custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child. 2 (1) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child. 3 4 NRS 125C.0045(5) states that: 5. Any order awarding a party a limited right of custody to a child 5 must define that right with sufficient particularity to ensure that the rights of the parties can be properly enforced and that the best interest of the child is achieved. The order must include all specific 6 times and other terms of the limited right of custody. As used in 7 this subsection, "sufficient particularity" means a statement of the rights in absolute terms and not by the use of the term "reasonable" 8 or other similar term which is susceptible to different interpretations by the parties. 9 Father through his attorney requested that CPS do a safety plan to keep these children safe 10in Idaho. Kimberly Schmeling, the CPS investigator in Winnemucca has indicated that if the 11 children go to Idaho, only Idaho can do a safety plan and that she/ CPS in Winnemucca would 12 have no jurisdiction once the children leave the State of Nevada. 13 It is in the children's best interest to be placed with Father on a temporary basis until the 14 investigation of this matter is complete. Father also needs to appropriately address any immediate 15 16 concerns and get the children into counseling or seen by a psychologist. 17 Father is aware that the Court is hesitant of these types of motions and only grants them if specific factors indicating the children are in imminent and immediate danger. The facts of this 1819 case are a sufficient basis to warrant temporary custody to ensure the safety of the children while 20the investigation is ongoing and until the Court has sufficient assurances Mother will move in with her Mother as she represented to the Court and is not living with Justin Caulkins. 21 The Court can set a hearing and address the issues raised herein, which is what constitutes 22 this matter an emergency and in order to allow this court to immediately take action to ensure the 23 safety of the children without a hearing. The law contemplates such authority when the safety of 24 25 a child or children is at issue as in this case. 26 2728

EX PARTE EMERGENCY MOTION FOR CUSTODY

WHEREFORE, based upon the foregoing, Father respectfully seeks an immediate order granting him temporary sole legal and sole physical custody of BRYNLEE HUBER and BRYSON HUBER, born May 12, 2012. day of May, 2017. DATED this MILLER LAW, INC. WENDY MADDOX, ESQ. Attomey for WAYLON HUBER Nevada Bar No. 14081 115 West 5th Street, Box 7 Winnemucca, Nevada 89445 775-623-5000 EX PARTE EMERGENCY MOTION FOR CUSTODY A 04:08

1	AFFIDAVIT IN SUPPORT OF MOTION
2	STATE OF NEVADA)
3)ss. COUNTY OF HUMBOLDT)
4	I, WAYLON HUBER, under penalties of perjury, being first duly sworn, deposes and
5	says:
6	That I am the Petitioner in the above-entitled action; that I have read the foregoing
7	Petition and know the contents thercof, that the same is true of my own knowledge, except those
8	matters therein stated on information or belief, and that as to those matters, I believe it to be true.
9	DATED this day of May, 2017.
10	Think Stratter (1)
11	WAYLON HUBER VX OCVICED AND SUBSCRIBED and SWORN to before me, a notary public, and this day of May,
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13	2017, by WAYLON HUBER.
14	NOTARY PUBLIC
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	EX PARTE EMERGENCY MOTION FOR CUSTODY A0109

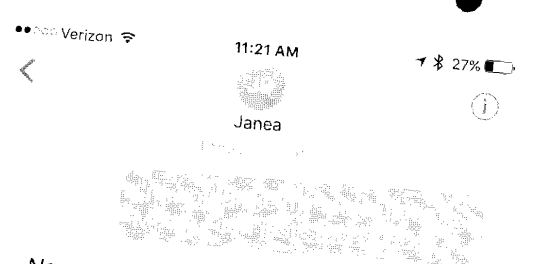
. ·	$\bullet \qquad \bullet$
1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ. and that on the day of May, 2017, I placed a true and correct copy of the foregoing or
4	attached document in the US Mail, entitled <i>Emergency Motion for Temporary Custody</i> , to:
5	Roderic A. Carucci, Esq.
6	702 Plumas Street Reno, Nevada 89509
7	DATED this day of May, 2017.
8	JENNIFER ADAIR
9	JENNIFER/BDAIR
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	EX PARTE EMERGENCY MOTION FOR CUSTODY

Exhibit 1

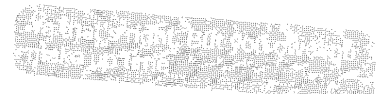
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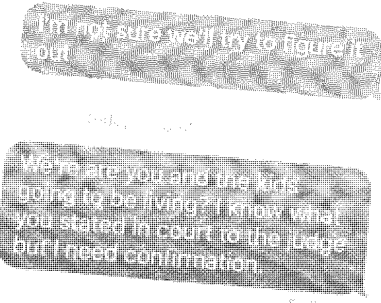
Exhibit 1



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At MY house.

Nación Carro





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1	Case No. CV 20, 464		
2	Dept. No. 2	e tang	
3	This document contains no		
4	Social Security Numbers	- ACled	
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6	IN THE SIXTH JUDICIAL DISTRICT CO	OURT OF THE STATE OF NEVADA,	
7	IN AND FOR THE COUN	ITY OF HUMBOLDT	
8	-0Oo	-	
9	WAYLON HUBER,		
10	Plaintiff,		
11	VS.	REQUEST FOR SUBMISSION	
12	JANEA HUBER,		
13	Defendant. /		
14			
15			
16 17	EMERGENCY MOTION FOR TEMPORARY CU DATED this day of May, 2017.	STODY be submitted to the judge for decision.	
18	DATED this 2^{μ} day of May, 2017.		
19		MILIZER LAW, INC.	
20		WEXDYAN. MADDOX, ESQ. Attorney for WAYLON HUBER	
21		Nevada Bar No. 14081 115 West 5th Street, Box 7	
22		Winnemucca, Nevada 89445 775-623-5000	
23			
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	REQUEST FOR SUBMISSION	A Q4-113	

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1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ. and that on the <u>8</u> day of May, 2017, I mailed a true and correct copy of the foregoing or
4	attached document in U.S. Mail, in Winnemucca, Nevada, entitled Request for Submission, to:
5	Roderic A. Carucci, Esq.
6	702 Plumas Street Reno, Nevada 89509
7	DATED this 4 day of May, 2017.
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9	JENNIFER ADAIR
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	REQUEST FOR SUBMISSION ROT 24

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6	IN THE SIXTH JUDICIAL DISTRICT C	COURT OF THE STATE OF NEVADA,	
7	IN AND FOR THE COL	INTY OF HUMBOLDT	
8	-oC	00-	
9	WAYLON HUBER,		
10	Plaintiff,		
11	vs.	REQUEST FOR SUBMISSION	
12	JANEA HUBER,		
13	Defendant. /		
14	COMES NOW, Plaintiff, WAYLON HUBER, herein by and through his attorneys,		
15	MILLER LAW, INC. and WENDY N. MADDOX, ESQ., and requests that the EX PARTE		
16	EMERGENCY MOTION REGARDING CHILE	DREN: MOTION TO ENFORCE CHANGE OF	
17	CUSTODY (in Re: Contempt) be submitted to the	e judge for decision.	
18	DATED this $day of May, 2017.$		
19		MILLER LAW, INC.	
20		WENDY N. MADOX, ESQ.	
21		Attorney, for WAYLON HUBER Nevada Bar No. 14081	
22		115 West 5th Street, Box 7 Winnemucca, Nevada 89445	
23		775-623-5000	
24			
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26			
27			
28			
	REQUEST FOR SUBMISSION	Ag115	

1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ. and that on the <u></u> day of May, 2017, I mailed a true and correct copy of the foregoing or
4	attached document in U.S. Mail, in Winnemucea, Nevada, entitled Request for Submission, to:
5 6	Roderic A. Carucci, Esq. 702 Plumas Street Reno, Ncvada 89509
7	DATED this $\underline{i} \neq \underline{j}$ day of May, 2017.
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9	JENNIFER ADAIR
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	REQUEST FOR SUBMISSION

1 CASE NO.: CV20,464	
2 DEPT. NO.: 2	ی م
3 The undersigned hereby affirms this document does not contain a social security number. Main the document does not contain a social security number. 4	
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6 7 EFormty	
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IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE O IN AND FOR THE COUNTY OF HUMBOLDT	OF NEVADA
IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE O IN AND FOR THE COUNTY OF HUMBOLDT IN AND FOR THE COUNTY OF HUMBOLDT IN AND FOR THE COUNTY OF HUMBOLDT IN AND FOR THE COUNTY OF HUMBOLDT	
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UDDRES 14 WAYLON HUBER, WAYLON HUBER,	
Plaintiff, <u>EMERGENCY NOTICED N</u>	MOTION TO
Image: Suspend visitation Algorithm vs.	ND REQUEST
18 JANEA HUBER, FOR EXPEDITED HEARING	<u>NG</u>
19 Defendant.	
20	
22 COMES NOW, Defendant, Janea Huber ("Mother"), by and 23 Badania A. Camurai Est, of Computing of Association and Association	
23 Roderic A. Carucci, Esq. of Carucci and Associates, and moves this Court 24 basis to temporarily suspend Plaintiff. Waylon Huber's ("Father") visita	

basis to temporarily suspend Plaintiff, Waylon Huber's ("Father") visitation with the two
minor children. Mother also requests that an expedited hearing be set on this matter due
to the ongoing investigation of sexual abuse of the minor child, Brynlee, by Father; the
investigations are ongoing in both Idaho and Nevada. This motion is made and based upon
all the pleadings and papers on file herein, the following memorandum of points and

	1	authorities, and the separately filed supporting declaration of Janea Huber.			
	2	DATED: May 8, 2017			
	3	Carucci and Associates 702 Plumas Street			
	4	Reno, Nevada 89509 775-323-0400 / 7			
	5	By:			
	6	Roderic A. Carucci, Esq. Attorney for Janea Huber			
	7				
	8				
g	9	MEMORANDUM OF POINTS AND AUTHORITIES			
09 OLORAI	10	The parties were married on December 30, 2010, and share two minor children:			
CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	11	Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012. Brynlee and			
CARUCCI AND ASSOCIATE AS STREET RENO, NEVA 323-0400 FAX (775) 323 VADA, OREGON, WASHING	12	Bryson are twins. The parties were divorced by this Court pursuant to a Findings of Fact,			
ND ASS RENC FAX (7 GON, W	13	Conclusions of Law, and Decree of Divorce entered on April 1, 2015. The Decree			
STREET STREET 3-0400 DA, ORE	14	incorporated the parties' Marital Settlement Agreement, which provides that the parties			
CARUCCI / 702 PLUMAS STREE (775) 323-0400 ED IN NEVADA, ORI	15	share joint legal and joint physical custody of the minor children. Mother resides in Boise,			
702 P (7 NSED IN	16	Idaho and Father resides in Winnemucca, Nevada. The MSA states in relevant part:			
LICENS	17 18	The parties agree that they should be awarded the joint legal and joint physical custody of their said minor children, with Husband awarded the following rights, and the Wife awarded all remaining time the children are not with Husband:			
	19 20	(i) Two (2) weekends per month from Thursday at 6:00 p.m. until Sunday at 6:00 p.m.;			
	21	(ii) Two (2) weeks during the Summer			
	22	The partice shall most half way between Winnempson and			
	23	The parties shall meet half way between Winnemucca and Boise for visitation exchanges at Burns Junction.			
	24	The above provision for custody and visitation is intended to be for a temporary period of two (2) years at which time the			
	25	parties shall be awarded joint legal custody and joint physical custody			
	26				
	27	The MSA also requires that Father maintain complete sobriety when the parties'			
	28	minor children are in his custody, and he is required to test daily when he has custody or			
		Page 2 40118			

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the children. This was due to Father's alcohol abuse during the parties' marriage. There
 is a companion and related Humboldt County case, presided over by Judge Shirley, Case
 Number CV 19,723, captioned *Pettis v. Pettis*. Orders have been entered in the *Pettis* case
 pertaining to Waylon Huber's alcohol consumption because he is now married to Ashlic
 Pettis.

7 Ongoing Investigation:

On April 9, 2017, when the children returned to Mother's custody following their weekend visitation with Father, Brynlee informed Mother that she was feeling pain in her vaginal area. Upon further inquiry, Brynlee informed Mother that while she was watching a movie with Father, Father put his fingers inside her vagina. The child demonstrated Father's actions for Mother, and also indicated this behavior had occurred on other occasions usually when she was going to bed.

14 Immediately upon learning of this information, Mother took Brynlee to a hospital 15 for an examination at St. Luke's Children's Hospital in Idaho. Upon examination, the 16 doctor informed Mother that he observed redness in the child's vaginal area and observed 17 that her hymen was partially detached. The hospital referred this information to the Ada 18 County Sheriff's Office in Idaho for further investigation. (Exhibit 1, letter from St. Luke's 19 Children's Hospital dated April 24, 2017). A report was also made with the Idaho 20Department of Health and Welfare. On information and belief, these investigations are 21 ongoing and these Idaho agencies have been slow or reluctant to share their partial investigative findings with the authorities and CPS in Nevada thus far. However, Mother 22 23 has personally spoken with both the caseworker with the Idaho Department of Health and 24 Welfare, and the Ada County Sheriff's office regarding these allegations of sexual abuse. 25 The caseworker represented to Mother that Brynlee informed her of the same allegations of Father inappropriately touching her. Mother was advised by the Department of Health 26 and Welfare that Father posed a threat to the minor child and advised her not to allow 27 additional visitation pending the investigation. Upon that advice, Mother then applied 28

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for a temporary protection order against Father on the minor child's behalf in Idaho
 (Exhibit 2). The request was denied for jurisdictional reasons between the two states;
 Father resides in Nevada and the alleged sexual molestation also occurred in Nevada.
 Mother then sought to file for a protection order in Humboldt County, Nevada, but was
 informed that she could not file her application because she was not a resident of the State
 of Nevada.

Mother has also contacted the authorities in Winnemucca regarding this incident, including the Division of Health and Family Services and the Humboldt County Sheriff's office. The Humboldt County Sheriff's office has an ongoing investigation as of the date of this writing. A day after Father was interviewed by the Humboldt Sheriff's office, Father filed an emergency motion with this Court seeking sole custody of the minor children based upon allegations that Mother's boyfriend was unfit to be around the children and that Mother "kidnapped" the children. Father also failed to disclose to the Court that there was an ongoing investigation of sexual abuse to which *he was the subject of.* The timing of Father's motion one day after learning he was being investigated for child molestation is highly suspect.

On May 4, 2017, Kimberly Schmeling of the Humboldt Division of Health and
Family Services interviewed both children regarding the alleged incident. She was
subpoenaed to testify as to her findings at the May 4, 2017 emergency hearing. Ms.
Schmeling has represented to counsel that Brynlee collaborated the allegations against
Father, which is consistent with her interview in Idaho with their protective services
department.

The parties appeared before the Court for an emergency hearing on May 4, 2017;
the sole subject was Waylon Huber's two emergency motions. Neither Waylon Huber, nor
his counsel, ever served or produced the April 14, 2017 emergency motion on opposing
counsel or upon Mother. Mother and her counsel were only served with the April 18, 2017
emergency motion, and only became aware of the other motion after the hearing.

28

At the emergency hearing, Father argued Mother's boyfriend, Justin Calkins, was 1 2 an "immediate danger" to the children due to his criminal history. This is the first time 3 Father has raised this allegation, even though Mother has been in a dating relationship with Mr. Calkins for more than a year, a fact of which Father was well aware. Ironically, 4 5 Father's objection to Mr. Calkin's involvement with the children arose suddenly, one day 6 to be exact, after Father was interviewed by the Humboldt County Sheriff's office about 7 molesting his daughter. Father's sudden concerns for the children's "immediate danger" 8 are highly suspect. Additionally, following Husband's meeting with the Humboldt County 9 Sheriff's office, he sent Mother a text stating "I want everyone around you cleared and polygraphed like me." (Exhibit 3). Father's motion and allegations against Mr. Calkins 10were retaliatory in nature and out of anger after he learned he was being personally 12 investigated for molesting his 4 year old daughter. Additionally, Father sent Mother's 13 mom (maternal grandmother) a text message on May 5, 2017, admitting that he believed 14 Mr. Calkins was not the person who was molesting Brynlee. (Exhibit 4). As such, his allegations against Mr. Calkins being an "immediate danger" to the children are 16 unfounded, even by his own admission, and were not made in good faith.

17 It is worth commenting to the Court that in the course of the *Pettis* case before 18 Judge Shirley, Ashlie, Waylon's wife, was arrested for child endangerment, approximately 19 three months later she was arrested and convicted of a DUI, and a week after that she 20failed a drug test conducted by the Guardian ad Litem assigned to the case. At the time 21of Ashlie's DUI arrest, Father was in the car and was also arrested for obstructing the 22 officer. Father has also been in rehab multiple times for alcohol and drug related issues, 23 most recently for 90 days at a rehab facility in California, returning only a few months 24 ago. Father is not the perfect parent he attempts to portray himself to be before this 25 Court. Father has been court ordered to test by this Court and Judge Shirley in the related case. Since the emergency court hearing on May 4, 2017, Father has refused to 26 27provide his daily alcohol testing results to Mother upon her request. (Exhibit 5). This is 28 not the first time Father has refused to take an alcohol test, in violation of this Court's 1 orders.

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Following the hearing on May 6, 2017, Mother received a video of Brynlee being interrogated by Ashlie Pettis about the sexual abuse. This video was sent by Father to the child's maternal grandmother. Interviewing children about sexual molestation is a highly specialized skill. Both law enforcement personnel and clinical psychologists receive specialized training about how to conduct such interviews to avoid contaminating the witness and testimony. Clearly Brynlee is being interrogated about the incident during Father's custodial time. This is conduct is highly inappropriate and should be admonished by the Court as it compromises future testimony of the child, which is the intent of Father.

Conclusion

Based upon the child's admissions, the ongoing investigation with both the Idaho Ada County Sheriff's office and their child protective services, the ongoing investigation with the Humboldt County Sheriff's Office, as well as the child's statements to the Humboldt County Division of Child Welfare that Father was the party who was molesting Brynlee, it is appropriate that an expedited hearing be set and that Father's visitation be temporarily suspended until these allegations can be investigated further.

Wherefore, Mother requests that the Court enter an order:

1. Temporarily suspending Father's visitation pending completion of the ongoing criminal and CPS investigations in both Idaho and Nevada;

2.That an expedited hearing be set in this matter to address the serious allegations of sexual abuse upon this 4 year old child;

3. For an order requiring the release of the relevant records to the Court for review in camera from any investigating or involved governmental agency and compelling the testimony of any investigating official of such agency before this Court.

4. That this case be transferred to Judge Shirley under the one family one 26 27judge rule due to Judge Shirley's familiarity with the parties and his prior orders specifically as to Waylon Huber; 28

- CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO
- 5. That the Court award attorney's fees for having to bring this motion to protect these children.

DATED: May 8, 2017

Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400 /

By:

Roderic A. Carucci, Esq. Attorney for Janca Huber

		\bullet \bullet					
	1	CERTIFICATE OF SERVICE					
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and					
	3	3 on May 9, 2017, I served a true and correct copy of:					
	4	EMERGENCY NOTICED MOTION TO SUSPEND VISITATION AND					
	5	REQUEST FOR EXPEDITED HEARING					
	6	by:					
	7	Placing an original or true copy thereof in a sealed envelope, postage prepaid for					
	8	collection and mailing in the United States Mail at Reno, Nevada					
0	9	_X Personal Delivery					
(775) 323-0400 FAX (775) 323-0466 CENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	10	Facsimile to the following number:					
0466 ON: CO	11	Reno Carson Messenger Service					
5) 323- SHINGT	12	Certified Mail, Return Receipt Requested					
AX (77 0N, WA	13	E-Flex filing system					
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5) 323-(JEVADA	15	addressed to:					
(VI QE	16	Miller Law Warde Madden For					
LICENS	17	Wendy Maddox, Esq. 7 User NV 80445					
	18	Winnemucca, NV 89445					
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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509

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2		EXHIBIT INDEX	
3		Huber v. Huber	
4			
5	Exhibit Number	Description	Number of Pages
7	1	St. Luke Children's Hospital Letter	1
8	2	Application for protection order in Idaho and Order	6
9	3	Waylon text message regarding polygraph test	1
10	4	Waylon test message regarding Mr. Calkins	1
11	5	Waylon text message regarding alcohol testing	2
14 15 16 17 18 19 20			
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EXHIBIT 1

EXHIBIT 1



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April 24, 2017

RE: Brynlee Huber (DOB: 5/8/2012)

To Whom It May Concern,

Brynlee Huber was evaluated at St Luke's Children's CARES (Children At Risk Evaluation Services) on March 31, 2017, after a referral was made by the Ada County Sheriff's Office.

Sincerely

.

.

Matthew Cox, MD Medical Director St. Luke's CARES 208-577-4460

CARES 417 South 6th Street Boise, Idaho 83702 P (208) 577-4460 | F (208) 577-4459

stlukesonline.org



EXHIBIT 2

Decause I do not want my information on thi	is petition.	Filed	
Full Name of Party Filing Document	_	CHRI	ISTOPHER D. RICH
	-	CLERK OF	THE DISTRICT COURT
Mailing Address (Street or Post Office Box)	-	By	and a second sec
City, State and Zip Code	Ł	· · · · · · · · · · · · · · · · · · ·	Deputy Clerk
Mill Aram and the A00B	•		· · · · · · · · · · · · · · · · · · ·
Telephone	•		
Email Address (if any)			
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	NAND FOR THE C ATE DIVISION	OUNTY OF A	170668
Janea Huber	Case No.	64 91	▲ / ₩ ₩ ₩ ₩ ₩ ₩
Petitioner (Person Seeking Protection Order),	SWORN PE PROTECTIO	TITION FOR NORDER	
Waylon Huber,	Select: Domestic	Violence (I.C.	§ 39-6304)
Respondent (Person You Want Restrained)	Malicious t telephone	harassment, st harassment (I	talking, .C.§ 18-7907)
THE LAW REQUIRES THAT THE RESPONDE COMPLETED FORM AND ALL ATTACHMENT		OPY OF THIS	
1. Protected Person(s). I am seeking a prote	ection order for:		
Myself. The following minor child/ren (first and last Bruson &	names): <u>Phynley</u> Day Huber	e to Huk	<u>er</u> \$
My relationship to child/ren is: X Custodial The following family or household member	er (first and last names):		Suardian
The following adult who has or is dating F	Respondent (first and I	last names):	
2. Relationships. Please check all that apply (person you want restrained) and you or the person		are deciming pro	
spouse tormer spouse, state and county where di	ivorce was filed: Ne	vada, Hi	mboldt
Iving together previously lived together, we last lived tog	1	ZUND .	

ジョン・ノー 丁酸素 上に上立の範疇ににした ひと	lating relat		p	for adult or minor	
Time since the relation	nsnip enue	<u> </u>			· · · · · · · · · · · · · · · · · · ·
Residence.	0.00		Count	/ Idaho Reer	ondent lives in
HUMBOLDT	County, S	State o	T NEVAL	A	
The Respondent does	at	4.			
Our home is rented or	owned 🗍	by bot	n of us [] by r	ne 🗌 by the R	lespondent.
If yes, to live to	get persor	ilved w ial bek	ongings [] oth	ier	
A business is run from	the home	Type	of business:		·····
					·····
The business is run	by me 🗌	by Re	spondent 🗔	by both of us.	
Child/ren affected by the	s the state				
am the natural/adoptive	parent or I	egal g I	uardian of the	following child	l/ren:
Name (First Middle Initial, Last)	Birth Date	Sex	How Child is Related to: State(s) wh child lived l Petitioner Respondent 6 months		
BRYNLEE JO HUBER	5.8.12	F	Daughter	Daughter	Idaho
BRYSON WAY HUBER	5.8.12	m	SON	SON	Idaho

MI have applied for a protection order(s) before in the county of <u>rearro</u> on (date) <u>2015</u>, against (name) <u>Whyton Huber</u>

SWORN PETITION FOR PROTECTION ORDER

A0130

The Respondent has applied for a protection order(s) before in the county of ________, against (name)_______

The Respondent has been involved in crimes involving violence, child abuse, weapons, drugs or alcohol. (If checked, please describe what the charges were, when and where they were filed and convictions) DUIS, DOMESTIC VIOLENCE Child abuse HUMOODT COUNTY NU

I have been involved in crimes involving violence, child abuse, weapons, drugs or alcohol. (If checked, please describe what the charges were, when and where they were filed and convictions)

6. Information about domestic violence, malicious harassment, stalking, and/or telephone harassment.

If you are filing for a protection order for.

- 1. Domestic Violence: Complete Section 6.a. only.
- 2. Malicious harassment, stalking, and/or telephone harassment: Complete Section 6.b. only.
- 3. Both: Complete both Sections 6.a. and 6.b.

6.a. Domestic violence means physical injury, sexual abuse or forced imprisonment or threat thereof of a family or household member, or of a minor child by a person with whom the minor child has had or is having a dating relationship, or of an adult by a person with whom the adult has had or is having a dating relationship.

Describe the most recent acts or threats of <u>domestic violence</u> committed by the Respondent against you or the person(s) for whom you are seeking protection. When? (date and time) <u>23rel - 26th of MARCH 2017</u>

Where? (address or general location) 415 Two Rock DR. Wirnemucca

Who was present? (minor children, Mends, Jamily, etc.) Brynlee Huber (minor) Bryson Huber (minor)

Describe the recent acts or threats of domestic violence? Alleged Sexual Abuse against Bruniee Huber (minor)

Do not write on the back of this page. Include a separate page if you need more room. Describe any injuries: INFLAMINICA VAGING & Part of Hymne N.D. IONARY INTACT.

Was a weapon involved? X No Yes How?

Is there anything else you want the judge to know about what happened?

Page 3

Reprise past exts or threats of domestic violence including detes.

Do not write on the back of this page. Include a separate page if you need more room. 6.5. Stalking means repeated acts of honconsensual contact that alarms, annoys, or

neransis another person causing the person emotional distress; fear of death, physical nury or fear of death or physical injury of a family or household member.

Molicious harassment means to intimidete or harass another person to cause physical musy, demage, destroy or deface real or personal property or the threat thereof due to a personal race, color, religion, arisestry, or national origin.

Telephone harassment is the use of telephone to annoy, burly, threaten, etimidate,

harase or offend by level or profane language, requests, suppositions or proposals, findats of physical harm or disturbing the peace by repeated calls

Describe the most recent sols or threats (within the last 90 days) of <u>malicious</u> harassment stalking, and/or telephone harassment committed by the Respondent scaling you on the person(s) for whom you are seeking protection; When? True and tradi

Who was prescol? (mints desire) franks broky et 1

Cheatring the report also of threats within the last 90 days?

Do not write on the back of this pape. Include a separate page if you need more recen.

Is the anything also you wont the judge to know allout what become?

Describe cash data of threads of malitabut hatosertent, stalking, weaker leightony

· .	Do not write on the Finite state
7	Do not write on the back of this page. Include a separate page if you need more roo
	Man we Court to order the fellowing.
	The Respondent shall not harass, stalk, annoy, disturb the peace of, telephone contact, or otherwise communicate with (either directly on indice the state)
	contact, or otherwise communicate with (either directly or indirectly, in person o through any other person) the protected person(s) indirectly, in person o
c,∷b Argo	Stay Away Order. The Respondent shall at all times stay away from:
	My residence at
	CLINY AUGIASS is alway I
	Protected Minor's residence at:
8	My workplace and/or school at:
	Protected Minor's workplace and/or school at: My child/ren's school and/or childcare at: DeSert Sage Elementar Other: Move-out Order T
	Other: Desert Sage Elementa.
(8. C.)	Move-out Order. The Respondent shall move from the residence at
(45, 224) (97, 143)	and take from the residence at
	and take from the dwelling only items needed for employment and necessary
d .	
	A Child Custody. Temporary custody of the minor child/ren named in Section 4 above, be awarded to: A me Respondent. The other parent should have:
	Visitation as follows (list specific days and times) NO VISCATION
	In Nortation
1. 23 2 33 4	Neutral drop off and pick up location at
ng Animata Ng San Tata	
	Supervised visitation, why and supervised by whom
e	No visitation
C C	Treatment/counseling. The Respondent be ordered to participate in treatment or ounseling services for (purpose)
Ľ	Other relief requested:
	CERTIFICATION UNDER PENALTY OF PERJURY

TANEA HUE MBER

ify, hature

Filed. April 12, 2017 at 3:43 PM. Fourth Judicial District, Ada County Christopher D. Rich, Clerk of the Court By: Austin Lowe Deputy Clerk

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF Ada

Janea Huber		
Petitioner,		
Vs	•	
Waylon Huber		
Respondent.		

Case No. CV01-17-06682 Notice of Hearing

The above entitled case has been set for Hearing on April 13, 2017 at 8:30 AM. Please appear at 8:00 AM, In Room 409C, 200 W. Front Street, Bolse, Idaho. <u>Failure to appear at</u> <u>your hearing on time may result in the dismissal of your petition</u>. Room 409C Is located on the fourth floor of the courthouse. A volunteer from the Women's and Children's Alliance will be there and may further assist you. You will then be required to appear before the Judge named below on the aforementioned date at 8:30 AM.

Consult a "Courtroom Schedule" board to determine the courtroom that has been assigned to the Judge identified below.

CHRISTOPHER D. RICH Clerk of the District Court

Dated: 4/12/2017

By: a

Deputy Clerk



Judge: Laurie Fortier



NOTICE OF HEARING M-CV CR FL FR (NO2) (Appv. 10.23 15)



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Last chance janea I have to leave if your not going to give them me. I want everyone around you cleared and polygraphed like me. The judge is very concerned. I went Stright down to clear my self now do what's best for them.

Sun, Apr 16, 10:27 AM

Tell my babies to have a happy Easter.

Mon, Apr 17, 4:22 PM

Hey janea we need to meet so I can get the twins.

Thu, Apr 20, 8:33 PM

Janea I need to know where the twins are and if they are ok. I understand your not going to follow the order but please stop hiding them from me.

> I'm not hiding them Waylon. I've been home with them. And of course they are ok. They are 100% safe









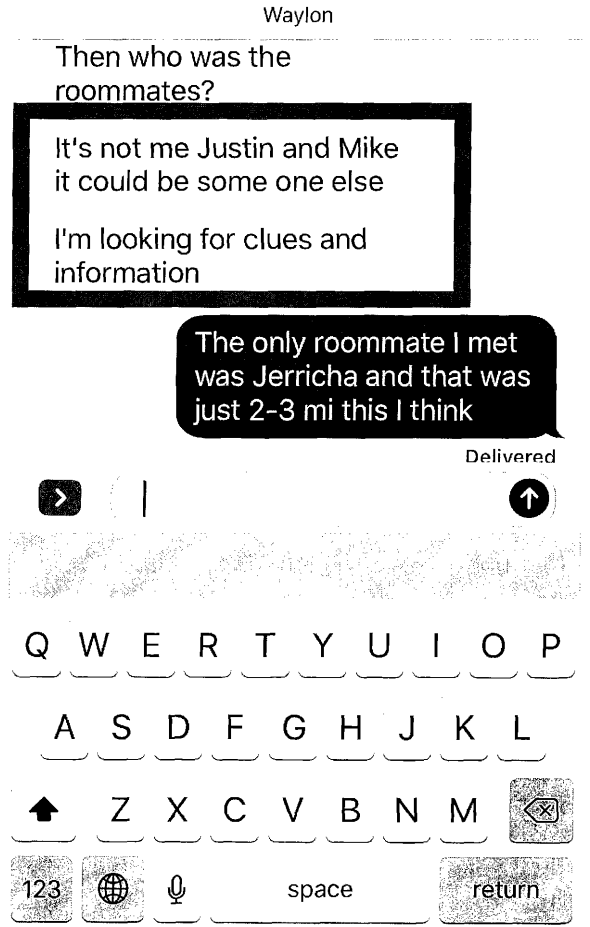


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99m70CQVspiSumoH57Lvx72CQG4FTvqN...

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11:43 AM



Waylon

Text Message Yesterday 9:10 PM

I hope you tell my babies I love them very much and I'll see them Sunday.

I haven't seen the breathalyzer yet, it's supposed to be done every day the kids are with you

Today 8:26 AM

Ok let explain something to you. Read the decree I test daily and I don't even have to send them to you. But I have. You and you lawyer should be happy your not in jail. If I get time I more than likely send you the reports for the last month strait. Because I knew you would try to

5/5/2017 T4G3SsxotMgi8v9sYjwbVaS3S5gDjatGKyNb93cdLAEuu4WQai1psyPsj7atM9800LhitT7_x5Vn3-kZ2ZXE_C099m70CQVspiSumoH57Lvx72CQG4FTvqN... Play games. Pyou want to talk to the kids let me know I will not do to you what you have done to me.

*me

Will

Also who was your roommates?





A0141

https://gm1.ggpht.com/T4G3SsxoMgi8v9sYjwbVaS3S5gDjatGKyNbAl8cdLAEuu4WQai1psyPsj7aM9800LhitT7_x5Vn3-kZ2ZXFoG099m70CQVspiSumoH57Lv... 2/2

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	1	CASE NO.: CV20,464		
	2	DEPT. NO.: 2		
	3	The undersigned hereby affirms this document does not contain a social security number.		
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	6	EFormly		
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DO DO	9			
SSOCIATES VO, NEVADA 89509 (775) 323-0466 Washington, Colorado	10	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
ES ADA 89 23-0466 010N, 0	11	IN AND FOR THE COUNTY OF HUMBOLDT		
ssociat ko, Nev (775) 3; Wasilib	12			
CCI AND ASSOCIATES REET RENO, NEVAI 400 FAX (775) 323 OREGON, WASHING	13			
ARUCCI S STREI 23-0400 ADA, OF	14	WAYLON HUBER, Plaintiff EX PARTE MOTION FOR ORDER		
CARU 702 PLUMAS ST (775) 323-0 CENSED IN NEVADA.	15 16			
702 P1 (7) CENSED IN	10			
Ē	18	JANEA HUBER,		
	19	Defendant.		
	20	COMES NOW, Defendant, Janae Huber ("Mother"), by and through counsel,		
	21	Roderic A. Carucci, Esq. of Carucci and Associates, and moves this Court for an order		
	22	shortening Plaintiff, Waylon Huber's ("Father") time to respond to her "Emergency		
	23	Noticed Motion to Suspend Visitation and Request for Expedited Hearing."		
	24	For good cause, a judge who will try a case may issue an ex parte order shortening		
	25	time "upon a satisfactory showing that a good faith effort has been made to notify the		
	26	opposing counsel of the motion." WDCR Rule 11(3).		
	27	Mother has filed a "Emergency Noticed Motion to Suspend Visitation and Request		
	28	for Expedited Hearing" (attached hereto as "Exhibit 1") based upon allegations of sexual		

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1 misconduct by Father upon one of the minor children. At the May 4, 2017 emergency 2 hearing, the Court directed the parties to raise any allegations regarding the sexual abuse 3 in a noticed motion, but granted permission to file a request to shorten time given the 4 nature of these circumstances which need to be addressed by the Court on an expedited 5 basis. As such, Mother requests that Father's time to respond to her Emergency Noticed 6 Motion to Suspend Visitation and Request for Expedited Hearing be shortened to three 7 (3) days, and that his response, if any, be filed by May 12, 2017 at 5:00 p.m.

8 A copy of the Emergency Noticed Motion was personally served upon opposing counsel's office on May 9, 2017, in an effort to provide as much notice as possible.

10It is appropriate and necessary under the circumstances that this Court enter its 11 order shortening the time for Father to respond to Mother's motion.

By:

DATED: May 8, 2017

> Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400

 $\operatorname{eric} A$ Attorney for Janea Huber

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	1	CERTIFICATE OF SERVICE			
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and			
	3	on May 9, 2017, I served a true and correct copy of:			
	4	EX PARTE MOTION FOR RETURN OF MINOR CHILDREN			
	5	by:			
	6	Placing an original or true copy thereof in a scaled envelope, postage prepaid for			
	7	collection and mailing in the United States Mail at Reno, Nevada			
	8	X Personal Delivery			
	9	Facsimile to the following number:			
) .ORADO	10	Reno Carson Messenger Service			
tes /ada 89509 23-0466 vgton, Colu	11	Certified Mail, Return Receipt Requested			
CIATES NEVAD 5) 323-(SIINGT	12	E-Flex filing system			
CARJICCI AND ASSOCIATES IAS STREET RENO, NEVAI 323-0400 FAX (775) 323 VADA, OREGON, WASHING	13	Electronic mail addressed to:			
JCCI AN TREET 0400 1 V, OREG	14	addressed to:			
CARLICCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 Fax (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	15	Miller Law Wendy Maddox, Esg			
702 PL (7) (SED IN)	16	Wendy Maddox, Esq. 115 W. 5 th Street Winnemucca, NV 89445			
LICEN	17	Kelles (millbust			
	18	Kelly VandeBurgt Carucci and Associates			
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		Page 3			

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EXHIBIT 1

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	1	CASE NO.: CV20,464				
	2	DEPT. NO.: 2				
	3	The undersigned hereby affirms this document does not contain a social security number.				
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sociates 10, Nevala 89509 (775) 323-0466 Washington, Colorado	10					
TES VADA 8 (23-046 NGTON,	11 12	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT				
NO, NE NO, NE (775) 3 WASHI	12		IE COUNTI OF HUMBOLDI			
OCCI AND A TREET RI 0400 FAX , OREGON,	13					
CARUCC IAS STR 323-04(VADA, C	15	WAYLON HUBER,				
CARU 702 PLUMAS S (775) 323-(ENSED IN NEVADA	16	Plaintiff,	EMERGENCY NOTICED MOTION TO			
7(LICENSE	17	VS.	SUSPEND VISITATION AND REQUEST			
I	18	JANEA HUBER,	FOR EXPEDITED HEARING			
	19	Defendant.				
	20					
	21					
	22	COMES NOW, Defendant, Janea Huber ("Mother"), by and through counsel,				
	23	Roderic A. Carucci, Esq. of Carucci and	d Associates, and moves this Court on an emergency			
	24	basis to temporarily suspend Plaintiff	, Waylon Huber's ("Father") visitation with the two			
	25		that an expedited hearing be set on this matter due			
	26		l abuse of the minor child, Brynlee, by Father; the			
	27		ho and Nevada. This motion is made and based upon			
	28	all the pleadings and papers on file	herein, the following memorandum of points and			

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1	authorities, and the separately filed supporting declaration of Janea Huber.		
2	DATED: May 8, 2017		
3	Carucci and Associates 702 Plumas Street		
4	Reno, Nevada 89509 775-323-0400 1, 7		
5	By: Much		
6	Roderic A. Carucci, Esq. Attorney for Janea Huber		
7			
8			
9	MEMORANDUM OF POINTS AND AUTHORITIES		
10	The parties were married on December 30, 2010, and share two minor children:		
11	Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012. Brynlee and		
12	Bryson are twins. The parties were divorced by this Court pursuant to a Findings of Fact,		
13	Conclusions of Law, and Decree of Divorce entered on April 1, 2015. The Decree		
14	incorporated the parties' Marital Settlement Agreement, which provides that the parties		
15	share joint legal and joint physical custody of the minor children. Mother resides in Boise,		
16	Idaho and Father resides in Winnemucca, Nevada. The MSA states in relevant part:		
17	The parties agree that they should be awarded the joint legal and joint physical custody of their said minor children, with		
18 19	Husband awarded the following rights, and the Wife awarded all remaining time the children are not with Husband:		
20	(i) Two (2) weekends per month from Thursday at 6:00 p.m. until Sunday at 6:00 p.m.;		
21	(ii) Two (2) weeks during the Summer		
22			
23	The parties shall meet half way between Winnemucca and Boise for visitation exchanges at Burns Junction.		
24	The above provision for custody and visitation is intended to be for a temporary period of two (2) years at which time the		
25	parties shall be awarded joint legal custody and joint physical custody		
26			
27	The MSA also requires that Father maintain complete sobriety when the parties'		
28	minor children are in his custody, and he is required to test daily when he has custody of		
	Page 2 A0147		
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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO 10 11 12 13

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the children. This was due to Father's alcohol abuse during the parties' marriage. There 1 is a companion and related Humboldt County case, presided over by Judge Shirley, Case 2 Number CV 19,723, captioned Pettis v. Pettis. Orders have been entered in the Pettis case 3 pertaining to Waylon Huber's alcohol consumption because he is now married to Ashlic 4 5 Pettis.

7 **Ongoing Investigation:**

On April 9, 2017, when the children returned to Mother's custody following their weekend visitation with Father, Brynlee informed Mother that she was feeling pain in her vaginal area. Upon further inquiry, Brynlec informed Mother that while she was watching a movie with Father, Father put his fingers inside her vagina. The child demonstrated Father's actions for Mother, and also indicated this behavior had occurred on other occasions usually when she was going to bed.

14 Immediately upon learning of this information, Mother took Brynlee to a hospital 15 for an examination at St. Luke's Children's Hospital in Idaho. Upon examination, the 16 doctor informed Mother that he observed redness in the child's vaginal area and observed 17 that her hymen was partially detached. The hospital referred this information to the Ada 18 County Sheriff's Office in Idaho for further investigation. (Exhibit 1, letter from St. Luke's Children's Hospital dated April 24, 2017). A report was also made with the Idaho 19 20 Department of Health and Welfare. On information and belief, these investigations are 21 ongoing and these Idaho agencies have been slow or reluctant to share their partial 22 investigative findings with the authorities and CPS in Nevada thus far. However, Mother 23 has personally spoken with both the caseworker with the Idaho Department of Health and 24 Welfare, and the Ada County Sheriff's office regarding these allegations of sexual abuse. 25 The caseworker represented to Mother that Brynlee informed her of the same allegations 26 of Father inappropriately touching her. Mother was advised by the Department of Health 27 and Welfare that Father posed a threat to the minor child and advised her not to allow additional visitation pending the investigation. Upon that advice, Mother then applied 28

for a temporary protection order against Father on the minor child's behalf in Idaho
 (Exhibit 2). The request was denied for jurisdictional reasons between the two states;
 Father resides in Nevada and the alleged sexual molestation also occurred in Nevada.
 Mother then sought to file for a protection order in Humboldt County, Nevada, but was
 informed that she could not file her application because she was not a resident of the State
 of Nevada.

Mother has also contacted the authorities in Winnemucca regarding this incident, including the Division of Health and Family Services and the Humboldt County Sheriff's office. The Humboldt County Sheriff's office has an ongoing investigation as of the date of this writing. A day after Father was interviewed by the Humboldt Sheriff's office, Father filed an emergency motion with this Court seeking sole custody of the minor children based upon allegations that Mother's boyfriend was unfit to be around the children and that Mother "kidnapped" the children. Father also failed to disclose to the Court that there was an ongoing investigation of sexual abuse to which *he was the subject of.* The timing of Father's motion one day after learning he was being investigated for child molestation is highly suspect.

On May 4, 2017, Kimberly Schmeling of the Humboldt Division of Health and
Family Services interviewed both children regarding the alleged incident. She was
subpoenaed to testify as to her findings at the May 4, 2017 emergency hearing. Ms.
Schmeling has represented to counsel that Brynlee collaborated the allegations against
Father, which is consistent with her interview in Idaho with their protective services
department.

The parties appeared before the Court for an emergency hearing on May 4, 2017; the sole subject was Waylon Huber's two emergency motions. Neither Waylon Huber, nor his counsel, ever served or produced the April 14, 2017 emergency motion on opposing counsel or upon Mother. Mother and her counsel were only served with the April 18, 2017 emergency motion, and only became aware of the other motion after the hearing.

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At the emergency hearing, Father argued Mother's boyfriend, Justin Calkins, was an "immediate danger" to the children due to his criminal history. This is the first time Father has raised this allegation, even though Mother has been in a dating relationship with Mr. Calkins for more than a year, a fact of which Father was well aware. Ironically, Father's objection to Mr. Calkin's involvement with the children arose suddenly, one day to be exact, after Father was interviewed by the Humboldt County Sheriff's office about molesting his daughter. Father's sudden concerns for the children's "immediate danger" are highly suspect. Additionally, following Husband's meeting with the Humboldt County Sheriff's office, he sent Mother a text stating "I want everyone around you cleared and polygraphed like me." (Exhibit 3). Father's motion and allegations against Mr. Calkins were retaliatory in nature and out of anger after he learned he was being personally investigated for molesting his 4 year old daughter. Additionally, Father sent Mother's mom (maternal grandmother) a text message on May 5, 2017, admitting that he believed Mr. Calkins was not the person who was molesting Brynlee. (Exhibit 4). As such, his allegations against Mr. Calkins being an "immediate danger" to the children are unfounded, even by his own admission, and were not made in good faith.

17 It is worth commenting to the Court that in the course of the *Pettis* case before 18 Judge Shirley, Ashlie, Waylon's wife, was arrested for child endangerment, approximately 19 three months later she was arrested and convicted of a DUI, and a week after that she 20failed a drug test conducted by the Guardian ad Litem assigned to the case. At the time 21 of Ashlie's DUI arrest, Father was in the car and was also arrested for obstructing the officer. Father has also been in rehab multiple times for alcohol and drug related issues, 22 23 most recently for 90 days at a rehab facility in California, returning only a few months 24 ago. Father is not the perfect parent he attempts to portray himself to be before this Court. Father has been court ordered to test by this Court and Judge Shirley in the 25 26 related case. Since the emergency court hearing on May 4, 2017, Father has refused to 27 provide his daily alcohol testing results to Mother upon her request. (Exhibit 5). This is 28 not the first time Father has refused to take an alcohol test, in violation of this Court's

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Following the hearing on May 6, 2017, Mother received a video of Brynlee being interrogated by Ashlie Pettis about the sexual abuse. This video was sent by Father to the child's maternal grandmother. Interviewing children about sexual molestation is a highly specialized skill. Both law enforcement personnel and clinical psychologists receive specialized training about how to conduct such interviews to avoid contaminating the witness and testimony. Clearly Brynlee is being interrogated about the incident during Father's custodial time. This is conduct is highly inappropriate and should be admonished by the Court as it compromises future testimony of the child, which is the intent of Father.

Conclusion

Based upon the child's admissions, the ongoing investigation with both the Idaho Ada County Sheriff's office and their child protective services, the ongoing investigation with the Humboldt County Sheriff's Office, as well as the child's statements to the Humboldt County Division of Child Welfare that Father was the party who was molesting Brynlee, it is appropriate that an expedited hearing be set and that Father's visitation be temporarily suspended until these allegations can be investigated further.

Wherefore, Mother requests that the Court enter an order:

- 1. Temporarily suspending Father's visitation pending completion of the ongoing criminal and CPS investigations in both Idaho and Nevada;
- 2. That an expedited hearing be set in this matter to address the serious allegations of sexual abuse upon this 4 year old child;
- 3. For an order requiring the release of the relevant records to the Court for review *in camera* from any investigating or involved governmental agency and compelling the testimony of any investigating official of such agency before this Court.
- 4. That this case be transferred to Judge Shirley under the one family one
 judge rule due to Judge Shirley's familiarity with the parties and his prior
 orders specifically as to Waylon Huber;

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5. That the Court award attorney's fees for having to bring this motion to protect these children.

DATED: May 8, 2017

Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400

By:

Rođeric A. Carucci, Esq. Attorney for Janea Huber

• •					
	1	CERTIFICATE OF SERVICE			
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and			
	3	on May 9, 2017, I served a true and correct copy of:			
	4	EMERGENCY NOTICED MOTION TO SUSPEND VISITATION AND			
	5	REQUEST FOR EXPEDITED HEARING			
	6	by:			
	7	Placing an original or true copy thereof in a sealed envelope, postage prepaid for			
	8	collection and mailing in the United States Mail at Reno, Nevada			
0	9	_X Personal Delivery			
ASSOCIATES FNO, NEVADA 89509 x (775) 323-0466 , WASHINGTON, COLORADO	10	Facsimile to the following number:			
s da 89509 -0466 Ton, Colo	11	Reno Carson Messenger Service			
CLATES NEVAL 5) 323- SHING	12	Certified Mail, Return Receipt Requested			
D ASSO RENO, FAX (77 ON, W/	13	E-Flex filing system			
UCCLAND / TTREET R 0400 FA	14	Electronic mail addressed to:			
CARU UMAS S 5) 323- VEVAD/	15	addressed to:			
CARU 702 PLUMAS S7 (775) 323-C ENSED IN NEVADA	16	Miller Law Wondy Moddor, For			
LJCEN	17	Wendy Maddox, Esq. 115 W. 5 th Street Winnemucca, NV 89445			
	18	Winnehlucca, IVV 05440			
	19				
	20	Kolly Challes			
	21	Kelly VandeBurgt Carucci and Associates			
	22				
	23				
	24				
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	26				
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	28				
		Page 8 A0153			

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1							
2		EXHIBIT INDEX					
3		Huber v. Huber					
4							
5							
6	Exhibit Number	Description	Number of Pages				
7	1	St. Luke Children's Hospital Letter	1				
8	2	Application for protection order in Idaho and Order	6				
9	3	Waylon text message regarding polygraph test	1				
10	4	Waylon test message regarding Mr. Calkins	1				
11	5	Waylon text message regarding alcohol testing	2				
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<i>21</i>							



EXHIBIT 1



· · ·

April 24, 2017

RE: Brynlee Huber (DOB: 5/8/2012)

To Whom It May Concern,

Brynlee Huber was evaluated at St Luke's Children's CARES (Children At Risk Evaluation Services) on March 31, 2017, after a referral was made by the Ada County Sheriff's Office.

• •

Sincerely,

Matthew Cox, MD Medical Director St. Luke's CARES 208-577-4460

CARES 417 South 6th Street Boise, Idaho 63702 P (208) 577-4450 F (208) 577-4459

...

stlukesonlina.org

. ..



Xi No address, email and telephone are given Decause I do not want my information on this pe	Piled BI
Full Name of Party Filing Document, Mailing Address (Street or Post Office Box) City, State and Zio Code	CLERK OF THE DISTRIGT COURT By Deputy Clerk
Telephone Email Address (if any) IN THE DISTRICT COURT FOR TH	IE FOURTH JUDICIAL DISTRICT
FOR THE STATE OF IDAHO, IN A MAGISTRATI	ND FOR THE COUNTY OF ADA
Petitioner (Person Seeking Protection Order),	Case No. SWORN PETITION FOR PROTECTION ORDER
vs: <u>Woulon Huber</u> , Respondent (Person You Want Restrained)	Select: Domestic Violence (I.C. § 39-6304) Malicious harassment, stalking, telephone narassment (I.C. § 18-7907)
THE LAW REQUIRES THAT THE RESPONDEN COMPLETED FORM AND ALL ATTACHMENTS	
1 Protected Person(s). I am seeking a protect Myself. The following minor child/ren (first and last ne Documentations)	ames) Brynlee & Huber 9 aug Auber
My relationship to child/ren is: Custodial po The following family or household member The following adult who has or is dating Re	r (first and last names).
The following adult who has on is dailing to Relationships, Please check all that apply to (person you want restrained) and, you on the person () spouse () spouse () former spouse, state and county where div () living together () previously lived together, we last lived together	o the relationship between the Respondent h(s) for whom you are seeking protection. force was filed: <u>Nevada</u> , Humboldt

SWORN PETITION FOR PROTECTION ORDER

Child in common	방하는 것은 실험되는 것을 가장 것을 한 것을 가지 않는다. 같은 것은 것은 것을 가장 것을 가지 않는다. 것은 것은 것을 가지 않는다. 것은 것은 것을 하는다. 것은 것은 것을 가지 않는다. 것은 것은 것은 것을 가지 않는다. 것은 것은 것은 것은 것은 것은
intimate partner	
parent	
related by blood, adoption or marriage, Rel	
are dating, or 🖸 previously dated and our l	
If a dating relationship please describe	: (complete for adult or minor):
Length of time of the dating relationship	
Time since the relationship ended	
└┘Other, Explain:	
Residence.	
⊠I live or am staying in <u>A.O.A</u>	County, Idaho. Respondent lives in
HUMBOLDT County, State of N	JEVADA-
The Respondent does not live with me.	
I live with Respondent at	
Our home is rented or owned [] by both of	us by me by the Respondent.
I have left the residence where I lived with I	Kespondent. I want to return [] yes [] i
If yes, 🗔 to live 🛄 to get personal belongi	ngs

A business is run from the home. Type of business:

The business is run 🔄 by me 🗌 by Respondent 📋 by both of us.

4. Child/ren affected by the protection order.

I am the natural/adoptive parent or legal guardian of the following child/ren:

Name (First, Middle Initial, Last)	Birth Date	Sex	How Child i Petitioner	s Related to: Respondent	State(s) where child lived last 6 months	
BRYNLEE JO HUBER	5.8.12	F	Daughter	Daughter	Idaho	:
BRYSONI WAY HUBER	5.8.12	m	<u>50N</u>	SON	Idaho	

During the last six (6) months the child/ren have lived with mother-Danea Huber

 Other court cases. List any other court cases relating to the minor child/ren who will be affected by this protection order (divorce, child protection, guardianship, adoption, protection order,

BEFC, CPS, (Courts may request orders)

Mu have applied for a protection order(s) before in the county of Huno DdH on (date) ______, against (name) _______

A0159

no.

The Respondent has applied for a protection order(s) before in the county of _______ on (date) _______, against (name) ______

The Respondent has been involved in crimes involving violence, child abuse, weapons, drugs or alcohol. (If checked, please describe what the charges were, when and where they were filed and convictions) DULLS, DOMESTIC VIOLENCE CHILD ADUSE HUMDOUT COUNTU NU

I have been involved in crimes involving violence, child abuse, weapons, drugs or alcohol. (If checked, please describe what the charges were, when and where they were filed and convictions)

Information about domestic violence, malicious harassment, stalking, and/or telephone harassment.

If you are filing for a protection order for:

- 1. Domestic Violence: Complete Section 6.a. only.
- Malicious harassment, stalking, and/or telephone harassment: Complete Section 6.b. only.
- 3 Both: Complete both Sections 6.a. and 6.b.

6.a. Domestic violence means physical injury, sexual abuse or forced imprisonment or threat thereof of a family or household member, or of a minor child by a person with whom the minor child has had or is having a dating relationship, or of an adult by a person with whom the adult has had or is having a dating relationship.

Describe the most recent acts or threats of <u>domestic violence</u> committed by the Respondent against you or the person(s) for whom you are seeking protection. When? (date and time) <u>ススパーンした</u> のれの スペーン

Where? (address or general location) 4151 Two Rock DR. Winnemucca

Who was present? (minor children, triends; family, etc.) Brynlee Huber (minor) Broyson Huber (WINDr) Describe the recent acts or threats of domestic violence? <u>Rileged Sexual</u> Abuse against Brynlee Huber (minor)

Do not write on the back of this page. Include a separate page it you need more room. Describe any initiates INF LAMMARE VAGIME & Part of Hymnus NO Now of Notaet Wasta weapon involved? X No :: Yes How?

sistnere anything else you want the judge to know about what happened?

Page 3

tetes and a straight of the states of the straight of the states of the

Do not write on the park of this togs Tochule a securate page (you need more room. Staking rears repaint acts of noncompensati combin that alarmat unnext, or the second s This of the of the second of Provide Lines of a territy of housempoin member. Malicious hartsament magna to reactance or harmas graphic person to ballion physical The property of the property o

en strik i star nysprin ensetter 4 Janonal serier. Telephone name small is the use of each one to annoy, birthy, breater, municiple, the state of property in the property of property.

The color the most recent acts of threats (within the last 90 days) of malicipuls the second in the second of th the second of the personal for whom you are seeking protection.

Or more on this period and this page. In clinics a second rate page if you read more room.

yas Howi

STATISTICS OF THE

Do not	write on the back of this page. Include a separate page if you need more roor
ask t	he Court to order the following:
1. Pe	rsonal Conduct Order.
Th	e Respondent shall not harass, stalk, annoy, disturb the peace of, telephone,
CU[nact or otherwise communicate with (either directly or indirectly, in person of
net	ough any other person) the protected person(s) indicated in Section 1 of this ition.
	y Away Order. The Respondent shall at all times stay away from; My residence at
্যস্থ।	No address is given because I do not want my address on this souther
<u></u>	Severe while stesherce at
	My workplace and/or school at:
	rotected Minor's workplace and/or school at:
<u>ି</u> ସି (My child/ren's school and/or childcare at: DeSert Sage Elementa.
	Nove-out Order. The Respondent shall move from the residence at
and	take from the dwelling only items needed for employment and necessary
aho	Hild Custody . Temporary custody of the minor child/ren named in Section 4
⊠V	ve, be awarded to: M me Respondent. The other parent should have: isitation as follows (list specific days and times) NO VISCATION
	THE TRATION
<u> </u>	
	eutral drop off and pick up location at
ിട	ransportation provided by
	Perviced visitation, why and supervised by whom
SAV	o.visitation.
E T	eatment/counseling. The Respondent be ordered to participate in treatment o
coun	Seling services for (purpose)
Strong Alberty	

licentify under penalty of perjury pursuant to the law of the State of Idaho that the foregoing is true and correct:

Date 4. D. 17 TRINEA HUBER Typed/printed.name

hature

Page 5

Filed: <u>April 12, 2017</u> at <u>3:43 PM</u>. Fourth Judicial District, Ada County Christopher D. Rich, Clerk of the Court-By: *Aust in Lowe* Deputy Clerk

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF Ada

Janea Huber Petitioner, vs Waylon Huber Respondent.

Case No: CV01-17-06682 Notice of Hearing

The above entitled case has been set for Hearing on April 13, 2017 at 8:30 AM. Please appear at 8:00 AM, in Room 409C, 200 W. Front Street, Bolse, Idaho. <u>Failure to appear at</u> <u>Your hearing on time may result in the dismissal of your petition</u>. Room 409C is located on the fourth floor of the courthouse. A volunteer from the Women's and Children's Alliance will be there and may further assist you. You will then be required to appear before the Judge named below on the aforementioned date at 8:30 AM.

Consult a "Courtroom Schedule" board to determine the courtroom that has been assigned to the Judge Identified below.

> CHRISTOPHER D. RICH Clerk of the District Court

By: Deputy Clerk

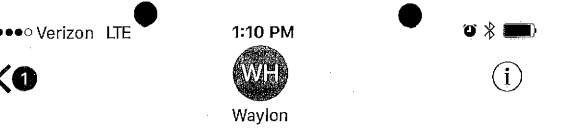


Dated: 4/12/2017

Judge: Laurie Fortier

NOTICE OF HEARING MCV CR FL PR (NO2) (Appv:10.23.16)





Last chance janea I have to leave if your not going to give them me. I want everyone around you cleared and polygraphed like me. The judge is very concerned. I went Stright down to clear my self now do what's best for them.

Sun, Apr 16, 10:27 AM

Tell my babies to have a happy Easter.

Mon, Apr 17, 4:22 PM

Hey janea we need to meet so I can get the twins.

Thu, Apr 20, 8:33 PM

Janea I need to know where the twins are and if they are ok. I understand your not going to follow the order but please stop hiding them from me.

> I'm not hiding them Waylon. I've been home with them. And of course they are ok. They are 100% safe









EXHIBIT 4

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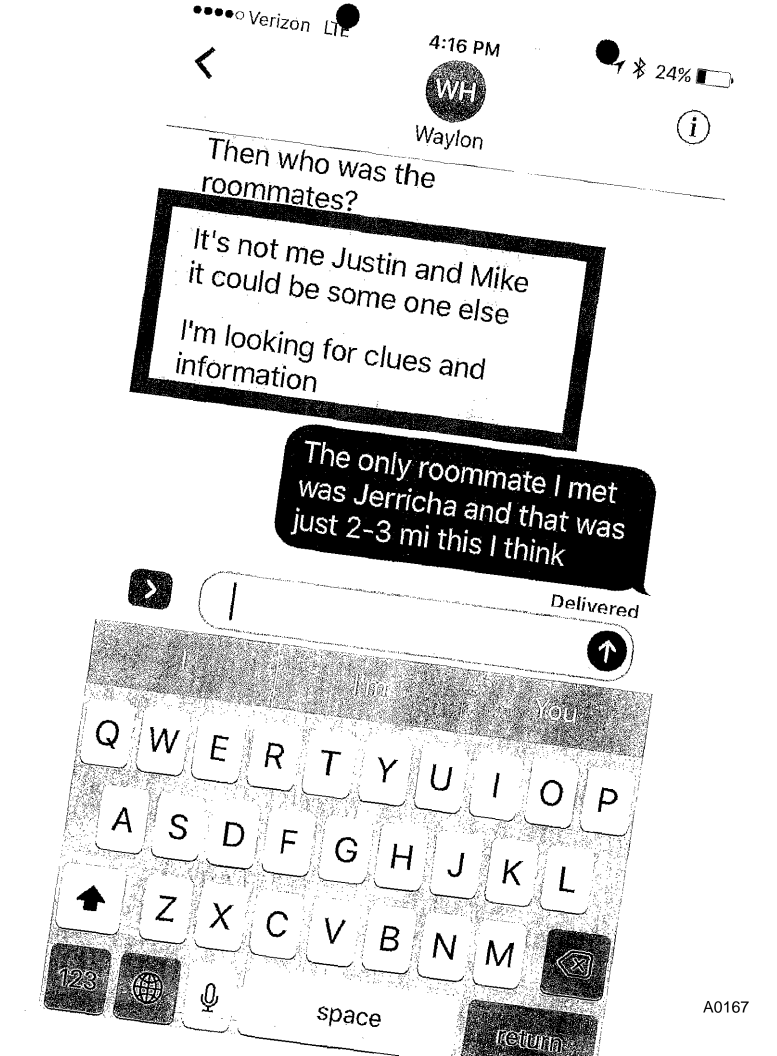




EXHIBIT 5

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99m70CQVspiSumoH57Lvx72CQG4FTvqN...



11:43 AM



Waylon

Text Message Yesterday 9:10 PM

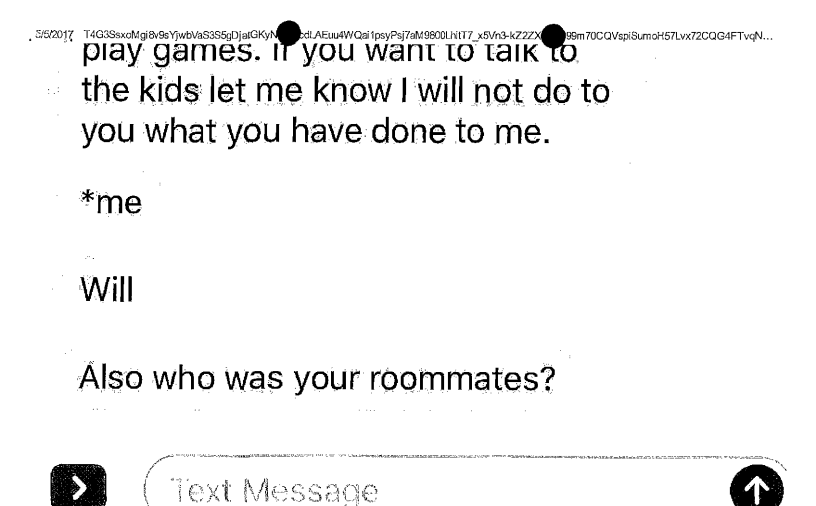
I hope you tell my babies I love them very much and I'll see them Sunday.

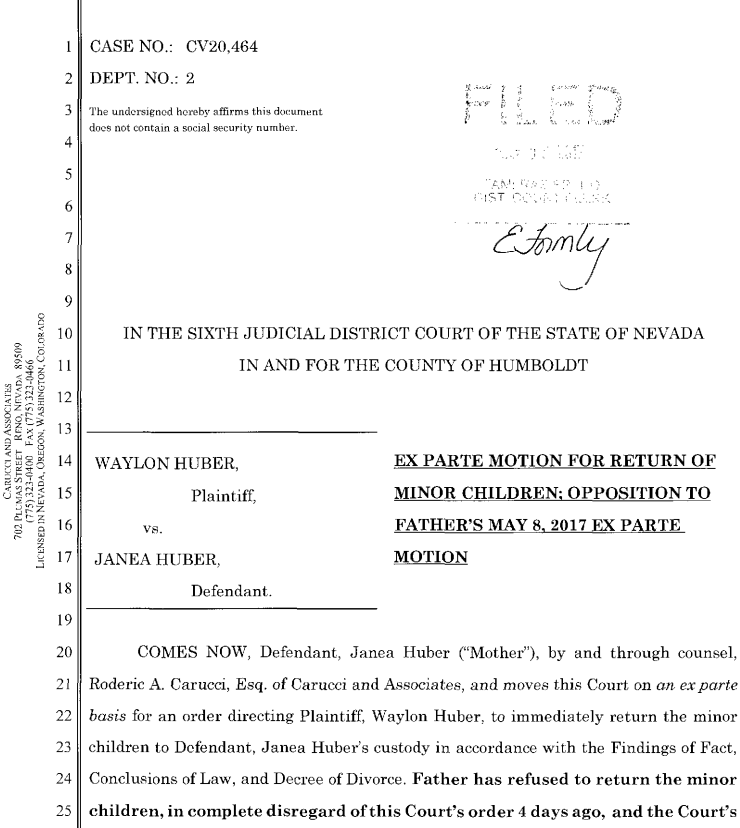
I haven't seen the breathalyzer yet, it's supposed to be done every day the kids are with you

Today 8:26 AM

Ok let explain something to you. Read the decree I test daily and I don't even have to send them to you. But I have. You and you lawyer should be happy your not in jail. If I get time I more than likely send you the reports for the last month strait. Because I knew you would try to

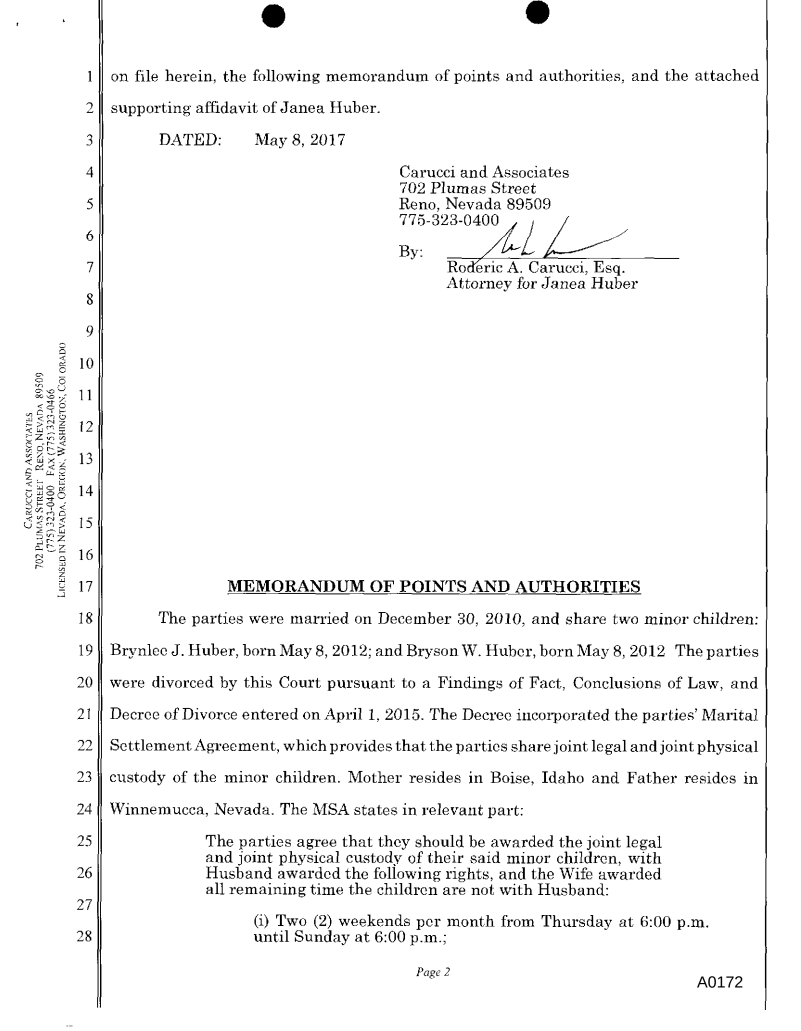
A0169





26 immediate intervention is necessary at this time. In this same pleading, Mother
27 also responds to Waylon Huber's ("Father") latest frivolous, emergency motion filed May

28 8, 2017. This motion and opposition is made and based upon all the pleadings and papers



(ii) Two (2) weeks during the Summer

The parties shall meet half way between Winnemucca and Boise for visitation exchanges at Burns Junction.

The parties appeared before the Court 4 days ago on Thursday, May 4, 2017 on Father's emergency motion seeking custody of the minor children based upon allegations that Mother's boyfriend was a danger to the children. Mother represented to the Court at the time that she was directed by the Idaho child protective services not to return the children to Father's custody because he was being investigated for molesting Byrnlee; that investigation is ongoing in both Nevada and Idaho. At the time of the hearing, the Court did not address the allegations of sexual misconduct (which is now the subject of Mother's other noticed motion which is being filed at the same time as this motion), but simply ordered that Mother's boyfriend have no contact with the children until further order of the Court. The Court directed Mother to have her boyfriend move out of the home. Thereafter, the Court dissolved the temporary order entered on April 14, 2017, and directed the parties to comply with the last custodial order, the Decree of Divorce.

Following the hearing on May 4, 2016, Mother allowed Father to have the children
at 12:00 p.m., 6 hours earlier than his scheduled visitation which was supposed to begin
at 6:00 p.m. that night. Father had the children for the weekend and was supposed to
meet Mother for the custodial exchange at 6:00 p.m. on Sunday, May 8, 2017.

20Mother appeared at the custodial exchange location at the date and time specified 21 in the Decree of Divorce, and in accordance with this Court's orders at the May 4, 2017 22 hearing. Father failed to bring the children to the exchange. When Mother texted Father 23 asking where the children were, Father replied that he was keeping the children. (See 24 Exhibit 1, text messages between partics). Father made unreasonable demands upon 25Mother that he personally spoke with her boyfriend's parole officer, something that is 26 wholly inappropriate and was not ordered at the May 4, 2017 hearing. Mother 27 represented to Father that her boyfriend is no longer residing in the home, but Father 28ignored Mother's representations and has insisted on keeping the children. Father has

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Page 3

arbitrarily decided that the children are not "safe" in Mother's custody, despite 2 the Court's orders 4 days ago. Father expressed concerns at the hearing about 3 Mother not complying with the Court's May 4, 2017 order, then ironically he now refuses to comply himself. Such conduct is sanctionable. 4

Father is in violation of both the Decree of Divorce and the Court's May 4, 2017 orders following the emergency hearing due to his refusal to return the children. The parties were directed to comply with the Decree, and Father has blatantly disregarded this Court's orders.

In his latest emergency motion, Father argues that Mother was required to move in with her mother and is in violation of the Court's May 4, 2017 order because she is still residing in her home. While it was initially suggested that Mother move into her mother's residence with the minor children in the interim, the Court rejected this suggestion and instead ordered Mother to remain in her residence and to have her boyfriend have no contact with the children. Mother has complied with this Court's orders and he is no longer in the home.

Father's decision to refuse to return the minor children is in total disregard of this Court's orders four days ago. Father tries to justify his actions by stating that he learned "additional information" from the children which led him to believe the children are "in danger," but he conveniently fails to disclose this information to the Court. Such actions are disingenuous and are simply alleged in an attempt to distract the Court from his 21 contemptuous behavior.

22

WHEREFORE, Mother request the following:

23

1. That Father's May 8, 2017 Emergency Motion be denied;

24 2. That the Court issue an order requiring Father to immediately return the 25 minor children to Mother in Boise, Idaho:

3. 26That the Court set a hearing on Mother's Ex Parte Motion and that Father's 27 visitation be suspended until such hearing; and,

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4. That the Court grant Mother attorney's fees and costs associated with

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A0174

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	1	bringing this ex parte motion due to Father's blatant, willful and intentional violation of					
	2	this Court's orders	s which were entere	ed only 4 days ago.			
	3	DATED:	May 8, 2017				
	4			Carucci and Associates 702 Plumas Street			
	5			Reno, Nevada 89509 775-323-0400	ł		
	6			By: Juh h			
	7			Roderic A. Carucci, Esq. Attorney for Janea Huber			
	8						
	9						
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lates Vevada 89509 s) 323-0466 shington, Colo	11						
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				Page 5	A0175		

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·		\bullet \bullet			
	1	AFFIDAVIT OF JANAE HUBER IN SUPPORT OF			
	2	EX PARTE MOTION FOR RETURN OF MINOR CHILDREN			
	3	STATE OF IDAHO)			
	4	ss.			
	5 6	COUNTY OF Hale			
	7				
	8	JANAE HUBER, being first duly sworn deposes and says:			
9 Lorado	9	1. That this Affidavit is based upon my personal knowledge and is made			
	10	under the penalties of perjury.			
s da 89509 1-0466 170N, Colorado	11	2. Affiant is a party in the above captioned action.			
SOCIATE O, NEVA 775) 323 VASHING	12	3. This affidavit is filed in support of Affiant's attached ex parte motion for			
AND ASS 7 REW 1 FAX (1 EGON, V	13	return of minor children.			
ARUCCI S STREE 23-0400 ADA, OR	14 15	4. Affiant avers upon information and belief, that all the factual allegations			
2 PLUMS (775) 3 IN NEV	16	contained in this Motion are true and correct.			
T01	17	5. I have knowledge of and am competent to testify to the matters stated			
Ч	18	herein, except to those matters stated on information and belief, and as to those			
	19	matters, I believe them to be true.			
	20	DATED: May 8, 2017			
	21	Anogittee			
	22	JANAE HUBER			
	23 24				
	25	SUBSCRIBED and SWORN to before me on May 8, 2017 by Janae Huber.			
	26	TANAN A AAAA			
	27	Notary Public in and for said County and State			
	28	County and State Add, CO - State DIddho My CAMMUR: 812007 Page 5 A0176			

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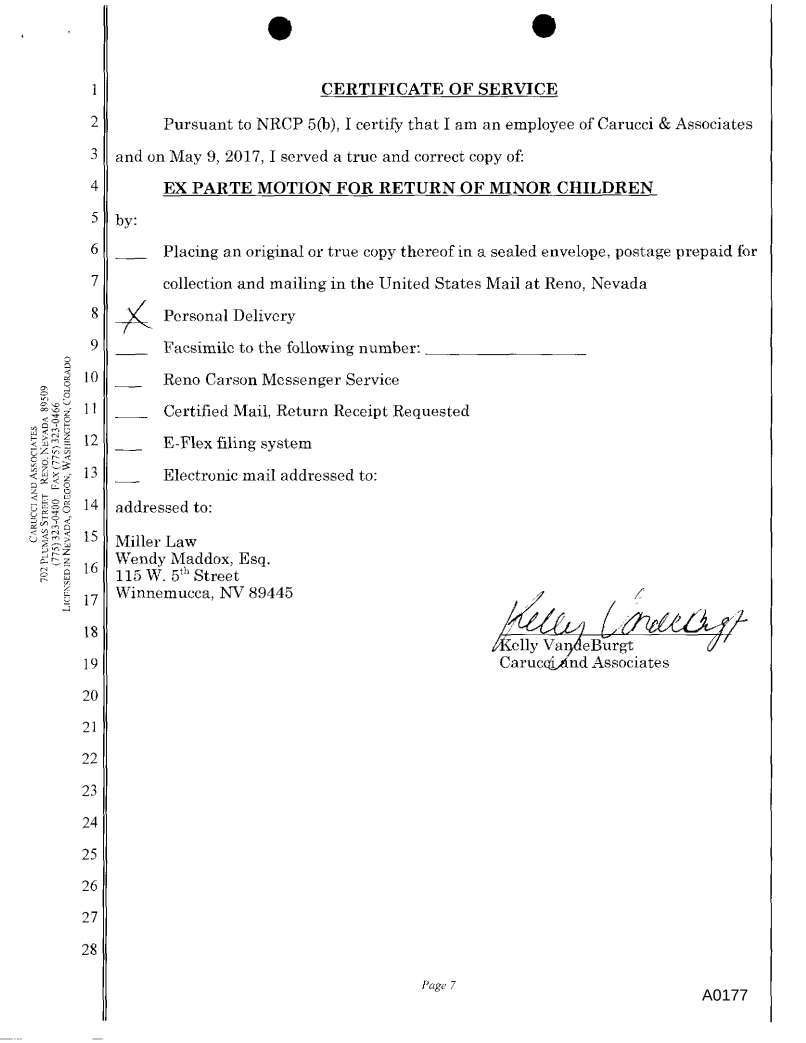


EXHIBIT 1

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EXHIBIT 1



Yesterday 12:18 PM

We're are you and the kids going to be living? I know what you stated in court to the judge but I need confirmation.



Yesterday 1:53 PM

You told the judge you you are moving into your mothers house on Thursday. Who all will be living with the children?

> No the judge said he didn't want Justin around the kids so he is going to stay somewhere else

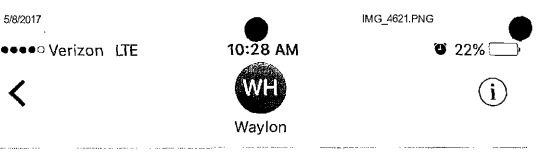
> > Today 9:28 AM

What's my assurance that the order will be followed. Can you have Ryan Kenny call me to verify?

I'm following the judges orders to a T. I'll see you <u>tonight at 5:30 PST</u>







Saturday 1:53 PM

You told the judge you you are moving into your mothers house on Thursday. Who all will be living with the children?

> No the judge said he didn't want Justin around the kids so he is going to stay somewhere else

> > Yesterday 9:28 AM

What's my assurance that the order will be followed. Can you have Ryan Kenny call me to verify?

> I'm following the judges orders to a T. I'll see you tonight at 5:30 PST

What a change from a few days ago. Don't leave until we communicate. Have Ryan Kenny call me.

Yesterday 12:39 PM

Haven't heard from the parole officer.





Haven't heard from <u>the parole</u> <u>officer</u>.

You stated you will be staying with your mother in court. You tell me you are staying at house your in. But no call from Ryan Kenny to verbally confirm the move! Issues!!!!

*the

I will be at burns jct <u>at 5:30 PST</u> If you are not there you will be violating Judges orders and in contempt of court

Yesterday 3:22 PM

I don't want to violate orders but you lied to the judge and changed your living situation. I need Proof of removal of Justin. You understand that your credibility is compromised.

> No I did not lie to the judge. Waylon the judge no contact between Justin and the kids. And that is what



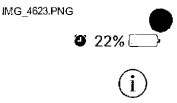






●●●●○ Verizon LTE





No I did not lie to the judge. Waylon the judge no contact between Justin and the kids. And that is what I will follow. I will see you at 5:30 PST right?!

Justin did not pass the lie detector. You have exposed her and have no regard for her safety. I'm not playing games with you. With no call to confirm he's removed. I will not supply the children. I understand that I will have to answer for my decision. I do not trust you at all. I am going to see if brynlee can get in to dr lipert tomorrow. She specializes in this type of case.

> Waylon I don't have to call you to say he's not here. And HES NOT GOING TO BE HERE OR HAVE CONTACT WITH THW CHILDREN!

I want his parole officer to confirm. Have him call me.

> That wasn't in the judges orders Waylon! You have to give me the kids. It's not up to you whether you



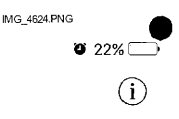






●●●●○ Verizon LTE

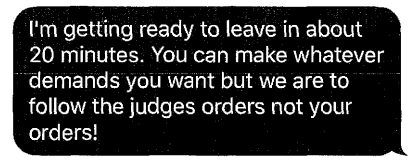




That wasn't in the judges orders Waylon! You have to give me the kids. It's not up to you whether you "trust me" or not. I am following the judges orders and will not let Justin have contact with the kids

Since you changed your mind after telling the judge and Kelly you were going to stay with your mom. I will need something from his PO.

Sorry but brynlee comes first.



Yesterday 6:14 PM

I'm here at burns jct waiting to get the kids back when will you be here?







•••• Verizon LTE

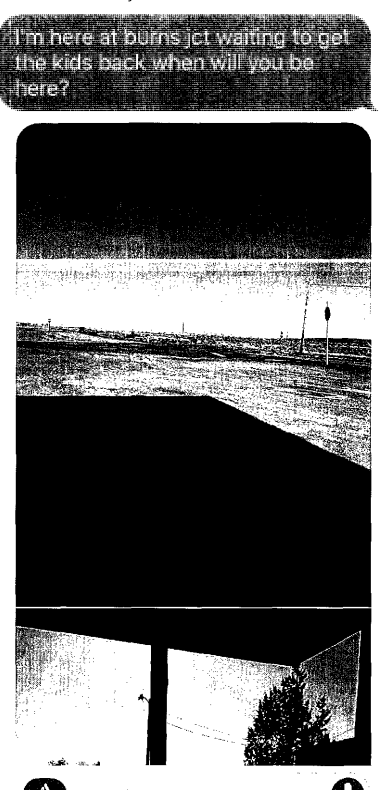






Waylon Yesterday 6:14 PM

10:28 AM



- : :

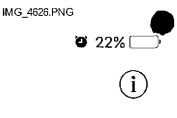
O'



A0184

••••• Verizon LTE













https://mail.google.com/mail/u/0/#nbox/15be9221be5ee39a?compose=new&projector=1

IMG_4627.PNG ••• Verizon LTE 10:29 AM **O** 22% Waylon

You have not had Justin's PO confirm with me he is out of the home where you stated you are living. You told the judge u were going to move out and live with your mother.

> Waylon you are supposed to be here rn which is 5:30pm PST I will wait here until 6:00pm PST.

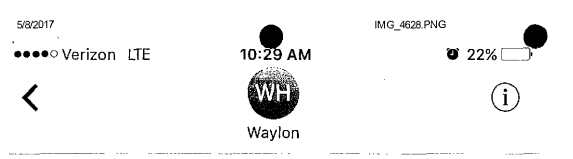


5/8/2017









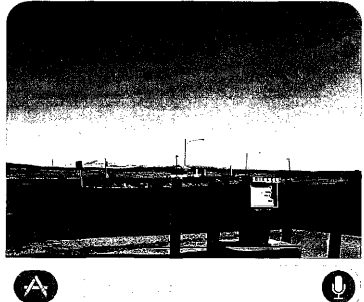
Janea I told you to call before you left. Their are new issues. Your not being forthcoming as to the status of Justin the roommates and hampering the investigation. Brynlee safe here.

You will not have the PO call me. You changed your mind on we're your going to live and I'm not ok with any of that.

Dr lipper in Reno is going to see her tomorrow hopefully?guarantee that she will report on what she finds.

Good things

I hope you don't try to block that

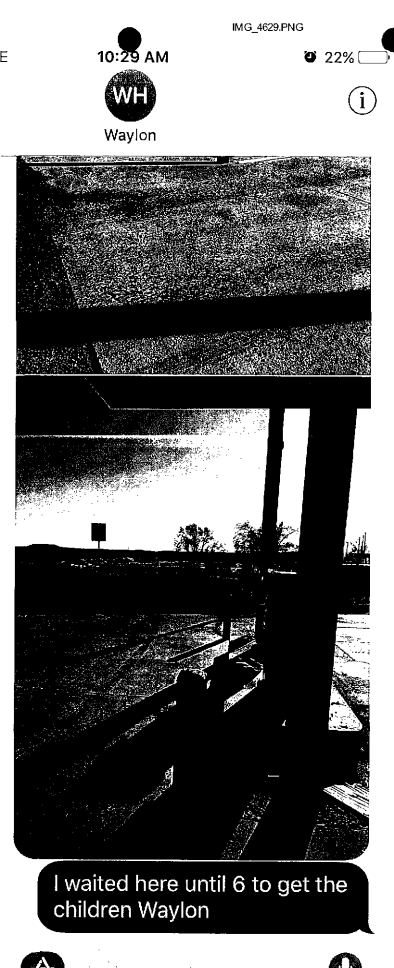




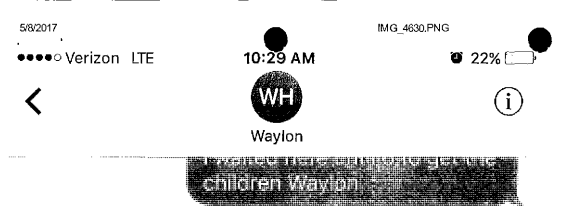


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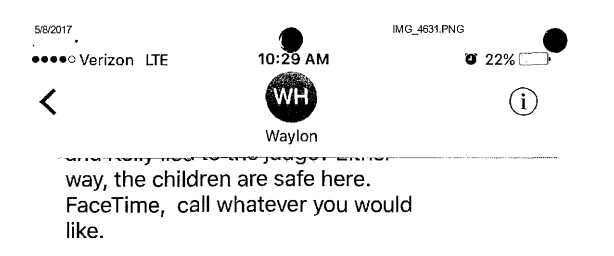


I hope you understand you have a man living in your home that did not pass a polygraph. Call detective ferguson. I'm not keeping them fro you, but I have to make sure they are safe and you are helping with this investigation. I will have to answer to everyone if you push it, and I am willing to do that. Copy our texts and keep it. We have a psychiatrist specialist for Brynlee who will evaluate her. I don't feel the children are safe with you at this time.

Have Ryan Kinney call me to assure Justin is out of the home, since you stated you are staying in the home, then we will exchange children. I feel ur a flight risk and unstable at the moment. You lied to the judge and it is not ok. Or did u lie to Kelly and Kelly lied to the judge? Either way, the children are safe here. FaceTime, call whatever you would like.







Yesterday	10:37 PM	
Can I Face	Time wit	h Brynlec

Today 7:03 AM

Of course. Sorry we were all asleep.

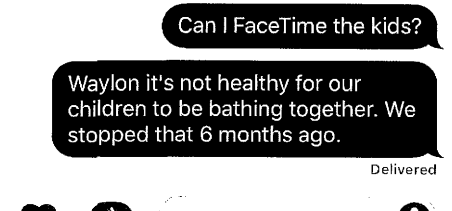
Bryson?

Let me know when you get up.

We may have to use Ashlie's phone because I dropped mine and the screen I cracked.

Your daughter is trying to call you to say hi.

Today 9:16 AM







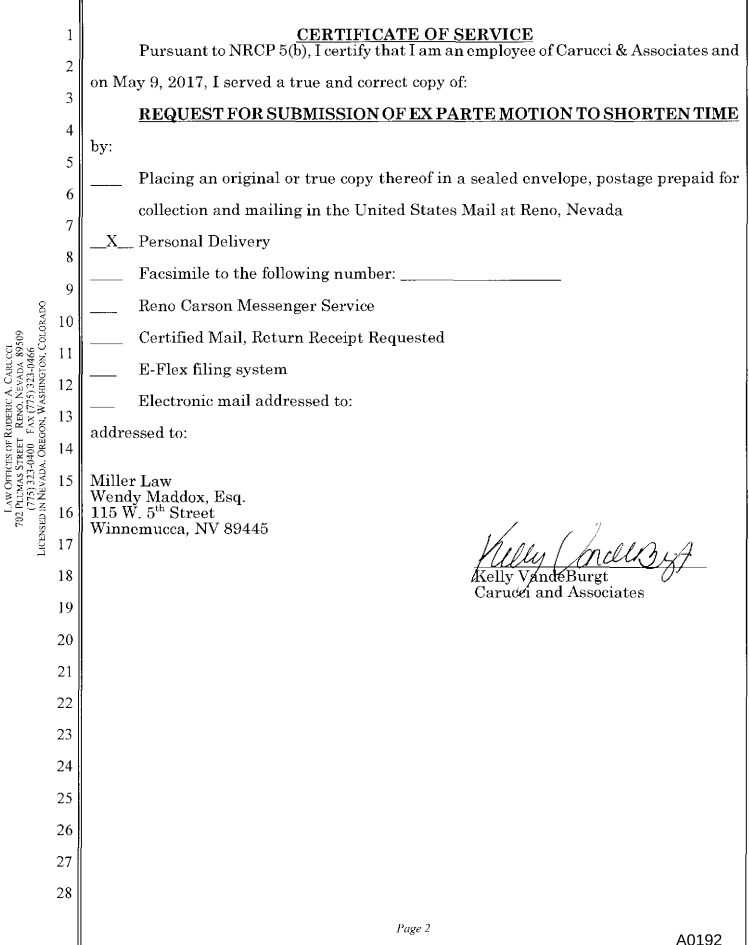




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	10	· · · · · · · · · · · · · · · · · · ·				
	11	WAYLON HUBER,				
45 Y. Y	12	Petitioner, <u>REQUEST FOR SUBMISSION OF EX</u>				
CES OF RODERU STREET RENO -0400 FAX (7 A, OREGON, W	13	vs. <u>PARTE MOTION TO SHORTEN TIME</u>				
FICES OI S STREE 3-0400 DA, OR	14	JANEA HUBER,				
.AW OH PLUMAS 775) 32 N NEVA	15	Respondent.				
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LICI	17	Comes now, Roderic A. Carucci, Esq., of Carucci and Associates, counsel for				
	18	defendant, Janea Huber, and requests that her "Ex Parte Motion to Shorten Time" be				
	19	submitted to the Court.				
	20	A copy of the Motion was hand delivered to opposing counsel on May 9, 2017.				
	21	DATED: May 9, 2017				
	22	Carucci & Associates 702 Plumas Street				
	23	Reno, Nevada 89509 (775) 323-0400				
	24	By: hellen thatbugt				
	25 26	Roderic A. Carucci, Esq. Kelly VandeBurgt, Esq.				
	26	Attorney for Janea Huber				
	27					
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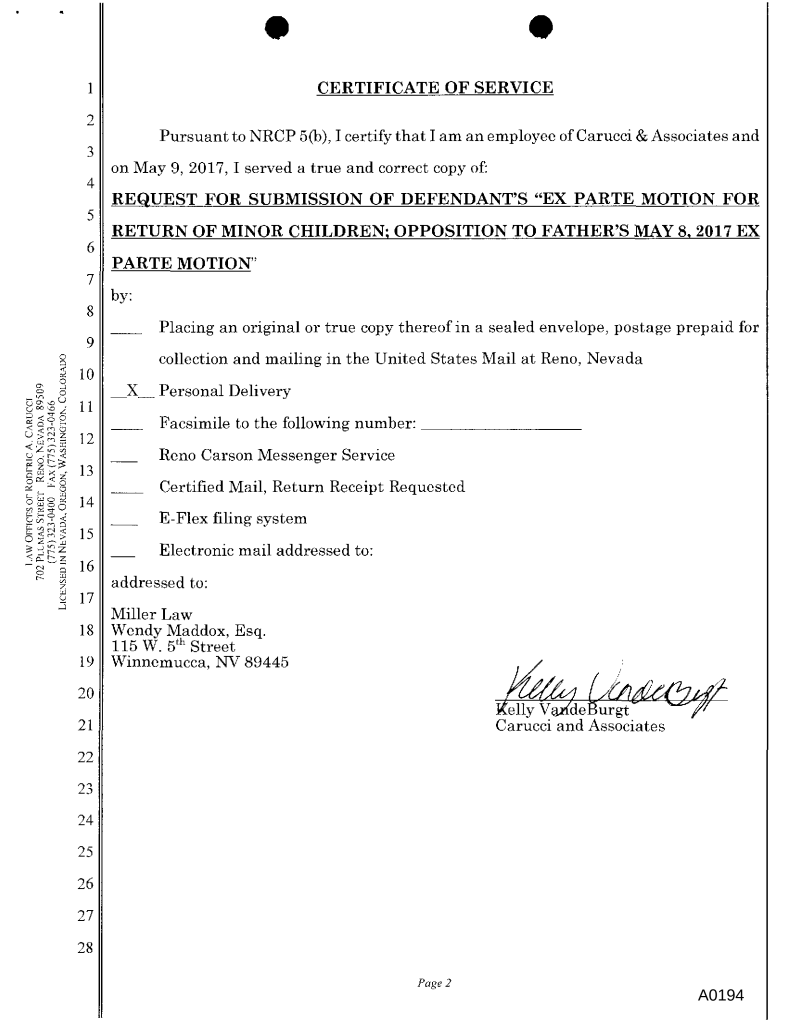
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	9	IN AND FOR THE COUNTY OF HUMBOLDT				
IC A. CARUCCI 2, NEVADA 89509 775) 323-0466 /ASHINGTON, COLORADO	10					
	11	WAYLON HUBER,				
A. CARI IFVADA () 323-0 HINGTC	12	Petitioner. <u>REQUEST FOR SUBMISSION OF</u>				
	13	VS. <u>DEFENDANT'S "EX PARTE MOTION</u> FOR RETURN OF MINOR CHILDREN;				
S OF ROI REET R 400 FA OREGON	14	JANEA HUBER, OPPOSITION TO FATHER'S MAY 8, 2017 EX PARTE MOTION"				
LAW OFFICE 702 PLUMAS ST (775) 323-0- ENSED IN NEVADA,	15	Respondent.				
702 PLU 702 PLU (775 ED UN N	16					
LICENS	17	Comes now, Roderic A. Carucci, Esq., of Carucci and Associates, counsel for				
	18	defendant, Janea Huber, and requests that her "Ex Parte Motion for Return of Minor				
	19	Children; Opposition to Father's May 8, 2017 Ex Parte Motion" be submitted to the Court.				
	20	A copy of the ex parte motion was hand delivered to opposing counsel on May 8,				
	21	2017.				
	22	DATED: May 9, 2017				
	23	Carucci & Associates				
	24	702 Plumas Street Reno, Nevada 89509 (775) 222 0460				
	25	(775) 323-0400				
	26	By: Roderic A. Carucci, Esq.				
	27	Kelly VandeBurgt, Esq. Attorney for Janea Huber				
	28					
		Page 1 A0193				

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1	Case No.	CV 20, 464			
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6	IN	THE SIXTH JUDICIAL DIS	STRICT COURT OF THE STATE OF NEVADA,		
7		IN AND FOR 1	THE COUNTY OF HUMBOLDT		
8			-000-		
9	WAYLON	HUBER,			
10		Plaintiff,	DELIVERY OF AFFIDAVIT		
11	vs.				
12	JANEA HU	BER,			
13		Defendant.	/		
14	The attached document is the Affidavit in Support of Motion that was filed on May 8, 2017,				
15	in the above	entitled case.			
16	DAT	$\Gamma ED \text{ this } \underline{\bigcup}^{++} day \text{ of } May, 20$)17.		
17			MILLER LAW, INC.		
18			WENDY N. MADDOX, ESQ.		
19			Attorney for WAYLON HUBER Nevada Bar No. 14081		
20 21			115 West 5 th Street, Box 7 Winnemucca, Nevada 89445		
21			775-623-5000		
22					
24					
25					
26					
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			A0195		
Ì	DELIVERY	DF AFFIDAVIT	AUT95 Page 1		

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1	<u>CERTIFICATE OF MAILING</u>
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal to WENDY N. MADDOX, ESQ.
3	and that on the $\underline{\mathcal{M}}$ day of May, 2017, I placed a true and correct copy of the foregoing or attached
4	document in the US Mail, entitled Delivery of Affidavit, to:
5	Roderic A. Carucci, Esq. 702 Plumas Street
6	Reno, Nevada 89509
7	DATED this day of May, 2017.
8	JENNIFER ADAIR
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	DELIVERY OF AFFIDAVIT

e.

r) -		
1	AFFIDAVIT IN SUPPORT OF MOTION	
2	STATE OF NEVADA)	
3	STATE OF REVADA)ss. COUNTY OF HUMBOLDT	
4	I, WAYLON HUBER, under penaltics of perjury, being first duly sworn, deposes and	ļ
5	says:	
6	That I am the Petitioner in the above-entitled action; that I have read the foregoing	
7	Petition and know the contents thereof, that the same is true of my own knowledge, except those	
8	matters therein stated on information or belief, and that as to those matters, I believe it to be true.	
9	DATED this Λ day of May, 2017.	
10	Jul /ph/	
11	WAYLON GUBER	
12	SUBSCRIBED and SWORN to before me, a notary public, and this $\underline{\backslash }$ day of May,	
13	2017, by WAYLON HUBER.	
14	NOTARY PUBLIC	
15	JENNIFER ADAIR Notary Public - State of Nevada	
16	Appointment Recorded in Humboldt County Na: 13-12243-9 - Expires October 31, 2017	
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	EX PARTE EMERGENCY MOTION FOR CUSTODY	7

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		and the second		
1	Case No. CV 20, 464			
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4	Social Security Numbers	$\sum_{i=1}^{n-1} (i + i) \sum_{i=1}^{n-1} (i + i$		
5		Etomly		
6	IN THE SIXTH JUDICIAL DIS	TRICT COURT OF THE STATE OF NEVADA,		
7	IN AND FOR T	THE COUNTY OF HUMBOLDT		
8	8 -oOo-			
9	WAYLON HUBER,			
10	Plaintiff,	REPLY TO OPPOSITION TO FATHER'S		
11	VS.	MAY 8, 2017 EX PARTE MOTION; and OPPOSITION TO MOTHER'S EX PARTI		
12	JANEA HUBER,	MOTION FOR RETURN OF MINOR CHILDREN; and OPPOSITION TO		
13		MOTHER'S EMERGENCY MOTION TO SUSPEND VISITATION		
14	Defendant			
15				
16				
17				
18		e Motion for Return of Children; and opposes Mothe		
19		on and Request for Expedited Hearing. This Reply		
20	Oppositions are based on the following P			
21	DATED this day of May, 20			
22		MILLERILAW, INC.		
23		Contraction -		
24		WENDY N. MADDOX, ESQ.		
25		Attorney for WAYLON HUBER Nevada Bar No. 14801		
		115 West 5 th Street, Box 7		
26		Winnemucca, Nevada 89445 775- 623-5000		
27				
28				
	REPLY TO OPPOSITION AND OPPOSITION EMERGENCY MOTION	TO MOTHER'S EX PARTE MOTION AND MOTHER'S A01 Page		

POINTS AND AUTHORITIES

2	Mother will do and say anything to gain a favorable advantage regarding custody of Brynlee,	
3	so that she doesn't have to move back to Humboldt County and can instead stay in Idaho with her	
4	violent felon boyfriend. It would be important for the court to know Mothers present motivation.	
5	Will the violent felon's parole officer allow him to relocate to Winnemucca Nevada? Per the	
6	Marital Settlement Agreement signed by the parties, they share joint legal and joint physical custody	
7	of the minor children and Father only allowed Mother to move with the children to Idaho on a	ĺ
8	temporary basis. The MSA states in relevant part:	
9	Accordingly, Husband hereby grants to Wife permission to temporarily relocate with the partics' minor children, to Boise, Idaho for the purpose of completing her	

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At the hearing on May 4, 2017, as well as in previous filings by Father, the Court was made aware of a sexual assault investigation involving, four year old Brynlee Huber. In her Opposition, Ex Parte Motion, and Emergency Motion, Mother motions the court to suspend Fathers visitation

14 on an emergency basis and requests an expedited hearing.

schooling for a maximum period of two (2) years.

15 At the most recent hearing last Thursday, Officers were trying to decipher which of the two weckends Mother was allowing Father to exercise his visitation as the MSA states quite broadly 16 17 that Father gets two weekends a Month. Mother had the option of allowing the children to go with Father over the weekend or to take the children back with her to Idaho and allow Father to exercise 18 the following weekend of May 12th, 2017. Mother chose to allow Father to have the weekend after 19 20court and Mother chose to go back to Idaho with her violent felon boyfriend who has a present no contact order with the children. Obviously, Mother was not concerned with children being with 2122 Father. Mother's actions indicate to the Court that there is no emergency.

23Mothers Attorney had served a subpoena on CPS supervisor Kim Schmeling to appear at the hearing held on May 4, 2017. Detective Cory Dunkhorst with the Winnemucca Police 24 25 Department came to Fathers attorney's office and signed an acceptance of service to appear at the hearing held on May 4, 2017. Prior to the hearing, attorney Gabrielle Carr representing DCFS and 26 27 Deputy Criminal District Attorney, Kevin Pasquale, appeared in an effort to seek the protection of

information to be used in a custody proceeding that would comprise investigations in Nevada or
 Idaho.

Prior to the hearing Law enforcement requested of Mothers attorney, the location of the 3 4 children and were told the children are just a few minutes away and can be at court house if needed. 5 Apparently, mother's violent felon boyfriend was driving the children around town. Officers located 6 his vchicle at McDonalds. Officers placed the children into their patrol vehicles away from Mothers 7 violent felon boyfriend due to the Judge's no contact order and allowed them to play around in their 8 patrol vehicle until Father and his counsel arrived. Mothers counsel was present per Officers request 9 to accompany Father to the McDonalds parking lot where the children were located. Bryson was 10in the front of the patrol vehicle playing with sirens and the speaker system. Brynlee was in the back 11 seat of the patrol car when Father arrived but as soon as she saw her Father she smiled and climbed 12 out from the back seat of the patrol vehicle to hug her Father. Father aware of how difficult things 13 must be for Brynlee right now and her Mother not allowing contact with her Father for several 14 weeks approached Brynlee in a slow and thoughtful manner.

Mother's boyfriend is also a Father, is his children's Mother aware of the no contact order of this court. Should she be concerned? Is the victim of his domestic violence strangulation conviction aware that Justin is no longer residing in the house as Mother alleges. Is this the same victim in his no contact order issued in Idaho?

According to mothers Facebook page, she is an esthetician who opens her home to the public for esthetician services (see attached exhibit "1"). Is Mother no longer in school? Who watched the children while Mother is tending to clients in her home? Who else is with the children in between her appointments? Obviously these are also questions law enforcement will be looking for answers to.

Father does not have the answers to all these questions, however he is working with law enforcement so that everyone can get answers. It is concerning to Father and quite obvious that to Mother this is not about Brynlee and prosecuting who might have done this, but about her being able to stay in Idaho with Justin.

All hearsay evidence in Mothers Motion should be stricken. Mother's statement about what Brynlee allegedly said is not only hearsay, but is highly suspect of what a four year old, developmentally delayed child would say. That's why the rules of evidence apply and there are experts in the field of sexual assault investigations. Mothers statement about what a Doctor allegedly told her should also be stricken as hearsay for the same reasons. Mother attempts to paint an incomplete picture of the history involving Brynlee and use hearsay statements that are beneficial to her and not use the hearsay statements that are not beneficial to her. There is much more to this case and in a custody case is not the time nor the place to discover it.

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Q Fortunately, Prosecutors as well as law enforcement know what to look for when investigating these types of cases and any red flags that develop through their investigation. As the 10 11 court is aware, other information such as forensic interviews, deception from persons of interest, 12 coaching of children by parents, medical exams, inconsistent statements, etc are all information law 13 enforcement will need to gather to move forward in an investigation. This ongoing investigation involves jurisdictional issues and the basics, who, what, when, where. If Law enforcement was able 14 15 to answer those questions there would be a person in custody right now and either Idaho or Nevada 16 would be prosecuting someone. Mother asserts that the Idaho agencies have been slow or reluctant 17 to share their partial investigative findings with the authorities and CPS in Nevada. No – the truth 18 is – those agencies are not willing to share that information with Mother to use in a Custody action 19 that would compromise there investigation. What is most important that is getting lost in the 20 pleadings is that there is a four year old child that may have been sexually abused and whoever did 21 this needs to be held accountable and prosecuted. Mother is making this investigation impossible 22 and she is preventing justice for Brynlee.

Mother has simply not provided any information that reports to be an emergency on her end. The court was made aware at the most recent hearing that there is an investigation occurring that involved Idaho law enforcement and Winnemucca, Nevada. Only that Father simply did not meet with Mother on Sunday, May 7, 2017, to exchange the minor children. Mother did not do what she relayed to the court that she intended to move herself and the minor children in with her mother, the children's maternal grandmother. Mother provides text messages that Father merely wanted REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S A0201 Page 4 confirmation that the violent convicted felon, Justin Caulkins, was not living in the home with his
 children as ordered by the Court. Mother has ignored Court orders before as well. Mother told the
 Court that she would be living with her Mother, what has changed?

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£,

Father has not received a return call from Caulkins parole officer. As the Court is aware, a parolee is required to notify and get permission from their parole officer where they intend to live, prior to the move. Mother refused to provide such proof. If Mother or Mr. Caulkins cared at all about the serious investigation regarding sexual abuse against Brynlee they could have merely had Mr. Caulkins parole officer (Ryan Kinney) call Father or send a letter or anything to remedy the issue. Mother has provided no proof that Mr. Caulkins is no longer living in her home with the children in violation of the Courts order. Information regarding Justin Caulkins parole officer contact information attached, (see attached Exhibit "2").

12 Mother continues to assert that Idaho DCFS previously advised Mother to withhold the 13 children from Father because of Brynlee's sexual abuse outery. Prove it! If this were true, DCFS would have executed an in-home safety plan with Mother or filed a Petition for Children in Need 14 15 of Protection, hypothetically, Father would have been arrested. None of these events took place. 16 Father was never arrested, Idaho DCFS never told Mother to withhold the children, and no Petition 17 for Protection was filed by DCFS. Mother provides that she filed for a temporary protection order 18in Idaho – all Mothers own statements. This application was denied and the Idaho court never 19 entered any order against Father because Idaho has information that Father should be under investigation. 20

21 Father has cooperated 100% with DCFS and the investigator's in Nevada and Idaho. Mother continues to compromise the investigation regarding her child's safety. There is an open 22 23 investigation regarding sexual abuse against Brynlee to which there are multiple suspects being 24 investigated. Father offered to take a voice stress analysis regarding the sexual abuse investigation 25 and passed. The same cannot be said for other suspects according to text messages mother attached 26 to her motions. Father refuses to go into detail about information he is aware of regarding the open 27 criminal investigation so to not compromise the active case. Father can only assert that the child 28has made several more outeries during the time that Brynlee was in Father's care over this last REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S A0202 **EMERGENCY MOTION**

weekend. Father has contacted the local Nevada DCFS and local law enforcement. Father would like to seek professional help for Brynlee with a child psychologist but Mother refuses unless she and her attorney can speak to the psychologist first. Play therapy may also be a viable option for a young child such as Brynlee, but Father cannot get those services without Mothers consent as they currently share Joint Legal Custody. Father believes that Brynlee has been sexually assaulted. Father believes that the child was sexually assaulted while in the care of Mother, this is why Nevada DCFS is not handling the case, Idaho is the lead on this investigation.

8 Mother's hearsay statement about what Social Worker, Kimberly Schmelling, allegedly told 9 her should also be stricken. This Court knows Ms. Schmelling well and her ethical duty to not 10disclose and/or compromise a current investigation. Father is positive that Ms. Schmelling would 11 not compromise this investigation just to promote civil custody litigation between the parties. Father 12 is positive that Ms. Schmelling wants his children to be safe and protected. DCFS continues to 13 allow the children to stay in Father's home. Once this Court ordered that the children were to visit 14 with Father after court concluded on May 4, 2017, local law enforcement had to hunt down Mother's 15 violent felon boyfriend and had to retrieve the children from him. Father had to meet law 16 enforcement at McDonald's to pick up the children. Father believes Mr. Caulkins to be an 17 immediate danger to his children. Father believes that his children should remain in Nevada where Father and this Court can more closely monitor the children and who is permitted access to the 1819 children. Nevada is their home state and Idaho was only temporary until Mother completed school.

20Mother attempts to bring up Father's wife's, Ashlie Huber, custody matter that is before another judge. Ashlie's ex-husband, Forest Pettis, had been stalking and harassing Ashlie and called 21 22 the police on her multiple times making false police reports of child neglect. There has never been 23 any investigation with DCFS regarding Ashlic's children with Forest Pettis. Mother attempts to bring in old information regarding Father's rehabilitation. The information that Mother requests 24 25 this court to consider as evidence has already been considered by this Court and custody was already 26 dctermined based on said evidence. Father was never convicted for obstructing. Father and Ashlie 27 continue to do Soberlink alcohol testing and provide results to Mother and Mother's counsel. Father 28 promotes a continued relationship between Mother and the children through telephonic and video REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S A0203 **EMERGENCY MOTION**

1 chat visitation. Mother concealed the children from Father for two months even after this Court 2 issued an order for the immediate return of the children. Mother does not care for the minor 3 children's best interests. Mother only wishes to promote custody litigation tactics because Mother 4 knows she has to move back to Nevada soon with the children and Mother's convicted felon 5 boyfriend will not be able to come with her as his felony parole is not up for 6 more years.

Father does not believe himself to be a perfect parent. Far from it. As Mother is also not a 6 7 perfect parent. Father believes that his 4-year-old daughter was sexually assaulted and that multiple 8 suspects are being investigated. Mother only wants to point the finger at Father for civil litigation purposes. Mother doesn't want investigators to look at other suspects. Only at Father because 9 10 Mother knows that her child was sexually assaulted and is willing to use this information to gain control of the children in the parties custody matter. Father had no issues with the current custody 11 arrangement until he found that his children were in danger in Mother's care. One could conclude 12 from Mother's pattern of reporting, that Mother knew of the sexual abuse while Brynlee was in her 13 care, covered it up as Mother knew it would interfere with her custody arrangement, and is now 14 15 using the information to attempt to bring Father in a bad light.

Because this is an open investigation, Father does not feel it is appropriate to jeopardize the integrity of that investigation by disclosing information that has come to his attention since the most recent hearing. If the Court, feels it is appropriate, Father would consent to the Court speaking with law enforcement regarding this matter without his or Mother's presence. It would then be imperative that information related to the Court through that proceeding be sealed and not made available to the parties.

Mother had a choice as to whether she could have immediate custody of her children after the last hearing and she would be exchanging custody with Father the following weekend. Mother instead chose to return to Idaho with Justin Caulkins and to leave her children with their Father. Mother's actions speak louder than words. Mother knows the children are safe with Father and she has no plans to remove Justin Caulkins from her life. A protective mother would have picked her children and told Justin Caulkins to find his own ride back to Idaho.

	$\bullet \qquad \bullet$
1	Mother tries to assert the one family one judge provision as a reason Judge Montero should
2	not hear the case. Judge Montero is assigned cases in the Sixth Judicial District Court and absent a
3	conflict of interest and an appointment of Judge Shirley by the Supreme Court this could not occur.
4	Furthermore, the case in front of Judge Shirley involving the Pettis children is almost finalized.
5	Mother is trying to forum shop because her counsel believes he would get more favorable results in
6	front of Judge Shirley. Judge Shirley has no familiarity with Mother, or the children in this case.
7	Additionally, this court has already issued orders in this matter and the law does not allow such a
8	request to be made once a court has made orders that they believe are unfavorable. This is wholly
9	inappropriate and Father Objects.
10	Legal Authority
11	 And pursuant to NRS 125C.0045(1)(a) 1. In any action for determining the custody of a minor child, the court may, except as otherwise provided in this section and NRS 125C.0601 to
13	125C.0693, inclusive, and chapter 130 of NRS:(a) During the pendency of the action, at the final hearing or at any
14	time thereafter during the minority of the child, make such an order for the custody, care, education, maintenance and support of the minor
15	child as appears in his or her best interest.
16	NRS 125C.0035(4)(a-l) states that:
17	4. In determining the best interest of the child, the court shall consider and set forth its specific findings concerning, among other things:
	(a) The wishes of the child if the child is of sufficient age and capacity
18	to form an intelligent preference as to his or her physical custody.(b) Any nomination of a guardian for the child by a parent.
19	(c) Which parent is more likely to allow the child to have frequent
20	associations and a continuing relationship with the noncustodial parent. (d) The level of conflict between the parents.
21	(e) The ability of the parents to cooperate to meet the needs of the child.
ĺ	(f) The mental and physical health of the parents.
22	(g) The physical, developmental and emotional needs of the child.(h) The nature of the relationship of the child with each parent.
23	(i) The ability of the child to maintain a relationship with any sibling.
24	(j) Any history of parental abuse or neglect of the child or a sibling of the child.
25	(k) Whether either parent or any other person seeking physical custody
26	has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child.
27	(1) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.
28	has committee any act of abouttion against the child of any other child.
	REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S A0205

NRS 125C.0045(5) states that:

5. Any order awarding a party a limited right of custody to a child must define that right with sufficient particularity to ensure that the rights of the parties can be properly enforced and that the best interest of the child is achieved. The order must include all specific times and other terms of the limited right of custody. As used in this subsection, "sufficient particularity" means a statement of the rights in absolute terms and not by the use of the term "reasonable" or other similar term which is susceptible to different interpretations by the parties.

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Father through his attorney requested that CPS do a safety plan to keep these children safe
in 1daho. Kimberly Schmeling, the CPS investigator in Winnemucca has indicated that if the
children go to 1daho, only 1daho can do a safety plan and that she/ CPS in Winnemucca would have
no jurisdiction once the children leave the State of Nevada. The children are currently in the State
of Nevada and DCFS still will not do a safety plan. Father requests that a safety plan be issued
placing the children in his home so that the children may be appropriately monitored by this Court.

12 It is in the children's best interest to be placed with Father on a temporary basis until the investigation of this matter is complete. Father also needs to appropriately address any immediate 13 concerns and get the children into counseling or seen by a psychologist. Since the children have 14 15 been with Father, Father allows mother to have contact with her children over the phone and through 16 facetime/skype. The kids are all smiles enjoying being children right now (see attached exhibit "3"). Mother did not allow the children the same courtesy when they were with her the past month. All 17 18 of the allegations Mother makes in her Pleadings are hearsay. Mother provides no evidence 19 whatsoever to substantiate the claims she asserts in her Pleadings.

Father is aware that the Court is hesitant of these types of motions and only grants them if specific factors indicating the children arc in imminent and immediate danger. The facts of this case are a sufficient basis to warrant temporary custody to Father to ensure the safety of the children while the investigation is ongoing and until the Court has sufficient assurances Mother will move in with her Mother as she represented to the Court and is not living with Justin Caulkins.

The Court can set a hearing and address the issues raised herein, which is what constitutes this matter an emergency and in order to allow this court to immediately take action to ensure the safety of the children without a hearing. The law contemplates such authority when the safety of a child or children is at issue as in this case.

REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S A0206 Page 9

1	WHEREFORE	E. Father prays for the following relief:
2	First.	That Mother's Ex parte Motion for Return of Minor Children be denied
3	it's entirety.	
4	Second.	That Mother's Emergency Motion to Suspend Visitation and Request
5	Expedited Hearing bc	denied in it's entirety.
6	Third.	That this Court enter an Order for the minor children to reside
7	Winnemucea, Nevada	their Home State.
8	Fourth.	That Father be awarded temporary sole legal and sole physical custody
9	the minor children.	
10	Fifth.	That Mothers request to transfer the case to Judge Shirley be denied.
11	Sixth.	That Mother provide verification to the Court that Justin Caulkins is a
12	residing in the home w	with the children.
13	Seventh.	For attorney fees for having to bring this motion to protect the children
14	Eighth.	For such other and further relief as to the Court may appear just and prop
15	DATED this	<u>/</u> day of May, 2017.
16 17		MILLER TAW, INC.
18		WENDÝ/N. MADDOX, ESQ. Attornéy for WAYON HUBER
19		Nevada Bar No. 14081 115 West 5 th Street, Box 7
20		Winnemucca, Nevada 89445
21		775- 623-5000
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i t	
1	AFFIDAVIT IN SUPPORT OF REPLY AND OPPOSITIONS
2	STATE OF NEVADA)
3	COUNTY OF HUMBOLDT)
4	I, WAYLON HUBER, being first duly sworn, depose and say:
5	That I am the Plaintiff in the above-entitled action; that I have read the foregoing Reply to
6	Opposition to Father's May 8, 2017 Ex Parte Motion; and Opposition to Mother's Ex Parte Motion
7	for Return of Minor Children; and Opposition to Mother's Emergency Motion to Suspend Visitation,
8	and know the contents thereof; that same are true of our own knowledge, except those matters stated
9	on information or belief, and that as to those matters. I believe it to be true.
10	DATED this 1 day of May, 2017.
11	WAYLON HUBER
12	SUBSCRIBED AND SWORN to before me, a Notary Public, this <u></u> day of May, 2017,
13	by WAYLON HUBER.
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15	
16	Notary Public - State of Nevada Appointment Recorded in Humboldt County No: 13-12243-9 - Expires October 31, 2017
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	REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S A0208 EMERGENCY MOTION

	$\bullet \qquad \bullet$
1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal to WENDY N. MADDOX, ESQ.
3	and that on the 1 day of May, 2017, I placed a true and correct copy of the foregoing or attached
4	document in the US Mail, entitled Reply to Opposition to Father's May 8, 2017 Ex Parte Motion;
5	and Opposition to Mother's Ex Parte Motion for Return of Minor Children; and Opposition to
6	Mother's Emergency Motion to Suspend Visitation, to:
7	Roderic A. Carucci, Esq.
8	702 Plumas Street Reno, Nevada 89509
9	DATED this \mathcal{L} day of May, 2017.
10	JENNIFER ADAIR
11	JERNIN EK ADAIN
12	\mathcal{O}
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	REPLY TO OPPOSITION AND OPPOSITION TO MOTHER'S EX PARTE MOTION AND MOTHER'S EMERGENCY MOTION

Exhibit 1

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Exhibit 1

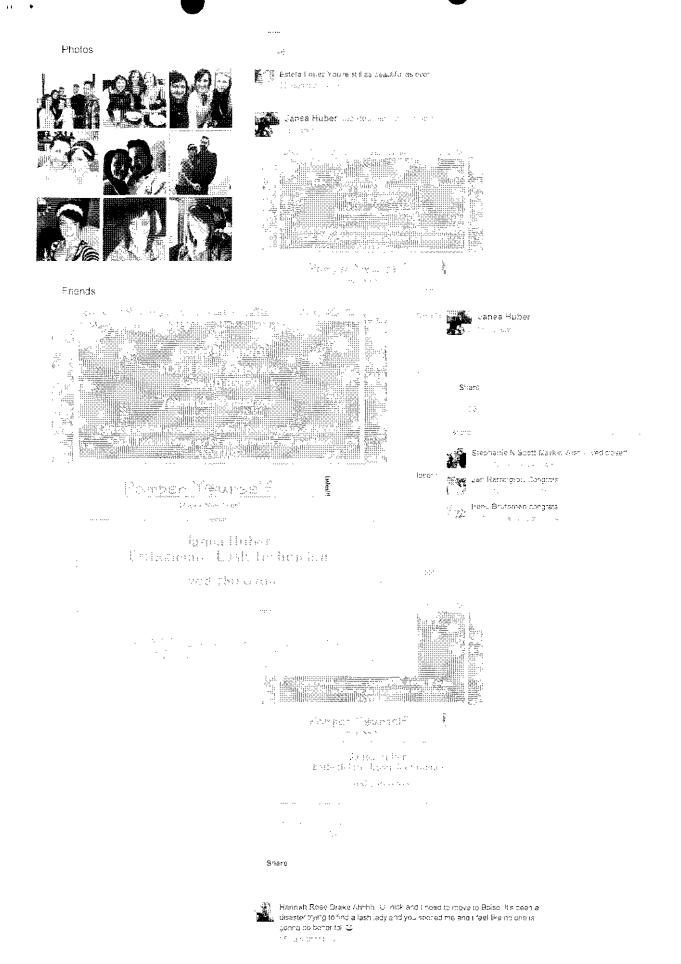


Exhibit 2

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Exhibit 2

JUSTIN SCOTT CALKINS #108287

Supervising DISTRICT 4 FAIRVIEW OFFILE District: 10221 W. Emerald Boise Boine , ID 83704 Supervising KIHNEY, RYAN Officer: Phone Number: 208-327-7008 Status: Probation Age: 36

IDOC Sentence Information

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The sentence information shown is for active sentences under the jurisdiction, obtooly automation supervision of the Idaho Department of Correction only.

Offense DOMESTIC ASSAULT OR BATTERY	Sentencing County ADA Released t	Case No. CR13-5398 & Supervision:	Sentence Saturation Bale 07/17/2023 02/69/2017
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however, offender data ca		r, this site may ac	n reflect the must current
location, status, school	aled termination date or or		-

This offender search service is designed to provide basic ratio mation about an offender. If you need additional basic offender record information, contact incurre@idoc.idaho.gov.

Send formal requests for copies of records intFor more information:Records BureauIdaho Commission of Pardons & ParoloIdaho Department of CorrectionIDCC Visiting information1299 N. Orchard Street, Suite 110IDCC Mail RulesBaise, ID 83705Street

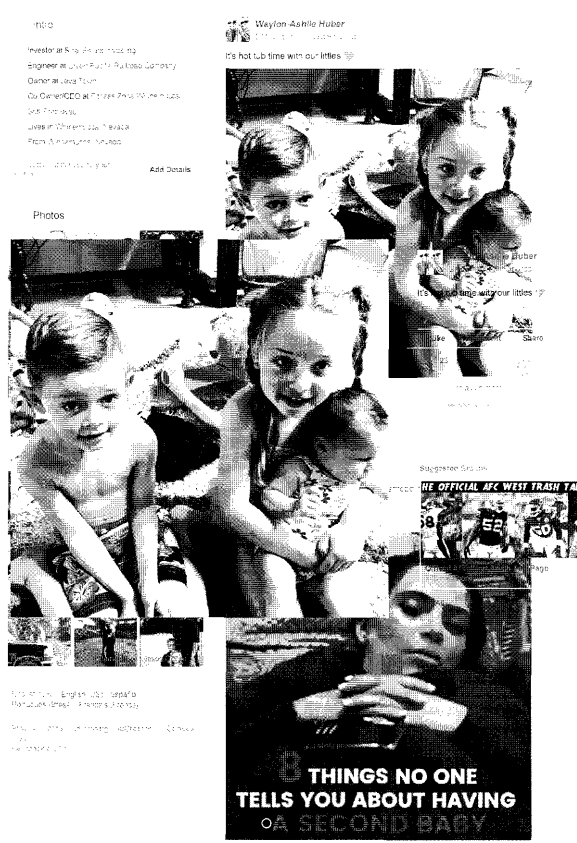
Exhibit 3

Exhibit 3



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. Add Friend



211 CONSAS

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Like Page

Join



I can't believe I have a 14 yr old! Happy birthday to my Abbie 🖤



Brandia Pettis Happy Birthday Miss Aobiel You are so leved: Don't ever forger In Mill Top is and Library was prevene as area data data. 199

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·)	r		
	1	Case No. CV 20, 464	FLED
	2	Dept No. 2	2017 MAY 16 PH 3: 40
	3	This document contains no	TAKI RAE SPERO
	4	Social Security Numbers	OIETAOUETEEK
	5		4t c
	6	IN THE SIXTH JUDICIAL DISTRICT CO	OURT OF THE STATE OF NEVADA,
	7	IN AND FOR THE COUN	NTY OF HUMBOLDT
	8	-0Oo	-
	9	WAYLON HUBER,	
	10	Plaintiff,	MOTION TO STRIKE DEFENDANT'S AFFIDAVIT OF JANEA HUBER IN
	11	vs.	SUPPORT OF "EMERGENCY MOTION TO SUSPEND VISITATION AND
	12	JANEA HUBER,	REQUEST FOR EXPEDITED HEARING"
	13	Defendant.	
	14		BER, by and through his attorneys, MILLER
	15	LAW, INC. and WENDY MADDOX, ESQ., obje	
	16	Defendant's Affidavit of Janea Huber in Support of	-
	17	Request for Expedited Hearing. This Motion is bas	
	18	DATED this/ day of May, 2017.	
	19		MILLER LAW, INC.
	20		Juli III
	21		WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER
	22		Nevada Bar No. 14081 115 West 5th Street, Box 7
	23		Winnemucca, Nevada 89445 775-623-5000
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		MOTION TO STRIKE	Pa A02117

POINTS AND AUTHORITIES

Plaintiff filed an Exparte Emergency Motion for Temporary Custody on May 8, 2017.
Defendant filed an Emergency Noticed Motion to Suspend Visitation and Request for Expedited
Hearing on May 9th, 2017 that did not contain an Affidavit from Defendant. Plaintiff filed on May
11th, 2017 his Reply to Opposition to Father's May 8, 2017 Ex Parte Motion and Opposition to
Mothers Ex Parte Motion for Return of Minor Children and Opposition to Mother's Emergency
Motion to Suspend Visitation.

On or about May 15, 2017, Mother's counsel sent Father's counsel an Affidavit entitled *Affidavit of Janea Huber in Support of "Emergency Motion to Suspend Visitation and Request for Expedited Hearing"* in which the certificate of service is dated May 15, 2017.

Plaintiff objects to said Affidavit as inadmissible Hearsay and requests that all inadmissible hearsay be stricken in its entirety. Defendant has provided inadmissible evidence in her *Affidavit of Janea Huber in Support of "Emergency Motion to Suspend Visitation and Request for Expedited Hearing*". Said statements in Affidavits are not only Hearsay but are inaccurate and untrustworthy. Evidentiary rules generally prohibit out of court statements from being admitted in a manner such as Defendants Affidavit as witnesses must be subject to among other evidentiary requirements; direct examination, cross examination and other evaluations that judge credibility.

Furthermore, the Defendant alleges in her affidavit that that on April 9, 2017, Brynlee returned to her custody after being with Plaintiff. Brynlee did not return from a weekend with Father as Mother states in her affidavit. Plaintiff did not have the children for the weekend prior to April 9th. Plaintiff was supposed to have the children for the weekend prior to April 9th but Defendant told Plaintiff that the children were too sick to travel. Additionally, Fathers birthday was celebrated the weekend prior to April 9th and the adult attendees present can be subpoenaed to refute Mothers assertion. Exhibit 1.

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MOTION TO STRIKE

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1	As such, Plaintiff moves to strike the allegations made on page 2, lines 11 through and
2	including line 28 and page 3, lines 1 through and including line 8 in her Affidavit of Janea Huber
3	in Support of "Emergency Motion to Suspend Visitation and Request for Expedited Hearing".
4	Plaintiff hcreby objects to any inadmissible hearsay evidence contained in said Affidavit and
5	opposes the same based on lack of admissible evidence.
6	WHEREFORE, Plaintiff prays for the following judgment:
7	First. That the Court Strike the allegations made on page 2, lines 11 through and
8	including lines 28 and on page 3, lines 1 through and including lines 8 in her Affidavit of Janea
9	Huber in Support of "Emergency Motion to Suspend Visitation and Request for Expedited Hearing.
10	Second. For attorney's fees for having to file this Motion.
11	Third. For such other and further relief as to the Court may seem just and proper in
12	the premises. 11 1/2
13	DATED this $_$ day of May, 2017.
14	MILLER ZAW, INC.
15	WENDX X. MADDOX, ESQ.
16	Attorney for WAYLON HUBER Neyada Bar No. 14081
17	115 West 5 th Street, Box 7 Winnemucca, Nevada 89445
18	775-623-5000
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	MOTION TO STRIKE Page 219

1	AFFIDAVIT
2	STATE OF NEVADA)
3)ss. COUNTY OF HUMBOLDT)
4	I, WENDY N. MADDOX, after being first duly sworn; depose and say:
5	1. That your affiant is an attorney duly admitted to practice law in the State of Nevada.
6	2. That your affiant is counsel for WAYLON HUBER, in this case.
7	3. That your affiant is of lawful age and acting under no disabilities at law.
8	4. That on or about May 15, 2017, I was served with a copy of Defendant's Affidavit
9	of Janea Huber in Support of "Emergency Motion to Suspend Visitation and Request for Expedited
10	Hearing".
11	5. That your affiant is familiar with the above referenced matter and verily believes,
12	based upon facts, information and knowledge of the law and legal proceedings that the aforesaid
13	information as stated in said Motion to Strike Defendants Affidavit of Janea Huber in Support of
14	"Emergency Motion to Suspend Visitation and Request for Expedited Hearing" are true.
15	DATED this $\frac{d^{\prime h}}{d}$ day of May, 2017.
16	1.1.4
17	WENDV N. MADDOX
18	SUBSCRIBED and SWORN to before me, a notary public, this $\int \int day$ of May 2017, by
19	WENDY N. MADDOX.
20	NOT A DV DUDU IO
21	JENNIFER ADAIR
22	Appointment Recorded in Humboldt County No: 13-12243-9 - Expires October 31, 2017
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	MOTION TO STRIKE Pag0220

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1	<u>AFFIDAVIT</u>
2	STATE OF NEVADA)
3	COUNTY OF HUMBOLDT)
4	I, WAYLON HUBER, being first duly sworn, depose and say:
5	That I am the Plaintiff in the above-entitled action; that I have read the foregoing Motion to
6	Strike Defendants Affidavit of Janea Huber in Support of "Emergency Motion to Suspend Visitation
7	and Request for Expedited Hearing", and know the contents thereof; that same are true of our own
8	knowledge, except those matters stated on information or belief, and that as to those matters, I
9	believe it to be true.
10	DATED this 16 day of May, 2017. When have
11	WAYLON HUBER
12	SUBSCRIBED AND SWORN to before me, a Notary Public, this $\bigcup_{i=1}^{n} day$ of May, 2017.
13	by WAYLON HUBER.
14	
15	JENNIFER ADAIR Notary Public - State of Nevada
16	Appointment Recorded in Humboldt Courty No: 13-12243-9 - Expires October C1, 2017
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	MOTION TO STRIKE Page 221

1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, do hereby certify that I am a legal assistant to WENDY N.
3	MADDOX, ESQ. and that on the $\underline{10}$ day of May, 2017, I placed a true and correct copy of the
4	foregoing or attached document in the US Mail, in Winnemucca, Nevada, entitled <i>Motion To Strike</i>
5	Defendants Affidavit of Janea Huber in Support of "Emergency Motion to Suspend Visitation and
6	Request for Expedited Hearin"., to:
7	Roderic A. Carucci, Esq.
8	702 Plumas Street Reno, Nevada 89509
9	
10	DATED this $\underline{12}$ day of May, 2017.
11	JENNIFER ADAIR
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	MOTION TO STRIKE Pa&0222

Exhibit 1

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Exhibit 1

I was at waylon and Ashlue Hubers house 4/9/17 10 am. till 10 p.M. His bable Rubee was there, but no Other Children. We never left the house throughout the day. Spoke with Ashlie the previous day and the Children Were no there. Only Ruber. Rhonda Warrick Ilianda unier 5116/17 775-304-7620 4615 Aurora Ave Winnemucca NU, 8941

I Hope Sens, was at Ashlic and Winglan Huber's have on 4-9-17 from 10 mm - 10 p.m. The only child the present was baby Rubbee. Wingluon and Ashlic never left the house. Hope Jones Agre forme 775-304-0090 •• • • / 775-384-0090 4615 Aurora Ave Vinnenmin, NV, 89445 in in the second s ·····

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		$\bullet \qquad \bullet$
	1	CASE NO.: CV20,464 DEPT. NO.: 2 2017 MAY 17 PH 12: 01
	2 3 4 5	The undersigned hereby affirms this document does not contain a social security number.
	6 7 8 9	
CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 Fax (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	10 11 12 13	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT
	14 15 16 17 18	WAYLON HUBER, Plaintiff, vs. JANEA HUBER,
	19 20 21	Defendant. AFFIDAVIT OF JANEA HUBER IN SUPPORT OF
	22 23 24	<u>"EMERGENCY MOTION TO SUSPEND VISITATION AND REQUEST FOR</u> <u>EXPEDITED HEARING</u> "
	25 26 27	STATE OF IDAHO COUNTY OF ALL) ss. I, JANAE HUBER, being first duly sworn deposes and says:
	28	Page I A0226

1 1. That this Affidavit is based upon my personal knowledge and is made under
 2 the penalties of perjury.

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2. Affiant is a party in the above captioned action.

3. This affidavit is filed in support of Affiant's Emergency Motion to Suspend
5 Visitation and Request for Expedited Hearing.

6 4. Affiant avers upon information and belief, that all the factual allegations
7 contained in this Motion are true and correct.

5. I have knowledge of and am competent to testify to the matters stated herein, except to those matters stated on information and belief, and as to those matters, I believe them to be true.

6. On April 9, 2017, my 4 year old child Brynlee returned to my custody after being with her father, Waylon Huber ("Father"). At that time, she stated she had pain in her vaginal area. Upon further inquiry, Brynlee stated that while she was watching a move with her father, he put his fingers inside her vagina. Brynlee stated this was not the first time and that is occurred. Brynlee stated father had done this before while she was in bed.

Immediately upon learning of this information, I took Brynlee to St. Luke's
 Children's Hospital in Idaho for examination. The examining doctor informed me that he
 observed redness and a partially detached hymen. I then contacted the Ada County
 Sheriff's Office and the Idaho Department of Health and Welfare regarding the sexual
 abuse.

8. I personally spoke with a representative from the Ada County Sheriff's office
and a case worker from the Idaho Department of Health and Welfare. The case worker
represented to me that in her interview, Brynlee stated Father was the person who was
molesting her.

9. Both Idaho agencies represented they would be contacting the Humboldt
County Sheriff's office and child protective services in Nevada. I have confirmed with the
Ada County Sheriff's office that a criminal investigation is pending in Idaho.

A0227

1 10 I contacted the Humboldt County Sheriff's office and have confirmed a 2 criminal investigation is pending in Nevada.

3 11. I have contacted he Humboldt County child protective services and have
4 confirmed an investigation is pending.

12. I have concerns for Brynlee's safety around Father at this time given Brynlee's allegations and the pending investigations in both Idaho and Nevada. I believe it is in the minor children's best interests that Father's visitation be suspended until the investigations are completed.

May 6th, 2017.

JANEA HUBER



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DATED:

me on May <u>41</u>, 2017

Notary Public in and for said

by Janea Huber.

County and State

SUBSCRIBED and SWORN to before

Ada Li

State BIdano My commexp: 422/2017

		$\bullet \qquad \bullet$
	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and
	3	on May 15 , 2017, I served a true and correct copy of:
	4	AFFIDAVIT OF JANAE HUBER IN SUPPORT OF EMERGENCY MOTION
	5	TO SUSPEND VISITATION AND REQUEST FOR EXPEDITED HEARING
	6	by:
	7	\underline{X} Placing an original or true copy thereof in a sealed envelope, postage prepaid for
	8	collection and mailing in the United States Mail at Reno, Nevada
NTES EVADA 89509 323-0466 IINGTON, COLORADO	9	Personal Delivery
	10	Facsimile to the following number:
0466 0466 70N, Colo	11	Reno Carson Messenger Service
CIATES NEVAL 75) 323- 8HING	12	Certified Mail, Return Receipt Requested
ID ASSO RENO, FAX (7) ON, WI	13	E-Flex filing system
UCCLAN FIREET 0400 A, OREG	14	Electronic mail addressed to: wendy muddox conductawine us
CARI UMAS S (5) 323- NEVAD/	15	addressed to:
702 PL (7 SED IN	16	Miller Law Wendy Maddox Esa
LICEN	17	Wendy Maddox, Esq. 115 W. 5 th Street Winnemucca, NV 89445
	18	
	19	
	20	Bryllanie McNeff Bryttanie McNeff
	21	Carucci and Associates
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		Page 4 A0229
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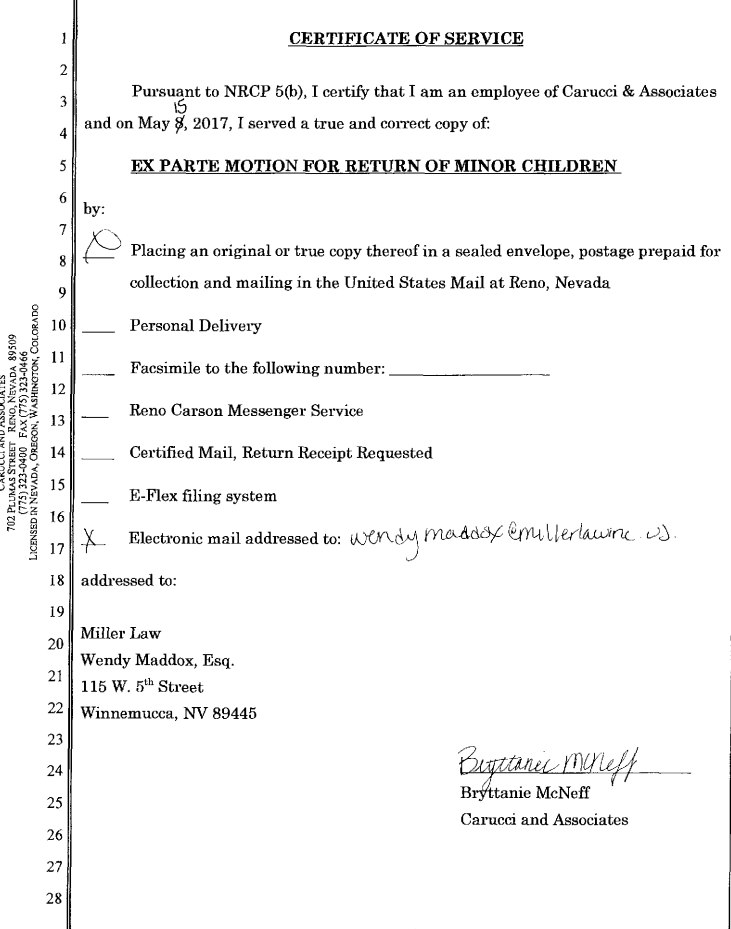
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	1	AFFIDAVIT OF JANAE HUBER IN SUPPORT OF
	2	EX PARTE MOTION FOR RETURN OF MINOR CHILDREN
	3	STATE OF IDAHO)
	4	ss.
	5 6	COUNTY OF HALL)
	7	
	8	JANAE HUBER, being first duly sworn deposes and says:
	9	1. That this Affidavit is based upon my personal knowledge and is made
9509 6 Colorado	10	under the penalties of perjury.
s da 89509 -0466 Ton, Colu	11	2. Affiant is a party in the above captioned action.
OCIATE O, NEVA 775) 323 /ASHING	12	3. This affidavit is filed in support of Affiant's attached ex parte motion for
AND ASS T REN FAX (EGON, V	13	return of minor children.
ARUCCI VS STREI V23-0400 ADA, OR	14 15	4. Affiant avers upon information and belief, that all the factual allegations
C 702 PLUM (775) 3 ENSED IN NEV	16	contained in this Motion are true and correct.
70 Licensei	17	5. I have knowledge of and am competent to testify to the matters stated
-	18	herein, except to those matters stated on information and belief, and as to those
	19	matters, I believe them to be true.
	20	DATED: May 8, 2017
	21	Minogitte ~
	22	JANAE HUBER
	23 24	
	25	SUBSCRIBED and SWORN to before mc on May 8, 2017 by Janae Huber.
	26	21 MM/ MMA
	27	Notary Public in and for said County and State Add AD - State On TAADO - 7E OF DAMA
	28	Add 10 - State of Fallo
		Adu, CU-State b talho My CMMENP: E/20117 Page 5 A0230

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702 Plumas Street Reno, NV 89509



 Phone:
 775-323-0400

 Free:
 844-79-NVLAW

 Fax:
 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

May 15, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Affidavit ofr Janea Huber in Support of "Emergency Motion to Suspend Visitation and Request for Expedited Hearing" and the Affidavit of Janea Huber in Support of "Ex Parte Motion for Return of Minor Children" in regards to the above-referenced case. Please file both copies and return a file stamped copy to our office. I have included a self-addressed, stamped envelope for convenience.

I appreciate your attention to this matter. Should you have any questions, please do not hesitate to contact me.

Sincerely,

Lyttanie Mineff-

Bryttanie McNeff Carucci & Associates

Enclosures

RECEIVED

MAY 1 / 2017

HUMBOLDT COUNTY CLERK

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1	Case No.	CV 20, 464					
2	Dept No.	2	2017 MAY 23 FH 4: 31				
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6	IN	THE SIXTH JUDICIA	L DISTRICT COURT OF THE STATE OF NEVADA,				
7		IN AND F	OR THE COUNTY OF HUMBOLDT				
8			-oOo-				
9	WAYLON	HUBER,					
10		Plaintiff,	MEMORANDUM OF COSTS AND FEES				
11	VS.						
12	JANEA HU	JBER,					
13		Defendant.	_ /				
14							
15	STATE OF) ss:				
16		OF HUMBOLDT					
17			AADDOX, ESQ., your affiant, after having been duly swom,				
18	following:	s of penalty of perjury,	under the laws of the State of Nevada, truthfully states the				
19 20	1.	That your affiant is a	n attorney duly admitted to practice law in the State of Nevada.				
20	2.	-	el for WAYLON HUBER in the above entitled case.				
22	3.		cd legal services and paid costs for WAYLON HUBER.				
23	4. That the items contained in the memorandum below are true and correct to the best						
24	4. That the items contained in the memorandum below are true and correct to the best of this Affiant's knowledge and belief; and that the said costs and fees have been necessarily incurred						
25	and paid in t						
26	5.		its have been expended on Plaintiff's claim as of this date:				
27		a. Total Court C	•				
28		b. Total Mailing	Costs: \$0.00				
	MEMORAND	DUM OF COSTS AND FEES	A0233 Page 1				

1	c. Total Attorney Fees: \$1,731.00	
2	TOTAL \$1,731.00 Exhibit A	
3	6. I received a Juris Doctrate from an ABA accredited law school in 2006. I have bee	n
4	licensed to practice law in the State of Texas since May of 2007. I have been licensed to practice lay	ł
5	in the State of Nevada since May of 2014. I am contracted at a general practice law firm with a	
6	emphasis in civil practice located in Winnemucca, Nevada. I provide all aspects of legal service	ļ
7	upon request to my clients including all forms of litigation: including but not limited to cases i	- }
8	front of Justice Court, complaints in front of District Court in nine counties, and assistance with lier	ł
9	and foreclosures.	
10	7. The fees and costs billed in this matter are reasonable and appropriate. The total tim	e
11	billed from May 3, 2017, through May 4, 2017, was 9.40 hours, with my hourly rate billed at \$240.0	
12	and the paralegal rate billed at \$90.00.	
13	8. My hourly rate is reasonable given my experience practicing law in general and m	v
14	experience. Despite my experience and expertise, my hourly rate is lower than rates routinel	
15	charged by other attorneys who practice in this area.	
16	9. Based upon all of the above factors, these fees and costs are reasonable an	d
17	appropriate and should be awarded.	
18	I declare under penalty of perjury under the law of the State of Nevada that the foregoing i	s
19	true and correct.	
20	DATED this day of May, 2017.	
21	WENDY N. MADDOX, ESQ.	
22	Attorney for WAYLON HUBER Nevada Bar No. 14081	
23	115 West 5 th Street, Box 7 Winnemucca, Nevada 89445	
24	775-623-5000	
25	Subscribed and Sworn before me, a notary public, this 22^4 day of May, 2017, by WEND	Y
26	N. MADDOX.	
27	IENNIGER ADAID	
28	JENNIFER ADAIR Notary Public - State of Nevada Appointment Recorded in Humbold County No: 13-12243-9 - Erpires Octoper 31, 2017	
	MEMORANDUM OF COSTS AND FEES Page 2	34

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Matter Billing Detail

Report Date: Report Time: Page: User ID:

> 5/22/2017 3:49PM

Jennifer A

Miller Law, Inc.

Date Kange: Client: Matter:		2370372017 (9 0270472017) 2489 - Waylon Huber 2489-001 - Huber, Waylon v Janea Huber							
Date	Expense Code	Description	Debit	Credit	Billing Status	On Hold	Invoice Number	Check Number	Payce
	Balance	Balance Forward:	\$0.00				1		
05/03/2017	Tmtk	Meeting with Gabby on Huber	\$120.00		Unbilled				
05/03/2017	Tmtk	Email regarding FW: Text message to Janae at 3:55n.	\$24,00		Unbilled				
05/03/2017	Tintk	conversations with Waylon today	\$24,00		Unbilled				
05/03/2017	Tmtk	Email regarding FW: Text message to Janae at 3:55n.	\$24.00		Unbilled				
05/04/2017	Tmtk	hearing prep	\$180.00		Unbilled				
05/04/2017	Tmtk	attendance at court	\$90.00		Unbilled				
05/04/2017	Tintk	hearing on emergency motion and preperation for hearing	\$960.00		Unbilled				
05/04/2017	Tintk	discussion with CPS, officers and client at CPS office	\$240.00		Unbilled				
05/04/2017	Tintk	Email regarding idaho at 11:30a.	\$9.00		Unbilled				
05/04/2017	Timtk	Email regarding PI at 1:55p.	\$9.00		Unbilled				
05/04/2017	Tintk	Email regarding RE: idaho at 2:21p.	\$9.00		Unbilled				
05/04/2017	Tmtk	Email regarding Makeup time with Dawson at 2:37p.	\$24.00		Unbilled				
05/04/2017	Tmtk	Prepared document Request for Submission 05042017.docx	\$18.00		Unbilled				

	Total: Balance:	\$1,731.00
Balance: \$1,731.00	Total:	\$1,731.00
	Balance:	\$1,731.

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Matter Billing Detail

Miller Law, Inc.

Report Date: Report Time: User ID: Page:

Date Expense Description Code		Debit	Credit Billing Status	On Hold	Invoice Check Number Number	Check Number	Раусе
Total Fees Billed	\$0.00				1		
Total Fees Unbilled :	\$1,731.00						
Total Fees Received :	\$0.00						
Total Soft Cost Billed :	\$0.00						
Total Soft Cost Unbilled :	\$0,00						
Total Soft Cost Received :	\$0.00						
Fotal Hard Cost Billed :	\$0.00						
Total Hard Cost Unbilled :	\$0.00						
Total Hard Cost Received :	\$0.00						
Total Taxes Billed :	\$0.00						
Total Taxes Unbilled :	\$0.00						
Total Taxes Received :	\$0.00						
Total Late Charges Billed :	\$0.00						
Total Late Charges Unbilled:	S0.00						
Total Late Charges Received :	\$0.00						

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Trust Balance: -----

\$1,034.00

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WNM 2489 Waylon Huber Time Ticket Text:		2489 Waylon Huber Time Ticket Text:	2489 Waylon Huber Time Ticket Text:	2489 Waylon Huber Time Ticket Text:	2489 Waylon Huber Time Ticket Text:	2489 Waylon Huber Time Ticket Text:	JDA 2489 Waylon Huber Time Ticket Text:	Client Number Client Name	Time Ticket Miller Law, Inc. Date Range: 05/03/201 Timekeeper: All Client: 2489-Way Matter: 2489-001 Billing Type: All Billing Type: All Hold Status: All (both Billing Status: Billed & t
2489-001 Meeting with Gabby on Huber		2489-001 (05/04/2017 Huber, Waylon v Jane Prepared document Request for Submission 05042017.docx	2489-001 Email regarding REc	2489-001 Email regarding	2489-001 Email regarding	2489-001 attendance at courl	2489-001 hearing prep	Matter Number	Time Ticket Diary Report Miller Law, Inc. Miller Law, Inc. Date Range: 05/03/2017 to 05/04/2017 Fimekeeper: All Client: 2489 Waylon Huber Matter: 2489-001 Huber, Waylon v Janea Huber Matter: 2489-001 Huber, Waylon v Janea Huber Billing Type: All Fask Code: All Hold Status: All (both Held and Non-Held) Billing Status: Billed & Unbilled Sorted by: Timekeeper, Date, Client
05/03/2017 21 Huber, Waylon v Janea Huber	Total	05/04/2017 36 Huber, Waylon v Janca Huber Submission 05042017.docx	05/04/2017 30 Huber, Waylon v Janea Huber).	05/04/2017 29 Huber, Waylon v Janea Huber	05/04/2017 28 Huber, Waylon v Janca Huber	05/04/2017 25 Huber, Waylon v Janea Huber	05/04/2017 24 Huber, Waylon v Janca Huber	Date Matter Description	
21 7 Janea Huber	Totals For:JDA	36 7 Janca Huber 7 doex	30 7 Janea Huber	29 7 Janea Huber	28 v Janca Huber	25 7 Janea Hubor	24 7 Janea Huber	Ticket 301 Number	
0.50	3.50	0.20	0.10	0.10	0.10	1.00	2.00	Hours	
120.00	315.00	18.00	9.00	9.00	9.00	90.00	180.00	Amount	
ВГ		BI.	Ля	ВГ	BI	Тя	BL	Type	
								Task Code	
								Activity Code	
No		No	No	No	No	No	No	Held	Report Date: Report Time: Page: User ID:
Unbilled		Unbilled	Unbilled	Unbilled	Unbilled	Unbilled	Unbilled	Billing Status	Date: 5/22/2017 Filme: 4:05PM 1 of 337 A0237 A0237

Time Ticket Diary Report

Miller Law, Inc.

Report Date: Report Time: e: 5/22/2017 he: 4:05PM 2 of 3 Jennifer Adair A0238 Billing Status

Page: ∪ser ID:

					1,416.00	5.90	r:WNM	Totals For:WNM		
Unbilled	No			ВL	24.00	0.10	31 anca Huber	05/04/2017 31 Huber, Waylon v Janca Huber Dawson at 2:37p.	2489-001 05/04/2017 Huber, Waylon Email regarding Makeup time with Dawson at 2:37p.	2489 Waylon Huber Time Ticket Text:
Unbilled	No			BI.	240.00	1.00	27 anea Huber	05/04/2017 27 Huber, Waylon v Janea Huber client at CPS office	2489-001 05/04/2017 Huber, Waylon v discussion with CPS, officers and client at CPS office	2489 Waylon Huber Time Ticket Text:
Unbilled	No.			ЛЯ	960.00	4.00	26 anea Hubcr g	05/04/2017 26 Huber, Waylon v Janea Huber preperation for hearing	2489-001 05/04/2017 Huber, Waylon v Ja hearing on emergency motion and preperation for hearing	2489 Waylon Huber Time Ticket Text:
Unbilled	No			βL	24,00	0.10	32 anca Huber	05/03/2017 32 Huber, Waylon v Janca Huber	2489-001 Email regarding	2489 Waylon Huber Time Ticket Text:
Unbilled	No			BI	24.00	0.10	23 anea Huber	05/03/2017 23 Huber. Waylon v Janea Huber	2489-001 conversations with Waylon today	2489 Waylon Huber Time Ticket Text:
Unbilled	No			BL	24.00	0.10	22 anea Hubcr	05/03/2017 22 Huber, Waylon v Janea Huber	2489-001 Emai	2489 Waylon Huber Time Ticket Text:
Billing Status	Held	Activity Code	Task Code	Туре	Amount Type Task Code	lfours	Ticket Number	Date Matter Description	Matter Number	Client Number Client Name

5.90	5.90	0.00	Total For WNM		
Total 5.90	Unbilled 5,90	Billed 0.00	Type Billable Hours	WNM	Timekceper: WNM
3.50	3.50	0.00	Total For JDA		
Total 3.50	Unbilled 3.50	Billed 0.00	Type Billable Hours	JDA	Timekeeper: JDA
				s Totals	Timekeepers Totals

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Time Ticket Diary Report

Report Date: 5/22/2017 Report Time: 4:05PM Page: 3 of 39 User ID: Jennifer Adaio233

Miller Law, Inc.

Client Number Matter Number Date Matter Description Ticket Number Hours Amount Number Type Code Task Code Activity Code Held Billing Status Firm Totals TYPE Billed Unbilled Total Total Billable Hours 0.00 9.40 9.40 9.40									
Matter Date Ticket Hours Amount Type Task Activity Number Matter Description Number Number Code Code Code Firm Totals TYPE Billed Unbilled Total			9,40	θ	9,4	0.00	le Hours	Billabl	
Matter Date Ticket Hours Amount Type Task Activity Number Matter Description Number Number Code Code Firm Totals Example Example Example Example Example			Total	đ	Unbille	Billed		ТҮРЕ	
Matter Date Ticket Hours Amount Type Task Activity Number Matter Description Number Code Code								Firm Totals	
Matter Date Ticket Hours Amount Type Task Activity Number Matter Description Number Code Code									
Matter Date Ticket Hours Amount Type Task Activity		Code	Code			Number	Matter Description	Number	Client Name
	Held Billi	Activity	2 Task	Amount Type	Hours	Ticket	Date	Matter	Client Number

Grand Total:

0.00

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	1	CASE NO.: CV20,464	
	2	DEPT. NO.: 2	2017 MAX 23 PM 12: 28
	3	The undersigned hereby affirms this document	AMI RAE SPERO
	4	docs not contain a social security number.	DIST COURT CLERK
	5		
	6		
	7		
	8	IN THE SIXTH JUDICIAL DIST	RICT COURT OF THE STATE OF NEVADA
8	9	IN AND FOR TH	E COUNTY OF HUMBOLDT
9509 5 Culorado	10		_
s nda 89509 3-0466 3ton, Culo	11	WAYLON HUBER,	
sociate o, Nev/ 775) 32: Vashing	12	Plaintiff,	MOTION TO STRIKE FATHER'S MAY 5,
T RENG FAX (GON, W	13	VS.	2017 REQUEST FOR SUBMISSION
RUCCLA STREE 3-0400 DA, ORI	14	JANEA HUBER,	
CA PLUMAS 775) 32 V EVA	15	Defendant.	_
CAR 702 PLUMAS S (775) 323 CENSED IN NEVAD	16		
Lıcı	17		nea Huber ("Mother"), by and through counsel,
	18		nd Associates, and hereby requests that the Court
	19		5, 2017 Request for Submission as that motion has
	20		t. This motion is made and based upon all the
	21		and the following memorandum of points and
	22	authorities.	
	23	DATED: May 22, 2017	Compari and According
	24 25		Carucci and Associates 702 Plumas Street Reno, Nevada 89509
	26		775-323-0400
	27		By: Roderic A. Carucci, Esq.
	28		Attorney for Janea Huber
			Page 1 A0240

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MEMORANDUM OF POINTS AND AUTHORITIES

2 The parties were married on December 30, 2010, and share two minor children: 3 Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012. The parties were divorced by this Court pursuant to a Findings of Fact, Conclusions of Law, and 4 5 Decree of Divorce entered on April 1, 2015. The Decree of Divorce provides that the parties share joint legal and joint physical custody of the children. 6

The parties appeared before the Court on May 4, 2017 for a hearing on Father's emergency motions filed April 14, 2017 and April 18, 2017. At the hearing, the Court addressed Father's concerns about the children being around Mother's boyfriend by prohibiting contact between the boyfriend and the children. The Court then dissolved the temporary order entered on April 14, 2017, and directed the parties to comply with the last custodial order, the Decree of Divorce, regarding custody and visitation.

The day after the May 4, 2017 hearing, Father resubmitted his April 18, 2017 motion to the Court. District Court Rule 13(7) provides that "No motion once heard and disposed of shall be renewed in the same cause, nor shall the same matters therein embraced be reheard, unless by leave of the court granted upon motion therefore, after notice of such motion to the adverse parties." As this motion was already addressed at the May 4, 2017 hearing, the submission should be stricken.

DATED: May 22, 2017

> **Carucci and Associates** 702 Plumas Street Reno. Nevada 89509 775-323-0400

By:

Roderic A. Carucci, Esq. Attorney for Janea Huber

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	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I certify that I am an employce of Carucci & Associates and
	3	on May 23, 2017, I served a true and correct copy of:
	4	MOTION TO STRIKE FATHER'S MAY 5, 2017 REQUEST FOR
	5	SUBMISSION
	6	by:
	7	Placing an original or true copy thereof in a sealed envelope, postage prepaid for
	8	collection and mailing in the United States Mail at Reno, Nevada
	9	Y Personal Delivery
TATES Nevada 89309 5)323-0466 Silingion, Colorado	10	Facsimile to the following number:
S ADA 89509 3-0466 310N. COLC	11	Reno Carson Messenger Service
NEVADA NEVADA 5) 323-(SIINGI (12	Certified Mail, Return Receipt Requested
D ASSOC RENO. AX (77 ON, WA	13	E-Flex filing system
CCLAN TREFT 0400 F OREG	14	Electronic mail addressed to:
CARU MAS ST 5) 323-(EVADA	15	addressed to:
CARUCCIAND / 702 PLUMAS STRIFT - R (775) 323-0400 - FA/ CENSED IN NEVADAL OREGON	16	Miller Law
LICENS	17	Wendy Maddox, Esq. 115 W. 5 th Street
	18	Winnemucca, NV 89445
	19	1/
	20	Ally (and Begt
	21	Kelly VandeBurgt Or Carucci and Associates
	22	
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		Page 3 A0242
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- 1 2 3 4 5 6 7 8	CASE NO.: CV20,464 DEPT. NO.: 2 The undersigned hereby affirms this document does not contain a social security number. IN THE SIXTH JUDICIAL DIST	FILED 2017 MAY 23 PM 12: 28 2017 MAY 23 PM 12: 28 TANI RAE SPERO DIST. COURT CLERK	DA		
9 005-10 60	IN AND FOR TH	E COUNTY OF HUMBOLDT			
115 - VDA 89509 23-0466 votov. Cold	WAYLON HUBER,	OPPOSITION TO FATHER'S "MOTI	<u>ON TO</u>		
CLATES . NEV VDA 89 75) 323-0466 ASHINGTON. (Plaintiff,	STRIKE DEFENDANT'S AFFIDAV	<u>TT OF</u>		
ND ASSOCIATES FAX (775) 323 FAX (775) 323 GON, WASHING	vs.	JANEA HUBER IN SUPPORT OF I	EMER-		
0480 V 0480 V 0480 V	JANEA HUBER,	GENCY MOTION TO SUSPEND V	ISITA-		
CARLCCI LMAS STREE 1.323-0400 S3 323-0400 NEVADA, OR VEVADA, OR	Defendant.	TION AND REQUEST FOR EXPE	<u>DITED</u>		
702 PLLMAS STRIFT RENO, NEV NDA 89509 702 PLLMAS STRIFT RENO, NEV NDA 89509 7775) 323-0400 FAX (775) 323-0466 111 11 121 111 1111 11111111111111111		HEARING"			
18	COMES NOW, Defendant, Janea Huber ("Mother"), by and through counsel,				
19	Roderic A. Carucci, Esq. of Carucci and Associates, and hereby files her opposition to				
20	Waylon Huber's ("Father") May 16, 2017 Motion to Strike. This opposition is made and				
21	based upon all the pleadings and papers on file herein and the following memorandum of				
22	points and authorities.				
23	DATED: May 22, 2017				
24		Carucci and Associates			
25		702 Plumas Street Reno, Nevada 89509			
26		775-323-0400			
27		By: Roderic A. Carucci, Esq.			
28		Attorney for Janea Huber			
		Page 1	A0243		

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MEMORANDUM OF POINTS AND AUTHORITIES

The parties were married on December 30, 2010, and share two minor children: Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012.. The parties were divorced by this Court pursuant to a Findings of Fact, Conclusions of Law, and Decree of Divorce entered on April 1, 2015. The Decree of Divorce provides that the parties share joint legal and joint physical custody of the children.

The parties appeared before the Court on May 4, 2017, for a hearing on Father's emergency motions based upon allegations that Mother's boyfriend was a danger to the children. Mother lives in Idaho. Father lives in Humboldt County, Nevada. At the hearing, Mother raised arguments that Father molested one of the minor children (which is subject to a pending investigation in both Nevada and Idaho), and the Court advised the parties that the sole issue before the Court was concerning Mother's boyfriend. The Court advised Mother that if she wished to address the issue she should do so with a motion. Following the hearing, Mother filed an Emergency Noticed Motion to Suspend Visitation and Request for Expedited Hearing, as well as a Motion to Shorten time. Mother filed an affidavit in support on May 17, 2017.

Father seeks to strike Mother's affidavit but fails to provide any legal authority to do so; obviously Father's motivation is to suppress relevant evidence of his culpability as a child molester. Regarding motions and supporting affidavits, District Court Rule ("DCR") 13 states:

5. The affidavits to be used by either party shall identify the affiant, the party on whose behalf it is submitted, and the motion or application to which it pertains and shall be served and filed with the motion, or opposition to which it relates.

Affidavits shall contain only factual, evidentiary matter, shall conform with the requirements of NRCP 56(c), and shall avoid mere general conclusions or argument. Affidavits substantially defective in these respects may be stricken, wholly or in part.

6. Factual contentions involved in any pre-trial or post-trial motion shall be initially presented and heard upon affidavits. Oral testimony may be received at the hearing with the approval of the court, or the court may set the matter for a

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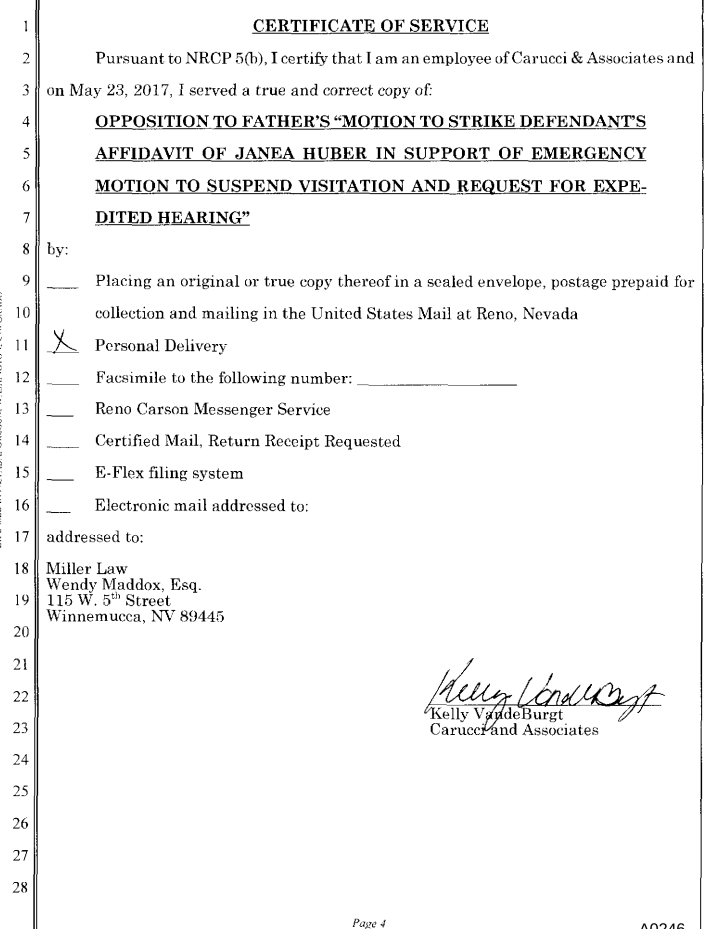
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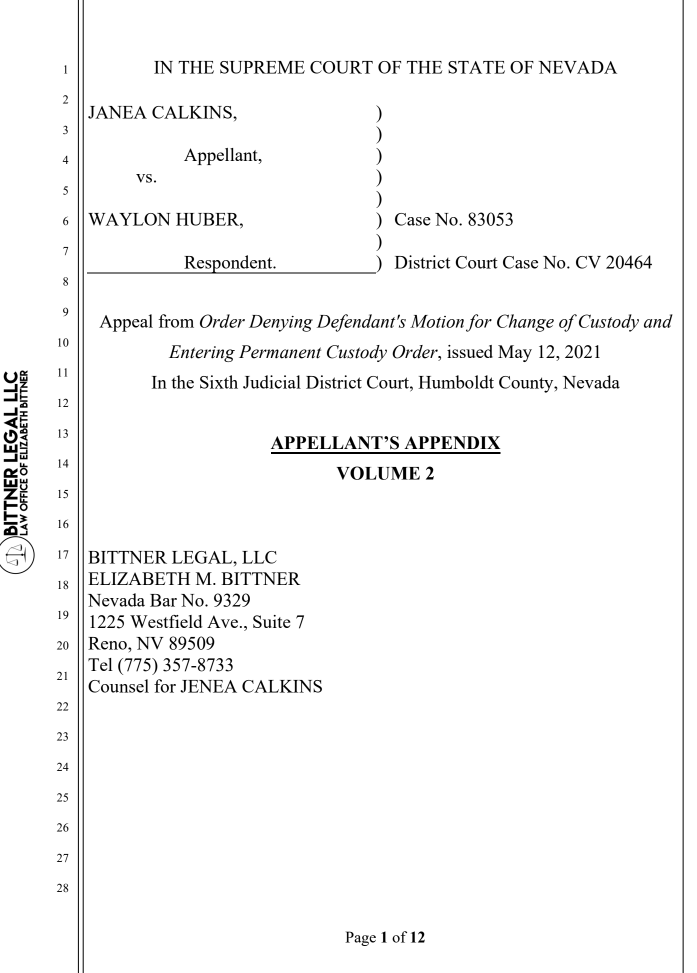
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hearing at a time in the future and allow oral examination of 1 the affiants to resolve factual issues shown by the affidavits to 2 be in dispute. Mother's affidavit is not "substantially defective" according to DCR 13. A detailed 3 Affidavit was necessary to support Mother's assertions in her motion. Mother's Affidavit 4 will be supported by her own testimony, the testimony of Child Protective Services in 5 Idaho and Nevada, and the Humboldt County and Ada County Sheriff's office, and the 6 treating physician. Father simply seeks to strike Mother's Affidavit because he does not 7 like her statements as to his misconduct with one of the minor children. Father's motion 8 should be denied outright and Mother should be awarded attorney's fees for having to 9 702 PLUMAS STRETT RENO, NEVADA 89509 (775) 323-0400 Fax (775) 323-0466 LICENSED IN NEVADA, ORIGON, WASHINGTON, COLORADO respond to his frivolous and meritless motion. There is no basis to strike her affidavit. 10 May 22, 2017 DATED: 11 Carucci and Associates 12 702 Plumas Street Reno, Nevada 89509 13 775-323-0400 14 By: 15 Roderic A. Carucci, Esq. Attorney for Janea Huber 16 17 18 19 2021 22 23 2425 2627 28

CARUCCI AND ASSOCIATES



702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTOV, COLORADO CARUCCI AND ASSOCIATES



ALPHABETICAL INDEX OF DOCUMENTS IN APPENDIX

2	DOCUMENT	DATE	VOL.	PAGES
3	Affidavit of Janea Huber in Support of	May 17, 2017	1	A0226-
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4	Visitation and Request For Expedited			
5	Hearing" and Affidavit of Janae Huber			
6	in Support of Ex Parte Motion for			
Ŭ	Return of Minor Children			
7	Affidavit of Janea Huber in Support of	June 13, 2017	2	A0285-
8	Ex Parte Emergency Motion to			A0288
	Suspend Visitation			
9	Audio Transcription of Hearing	July 15, 2020	4	A0847-
10				A0982
11	Case Appeal Statement	June 10, 2021	5	A1085-
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12	Delivery of Affidavit	May 11, 2017	1	A0195-
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1.4	Discharge of Attorney and	February 1,	2	A0403-
14	Substitution in Propria Persona	2018		A0404
15	Emergency Ex Parte Motion to	May 24, 2019	1	A0537-
16	Change Custody			0549
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17	Suspend Visitation and Request For			A0141
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19	Ex Parte Emergency Motion for	May 8, 2017	1	A0103-
19	Temporary Custody			A0112
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21	Regarding Children (Motion to			A0053
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22	Ex Parte Emergency Motion	April 18, 2017	1	A0060-
23	Regarding Children (Motion to			A0077
24	Enforce Change of Custody)			
24	Ex Parte Motion For Order Shortening	May 9, 2017	1	A0142-
25	Time			A0170
26	Ex Parte Motion For Return of Minor	May 9, 2017	1	A0171-
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I	1			

DITTNER LEGAL LLC

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DITTNER LEGAL LLC

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Request for Expedited Hearing"			
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Order After Hearing	November 30,	2	A0428-
C	2018		0430
Order After May 4, 2017 Emergency	June 16, 2017	2	A0349-
Hearing			A0351
Order After Mediation	December 9,	3	A0570-
	2019		A0572
Order Allowing Withdrawal of	September 14,	2	A0381
Counsel for Respondent	2017		
Order Denying Defendant's Motion	May 10, 2021	5	A1058-
for Change of Custody and Entering			A1065
Permanent Custody Order			
Order Denying Request for Hearing	October 24,	2	A0384-
	2017		A0385
Order Granting Immediate Custody of	April 14, 2017	1	A0054-
Children			A0056
Order Modifying Temporary Custody	July 24, 2020	5	A0998-
of Two Minor Children and Other			A1010
Related Matter			
Order Regarding Improper Service	April 22, 2021	5	A1035-
			A1037
Order Scheduling Mediation and	December 9,	3	A0567-
Hearing Dates	2019		A0569
Order Suspending Visitation	June 9, 2017	2	A0281-
			A0282

DITTNER LEGAL LLC

Order Suspending Visitation	July 3, 2017	2	A0369-
			A0371
Order to Immediately Produce Minor	July 1, 2020	4	A0821-
Children to Court and Notice of			A0824
Expedited Hearing RE: Custody			
Order to Show Cause	November 2,	2	A0419-
	2018		A0421
Order to Submit "Motion to Change	April 23, 2019	3	A0510
Custody due to Change in			
Circumstance"			
Order to Submit Emergency Ex Parte	May 24, 2019	3	A0550
Motion to Change Custody			
Order to Submit Ex Parte Motion to	January 24,	2	A0448
Modify Custody due to Change in	2019		
Circumstance	-019		
Order to Submit Uncontested "Motion	September 3,	3	A0557
to Change Location of Therapeutic	2019	5	110557
Reunification"	2017		
Plaintiff's Motion in Limine	February 20,	3	A0574-
	2020	5	A0574-
Due Heaving Statement		3	
Pre-Hearing Statement	February 20, 2020	3	A0576-
		2	A0580
Proof of Payment	December 31,	2	A0431-
	2018		A0432
Proof of Personal Service	June 22, 2017	2	A0354-
			A0358
Proof of Service	May 16, 2018	2	A0414-
			A0415
Proof of Service	February 1,	2	A0449-
	2019		A0450
Proof of Service	March 25,	2	A0494-
	2019		A0495
Proof of Service	April 23, 2019	3	A0511-
			A0512
Proof of Service	August 15,	3	A0552
	2019	_	
Proof of Service	December 23,	3	A0573
	2019		
		1	<u> </u>

DITNER LEGAL LLC

Page 7 of 12

NER LEGAL LLC FICE OF ELIZABETH BITTNER	
DITTN LAW OFFIC	

Proof of Service	February 20, 2020	3	A0581
Proof of Service	March 15,	2	A0464-
Proof of Somioo	2021 April 12, 2021	5	A0465
Proof of Service Proof of Service	April 12, 2021	5	A1033 A1054-
Proof of Service	May 5, 2021	5	
Proof of Service	May 26, 2021	5	A1056 A1080-
Proof of Service	May 26, 2021	5	
Durant of Semica (Mation to Enforce	August 16	3	A1081
Proof of Service (Motion to Enforce	August 16,	3	A0555
Divorce Decree)	2019	3	10556
Proof of Service (Motion to Modify	August 116,	3	A0556
Custody due to Change in	2016		
Circumstance)	I 0 2021	5	A 1000
Proof of Service for Request for	June 9, 2021	5	A1082-
Submission	NC 7 0010	2	A1083
Proof of Service for Supplement to	May 7, 2019	3	A0519
Motion to Modify Custody	F 1 A 4	2	10500
Proof of Service for Supplement to	February 24,	3	A0583
Pre-Hearing Statement	2020	1	
Proof of Service of the Ex Parte	April 14, 2017	1	A0057-
Emergency Motion Regarding			A0058
Children (Motion to Change of			
Custody Motion)			
Proof of Service of the Ex Parte	April 18, 2017	1	A0078
Emergency Motion Regarding			
Children (Motion to Enforce Change			
of Custody)	I I I O O O I C		
Qualified Domestic Relations Order	July 19, 2016	1	A0039-
Union Pacific Agreement Employee			A0044
401K Retirement Thrift Plan			10510
Reply in Support of Motion to Modify	April 23, 2019	3	A0513-
Custody due to Change in			A0518
Circumstances		_	
Reply To Emergency Noticed Motion	May 23, 2017	Ι	A0247-
to Suspend Visitation and Request for			A0251
Expedited Hearing			
Reply to Motion to Lift Restriction on	February 1,	2	A0451
Husband	2019		

1	Reply to Motion to Modify Custody and Related Relief	February 1, 2019	2	A0452
2	Reply to Motion to Reopen Discovery	February 1, 2019	2	A0453
3 4	Reply to Opposition for Motion for Order to Show Cause for Order	July 19, 2021	5	A1122- A1124
5	Regarding Defendant's Consent to			A1124
6 7	Obtain Passports Reply To Opposition To Father's May	May 11, 2017	1	A0198-
8	8, 2017 Ex Parte Motion; and Opposition to Mother's Ex Parte			A0216
9	Motion For Return of Minor Children; and Opposition To Mother's			
.0	Emergency Motion to Suspend Visitation			
11 12	Reply To Opposition To Fathers Motion To Strike Defendant's	May 25, 2017	2	A0256- A0260
13	Affidavit of Janea Huber in Support of Emergency Motion to Suspend			110200
14	Visitation and Request for Expedited			
15 16	Hearing" Request for Hearing	October 17, 2017	2	A0382-
7	Request for Hearing	November 9, 2017	2	A0383 A0388- A0389
8 9	Request for Hearing	January 4, 2019	2	A0389 A0433
0	Request for Hearing	May 17, 2019	3	A0535- A0536
21 22	Request for Submission of	May 23, 2017	2	A0252-
23	"Emergency Noticed Motion to Suspend Visitation and Request for			A0253
24	Expedited Hearing" Request for Submission of	May 9, 2017	1	A0193-
25	Defendant's "Ex Parte Motion For Return of Minor Children: Opposition			A0194
26 27	To Father's May 8, 2017 Ex Parte Motion"			
28		1	I	<u> </u>

DITTNER LEGAL LLC

1	Request for Submission of Ex Parte	May 8, 2017	1	A0113-
	Emergency Motion for Temporary			A0114
2	Custody			
3	Request for Submission of Ex Parte	April 14, 2017	1	A0059
4	Emergency Motion Regarding			
-	Children (Motion to Change of			
5	Custody Motion)			
6	Request for Submission of Ex Parte	May 8, 2017	1	A0115-
-	Emergency Motion Regarding			A0116
7	Children: Motion to Enforce		-	
8	Request for Submission of Ex Parte	May 9, 2017	2	A0283-
9	Emergency Motion to Suspend			A0284
	Visitation	20.001-		
10	Request for Submission of Ex Parte	May 9, 2017	1	A0191-
11	Motion To Shorten Time			A0192
12	Request for Submission of	May 23, 2017	2	A0254-
	Memorandum of Costs and Fees and			A0255
13	Order For Attorney Fees	NA 05 0017		4.02(1
14	Request for Submission of Motion to	May 25, 2017	2	A0261-
1.5	Strike Defendant's Affidavit of Janea			A0262
15	Huber in Support of Emergency			
16	Motion To Suspend Visitation and Request For Expedited Hearing			
17	Request For Expedited Hearing Request for Submission of Motion to	Santambar 12	2	A0379-
	Withdraw as Counsel	September 13, 2017		A0379-
18	Request for Submission of Notice of	November 9,	2	A0390-
19	Findings of Division of Child and	2017	2	A0391
20	Family Services	2017		110371
	Request for Submission of "Order	June 15, 2017	2	A0316-
21	After May 4, 2017 Emergency	<i>vano 13, 2017</i>	2	A0326
22	Hearing"			
23	Request for Submission of the	July 19, 2016	1	A0045-
	Qualified Domestic Relations Order			0046
24	Union Pacific Agreement Employee			
25	401K Retirement Thrift Plan			
26	Request for Submission	June 15, 2018	2	A0417
	Request for Submission	April 12, 2021	5	A1034
27	Request for Submission	May 5, 2021	5	A1057
28	Request for Submission	June 9, 2021	5	A1084

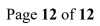
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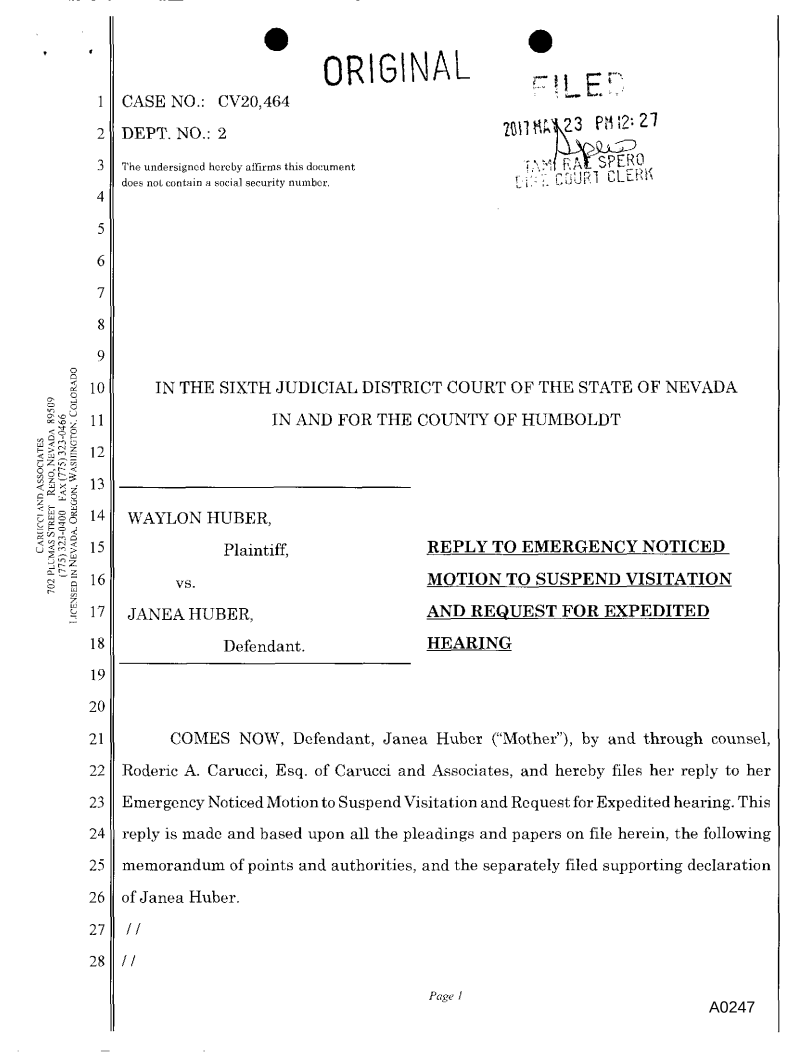
1	Request for Submission for	March 26,	3	A0498
	Supplement to Ex Parte Motion to	2019		
2	Change Custody			
3	Request for Submission for	May 7, 2019	3	A0520
4	Supplement to Motion to Modify			
4	Custody			
5	Request for Submission for	February 24,	3	A0582
6	Supplement to Pre-Hearing Statement	2020		
	Request for Submission of Ex Parte	May 16, 2018	2	A0416
7	Motion			
8	Request for Submission of Ex Parte	March 25,	3	A0496-
9	Motion to Change Custody	2019		A0497
	Request for Submission of Second	March 29,	3	A0509
10	Supplement for Ex Parte Motion to	2019		
11	Change Custody			
	Response to Defendant's Opposition	June 13, 2017	2	A0308-
12	to Plaintiff's Memorandum of Costs			A0315
13	and Fees			
14	Second Supplement to Ex Parte	March 29,	3	A0504-
	Motion to Change Custody	2019		A0508
15	Subpoena (Dunkhorst) with	April 28, 2017	1	A0093-
16	Acceptance of Service			
17	Subpoena Duces Tecum	March 29,	3	A0504-
1/		2019		A0508
18	Subpoena Duces Tecum (DCFS) with	April 28, 2017	1	A0087-
19	Acceptance of Service			A0092
	Subpoena (DCFS)	December 29,	2	A0394-
20		2017		A0396
21	Subpoena To Appear and Testify	June 22, 2017	2	A0364-
22	(Ochoa)			A0368
	Subpoena To Appear and Testify	May 4, 2017	1	A0098-
23	(Schmelling)			A0102
24	Subpoena To Appear and Testify	June 22, 2017	2	A0359-
	(Schmelling)			A0363
25	Supplement to Ex Parte Motion to	March 26,	3	A0499-
26	Change Custody	2019		A0503
27	Supplement to Motion to Modify	May 7, 2019	3	A0521-
	Custody			0534
28				

DITTNER LEGAL LLC

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Supplement to Pre-Hearing Statement	February 24,	3	A0584-
	2020		A0744
Supplement to Pre-Hearing Statement	February 24,	4	A0745
(continued)	2020		A0780
Withdrawal of Attorney (Dolan Law,	May 25, 2021	5	A1076-
LLC)			A1077
Withdrawal of Attorney (Manson)	June 23, 2016	1	A0035-
			0038
Withdrawal of Counsel (Whitehead)	April 11, 2016	1	A0032-
			A0034





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DATED: May 22, 2017

Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400

By:

Rode**r**ic A. Carucci, Esq. Attorney for Janea Huber

MEMORANDUM OF POINTS AND AUTHORITIES

The parties were married on December 30, 2010, and share two minor children: Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012. Brynlee and Bryson are twins. The parties were divorced by this Court pursuant to a Findings of Fact, Conclusions of Law, and Decree of Divorce entered on April 1, 2015. The Decree provides that the parties share joint legal and joint physical custody of the minor children. Mother resides in Boise, Idaho and Father resides in Winnemucca, Nevada.

Mother filed her emergency noticed motion following the May 4, 2017 hearing after the Court advised her that any allegations regarding sexual abuse upon Brynlee by Father were not properly before the Court at that time. As such, Mother filed a motion seeking an order to temporarily suspend Father's visitation based upon the molestation. Mother also filed an ex parte motion after Father refused to return the minor children to Mother following the conclusion of his visitation weekend in violation of the Court's orders on May 4, 2017.

Upon learning of Brynlee's allegations that Father inappropriately touched her, Mother took the child to the emergency room for examination. Based upon this examination, the doctor referred the case to the Ada County Sheriff's office for further investigation as well as CPS. Mother also reported the abuse allegations to the authorities in both Idaho and Nevada. Thereafter, the minor child indicated to CPS workers that Father was the one who molested her. The allegations of sexual molestation are not simply allegations Mother is making up in an attempt to look favorable for the court; rather the C ARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 Fax (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO 1011 12 13 14 15 16

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child's allegations have been supported by medical examinations, the emergency physician's observations, and Brynlee's representation to CPS. The fact that Father is not 2 taking these allegations seriously is highly concerning as he believes this is a joke. Mother is trying to act in the best interests of Brynlee, and at this point, court intervention is necessary.

Mother requests that Father's visitation be temporarily suspended until the abuse allegation are investigated. Mother is highly concerned about Father's conduct since learning he was the main suspect of the abuse, and Father has taken it upon himself to interrogate the minor child and investigate the allegations himself. Father's Wife Ashlie has also interviewed the child and captured this on video, which Father then sent to the child's maternal grandmother. Clearly Father is interfering with the ongoing investigation and such behavior should be admonished by the Court. That same weekend, Father sought to have the minor child interviewed by a clinical psychologist without Mother's consent. Father's behavior is both harmful to the minor child, and is also interfering with the ongoing investigations, which is likely Father's intent since he is the main subject of that investigation.

17 Until the allegations of sexual molestation can be investigated, it is appropriate that Father's contact with the minor children, especially Brynlee, be temporarily 1819 suspended. Mother is simply tying to act in the best interest of Brynlee and trying to protect her against any harm. 20

Father's assertions as to Wife's boyfriend being a danger to the children are 21 unfounded, and in accordance with this Court's orders on May 4, 2017, her boyfriend has 22 23 had no contact with the minor children. Father's unreasonable demands that he must first speak to her boyfriend's probation officer and verify he is no longer in the home are 24 25 unfounded and this was not an order of the Court. Mother, again, represents that her boyfriend is no longer around the children. Father's averments as to what occurred 26 27 following the May 4, 2017 hearing are also incorrect as Father was not present when Mother was talking with law enforcement regarding custody of the children. Mother 28

weekend and informed law enforcement she intended to keep the children. After Father 1 2 argued to law enforcement that it was his weekend, Mother and an officer looked at a 3 calendar and determined it was actually Father's weekend since the parties alternate weekends. Mother wished to retain custody of the children, but was unable to do so since 4 5 it was Father's weekend. Mother was also emotional following the hearing and did not 6 want the children to see her like that so she allowed Father to take custody of the children 6 hours earlier. Mother did not "choose" her boyfriend over the kids as Father urges the 7 Court to believe. Rather she was following the Court's order as she was ordered to do at 8 9 the hearing. Ironically, following the same hearing in which the Court admonished the 10 parties to follow it's orders, Father then refused to return the children to Mother's custody in accordance with the Decree, in complete and *intentional* violation of the Court's orders on May 4, 2017, 3 days earlier.

CONCLUSION:

14 The minor child has indicated to Mother that Father molested her. Upon learning 15 of this information, Mother took the child to the emergency room and the treating 16 physician verified that the child's hymen was partially detached. The treating physician 17 referred his findings to the Sheriff's department and also child protective services. Upon 18 being interviewed by child protective services, Brynlee also indicated it was Father who 19 sexually abused her. In an abundance of caution, it is necessary that Father's visitation 20 be temporarily suspended at this time, pending the completion of the investigations in both Idaho and Nevada. The Court should set an expedited hearing to address these 21 allegations and to hear from law enforcement and CPS regarding these allegations. 22

DATED: May 22, 2017

Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400 By:

Roderic A. Carucci, Esq. Attorney for Janea Huber

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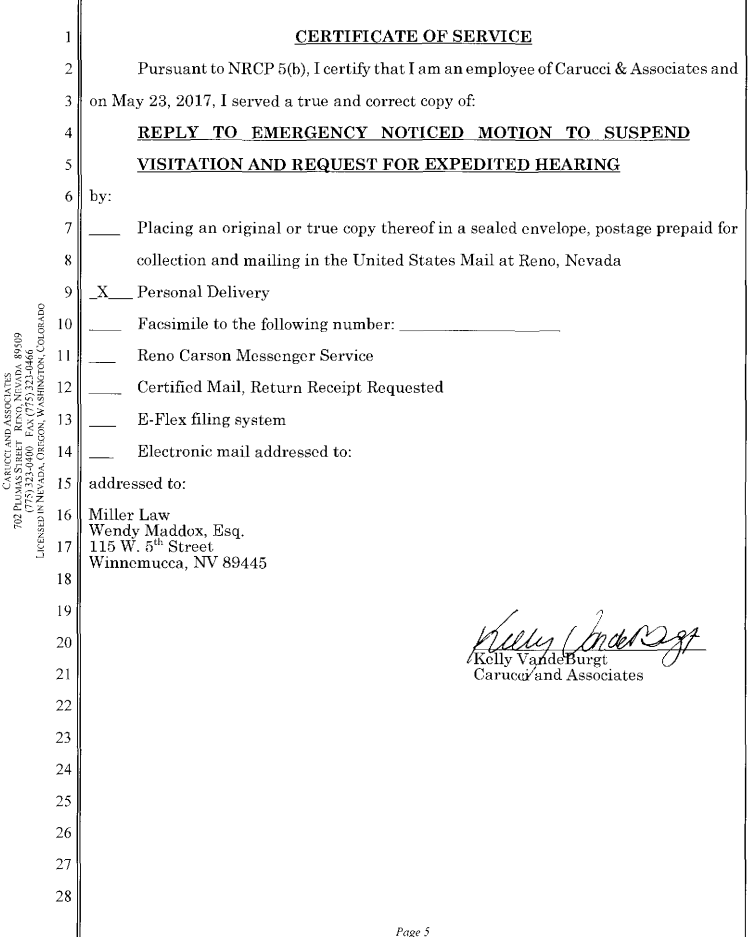
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Page 4



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	2	DEPT. NO.: 2	2017 MAY 23 PM 12: 27				
	3	The undersigned hereby affirms this document does not contain a social security number.	TAM RAE SPERO				
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Carucci and Associates 1as Street Reno, Nevada 89509 323-0400 Fax (775) 323-0466 vada, Oregon, Washington, Colorado	8			4 T) 4			
	9						
	10	IN AND FOR TH	E COUNTY OF HUMBOLDT				
	11						
	12 13		_				
I AND A EET RE IO FAX REGON,	13	WAYLON HUBER,	REQUEST FOR SUBMISSION				
CARUCC AS STRE 323-040 /ADA, O	15	Plaintiff,	MEQUEST FOR SUBMISSION				
CARUCCI AND A 702 PLUMAS STREET RE (775) 323-0400 FAX CENSED IN NEVADA, OREGON,	16	vs. JANEA HUBER,					
	17	Defendant.					
Ę	18		_				
	19	COMES NOW, Defendant, Ja	nea Huber ("Mother"), by and through	counsel,			
	20	Roderic A. Carucci, Esq. of Carucci and Associates, and hereby requests that her					
	21	"Emergency Noticed Motion to Suspend Visitation and Request for Expedited hearing" be					
	22	submitted to the Court for considerati	on.				
	23	DATED: May 22, 2017					
	24		Carucci and Associates 702 Plumas Street				
	25		Reno, Ncvada 89509 775-323-0400				
	26		By: Keller marst				
	27		Roderic A. Carucci, Esq. Attorney for Janea Huber				
	28						
			Page 1	A0252			

-		
	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and
	3	on May 23, 2017, I served a true and correct copy of:
	4	REQUEST FOR SUBMISSION
	5	by:
	6	Placing an original or true copy thereof in a sealed envelope, postage prepaid for
	7	collection and mailing in the United States Mail at Reno, Nevada
	8	_X Personal Delivery
)9 LORADO	9	Facsimile to the following number:
	10	Reno Carson Messenger Service
CARUCCI AND ASSOCIATES AS STREET RENO, NEVADA 89509 323-0400 FAX (775) 323-0466 VADA, OREGON, WASHINGTON, COLO	11	Certified Mail, Return Receipt Requested
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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 Fax (775) 323-0466 (CENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	15 16	Miller Law Wendy Maddox, Esq. 115 W. 5 th Street Winnemucca, NV 89445
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	19	Kelly VandeBurgt Carucci and Associates
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2	Dept. No. 2	2017 MAY 23 PM 4:31
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4	Social Security Numbers	DISC COURT CLERK
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6	IN THE SIXTH JUDICIAL D	ISTRICT COURT OF THE STATE OF NEVADA.
7	IN AND FOR	R THE COUNTY OF HUMBOLDT
8		-000-
9	WAYLON HUBER,	
10	Plaintiff,	
11	VS.	REQUEST FOR SUBMISSION
12	JANEA HUBER,	
13	Defendant.	/
14	COMES NOW, Plaintiff, W	AYLON HUBER, herein by and through his attorneys.
15		. MADDOX, ESQ., and requests that the MEMORANDUM
		R FOR ATTORNEY FEES be submitted to the judge for
17 18	decision. DATED this 22/10 day of May	, 2017.
19		MILLER LANY, INC//
20 21		WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER
22		Nevada Bar No. 14081 115 West 5th Street, Box 7
23		Winnemucca, Nevada 89445 775-623-5000
24		770 023 0000
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	REQUEST FOR SUBMISSION	AQ254

• • •	
I	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ. and that on the \mathcal{M} day of May, 2017, I mailed a true and correct copy of the foregoing or
4	attached document in U.S. Mail, in Winnemucca, Nevada, entitled Request for Submission, to:
5	Roderic A. Carucci, Esq. 702 Plumas Street
6	Reno, Nevada 89509
7	DATED this $\underline{33}$ day of May, 2017.
8	JENNIFER ADAIR
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1	REQUEST FOR SUBMISSION Fage 2

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6	IN T	HE SIXTH JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA,	{	
7		IN AND FOR THE CO	OUNTY OF HUMBOLDT	}	
8		-(000-	}	
9	WAYLON H	UBER.		Ì	
10		Plaintiff,	REPLY TO OPPOSITION TO FATHER		
11	vs.		MOTION TO STRIKE DEFENDANT'S AFFIDAVIT OF JANEA HUBER IN	-	
12			SUPPORT OF EMERGENCY MOTION TO SUSPEND VISITATION AND	- }	
13	JANEA HUB	BER,	REQUEST FOR EXPEDITED HEARIN	<u>1G</u>	
14		Defendant.			
15	COMES NOW, Plaintiff, WAYLON HUBER, by and through his attorneys, MILLER				
16	LAW, INC. and WENDY MADDOX, ESQ., hereby replies to Mother's Opposition to Fathers				
17	Motion to Strike Defendant's Affidavit of Janea Huber in Support of "Emergency Motion to				
18	Suspend Visi	tation and Request for Expedited	Hearing". This Reply is based on the follo	wing	
19	Points and Au	uthorities.		ļ	
20	DATE	ED this $\frac{1}{2}$ day of May, 2017.			
21			MILLER DAW, INC.	}	
22			WENDY N. MADDOX, ESQ.		
23			Attorney for WAYLON HUBER Nevada Bar No. 14081	}	
24	l		115 West 5th Street, Box 7 Winnemucca, Nevada 89445	}	
25	}		775-623-5000	}	
26				}	
27				}	
28				{	
	REPLY TO OPI	POSITION TO FATHER'S MOTION TO		ge 1 0256	

1	POINTS AND AUTHORITIES
ļ	
2	Plaintiff filed an <i>Ex Parte Emergency Motion for Temporary Custody</i> on May 8, 2017.
3	Defendant filed an Emergency Noticed Motion to Suspend Visitation and Request for Expedited
4	<i>Hearing</i> on May 9 th , 2017 that did not contain an Affidavit from Defendant. Plaintiff filed on May
5	11 th , 2017 his Reply to Opposition to Father's May 8, 2017 Ex Parte Motion and Opposition to
6	Mothers Ex Parte Motion for Return of Minor Children and Opposition to Mother's Emergency
7	Motion to Suspend Visitation. On or about May 15, 2017, Mother's counsel sent Father's counsel
8	an Affidavit entitled Affidavit of Janea Huber in Support of "Emergency Motion to Suspend
9	Visitation and Request for Expedited Hearing" in which the certificate of service is dated May 15,
10	2017.
11	Father moves to strike defendant's affidavit on the basis that it is inadmissible evidence that
12	violate the rules of evidence. District Court Rule 13 in not an exception or an exclusion in regards
13	to the admissibility of hearsay evidence. The affidavit does not conform to DCR 13 as it does not
14	contain factual evidentiary matter and is inadmissible as evidence. The Hearsay rule is codified
15	in NRS section 51. NRS 51.065 states as a general rule "Hearsay is inadmissible except as provided
16	in this chapter, title 14 of NRS and the Nevada Rules of Civil Procedure."
17	NRS 51.035 "Hearsay" defined. "Hearsay" means a statement offered in evidence to prove the truth of the matter asserted unless:
18	1. The statement is one made by a witness while testifying at the trial or hearing;
19	2. The declarant testifics at the trial or hearing and is subject to cross-examination concerning the statement, and the statement is:
20	(a) Inconsistent with the declarant's testimony;(b) Consistent with the declarant's testimony and offered to
21	rebut an express or implied charge against the declarant of recent fabrication or improper influence or motive;
22	(c) One of identification of a person made soon after perceiving the person; or
23	(d) A transcript of testimony given under oath at a trial or hearing or before a grand jury; or
24	3. The statement is offered against a party and is:(a) The party's own statement, in either the party's individual
25	or a representative capacity; (b) A statement of which the party has manifested adoption or
26	belief in its truth; (c) A statement by a person authorized by the party to make a
27	statement concerning the subject; (d) A statement by the party's agent or servant concerning a
28	matter within the scope of the party's agency or employment, made before the termination of the relationship; or
	REPLY TO OPPOSITION TO FATHER'S MOTION TO STRIKE Page 2

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1 2 3 4	 (e) A statement by a coconspirator of a party during the course and in furtherance of the conspiracy. (Added to NRS by <u>1971, 793</u>) NRS 51.045 "Statement" defined. "Statement" means: An oral or written assertion; or Nonverbal conduct of a person, if it is intended as an assertion.
5	The Affidavit does not contain Mothers own assertions. This is illustrated by the mere
6	preposition that Mother asserts that her affidavit will be supported by her own testimony which
7	includes the testimony of other out of state agencies and individuals. Mother's later ability to take
8	the stand and attempt to testify as to alleged statements of others does not change the fact that such
9	statements are inadmissible hearsay.
10	WHEREFORE, Plaintiff prays for the following judgment:
11	First. That the Court Strike the allegations made on page 2, lines 11 through and
12	including lines 28 and on page 3, lines 1 through and including lines 8 in her Affidavit of Janea
13	Huber in Support of "Emergency Motion to Suspend Visitation and Request for Expedited Hearing.
14	Second. For attorney's fees for having to file this Motion and reply to Mother's
15	opposition.
16	Third. For such other and further relief as to the Court may seem just and proper in
17	the premises.
18	DATED this $\underline{\checkmark}$ day of May, 2017.
19	MILLER LAW, INC.
20	Ving de
21	WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER
22	Nevada Bar No. 14081 115 West 5 th Street, Box 7
23	Winnemucca, Nevada 89445 775-623-5000
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	REPLY TO OPPOSITION TO FATHER'S MOTION TO STRIKE Page 3

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1	<u>AFFIDAVIT</u>	
2	STATE OF NEVADA)	
3	COUNTY OF HUMBOLDT)	
4	I, WAYLON HUBER, being first duly sworn, depose and say:	
5	That I am the Plaintiff in the above-entitled action; that I have read the foregoing Reply to	
6	Opposition to Fathers Motion to Strike Defendants Affidavit of Janea Huber in Support of	
7	"Emergency Motion to Suspend Visitation and Request for Expedited Hearing", and know the	
8	contents thereof; that same are true of our own knowledge, except those matters stated on	
9	information or belief, and that as to those matters, I believe it to be true.	
10	DATED this 25 day of May, 2017. And A Hit	
11	WAYLON HUBER	
12	SUBSCRIBED AND SWORN to before me, a Notary Public, this $\frac{2}{2}$ day of May, 2017,	
13	by WAYLON HUBER.	
14	NOTARAPUBLIC	
15	JENNIFER ADAIR	
16	Notary Public - Stein Humboldt County Appointment Recorded in Humboldt County No: 13-12243-9 - Expires October 31, 2017	
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	REPLY TO OPPOSITION TO FATHER'S MOTION TO STRIKE Page 40259	

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2	<u>CERTIFICATE OF MAILING</u>			
3	I, JENNIFER ADAIR, do hereby certify that I am a legal assistant to WENDY N.			
4	MADDOX, ESQ. and that on the $\underline{\mathcal{K}}$ day of May, 2017, 1 placed a true and correct copy of the			
5	foregoing or attached document in the US Mail, in Winnemucca, Nevada, entitled Reply to			
6	Opposition to Fathers Motion to Strike Defendants Affidavit of Janea Huber in Support of			
7	"Emergency Motion to Suspend Visitation and Request for Expedited Hearing",., to:			
8	Roderic A. Carucci, Esq. 702 Plumas Street			
9	Reno, Nevada 89509			
10	DATED this day of May, 2017.			
11				
12	JENNIFER ADAIR			
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	REPLY TO OPPOSITION TO FATHER'S MOTION TO STRIKE Page 5			

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1	Case No. CV 20, 464		
2	Dept. No. 2	2017 MAX 25 PM 1: 23	
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6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,		
7	IN AND F	FOR THE COUNTY OF HUMBOLDT	
8		-000-	
9	WAYLON HUBER,		
10	Plaintiff,		
11	vs.	REQUEST FOR SUBMISSION	
12	JANEA HUBER,		
13	Defendant/		
14	COMES NOW, Plaintiff, WAYLON HUBER, herein by and through his attorneys,		
15	MILLER LAW, INC. and WENDY N. MADDOX, ESQ., and requests that the Motion to Strike		
16	Defendants Affidavit of Janea Huber in Support of Emergency Motion to Suspend Visitation and		
17	Request for Expedited Hearing be submitted to the judge for decision.		
18	DATED this $\frac{1}{2}$ day of N	1ау, 2017.	
19		MILLER LAW, WC.	
20		WENDYSL MADDON FED	
21		WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER	
22		Nevada Bar No. 14081 115 West 5th Street, Box 7	
23	Winnemucca, Nevada 89445 775-623-5000		
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	REQUEST FOR SUBMISSION	A026 Page 1	

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	1	CERTIFICATE OF MAILING		
	2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,		
	3	ESQ. and that on the 25 day of May, 2017, I mailed a true and correct copy of the foregoing or		
	4	attached document in U.S. Mail, in Winnemucca, Nevada, entitled <i>Request for Submission</i> , to:		
	5	Roderic A. Carucci, Esq.		
	6	702 Plumas Street Reno, Nevada 89509		
	7	DATED this \cancel{M} day of May, 2017.		
	8			
	9	JENNIFER ADAIR		
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		REQUEST FOR SUBMISSION A0262 Page 2		

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	1	CASE NO.: CV20,464			
	2	2 DEPT. NO.: 2 2	017 JUN - 5 PM 1: 18		
	3 4	does not contain a social security number.	TENTI RAE SPERO DIST. COURT CLERK E. FOMMY		
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	8	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA			
0	9	IN AND FOR THE COUNTY OF HUMBOLDT			
ciates Nevada 89509 5) 323-0466 Shington, Colorado	10				
da 89509 -0466 FON: COLO	11	l [
DCIATES NEVAL 75) 323- ASHING	12	2 WAYLON HUBER,			
VD ASSC RENO FAX (7 JON, W.	13	B Plaintiff, <u>OPP</u>	OSITION TO PLAINTIFF'S		
UCCLAN STREET -0400 A, UREC	14	t vs. <u>MEM</u>	ORANDUM OF COSTS AND FEES		
CAR JUMAS S 75) 323- NEVAD	15	JANEA HUBER,			
CARUCCI AND 702 PLUMAS STRFET F (775) 323-0400 F7 LICENSED IN NEVADA, OREGO	16	5 Defendant.			
	17	7			
	18	COMES NOW, Defendant, Janea Hub	er ("Mother"), by and through counsel,		
	19	Roderic A. Carucci, Esq. of Carucci and Associates, and hereby files her opposition to			
	20	Waylon Huber's ("Father") Memorandum of Costs and Fees. This opposition is made and			
	21	based upon all the pleadings and papers on file herein and the following memorandum of			
	22	points and authorities.			
	23	B DATED: May 31, 2017			
	24		and Associates mas Street		
	25	775-323	evada 89509 -0400 🕢		
	26	By:	/hh h		
	27	А	oderie A. Carucci, Esq. ttorncy for Janea Huber		
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		Page 1	A0263		

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MEMORANDUM OF POINTS AND AUTHORITIES

The parties were divorced by this Court pursuant to a Findings of Fact, Conclusions of Law, and Decree of Divorce entered on April 1, 2015. The parties share two minor children: Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012.

The parties appeared before the Court on May 4, 2017 for a hearing on Father's emergency motions. Following the conclusion of the hearing, the Court granted Father permission to file a memorandum detailing fees associated with his counsel's appearance at the May 4, 2017 hearing.

I. <u>The Memorandum of Fees and Costs Fails to Comply with Wilfong</u> <u>and Brunzell</u>

Father's Memorandum fails to cite to any legal authority including the two paramount cases regarding attorney's fees, *Wilfong* and *Brunzell. Miller v. Wilfong*, 121 Nev. 619, 623-624, 119 P.3d 727, 730 (2005), a controlling authority relating to the adjudication of a request for attorney fees in family law cases, states:

Although we conclude that attorney fee awards...are proper, two requirements must still be met before granting such an award. First, "[i]t is well established in Nevada that attorney's fees are not recoverable unless allowed by express or implied agreement or when authorized by statute or rule." Schouweiler v. Yancey Co., 101 Nev. 827, 830, 712 P.2d 786, 788 (1985). Thus, parties seeking attorney fees must identify the legal basis for the award. (Emphasis added).

Second, while it is within the trial court's discretion to determine the reasonable amount of attorney fees under a statute or rule, in exercising that discretion, the court must evaluate the factors set forth in Brunzell v. Golden Gate National Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969). Under Brunzell, when courts determine the appropriate fee to award in civil cases. they must consider various factors, including the qualities of the advocate, the character and difficulty of the work performed, the work actually performed by the attorney, and the result obtained. Id. at 349, 455 P.2d at 33. We take this opportunity to clarify our jurisprudence in family law cases to require trial courts to evaluate the Brunzell factors when deciding attorney fee awards. See Ellett v. Ellett, 94 Nev. 34, 40, 573 P.2d 1179, 1182-83 (1978). Additionally, in Wright v. Osburn, this court stated that family law trial courts must also consider the disparity in income of the parties when awarding fees. 114 Nev. 1367, 1370, 970 P.2d 1071, 1073 (1998). Therefore, parties seeking attorney fees in family law cases must support their fee request with affidavits or other evidence that meets the factors in Brunzell and Wright.

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CARUCCI AND ASSOCIATES 702 PLUMAS STREFT RENO. NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON. WASHINGTON, COLORADO

Father filed a Memorandum on May 23, 2017 seeking attorney's fees in the amount

1 of \$1,731 for 9.40 hours of time. The majority of the hearing on May 4, 2017 occurred in 2 chambers, followed by a brief hearing on the record. The hearing started at 10:00 a.m. and 3 ended by 11:30 p.m., making it an hour and a half hearing at most. Counsel seeks to 4 capitalize upon this hearing by billing 9.40 hours of unnecessary work at Mother's 5 expense. The hours billed are unreasonable and unnecessary. For example, on May 4, 6 2017 there are 3 entries which state the following:

5/4/17Hearing prep\$1805/4/17Attendance at Court\$905/4/17Hearing on emergency
motion and preparation
for hearing.\$960

These entries are clearly double billed as there are two separate charges for attending the same emergency hearing. There are also entries prior to the hearing and after the hearing which Mother should not be responsible for, including an entry for "Prepared document request for submission" which was the re-submission of the emergency motion which was already addressed by the Court the day before. The hours billed are unreasonable and unnecessary for an hour and a half hearing at which no evidence or testimony was required.

17 The Memorandum also fails to address or mention any of the *Brunzell* factors 18 including the character and difficulty of the work performed, the work actually performed 19 by the attorney, and the result obtained. In a rather lazy fashion, opposing counsel just 20attached billing statements to the Memorandum with no discussion as to what the charges 21 were, why the charges were incurred on Father's behalf, or why Father is entitled to reimbursement for these expenses. The Memorandum also fails to address the disparity 22 of income between the parties (which is great in this case since Mother is unemployed and 23 Father is employed) in accordance with the requirements in Brunzell and Wright v. 24 25 Osburn.

Overall, the Memorandum of fees is inadequate pursuant to the controlling case law detailed in *Brunzell*, *Wilfong*, and *Wright*, and provides no information as to why the charges were incurred.

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II. Father's Contempt Following the May 4, 2017 Hearing Should be **Considered When Awarding Attorney's Fees**

The parties appeared for an emergency hearing on May 4, 2017, at which time the Court advised both parties of the consequences of failing to comply with the Court's orders. The Court specifically directed the parties to comply with the last custodial order, which was the Decree of Divorce. Under the Decree, Father was supposed to return the children to Mother's custody on Sunday May 7 but outright refused to do so in complete and total violation of this Court's unambiguous order. Father retained the children until threatened with legal action. In response, Mother filed an emergency motion which is still pending before the Court. Father willfully and intentionally ignored this Court's order entered only 3 days prior. Father's intentional disregard of this Court's Orders should also be considered when determining attorney's fees. Mother requests that the Court hold the issue of attorney's fees in abeyance until her emergency motion is addressed by the Court.

WHEREFORE, Mother requests that the Court enter an order:

15 Denying Father's request for attorney's fees and cost due to his failure to 1. 16 comply with *Wilfong*, *Brunzell*, and *Wright* and unreasonableness of the billings.

17 2.That the issue of attorncy's fees be held in abeyance pending the Court's 18 determination of Mother's Emergency Motion regarding Father wrongfully withholding 19 the minor children in violation of the Court's orders entered 3 days earlier.

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DATED: May 31, 2017

> Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400

By:

Rođeric A. Carucci, Esq. Attorney for Janea Huber

4 Y Y		\bullet
	1	<u>CERTIFICATE OF SERVICE</u>
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci &
	3	Associates and on June 1, 2017, I served a true and correct copy of:
	4	OPPOSITION TO MEMORANDUM OF COSTS AND FEES
	5	by:
	6	$\underline{\lambda}$ Placing an original or true copy thereof in a sealed envelope, postage prepaid
	7	for collection and mailing in the United States Mail at Reno, Nevada
	8	Personal Delivery
DCIATES 1, NEVADA 89509 75) 323-0466 ASHINGTON, COLORADO	9	Facsimile to the following number:
	10	Reno Carson Messenger Service
	11	Certified Mail, Return Receipt Requested
OCIATES NEVAI 75) 323 VSHING	12	E-Flex filing system
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CARUC 702 PLUMAS STI (775) 323-0 ² LICENSED IN NEVADA,	15	Miller Law Wondy Maddox, Fag
702 PL (77 SED IN 1	16	Wendy Maddox, Esq. 115 W. 5 th Street Winnemucca, NV 89445
LICEN	17	Withinemucca, IVV 00440
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		Page 5 A0267

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702 Plumas Street Reno, NV 89509



Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

June 1, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Opposition to Plaintiff's Memorandum of Costs and Fees with regard to the above referenced case. Please file both copies and return a file stamped copy to our office. I have included a self addressed, stamped envelope for convenience.

Please don't hesitate to contact me at the number above if you have any questions. I appreciate your attention to this matter.

Sincerely,

nyttenii mcneff-

Bryttanie McNeff Carucci & Associates

Enclosures

RECEIVED IUN D5 2017 HUMBOLDT COUNTY CLERK

I	1	CASE NO.: CV20,464						
	2	DEPT. NO.: 2	2017 JULY +2 - PH 12: 05 direction	2n				
JSOCIATES No. Nevada 89509 : (775) 323-0466 Washington. Colorado	3	The undersigned hereby affirms this document does not contain a social security number.	TAN BAE SPERO DIST. COURT CLENK					
	5 6 7 8		RICT COURT OF THE STATE OF NEVADA E COUNTY OF HUMBOLDT					
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	10	WAYLON HUBER,						
	11	Plaintiff,	EX PARTE EMERGENCY MOTION TO					
	12	VS.	SUSPEND VISITATION					
LET REI LET REI () FAX REGON,	13	JANEA HUBER,						
ARUCCI AS STRE 823-040 ADA, OI	14 15	Defendant.	-					
CARUCCI AND / 702 PLUMAS STREET R (775) 323-0400 FA ENSED IN NEVADA, ÜREGON	16	COMES NOW, defendant, Janea Huber ("Mother"), by and through counsel, Roderic						
70. LICENSED	17	A. Carucci, Esq. of Carucci and Associates, and moves this Court on <i>an emergency basis</i>						
니	18	to temporarily suspend plaintiff, Waylon Huber's ("Father") visitation with the two minor						
	19	children of the parties based upon alle	gations of sexual abuse and unexplained bruis	ing				
	20	on Brynlee, the parties 5 year old ch	ild. This motion is made and based upon all	the				
	21	pleadings and papers on file herein, the	e following memorandum of points and authorit	ies,				
	22	and the separately filed supporting de	claration of Janea Huber.					
	23	DATED: June 8, 2017						
	24		Carucci and Associates 702 Plumas Street					
	25		Reno, Nevada 89509 775-323-0400					
	26		By: Irun					
	27		Róderic A. Carucci, Esq. Attorncy for Janea Huber					
	28		Page 1 A026	9				

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MEMORANDUM OF POINTS AND AUTHORITIES

The parties were married on December 30, 2010, and share two minor children: Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, twins born May 8, 2012.

This is Mother's third emergency motion filed recently based upon concerns for Brynlee's safety. The first emergency motion addressed allegations of sexual abuse by Father; the second emergency motion concerned Father's refusal to return the minor children to Mother's custody. This present motion concerns the unexplained bruising and marks on Brynlee's genitals first observed on May 29, 2017, after the child returned from having weekend visitation with Father. The minor child, for the second time, has returned to Mother's custody alleging that Father has been molesting her in his basement. The current allegations are supported by the independent medical examination of Matthew Cox, MD.

Attached as Exhibit 1 is a letter from Matthew Cox, MD, the treating physician at
St. Luke's Children's Hospital in Idaho who examined Brynlee on May 31, 2017, following
her most recent visitation with Father. Dr. Luke's letter states in relevant part:

Brynlee was identified to have an unexplained bruise on the outer aspect of the left side of her genitals. This area is uncommonly injured from routine childhood play. The location of the bruise is concerning for an inflicted injury. My concerns are heightened by the statements made by the child during examination including "my daddy" and "in the basement."

20Dr. Cox states he is seriously concerned about Brynlee's safety and well being, and has 21 indicated his willingness to relay his findings to the Court. This is the second time the 22 child has returned from Father's custody with signs of molestation. In April, the child 23 informed Mother that her genitals hurt because her father was putting his fingers inside of her vagina. Upon examination by a physician, it was determined that the child's hymen 24 was partially detached. On May 30th, the child returned from Father's house with bruises 25 26 ncar her genitals indicating recent molestation. She also had other bruises indicating 27 additional physical abuse as further explained in Dr. Cox's letter.

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702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LJCENSED IN NEVADA, OREGON, WASHINGTON, COLORADO

CARUCCI AND ASSOCIATES

Father has previously attempted to deflect suspicion from himself regarding the

child abuse allegations by asserting without any proof whatsoever that it is Mother's
boyfriend who is molesting Brynlee. However, that is impossible as Mother's boyfriend
has had no contact with the children since the emergency hearing on May 4, 2017 in
compliance with this Court's Order at that time. The most recent incident occurred during
Father's visitation during the weekend of May 26, 2017. The child has stated multiple
times to Mother, CPS in Idaho, CPS in Nevada, and her treating physicians that Father
is the person who is molesting her.

In addition to the child having unexplained bruising near her genitals, Mother is
also concerned because it has been documented that Father was consuming alcohol during
Memorial Day weekend beginning, May 26, 2017, when he had custody of the two minor
children. Over that weekend, Father's four step-children (Pettis children) reported to their
father and their Court appointed counselor, JoAnn Lippert, Ph.D, that Waylon and his
wife Ashlie were consuming alcohol all weekend while having custody of the children. A
police report dated May 27, 2017 (Exhibit 2) collaborates the step-children' allegations of
alcohol consumption based upon personal observations of the reporting police officer. The
police were called to the Huber's residence for an incident with Father's step-children on
Saturday, May 27th. Specifically, the police report states in relevant part:

While speaking with [Waylon] Huber, I observed he had red watery eyes, slurred speech, and could smell an odor of intoxicating beverage coming from his person.

Father is subject to a no alcohol provision in the parties' Decree of Divorce. Father had
custody of Brynlee and Bryson the night the police appeared at the Huber residence. The
police report also indicates Father's wife, Ashlie, was also drinking that night.

Father has refused to provide Mother with his Soberlink test results which he is required to do in accordance with the Decree of Divorce. Father is required to test every day he has custody of the children. Mother is convinced Father is drinking around the children and that the children are in danger.

On May 31, 2017, Father and his wife Ashlie appeared before the Honorable Judge
Shirley to address custodial issues regarding Ashlie's children from a different relation-

CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 11 T5 91 PL NEVADA, OREGON, WASHINGTON, COLORADO 12 VIECINSED IN NEVADA, OREGON, WASHINGTON, COLORADO

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ship (Father's step-children). At that time, Waylon and Ashlie were asked by Judge Shirley to take an ETG 72 hour look back test for alcohol since there is a general no alcohol provision in that case as to both Ashlie and Waylon. Waylon outright refused to submit to an alcohol test despite multiple orders entered by Judge Shirley requiring Waylon to test upon demand. Refusal to submit is generally presumed to be a positive test result.

Ashlic took the alcohol test on May 31, 2017 and it came back positive. Father's refusal to take an alcohol test upon demand of Judge Shirley, along with his failure to send Mother his Soberlink reports, as well as the police report indicating that Father was intoxicated the night of Saturday, May 27, 2017, all argue heavily in support of Mother's assertions that Father is consuming alcohol around the minor children, in direct violation of this Court's Order. The children are at risk with Father when he is drinking and it is appropriate that Father's visitation be suspended until further order of the Court.

CONCLUSION:

15 Mother has valid, substantiated concerns about the minor children's safety while 16 in Father's custody. Mother is frantic to protect her children and is frustrated that the 17 Court has not addressed her prior emergency motions. It is appropriate that Father's visitation with the minor children be immediately suspended pending further order of the 18 19 Court. The doctor who examined the child indicates the bruising he discovered was not consistent with ordinary childhood bruises and stated he has significant concerns about 2021 the children's well being when in Father's custody. It is this Court's duty to protect 22 children; while the Court has the discretion to grant or deny Mother's motion, to simply 23 ignore Mother's emergency motions asserting abuse of her child is a failure of the judicial 24 system. It is appropriate that this Court err on the side of caution by intervening and 25 protecting these children until the allegations of molestation can be fully investigated by 26 competent professionals. The children are also in danger in Father's custody due to his 27 alcohol consumption in violation of the provisions of the Decree.

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In the related custody case before Judge Shirley involving both Waylon Huber and

Ashlie Huber. Judge Shirley entered an order entered on May 2, 2017, appointing JoAnn Lippert, Ph.D to interview the Pettis children and their parents and make a recommenda-3 tion as to the best interests of the children. Thereafter, the Court indicated it would adopt Dr. Lippert's findings.

Dr. Lippert already has familiarity with Waylon and Ashlie Huber based upon her appointment in the related case concerning Ashlie's children. It would take minimal additional effort and expense to have her perform a similar function in this case. There would certainly be greater efficiency and Dr. Lippert would be forming opinions based upon more data. Mother requests that the Court appoint Dr. Lippert to complete an evaluation of the children and parties, and report her findings back to the Court. Mother also requests that an expedited hearing be set on her motions so that this matter can be adjudicated.

Wherefore, Mother requests that the Court enter an order:

14 1. Temporarily suspending Father's visitation pending further order of the 15 Court;

16 2. Appointing Dr. JoAnn Lippert, Ph.D to conduct an evaluation, and to make 17 recommendations with regard to the best interests of the children; and,

That an expedited hearing be set in this matter to address the allegations of 18 3. 19 sexual abuse upon the parties' 5 year old child.

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DATED: June 8, 2017

> Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400

By:

Koderic A. Carucci, Esq. Attorney for Janea Huber

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	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and
	3	on June 8, 2017, I served a true and correct copy of:
	4	EMERGENCY NOTICED MOTION TO SUSPEND VISITATION_AND
	5	REQUEST FOR EXPEDITED HEARING
	6	by:
	7	<u>X</u> Placing an original or true copy thereof in a sealed envelope, postage prepaid for
	8	collection and mailing in the United States Mail at Reno, Nevada
	9	Personal Delivery
)RADO	10	Facsimile to the following number:
89509 166 N, Colo	11	Reno Carson Messenger Service
oclates , Nevada 89509 75) 323-0466 Ashington, Colorado	12	Certified Mail, Return Receipt Requested
Associ teno, N ux (775, V, WASI	13	E-Flex filing system
Carucci and Associates as Street Reno, Neva 323-0400 Fax (775) 323 7dda, Orfgon, Washing	14	_X Electronic mail addressed to: wendynmaddox@millerlawinc.us
CARUC MAS STI) 323-02 EVADA,	15	addressed to:
702 PLU (775 SED IN NI	16	Miller Law
702 Pi (7 LICENSED IN	17	Wendy Maddox, Esq. 115 W. 5 th Street
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EXHIBIT 1

St Luke's Hospital

To Whom It May Concern,

Brynlee Huber is a 5 year old girl evaluated at the CARES Clinic on Wednesday, M Brynlee Huber is a 5 year old girl evaluated at the CARES Clinic on Wednesday, Maya due to concerns of physical abuse. At the time of examination, Brynlee was identified to have multiple areas of bruising without a clear evolution for the injuries. Specifically, Brondes to have due to concerns of physical abuse. At the time of examination, Brynlee was identified to have multiple areas of bruising without a clear explanation for the injuries. Specifically, Brynlee have an unexplained bruise on the outer aspect of the left side of hermonitals. This area is multiple areas of bruising without a clear explanation for the injuries. Specifically, Bive an unexplained bruise on the outer aspect of the left side of her genitals. This area is uncommonly injured from routine childhood nlay. The location of the bruise is explanation an unexplained bruise on the outer aspect of the left side of her genitals. This area is uncommonly injured from routine childhood play. The location of the bruise is concerns were heightened by the statements mode her dentities is concerned. uncommonly injurea from routine childhood play. The location of the bruise is concerning inflicted injury. My concerns were heightened by the statements made by the children including 'my daddy' and 'in the hasement'. I did not clarify this children interview. milicities injury, wy concerns were neightened by the statements made by the childrowind examination including 'my daddy' and 'in the basement'. I did not clarify this history further as fear if important to minimize the number of neonle Audetioning the oblic conditions of the oblic conditions and the oblic conditions are oblic conditions and the oblic conditions are oblic conditions and the oblic conditions and the oblic conditions are oblic conditions are oblic conditions and the oblic conditions are oblic conditions are oblic conditions are oblic conditions are oblic conditions and the oblic conditions are oblic conditions and the oblic conditions are oblic conditions and the oblic conditions are oblic conditions are oblic conditions are oblic conditions and the oblic conditions are oblic conditions. examination including my daday and in the pasement. I did not clarity inismission feel it important to minimize the number of people questioning the child and as a manufact with the inimization characteristic and as a manufactorial statement of the inimization characteristic control of the initial statement of the initi reported the information she stated coupled with the injury was sufficient to make the information of the stated coupled with the injury was sufficient to the stated coupled with the injury was sufficient to the stated of the Teponeo me mormanon sue stateo coupleo with me musi was sumer stateo coupleo with me musi was sumer suspected abuse. The remaining bruises are not specific for abuse formation the back and the formation with all successive and the formation with all successive and the formation of the formation suspecied abuse. The remaining bruises are not specific for abuse the forearm, the back and the lower abdominal wall all represent traumatic plure are atypical for accidental trauma. At this time my biggest concern would be abuse/inflicted skin injuries. I am also significantly concerned about the well being children hours discord between the parents and the dysfunction in their share arrangements. Exposure of children to this level of dive mental and emotional well-being. Matthew Cox, MD Medical Director, CARES Program St. Luke's Children's Hospital -google.com/mail/u/0/#inbox/15c841e2321a9b7c?projector≈1

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EXHIBIT 2

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•	Offenses Information Only	Description Information Rep	ort				Fel/Misd	Date Occur 05/27/201		ne Occurr 933		Ient # 1527013
3								Date Repor 05/27/201		ne Reporte 33	ed	
OLLENDES								Related Cas	ies			
5								Date Printer 05/30/2017		ne Printed 13:28	Prin D5(ted By 050
								Latitude 0.000000		ngitude 000000		
	Location 4151 Two Rock Dr. V	Winnemucca, NV	89445	<u>.</u>		Beat	Area	Disposition Informatio	n Oniv	v	Disp	o Date
· .	Location Type House	Location of Entr		Entry	Point o	f Entry	_l,	Alarm Syste		ans of Atta	nck (Robb	егу)
	Reporting Party Huber, Waylon Jay	<u> </u>		Drivers I 360040		 v	Cell Phon	e	Email	<u> </u>	<u></u>	
	Residence Address 4151 Two Rock Dr, V	Winnemucca, NV	89445	Notified		<u> </u>	Residence 775-625		DOB 04/09/198	Age 3 34	Sex M	Race W
	Business Name and Ad Uprr, 1 Gould, Wmca						Business 1 775-623		Ifeight 6'1"	Wt 220	Hair BRO	Eyes HAZ
	Assistance Rendered/V	ictim Disposition	·		·····		Transpor	ting Agency	Means of A	ttack (Assa	ults)	1
· ·	Description of Injurics		<u></u>				Other Information					
	Mentioned - Other Huber, Ashlie			Drivers I 120482		v	Cell Phone Email					
	Residence Address 4151 Two Rock Dr, V	Vinnemucca, NV	89445				Residence 775-621-		DOB 01/05/198:	Age 5 32	Sex F	Race W
	Business Name and Add	dress			<u> </u>		Business I	hone	Height 5`4"	Wt 130	Hair BLN	Eyes BLU
	Suspect Name						Action Ta	ken	Charges	<u>-</u>	<u></u>	<u> </u>
24 S	Residence Address						Residence	Phone	DOB	Age	Sex	Race
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	Identifying Features						Cell Phone Dri		Drivers Lice	Drivers License Arrest [Number
2	Aliases					<u> </u>			1		l Val Da	maged
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	Prepared By S5052 - Ochoa, Salvad	dor Da	te / 5/27/2017	Assisted By		<u> </u>		oproved By 1005 - Lynn,	Jeff		Date 05/28/.	2017
	Routed To	Date	Routed To		Da	ite	Notes	,			<u> </u>	
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On 5/27/2017 at approximately 1933 hours, I was dispatched to 4151 Two Rock Dr. located in Winnemucca, NV, in reference to a juvenile incident.

Upon arrival I made contact with Waylon Huber. Huber explained that Abbie Pettis (his stepdaughter) did not want to be home and wanted to run away. Huber explained that he did not want to have Pettis arrested for incorrigible. Huber just wanted an Officer to talk to her. While speaking with Huber, I observed he had red watery eyes, slurred speech, and could smell an odor of intoxicating beverage coming from his person.

I spoke with Pettis, she was upset. I asked Pettis to explain to me what occurred. At first Pettis could not tell me what was wrong. I explained to Pettis I was trying to help her and it would help if she explained to me what was going on. Pettis explained that her mother was yelling at her and that she did not "feel safe there". Pettis further explained that Huber hugs her and that she does not like that.

I then spoke with Ashlie Huber. While speaking with Ashlie I could smell an odor of intoxicating beverage coming from her person. Ashlie had red watery eyes and slurred speech. Ashley explained that the argument was over not letting Pettis go to Runamucca. Ashley then got up and spoke with Pettis. Ashley told Pettis that she wanted her to stay home. After a few minutes of Ashley and Pettis talking Ashley walked away. Pettis told me that she did not want to stay there. I asked Pettis that if I got Ashley and Huber to leave her alone for the rest of the night she would go back inside. Both Ashley and Huber agreed to leave Pettis alone until things settled over.

This report is for information purposes only.

*IEITHER THIS REPORT NOR ITS CONTENTS HAY BE DISSEMINATED OUTSIDE THE AGENCY TO WHICH IT IS LOANED. TROPERTY OF THE MEMUICCA POLICE DEPARTMENT

OFFICIAL USE ONLY WINNEMUCCA POLICE DEPT.

Prepared B	ly:	Date:	Approved By:		Date:	
S5052	OCHOA, SALVADOR	05/28/2017	J5005	LYNN, JEFF	05/28/2017	

702 Plumas Street Reno, NV 89509



Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

June 8, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Ex Parte Emergency Motion to Suspend Visitation, with regard to the above referenced case. Kyle Swanson filed an emailed copy already. Please file both copies and return a file stamped copy to our office. I have included a self addressed, stamped envelope for convenience.

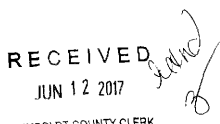
Please don't hesitate to contact me at the number above if you have any questions. I appreciate your attention to this matter.

Sincerely,

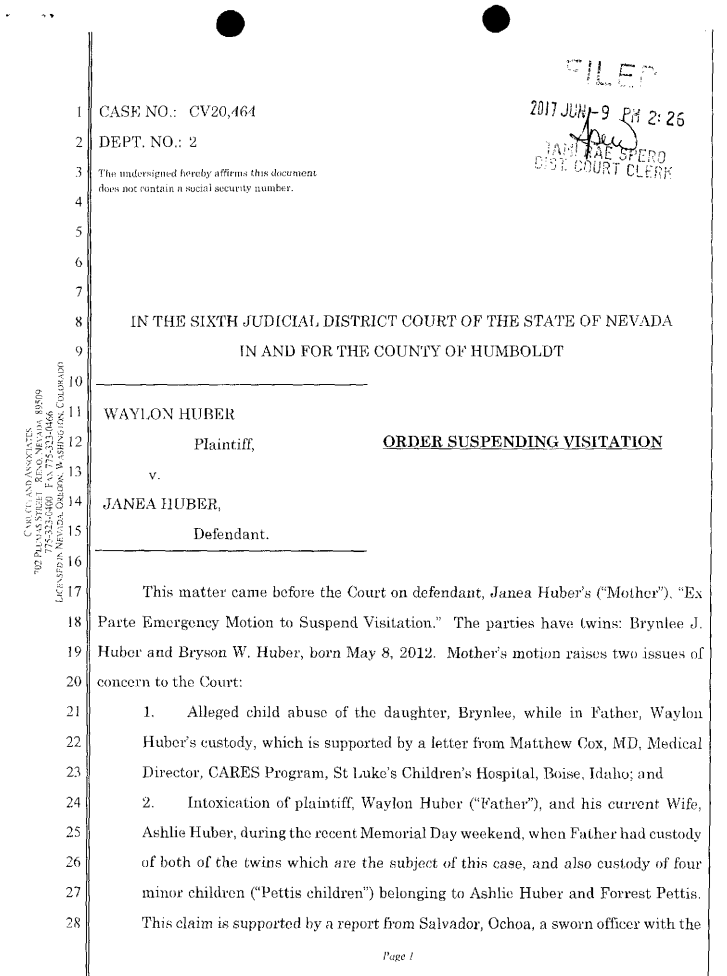
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Bryttanie McNeff Carucci & Associates

Enclosures



HUMBOLDT COUNTY CLERK

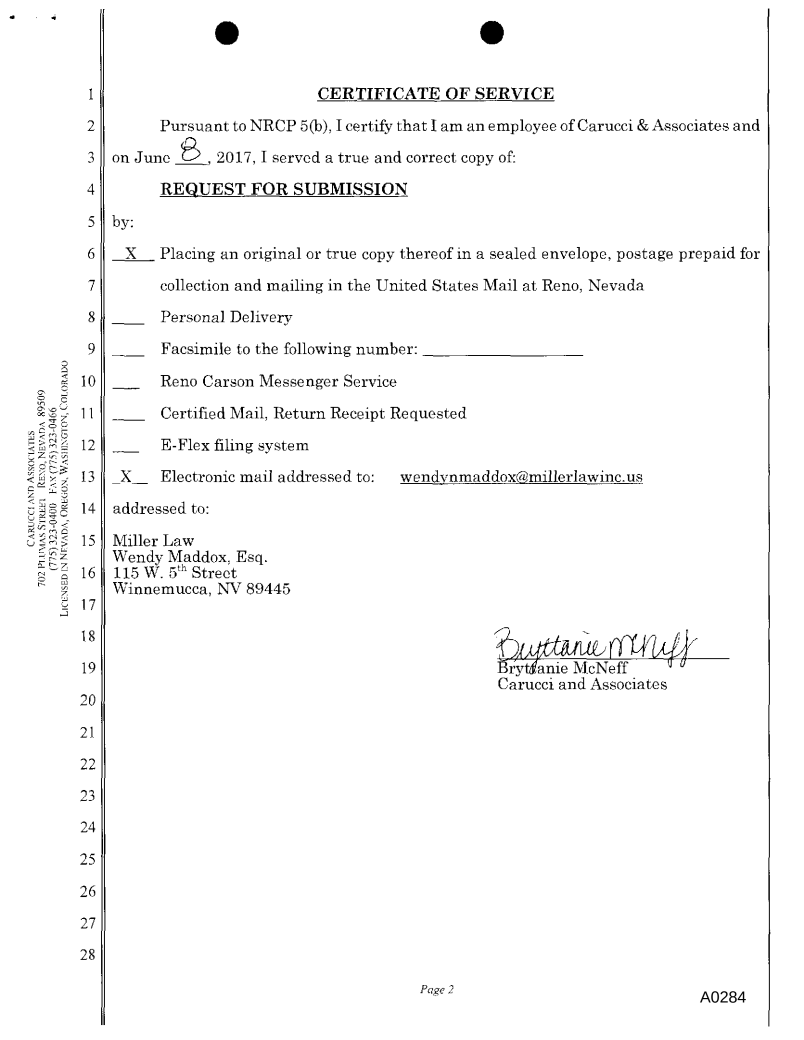


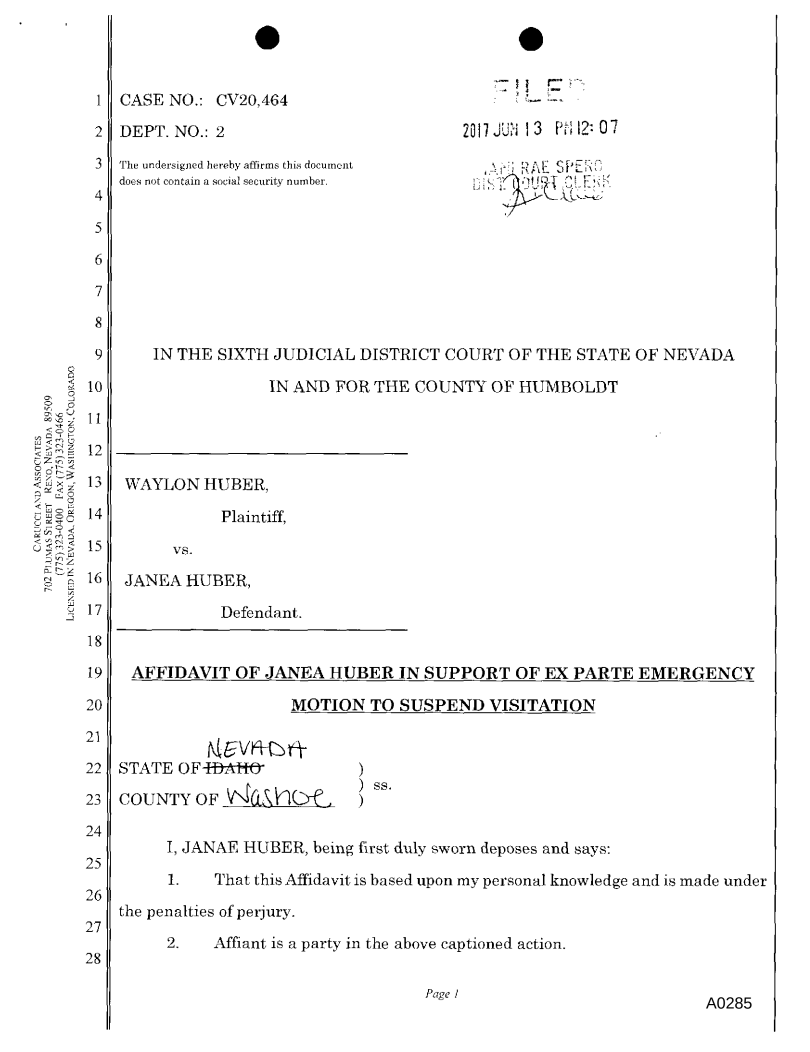
A0281

1 Winnemucca Police Department, dated May 27, 2017. 2 It is the function of this Court to protect the welfare and safety of minor children 3 and this Court chooses to err on the side of caution when such serious allegations are 4 made. The Court being fully informed in the premises and good cause appearing, 5 IT IS HEREBY ORDERED that Waylon Huber's contact with the two minor 6 children the subject of this action is suspended pending further order of this Court. 7 IT IS FURTHER ORDERED THAT the Division of Child Protective Services investigate the claims set forth in Mother's motion and report their findings to the Court, 8 9 and counsel for the parties, at the earliest possible time, but prior to the date set for a hearing on this motion. IT IS FURTHER ORDERED that a hearing on this matter is set for the 22 day CARPECTAND ASSOCIATES of <u>June</u>, 2017 at the hour of <u>9;00</u> in IT IS SO ORDERED. DATED this $\underline{\bigcirc 2}$ day of June, 2017 DISTRICT JUDGE 18 19 2021 22 23 24 25 26 27 28

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	1	CASE NO.: CV20,464 DEPT. NO.: 2 Therefore the desired birds of the desir	
	2	DEPT. NO.: 2 2017 JUN 12 PH 12: 05 " Dree	
	3	The undersigned hereby animus this document The ATRAL SPERU	
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SOCIATES 10, Nevada 89509 (775) 323-0466 Washington, Colorado	10	IN AND FOR THE COUNTY OF HUMBOLDT	
vtes evada 89509 323-0466 ington, Colu	11		
and Associates tr Reno, Neval) Fax (775) 323 (egon, Washing	12 13		
I AND A SFT RE 10 FAX REGON,	13 14		
CARUCCI AND / 702 PLUMAS STREFT R (775) 323-0400 Fa ENSED IN NEVADA, OREGON	15		
702 PLUM (775). (ED IN NEV	16		
70 Licensei	17		
	18		
	19	COMES NOW, Defendant, Janea Huber ("Mother"), by and through cou	nsel,
	20	Roderic A. Carucci, Esq. of Carucci and Associates, and hereby requests that her	"Ex
	21	Parte Emergency Motion to Suspend Visitation" be submitted to the Court for cons	ider-
	22	ation.	
	23	DATED: June 8, 2017	
	24	Carucci and Associates 702 Plumas Street	
	25		
	26		
	27	Róderic A. Carucci, Esq. Attorney for Janea Huber	
	28		
		Page 1 A02	83

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З. This affidavit is filed in support of Affiant's Ex Parte Emergency Motion to 1 2 Suspend Visitation.

3 4. Affiant avers upon information and belief, that all the factual allegations 4 contained in this Motion are true and correct.

5.I have knowledge of and am competent to testify to the matters stated herein, except to those matters stated on information and belief, and as to those matters, I believe them to be true.

June 12th, 2017. DATED:

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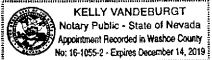
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CARUCCI AND ASSOCIATES

JANEA HUBER

702 PLUMAS STRFET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO 11 12 13 SUBSCRIBED and SWORN to before me on June 2017 14 15 by Janea Huber. 16 lotary Public in and for sa County and State 17 18 19 2021 22 23 24 25 26 27 28



• • •		
	1	CERTIFICATE OF SERVICE
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and
	3	on June, 2017, I served a true and correct copy of:
	4	AFFIDAVIT OF JANEA HUBER IN SUPPORT OF EX PARTE EMERGENCY
	5	MOTION TO SUSPEND VISITATION
	6	by:
	7	Placing an original or true copy thereof in a sealed envelope, postage prepaid for
	8	collection and mailing in the United States Mail at Reno, Nevada
0	9	Personal Delivery
)9 1.0RAD0	10	Facsimile to the following number:
SSOCIATES NO, NEVADA 89509 (775) 323-0466 Washington, Colorado	11	Reno Carson Messenger Service
NEVAL NEVAL 75) 323- ASHING	12	Certified Mail, Return Receipt Requested
	13	E-Flex filing system
CARUCCI AND A AAS STREET RE 323-0400 FAX VADA, OREGON,	14	Electronic mail addressed to:
CAR JUMAS S 75) 323- NEVAD	15	addressed to:
702 Plair (775) Censed in Ne	16	Miller Law Wendy Maddox, Esq.
Licer	17	115 W. 5 th Street Winnemucca, NV 89445
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	20	Duffance Muf- Bryttanie McNeff
	21	Carucci and Associates
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702 Plumas Street Reno, NV 89509



Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

June 12, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Affidavit of Janea Huber in Support of her Ex Parte Emergency Motion to Suspend Visitation, with regard to the above referenced case. Please file both copies and return a file stamped copy to our office. I have included a self addressed, stamped envelope for convenience.

Please don't hesitate to contact me at the number above if you have any questions. I appreciate your attention to this matter.

: mult Sincerely, yleane

Bryttanie McNeff Carucci & Associates

Enclosures

RECEIVED

JUN 1 3 2017

HUMBOLDT COUNTY CLEPK

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2	Dept No.	2	2017 JULI 13 PM 2: 18
3		nt DOES contain	
4	Social Securi	ity Numbers	Etomly
5			Coming
6	IN T	HE SIXTH JUDICIA	L DISTRICT COURT OF THE STATE OF NEVADA,
7		IN AND I	FOR THE COUNTY OF HUMBOLDT
8			-0Oo-
9	WAYLON H	IUBER,	
10		Plaintiff,	OPPOSITION TO MOTHER'S EX PARTE EMERGENCY MOTION TO SUSPEND
11 12	VS.		VISITATION
12			
14	JANEA HUE	BER,	
15		Defendant.	/
16	СОМ	ES NOW, Plaintiff,	WAYLON HUBER, by and through his attorneys, MILLER
17	LAW, INC.	and WENDY MAD	DOX, ESQ., hereby opposes Mother's Ex Parte Emergency
18		inthe	s opposition is based on the following Points and Authorities.
19	DAL	ED this 2^{2} day of J	\sim
20			MILLER LAW, INC.
21			WENDY AV MADDOX, ESO.
22			Attorney for WAYLON HUBER Nevada Bar No. 14081 115 West 5th Street, Box 7
23			Winnemucca, Nevada 89445 775-623-5000
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	OPPOSITION (IO MOTHER'S EX PAR	TE MOTION TO SUSPEND VISITATION Page 289

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Page290

1	emergency application that he believed the minor children were in immediate and imminent danger
2	with their mother, who had an ex-felon (Justin Caulkins) living in the home with Mother and minor
3	children. The court requested assurances from Mother that Justin Caulkins would not be living in
4	the home with the children and Mother pending completion of ongoing investigations. Mother
5	through her counsel represented to the Court that Mother would be willing on a temporary basis to
6	stay with family, possibly her Mother in Idaho and that Mother would agree that Justin Caulkins
7	would have no contact with the minor children. On May 4, 2017 the court vacated the April 14
8	order granting Father sole physical custody and entered an order that there be no contact between
9	children and Mother's boyfriend, Justin Caulkins, until further order of the court.
10	Procedural history of filings since May 4, 2017, hearing
11	Since the May 4, 2017, hearing the following motions have been filed with the court
12	1. May 8, 2017, Father filed Request for submission of Ex Parte Emergency
13	Motion Regarding Children: Motion to Enforce Change of Custody (in Re:
14	Contempt).
15	2. May 8, 2017, Father filed Exparte Emergency Motion for Temporary Custody.
16	3. May 8, 2017, Father filed <u>Request for Submission</u> of Exparte Emergency Motion
17	for Temporary Custody
18	4. May 9, 2017, Mother filed Ex Parte Motion for Return of Minor Children:
19	Opposition to Father's May 8, 2017 Ex Parte Motion
20	1. May 9, 2017, Mother filed Emergency Noticed Motion to Suspend Visitation
21	and Request for Expedited Hearing.
22	2. May 9, 2017, Mother filed Ex Parte Motion for Order Shortening Time to
23	"Emergency Noticed Motion to Suspend Visitation and Request for Expedited
24	Hearing".
25	3. May 9, 2017, Mother filed <u>Request for Submission</u> of Ex Parte Motion for Order
26	Shortening Time to "Emergency Noticed Motion to Suspend Visitation and
27	Request for Expedited Hearing".
28	
	OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION Page 291

1	4. M	ay 11, 2017, Father filed a Delivery of Affidavit in Support of Motion filed
2	<u>M</u>	ay 8, 2017.
3	5. M	ay 11, 2017, Father filed Reply To Opposition to Mother's Exparte Motion
4	an	d Opposition to Mothers Exparte Motion for Return of Minor Children; and
5	<u>O</u> 1	position to Mother's Emergency Motion to Suspend Visitation.
6	6. M	ay 15, 2017, certificate of service on Mothers Affidavit of Janea Huber in
7	<u>su</u>	pport of "Emergency Motion to Suspend Visitation and Request for Expedited
8	He	caring.
9	7. M	ay 16, 2017, Father filed Motion to Strike Defendants Affidavit of Janea
10	Hu	uber in Support of "Emergency Motion to Suspend Visitation and Request for
11	Ex	spedited Hearing.
12	8. M	ay 23, 2017, Father filed Memorandum of Costs and Fees.
13	9. M	ay 23, Father filed a <u>Request for Submission</u> of Memorandum of Costs and
14	Fe	es
15	10. M	ay 23, 2017, Mother filed a Motion to Strike Fathers May 5, 2017 Request for
16	<u>Su</u>	bmission.
17	11. M	ay 23, 2017, Mother filed <u>Opposition to Fathers Motion to Strike Defendants</u>
18	<u>A1</u>	fidavit of Janea Huber in Support of "Emergency Motion to Suspend
19	Vi	sitation and Request for Expedited Hearing.
20	12. M	ay 23, 2017, Mother filed Reply to Emergency Noticed Motion to Suspend
21	Vi	sitation.
22	13. Ju	ne 1, 2017, certificate of service on Mother Opposition of Plaintiffs
23	<u>M</u>	emorandum of Costs and Fees.
24	14. Ju	ne 8, 2017, certificate of service on Mothers Ex Parte Emergency Motion to
25	Su	spend Visitation.
26	15. Ju	ne 8, 2017, certificate of service on <u>Request for Submission</u> on Mothers Ex
27	Ра	rte Emergency Motion to Suspend Visitation.
28		
	OPPOSITION TO MOTI	HER'S EX PARTE MOTION TO SUSPEND VISITATION $P_{a} \Theta 292$

1	Mother raises several points in her most recent attempt to suspend Father's visitation.					
2	Specifically, in Mother's motion she states, "The minor child, for the second time, has returned to					
3	Mothers Custody alleging that Father has been molesting her in the basement. The current					
4	allegations are supported by the independent medical examination of Matthew Cox, MD." Matthew					
5	Cox is not Brynlee's treating physician. He is not "treating" her, he evaluated her most recently at					
6	the CARES clinic on Wednesday May 31, 2017. Matthew Cox is currently the medical director of					
7	the CARES program of St. Luke's Children's Hospital in Boise, Idaho. Formerly, Matthew Cox					
8	was head of departments at children's Hospitals in Dallas Texas dealing with child abuse cases. Dr.					
9	Matthew Cox is qualified as an expert witness in the State of Texas. This is important because the					
10	circumstances surrounding what is happening or has been happening to Brynlee Huber is getting					
11	lost in a family law custody battle.					
12	Dr. Cox's June 7, 2017 letter does not say molestation or sexual abuse, but indicates he					
13	evaluated Brynlee on May 31,2017 due to concerns of physical abuse;					
14	"Multiple areas of bruising without clear explanation for the injuries an					
15	unexplained bruise on the left side of her genitals uncommonly injured in routine child playlocation is concerning for inflicted injurylocations of bruises atypical for accidental					
16	trauma." "At this time my biggest concern is for physical abuse/inflicted skin injuries".					
17	"I am also significantly concerned about the well-being of the children given severe discord between the parents and the dysfunction in their shared custody arrangements.					
18	Exposure of these children to this level of dysfunction is detrimental to their physical, mental and emotional wellbeing."					
19	There are no signs of molestation as Mother indicates, but signs of inflicted non-accidental					
20	child abuse. Mother took the child to the CARES clinic, two days after the children arrived home					
21	from their Father, why did she wait two days to go to the clinic? Did this injury occur in Mother's					
22	home, where her boyfriend, Justin Caulkins, is still living? Did Mother cause these injuries to gain					
23	leverage in her custody case?					
24	Mother lives in Boise and purportedly has taken these children to the clinic on three separate					
25	occasions. It is rare that a five-year-old child would have three examinations regarding child abuse					
26	and be only five years old. Mother has accused Father, Brynlee's teacher Haylic and Brynlee's					
27	uncle publicly of sexual abuse, and now she is accusing Father of physical abuse. The constant in					
28						
ĺ						
ł	OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION $Pago 293$					

all these allegations is Mother having custody of her children. She does not protect her children,
 she has not removed Justin Caulkins from the equation as she has lead the court to believe.

Dr. Cox also made a report to CPS he states in his letter he is a mandated reporter. He did not state who caused these injuries, when these injuries were caused, nor did he interview the child as he knows the importance in minimizing the number of people who question a child. Dr. Cox is a medical expert used in prosecuting child abuse cases. He is only getting information regarding this situation and the custody case from Mother and he notes the dysfunction. Let Dr. Cox do his job, as well as CPS and Law enforcement and take to heart his concern that "exposure of children to this level of dysfunction is detrimental to their physical, mental and emotional wellbeing"

Father's Counsel believes Dr. Cox would be willing to testify either in person or by phone to articulate his concerns to the court if the court is so inclined. Father's counsel would request that this be in chambers and or sealed so as to not compromise a criminal investigation.

There is no information before the court that the twins (Brynlee and Bryson) arc in danger in Father's presence due to alcohol. The police and CPS have gone to Father's residence on numerous occasions since the May 4, 2017, hearing and have not indicated that the children are in danger due to Father using alcohol. Father is being constantly harassed by Mother for officers to do well checks on the children, which law enforcement has repeatedly done.

CPS supervisor and law enforcement in Winnemucca have been given a copy of Dr. Cox's
letter and are investigating this matter in conjunction with the agencies and law enforcement in
Boise, Idaho. The paramount concern is the safety and wellbeing of the children.

Father and Dr. Lippert would object to Dr. Lippert being appointed to evaluate the Huber children and parents in this case as she is an evaluator involving the Pettis children (case in front of Judge Shirley). Dr. Lippert believes that evaluating the children and their parents in this case would possibly create a conflict of interest and to avoid any appearance of impropriety she would request that she not be appointed.

Furthermore, this court should continue to be concerned about Mother's boyfriend, CPS and Law enforcement are and they will investigate this and previous matters to the fullest to determine who, when, and where Brynlee has been abused.

OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION

Pa**A0294**

ĺ Mother has lied to the court and has not moved out of her home with the children. Mother's boyfriend has also not moved out of Mother's home where the children reside and Brynlee is 2 3 continuing to be hurt due to Mother's violation of this Court's orders at the May 4, 2017, hearing. While the children were in Mother's care, a surveillance investigation was performed from May 4 5 20, 2017, through May 22, 2017, by Grate Detections, Dustin E. Grate, Private Investigator. Said 6 investigation concluded that Mother was still at the residence on Pearl Jensen and Justin Caulkins 7 is still at the residence on Peral Jensen. See attached report, under CONFIDENTIAL SEAL, of 8 Investigator Dustin Grate regarding surveillance at Mother and Children's residence on May 20, 9 2017 through May 22, 2017, Exhibit 1. For the parties' exchange on May 29, 2017, Mother was 10driving Justin Caulkins car, Exhibit 2. This seems especially odd, since Justin Caulkins is to have 11 no contact with the minor children. Justin Caulkins is still living with and has access to the minor 12 children.

13

CONCLUSION

14 Mother has no valid substantiated concerns, only additional allegations and that a medical 15 expert that she has spoken to regarding the ongoing custody case is seriously concerned about the 16 wellbeing of these children. The present allegation is not about sexual abuse but about physical 17abuse. Dr. Cox did not indicate in his letter that he is concerned about the wellbeing of the children 18 when in Father's custody, but the court can read his letter as attached to Mother's motion. A request 19 for Dr. Cox's availability to testify in this matter has been requested of Dr. Cox through his court 20scheduler, Molly in his Boise office. Counsel will supply this to the court when it is made available. Mother is frantic but not about her children. She is frantic about keeping Justin Caulkins in her life 21 22 and gaining a leverage in the custody case even if it means not protecting her children and/or 23 harming her children herself. CPS has a duty to protect children that are in immediate and imminent 24 danger and at this point CPS has not taken protective custody of the children in either Mother's 25 house in Idaho nor Father's in Nevada. Mother has not produced any substantiated reliable evidence 26 that there is danger in Father's home. Mother has produced evidence that she failed to take the 27 children to the CARES center for two days after they were returned to her custody when she picked them up in Justin Caulkins care. This is highly suspicious of Mother. The court has discretion to 28

OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION

Pa&0295

1	grant either Mother or Father's motion and is well versed in litigation tactics in custody battles. The
2	children are in danger in Mother's custody as she continues to take the children to CARES to
3	document abuse while in Mother's care. The children should be placed in Father's sole care away
4	from Mother and her boyfriend.
5	WHEREFORE, Father requests that this court:
6	First. Temporarily place the children in a home outside of Mother's home;
7	Second. For an appropriate order regarding Mother's failure to follow this Court's
8	order regarding no contact between minor children and Justin Caulkins.
9	Third. For attorney fees for having to file this opposition.
10	Fourth. For such other and further relief as to the Court may seem just and proper in
11	the premises.
12	DATED this $\underline{//}$ day of June, 2017.
13	MILLER LAW, INC.
14	WENDY N. MADDOX, ESO.
15	Attorney for WAYLON HUBER Nevada Bar No. 14081
16	115 West 5 th Street, Box 7 Winnemucca, Nevada 89445
17	775-623-5000
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28	
	OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION $P_{ab} 0296$

,		
I	<u>AFFIDAVIT</u>	
2	STATE OF NEVADA)	
3	:ss COUNTY OF HUMBOLDT)	
4	I, WAYLON HUBER, being first duly sworn, depose and say:	
5	That I am the Plaintiff in the above-entitled action; that I have read the foregoing Opposition	
6	to Ex Parte Emergency Motion to Suspend Visitation and know the contents thercof; that same are	
7	true of our own knowledge, except those matters stated on information or belief, and that as to those	
8	matters, I believe it to be true.	
9	DATED this day of June, 2017.	ļ
10	WAYLON HUBER	
11	SUBSCRIBED AND SWORN to before me, a Notary Public, this day of June, 2017,	
12	by WAYLON HUBER.	
13	NOTADY DUDUC	
14	NOTARY PUBLIC	
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	OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION $Page 297$	

1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, do hereby certify that I am a legal assistant to WENDY N.
3	MADDOX, ESQ. and that on the $\frac{12}{2}$ day of June, 2017, I placed a true and correct copy of the
4	foregoing or attached document in the US Mail, in Winnemucca, Nevada, entitled Opposition to
5	Ex Parte Emergency Motion to Suspend Visitation,,, to:
6 7	Roderic A. Carucci, Esq. 702 Plumas Street
8	Reno, Nevada 89509
9	DATED this $\sqrt{2}$ day of June, 2017.
10	
[]	JENNIFER ADAIR
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18 19	
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	OPPOSITION TO MOTHER'S EX PARTE MOTION TO SUSPEND VISITATION PagA0298

Exhibit 1

Exhibit 1

CONFIDENTIAL CASE NO. CV 20,464

CONFIDENTIAL

A0300

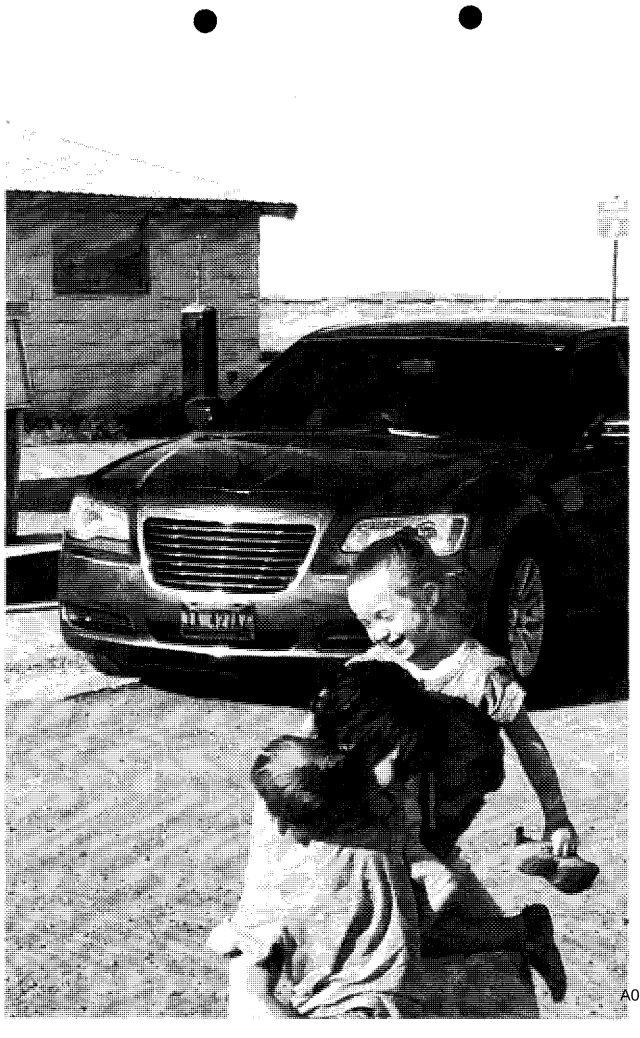
Exhibit 2

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Exhibit 2



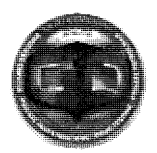




Wendy Maddox

From:	: Dustin Grate <dgrate@spencerpinv.com< th=""></dgrate@spencerpinv.com<>	
Sent:	Tuesday, June 06, 2017 1:24 PM	
То:	Wendy Maddox	
Subject:	RE: Pics of Janae driving Justin's car	

That would be the one!



Dustin E. Grate - <(((>< <u>dustin@gratedetections.com</u> <u>www.gratedetections.com</u> Owner - "Grate" Detections LLC (775) 691-6527 ~ Cell 1 (775) 201-0253 ~ Fax NV P.I. Lic # 1782 CA P.I. Lic # 1782 CA P.I. Lic # 188095 1325 Airmotive Way Suite 209 Reno, Nevada 89502

From: Wendy Maddox [mailto:wendynmaddox@millerlawinc.us]
Sent: Tuesday, June 06, 2017 12:59 PM
To: Dustin Grate (dgrate@spencerpinv.com) <dgrate@spencerpinv.com>
Subject: FW: Pics of Janae driving Justin's car

Is this the same car that you observed Justin driving in Boise? Is it registered to him.

Thanks, Wendy

From: Jennifer Adair Sent: Thursday, June 01, 2017 10:19 AM To: Wendy Maddox Subject: FW: Pics of Janae driving Justin's car

Jennifer Adair, Paralegal

Miller Law, Inc. 115 W. 5th Street, box 7 Winnemucca, NV 89445 775-623-5000 jenniferadair/amillerlawinc.us

NOTE: This e-mail transmission, including any attachments, is intended only for the named recipient(s) and may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you have received this transmission in error, or are not the named recipient(s), please notify the sender immediately by return e-mail and permanently delete this transmission, including any attachments.

From: Ashlie Huber [mailto:ashliehuber85@gmail.com] Sent: Thursday, June 1, 2017 10:02 AM To: Jennifer Adair <jenniferadair@millerlawinc.us> Subject: Re: Pics of Janae driving Justin's car

Yes, last Monday On Thu, Jun 1, 2017 at 10:01 AM Jennifer Adair <<u>jenniferadair@millerlawinc.us</u>> wrote:

This was at the last exchange?

Jennifer Adair, Paralegal

Miller Law, Inc.

115 W. 5th Street, box 7

Winnemucca, NV 89445

775-623-5000

jenniferadair@millerlawine.1.s

NOTE: This e-mail transmission, including any attachments, is intended only for the named recipient(s) and may contain information that is privileged, confidential and/or exempt from disclosure under applicable law. If you have received this transmission in error, or are not the named recipient(s), please notify the sender immediately by return e-mail and permanently delete this transmission, including any attachments.

From: Ashlie Huber [mailto:<u>ashliehuber85@gmail.com]</u> Sent: Thursday, June 1, 2017 9:51 AM To: Jennifer Adair <<u>jenniferadair@millerlawinc.us</u>> Subject: Pics of Janae driving Justin's car Here's some pics with janae at the exchange driving Justin's vehicle. I thought that may be something to add.

Thanks,

Ashlie

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1	Case No.	CV 20, 464	2017 JUN 13 PH 2: 17	
2	Dept No.	2		
3		nt contains no	TANH RAE SPERD DIST COURT CLERK EFOMMY	
4	Social Securit	ty numbers	EFOMLY	
5				
6	IN T	HE SIXTH JUDICIAL	DISTRICT COURT OF THE STATE OF NEVADA,	
7		IN AND FO	OR THE COUNTY OF HUMBOLDT	
8			-000-	
9	WAYLON H	UBER,		
10		Plaintiff,	<u>RESPONSE TO DEFENDANT'S</u> OPPOSITION TO PLAINTIFF'S	
11	vs.		MEMORANDUM OF COSTS AND FEES	
12	JANEA HUB	BER,		
13		Defendant.	/	
14	COMES NOW Plaintiff, WAYLON HUBER, by and through his attorneys, MILLER LAW,			
15	5 INC., and WENDY N. MADDOX, ESQ., and hereby responds to Defendant's, JANEA HUBER,			
16				
17	Points and Au	uthorities.		
18	DATE	ED this _///day of June	~)	
19			MILLER LAW, INC.	
20				
21			WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER	
22			Nevada Bar No. 14801 115 West 5 th Street, Box 7	
23			Winnemucca, Nevada 89445 775- 623-5000	
24			775-025-5000	
25				
26				
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28				
	RESPONSE TO	DEFENDANT'S OPPOSI	TION TO PLAINTIFF'S MEMORANDUM OF COSTS AND FEES	

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POINTS AND AUTHORITIES

1

2 Defendant's Opposition is an inappropriate pleading at best as Plaintiff did not file any 3 "Motion for Attorney Fees". Defendant was Ordered by the Court to pay Plaintiff's attorney fees 4 for the hearing held on May 4, 2017, for Defendant's failure to comply with two (2) court orders. 5 This was not a suggestion by the Court. It was Ordered. The Court Ordered that Plaintiff would 6 submit a Memorandum of Costs and Fees to the Court. Plaintiff did submit the required 7 Memorandum on May 23, 2017. Defendant willfully withheld the minor children from Plaintiff and 8 attempted to circumvent Plaintiff's parental rights by concealing the whereabouts of his children in 9 Idaho. At the time of the hearing on May 4, 2017, Defendant had violated two court orders.

The hearing held on May 4, 2017, was to address Defendant's blatant disregard for this
Courts Orders and to locate the whereabouts of Plaintiff's children that he had not seen for 2 months
due to Defendant concealing the children's whereabouts. The costs and fees entered on Plaintiff's
Memorandum are reasonable considering the nature of the case, the willful disobedience of
Defendant, and the seriousness of the allegations made by Defendant.

15 Plaintiff's attorney did not double bill, as indicated in Defendant's pleading. Though it is an interesting concept that Roderick Carucci has filed a pleading stating that Fathers counsel did 16 17 not expend the amount of time that Fathers counsel has indicated she did, as he was not even present on May 4th, 2017. Kelly VandeBurg, Esq. was present and represented Mother the day of the hearing 18 19 and was present with Mother at 7:00 a.m. at the CPS offices on May 4, 2017, Fathers counsel was 20 also present at CPS that day as Mother would not even comply with the court order once she was 21 in Nevada. Officers were also present at CPS to enforce the court order and Mother refused to give 22 the children to Father.

Furthermore, Plaintiff's attorney was present after the hearing at the court house, as can be verified by police officers present and court staff leaving for their normal scheduled lunch hour, as Mothers was being difficult with again complying with the orders of the court. Fathers counsel was waiting for officers to make a decision regarding the courts orders and Mother was unwilling to give them an answer as to where the children were and which parent to release them to. Once the children were located by officers at McDonalds with Justin Caulkins, who had a recently ordered RESPONSE TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S MEMORANDUM OF COSTS AND FEES AQ309

no contact order, the children and Father waited as well for a decision as to who Officers were to 1 2 release the children to. Fathers Counsel was cooperative with Officers and told officers that he would take the current weekend or the next weekend. Officers waited at the Court house awaiting 3 a decision from Mother as to which weekend. Fathers counsel was present in the event Mother 4 5 would not give officers a decision and Counsel for the parties needed to speak with the Judge. It 6 was not until the afternoon, when Mother finally gave answers to officers and the involvement of 7 the Judge was not needed. Thus reflecting the time billed by the attorney for time after the hearing 8 at the court house.

9 The costs to plaintiff did not include Motion filling for said emergency hearing as Father 10 had attempted to represent himself so as to not occur attorney fees and costs. Additionally, Mother 11 was not charged for drafting the memorandum of costs, which also took attorney and paralegal time. 12 When Mother refused to abide by the court orders and Father needed to make sure his children were 13 protected and his rights, he hired an attorney. In preparation for said hearing, information and evidence was gathered for the hearing, interviews/ meetings conducted, subpoenas issued, list of 14 witnesses for said hearing filed and properly noticed. If Defendant, or her attorney, were to carefully 15 review the billing that was attached to the Mcmorandum, they would see that the \$90.00 for billing 16 17 under JDA is paralegal fees and this was also represented in the Memorandum. Not only did 18 Attorney Maddox, (WNM) prepare for and attend court, the paralegal prepared, researched, 19 gathered and retrieved pertinent information and evidence in regards to Defendant's violent felon 20boyfriend, Justin Caulkins, criminal history. Said paralegals attendance at court was not only to 21 assist Attorncy Maddox in this case but to verify the documents that were intended to be provided to the court and introduced into evidence, which is a standard process for cases such as these. 22

23

Contrary to what Defendant may believe, Plaintiff has complied with this Court's Orders. 24 The Court strongly urged Defendant to allow Plaintiff makeup time. Defendant refused to even 25 discuss this with Plaintiff. The parties have joint legal and joint physical custody and mother 26 refused to allow makeup visitation that the court made mother previously aware "would be an easy motion to grant" and advised Mothers counsel to discuss allowing Plaintiff makeup visitation. 27

28

	$\bullet \qquad \bullet$
1	At the emergency hearing held on May 4, 2017, the Court requested assistance from the
2	parties, specifically Mother/ Defendant in removing her ex- felon boyfriend from the equatio
3	After a brief rcccss, Defendant relayed to the Court that she and the minor children would
4	residing with family, likely her mother due to the Court ordering that Defendant's violent feld
5	boyfriend, Justin Caulkins, was not to be around the children and the children were not to be residing
6	with nor have any contact with Justin Caulkins. Plaintiff mercly complied with this Courts Ord
7	and gave Defendant the time to arrange such accommodations so to ensure the safety of their min
8	children. Defendant informed Plaintiff and would not give him the assurances that s
9	misrepresented to the court. The parties did exchange the minor children at the next reasonable da
10	and time on that following weekend (after Father had some of his makeup visitation) and ha
11	continued to exchange the children pursuant to the order of the Court. Plaintiff did not conceal t
12	children and did not withhold the children.
13	Legal Authority
14	Pursuant to NRS 18.110 Verified memorandum of costs: Filing and service; witnes
15	and clerk's fee; retaxing and settling costs.
16	1. The party in whose favor judgment is rendered, and who claims
16 17	costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court
	costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the
17	costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are
17 18	costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been necessarily incurred in the action or proceeding.
17 18 19	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been nccessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually
17 18 19 20	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been nccessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be nccessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided
17 18 19 20 21	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been nccessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be necessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided that such witnesses be sworn and testify in the cause. 3. It shall not be necessary to embody in the memorandum the fees of
 17 18 19 20 21 22 	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been necessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be necessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided that such witnesses be sworn and testify in the cause. 3. It shall not be necessary to embody in the memorandum the fees of the clerk, but the clerk shall add the same according to the fees of the clerk fixed by statute.
 17 18 19 20 21 22 23 	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been nccessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be necessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided that such witnesses be sworn and testify in the cause. 3. It shall not be necessary to embody in the memorandum the fees of the clerk, but the clerk shall add the same according to the fees of the clerk fixed by statute. 4. Within 3 days after service of a copy of the memorandum, the adverse party may move the court, upon 2 days' notice, to retax and
 17 18 19 20 21 22 23 24 	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment. or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been necessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be necessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided that such witnesses be sworn and testify in the cause. 3. It shall not be necessary to embody in the memorandum the fees of the clerk, but the clerk shall add the same according to the fees of the clerk fixed by statute. 4. Within 3 days after service of a copy of the memorandum, the adverse party may move the court, upon 2 days' notice, to retax and settle the costs, notice of which motion shall be filed and served on the prevailing party claiming costs. Upon the hearing of the motion the court or
 17 18 19 20 21 22 23 24 25 	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been nccessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be necessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided that such witnesses be sworn and testify in the cause. 3. It shall not be necessary to embody in the memorandum the fees of the clerk, but the clerk shall add the same according to the fees of the clerk fixed by statute. 4. Within 3 days after service of a copy of the memorandum, the adverse party may move the court, upon 2 days' notice, to retax and settle the costs, notice of which motion shall be filed and served on the
 17 18 19 20 21 22 23 24 25 26 	 costs, must file with the clerk, and serve a copy upon the adverse party, within 5 days after the entry of judgment, or such further time as the court or judge may grant, a memorandum of the items of the costs in the action or proceeding, which memorandum must be verified by the oath of the party, or the party's attorney or agent, or by the clerk of the party's attorney, stating that to the best of his or her knowledge and belief the items are correct, and that the costs have been necessarily incurred in the action or proceeding. 2. The party in whose favor judgment is rendered shall be entitled to recover the witness fees, although at the time the party may not actually have paid them. Issuance or service of subpoena shall not be necessary to entitle a prevailing party to tax, as costs, witness fees and mileage, provided that such witnesses be sworn and testify in the cause. 3. It shall not be necessary to embody in the memorandum the fees of the clerk, but the clerk shall add the same according to the fees of the clerk fixed by statute. 4. Within 3 days after service of a copy of the memorandum, the adverse party may move the court, upon 2 days' notice, to retax and settle the costs, notice of which motion shall be filed and served on the prevailing party claiming costs. Upon the hearing of the motion the court or

1 If Plaintiff were submitting a "motion for attorney fees" then case law would have been 2 appropriately cited. Plaintiff was awarded attorney fees due to Defendant's complete disregard for 3 this Courts Orders. Nowhere does it state that Plaintiff was required to cite case law in the 4 Memorandum. The law only requires that Plaintiff, or his attorney, submit the Memorandum with 5 the costs and fees and that the memorandum be signed by the Plaintiff, or his attorney, under oath, 6 to which both were completed.

If Defendant had an objection to the amount of costs and fees submitted by the prevailing party, Defendant should have submitted a Motion to retax and settle the costs. Defendant had until June 1, 2017, to submit said Motion, but Defendant did not submit any Motion and still has not. The time for Defendant to submit a Motion to retax and settle costs has now expired. Instead, Mother's Counsel attempts to circumvent the rules by filing an opposition that has a different time frame for Fathers Counsel to respond.

From re-reviewing the memorandum of costs filed May 23, 2017, Plaintiff's Counsel is aware of a \$24.00 charge that should have been billed to a different matter involving Father's, current Wife's son, and has removed said billing from this matter.

16

WHEREFORE, Plaintiff, WAYLON HUBER, prays for the following relief:

17 First. That Defendant's Opposition to Plaintiff's Memorandum of Costs and Fees
18 be denied in its entirety.

19 Second. That Plaintiff be awarded the reasonable attorney fees in the amount of
20 \$1,707.00. (\$1,731.00 minus \$24.00);

Third. For additional attorney fees of no less than \$300.00 for having to respond to
Defendant's inappropriate filing.

- 23 ///
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- 26 ///
- 27 ///
- 28 ///

RESPONSE TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S MEMORANDUM OF COSTS AND FEES

1	Fourth. For such other and further relief as to the Court may appear just and proper
2	DATED this <i>m</i> day of June, 2017.
3	MILLER LAW INC.
4	11 Alliter
5	WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER
6	Nevada Bar No. 14081 115 West 5 th Street, Box 7
7	Winnemucca, Nevada 89445
8	775- 623-5000
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1	AFFIDAVIT IN SUPPORT OF REPLY AND OPPOSITIONS
2	STATE OF NEVADA)
3	:ss COUNTY OF HUMBOLDT)
4	I, WAYLON HUBER, being first duly sworn, depose and say:
5	That I am the Plaintiff in the above-entitled action; that I have read the foregoing Response
6	to Defendant's Opposition to Plaintiff's Memorandum of Costs and Fees, and know the content
7	thereof; that same arc true of my own knowledge, except those matters stated on information of
8	belief, and that as to those matters, I believe it to be true.
9	DATED this day of June, 2017.
10	DATED this day of June, 2017. <u>Original Signetfure to be</u> fill? WAYLON HUBER
11	SUBSCRIBED AND SWORN to before me, a Notary Public, this day of Junc, 2017
12	by WAYLON HUBER.
13	
14	NOTARY PUBLIC
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	RESPONSE TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S MEMORANDUM OF COSTS AND FEES

, ,	
1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal to WENDY N. MADDOX, ESQ.
3	and that on the $\underline{13}$ day of June, 2017, I placed a true and correct copy of the foregoing or attached
4	document in the US Mail, entitled Response to Defendant's Opposition to Plaintiff's Memorandum
5	of Costs and Fees, to:
6	Roderic A. Carucci, Esq. 702 Plumas Street
7	Reno, Nevada 89509
8	DATED this 12^{2} day of June, 2017.
9	JENNIFÆR ADAIR
10 11	V
12	
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	RESPONSE TO DEFENDANT'S OPPOSITION TO PLAINTIFF'S MEMORANDUM OF COSTS AND FEES A 9315

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	2	DEPT. NO.: 2	2017 JUN 15 PH 12: 32			
	3	The undersigned hereby affirms this document	TACE RAE SPERO			
	4	does not contain a social security number.	200 Deller CLERK			
	5					
	6					
	7					
8	8	IN THE SIXTH JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA			
	9	IN AND FOR THE CC	UNTY OF HUMBOLDT			
.ssociates d. Nevada 89509 c(775) 323-0466 Washington, Colorado	10					
ATES EVADA 89 323-0466 HINGTON, (11	WAYLON HUBER,				
ssociat vo, Nev (775) 33 Washin	12	j,	EQUEST FOR SUBMISSION OF			
<	13		ORDER AFTER MAY 4, 2017			
CARLCCI AND. 702 PLUMAS STREET R (775) 323-0400 FA ENSED IN NEVADA, OREGON	14		MERGENCY HEARING"			
C PLCM/ (775)3 IN NEV	15 16	Defendant.				
70: LICENSED	17	COMES NOW, Defendant, Janea Huber ("Mother"), by and through counsel,				
Ē	18	Roderic A. Carucci, Esq. of Carucci and Associates, and hereby requests that the proposed				
	19	"Order After May 4, 2017 Emergency Hearing," attached hereto as Exhibit 1, be submitted				
	20	to the Court for signature.				
	21	Attached as Exhibit 2 is the correspondence with opposing counsel regarding the				
	22	order, and Defendant's response to the requ	iested changes.			
	23	DATED: June 16, 2017				
	24		acci and Associates			
	25	Ren	Plumas Street o, Nevada 89509 323-0400 2			
	26	By:	Apply I males.			
	27	Dy.	Roderic A/Carucci, Esq. Attorney for Janea Huber			
	28					
	1	Ра	A0316			

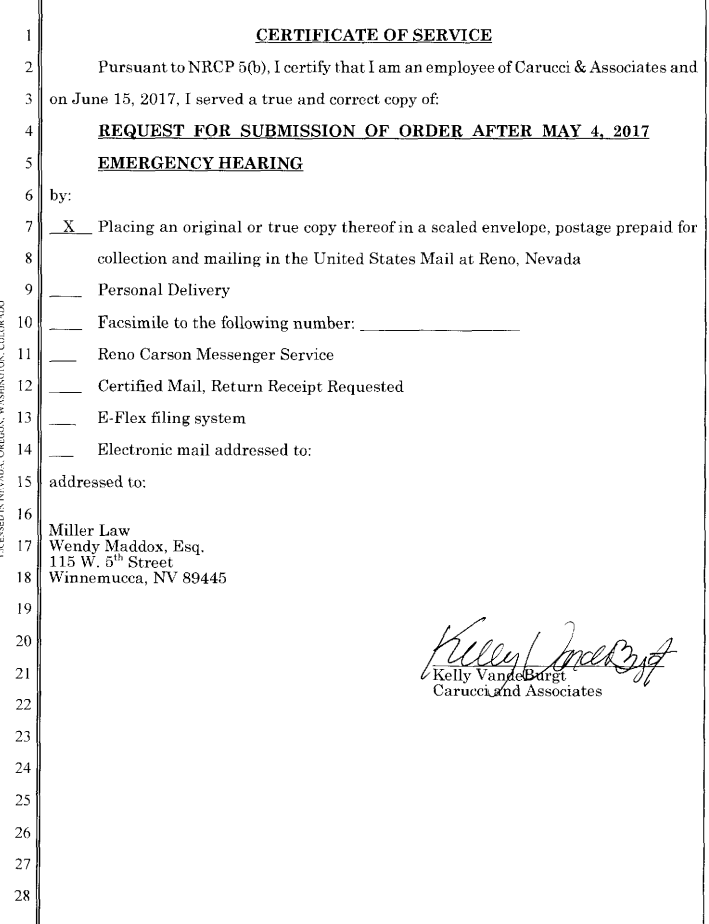


EXHIBIT 1

EXHIBIT 1

	,		\bullet		
	1	CASE NO.: CV20,464			
	2	DEPT. NO.: 2			
	3	The undersigned hereby affirms this document			
	4	does not contain a social security number.			
	5				
	6				
	7				
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9 ORADO	10	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA			
tes vada 89509 23-0466 Ngton, Col	11	IN AND FOR THE COUNTY OF HUMBOLDT			
CLATES NFVADA 8 5-323-0466 SHINGTON,	12				
D ASSO RENO, FAX 775 ON, WA	13				
CARUCUAND ASSOCIATES AAS STREET RENO, NFVA -323-0400 FAX 775-323-0 VADA, OREGON, WASHING	14				
CARUCU AND ASSOCIATES 702 PLUMAS STREET RENO, NIVADA 89509 775-323-0400 FAX 775-523-0466 (CENSED IN NEVADA, OREGON, WASHINGTON, COLORADC	15	WAYLON HUBER			
702 PL 7 SED IN D	16	Plaintiff,	ORDER AFTER MAY 4, 2017		
LICEN	17	v.	EMERGENCY HEARING		
	18	JANEA HUBER,			
	19	Defendant.			
	20				
	21				
	22	This matter came before the Court on May 4, 2017 for an emergency hearing on			
	23		notion and Order Granting Immediate Custody		
	24	entered on April 14, 2017. Plaintiff, Waylon Huber ("Father") was present and			
	25		x, Esq. of Miller Law. Defendant, Janea Huber		
	26		by counsel, Kelly A. VandeBurgt, Esq., of Carucci		
	27	and Associates. The Court now finds and orders as follows:			

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1. The parties were married on December 30, 2010, and share two minor

A0319

children: Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012. The parties were divorced by this Court pursuant to a Findings of Fact, Conclusions of Law, and Decree of Divorce entered on April 1, 2015. According to the Decree, the parties share joint legal and joint physical custody of the children.

 $\mathbf{2}.$ Based upon the allegations contained in Father's emergency motion, Mother's boyfriend, Justin Calkins, shall have no contact with the minor children until further order of the Court.

3. The April 14, 2017 Order granting immediate custody shall be dissolved. The parties are directed to comply with the custodial schedule contained in the Findings of Fact, Conclusions of Law, and Decree of Divorce.

4. Mother shall pay Father's attorney's fees for his fees incurred at the May 4, 2017 hearing. Father shall file a Memorandum of Fees for his attorney's fees incurred at the May 4, 2017 emergency hearing.

 $\mathbf{5}$ The Court will look into whether there is a possible conflict of interest in this case.

6. All prior orders not modified herein shall remain in full force and effect.

7. PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEAL 17 MENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISH-18 ABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 19 20provides 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 21 from a parent, guardian or other person having lawful custody or a right of visitation of 22 the child in violation of an order of this court, or removes the child from the jurisdiction 23 of the court without the consent of either the court or all persons who have the right to 24 custody or visitation is subject to being punished for a category D felony as provided in 25 NRS 193.130. 26

278. The parties are hereby put on notice that the terms of the Hague Convention of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private 28

702 PLUVIAS STREIT RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICTNSED IN NEVADA, OREGON, WASHINGTON, COLORADO 10 11 CARUCCI AND ASSOCIATES 12 14 15

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	1	International Law, apply if a parent abducts or wrongfully detains a child in a foreig	şn
	2	country.	
	3	IT IS SO ORDERED.	
	4	DATED this day of June, 2017	
	5		
	6	DISTRICT JUDGE	
	7	DISTRICT JUDGE	
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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSEU IN NEVADA, OREGON, WASHINGTON, COLORADO	10		
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		Page 3 A032	1

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EXHIBIT 2

702 Plumas Street Reno, NV 89509

CARUCCI & ASSOCIATES

Attorneys at Law

Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

June 15, 2017

Miller Law Wendy Maddox, Esq. 115 West 5th Street, Box 7 Winnemucca, NV 89445

RE: Huber v. Huber

Ms. Maddox,

I am in receipt of your requested changes to the proposed draft of the Order After Hearing. I have attached a copy of the Court minutes for your reference. I will address each request as follows:

1. I modified the title of the Order to include the word "emergency" as requested.

2. Paragraph 1: I modified this paragraph to reflect your requested changes.

3. Paragraph 2: The language you propose does not appear in the Court's minutes. There were no specific findings by the Court in regard to the language you request. The Court's order was simple, that Ms. Huber's boyfriend was to have no contact with the minor children. There was no evidence presented as to this issue, rather Ms. Huber volunteered to this provision at the direction of the Court. The paragraph as originally drafted accurately reflects the order of the Court.

4. Paragraph 3: I added the requested language.

5. Paragraph 4: I modified the attorney's fees language in the order to reflect the minutes.

6. The Court indicated that if Mr. Huber was seeking an award of sanctions, that he would need to "present evidence" (minutes page 2). There is no language in the minutes directing Mr. Huber to "file a motion." The original language as drafted accurately reflects the record.

702 Plumas Street Reno, NV 89509	CARUCCI & ASSOCIATES Attorneys at Law	Free:	775-323-0400 844-79-NVLAW 775-323-0466

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Offices in Reno, Winnemucca, Fernley, and Fallon

7. I added language stating that the Court will look into whether there is a conflict of interest in this case.

A modified draft of the proposed order is attached hereto. I will be submitting this order to the Court, and attaching our correspondence to the submit.

Sincerely,

Kelly (IndeBugt Kelly A. VandeBurgt, Esq.



115 West 5th Street, Box 7, Winnemucca, Nevada 89445 (Phone) 775-623-5000 • (Fax) 775-623-5060 info@millerlawinc.us

June 13, 2017

Kelly A. VandeBurgt, Esq. 702 Plumas Street Reno, Nevada 89509

Dear Kelly:

In regards to your order, I would request that the following changes and additions be made to your proposed order after May 4, 2017 Emergency Hearing.

- <u>Title.</u> Please include the word emergency in the title of the order before the word hearing.
- <u>Paragraph 1.</u> Please alter to read as such; This matter came before the court on May 4, 2017, for an emergency hearing based on an Order Granting Immediate Custody of Children to Father entered on April 14, 2017. Plaintiff, Waylon Huber ("Father") was present and represented by Counsel Wendy N. Maddox, Esq. of Miller Law. Defendant Janea Huber ("Mother") was present and represented by counsel Kelly A. VandeBurgt, Esq., of Carucci and Associates. The court now finds and orders as follows:
- <u>I.</u> Language okay
- <u>2.</u> Please alter to read as such; The issue before the Court at the emergency hearing was the Courts Order entered on April 14, 2017, granting immediate custody of children to Father based on Fathers emergency application that he believed the minor children were in immediate and imminent danger with their mother, who had an ex-felon (Justin Caulkins) living in the home with Mother and minor children. The court requested assurances from Mother that Justin Caulkins would not be living in the home with the children and Mother pending completion of ongoing investigations. Mother through her counsel represented to the Court that Mother would be willing on a temporary basis to stay with family, possibly her Mother in Idaho and that Mother would agree that Justin Caulkins would have no contact with the minor children.
- <u>3 & 4</u> Please alter to read as such; <u>It is hereby ordered</u>
 - That the April 14, 2017 Order granting immediate custody of the minor children shall be vacated.
 - That Mother is ordered that there be no contact between children and mother boyfriend, Justin Caulkins until further order of the court.
 - That Mother will pay Fathers attorney's fees for violation of the temporary ex parte order for which litigation and today's hearing has

occurred. That Father will submit to the court a memorandum of fees with the appropriate affidavit and the court will order attorney fees that appear reasonable for violating that court order.

- That if Father wishes to request sanctions for Mothers violation of the visitation order, he shall submit his motion to enforce the ex parte order to the court.
- That the Court will look into whether a conflict of interest exists that requires he recuse himself from presiding over this case. The parties through their attorneys may submit to the court very limited information as to whether Judge Montero has a conflict of interest in continuing to preside over the current case.
- 5,6 & 7 language okay

If you have any questions, please contact me.

Thank you,

Wendy N laddox, Esq.

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9	WAYLON H	UBER,		
10		Plaintiff,		
11	vs.		NOTICE OF EXPERT WITNESS	
12	JANEA HUB			
13	Defendant/			
14				
15				
16	to call as expe	ert witness in its case, the following	ng named individual,	
17 18	417 S. 6 th Street			
19	If called, the expert is expected to testify regarding facts of the case, the behavior of the			
20	child, and other relevant information. Attached is a copy of the curriculum vitae of MATTHEW			
21	COX, MD as	Exhibit A.		
22	DATE	ED this \underline{DP} day of June, 2017.	1	
23			MILLER LAW, INC.	
24			WENDYN, MADDOX, ESO.	
25			Attorney for X AYLON HUBER Nevada Bar No. 14081	
26			115 West 5 th Street, Box 7 Winnemucca, Nevada 89445	
27			775-623-5000	
28				
	NOTICE OF EX	(PERT WITNESS	Pa A Q 3 27	

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1	CERTIFICATE OF MAILING	
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,	
3	ESQ. and that on the (p) day of June, 2017 I placed a true and correct copy of the foregoing or	
4	attached document in the U.S. Mail, in Winnemucca, Nevada, entitled NOTICE OF EXPERT	
5	WITNESS, to: Carucci and Associates	
6	Kelly A. VandeBurgt, Esq. 702 Plumas	
7	Reno, Nevada 89509	
8	DATED this day of June, 2017.	
9	$DATED this \int V day of June, 2017.$	
10	JENNIFER ADAIR	
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	NOTICE OF EXPERT WITNESS Page 2	
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Exhibit A

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Exhibit A

Matthew John Cox, M.D., FAAP

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Office Address:	St. Luke's M 417 S 6 th Stre Boise, ID 83' Office: 2 Fax: 2	edical (et 702 208-577 208-577	-4460
Education:	ducation: Medical Doctor Bachelor of Science in Bioengineering		University of Texas Medical School at Houston Houston, Texas Graduated June 1998
			Texas A&M University College Station, Texas Graduated December 1993 Magna Cum Laude
Postgraduate Medical Training	: 2002-2004		Child Abuse and Neglect Fellowship Division of General Pediatrics Children's Hospital of Philadelphia Philadelphia, Pennsylvania
	2001-2002		Pediatrics Chief Resident Vanderbilt University Medical Center Nashville, Tennessee
	1998-2001		Pediatrics Residency Vanderbilt University Medical Center Nashville, Tennessee
Academic Appointments:	2010-2016		Associate Professor of Pediatrics University of Texas Southwestern Medical School
	2004-2010		Assistant Professor of Pediatrics University of Texas Southwestern Medical School
	2003-2004		Instructor of Pediatrics University of Pennsylvania School of Medicine
Medical Appointmeuts:	2016-current 2008- 2016		Medial director, CARES Program, St. Luke's Regional Medical Center, Boise, ID Medical director, Sexual Assault Forensic Examination (SAFE) Team, Children's Medical

		Center Dallas and Legacy Campuses		
	2007-2016	Medical director, Referral and Evaluation of At-		
		Risk Children (REACH) Program Children's Medical Center Dallas		
	2007-2009	Interim medical director, Foster Care Clinic,		
		Children's Medical Center Dallas		
	2004-2007	Co-Medical director, Referral and Evaluation of At-		
		Risk Children (REACH) Program Children's Medical Center Dallas		
Clinia - 1/II a anital				
Clinical/Hospital Appointments:	2016-current	Attending Physician, General Pediatrics		
		St. Luke's Regional Medical Center Boise, ID		
	2004-2016	Attending Physician, General Pediatrics		
	2001-111	Children's Medical Center Dallas		
		Dallas, TX		
	2004-2016	Attending Physician, General Pediatrics		
		Parkland Memorial Hospital Dallas, TX		
	2003-2004	Attending Physician, General Pediatrics		
		Children`s Hospital of Philadelphia Philadelphia, PA		
	2003-2004	Attending Physician, General Pediatrics Chester County Hospital		
		West Chester, PA		
Certification:	2009-2016	Board certified, Child Abuse Pediatrics by the American I		
		of Pediatrics		
	2002-current	Board certified, Pediatrics by the American Board of Pediatrics		
Licensure:	2016-current 2004-2016	Licensed to practice medicine in Idaho Licensed to practice medicine in Texas		
	2002-2004	Previously held license in Pennsylvania		
	2000-2002	Previously held license in Tennessee		
llonors:	Specialized Alternatives for Families and Youth Texas, Friend of the Children A Recipient, March 2014			

- Collin County Child Advocate of the Year, Children's Advocacy Center of Collin County, December 2010
- Distinguished Human Services Professional Award, Community Council of Greater Dallas, November 2009
- Physician Award, Dallas Business Journal Healthcare Heroes, June 2009
- Lt. Bill Walsh Award recipient, Dallas Children's Advocacy Center, award given to a professional in the field of child abuse exemplary service and dedication to the abused children of Dallas County, April 2009
- Faculty Teaching Award, Department of Pediatrics, University of Texas Southwestern Medical School, 2006-2007.
- National Association of Counties "County Courthouse Award" Co-recipient for work with Ellis County Child Protective Services and Family Court, February 2007
- University of Texas Medical School Outstanding Pediatrics Student, June 1998
- Alpha Omega Alpha Medical Honor Society University of Texas Medical School at Houston, elected May 1997

Scientific Activities

Original Research Presentations at Scientific Meetings:

- Reeder K, Kwon J, Cox M, Flores G. Radiographic Characteristics of Inflicted versus Accidental Skull Fractures in Infants, Ray Helfer Society Annual Meeting, April 8, 2014
- Cox M, Garcia N. Clinical Manifestations of Rib Fractures in Young Children, Ray Helfer Society Annual Meeting, April 4, 2011.
- Cox M. Child Abuse and Neglect Curriculum for Pediatric Residents. Harvard Macy Institute Program of Physician Educators, May 2, 2004.
- Cox M, Forbes B, Christian C. Retinal Hemorrhages in Patients with Epidural Hematomas. Ray Helfer Society Annual Meeting, Sept 19, 2003.

Publications:

Peer Reviewed Journals

- Lang C, Cox M, Flores G. Maltreatment in multiple birth children. Child Abuse and Neglect 2013; 37(5): 1109-13.
- Dakil S, Cox M, Lin H, and Flores G. Physical abuse in U.S. children: risk factors and deficiencies in referrals to support services. *Journal of Aggression, Maltreatment* & Trauma 2012;21:555-569.
- Dakil S, Cox M, Lin H, and Flores G. Racial and ethnic disparities in physical abuse reporting and child protective services interventions in the United States. *Journal of the National Medical Association* 2011;103 (9-10):926-31.
- Forbes B, Cox M, Christian C. Retinal hemorrhages in patients with epidural hematomas. J AAPOS 2008;12:177-80.

Case Reports

- Lang C, Cox, M. Pediatric Cutaneous bleach burns. Child Abuse and Neglect 2013. 37(7): 485-8.
- Vineeta Mittal, Meghana Sathe, David Troendle, and Matthew Cox. An 18-month-old boy with severe dormatitis, edema, muscle wasting. *Pediatric Annals* 2011;40(8):393-396.

Reviews, Chapters

- Cox M, Beers S. Child Sexual Abuse: in Strange, Ahrens, Schafermeyer, and Wiebe (cds) *Pediatric Emergency Medicine*. 3rd edition, New York: McGraw Hill Medical. 2009.
- Cox M, Beers S. Physical Abuse and Neglect. Strange, Ahrens, Schafermeyer, and Wiebe (eds) *Pediatric Emergency Medicine*, 3rd edition. New York: McGraw Hill Medical, 2009.
- Cox, M, Moore S, Vinson L. and Sabella J. Child abuse and neglect. In Shockley L, Duvall S (eds) *Mosby's Handbook of Emergency Care.* St. Louis, Elsevier, in press.
- Cox, M. and Christian C. Child Sexual Abuse: in Schwartz, M.W., Bell, L., Bingham, P., Chung, E.K., Friedman, D., Mulburg, A., and Tanel R. (Eds.) *The 5-Minute Pediatric Consult*. 5th Edition. Baltimore: Lippincott Williams and Wilkins, 2007.
- Cox, M. and Christian C. Child Physical Abuse: in Schwartz, M.W., Bell,
 L., Bingham, P., Chung, E.K., Friedman, D., Mulburg, A., and Tanel R.
 (Eds.) *The 5-Minute Pediatric Consult.* 5th Edition. Baltimore:
 Lippincott Williams and Wilkins, 2007.
- Cox, M. and Christian C. Child Neglect: in Schwartz, M.W., Bell, L.,
 Bingham, P., Chung, E.K., Friedman, D., Mulburg, A., and Tanel R.
 (Eds.) *The 5-Minute Pediatric Consult*. 4th Edition.
 Baltimore: Lippincott Williams and Wilkins, 2005.
- Cox, M. and Christian C. Child Sexual Abuse: in Schwartz, M.W., Bell, L., Bingham, P., Chung, E.K., Friedman, D., Mulburg, A., and Tanel R. (Eds.) *The 5-Minute Pediatric Consult.* 4th Edition. Baltimore: Lippincott Williams and Wilkins, 2005.
- Cox, M. and Christian C. Child Physical Abuse: in Schwartz, M.W., Bell,
 L., Bingham, P., Chung, E.K., Friedman, D., Mulburg, A., and Tanel R.
 (Eds.) *The 5-Minute Pediatric Consult.* 4th Edition. Baltimore:
 Lippincott Williams and Wilkins, 2005.
- Cox, M. and Christian C. Failure to Thrive: in Schwartz, M.W., Bell, L.,
 Bingham. P., Chung, E.K., Friedman, D., Mulburg, A., and Tanel
 R. (Eds.) *The 5-Minute Pediatric Consult*. 4th Edition. Baltimore:
 Lippincott Williams and Wilkins, 2005
- Cox M, Christian C. Primer on the diagnosis of child abuse and violence. Annales Nestle, 2004; 62(1): 13-24.

Ad hoc reviewer

2006-current	The Quarterly Update: Review of Current Child Abuse Medical
	Research
2003-current	Child Abuse & Neglect Journal
2003-current	Pediatric Emergency Care

Professional and Scientific Society Membcrships:

The Ray E. Helfer Society, member since 2010
Academic Pediatrics Association, since 2008
American Professional Society on the Abuse of Children, since 2006
Member, American Academy of Pediatrics Section on Child Abuse and Neglect, since 2005
Texas Pediatrics Society, since 2004
The Ray E. Helfer Society, scholar member 2003-2010.
Fellow, American Academy of Pediatrics. member since 1999, Fellow since 2005
American Medical Association, member since 1995

Hospital and Community

Committees:

- Children's Medical Center Dallas Executive Committee, Member at Large, 2015-2016
- Texas Department of Health and Human Services, Medical Child Abuse Resources and Education System (MEDCARES) Advisory Board, January 2010 – August 2016

Children's Medical Center Dallas Executive Committee, Member at Large, 2009-2011 University of Texas Southwestern Medical Center Department of Pediatrics, Division

of General Pediatrics Task Force Member – Resident Education and Quality Healthcare Delivery, 2009

Children's Medical Center of Dallas Trauma Research Committee, member, 2008-2016

Children's Medical Center of Dallas Child Abuse Prevention Committee, 2008-2016

University of Texas Southwestern Medical School Colleges, Faculty Mentor, Sprague College, 2008-2016

Texas Department of Health and Human Services, Committee on Centers of Pediatric of Excellence for Child Abuse, Committee Member, 2008-2009

Dallas Children's Advocacy Center, Board of Directors, member, 2007-2014

Dallas Children's Advocacy Center Multidisciplinary Committee, 2006-2016

University of Texas Southwestern Medical Center Department of Pediatrics, Clinical Competence Committee (Resident Mentor Program), 2005-2013

University of Texas Southwestern Medical Center Department of Pediatrics, Clinical Track Committee Member, 2005

Dallas County Child and Infant Fatality Review Team, member since 2004

Children's Medical Center of Dallas Pediatric Residency Training Program, Steering Committee, July 2004-2011

Suspected Child Abuse and Neglect for Emergency Medical Services, Planning Committee, Pennsylvania Chapter of the American Academy of Pediatrics, Fall 2003

- Multidisciplinary Team, Department of Human Services, Philadelphia, Pennsylvania
- Philadelphia Interdisciplinary Youth Fatality Review Team, member 2002-2004
- Pennsylvania Attorney General's Medical/Legal Advisory Board on Child Abuse, 2002-2004

Teaching Activities

Grand Rounds Presentations "Controversies in Child Abuse Medical Evaluations" Trauma Grand Rounds Children's Medical Center Dallas April 24, 2014 "The Effects of Child Maltreatment" Barrett Family Lecture University of Texas Southwestern Medical School Department of Pediatrics Grand Rounds October 31, 2012 "Medical Piece of the Puzzle: Understanding Abusive Injury Mechanisms" Trauma Grand Rounds Children's Medical Center Dallas April 26, 2012 "Scalds, spills, scorches, and scars: Evaluating possible abusive burns" Trauma Grand Rounds Children's Medical Center Dallas April 28, 2011 "Medical Controversies in Child Abuse Cases" Trauma Grand Rounds Children's Medical Center Dallas April 22, 2010 "Sexual Molestation of Children: the Pediatrician's Role" Medical City Children's Hospital Grand Rounds Dallas, Texas September 8, 2009 "Code Blue Ribbon: Early identification and Prevention of Child Physical Abuse" Trauma Grand Rounds Children's Medical Center of Dallas April 23, 2009 "Medical Evaluation of Children with Suspected Child Abuse and Neglect" University of Texas Health Science Center Tyler Department of Pediatrics Grand Rounds October 16, 2008 "Abusive Head Trauma in Dallas: Fact Fiction, and Future Directions" University of Texas Southwestern Medical School Department of Pediatrics Grand Rounds January 23, 2008 "Abusive Head Injury: The Child Abuse Pediatricians Perspective" Trauma Grand Rounds Children's Medical Center of Dallas October 25, 2007 "Child Abuse: Or is It" Medical City Children's Hospital Grand Rounds Dallas, Texas January 16, 2007 "Vulvovaginitis in the Prepubertal Child" Vanderbilt University Department of Pediatrics Grand Rounds Nashville, Tennessee October 10, 2000

> Page 6 of 13 Cast updated 6/14 2017

Lectures by invitation

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"Ignoring Doctor's Orders: Medical Neglect", "Scalds, Scorchs, and Spills: Burns in Pediatric Patients". Driscoll Children's Hospital Child Abuse Summit, Corpus Christi, TX April 7, 2016 "5 B's of Child Abuse", Three day trainings for Children's Advocacy Centers in Nebraska April 6-8, 2015 "Mysterious Medical Evaluation of Child Sexual Abuse", "Controversies in Child Abuse Medical Evaluations, "5 B's of Child Physical Abuse" 26th Annual Crimes Against Children Conference Dallas, TX August 11-14, 2014 "Scalds, Scorches and Splashes: Burns in Children", "Firearm Injuries in Children" and "5 B's of Abuse: Bruises, Burns, Belly, Bones and Brains" Wyoming Crimes Against Children Conference May 21, 2014 "Medical Neglect to Muchausen: A Spectrum of Abuse" Dallas Bar Association Child Protection Conference, Dallas, TX May 16, 2014 "Failure to Thrive: The Growing Evidence" Improving Medical Provider Assessment of Childhood Trauma (IMPACT) Conference Plano, TX April 28, 2014 "Understanding the Medical and Scientific Evidence of Abuse" Houston Bar Association 5th Annual Definitive Ad Litum Seminar in DFPS Cases Houston, TX April 11, 2014 "5 B's of Abuse", "Scalds, Scorches and Splashes: Burns in Children", "Abusive Head Trauma: The Evidence and the Arguments" 25th Annual Crimes Against Children Conference Dallas, Texas August 12-15 2013 "Anogenital Anatomy and Medical Findings in Sexual Abuse" and "Sexual Abuse Post Assault Medical Prophylaxis" 2013 PREP:CAP A Review and Update of Child Abuse Pediatrics Norfolk, VA July 13-14, 2013 "Effects of Child Maltreatment" and "Abusive Head Trauma" Driscoll Children's Hospital Child Abuse Summitt Corpus Christi, TX April 26, 2013 "Child Abuse Should Not Hurt: Child Abuse Prevention Program and Strategies" Texas Department of Family and Protective Services Partners in Prevention Conference" Austin, TX February 7, 2013 "Abusive Head Trauma" Third Annual Primer on Pediatric Neurosurgery Dallas, TX November 9, 2012

"Effects of Child Maltreatment" American Academy of Pediatrics National Convention and Expo New Orleans, LA October 21, 2012 "Abdominal Trauma in Children" 9th Annual Seminar in Forensic Sciences South Padre Island, TX November 1, 2012 "What Would You Do: Genital Complaints in Children" American Academy of Pediatrics National Convention and Expo New Orleans, LA October 22, 2012 "Failure to Thrive: The Growing Evidence", co-presenter with Dr Cathleen Lang Texas Pediatric Society Annual Meeting Plano, TX September 2012 "Torso Trauma: Abdominal and Chest Trauma in Children" Crimes Against Children Conference Dallas, TX August 2012 "Abusive Head Injury: The Evidence and the Arguments" Crimes Against Children Conference Dallas, TX August 2012 "Child Abuse Prevention" 2012 Texas Injury and Violence Prevention Conference Austin.TX June 2012 "Medical Evaluation of Child Abuse: the 5 B's" Laredo Children's Advocacy Center Child Abuse Conference Laredo, TX April 2012 "Neglecting Nutritional Neglect: Evaluating Failure to Thrive" Facing Family Violence Conference Plano, TX January 2012 "Child Abuse Homicides: Lessons Learned" Advanced Practice Conference - Children's Medical Center Dallas Dallas, TX October 2011 "Abusive Head Trauma" and "Case Studies of Child Abuse" Denton County Advocacy Center Annual Conference Gainesville, TX March 25, 2011 "Battered Children and the role of the Medical Provider" 19th Annual Dallas/Fort Worth Case Management Society of America Conference Irving, TX March 24, 2011 "What Would You Do?: Suspicious Traumatic Injuries in Young Children" Pediatric Emergency Services Network Conference Dallas, TX



December 7, 2010 "What Would You Do? Genital Injury Cases in Children" 22nd Crimes Against Children Conference Dallas, TX August 10-13, 2010 "Failure to Thrive: The Bare Bones" 22nd Crimes Against Children Conference Dallas, TX August 10-13, 2010 "Child Abuse: The Pediatrician's Role" 42nd Annual Kenneth C. Haltalin Pediatrics for the Practitioner Conference April 9, 2010 Dallas, TX "Abusive Head Trauma" West Virginia Crimes Against Children Conference October 14, 2009 Charleston, West Virginia "Clinical Manifestations of Abusive Injuries" West Virginia Crimes Against Children Conference October 14, 2009 Charleston, West Virginia "Abusive Head Trauma: The Evidence and the Arguments" 21st Crimes Against Children Conference Dallas, TX August 17-18, 2009 "When Did It Happen Doctor: Clinical Manifestations of Abusive Injuries" 21st Crimes Against Children Conference Dallas, TX August 17-18, 2009 "Breaking the Cycle of Abuse: Identifying Child Abuse in the ED" Crystal Charity Ball Emergency Services Network Baylor Medical Center, Dallas, TX March 23, 2009 "Mimickers of Child Abuse" Collin County Children's Advocacy Center Training Institute Plano, TX March 19, 2009 "Evaluation of Child Abuse: A Pediatrician's Perspective" American Translators Association National Conference Orlando, FL November 7, 2008 "Breaking Down Pediatric Abusive Fractures" and "Medical Evaluation of Child Sexual Abuse: Lessons Learned" 20th Crimes Against Children Conference Dallas, TX August 2008 "Battered and Abused Children: A Pediatrician's Role" Texas Association of Healthcare Interpreters and Translators Annual Symposium on Language Access in Texas Fort Worth, Texas April 25, 2008

"Battered Children: The Medical Providers Role" Keynote Speaker, Traumafest North Central Texas Regional Trauma Advisory Council Dallas, Texas April 25, 2008 "Biomechanics of Pediatric Fractures" Crimes Against Children Conference Dallas, Texas August 2007 "Conditions Mistaken for Child Abuse" and "Case Studies of Inflicted Head Injury" 19th Crimes Against Children Conference Dallas, Texas August 2007 "How to Ask the Tough Questions: Child Abuse and Neglect" Collin County Council on Family Violence, "4th Annual Facing Family Violence Conference October 20, 2006 "Conditions Mistaken for Child Abuse" and "Case Studies of Inflicted Head Injury" 18th Annual Crimes Against Children Conference Dallas, Texas August 21-24, 2006 "Five B's of Child Physical Abuse" - Bruises, Burns, Bones, Belly and Brains" 17th Annual Crimes Against Children Conference Dallas, Texas August 15-16, 2005 "Identifying and interpreting child abuse in the emergency department and school setting" Templeton Trauma Symposium Philadelphia, Pennsylvania March 13, 2004

Teaching responsibilities

<u>Medical Students</u>

University of Texas Southwestern Medical School College Mentor, Sprague College Small group discussion leader for 1st and 2nd year medical students to assist in developing professional clinical skills, behaviors, and attitudes of a physician. Mentor faculty chosen based on dedication to patients, teaching and professionalism. , 2008-2016

Child Abuse and Neglect

Weekly lecture for Ambulatory Pediatric Clerkship Students, University of Texas Southwestern Medical School, 2004-2016

General Pediatrics Case Discussion

Weekly Discussion for Third year Pediatric Clerkship students at the University of Pennsylvania School of Medicine, 2002-2004

Weekly lecture for Pediatric Clerkship Students at Vanderbilt University Medical School General Pediatrics Topics, weekly lectures. Topics including Asthma, Neonatal Hyperbilirubinemia, Normal Child Development, Dehydration and Intravenous fluids, Fever and Rash, 2001-2002 Pediatric Medicine House Officers University of Texas Southwestern Medical School Department of Pediatrics Presenter, Resident as Effective Teachers Workshop "Small Group Learning" May 2005, May 2006, March30, 2007, October 2009. October 2010 Children's Medical Center Dallas Pediatric Resident Critically Appraised Topic Conference Program developer and advisor 2006-2011 Children's Medical Center Dallas Pediatric Resident M&M Conference Program developer and advisor 2005-2011 Children's Medical Center Dallas Pediatric Resident Noon Conference Child Abuse and Neglect Topics, quarterly lectures 2004 - 2016 CHOP Resident Continuity Clinic Continuing Education "Genital anatomy and diseases" Children's Hospital of Philadelphia February 2003 Chief Resident Conference Detailed weekly case presentation for attendings, housestaff, and students Vanderbilt University Medical School, Department of Pediatrics 2001-2002 Pediatrics M&M Conference Implemented new monthly resident morbidity and mortality conference for pediatrics residents Vanderbilt University Medical School, Department of Pediatrics 2001-2002 Multidisciplinary Lectures REACH Out to CPS Program - multidisciplinary case conference and discussion with CPS units in Dallas and Collin counties. September 2009 - current, monthly. Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-Presenter, "Making an Impact: Indentifying and Preventing Child Abuse" April 2, 2010 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter, "Interesting Cases of 2009: Spinal cord injuries, subgaleal hematomas, blunt genital trauma, and drug ingestions" December 4, 2009 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter, "Clinical Manifestations of Abusive Injuries" September 4, 2009 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-Presenter, "Missed Cases of Abuse and Misdiagnosis of Abuse" February 6, 2009 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-Presenter, "Case Study: Munchausen Syndrome By Proxy" October 3, 2008

Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds

Presenter, "Forensic Evaluation of Sexual Assaults" May 2, 2008 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter, "Biomechanics of Pediatric Fractures September 7, 2007 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter, "Biomechanics of Pediatric Fractures September 7, 2007 Desoto Police Department "Medical Evaluation of Child Sexual and Physical Abuse". 6 hour seminar April 19, 2007 Dallas Police Department Educational Seminar "Medical Evaluation of Child Physical Abuse", 3 hour seminar March 14, 2007 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter, "Interesting Cases of 2006" December 2, 2006 Collin County Council on Family Violence, "4th Annual Facing Family Violence Conference Presenter "How to Ask the Tough Questions: Child Abuse and Neglect" October 20, 2006 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter "Retinal Hemorrhages in Children" October 6, 2006 Dallas Police Association Officer Training "Medical Evaluation of Suspected Child Abuse and Neglect" September 21, 2006 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter and Moderator "Preventing Child Abuse and Neglect: It's Everybody's Business" April 7, 2006 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Presenter "Interesting Cases of 2005" December 2, 2005 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Moderator "Domestic Violence and the Effect on Children" October 7, 2005 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-presenter with Dr. Emma Raizman "Missed Cases of Child Abuse" March 4, 2005 Dallas County District Attorney's Office "Medical Evaluation of Child Sexual Abuse: Examination, Injuries and STDs" January 28, 2005 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds "Inflicted Childhood Neurotrauma" November 5, 2004 Nursing Education Day "Child Abuse and Neglect" Children's Hospital of Philadelphia February 2003, July 2003, January 2004 **EPIC-SCAN** Presenter

Pennsylvania Chapter of AAP Educating Pediatrics in their Communities on Suspected Child Abuse and Neglect Presenter since July 2003 Continuing Education "Child Abuse" Elwyn Early Intervention Program staff training May 7, 2003 New Officer Training "Child Maltreatment" 4 hour seminar Philadelphia Police Department Special Victims Unit Training January 8, 2003 Dental Student Lecture "Child Maltreatment" University of Pennsylvania Dental School September 19, 2002 Forensic Assessment Center Network of Texas Multidisciplinary Case Staffings and Didactics Presenter, Topics include: "6 B's of Child Abuse: Bruises, burns, bones, bellies, brains, and between the legs" "Mechanisms of Pediatric Fractures" "Sexually transmitted infection in children" "When Did It Happen: Clinical Manifestations of Abusive Injuries" "Abusive Head Trauma in Children" "Forensic evidence collection in children" Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-presenter "Acute Sexual Assaults and Forensic Evidence collection" May 2, 2009 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-presenter "Conditions Mistaken for Abuse" February 6, 2009 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-presenter "Interesting REACH Cases of 2008 December 5, 2008 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-presenter "Medical Child Abuse: Case Study" October 4, 2008 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-presenter "Interesting REACH Cases of 2007 December 7, 2007 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-Presenter "Sexually Transmitted Infections in Children" October 5, 2007 Children's Medical Center of Dallas Child Abuse and Neglect Grand Rounds Co-Presenter "Sexually Transmitted Infections in Children" October 5, 2007

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1	Case No.	CV 20, 464	
2	Dept. No.	2	2017 JUL 16 AM 11: 02
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4	Social Securi	ity Numbers	DET COURT CLERK
5			C. SMCH
6	IN T	HE SIXTH JUDICIAL	DISTRICT COURT OF THE STATE OF NEVADA,
7		IN AND FC	OR THE COUNTY OF HUMBOLDT
8			-oOo-
9	WAYLON H	IUBER,	
10	VS.	Plaintiff,	NOTICE OF INTENT TO APPEAR BY
11			TELEPHONIC TRANSMISSION EQUIPMENT
12	JANEA HUE	3ER,	
13	 	Defendant.	/
14	You a	are hercby notified that	in accordance with Part IX of the supreme Court Rules of the
15	State of Neva	ida, Plaintiff, WAYLO	NHUBER, by and through his attorneys, MILLER LAW, INC.
16 17	and WENDY	7 N. MADDOX, ESQ.	, intends to call the following witnesses via telephone at the
18	emergency h	earing set for June 22, 2	2017 at 9:00 a.m.:
10	1.	. MATTHEW	COX, MD, 417 S. 6th Street, Boise, Idaho 83702. It is
20	anticipated th	nat this witness will tes	tify as to the facts of the case, the behavior of Defendant, the
21	behavior of th	he minor child, and othe	r relevant information. On the date and time of the said hearing
22	in this matter	, Matthew Cox will be	seeing patients at the CARES clinic in Boise, Idaho. Matthew
23	Cox can be c	ontacted on date and tir	ne of said hearing at <u>208-577-4471.</u>
24	2.		ATE, PI, 1325 Airmotive Way, Suite 206, Reno, Nevada
25			witness will testify as to the facts of the case, the private
26	-	-	er, and other relevant information. On the date and time of the
27			Grate will be in Reno, Nevada. Dustin Grates contact phone
28		his hearing <u>is 775-691-6</u>	<u>527</u>
	NOTICE TO A	PPEAR TELFPHONICALI	Y AQ343
		TELLING CAL	r. βάζετους

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1	For convenience of the witnesses, undue hardship and burden a personal appearance would
2	cause said witnesses, and due to insufficient time constraints and short notice of the hearing, the
3	above listed witnesses intend to appear telephonically.
4	DATED this day of June, 2017.
5	MILLER X &W, INC 7
6	WENDY K MXDDOX, ESQ.
7	Attorney for WAYLON HUBER Nevada Bar No. 14081 115 West 5 th Street, Box 7
8	115 West 5 th Street, Box 7 Winnemucca, Nevada 89445
9	775-623-5000
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	NOTICE TO APPEAR TELEPHONICALLY

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1	CERTIFICATE OF MAILING
2	I. JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ., and that on the
4 5	attached document in the US Mail in Winnemucca, Nevada, entitled NOTICE OF INTENT TO
6	APPEAR BY TELEPHONIC TRANSMISSION EQUIPMENT, to:
7	Carucci and Associates Kelly A. VandeBurgt, Esq.
, 8	702 Plumas Reno, Nevada 89509
9	JENNIFER ADAIR
10	JENNIFER ADAIR
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	NOTICE TO APPEAR TELEPHONICALLY

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1	Case No. CV 20	, 464 2017 JUR 16 An 11:01
2	Dept. No. 2	
3	This document contai Social Security Numb	- 1871 COMM 1 11.000
4		C. Smoot
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6	IN THE SIXT	TH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7		IN AND FOR THE COUNTY OF HUMBOLDT
8		-000-
9	WAYLON HUBER,	
10		Plaintiff,
11	vs.	NOTICE OF WITNESSES
12	JANEA HUBER,	
13		Defendant. /
14	Pursuant to N	RCP 16.2 you are hereby notified that Plaintiff, WAYLON HUBER, by and
15	through his attorneys,	MILLER LAW, INC. and WENDY N. MADDOX, ESQ., intends to call the
16	following witness dur	ing their case:
17	1.	WAYLON HUBER, c/o MILLER LAW, INC. and WENDY N. MADDOX,
18	ESQ., 115 West 5 th S	treet Box 7 Winnemucca, NV 89445. It is anticipated that this witness will
19	testify as to the facts of	of the case and other relevant information.
20	2.	ASHLIE HUBER, 4151 Two Rock Drive, Winnemucca, Nevada 89445. It
21	is anticipated that this	witness will testify as to the facts of the case and other relevant information.
22	3.	JANEA HUBER, c/o RODERIC A. CARUCCI, ESQ., 702 Plumas Street,
23	Reno, Nevada 89509	It is anticipated that this witness will testify as to the facts of the case and
24	other relevant information	ation.
25	4.	MATTHEW COX, MD, 417 S. 6th Street, Boise, Idaho 83702. It is
26	anticipated that this v	vitness will testify as to the facts of the case, the behavior of Defendant, the
27	behavior of the minor	child, and other relevant information.
28		
	NOTICE OF WITNESSE	s Pag 0346

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1	5. DUSTIN GRATE, PI, 1325 Airmotive Way, Suite 206, Reno, Nevada
2	89502. It is anticipated that this witness will testify as to the facts of the case, the private
3	investigation performed in this matter, and other relevant information.
4	6. Rebuttal witnesses as necessary.
5	7. All of JANEA HUBER's witnesses.
6	This list is preliminary and intended solely as a means to preserve the right of WAYLON
7	HUBER to present said witnesses, not as a guarantee that said witnesses, or any of them, will be
8	called to testify. Discovery is continuing and WAYLON HUBER reserves the right to amend this
9	list as appropriate. 15th
10	DATED this day of June, 2017.
11	MILLER/LAW, INC.
12	WENDY & MADDOX, ESQ.
13	Attorney for WAYLON HUBER Nevada Bar No. 14081
14	115 West 5th Street, Box 7 Winnemucca, Nevada 89445
15	775-623-5000
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	NOTICE OF WITNESSES Page 347

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I	CERTIFICATE OF MAILING	
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,	ĺ
3	ESQ. and that on the 4 day of April, 2017, I placed a true and correct copy of the foregoing or	
4	attached document in the US Mail, in Winnemucca, Nevada, entitled Notice of Witnesses, to:	
5 6	Carucci and Associates Kelly A. VandeBurgt, Esq. 702 Plumas	
7	Reno, Nevada 89509	
8	DATED this/day of June, 2017.	
9	JENNIFER ADAIR	ŀ
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	NOTICE OF WITNESSES Pate 9348	3

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	1	CASE NO.: CV20,464	
	2	DEPT. NO.: 2	
	3	The undersigned hereby affirms this document does not contain a social security number.	Mi ೫೦ ಕಿ.ಮೋಜನಿ ಚಿತ್ರಗಳಕ್ಕಳು ಪ್ರಸ್ಥಾನಕ್
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	5		DIST COURIGLERK
	6 7		Esomly
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	° 9		
DRADO	10	IN THE SIXTH JUDICIAL DISTR	RICT COURT OF THE STATE OF NEVADA
CARLCCI AND ASSUCIATES 702 PLEMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	11	IN AND FOR THE	COUNTY OF HUMBOLDT
CIVIES NEVADZ 1.323-04 SHINGTO	12		
CARLCUAND ASSOCIATE AS STREET REVO. NEVAI 323-0400 FAX 775-323-0 VDA, OREGON, WASHING	13		
UCCLAN STREET -0400 - 1 A. OREG	14		
CAR 702 PI UMAS (775-323 UP UD VUD	15	WAYLON HUBER	
702 P NSED IN	16	Plaintiff,	ORDER AFTER MAY 4, 2017
LICEY	17	V.	EMERGENCY HEARING
	18	JANEA HUBER,	
	19	Defendant.	
	20		
	21		
	22		urt on May 4, 2017 for an emergency hearing on
	23		motion and Order Granting Immediate Custody
	24		ff, Waylon Huber ("Father") was present and
	25		ox, Esq. of Miller Law. Defendant, Janea Huber
	26	("Mother") was present and represented	by counsel, Kelly A. VandeBurgt, Esq., of Carucci
	27	and Associates. The Court now finds a	nd orders as follows:

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1.

The parties were married on December 30, 2010, and share two minor

children: Brynlee J. Huber, born May 8, 2012; and Bryson W. Huber, born May 8, 2012. The parties were divorced by this Court pursuant to a Findings of Fact, Conclusions of Law, and Decree of Divorce entered on April 1, 2015. According to the Decree, the parties share joint legal and joint physical custody of the children.

2.Based upon the allegations contained in Father's emergency motion, Mother's boyfriend, Justin Calkins, shall have no contact with the minor children until further order of the Court.

The April 14, 2017 Order granting immediate custody shall be dissolved. The 3. parties are directed to comply with the custodial schedule contained in the Findings of Fact, Conclusions of Law, and Decree of Divorce.

4. Mother shall pay Father's attorney's fees for his fees incurred at the May 4, 2017 hearing. Father shall file a Memorandum of Fees for his attorney's fees incurred at the May 4, 2017 emergency hearing.

 $\mathbf{5}$ The Court will look into whether there is a possible conflict of interest in this case.

6. All prior orders not modified herein shall remain in full force and effect.

17 7. PENALTY FOR VIOLATION OF ORDER: THE ABDUCTION, CONCEAL MENT OR DETENTION OF A CHILD IN VIOLATION OF THIS ORDER IS PUNISH-18 ABLE AS A CATEGORY D FELONY AS PROVIDED IN NRS 193.130. NRS 200.359 19 provides that every person having a limited right of custody to a child or any parent 2021 having no right of custody to the child who willfully detains, conceals or removes the child 22 from a parent, guardian or other person having lawful custody or a right of visitation of 23 the child in violation of an order of this court, or removes the child from the jurisdiction 24 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 25 NRS 193,130. 26

8. 27The parties are hereby put on notice that the terms of the Hague Convention 28 of October 25, 1980, adopted by the 14th Session of the Hague Conference on Private

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ei , e <u>s</u>		
	1	International Law, apply if a parent abducts or wrongfully detains a child in a foreign
	2	country.
	3	IT IS SO ORDERED.
	4	DATED this day of June, 2017
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	6	DISTRICT JUDGE
	7	DISTINCT SUDUE
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09 Oloral	10	
s DA 895 0466 rton. C	11	
CARUCCLAND ASSOCIATES 702 PLUMAS STRIFT RENO. NEVADA 89509 775-323-0400 FAX 775-323-0466 ENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	12	
ZARUCCI AND ASSOCIAS STRIFT RENO. N 323-0400 FAX 775- VADA, OREGON, WAS	13	
RUCCLZ STRFF 3-0400 DA, ORI	14	
CA PLUMAS 775-32 N NEVA	15	
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		Page 3 A0351

CV 20,464

Waylon Huber vs. Janea Huber

Judge: Michael Montero

Clerk: Elisha Formby

JUNE 22, 2017 HEARING ON EXPARTE MOTION TO SUSPEND VISITATION

Waylon Huber, present with Wendy Maddox.

Janea Huber, present with Roderic Carucci.

The record reflected that this matter was set for an exparte motion to suspend visitation.

The Court closed the Courtroom.

The Court stated that this matter was set on the calendar for one (1) hour and he would allow each attorney thirty (30) minutes.

Counsel concurred.

Carruci stated that he would like to call three (3) witnesses that are under subpoena.

Dr. Matthew Cox, duly sworn and testified.

Direct by Carucci.

Defendant's exhibit A, report from Dr. Cox, offered and admitted.

Carucci reads exhibit A to the Court and explained that there is still an ongoing investigation with the alleged allegations against Mr. Huber.

Cross-examination by Maddox.

Discussion ensued about the shape, color and the age of the bruising that appeared on the minor child.

Redirect by Carruci.

Re-cross by Maddox.

The Court ask Carucci if Dr. Matthew Cox was under subpoena.

Carruci concurred.

The Court released Dr. Cox from said subpoena.

Duly sworn and testified, Kim Schmeling (testimony sealed by the Court).

The Court asked for offer of proof should Officer Ochoa be called to the stand.

Carruci stated that he was the officer that responded to a call at the Huber's home over Memorial Day weekend.

The Court stated that was already part of the record as there was a police report attached to the motion and that what Officer Ochoa has to offer in not significant in this hearing today but there may be a need in the future.

Maddox stated that she has one witness to call, Dustin Grate, but he would be appearing by telephone.

Maddox asked the Court if he is requesting an offer of proof on behalf of Dustin Grate, that she had filed a written report by him and that he has spent a significant amount of time in the children's home in Idaho.

The Court stated that he is in receipt of that report and that it was attached as an exhibit to Maddox's opposition. The Court further noted that those exhibits are filed confidential.

The Court ordered that based on the sworn testimony given in this case today, the evidence before him, the testimony and report by Mr. Cox, the testimony given by Kim Schmeling and the ongoing investigation it is the order of this Court to extend the order to suspend visitation with Waylon Huber.

The Court further admonished Ms. Huber and stated that if she was in violation of said the Court would take action on that issue and would reserve ruling on that.

Ms. Huber concurred.

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	1	CASE NO.: CV20,464	:
	2		
	3	The undersigned hereby affirms this document	
	4	does not contain a social security number.	
	5	AX .	
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	8	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
	9	IN AND FOR THE COUNTY OF HUMBOLDT	
) OKADO	10		
tes evada 89509 323-0466 iington, Colu	11		
ATES NEVADA 5) 323-(SHINGT(12	WAYLON HUBER,	
Associ Reno, Ax (77: DN, WA	13	Petitioner, PROOF OF PERSONAL SERVICE	
RUCCI & STRFET -0400 F A, OREGO	14	vs.	
CAR LMAS S 5) 323-1 VEVADA	15	JANEA HUBER,	
CARUCCI & ASSOCIATES 702 PLLMAS STRFET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO	16	Respondent.	
LICEN	17		
	18	Attached hereto is the completed Affidavit of Personal Service of the followir	ıg
	19	documents:	
	20	Subpoena to Appear and Testify.	
	21	111	
	22	111	
	23	111	
	24	111	
	25	111	
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	27	111	
	28	111	
		Page I A0354	

Kimberly Schmelling, was personally served on June 15, 2017 at 12:18 p.m. June 20, 2017 DATED: Carucci & Associates **702 Plumas Street** Reno, Nevada 89509 (775) 323-0400 By: Roderic A. Carucci, Esq. Kelly VandeBurgt, Esq. Attorney for Janea Huber

CARUCCI & ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Carucci &

Associates and on June 20, 2017 I served a true and correct copy of:

Proof of Personal Service

by:

X Placing an original or true copy thereof in a sealed envelope, postage prepaid

for collection and mailing in the United States Mail at Reno, Nevada

____ Personal Delivery

____ Facsimile to the following number: _____

- ___Reno Carson Messenger Service
- _____ Certified Mail, Return Receipt Requested
- ____ E-Flex filing system
- _____ Electronic mail addressed to:

addressed to: Wendy Maddox, Esq. Miller Law, Inc. 115 W. 5th Street Winnemucca, NV 89445

Bryttanie McNeff Carucci & Associates



EXHIBIT 1

1 AFFIDAVIT OF PERSONAL SERVICE 2 3 4 STATE OF NEVADA) ss. COUNTY OF HUMBOLDT 5 6 I Kelly Vande Burgt____ received the within Subpoena on the 15th day 7 of June, 2017 and personally served a copy of the same upon Kimberly Schmelling, on 8 day of June, 2017 at <u>12:18</u>p.m. 9 CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO 10 11 12 VANDEBUR Subscribed and sworn to before me 13 this $\frac{15^{n}}{4}$ day of $\frac{1}{2}$)Une_, 2017 14 15 16 17 **BRYTTANIE McNEFF** Notary Public - State of Nevada Appointment Recorded in Washoe County 18 No: 16-3796-2 - Expires September 29, 2020 19 2021 22 23 24 25 26 27 28 Page 4 A0358

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	1	CASE NO.: CV20,464 ORIGINAL SILES		
	2	DEPT. NO.: 2 2017 JUL 22 FA 3: 01		
	3	The undersigned hereby affirms this document does not contain a social security number.		
	4	does not contain a social security number.		
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	7	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA		
	8	IN AND FOR THE COUNTY OF HUMBOLDT		
KADO	10			
Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400 Fax 775-323-0466 NSED IN NEVADA, OREGON, WASHINGTON, COLORADO	11			
) ASSOCIATES Reno, Nevada 89509 ax 775-323-0466 M, Washington, Colo	12	WAYLON HUBER, <u>SUBPOENA TO APPEAR AND TESTIFY</u>		
CARUCCI AND ASSOCIATES MAS STREET RENO, NEVADA 8 5-323-0400 FAX 775-323-0466 JEVADA, OREGON, WASHINGTON,	13	Petitioner,		
UCCLAN STREET -0400 A, OREG	14	vs. JANEA HUBER,		
CARUCCI A CARUCCI A 775-323-0400 5ED IN NEVADA, ORE	15	Respondent.		
	16			
Tree	17 18	TO: Kimberly Schmelling Supervisor at DFCS		
	19	475 W. Haskell Street, Box 7 Winnemucca, NV 89445-3781		
	20	775-623-6555		
	21	YOU ARE COMMANDED to appear at the Sixth Judicial District Court, Family		
	22	Division, Department 2, 25 West $5^{ m th}$ Street, #212, Winnemucca, Nevada 89445, on the $22^{ m nd}$		
	23	day of June, 2017, at 9:00 a.m. to testify under oath at the trial in the above-captioned		
	24	matter on behalf of Respondent.		
	25	Any person failing to appear without adequate excuse to obey a subpoena may be		
	26 27	deemed in contempt of court, and shall be liable to the party injured in the sum of \$100.00, and for such damages as may be sustained by him/her on account of such perfect or		
	27	and for such damages as may be sustained by him/her on account of such neglect or refusal. [Nevada Rules of Civil Procedure, Rule 45(e)]		
		Page 1		
		A0359		

Dated this 14th day of June, 2017.

Carucci & Associatse 702 Plumas Street Reno, Nevada 89509 (775) 323-0400

By:

Roderic A. Carucci, Esq. Attorney for Janea Huber

NEVADA RULES OF CIVIL PROCEDURE, RULE 45(c) AND 45(d)

(c) Protection of Persons Subject to Subpoena.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

(2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

16 (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before 17 the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying 18 of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the 19 premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person 20commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a 21 party from significant expense resulting from the inspection and copying commanded.

(3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

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(i) fails to allow reasonable time for compliance;

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or

(iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or

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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OKEGON, WASHINGTON, COLORADO 10 11 12 13 14 15 16

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(iv) subjects a person to undue burden.

(B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) Duties in Responding to Subpoena.

(1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

AFFIDAVIT OF PERSONAL SERVICE STATE OF NEVADA ss. COUNTY OF HUMBOLDT I Kelly Vande Burgt received the within Subpoena on the 15^{77} day of June, 2017 and personally served a copy of the same upon Kimberly Schmelling, on 5⁴⁷day of June, 2017 at <u>12:18</u>p.m. CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO Subscribed and sworn to before me this 15th Une, 2017 day of (BRYTTANIE McNEFF Notary Public - State of Nevada Appointment Recorded in Washoe County No: 16-3796-2 - Expires September 29, 2020 Page 4 A0362

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Carucci &

Associates and on June 20, 2017 I served a true and correct copy of:

Subpoena to Appear and Testify

by:

X____ Placing an original or true copy thereof in a sealed envelope, postage prepaid

for collection and mailing in the United States Mail at Reno, Nevada

____ Personal Delivery

____ Facsimile to the following number: _____

- ___Reno Carson Messenger Service
- ____ Certified Mail, Return Receipt Requested
- ____ E-Flex filing system
- ____ Electronic mail addressed to:

addressed to: Wendy Maddox, Esq. Miller Law, Inc. 115 W. 5th Street Winnemucca, NV 89445

Bryttanie McNeff Carucci & Associates

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	2	DEPT. NO.: 2 2017 JUN 22 FM 3: 01
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	4	does not contain a social security number.
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	7	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
	8	IN AND FOR THE COUNTY OF HUMBOLDT
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SOCIATES Vo. Nevada 89509 775-323-0466 Washington, Colorado	10	
XLIATES NEVADA 89509 5-323-0466 SHINGTON, COLA	11	WAYLON HUBER,
sociates o. Nevada 8 75-323-0466 Vashington,	12	Petitioner, SUBPOENA TO APPEAR AND TESTIFY
	13	VS.
CARUCCI A MAS STREE 5-323-0400 IEVADA, ORI	14	JANEA HUBER,
CARUCCI AND A 702 PLUMAS STREET RE 775-323-0400 FAX FNSED IN NEVADA, OREGON,	15	Respondent.
702 CFNSED	16 17	
[][18	TO: Salvador Ochoa Winnemucca Police Department
	19	500 E. Winnemucca Blvd. Winnemucca, NV 89445-3781
	20	775-623-6396
	21	YOU ARE COMMANDED to appear at the Sixth Judicial District Court, Family
	22	Division, Department 2, 25 West 5 th Street, #212, Winnemucca, Nevada 89445, on the
	23	22^{nd} day of June, 2017, at 9:00 a.m. to testify under oath at the trial in the above-captioned
	24	matter on behalf of Respondent.
	25	Any person failing to appear without adequate excuse to obey a subpoena may be
	26	deemed in contempt of court, and shall be liable to the party injured in the sum of \$100.00,
	27	and for such damages as may be sustained by him/her on account of such neglect or
	28	refusal. [Nevada Rules of Civil Procedure, Rule 45(e)]

Page 1

Dated this 12th day of June, 2017. 1 Carucci & Associatse 2 702 Plumas Street Reno, Nevada 89509 3 (775) 323-0400 4 () /5 By: 6 Roderic A. Carucci, Esq. 7 Attorney for Janea Huber 8 **NEVADA RULES OF CIVIL PROCEDURE, RULE 45(c) AND 45(d)** 9 (c) Protection of Persons Subject to Subpoena. 10(1) A party or an attorney responsible for the issuance and service of a subpoena 11 shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, 12 which may include, but is not limited to, lost earnings and a reasonable attorney's fee. 13 (2)(A) A person commanded to produce and permit inspection and copying of 14 designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for 15 deposition, hearing or trial. 16 (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before 17 the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying 18 of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the 19premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person 20commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a 21 party from significant expense resulting from the inspection and copying commanded. 22 (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it: 23 (i) fails to allow reasonable time for compliance; 24 (ii) requires a person who is not a party or an officer of a party to travel to a 25 place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that such a person may in order 26 to attend trial be commanded to travel from any such place within the state in which the trial is held, or 27 (iii) requires disclosure of privileged or other protected matter and no 28 exception or waiver applies, or Page 2

LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO Caruccl and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400 Fax 775-323-0466

A0365

(iv) subjects a person to undue burden.

(B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

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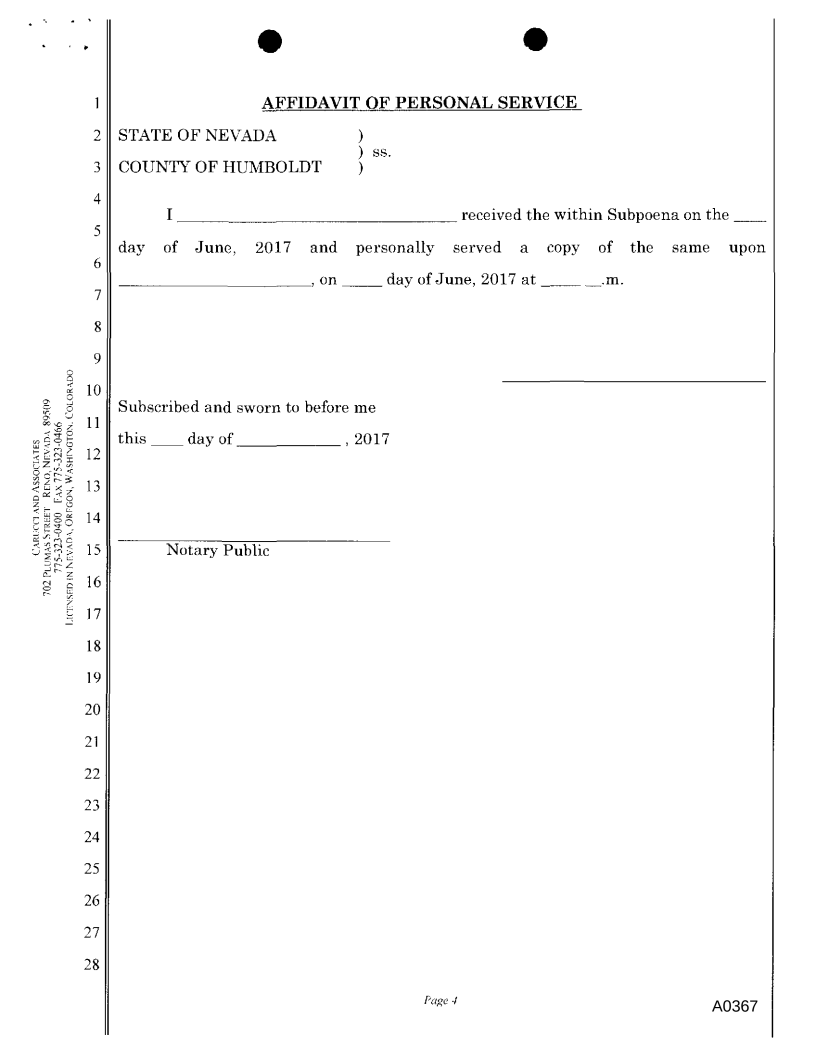
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CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Carucci &

Associates and on June 20, 2017 I served a true and correct copy of:

Subpoena to Appear and Testify

by:

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- _____ Electronic mail addressed to:

addressed to: Wendy Maddox, Esq. Miller Law, Inc. 115 W. 5th Street Winnemucca, NV 89445

Bryttanie McNeff Carucci & Associates

1 Case No. CV 20,464 2 Dept. No. 2 2017 JUL - 3 FH 3: 53 3 4 5 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 7 IN AND FOR THE COUNTY OF HUMBOLDT. 8 -000-9 WAYLON HUBER, 10 Plaintiff, 11 VS. ORDER SUSPENDING VISITATION 12 JANEA HUBER, 13 <u>Defendant.</u> / 14 On June 22, 2017, the Plaintiff, Waylon Huber, with counsel Wendy Maddox and the 15 Defendant, Janea Huber, with counsel Roderic Carucci, appeared before this Court for a hearing 16 on Defendant's Ex-Parte Emergency Motion to Suspend Visitation. 17 The Court, after considering sworn testimony from Dr. Matthew Cox and Kimberly 18 Schmeling, Supervisor of the Division of Child Protective Services, and further considering the 19

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R. MONTERO

best interest and welfare of the minor children would be served during the pendency of this action
by issuance of this order against Plaintiff, as hereinafter set forth;

NOW, THEREFORE, IT IS HEREBY ORDERED that until such time that the
 investigation of the claims set forth in Defendant's motion are concluded, and until the further

A0369

order of the court, the court hereby Orders all visitation by the Plaintiff, Waylon Huber, and the
minor children, BRYSON HUBER, born May 12, 2012, and BRYNLEE HUBER, born May 12,
2012, is hereby suspended.

IT IS SO ORDERED this <u>and</u> day of July, 2017.

MICHAEL R. MONTERO DISTRICT COURT JUDGE



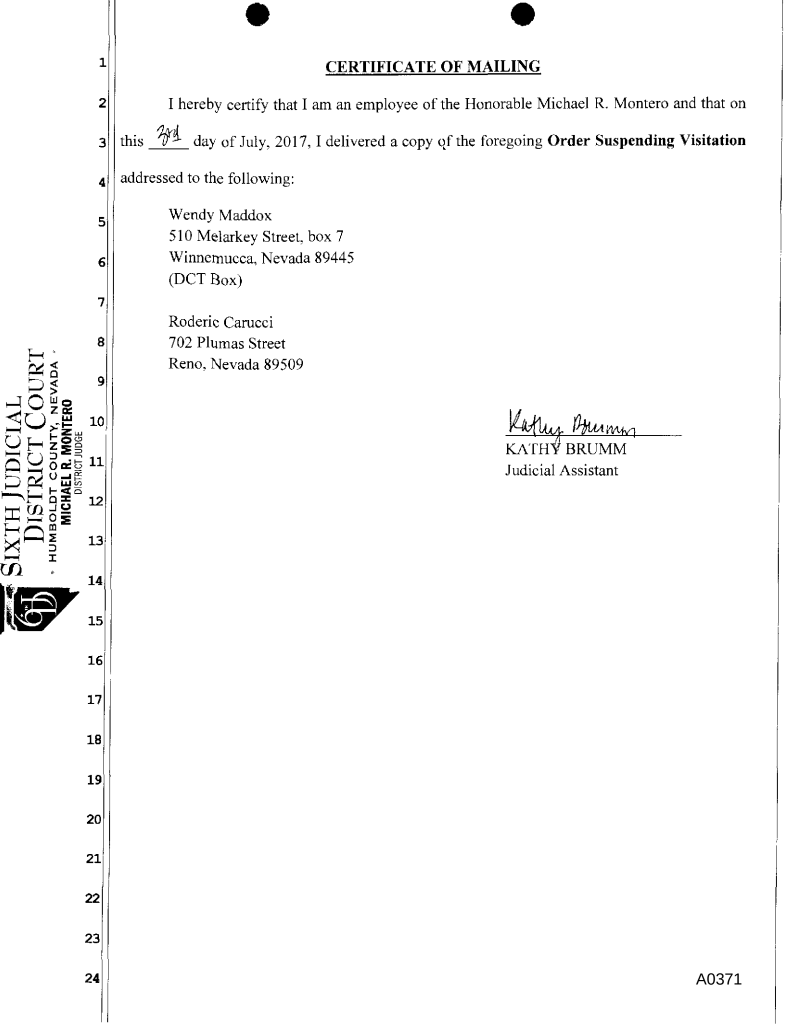
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ORIGINAL CASE NO.: CV20,464 1 2017 SEP 13 PH 1:31 2 DEPT. NO.: 2 TAMI RAE SPERO 3 The undersigned hereby affirms this document DIST COURT CLERK does not contain a social security number. Fort 4 5 6 7 8 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 9 IN AND FOR THE COUNTY OF HUMBOLDT 10 11 WAYLON HUBER, 12 MOTION TO WITHDRAW AS COUNSEL Petitioner, 13 vs. 14 JANEA HUBER. 15 Respondent. 16

CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO

17 COMES NOW, Roderic A. Carucci, Esq. of Carucci and Associates, attorney for
18 plaintiff, Janea Huber ("Mother"), in the above referenced action, and hereby files his
19 motion seeking to withdraw as counsel pursuant to SCR 46. This Motion is supported by
20 the attached Declaration of Roderic A. Carucci, Esq.

This firm was retained and substituted into this matter on April 19, 2017. Since
that time there has been a breakdown of communication between counsel and client.
Counsel has been unable to contact Ms. Huber since June, 2017. The client fails to
respond to communications in any form from counsel.

Under the circumstances the attorney / client relationship has deteriorated and
 counsel cannot effectively represent a client who fails and refuses to communicate with
 counsel. Therefore, counsel seeks permission from the Court to immediately withdraw as
 counsel of record for Janea Huber. The undersigned is unable to prospectively represent

1 Mother in this matter based upon the lack of communication.

Counsel has a written retainer agreement allowing for his withdrawal should the client fail to cooperate in the preparation and litigation of her case, or if there is an outstanding balance owed to counsel. The written agreement with the client states in relevant part: "Client shall cooperate fully with Attorney with respect to the actions, decisions and recommendations of Attorney in prosecuting the claims of Client, and further agrees to assist, aid and diligently help Attorney at all times, and provide all information, documents and facts requested by or necessary to Attorney." Mother's failure to communicate prevents counsel from participating further in this case.

Based upon the foregoing, the undersigned requests an immediate order from this honorable Court allowing this law firm to withdraw as counsel of record and substituting respondent Janea Huber *in pro per*. Janae Huber's last known address provided to counsel is: 3650 N. Bottlebrush Ave., Boise, Idaho 83713.

Opposing counsel has been contacted and states that they have no objection to counsel's withdraw as attorney of record.

DATED: September 11, 2017

Carucci and Associates 702 Plumas Street Reno, Nevada 89509 775-323-0400

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By:

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Roderic A. Carucci, Esq. Attorney for Janea Huber

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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 Fax 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTOY, COLORADO 2

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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO, NEVADA 89509 775-323-0400 FAX 775-323-0466 LICENSED IN NEVADA, OREGON, WASHINGTON, COLORADO 1

DECLARATION OF RODERIC A. CARUCCI, ESQ. IN SUPPORT OF MOTION TO WITHDRAW AS COUNSEL FOR JANEA HUBER

1. This Declaration is made pursuant to the provisions of NRS 53.045.

4 2. Declarant is an attorney at law licenced to practice in all courts of the State
5 of Nevada, and is the principal of Carucci and Associates.

6 3. Declarant's firm is counsel of record for Janea Huber in the above captioned
7 action.

4. Janea Huber does not respond to any communications from counsel since approximately June, 2017, and she is in breach of her contractual obligations, necessitating the immediate withdrawal of counsel. Client also owes substantial amounts to counsel and has failed to make any attempt to bring the outstanding balance current.

5. Declarant has had no communication with Janea Huber since her last
hearing on June 22, 2017. Multiple emails were sent to Ms. Huber; numerous attempts
were made to call her. Ms. Huber has ceased all communication with this office.

6. Counsel is no longer able to continue representing Ms. Huber due to the lack
of communication, and because of the breakdown in the attorney client relationship.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 11, 2017

Roderic A. Carucci, Esq. Carucci and Associates

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	1	CERTIFICATE OF SERVICE					
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and					
	3	on September 11, 2017, I served a true and correct copy of:					
	4	MOTION TO WITHDRAW AS COUNSEL					
	5	by:					
	6	\underline{X} Placing an original or true copy thereof in a sealed envelope, postage prepaid					
	7	collection and mailing in the United States Mail at Reno, Nevada					
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	18	Janea Huber 3650 N. Bottlebrush Avenue					
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702 Plumas Street Reno, NV 89509



Phone: 775-323-0400 Free: 844-79-NVLAW Fax: 775-323-0466

Offices in Reno, Winnemucca, Fernley, and Fallon

September 11, 2017

Humboldt County Court Clerk Sixth Judicial District Court 50 West 5th Street, #207 Winnemucca, NV 89445

> RE: Huber v. Huber Case No.: CV20,464

Dear Ms. Spero:

Enclosed please find one original and one copy of the Motion to Withdraw as Counsel, the Request for Submission, and two (2) copies of the blank Order, with regard to the above referenced case. Please file both copies and return a file stamped copy to our office. I have included a self addressed, stamped envelope for convenience.

Please don't hesitate to contact me at the number above if you have any questions. I appreciate your attention to this matter.

Sincerely,

Beyttanie Mineff

Bryttanie McNeff Carucci & Associates

Enclosures

RECEIVED SEP 1 3 2017 HUMBOLDT COUNTY CLERK

	FILED				
1	CASE NO.: CV20,464 2017 SEP 13 AM 10: 28				
2	DEFT. NO., 2				
3	The undersigned hereby affirms this document TAMI RAE SPERO does not contain a social security number.				
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8	OF THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA				
9	IN AND FOR THE COUNTY OF HUMBOLDT				
10					
11	WAYLON HUBER,				
12	Petitioner, <u>NON-OPPOSITION TO MOTION TO BE</u>				
13	vs.				
14	JANEA HUBER,				
15	Respondent.				
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17					
18	Petitioner, Waylon Huber ("Father"), by and through counsel, Wendy Maddox, Esq.,				
19	and the law firm of Miller Law, Inc., hereby files their non-opposition to Roderic A.				
20	Carucci's Motion to be Relieved as Counsel.				
21	DATED: September $\underline{15}$, 2017				
22	Wendy Maddox, Esq. Miller Law, Inc.				
23	115 W. 5 th Street Winnemuç 9 a, Nevada \$94 45				
24	(775) 623/5000				
25	By: Wendy Magder, Esq.				
26	Attorney for Waylon Huber				
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 Roderic A. Carucci, Esq. 702 Plumas Street Reno, NV 89509 Jennifer Adair Jennifer Adair 	13	Electronic mail addressed to:
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	2	DEPT. NO.: 2	2017 SEP 13 PM 1: 31					
	3 4 5	The undersigned hereby affirms this document does not contain a social security number.	TAMI RAE SPERO DIST. COURT CLERK EFOMM					
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sociates o, Nevada 89509 775) 323-0466 Vashington, Colorado	11 12		_					
22.7	13	WAYLON HUBER,						
JCCI AND / TREET RI 0400 FAX	14	Plaintiff,	REQUEST FOR SUBMISSION					
CARU UMAS S 5) 323-1 VEVADA	15	vs.						
CARU 702 PLUMAAS S (775) 323- CENSED IN NEVADA	16	JANEA HUBER,						
LICEN	17	Defendant.						
	18		-					
	19	COMES NOW, Roderic A. Carucci, Esq. of Carucci and Associates, counsel for						
	20	Defendant, Janea Huber ("Mother") and hereby requests that his Motion to Withdraw as						
	21	Counsel" be submitted to the Court for consideration.						
	22	DATED: September 11, 201	7					
	23		Carucci and Associates 702 Plumas Street					
	24		Reno, Nevada 89509 775-323-0400 / /					
	25		By:					
	26		Roderic A. Carucci, Esq. Attorney for Janea Huber					
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			Page 1 A0379					

	1	CERTIFICATE OF SERVICE					
	2	Pursuant to NRCP 5(b), I certify that I am an employee of Carucci & Associates and					
	3	on September 11, 2017, I served a true and correct copy of:					
	4	REQUEST FOR SUBMISSION					
	5	by:					
	6	<u>X</u> Placing an original or true copy thereof in a sealed envelope, postage prepaid for					
	7	collection and mailing in the United States Mail at Reno, Nevada					
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CARUCCI AND ASSOCIATES 702 PLUMAS STREET RENO. NEVADA 89509 (775) 323-0400 FAX (775) 323-0466 LICENSED IN NEVADA, ORIGON, WASHINGTON, COLORADO	15 16	Miller Law Wendy Maddox, Esq. 115 W. 5 th Street Winnemucca, NV 89445					
LIC	17 18 19	Janea Huber 3650 N. Bottlebrush Ave. Boise, ID 83713					
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	21	Bryttanie McNeff Carucci and Associates					
	22	Carucci and Associates					
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	1	CASE NO.: CV20,464				
	2	DEPT. NO.: 2 2017 SEP 14 PM 4: 26				
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	4	The undersigned hereby affirms this document does not contain a social security number. DIST. COURT CLERK C. Smath				
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	8	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA				
0	9	IN AND FOR THE COUNTY OF HUMBOLDT				
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LATES NEVADA 89509 -323-0466 SHINGTON, COL	11	WAYLON HUBER,				
OCIATES 0, NEVADA 8 75-323-0466 /ASHINGTON,	12	Petitioner, ORDER ALLOWING WITHDRAWAL				
ND ASS FAX 7 FAX 7 5GON, W	13	vs. <u>OF COUNSEL FOR RESPONDENT</u>				
RUCCU / STREE 3-0400 DA, ORI	14	JANEA HUBER,				
CARL 702 PLUMAS S 775-323-1 CENSED IN NEVADA	15	Respondent.				
702] ENSED П	16					
LIC	17	This matter having come before the court upon motion of counsel for respondent, Janua Huber, and good cause appearing				
	18	Janea Huber, and good cause appearing, IT IS HEREBY ORDERED THAT:				
	19 20	Roderic A. Carucci, Esq. and Carucci and Associates, shall be allowed to withdraw				
	20 21	immediately as counsel of record for Janea Huber, and that Janea Huber shall be				
	21	substituted in pro per.				
	23	Janea Huber's last known address of record is: 3650 N. Bottlebrush Ave., Boise,				
	24	Idaho 83713.				
	25	DATED this $/ \frac{44}{100}$ day of September, 2017				
	26	Dite				
	27					
	28	DISTRICT JUDGE				
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6	IN TH	HE SIXTH JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA,			
7		IN AND FOR THE CO	UNTY OF HUMBOLDT			
8		-0	Oo-			
9	WAYLON H	UBER,				
10		Plaintiff,	DECLIFOR FOR UP A BING			
11	vs.		REQUEST FOR HEARING			
12	JANEA HUB	ER,				
13		Defendant. /				
14	COMES NOW, Plaintiff, WAYLON HUBER, herein by and through his attorneys					
15	MILLER LAW, INC. and WENDY N. MADDOX, ESQ., and requests that a status hearing be set					
16	on the above	entitled case				
17	DATE	ED this $\frac{1}{1}$ day of October, 2017.				
18			MILLER LAW, INC.			
19			ille a			
20			WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER			
21			Nevada Bar No. 14081 115 West 5th Street, Box 7			
22			Winnemucca, NV 89445 775-623-5000			
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_~	REQUEST FOR	RHEARING	ନ୍ ପୁ382			

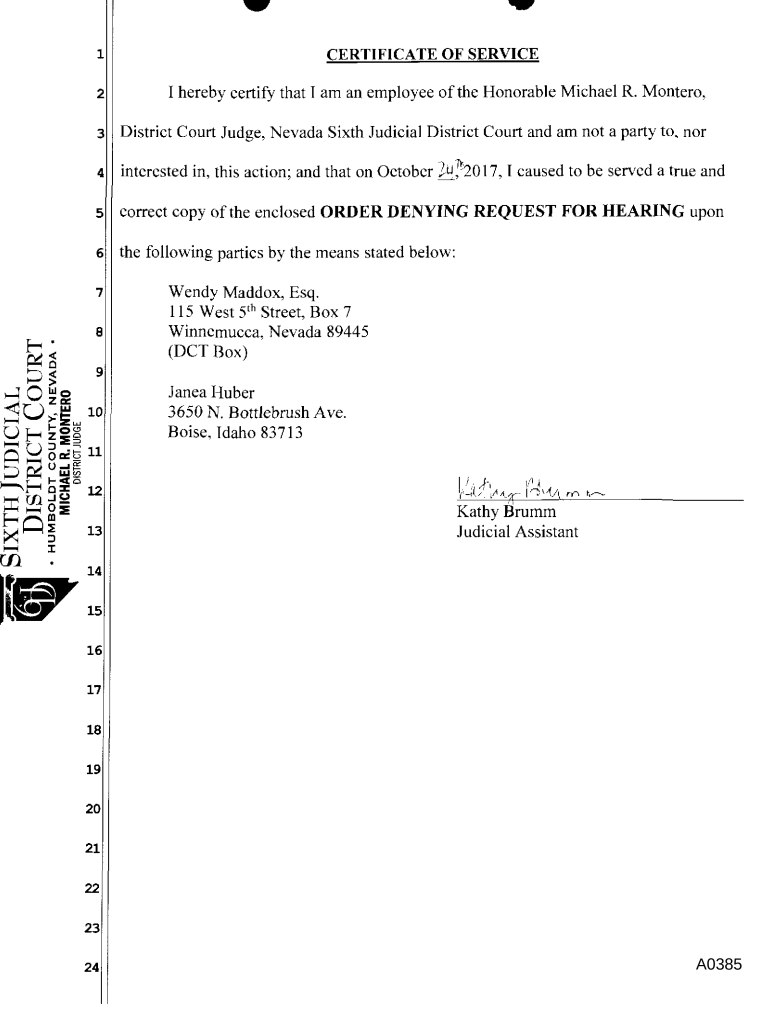
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1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal to WENDY N. MADDOX, ESQ.
3	and that on the $\underline{\sqrt{2}}$ day of October, 2017, I placed a true and correct copy of the foregoing or
4	attached document in the US Mail in Winnemucca, Nevada, entitled Request for Hearing, to:
5	Janea Huber 3650 N. Bottlebrush Ave.
6	Boise, Idaho
7	DATED this <u>and</u> day of October, 2017.
8	JENNIFER ADAIR
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	REQUEST FOR HEARING AQ383

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	1	CASE NO.	CV 20,464	
	2	DEPT. NO.	2	2017 OCT 24 PH 2: 32
	3			「AHLRAE SPERD DIST COURT CLERK
	4			
	5	IN THE S	IXTH JUDICI.	AL DISTRICT COURT OF THE STATE OF NEVADA,
	6		IN AND	FOR THE COUNTY OF HUMBOLDT.
	7			-000-
۲	8	WAYLON H	HUBER,	
URJ vada	9		Plaintiff,	
ICIAL T CO Montero	10	VS.		ORDER DENYING
		JANEA HUI	BER,	<u>REQUEST FOR HEARING</u>
H JUD IS'TRIC IS'TRIC MICHAEL R.	12		Defendant.	<u>/</u>
	13		The Court her	eby Denies the Plaintiff's Request for Hearing with the right
	14	to resubmit	once informatio	on has been provided regarding the status of the investigation
B	15			dant's Motion to Suspend Visitation.
	16			DERED this 24 day of October, 2017.
	17			
	18			J-1-
	19			DISTRICT COURT JUDGE
	20			
	21			
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	23			
	24			A0384

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1	Case No.: CV 20,464					
2	Dept. No.: 2 2017 NOY - 9 FM 1:12					
3	This document contains no DIST. COURT CLERK					
4	Social Security Numbers					
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6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,					
7	IN AND FOR THE COUNTY OF HUMBOLDT					
8	-oOo-					
9	WAYLON HUBER,					
10	Plaintiff,					
11	vs. <u>NOTICE OF FINDINGS OF DIVISION OF</u> <u>CHILD AND FAMILY SERVICES</u>					
12	JANEA HUBER					
13	Defendant/					
14	YOU AND EACH OF YOU PLEASE BE NOTIFIED that attached is findings of the					
15	Division of Child and Family Services, filed under confidential seal.					
16	DATED this day of November. 2017.					
17	MILLER LAW, INC.					
18	WEDVENTAN TO O					
19	WENDY W. MADDOX, ESQ. Attorney for WAYLON HUBER					
20	Nevada Bar No.14081 115 West 5th Street, Box 7					
21	Winnemucca, Nevada 89445 775-623-5000					
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	NOTICE OF FINDINGS OF DIVISION OF CHILD AND FAMILY SERVICES Page 1					

1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX,
3	ESQ., and that on the $\underline{\Im}^{h}$ day of November, 2017, I placed a true and correct copy of the foregoing
4	or attached document in U.S Postal Service at Winnemucca, Nevada, Notice of Findings of Division
5	of Child and Family Services, to:
6	Janea Huber 3650 N. Bottlebrush Ave.
7	Boise, Idaho 83713
8 9	DATED this <u>1</u> day of November, 2017.
10	JENNIFER ADAIR
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	NOTICE OF FINDINGS OF DIVISION OF CHILD AND FAMILY SERVICES A0387 Page 2

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6	IN TI	HE SIXTH JUDICIA	L DISTRICT COURT OF THE STATE OF NEVADA,			
7		IN AND F	FOR THE COUNTY OF HUMBOLDT			
8			-oOo-			
9	WAYLON H	IUBER,				
10	vs.	Plaintiff,	REQUEST FOR HEARING			
11	10.					
12	JANEA HUE	BER,				
13		Defendant.	/			
14	СОМ	ES NOW, Plaintiff,	WAYLON HUBER, herein by and through his attorneys			
15	MILLER LA	W, INC. and WENI	DY N. MADDOX, ESQ., that the DCFS findings have been			
16	submitted to t	the court; and request	s that a status hearing be set on the above entitled case.			
17	DATI	ED this day of N	lovember, 2017.			
18	MILLER LAW, INC.					
19						
20			WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER			
21	Nevada Bar No. 14081 115 West 5th Street, Box 7					
22	Winnemucca, NV 89445 775-623-5000					
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	REQUEST FOR	RHEARING	A0388 Page 1			

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1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal to WENDY N. MADDOX, ESQ.
3	and that on the day of November, 2017, I placed a true and correct copy of the foregoing or
4	attached document in the US Mail in Winnemucca, Nevada, entitled Request for Hearing, to:
5	Janea Huber
6	3650 N. Bottlebrush Ave. Boise, Idaho
7	DATED this day of November, 2017.
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9	JENNIFERADAIR
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	REQUEST FOR HEARING

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2	Dept. No. 2 2017 NOV -9 PM 1:13	
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6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,	
7	IN AND FOR THE COUNTY OF HUMBOLDT	
8	-oOo-	
9	WAYLON HUBER,	
10	Plaintiff,	
11	vs. <u>REQUEST FOR SUBMISSION</u>	
12	JANEA HUBER,	
13	Defendant/	
14	COMES NOW, Plaintiff, WAYLON HUBER, herein by and through his attorney.	5,
15	MILLER LAW, INC. and WENDY N. MADDOX, ESQ., and requests that the NOTICE O	F
16	FINDINGS OF DIVISION OF CHILD AND FAMILY SERVICES be submitted to the judge for	or
17	review.	
18	DATED this day of November, 2017.	
19	MILLER LAW, INC.	
20	WENDY N. KADDOY, DSO	-
21	WENDY N. MADDOX, ESQ. Attorney for WAYLON HUBER Nevada Bar No. 14081	
22	115 West 5th Street, Box 7	
23	Winnemucca, Nevada 89445 775-623-5000	
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	REQUEST FOR SUBMISSION Page	ρq

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1	CERTIFICATE OF MAILING		
2	I, JENNIFER ADAIR, do hereby certify that I am a paralegal to WENDY N. MADDOX		
3	ESQ. and that on the day of November, 2017, I mailed a true and correct copy of the foregoing		
4	or attached document in U.S. Mail, in Winnemucea, Nevada, entitled Request for Submission, to:		
5	Janea Huber		
6	3650 N. Bottlebrush Ave. Boise, Idaho 83713		
7	DATED this day of November, 2017.		
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9	JENNIFER ADAIR		
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	REQUEST FOR SUBMISSION AQ291		

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7		IN AND FOR THE COU	NTY OF HUMBOLDT
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9	WAYLON H	IUBER,	
10		Plaintiff,	NOTICE OF HEARING
11	vs.		Notice of ficadito
12	JANEA HUB	3ER,	
13		Defendant/	
14	1		E NOTIFIED that a review hearing in the above
15	4	has been set for the 5^{th} day of January	
16	DATE	ED this <u></u> day of December, 2017	2
17			MILLER LAW, INC.
18			WENDX MADDOX, ESQ.
19		·	Attorney for WAYLON HUBER Nevada Bar No. 14081
20			115 West 5 th Street, Box 7 Winnemucca, Nevada 89445
21	ļ		775-623-5000
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	NOTICE OF H	EARING	Å0392

1	CERTIFICATE OF MAILING		
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal of WENDY N. MADDOX,		
3	ESQ., and that on the S day of December 2017 I placed a true and correct copy of the foregoing		
4	or attached document in the US MAIL, in Winncmucca, Nevada, entitled Notice of Hearing, to:		
5	Janca Huber		
6	3650 N. Bottlebrush Ave. Boise, Idaho 83713		
7	DATED this day of December, 2017		
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9	JENNAFER ADAIR		
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1	Case No. CV 20, 464
2	Dept. No. 2 2017 DEC 29 KM 10: 44
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6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA.
7	IN AND FOR THE COUNTY OF HUMBOLDT
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9	WAYLON HUBER,
10	Plaintiff,
11	vs. <u>SUBPOENA</u>
12	JANEA HUBER,
13	Defendant/
14	THE STATE OF NEVADA SENDS GREETINGS TO:
15 16	Division of Child and Family Services Kimberly Schmeling, Social Worker 475 W. Haskell Winnemucca, Nevada 89445
, 17	WE COMMAND YOU, that all and singular, business and excuses being set aside, you
18	appear and attend before the Sixth Judicial District Court, County of Humboldt, State of Nevada,
19	at the Court Room of said Court in said County and State at the address listed below, on the 5 th day
20	of January 2018, at 2:30 p.m. then and there to testify on the part of Plaintiff, and for a failure to
21	attend you will be deemed guilty of contempt of Court.
22	IN WITNESS, WHEREOF, I have hereunto set my hand this 1914 day of December, 2017
23	Jami Jae Spero
24	CLERK
25	DEPUTY CLERK
. 26	50 W. 5 th Street
27	Winnemucca, Nevada 89445 775-623-6379
28	
	SUBPOENA A0394 Page 1

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NRCP 45

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(c) Protection of Persons Subject to Subpoena.

2 (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. 3 The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the 4 party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

5 (2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the 6 place of production or inspection unless commanded to appear for deposition, hearing or trial.

- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection 7 and copying may, within 14 days after service of the subpoena or before the time specified for
- 8 compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated 9

materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court 10

by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the 11

production. Such an order to compel production shall protect any person who is not a party or an

12 officer of a party from significant expense resulting from the inspection and copying commanded.

- (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the 13 subpoena if it:
- (i) fails to allow reasonable time for compliance; 14

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100

- 15 miles from the place where that person resides, is employed or regularly transacts business in person, except that such a person may in order to attend trial be commanded to travel from any such 16
- place within the state in which the trial is held, or
- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, 17 or
- 18 || (iv) subjects a person to undue burden.
 - (B) If a subpoena
- 19 (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- 20(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of
- 21 any party,
- the court may, to protect a person subject to or affected by the subpoena, quash or modify the 22 subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the

23 testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order 24

- appearance or production only upon specified conditions.
- (d) Duties in Responding to Subpoena. 25

(1) A person responding to a subpoena to produce documents shall produce them as they are kept

- 26 in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- 27 (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported
- 28 by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

SUBPOENA

STATE OF NEVADA)) ss COUNTY OF HUMBOLDT) CV20464

I hereby certify and return that I received the within Subpoena on the 27 day of December, 2017 and that I personally served the same upon **Kimberly Schmeling** at DCFS 475 W. Haskell, Winnemucca, in the County of Humboldt, State of Nevada, by serving Kimberly Schmeling a copy of the within Subpoena, personally, and informing her of the contents thereof, on this 27 day of December, 2017.

MIKE ALLEN Sheriff of Humboldt County, Nevada

By: MZ18 Deputy

CV 20,464

Waylon Jay Huber, Plaintiff vs. Janea Marie Huber, Defendant.

Judge: Michael R. Montero

Clerk: Jody Clark

JANUARY 5, 2018

REVIEW HEARING

PRESENT: Plaintiff, Waylon Jay Huber, present with counsel, Wendy Maddox. Defendant, Janea Marie Huber, present (telephonically) in proper person.

CLOSED HEARING

The record reflected that this matter comes before the Court as a review hearing that had been requested by Maddox. The record further stated that he had previously denied a request for hearing and at some point granted the request and set today's hearing.

The Court asked Maddox for opening comments as to what her intentions are today.

Maddox stated she intends to achieve contact between the Plaintiff and his children. Maddox continued to make additional comments.

The Court addressed the Defendant regarding an email she sent to the Court via his Judicial Assistant, Kathy Brumm.

The Defendant stated she is requesting the continuance due to her attorney being out of the country.

The Court stated he did not grant the continuance but did allow the Defendant to appear telephonically. The Court then asked the Defendant of her status in hiring counsel.

The Defendant stated her counsel is Roderic Carucci and he is out of the country so is unable to communicate with him and is waiting for additional documents.

The Court asked the Defendant if she was still represented by Carucci.

Maddox stated that Carucci filed an Order Allowing Withdrawal of Counsel on September 14, 2017.

The Court asked the Defendant if she was aware of Carucci withdrawing.

The Defendant stated she is aware and spoke with Carucci and he is willing to take her back as a client. The Defendant further stated she is in the process of gathering monies for a retainer.

The Court stated that Carucci has not filed any notice of representation as of today's date.

The Defendant stated her understanding.

The Court stated he does not intent to have an evidentiary hearing today, he just wanted an update as to the status of the matter.

Maddox informed the Court that she has obtained police reports for submission as evidence and that Kim Schmeling has been subpoenaed to testify. Maddox further motioned the Court that should he not be inclined to hear testimony, if he would then have an in-camera review of her documents. The Court asked Maddox to explain to him what she intends him to review in-camera.

Maddox responded.

The Court stated that the Defendant should be afforded the opportunity to obtain counsel. The Court further stated that he is inclined to review the documents Maddox intends to offer into evidence subject to objection. The Court then asked to address each document.

Maddox stated the first document is the Findings of Division of Child and Family Services filed under seal.

The Court asked the Defendant if she had any objections to the Court reviewing the document incamera.

The Defendant had no objections to the Court reviewing the document in-camera.

Maddox stated the second document is a Winnemucca Police Report.

A discussion ensued between the Court and Maddox regarding the report.

Maddox further informed the Court of the NIA Nevada Initial Assessment.

The Defendant had no objections to the Court reviewing the NIA in-camera.

The Court informed counsel and parties where he is at in the matter. The Court is inclined to review the documents with the exception of the police report at this time. The Court may consider the report at an evidentiary hearing.

The Court asked the Defendant for her position as to the Plaintiff having contact with children.

The Defendant stated she is hesitant and further stated her concerns.

A discussion ensued between the Court and Defendant regarding contact between her and the Plaintiff.

The Court took a brief recess.

After a brief recess, the Court called in Kim Schmeling to speak with her regarding documents given to Maddox.

Schmeling stated she had received a subpoena to appear today.

The Court shall review the documents discussed in-camera and will then determine if the current order suspending visitation should be modify based upon the evidence.

The Court set this matter for an Evidentiary Hearing on Friday, February 2, 2018, at 10:00 a.m.

The Court informed the Defendant that she must be present in person for the next hearing and would need to have retained counsel.

The Defendant stated Carucci would not be back by then.

The Court informed the Defendant that she would need to work the matter out with her attorney. The Court further informed counsel and parties that this matter is a second set to a criminal jury trial. The

Court further informed the parties that he would notify them if he elects not to modify the current order.

Maddox asked the Court if the children needed to be present.

The Court will not order the children to be present. Should the Court elect to modify the current order he may then order the children to be present.

Maddox stated her concerns should the order be modify to allow visitation in getting the children from Idaho to Nevada.

The Court stated he is well aware and expects if the Court is to modify the order there needs to be some re-acquaintance time and that professional assistants may be needed.

Maddox motioned the Court for some kind of contact between the Plaintiff and his children.

The Court stated he would need to review the documents first.

	1	Case No.: CV-20464
	2	Dept. No.: II 2013 JAN 29 Fit 3: 43
	3	The undersigned hereby affirms that this document $C_{1} = C_{1} = C_{2} = C_{1} = C_{2} = C_$
	4	J Koreless
	5	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
	6	IN AND FOR THE COUNTY OF HUMBOLDT
	7	WAYLON J. HUBER,
	8	Plaintiff, vs.
	9	JANEA M. HUBER,
	10	Defendant.
	11	/ NOTICE OF APPEARANCE OF COUNSEL
20	12	Please take notice that STEVE E. EVENSON, Esq. PC, hereby enters his appearance as
е РС st 36 428-18	13	counsel of record for the Defendant, JANEA M. HUBER. Please serve all further pleadings and
v Office n, Esq r Street la 89406 (775) 42	14	notice upon undersigned counsel at the address set forth in this document.
Evenson Law Office teve E. Evenson, Esq., 126 S. Taylor Street Fallon, Nevada 89406 428-1967 Fax (775) 42	15	DATED: This Danuary, 2018.
Evense ve E. E 126 S. Fallon, 28-1967	16	
Evenson Law Office Steve E. Evenson, Esq., PC 126 S. Taylor Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820	17	STEVE E. EVENSON, Esq. PC Attorney for Defendant
Ŭ	18	
	19	CERTIFICATE OF SERVICE
	20	Pursuant to NRCP 5(b), I certify that I am an employee of Evenson Law Office, and that on the day of January, 2018. I
	21	served a true and correct copy of the NOTICE OF APPEARANCE OF COUNSEL , by the following:
	22 23	[X] MAIL: By placing an original or true copy in a sealed envelope, postage fully prepaid, in a U.S. Postal Service mailbox at Fallon, Nevada, addressed to the individual(s) and/or address(es) listed below addressed as follows and faxing a true and answer approximate the number below.
	23	and correct copy to the number below: Wendy N. Maddox, Esq.
	24	115 West 5 th Street, Box 7 Winnemucca, Nevada 89445
		Latinia Johnston, Paralegal
	26 27	Evenson Law Office
	28	
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1 Case No. CV 20, 464 IAN 31 20'8 2 Dept. No. 2 TAMI RAE SPERO ORT COURT OLERK 3 This document contains no Social Security Numbers TAMI RAE SPERO ORT COURT OLERK 4 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN THE SIXTH JUDICIAL DISTRICT COURT OF HUMBOLDT 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF HUMBOLDT 7 -00- WAYLON HUBFR. Plaintiff. 78 NOTICE OF HEARING 10 NANE AHUBER. 11 Defendant. 12 JANEA HUBER. 13 Defendant. 14 YOU AND EACH OF YOU PLEASE BE NOTIFIED that a review hearing in the above 16 DATED this 312 day of January. 2018. 17 WENDY K. MADDOX, ESO, Atomey for WAYLON HUBER Nevada Brow. 14081 18 West 54 Street, Rox 7 19 NUMERON, Nevada 89445 20 115 West 54 Street, Rox 7 21 T75-623-5000			
Case No. CV 20, 464 Dept. No. 2 This document contains no Social Security Numbers The SEE SPERO OLST. COURT CLERK Social Security Numbers 6 IN THE SINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. 7 IN AND FOR THE COUNTY OF THE STATE OF NEVADA. 8	τ ' *		
2 Dept. No. 2 TAM RAE SPERO DIST. COURT CLERK 3 This document contains no Social Security Numbers Dist. COURT CLERK 4 Dept. No. 1 Dist. COURT CLERK 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. IN AND FOR THE COUNTY OF THUMBOLDT 7 IN AND FOR THE COUNTY OF HUMBOLDT 8 -000- WAYLON HUBER. 0 10 Plaintiff. 11 vs. 12 JANEA HUBER. 13 Defendant. 14 YOU AND EACH OF YOU PLEASE BE NOTIFIED that a review hearing in the above entitled case has been set for the 30 th day of March 2018, at 9:00 a.m. 15 MILLER LAW, DNC, 16 MILLER LAW, DNC, 17 MILLER LAW, DNC, 18 WENDY M'MADDOX, ESO, Attorny for WAYLON HUBER Nevada Bar No. 14081 115 US WESTS Street, Box 7 13 US WAYLON HUBER Nevada 89445 14 You And State State Street, Box 7 15 HUBER No. 14081 16 No. 14081 17 No. 14081 18 No. 14081 19 No. 14081	1	Case No. CV 20, 464	
3 This document contains no Social Security Numbers 4 DIST. COUNT CLERK 5 Social Security Numbers 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA. 7 IN AND FOR THE COUNTY OF HUMBOLDT 8 -00- 9 WAYLON HUBER, 10 Plaintiff. 11 vs. 12 JANEA HUBER, 13 Defendant. 14 YOU AND EACH OF YOU PLEASE BE NOTIFIED that a review hearing in the above entitled case has been set for the 30 ^{c3} day of March 2018, at 9:00 a.m. 16 DATED this 21 Y day of January, 2018. 17 MILLER LAW, INC. 18 WENDY M'MADDOX, ESQ. 19 Automory Bis WAYLON HUBER 10 WENDY M'MADDOX, ESQ. 11 West 5 st Street, Box 7 12 INSERTION (1081) 13 US west 48 Street, Box 7 14 WENDY M'MADDOX, ESQ. 15 Street, Box 7 16 Street, Box 7 17 You AND EACH OF YOU PLEASE BE NOTIFIED that a streact and streact and streact and streact and streact and streact and streact and streact and streact and streact and streact an			JAN 3 1 2018
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19 WENDY M'MADDOX, ESQ. 20 Attorney for WAYLON HUBER 20 115 West 5 th Street, Box 7 21 775-623-5000 22 23 24 25 26 27 28 28	17		
19 Attorney for WAYLON HUBER 20 Nevada Bar No. 14081 115 West 5 th Street, Box 7 Winnemucca, Nevada 89445 775-623-5000 22 23 24 25 26 27 28	18		WENDY MADDOX ESO
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<u>,</u> •		
1	CERTIFICATE OF MAILING	
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal of WENDY N. MADDOX,	
3	ESQ., and that on the $\frac{2}{2}$ day of January 2018 I placed a true and correct copy of the foregoing	
4	or attached document in the US MAIL, in Winnemucca, Nevada, entitled Notice of Hearing, to:	
5	Steve E. Evenson, Esq.	
6	126 Taylor Street 7 Fallon, Nevada 89406	
7	DATED this $\frac{51}{2}$ day of January, 2018.	
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9	JENNIPER ADAIR	
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1	Case No. CV 20, 464		
2	Dept. No. 2		
3	This document contains no FEB 0 1 2018		
4	Social Security Numbers TAMI RAE SPERO DIST. COURT CLERK		
5	E tom/11		
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA.		
7	IN AND FOR THE COUNTY OF HUMBOLDT		
8	-oOo-		
9	WAYLON HUBER,		
10	Plaintiff,		
11	vs. <u>DISCHARGE OF ATTORNEY AND</u> <u>SUBSTITUTION IN PROPRIA PERSONA</u>		
12	JANEA HUBER,		
13	Defendant/		
14	The law office of MILLER LAW, INC. and WENDY N. MADDOX, ESQ., having		
15	represented the undersigned in the above-entitled action as my attorney and having performed all		
16	services in the action which they were employed, I hereby discharge said attorneys and substitute		
17	myself in their place and stead. My current mailing address is 4151 Two Rock Dr., Winnemucca,		
18	Nevada 89445.		
19	DATED this day of <u>Fe. Bueary</u> , 2018. M. A. M.		
20	WAYLON HUBER		
21	CONSENT TO DISCHARGE		
22	I, WENDY N. MADDOX, ESQ., consent to being discharged.		
23	DATED this day of $\frac{2}{2}$, $\frac{1}{2}$, 2018.		
24	MILLER LAW, INC.		
25	WENDY N. MADDOX, ESQ.		
26	Attorney for WAYLON HUBER Nevada Bar No. 14081		
27	115 West 5th Street, Box 7 Winnemucca, Nevada 89445		
28			
	DISCHARGE OF ATTORNEY and SUBSTITUTION IN PROPRIA PERSONA Page 1		

1	CERTIFICATE OF MAILING
2	I, JENNIFER ADAIR, hereby certify that I am a paralegal of WENDY N. MADDOX,
3	ESQ., and that on the 1 st day of February 2018, I mailed a true and correct copy of the foregoing
4	or attached document, in the US Mail, in Winnemucca, Nevada, entitled DISCHARGE OF
5	ATTORNEY and SUBSTITUTION IN PROPRIA PERSONA to:
6	
7	Steve E. Evenson, Esq. 126 Taylor Street
8	Fallon, Nevada 89406
9	DATED this 1 st day of February 2018.
10	
11	JENNIFER ADAIR
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	DISCHARGE OF ATTORNEY and SUBSTITUTION IN PROPRIA PERSONA

CV 20,464

Waylon Huber vs. Janea Huber

Judge: Michael Montero

Clerk: Elisha Formby

MARCH 30, 2018

EVIDENTIARY HEARING

PRESENT: Plaintiff, Waylon Huber, present in proper person. Defendant, Janea Huber present with counsel, Steven Evenson.

The Court asked the parties what evidence they had to offer to the Court today.

Waylon responded that he has subpoenaed, Kim Schmeling. Waylon stated that the agreement in the Divorce was for Janea to move to Idaho for a short period to allow her to finish school and then return to Winnemucca with the children. Waylon stated he just wants to see his kids.

Evenson responded and informed the Court that he has just recently been retained as counsel by Ms. Huber, that he had requested a copy of the file from past counsel and was unable to obtain that, that the children are enrolled in school in Idaho, it would be difficult to remove them in the middle of the year to return them to their father. Evenson further stated that he was unimpressed with the prior orders and motions and reminded the Court that the allegations against Mr. Huber are still pending and under investigation by the State. Evenson informed the Court of the children's recent diagnosis of special needs and would motioned the Court to deny the motion for the mother to relocate back to Winnemucca.

The Court stated that this matter before him today is a disaster. That the last time this matter was in Court the other party had counsel, now that party does not have counsel and the other party does have counsel. That in the mean time there are children who lives are being affected who have the right to see both of their parents. The Court further stated now Waylon states that the relocation of the children to Idaho was for a period of time to allow Ms. Huber to finish school, by the Decree it was agreed that the children would be returned to Winnemucca tomorrow. The Court stated that his hope today was that both parties would appear before him with counsel and witnesses. The Court is very concerned on how that will be accomplished now.

Waylon informed the Court that he has done everything possible to retain new counsel. Waylon stated that the allegations against him remain allegations at this point.

The Court asked Waylon where the evidence is that indicate that these are merely allegations. The Court needs testimony to prove that.

The Court address Evenson and Ms. Huber, it is not appropriate that Mr. Huber has not been allowed to see his children for over a year. The Court made the parties aware that he will be ordering supervised visitation between the children and their father.

Evenson concurred and stated he had already prepared his client of this and they fully agree with supervised visitation.

Waylon informed the Court that he had been in contact with the District Attorney's Office regarding the allegations against him and it was reported to Waylon that the State has no intention to close this case until the Statue of Limitations runs out.

The Court took a short recess to review the parties Divorce Decree and Marital Agreement.

The Court returned after a short recess and released Kim Schmeling from subpoena.

Janea Huber and Waylon Huber duly sworn.

Evenson informed the Court that he smelt alcohol coming off Waylon's breath and person when they were speaking in the hallway.

The Court addressed Waylon, the Court will need to make an assessment that Waylon is of sound mind and able to represent himself, here, today.

Waylon confirmed that he did consume alcohol last night, but has not had anything to drink today.

The Court confirms that Waylon does not appear to be inebriated or unable to represent himself.

Evenson reminds the Court of Waylon's alcohol problem.

The Court took note of Evenson's concern and will intervene if the Court feels there is a problem or if Mr. Huber becomes unable to represent himself. The Court stated that Mr. Huber gave sworn testimony that he did drink last night but has not drank today. The Court directed Evenson to move on and asked where the parties wanted to go from here without evidence or witnesses.

The Court asked Mr. Huber if he intends on hiring an attorney and if he has had any training or schooling on being an attorney.

Waylon stated he is adequate and knowledgeable to represent himself and will determine after today if an attorney is necessary.

The Court states that the evidence he was hoping to have before him, in Court today, is not here. Discussion ensued about the ongoing investigation. The Court stated all things that are being said regarding the investigation will be considered hearsay without the witness to give testimony. The Court asked Mr. Huber if he understood.

Waylon stated he understood.

The Court asked permission from Evenson to address his client about school.

Evenson concurred.

Janea answered the question put to her by the Court regarding her schooling and the children's schooling.

The Court stated there is a problem here, that the relocation of the children was temporary, that Ms. Huber was fully aware of this agreement in the Divorce Decree and signed it, that Ms. Huber has had two years to complete schooling and still has a lot of schooling left to do, that there is no motion before the Court asking him to modify the marital agreement or a request to remain in Idaho with the children any longer. The Court address the parties and stated he is inclined to order therapeutic reunification between the children and their father. The Court asked the parties for suggestions on how this transition could occur. The Court further stated that he will be ordering supervised visitation and will allow the parties to make a schedule that works or the Court may be inclined to have Ms. Huber relocate back to Winnemucca with the children.

Evenson addressed the Court, thought this matter was set for a review hearing today, that the Court is unware of the recent circumstances, that Mr. Huber has an obligation to remain sober and cannot do that, that there is no evidence that marital agreement is in the best interest of the children. Evenson stated his concerns for Mr. Huber's drinking problem.

The Court stated he understands Evenson's concern about Mr. Huber's drinking; however the provision only states that Mr. Huber cannot drink in the presence of the children. Therefore that is not an issue today.

Evenson asked the Court to address Mr. Huber looking at him and his client in an aggressive manner.

The Court addressed Mr. Huber.

Evenson motioned the Court to enforce that Mr. Huber undergo an alcohol test prior to his visitation with the children and that Mr. Huber travel to Idaho for his supervised visitation. Evenson further stated that the children are already established with a therapist in Idaho.

The Court asked Waylon if he would be willing to agree to those terms.

Waylon asked the Court to consider allowing him visitation with the children in Winnemucca and Idaho.

The Court feels that therapeutic involvement in both Winnemucca and Idaho would be confusing to the children. That resources are limited in Winnemucca there may be more resources in Idaho.

Waylon concurred and will do anything he has to see his children, weekends are best. Waylon further agreed to seek therapeutic sessions for the children on a Friday's.

The Court asked if there were people available to provide supervision for Mr. Huber and the children in idaho.

Evenson stated he would comply with whatever the Court sets forth.

Janea stated there are many resources in Idaho and people that will help with supervised visits.

The Court asked Mr. Huber if twice a month, supervised visitation with the children would be sufficient to start.

Mr. Huber concurred and asked the Court for a time-line to on that.

The Court stated that he wants this matter to come back before the Court for an evidentiary hearing, with proper pleadings, motions, evidence and witnesses. The addressed Mr. Huber and told him that if he continues to represent himself that he will be held to the same standard as an attorney. The Court further stated that if Mr. Huber cannot remain sober that he will not see his children.

Waylon and Evenson concurred.

Waylon informed the Court that he has an app on his phone that he can reactivate for purposes of testing.

The Court ordered that the supervised visitation and therapeutic intervention begin immediately, in Idaho. The Court also addressed Waylon and stated that if he does not arrive to see the children sober, that he will not see the children.

Waylon concurred.

The Court directed Evenson to prepare a temporary order, be realistic, arrangements need to be made and set up by April 13, 2018. The Court ordered that therapeutic sessions be set up on Friday's and that Waylon can exercise supervised visitation on Saturday's. That the extent of the supervised visits will be at the discretion of the treating therapist. That said visitation would occur twice a month.

Evenson stated that he does not want to be the intermediary on this and asked the Court to direct the parties to communicate.

The Court is looking out for the best interest of the children, that there are allegations that warranted a criminal investigation and is looking out for the children's safety. Engage in this slowly. The Court directed the parties to learn to communicate.

Evenson asked the Court if the Court was imposing that Mr. Huber test prior to visitation with the children Friday and Saturday.

Discussion ensued about a monitoring device or PBT.

The Court ordered that Waylon be sober while visiting the children, the use of a smart start alcoholmonitoring device or valid device, or an actual PBT urinalysis.

Janae stated her concerns with the smart devices that Waylon has used in the past.

The Court responded that the visitation would be taking place in a therapeutic and supervised setting, if Mr. Huber appears to be intoxicating that would be reported by the third-party.

Evenson asked the Court to clarify what his definition of "sober" is.

The Court stated that he would use .08 as the basis; if there were evidence of violation of this, the Court will address this matter at a later date.

The Court directed Ms. Huber to provide all necessary documents pertaining to the children and their therapy to counselor.

Ms. Huber concurs.

The Court stated that a therapist needs to be employed that understands that there are allegations against Mr. Huber and made aware that Mr. Huber had not seen the children is over a year. The Court will allow the therapist to determine who will or will not participate in those therapeutic sessions.

Discussion ensued about who will pay for the therapist, transportation and lodging.

The Court ordered that Waylon pay for transportation to and from the children and Janea will cover the cost of therapy.

Janea stated that the children have an established therapist in Idaho, Terry Riley.

The Court directed Ms. Huber to provide the therapist information to Mr. Huber.

Ms. Huber concurred.

The Court ordered that the therapeutic sessions and supervised visitation begin April 6th or April 13th depending on how soon the therapist can set that appointment up. The Court wants that to occur twice a month, at a schedule that works best for both parties. The Court stated that he does not want this matter to drag out any longer.

Evenson motioned the Court to rescind the No Contact Order between the children and Ms. Huber's boyfriend.

Discussion ensued.

Waylon addressed the Court on the No Contact order and objected to the Court rescinding that order. Waylon informed that Court that he has never even met Ms. Huber's boyfriend.

The Court denied the motion to rescind the No Contact Order and wants evidence on who the boyfriend is. The Court wants to meet the boyfriend.

Evenson asked if Mr. Huber would be willing to meet the boyfriend and allow the children to be around the boyfriend if there were supervised.

Waylon agrees to meet Janae's boyfriend and disagrees with the children being around the boyfriend even supervised, as he cannot enforce that from here.

The Court states that the No Contact order stands.

	" EX PARTE MOTION TO COMPE	L"
	Waylon Huber	FILED
1	4151 Two Rock Dr Winnemucca, NV 89445	2018 MAY 16 AM 11: 00
2	775-304-6202 Waylonhuber@mail.com	TAMIRAC SPLP9
3	Dept. 1	DIST. COURT CLERK
4		I Smoot
5		02
6	IN THE SIXTH JUDICIAL DISTRI	ICT COURT OF THE STATE OF NEVADA
7		JNTY OF HUMBOLDT
8		
9	WAVE ON HEIDED.) Case No.: CV 20,464
10	WAYLON HUBER; Plaintiff,	í í
11	vs.	"EX PARTE MOTION TO COMPEL".
12	JANEA HUBER	
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14		
15 16	Defendant.	
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20	As defendant JANEA HUBER was order reclamation period with supervised visitation	ed on the last hearing to immediately set up a on with father and minor children BRYNLEE
21	HUBER And BRYSON HUBER, JANEA H	UBER has still not set up any supervised visitation e Honorable JUDGE MONTARO. She Did send
22	me, WAYLON HUBER, an email written to speaking with mother she believes things sh	her from their therapist that stated, "After hould remain the same and have no contact with
23	last hearing to be the supervised visitation	ce and she does not work Fridays as agreed in the period, due to my work schedule. I believe it to be
24	given we have all the necessary therapeutic	niliar with a therapist here in Winnemucca, Nv amenities for the children needs and to start the
25	as stated in the decree. The children will be	nildren are to be moving back here In Winnemucca nefit more likely to be seeing the same therapist een well over a month now and nothing has been
26	done for my reclamation. Once AGAIN, JA	NAE HUBER Is not following court orders and iod with my children BRYNLEE and BRYSON
27	HUBER over In BOISE, ID. I also have nev from JANEA HUBER'S attorney Mr. Evan	ver received a written order from the last hearing
28	I would like to ask the court to escalate a he therapy to here in WINNEMUCCA, NV, or	earing to change the reclamation therapeutic a change in custody to father due to the lack of
	cooperation from JANEA HUBER.	A0410
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1	" EX PARTE MOTION TO COMPEL" Waylon Huber In Pro Per
3	In Pro Per
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10	Phone Number
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12	CLERK OF THE COURT
13	BY:
14 15	
16	Clerk of the sixth judicial district court
17	50 W. 5th st #207
18	Winnemucca, NV 89445
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" EX PARTE MOTION TO COMPEL"

Exhibit A





St. Luke's Children's Center for Neurobehavioral Medicine

1075 E. Park Blvd. Boise, ID 83712 Phone: (208) 381-5970 Fax: (208)381-5971

To Whom It May Concern: Re: Brynlee and Bryson Huber, Contact with father

I have just recently starting seeing both patients again, after having a break in therapy while a court case and investigation occurred. I have not seen any legal/court documents, nor have I spoken with anyone involved in the case outside of the patients' mother. I cannot make any decision regarding involvement of biological father at this time without any information. Based on the minimal information I have had over working with both children, and just recently re-evaluating them, I can offer that until I have more information and more time spent with each patient, there should not be any changes in their worlds. Please feel free to contact me with any questions.

idea & Beekelt -LCPC

Sidra A. Beckett LCPC, NCC Mental Health Therapist

1075 E. Park Bivd. Boise, ID 83712 (208) 381-5970

becketts@slhs.org

1	Code: 3720				
2	Name: Waylon Huber 2018 MAY 16 AM 11:01 Address: UISI TWO BORK DE				
3	Winnemucia, NV 89445 VASHERAE SEED				
4	Telephone: <u>775-527-0272</u> Email: <u>Waylon Huber P mail.</u> com				
5	Self-Represented Litigant				
6	IN THE FAMILY DIVISION				
7	OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA				
8	IN AND FOR THE COUNTY OF WASHOE				
9					
10	Waylon Huber Case No. CV 20,464				
11 12	Plaintiff / Petitioner / Joint Petitioner, Dept. No. 1				
13	vs.				
14	Janea Huber				
15	Defendant / Respondent / Joint Petitioner.				
16	/				
17	PROOF OF SERVICE				
18					
19	Pursuant to Nevada Rule of Civil Procedure 5(b), I served a true and correct copy of the				
20	"Exparte Motion to compete filed on filed on				
21 22	(Name of document(s) served) 5/16/2018 in the manner(s) and at the location(s) described below. A copy				
22	(Date of filing)				
24	of this Proof of Service has been mailed or personally delivered to all parties or their lawyer.				
25	Service Description				
26	Fill in the information requested on the next page for <u>each person</u> who has been served.				
27	If a person was served by United States Postal Service certified mail, you must attach the				
28	return receipt to this document.				
	A04				
	REV 1/2016 ER I PROOF OF SERVICE				

	$\bullet \qquad \bullet$
1	A copy of the above named document(s) was served upon the following people:
2 3 4 5 6 7	1. Name: $Mr Evenson$ (Name of the person who was served) Date: $5/16/2018$ (Date of service: month / day / year) By: Personal service $-OR - 5$ Service by U.S. Mail, postage prepaid $-OR -$ Certified mail, return receipt attached $-OR -$ Other:
8 9 10 11	Address: 1035 Dartmouth Ave (Mailing address or physical address where service took place) Love Lock, NV 89419
12 13 14	2. Name: Date: Date: (Date of service: month / day / year) By: Personal service -OR- Service by U.S. Mail, postage prepaid -OR- Certified mail, return receipt attached -OR- Other:
15 16 17 18	Address:
19 20	If more room is needed, attach additional sheets.
21 22 23	This document does not contain the Social Security Number of any person. I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing statements are true and correct.
24 25	Signature:
26 27 28	Date: 5/16/2018 Print Your Name: Wanfon Hußer
	A041

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FILED 1 Code: 3860 2018 MAY 16 AM 11:00 Name: 2 Address: DIST. COURT CLERK 3 Winnemucca 89445 Telephone: 7 52 7-0272 75-4 mail.com Email: Waylon Huber mak Self-Represented Litigant 5 6 IN THE FAMILY DIVISION SIXTH OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF WASHOE 8 9 Ion Hußer 10 Case No. <u>LV 20, 464</u> Plaintiff/Petitioner. 11 Dept. No. 1 anea Huber 12 efendant/Respondent. 13 14 REQUEST FOR SUBMISSION OF EX PARTE MOTION 15 (print your name here) , request that the Ex Parte Motion 16 17 "EXPARTE Motion to compel filed on 5/ 18 (Print the name of the Ex Parte Motion) (Date the Ex Parte Motion was filed) 19 be submitted to the Court for it's consideration and Order. 20 This document does not contain the Social Security number of any person. 21 DATED this $\frac{1}{6}$ day of $\frac{1}{2}$ 22 23 Signature: 24 Print Your Name: 25 26 27 28 EX PARTE MTN REQ. FOR STABLASSON **REVISED 11/2010 AA**

1 2 3 4 5	"Request for submission" Waylon Huber 4151 Two Rock Dr Winnemucca, NV 89445 775-304-6202 Waylonhuber@mail.com Dept. 1	FILED 2018 JUN 15 PM 2: 04 DIST. COURT CLEAR CASTLY					
6	IN THE SIXTH JUDICIAL DIST	TRICT COURT OF THE STATE OF NEVADA					
7	FOR THE COUNTY OF HUMBOLDT						
9							
10	WAYLON HUBER;) Case No.: CV 20,464					
11	Plaintiff,	() "REQUEST FOR SUBMITION ".					
12	vs.						
13	JANEA HUBER))					
14							
15	Defendant.						
16							
17 18))					
19	It is requested that the "ORDER AFTH	ER HEARING" filed in this matter be submitted to					
20	-						
21		ent does not contain the personal information of any					
22	person as defined by NRS 603A.040.						
23	Wh Wh						
24	Waylon Huber In Pro Per						
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		A0417					

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CV 20,464

Waylon Huber vs. Janea Huber

Court: Michael Montero

Clerk: Elisha Formby

OCTOBER 24, 2018 STATUS HEARING

PRESENT: Waylon Huber, present in pro per. Janea Huber, not present. Steven Evenson also not present.

The Court stated that purpose of today's hearing and the procedural history of said case. The Court noted that this matter is set for a status hearing to begin at 2:30; it is now 3:07 p.m... The Defendant and her counsel are still not present. It was reported to the Court that Mr. Evenson was seen in the Courthouse at approximately 2:53 p.m. The Court's notes indicate that this hearing was set back in August between the Court's staff and Mr. Evenson's staff. The Court notes that Mr. Huber is present in the courtroom and has been since 2:00 p.m. The Court cannot proceed without all parties and their counsel.

The Court orders that Mr. Evenson show cause why he failed to prepare an order after the evidentiary hearing held on March 30, 2108; show cause why the Defendant has failed to comply with the Court's order of March 30, 2018; show cause why the Defendant and Counsel have failed to appear for today's hearing and that the Defendant and Counsel must appear in person for the Show Cause hearing set for November 20, 2018 at 2:30 p.m.

SIXTH JUDICIAL DISTRICT COURT • HUMBOLDT COUNTY, NEVADA • MICHAEL R, MONTERO DISTRICT UDGE DISTRICT UDGE

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Case No. CV 20,464 FILED Dept. No. 2 2018 NOV -2 PH 12: 32 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF HUMBOLDT. -000-WAYLON HUBER. Plaintiff, **ORDER TO SHOW CAUSE** VS. JANEA HUBER, Defendant. / A Status Hearing in the above-referenced matter was scheduled for the 24th day of October, 2018, at the hour of 2:30 p.m. The Plaintiff, Waylon Huber, was present in court appearing Pro Per. The Defendant, Janea Huber, and her Counsel, Steve Evenson, Esq., failed to appear. However, it was reported to the Court that Steve Evenson, Esq. was present in the Humboldt County Courthouse at 2:53 p.m. At 3:10 p.m., Steve Evenson, Esq. and the

Defendant, Janea Huber, were still absent from appearing in court.

THEREFORE, IT IS HEREBY ORDERED that Steve Evenson:

 Show cause why he failed to prepare the order after the Evidentiary Hearing on March 30, 2018, as ordered by the Court;

 Show cause, if any, why the Defendant has failed to comply with this Court's order of March 30, 2018;

A0419

1	3. Show cause why the Defendant and Counsel failed to appear at the hearing set on
2	October 24, 2018, at 2:30 p.m.; and
3	4. That the Defendant and Counsel must appear in person at the Show Cause Hearing
4	set for the 20 th day of November, 2018, at the hour of 2:30 p.m.
5	Dated this $\underline{Z^{2}}$ day of November, 2018.
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7	MICHAEL R. MONTERO
8	DISTRICT COURT JUDGE
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the Sixth Judicial District Court,
3	and that on the <u>U</u> day of November, 2018, I delivered a copy of the ORDER TO SHOW
4	CAUSE to:
5	Waylon Huber 4151 Two Rock Drive
6	Winnemucca, Nevada 89445
7	Steve Evenson, Esq. 101 N. Main Street
8	Fallon, Nevada 89406
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10	KATHY BRUMM
11	Judicial Assistant
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CV 20,464

Waylon Huber vs. Janea Huber

Judge: Michael Montero

Clerk: Elisha Formby

NOVEMBER 20, 2018 SHOW CAUSE HEARING

PRESENT: Waylon Huber, present in proper person. Janea Huber, present with counsel, Steven Evenson.

The Court stated that this matter is set for a show cause hearing.

Evenson stated that it was his fault that the Defendant did not make it to the last hearing. She has recently had a baby and was unable to travel. Evenson informed the Court that he told Huber she did not need appear. Evenson could call Huber to testify about her medical condition that did not allow her to travel.

The Court informed Evenson that the Defendant's failure to appear at the last hearing was one of several reasons in the Show Cause.

Evenson responded.

Janea Huber, duly sworn and testified under the direct examination of Evenson. Huber testified that due to the recent birth of her baby, she was unable to travel for said hearing and that Mr. Evenson had advise her that is was not necessary for her to travel to that hearing. Huber testified to the fact that she was aware of the previous order for March of 2018. Huber informed the Court that Mr. Huber had not participated in any therapy/counseling appointments with the children as those appoints happen to be scheduled while he was on vacation with his wife. Huber stated that she has not heard from Mr. Huber until today and he has not attempted any contact with the children since the last hearing.

The Court now closed the courtroom and asked everyone to sit in the hallway.

Evenson continues to question the witness, Ms. Huber.

Huber answered questions put to her by the Court. The Court asked Huber if she was aware of the Court's previous order, ordering that the children begin therapeutic counseling immediately. Huber concurred. The Court than asked if those sessions ever occurred. Huber responded no, that she tried to arrange those with Mr. Huber, but Mr. Huber was in the hospital and then traveled to Texas and was unable to make those appointments.

Waylon Huber, duly sworn and testified under the direct examination of Evenson. Huber explained that he filed an Exparte Motion with the Court and a proposed order. Huber further explained to the Court about his recent stay in the hospital and his visit in Texas. Huber stated he continues to try to see his children. Evenson motioned to the Court to have Waylon take a BPT test. Huber objected to a BPT test.

Steven Evenson duly sworn and explained to the Court why he failed to prepare and provide a proposed order to the Court from a previous hearing. Evenson stated he would submit said order to the Court immediately after this hearing. Evenson further explained to the Court that the Defendant's failure to comply with the Court previous order is that Mr. Huber makes it impossible for the Defendant to

communicate with for purposes of the children. Mr. Huber does not make himself available and takes the orders of this Court to try and force Ms. Huber into doing things she is not comfortable doing and that Mr. Huber continues to harass Ms. Huber. Evenson further apologized to the Court for him and his client's failure to appear at the last hearing. Evenson overbooked his calendar and was trying to be in two places at one time. Evenson explained to the Court that Ms. Huber has been doing everything she can to comply with the order.

The Court stated the procedural history of said case and read aloud the Clerk's minutes from the March 2018 to the parties. The Court than asked the parties if they remember that hearing and if they understood the order of the Court. The parties both concurred. The Court than informed the parties that whether there was a paper order from the Court or Court not, that was an order and the parties were to comply. The Court further stated that based on the evidence given by Ms. Huber today, that there was a first and second attempt to the therapeutic sessions, it is now November and there still has not been any other sessions. Evenson responded. The Court does not have any evidence in front to indicate what Evenson stated is accurate. The Court further stated that if there was a problem for the parties to comply with the order than counsel should have reached out to the Court to have this matter placed on the calendar so that the Court be informed of the problem. That a non-resolution only benefits Ms. Huber. Evenson stated that he tried to encourage the parties work together. The Court also pointed out that it is the responsibility of counsel to ensure that his/her client is complying with the order. Evenson concurred, but stated that it is Mr. Huber's responsibility too. The Court is more concerned that not one visitation session has occurred between Mr. Huber and the children since the last hearing and no one is making that happen and when the Court set this matter for hearing to help assist in the matter counsel and his client did not show up.

Evenson that submitted to the Court a proposed order from the March hearing, which was marked as Exhibit "A". The Court made some modification and directed Evenson to make those appropriate changes and resubmit it to the Court by no later than tomorrow at noon.

The Court informed Mr. Huber that there is a process as to how things work when acting as your own attorney.

Waylon asked the Court about his custodial status.

The Court responded, that was the purpose of the Court ordering therapeutic sessions and visitations was to hopefully get the children comfortable and to set out a visitation schedule eventually.

The Court informed both parties that he does not want any more delays in the therapeutic sessions. Those are to begin immediately and failure to comply this time will result in direct contempt.

The Court finds that based on the evidence given today, that Mr. Evenson is Guilty of contempt and ordered to pay \$500.00 to One Promise Nevada. The Court further finds the Defendant in contempt of Court for failure to appear and Ms. Huber's sanction will be that she must now appear in person at all further hearings and that Ms. Huber is no longer be allowed to appear telephonically.

A 11/20/18	Waylon Huber	vs. Janea Hu	ber		
A 11/20/18	DEFENDANT'S/RESPONDENT'S EXHIBITS: CASE NO.	CV <u>20,464</u>		·····	
B		I.D.	MARKED	OFFERED	ADMITTED
C	A Proposed Order After Hearing	A	11/20/18		
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CASE NO. CV 20,464 DEPT. NO. II 2013 11:221 To 11:25 2013 11:221 To 11:25 2013 11:221 To 11:25 2013 11:221 To 11:25 MARKEN MARKEN IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT -000-WAYLON HUBER Plaintiff, vs. JANEA HUBER Defendant. This Matter came before the Court on November 20, 2018 for a hearing on this

Court's Order to Show Cause, filed on November 2, 2018. Pursuant to NRS Section 22.100(1) this Court heard testimony regarding this Matter on November 20, 2018, and determined that Steve E. Evenson was guilty of contempt.

NRS Section 22.030(1)(a) requires this Court to recite the facts constituting contempt taking place in the immediate view and presence of this Court. On October 24, 2018, Mr. Evenson failed to appear before this Court in the above named Matter constituting direct contempt. *Gipson v. State*, 102 Nev. 61, 62,714 P.2d 1007, 1008 (1986). Mr. Evenson testified on November 20, 2018 that he scheduled hearings in two separate courts at the same time, and thus missed this Court's October 24, 2018 hearing on this Matter. Consequently, enough evidence exists to find Mr. Evenson guilty of contempt.

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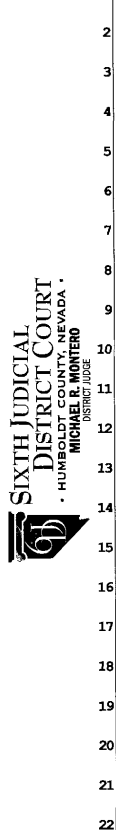
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Finding that Mr. Evenson is guilty of contempt, this Court **ORDERS** him to pay \$500. *See* Nev. Rev. Stat. §§22.030(1)(c), 22.100(2). This amount must be paid to One Promise Nevada ("One") by December 5, 2018. Mr. Evenson is **FURTHER ORDERED** to provide this Court with proof of payment no later than December 19, 2018.

IT IS SO ORDERED.

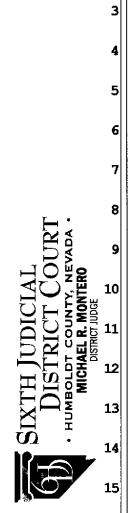
DATED: November **2**, 2018.

HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE



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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Honorable Michael R. Montero, District Court Judge, Sixth Judicial District Court and am not a party to, nor interested in, this action; and that on November 21, 2018, I caused to be served a true and correct copy

of the enclosed **ORDER** upon the following parties:

Waylon Huber 4151 Two Rock Drive Winnemucca, Nevada 89445 Via U.S. Mail

Steve Evenson, Esq. 126 S. Taylor Street Fallon, Nevada 89406 *Via U.S. Mail*

Shane M. Bell Law Clerk Sixth Judicial District Court, Dept. II

*				
1	Case No.: CV-20464 FILED			
2	Dept. No.: II 2013 NOV 30 AM 8: 03			
3	The undersigned hereby affirms that this document			
4	does not contain the social security number of any person. DIST. CULINT Loophe			
5	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA			
6	IN AND FOR THE COUNTY OF HUMBOLDT			
7	WAYLON J. HUBER,			
8	Plaintiff,			
9	VS.			
10	JANEA M. HUBER,			
11	Defendant/			
12	ORDER AFTER HEARING			
13	This matter came before the Court on a variety of motions and pleadings. Since the last Court appearance Plaintiff became In Pro Per and Defendant acquired new Counsel, Steve E. Evenson, Esq., PC. The parties and counsel were present at this hearing on March 30, 2018.			
14				
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16	The matter was scheduled for an evidentiary hearing, however, there was some indication that			
17	the matter was on calendar for a review and further proceedings after the last hearing.			
18	In any event, neither side was prepared to move forward with an evidentiary hearing.			
19	Additionally, Mr. HUBER raised the terminology in the Decree that would require Ms. HUBER			
20	and the minor children to move back to Winnemucca by April 1, 2018, which he desired to be			
21	enforced.			
22	The Court conducted extensive questioning of the parties regarding various factual			
23	circumstances and how to best move forward from this point, with it being made clear that the			
24	Court wanted visitation to occur with Mr. HUBER. Ms. HUBER testified that the children's			
25	counselor had advised against visitation with Mr. HUBER and that she was unsure of what the			
26	plan would be going forward.			
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Evenson Law Office Steve E. Evenson, Esq., PC 126 S. Taylor Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820

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The Court questioned the parties and Mr. Evenson about issues related to the therapy and how best to move the matter forward before the next hearing. Based upon the answers to those questions, the pleading in this matter and the arguments of the parties and counsel this Court makes the following interim ORDERS:

 The parties shall, as soon as possible, file the appropriate pleadings, motions and requests for this Court as soon as possible. As soon as that motion practice is complete, the Court will set the matter for the appropriate evidentiary hearing and all witnesses, evidence and the like must be presented at that time.

2) That supervised visitation and therapeutic intervention begin immediately in Idaho, as approved and supervised by the children's therapist. This should occur twice per month.

3) For any visitation with the minor children WAYLON must be sober. For the purposes of this Order sober means below a .08 percent by weight of alcohol in his blood. Any device that provides a preliminary measurement will suffice for this purpose.

4) The Court wants the visitation to begin no later than April 13 and to occur twice per month on a schedule that works for both parties. The visitation must be worked out by both parties with the therapist in Idaho. If the therapist is against any visits, the matter needs to be brought back before the Court for a hearing on that issue.

5) It is expected that the parties work together to effectuate the purposes of this order and to meet the best interests of the children.

6) All other prior orders remain in effect to the extent that they do not conflict with this order, including but not limited to that Defendant shall not allow contact with the minor children and Justin Caulkins.

Dated this $29^{\frac{2}{2}}$ day of November, 2018.

District Court Judge

Evenson Law Office Steve E. Evenson, Esq., PC 126 S. Taylor Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820 1

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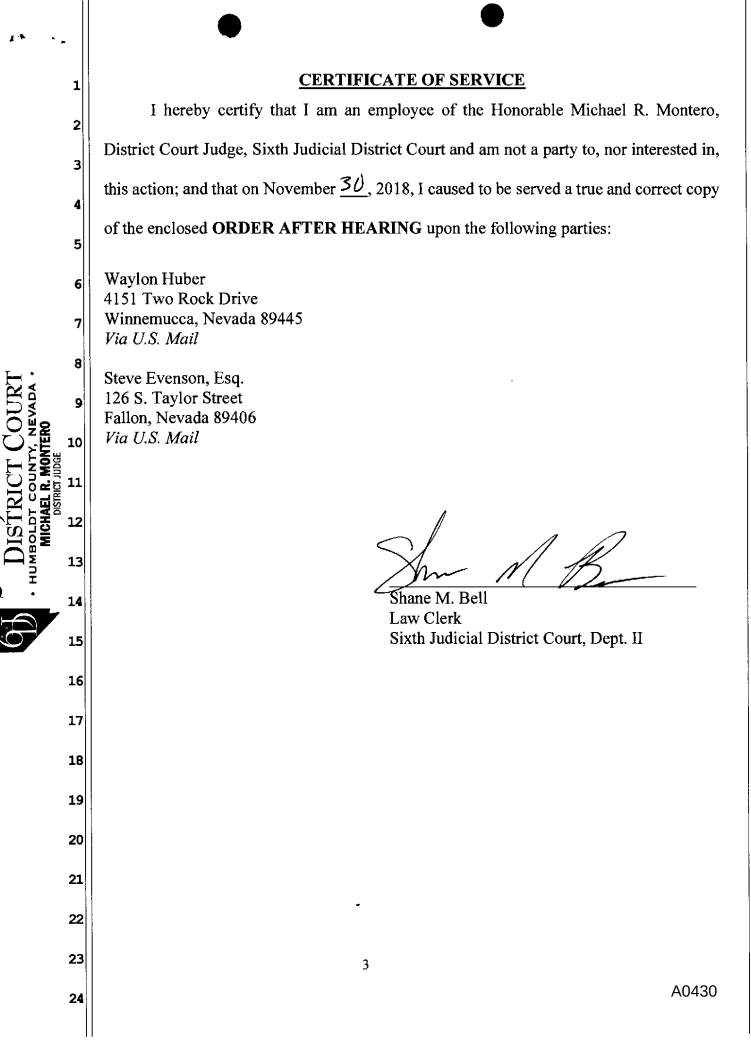
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1	Case No.: CV-20464
2	Dept. No.: II 2018 DEC 31 PM 1: 47
3	The undersigned hereby affirms that this document
4	does not contain the social security number of any person.
5	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6	IN AND FOR THE COUNTY OF HUMBOLDT
7	WAYLON J. HUBER,
8	Plaintiff,
9	
10	JANEA M. HUBER,
11	Defendant.
12	PROOF OF PAYMENT
13	Enclosed be find proof of payment in regard to the order of this Court. Due to illness and
14	the holidays this is filed late. Payment was made timely. Undersigned counsel apologizes for
15	this late filing.
16	Steve E. Evenson, Esq., PC
17	Nevada Bar No. 4506 P.O. Box 1023
18	Lovelock, NV 89419 (775) 427-3955
19	Attorney for Defendant
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Evenson Law Office Steve E. Evenson, Esq., PC 101 N. Maine St. Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820

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DEC-10-8	2018 12:01 From: 17752737542		Page:1/2
	STEVE E. EVENSON, ESQ., P. C. EVENSON LAW OFFICE	WELLS FARGO BANK, N.A. www.wellsfargo.com 94-7074/3212	12736
	P O BOX 1023 LOVELOCK, NV 89419 775-273-2529		12/5/2018
PAY TO THE ORDER OF	NEVADA LAW FOUNDATION		\$ **500.00
Five Hu	ndred and 00/100*********************************	**************************************	
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DEC-10-2018 12:01 From: 17752737542

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NEVADA LAW FOUNDATION	

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- MEVADA BAR ASSOCIATION
- NEVADA BAR ASSOCIATION 3100 W CHARLESTON BLVD
- SUITE 100
- LAS VEGAS, NV 89102

Dedicated to Pro Bono

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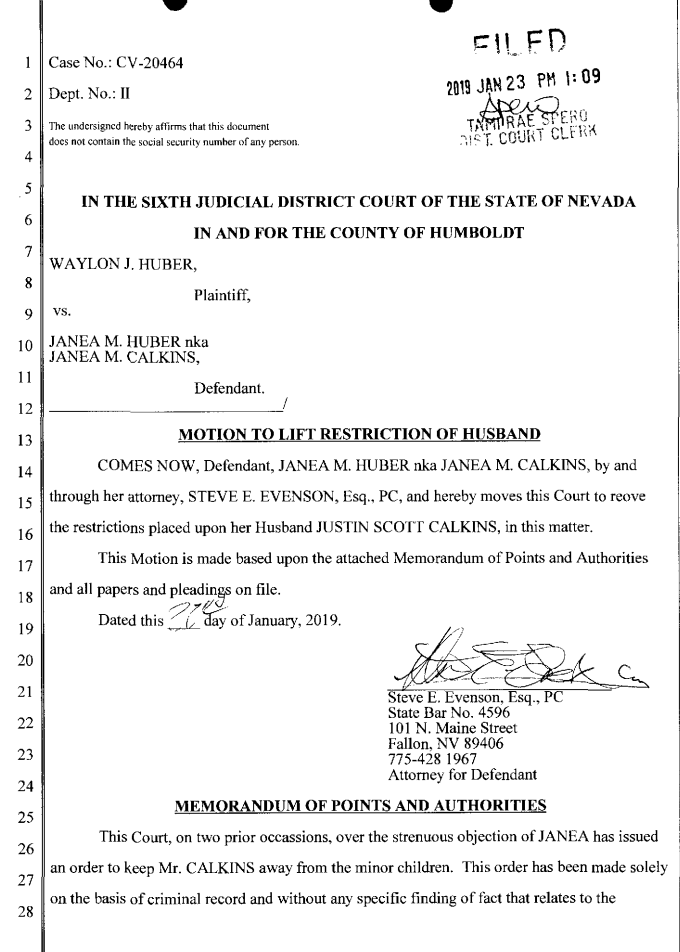
STEVE E. EVENSON, ESQ.,

P. C.

EVENSON LAW OFFICE

P 0 80X 1023 LOVELOCK, NV 89419 775-273-2529

FILED 2019 JAN -4 PM 3: 34 Į Case No. LV 20,464 TAMI RAE SPERO 2 Dept. No. 1 DIST. COURT CLERK 3 The undersigned hereby affirms that this document does not contain the -4 social security number of any person. 5 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF HUMBOLDT в 9 Daylon Huber 10 Plaintiff. 11 **REQUEST FOR A HEARING** 12 VS. Janea Huber 13 Defendant. 14 15 . the <u>plain high</u> in this matter. 1. Waylon Huber (Your name) 16 17 request a hearing regarding $\frac{Change}{(What you are fequesting a hearing for)} \frac{OF}{(What you are fequesting a hearing for)}$ 1819 My reasons for requesting a hearing are as follows: 20WILL not 21erolsonders. PSULT F Brynlee + Bryson abuse 22 emptional 23 Huber 9 Date: 6n (Print Name 24 (Signature 25 26(Address 79445 NINNEMWOR 27 0272 (Telephone number 28



Evenson Law Office Steve E. Evenson, Esq., PC 101 N. Maine Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820

1 specific conduct of Mr. CALKINS with JANEA and the minor children.

That Order was put in place as a result of a felony domestic violence conviction in 2013,
and subsequent seven month jail term served by Mr. CALKINS. Mr. CALKINS was released
on probation, has successfully completed a one year domestic violence course, substance abuse
course and cognitive self change course. Mr. CALKINS has not committed any other crimes
and is not a risk to the minor children or to JANEA.

7 Despite the difficulties created by this order, Defendant and Mr. CALKINS married on
8 August 25, 2018. JANEA and Mr. Calkins also have a child together. Due to this Court's order
9 they continue to live separately with Defendant residing with her mother.

The restrictions placed upon the parties relationship by this Order have created a
hardship for the couple, and the restriction is unnecessary and harsh and only serves to provide
Plaintiff with a continuous point of attack for use against JANEA.

Should the Court or Plaintiff desire to continue to enforce the restriction, there should at
the minimum be a evidentiary hearing to allow Mr. CALKINS and JANEA to appear before this
Court and be give due process to show that there is not a risk to the minor children and submit
themselves to whatever examination the Court feels is appropriate on the issues provided.

WHEREFORE, Defendant respectfully requests that this Court lift the restrictions placed upon Mr. CALKINS, in this matter.

Dated this <u>day of January</u>, 2019.

Steve E. Evenson, Esq., PC 101 N. Maine Street Fallon, NV 89406 775-428 1967 Attorney for Defendant

CERTIFICATE OF SERVICE Pursuant to NRCP 5(b), I certify that I am an employee of Evenson Law Office, and that on the date below I served a true and correct copy of the MOTION TO LIFT RESTRICTIONS, by the following: MAIL: By placing an original or true copy in a sealed envelope, postage fully prepaid, in a U.S. Postal [X] Service mailbox at Fallon, Nevada, addressed to theindividual(s) and/or address(es) listed below Waylon Huber 4151 Two Rock Dr. Winnemucca, Nevada 89445 Dated this λ_3 day of January, 2019 Johl Cakley

Evenson J.aw Office Steve E. Evenson, Esq., PC 101 N. Maine Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820

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	Case No.: CV-20464 FILED Dept. No.: II 2019 JAN 23 PM 1: 09
1	Case No.: CV-20464
2	Dept. No.: II
3	The undersigned hereby affirms that this document does not contain the social security number of any person.
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5	IN THE OWTH HIDIOLAL DIOTDICT COURT OF THE OTATE OF NEXADA
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	WAYLON J. HUBER,
9	Plaintiff,
10	VS.
11	JANEA M. HUBER nka JANEA M. CALKINS,
12	Defendant.
13	
14	MOTION TO MODIFY CUSTODY AND RELATED RELIEF
15	COMES NOW, Defendant JANEA M. HUBER nka JANEA M. CALKINS, by and
16 17	through her counsel of record, STEVE E. EVENSON, Esq., PC and hereby submits her Motion to
18	Modify Custody and Related Relief.
19	This Motion is based upon the attached Memorandum of Points and Authorities and all
20	papers and pleadings on file herein.
21	Dated this 2 day of January, 2019.
22	The Rece
23	Steve E. Evenson, Esq., PC
24	State Bar No. 4596 101 N. Maine Street
25	Fallon, NV 89406 775-428 1967
26	Attorney for Defendant
27	
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MEMORANDUM OF POINTS AND AUTHORITIES

I. FACTS

The parties were divorced by Decree entered April 1, 2016. The Decree contains a primary custody provision with a time provision for JANEA to return to Nevada within two years of the Decree. That has not occurred as JANEA has forged a life for herself and the minor children, BRYNLEE J. HUBER born May 8, 2012 and BRYSON W. HUBER born May 8, 2012 that meets their best interests.

9 Due to actions of Plaintiff, which need not be repeated herein, there was a temporary 10order issued suspending visitation. Subsequent to that order, the Plaintiff has had numerous 11 struggles with alcohol and instability that have resulted in him showing up for court reeking of 12 alcohol, being hospitalized multiple times (including one where his family communicated with 13 JANEA that his death may be imminent in summer of 2018), having CPS involvement, his wife 14 not being allowed contact with their infant child and that child being placed in the custody of the 15 her parents. Of course, Plaintiff obfuscates the truth about his drinking and his family life 16 17 going so poorly, but there is overwhelming evidence of his instability.

Plaintiff has not seen the children in some time and efforts at reunification have not been
fruitful. Plaintiff expects to have everything served up to him easy and is unable or unwilling to
make any real or meaningful effort to rehabilitate his relationship with his children. He also
remains in complete denial about his own serious life issues.

Both children have progressed positively while in the sole care of JANEA. When the Plaintiff had his serious problems. BRYNLEE suffered night terrors and would wake terrified that Plaintiff would "get her". BRYSON could not make it through the night without wetting the bed. This has now become a rarity. Both children now sleep through the night, don't have

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issues falling asleep and don't become combative at bed time.

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The children's eating habits have changed in that they were extremely picky eaters making meal times difficulty and challenging. Both children now happily eat a wide variety of healthy foods, BRYSON has gained weight and is in the "normal" range, he has previously been "underweight" all of his life.

The children have become more confident and grounded. They are both becoming more
 social and more confident in social interations. They are comfortable initiating conversations.
 BRYSON, who has level two autism-which was not accounted for or mentioned in the
 original order-was initially extremely fearful of men, and found all interactions stressful and
 scarey. BRYSON hid behind Defendant when approached by male figures. BRYSON has
 become more confident and happy to interact with male figures.

The children are in their first year of school, they have been able to focus and appropriately participate in all of their classes. Both are in IEP's, which was also not in the original decree, for all classes, they look forward to school and both children are social and have a large group of friends.

Defendant's home is stable and free from alcohol or drug abuse. There is no chaos.
 Defendant and JUSTIN have created a loving and secure environment for the children. The
 children have flourished in the sole care of Defendant and without interaction with Plaintiff.
 The children have not suffered any ill consequence as a result of not seeing/communicating with
 Plaintiff.

The children are currently on a therapy break, but attended therapy regularly for several months. A recent change in therapist, caused through no fault of anybody involved, has again delayed contact with Plaintiff but the children are adjusted and adjusting well.

1	As referenced above, JANEA was been informed on July 27, 2018 by Plaintiff's father
2	that Plaintiff had overdosed and was hospitalized but was not expected to survive. Plaintiff did
3	survive and was signed out of hospital by his mother. Plaintiff did not go to rehab at that time.
4	Prior to his overdosing, on information and belief Plaintiff and his Wife ASHLIE had
5	their infant child removed from their custody by CPS. They were found to have neglected and
6 7	endangered the child and to be abusing drugs and alcohol. The infant child was in Texas with
8	his maternal Grandparents and, perhaps, ASHLIE for several months. ASHLIE has lost all
9	contact with her children in her custody case with her ex husband and the factual findings in that
10	case should be used or at least referenced in this case.
11	Under these clearly changed circumstances, JANEA requests the following relief. The
12	
13	children should remain in her primary physical custody. There is little doubt that any other
14	course of action would be destructive to the minor children and dangerous for their future
15	development.
16	Visitation: Because of the above, Defendant contends that all visitation shall continue to be
17	suspended. Until such time as both Plaintiff and ASHLIE are deemed suitable to parent and
18	such contact is warranted by the children's therapist.
19	Child Support: Plaintiff shall pay child support to Defendant pursuant to NRS 125B.070 and
20	NRS 125B.080. There is a significant arrears balance and an accounting of arrears is warranted.
21	Child Tax Credit: Defendant shall claim both children each year.
22 23	Heath Insurance: Defendant shall maintain health insurance for the minor children. The parties
23 24	shall be responsible for any unreimbursed costs and shall follow the 30/30 rule as to re-payment.
25	II. <u>LAW AND ARGUMENT</u>
26	Under NRS 125C.0035, the factors to consider when determining best interest of the child are:
27	Sharring 1250,0055, the factors to consider when determining best interest of the enfit are.
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1	(a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent
2	preference as to his or her physical custody. The minor children are six years old and not of
3	capacity to make such a decision or bear the consequences thereof.
4	(b) Any nomination of a guardian for the child by a parent. This is not applicable.
5	(c) Which parent is more likely to allow the child to have frequent associations and a
6	
7	continuing relationship with the non-custodial parent. At this juncture, Plaintiff has provided
8	no current contact information to Defendant, he has been in the hospital, a court in a custody
9	action with his wife has removed the children from her care and control and he has been unable
10	provide any sense of stability for the minor children. In short, his life is a train wreck and the
11	children should not be forced to be a part of that until he gets himself cleaned up.
12	(d) The level of conflict between the parents. The level of conflict is high at this time.
13	
14	(e) The ability of the parents to cooperate to meet the needs of the child. There is no
15	communication between the parties at present.
16	(f) The mental and physical health of the parents. Defendant is healthy both physically and
17	mentally. Plaintiff suffers lifelong from drug and alcohol addiction. His physical health is
18	unknown to Defendant.
19	(g) The physical, developmental and emotional needs of the child. The minor children are
20	
21	putting the demons of their past behind them and are progressing positively in their secure and
22	safe environment. They have started school and have moved positively both socially and
23	academically.
24	(h) The nature of the relationship of the child with each parent. The minor children have a
25	deep and closely loving, respectful and involved relationship with Defendant. The minor
26	children are both extremely fearful and scared of Plaintiff or anything that reminds them of him.
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1	This relationship is tenuous at best. The father does not pursue the relationship and
2	only seems to be interested in the minor children on a ad hoc basis, around the time of court
3	hearings. His addiction issues are obvious and well known even to them. As is known to the
4	Court at the last time both parties appeared in Court Defendant admitted to having drank and
5	smelling of alcohol before he came to court.
6 7	(i) The ability of the child to maintain a relationship with any sibling. The children now
8	have a half sister. They are very excited to have a baby sister and are already deeply bonded.
9	(j) Any history of parental abuse or neglect of the child or a sibling of the child.
10	This case has a prolific history of abuse at the hands of Plaintiff.
11	
12	(k) Whether either parent or another person seeking physical custody has engaged in an act
13	of domestic violence against a child, a parent of the child or any other person residing with
14	the child.
15	This case has a prolific history of domestic violence towards both the children and
16	Defendant when the parties were still married.
17	(l) Whether either parent or any other person seeking physical custody has committed any
18	act of abduction against the child or any other child.
19	This is not applicable.
20	Under <i>Ellis v. Carucci</i> , 12 Nev. 145, 150-151, 161 P.3d 239, 242 (2007), a two-prong
21	test is required to modify custody. There must be (1) a substantial change of circumstances
22	
23	affecting the welfare of the child; and (2) the child's best interest is served by the modification.
24	Defendant has been the de facto primary custodian of the minor children since the
25	Decree was entered April 1, 2016, Plaintiff has suffered many self inflicted life changing events
26	and has not pursued a meaningful relationship with the minor children, thereforc, the first prong
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1	of the <i>Ellis v</i> .	Carucci standard has	been met.
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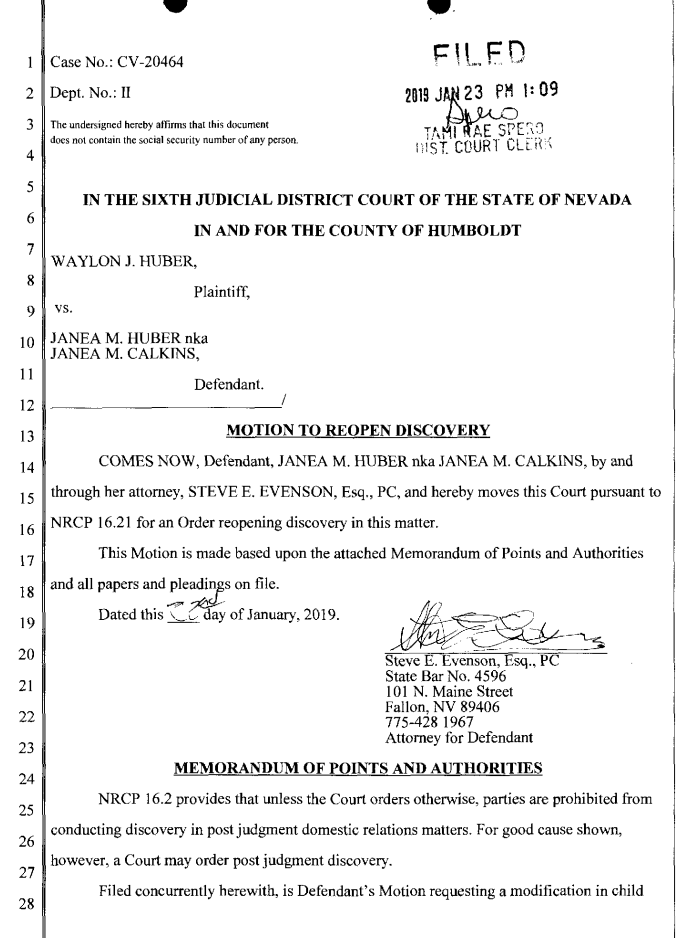
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1	of the Ents V. Curucci standard has been net.		
2	As to the second prong of <i>Ellis v. Carucci</i> , Due to the Plaintiff failing to maintain a		
3	meaningful relationship with the minor children and due to his behaviors when he has seen the		
4	children, and his continued drug usage, it is in the best interests of the minor children to change		
6	custody and continue to suspend visitation. The second prong has been met.		
7	JANEA's original affidavit supporting this motion will be filed as soon as received from		
8	her.		
9	WHEREFORE, Defendant JANEA CALKINS, prays for the following Orders:		
10	1. That she be awarded Primary Physical Custody of the parties two minor children,		
11	with temporary sole legal custody until Plaintiff proves his fitness and ability to		
12 13	be involved with the minor children.;		
13	2. That visitation continue to be suspended until such time as Plaintiff proves his		
15	fitness and ability to have unsupervised contact with the minor children.;		
16	3. That Plaintiff shall pay child support pursuant to statutory and case law;		
17	4. That an amount of child support arrears shall be determined;		
18	5. That Defendant shall continue to provide health insurance for the minor children,		
19 20	the parties shall equally share any unreimbursed related medical costs;		
20 21	6. That Plaintiff shall claim both children each year for tax purposes;		
22	7. For whatever other and further relief as this Court may deem just and proper.		
23	Dated this 27 day of January, 2019.		
24	Steve E. Evenson, Esq., PC 101 N. Maine Street		
25	Fallon, NV 89406 775-428 1967		
26	Attorney for Defendant		
27 28			
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of Evenson Law Office, and that
3	on the <u>23</u> day of January, 2019, I served a true and correct copy of the attached MOTION,
4	by the following:
5	[X] MAIL : By placing an original or true copy in a sealed envelope, postage fully
6	
7	prepaid, in a U.S. Postal Service mailbox at Fallon, Nevada, addressed to the individual(s)
8	and/or address(es) listed below addressed as follows and faxing a true and correct copy to the
9	number below:
10	WAYLON HUBER 4151 Two Rocks Dr.
11 12	Winnemucca, Nevada 89445 <u>Mululu Varley</u> Evenson Law Office
I2 I3	Evenson Law Office
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Evenson Law Office Steve E. Evenson. Esq., PC 101 N. Maine Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1820 custody. This matter is not yet set for Hearing. The motion for a change of custody, the factual
 and legal contents of which are incorporated by reference herein as if fully set forth below,
 clearly indicates the need for post trial discovery in this matter. This relates to Waylon's
 medical conditions, his wife's custody case and the factual matters contained therein, the
 extensive CPS and abuse history and allegations for which there appear to be records in and out
 of the CPS system, the potential depositions of several persons, including WAYLON, his wife,
 his parents and his wife's parents among others.

B Due to the ongoing and contentious issues between the parties, Discovery in this matter
post judgment, must be reopened to allow Defendant to conduct post judgment discovery
pursuant to NRCP 33 and 34.

WHEREFORE, Plaintiff respectfully requests this Court's Order to reopen discovery in this matter.

Dated this day of January, 2019.

Steve E. Evenson, Esq., PC State Bar No. 4596 101 N. Maine Street Fallon, NV 89406 775-428 1967 Attorney for Defendant

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Evenson Law Office, and that on the date below I served a true and correct copy of the **MOTION TO REOPEN DISCOVERY**, by the following:

[X] MAIL: By placing an original or true copy in a sealed envelope, postage fully prepaid, in a U.S. Postal Service mailbox at Fallon, Nevada, addressed to the individual(s) and/or address(es) listed below

21 Waylon Huber
22 4151 Two Rock Dr.
Winnemucca, Nevada 89445

Dated this <u>23</u> day of January, 2019.

<u>M. Culle Cahley</u> Evenson Law Office

(775) 428-1967 Fax (775) 428-1820 Steve E. Evenson, Esq., PC Fallon. Nevada 89406 Evenson Law Office 101 N. Maine Street

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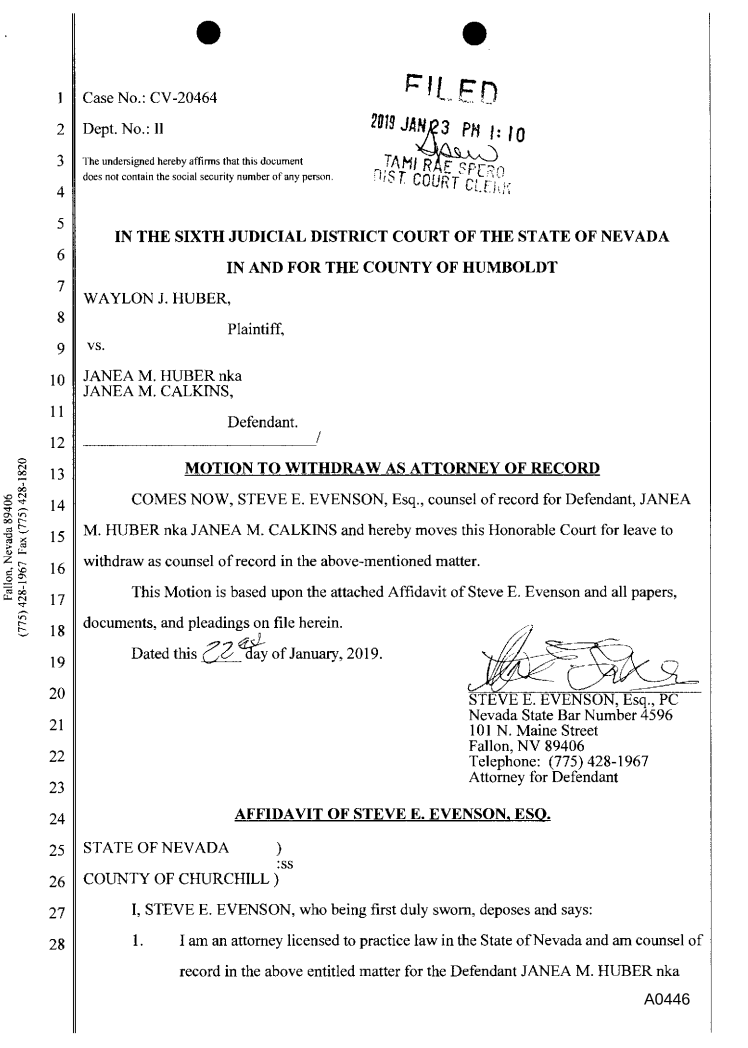
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Steve E. Evenson, Esq., PC

126 S. Taylor Street

Evenson Law Office

JANEA M. CALKINS. 1 2 2. That there has a been a breakdown in the attorney client relationship, to the point that undersigned counsel feels it is absolutely necessary for him to withdraw from 3 representation of Ms. CALKINS. 4 3. Nothing is to be interpreted from the above statement with regard to any legal or 5 factual issue in this matter other than undersigned and Ms. CALKINS no longer 6 have the relationship necessary to carry on in an attorney client capacity. 7 4. That the above statement negates any possibility of an effective attorney client 8 relationship between myself and Ms. CALKINS. 9 6. This Motion is not being brought forward to delay this matter or hinder the process. 10 7. The last telephone number and mailing address given to me by Ms. HUBER is : 11 (208) 780-9705 and 5977 S. Manzanita Ave., Boise, Idaho 83709. 12 8. I believe that the above reason constitutes good cause for this Court to grant this 13 Motion To Withdraw. 14 FURTHER YOUR AFFIANT SAYETH NAUGHT. 15 16 E.E. EVENSON, Esq. 17 SUBSCRIBED and SWORN TO before of day of January. 20 me this \triangle AVINIA JOHNS 18 NOTARY PUB TATE OF NEVADA COUNTY OF CHURCHILL 19 APPT. EXPIRES JUNE 3, 2019 NOTARY PUBLIC 20**CERTIFICATE OF SERVICE** 21 Pursuant to NRCP 5(h), I certify that I am an employee of Evenson Law Office, and that on the date below I served a 22 true and correct copy of the MOTION TO WITHDRAW AS ATTORNEY OF RECORD by the following: 23 [] MAIL: By placing an original or true copy in a sealed envelope, postage fully prepaid, in a U.S. Postal Service mailbox at Fallon, Nevada, addressed to the individual(s) and/or address(es) listed below. 24 Waylon Huber Ms. Janea Calkins 25 4151 Two Rock Dr. 5977 S. Manzanita Ave. Winnemucca, NV 89445 Boise, ID 83709 26 day of January, 2019. Dated this 27 28 Evenson Law Office A0447

Evenson I.aw Office Steve E. Evenson, Esq., PC 126 S. Taylor Street Fallon, Nevada 89406 (775) 428-1967 Fax (775) 428-1826

	Order To Submit	
1	Waylon Huber 4151 Two Rock Dr Winnemucca, NV 89445 775-527-0272	FILED 2019 JAN 24 PM 12: 47
3		TAMI RAE SPERG DIST. COURT CLERK
4	WAYLON HUBER, IN PRO PER	E mm.4
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6	WAYLON HUBER) Case No.: CV.20,464
7	Plaintiff(s),) Order to submit Ex Parte Motion To) Modify Custody Due To Change In
8	VS.) Circumstance.
9	JANEA HUBER	
10	Defendant(s).	/))
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16	Order to submit	
17	Ex Parte Motion To Modify Custody Due To Char	nge In Circumstance.
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Code: 3720 1 FILFN Name: 2 Address: 2019 FEB - I PM 1:51 Winnemuka 89445 NV 3 Telephone: <u>775-527</u>-0272 Huber@Mail.com Email: Waylon 4 TAMI RAE SPECIO Self-Represented Litigant MST. COURT CLEEP 5 6 IN THE FAMILY DIVISION Sixth 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE 9 10 In the Matter of the Guardianship of 11 The Person only The Estate only 12 The Person and the Estate Case No. 20, 464 13 150n Huber Dept. No. ____ 14 (Print Name of Minor) A Minor. 15 16 PROOF OF SERVICE 17 18 _____, state as follows: name of person making service) 19 1. I am eighteen years of age or older. 20 2. I served a true and correct copy of the document(s) entitled _____ 21 (Name of document(s) served) Reopen Discovery ion To 22 elief 23 TO MODIFY LUSTUDY and Relate 24 HusBanf 0 iCtinr25 26 27 in the following way: 28 A0449 1 REV 07/2016 GS

1 Check the appropriate box, and fill in all requested information. If more space is needed, 2 you may attach additional pages to this document. If you served by certified mail, return 3 receipt requested, attach a copy of the certification receipts to this document. 4 5 Address (Street, City, State, Zip Code): Name of Person Served: P.D. BOX 1023 Love Lock, NV 89419 steve evension 6 7 8 Certified mail, return receipt requested -OR-Date of Service: 119 Personal Service 9 Address (Street, City, State, Zip Code): Name of Person Served: 10 11 12 Date of Service: Certified mail, return receipt requested -OR-Personal Service 13 Name of Person Served: Address (Street, City, State, Zip Code): 14 15 16 Date of Service: Certified mail, return receipt requested -OR-Personal Service 17 Address (Street, City, State, Zip Code): Name of Person Served: 18 19 20 Date of Service: Certified mail, return receipt requested -OR-Personal Service 21 22 This document does not contain the Social Security number of any person. 23 I declare, under penalty of perjury under the law of the State of Nevada, that the foregoing 24 statements are true and correct. 25 Date: _2/ 119 Your Signature: 26 27 Print Your Name: 28 A0450 2

	REPLY TO MOTION TO MODIFY CUSTUDY AND RELATED RELIEF.
1 2 3	Waylon Huber 4151 Two Rock Dr Winnemucca, NV 89445 775-527-0272 WAYLON HUBER, IN PRO PER WAYLON HUBER, IN PRO PER
4	WAYLON HUBER, IN PRO PER
5	
7	WAYLON HUBER)Case No.: CV.20,464)REPLY TO MOTION TO LIFT RESTRICTIONSPlaintiff(s),)ON HUSBAND.
8	vs.
9	JANEA HUBER aka "CALKINS"
10	Defendant(s).
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14 15)
16	The motion Mr Evenson is proposing Is a slap in the face after judge honorable montaro
17	said the no contact order stands on November 20th 2018. I feel this has been going on and the order was never followed.
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19	Wave Alexandre
20	Waylon Huber V In Pro Per
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	REPLY TO MOTION TO MODIFY CUSTUDY AND RE	ELATED RELIEF.
1 2	Waylon Huber 4151 Two Rock Dr Winnemucca, NV 89445 775-527-0272	EILED 2019 FEB - I PM 1:51
3		TAMI RAE SPERO DIST. COURT CLERK
4	WAYLON HUBER, IN PRO PER	1-Koephe
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6 7	WAYLON HUBER) Case No.: CV.20,464) REPLY TO MOTION TO MODIFY CUSTUDY AND
8	Plaintiff(s),) RELATED RELIEF.
° 9	VS.))
10	JANEA HUBER	}
11	Defendant(s).	}
12)
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15)
16	The motipn Mr Evenson is proposing is a horr	
17	away from their father. This has gone on lon-	g enough.
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19	Waylon Huber In Pro Per	
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	REPLY TO MOTION TO MODIFY CUSTUDY AND REI	LATED RELIEF.
	Waylon Huber	FUED
1	Waylon Huber 4151 Two Rock Dr Winnemucca, NV 89445	2019 FEB - 1 PH 1:51
2	775-527-0272	
3		TAMI RAE SPERO DIST. COURT CLERK
4	WAYLON HUBER, IN PRO PER	J poerche.
5		
6	WAYLON HUBER	Case No.: CV.20,464
7	Plaintiff(s),	REPLY TO MOTION TO REOPEN DISCOVERY.
8	vs.	
9	JANEA HUBER aka "CALKINS"	
10	Defendant(s).	
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16	The motion Mr Evenson is proposing I do not a these laws I feel we are just keeping litiga	
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		1	Case No. CV 20,464	
		2	Dept. No. II 2019 FEB - 8 PH 2: 50	
		3	TAMI RAE SPERO DIST. COURT CLERKZ	
		4		
		5		
		6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVAD.	A
		7	IN AND FOR THE COUNTY OF HUMBOLDT.	
	TS.↓	8	-oOo-	
Ц		9	WAYLON HUBER,	
CIA	T CO Notero Doge	10	Plaintiff,	
UDI	RIC" REL.	11	vs. <u>NOTICE OF HEARING</u>	
(H)		12	JANEA HUBER,	
SIXJ		13		
		14	A Status Hearing in the above-referenced matter is scheduled for Tuesday,	
		15	February 26, 2019, for 2:30 p.m., in Dept. II, Humboldt County, Winnemucca, Nevada	a.
		16	The statute of defed that the parties appear in person.	
		17	DATED this $\frac{\delta^{12}}{2}$ day of February, 2019.	
		18	To-th-	
		19	District Court Judge	
		20		
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the Sixth Judicial District Court,
3	and that on the <u></u> day of February, 2019, I delivered a copy of the NOTICE OF HEARING to:
4	Waylon Huber 4151 Two Rock Drive
5	Winnemucca, Nevada 89445
6	Janea Huber Calkins 5977 S. Manzanita Ave.
7	Boise, Idaho 83709
8	lab AL
9	KATHYBRUMM
10	Judicial Assistant
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FILFD 1 Case No. CV 20,464 2019 FEB - 8 PH 2: 49 Dept. No. 2 2 TAMI RAE SPERO DIST. COURT CLERK 3 Front 4 5 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, 7 IN AND FOR THE COUNTY OF HUMBOLDT. -000-8 WAYLON HUBER, 9 Plaintiff, 10 **ORDER** vs. 11 JANEA HUBER, 12 Defendant. / 13 On the 23rd day of January, 2019, Steve E. Evenson, Esq., counsel of record for Janea 14 Huber, Defendant, filed a Motion to Withdraw as Attorney of Record. The Court after review of 15 said Motion hereby Grants Mr. Evenson's Motion to Withdraw as Attorney of Record. 16 IT IS SO ORDERED. 17 Dated this _____ day of February, 2019. 18 19 MICHAEL R. MONTERO 20 DISTRICT COURT JUDGE 21 22 23 A0456 24

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the Sixth Judicial District Court,
з	and that on the day of February, 2019, I delivered a copy of the ORDER to:
4	Waylon Huber 4151 Two Rock Drive
5	Winnemucca, Nevada 89445
6	Steve Evenson, Esq. 101 N. Main Street
7	Fallon, Nevada 89406
8	
9	KATHY BRUMM
10	Judicial Assistant
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CV 20,646 20, 4-64

Waylon Huber, Plaintiff vs. Janae Huber, Defendant Judge: Judge Montero Clerk: Jody Clark

FEBRUARY 26, 2019

STATUS HEARING

PRESENT: Plaintiff, Waylon Huber, present telephonically, in proper person. Janae Huber, Defendant, present telephonically, in proper person.

The Court stated that counsel, Steve Evenson for the Defendant has filed a Motion to Withdraw as Attorney of Record on January 23, 2019. An Order granting the motion was filed on February 8, 2019.

The Court further stated that this matter was originally set to begin today at 2:30 p.m. The Defendant called chambers and informed his staff that she was unable to come to Winnemucca from Boise, Idaho due to the weather. The Court has agreed to continue the hearing. The Court is not willing to conduct further hearings in this matter and both parties must be present at any future hearings absent the Court's control as to mother nature. The Court shall set another hearing date.

The Court stated that an Order After Hearing had been filed on November 30, 2018, ordering therapeutic visitation begin between the children and their father in Idaho. To this date the visitations have not started. The Court further stated that the Defendant sent a letter to the Court stating that additional language was needed by Idaho in the order to reflect the type of therapeutic visitation that needed to occur. The Court wants the Court order followed. The Court wants the information previously sent by the Plaintiff to be emailed to his office.

The Court addressed the order entered back in April 2016, in the parties Decree of Divorce. The Court informed the Defendant that order allowed her to move to Idaho for two (2) years to continue her education. That time has run. The Court informed the Defendant to be prepared to explain to the Court why he should not enforce the temporary agreement. Why she should be given the opportunity to continue to live in Idaho when there is an order currently in place to have the Defendant return to Humboldt County after two (2) years.

The Court set this matter for a Continued Status Hearing on Thursday, March 14, 2019, at 1:30 p.m.

CV 20,464

Waylon Jay Huber, Plaintiff vs. Janea Marie Huber, Defendant.

Judge: Michael R. Montero

Clerk: Jody Clark

MARCH 14, 2019

EVIDENTIARY HEARING

PRESENT: Plaintiff, Waylon Jay Huber, present in proper person. Defendant, Janea Marie Huber, present in proper person.

The Court closed the hearing and directed all spectators to wait outside of the courtroom.

The record reflected that this matter is a continuance from the hearing held on February 26, 2019. At that hearing a discussion ensued regarding an order filed November 30, 2018, ordering therapeutic visitation was to begin between the children and their father in Idaho.

Waylon informed the Court that he called Janea in an attempt to set something up with the new therapist as to phone visitation with the children. Janea refused. Waylon further stated that he emailed what had been requested by the Court to his Judicial Assistant, Kathy Brumm.

Janea stated she has not heard anything regarding a new therapist and has not communicated with Waylon regarding phone visitations.

The Court directed the Clerk to swear in the parties.

Waylon Jay Huber and Janea Marie Huber, duly sworn.

A discussion ensued between the Court, Waylon and Janea regarding clarification as to the language needed in an order from this Court as to therapeutic supervised visitation in Idaho. Janea updated the Court as to how the children are doing. Waylon motioned the Court for change in custody. A discussion ensued regarding his motion.

The Court stated that the last order regarding supervised visitation and support was filed on November 30, 2019.

Waylon informed the Court that he had filed an Ex Parte Motion for Change of Custody in early January.

The Court stated he does not fine the motion in the file nor on the case summary.

A discussion ensued regarding the need for records to be subpoenaed.

The Court clarified with both parties that this Court does not subpoen records. The Court further stated that he shall modify the current order to include the language required by Idaho. The Court also informed both parties they are putting the Court in a difficult position when they file inappropriate pieces of paper. The documents mean nothing unless a properly sworn affidavit is attached.

CASE NO. CV 20,464 1 2019 MAR 15 PH 3: 23 DEPT. NO. II 2 TAMI RAE SPETT 3 4 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT 5 -000-6 7 WAYLON HUBER, Plaintiff, 8 **ORDER** vs. 9 JANEA HUBER, 10 Defendant. 11 This matter came before the Court on March 14, 2019 for a Status Hearing. On 12 November 30, 2018, this Court ordered the parties and the minor children to complete 13 "supervised visitation and therapeutic intervention." It was this Court's intention at the 14 time to order "therapeutic supervised visitation" in Idaho. This Court now clarifies its 15 November 30, 2018, Order After Hearing, and ORDERS the following: 16

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 The parties shall participate in Therapeutic Supervised Visitation in accordance with I.R.F.L.P. 717 with KIDS Services. Specifically, the supervised access shall include "Therapeutic Supervision" as defined in I.R.F.L.P. 717(D)(7) and as contemplated by the proposed Idaho order provided to this Court by Plaintiff.

 Supervised Access with Plaintiff shall include the following minor children: Brynlee Huber, born May 8, 2012 and Bryson Huber, also born May 8, 2012.

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- Supervised access is necessary because there have been allegations of sexual abuse of the children and substance abuse by Plaintiff.
- 4. Costs associated with Supervised Access shall be allocated solely to Plaintiff.
- Each party shall contact the Supervised Access provider within five days of service of this <u>ORDER</u> to make arrangements to begin visitation.
- 6. Supervised Access will occur twice monthly, for two hours each visit. Specific dates and times shall be negotiated with the Supervised Access Provider according to the Provider's policies and schedule. If the parties are unable to negotiate mutually acceptable dates and times, each party shall give the Provider a weekly schedule as well as a schedule for the children, and the Supervised Access Provider shall determine the access schedule.
- 7. This Court asks the Supervised Access Provider to provide written status reports to this Court every 30 days with information regarding the number of visits attended and the participation levels of Plaintiff.
- 8. For any visitation with the minor children, Plaintiff must be sober. For the purposes of this <u>ORDER</u>, "sober" means below a .08 percent by weight of alcohol in the blood. Any devise that provides a preliminary measurement will suffice for this determination.
- 9. Should this service be unavailable to the parties, Plaintiff and Defendant are ordered to contact this Court immediately.
 - 10. The parties shall work together to effectuate the purposes of this **ORDER**.

[UDICIA]

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11. All other prior orders remain in effect to the extent they do not conflict with this

<u>ORDER</u>.

12. This **ORDER** is effective immediately.

IT IS SO ORDERED.

DATED: March <u>1</u>, 2019.

MICHAEL R. MONTERO DISTRICT JUDGE

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Honorable Michael R. Montero, District Court Judge, Sixth Judicial District Court and am not a party to, nor interested in, this action; and that on March $\underline{15}$, 2019, I caused to be served a true and correct copy of the enclosed **ORDER** upon the following parties:

Waylon Huber 4151 Two Rock Drive Winnemucca, Nevada 89445 Via U.S. Mail

Janea Huber Calkins 5977 S. Manzanita Ave. Boise, Idaho 83709 *Via U.S. Mail*

1 1

Shane M. Bell Law Clerk Sixth Judicial District Court, Dept. II

1 Code: 3720 Name: 2 2019 MAR 15 PH 1: 12 Address: 3 Telephone: 775-527-0272 Waylon Hubber @ mail.com 4 Email: Kock Self-Represented Litigant 5 6 IN THE FAMILY DIVISION < TXth 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHDE 8 9 Waybon Huber, Case No. 20,464 Plaintiff / Petitioner / Joint Petitioner, 10 11 Dept. No. _ [12 vs. Janea Calkins, Defendant / Respondent / Joint Petitioner. 13 14 15 16 PROOF OF SERVICE 17 18 Pursuant to Nevada Rule of Civil Procedure 5(b), I served a true and correct copy of the 19 SUBPOEND Duce tecum (Name of document(s) served) filed on 20 21 3/15/1 in the manner(s) and at the location(s) described below. A copy (Date of filing) 22 of this Proof of Service has been mailed or personally delivered to all parties or their lawyer. 23 24 Service Description 25 Fill in the information requested on the next page for <u>each person</u> who has been served. 26 If a person was served by United States Postal Service certified mail, you must attach the 27 return receipt to this document. 28

A0464

A copy of the above named document(s) was served upon the following people:
1. Name: $Janea CalKinS$ Date: $3/15/19$ (Name of the person who was served) Date: $3/15/19$ (Date of service: day / month / year) By: Personal service $-OR-$ Service by U.S. Mail, postage prepaid $-OR-$ \boxtimes Certified mail, return receipt attached $-OR-$ Other: Address: 10323 \longrightarrow Breck Field Dr Boise TD 83709 (Mailing address or physical address where service took place)
2. Name: Date: (Name of the person who was served) (Date of service: day / month / year) By: Personal service -OR- Service by U.S. Mail, postage prepaid -OR- Certified mail, return receipt attached -OR- Address:
If more room is needed, attach additional sheets.
This document does not contain the Social Security Number of any person. I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing statements are true and correct. Signature: Date: 3/15/19 Print Your Name: Womford Hubber

з	Subpoena duces tecum			
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8	FOR THE COUNTY OF HUMBOLDT.			
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10	WAYLON HUBER) Case No.: 20,464 Subpoena duces tecum			
11	Plaintiff(s),			
12	vs.			
13 14	JANEA CALKINS			
14				
15	Defendant(s).			
17	}			
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21	I Waylon Huber am issuing a Subpoena duces tecum on all medical and school records			
22	regarding BRYSON HUBER AND BRYNLEE HUBER . Please Provide all documents to			
23	WAYLON HUBER at 4151 Two Rock DR Winnemucca, NV 89445.			
24				
25	AND THAT			
26	Waylon Huber			
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	A0466 Subpoena duces tecum			
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	Subpoena duces tecum				
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3	Documents should be provided byJANEA CALKINS (Documents should be provided Immediately.)				
4	If attending Court in obedience to a Subpoena, you are entitled to witness fees and mileage traveled, as provided by NRS 50.225. This Subpoena must be accompanied by the fees for one day's attendance and mileage, unless issued on behalf of the State or a State Agency. Failure of any person without adequate excuse to obey a Subpoena served upon that person may be				
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6	deemed in contempt of the Court from which the Subpoena was issued. NRCP 45(e). This document does not contain the personal information of any person as defined by NRS 603A.				
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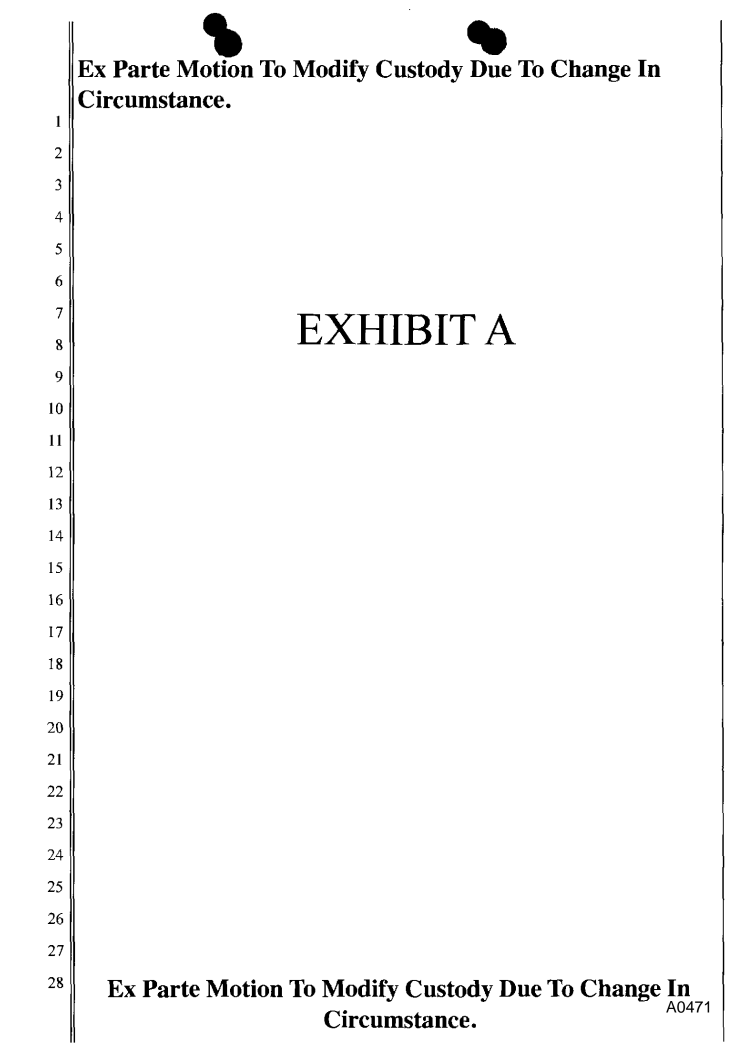
	Ex Parte Motion To Modify Custody Due To Change In				
1	Circumstance. Case No. CV.20,464				
2	Dept No 1	21			
3	WAYLON HUBER				
4	4151 TWO ROCK DR WINNEMUCCA, NEVADA 89445				
5	775-527-0272 waylonhuber@mail.com				
6					
7	WAYLON HUBER, IN PRO PER	Ň			
8					
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10	IN THE SIXTH JUDICIAL DISTRI	ICT COURT OF THE STATE OF NEVADA			
11	IN AND FOR THE	COUNTY OF HUMBOLDT			
12		· · · · · · · · · · · · · · · · · · ·			
13	WAYLON HUBER	Ex Parte Motion To Modify			
14	Plaintiff(s),	Custody Due To Change In			
15	vs.	Circumstance.			
16	JANEA HUBER				
17	Defendant(s).				
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28		ify Custody Due To Change In umstance. A0468			

Ex Parte Motion To Modify Custody Due To Change In Circumstance.

- 1 2
- Temporary full physical, joint legal custody to Father Waylon Huber of
 Bryson Huber & Brynlee Huber due to neglect through parental alienation
 and non compliance of court orders.
- 5
- ⁶ Defendant Janea Huber- Calkins will not follow court orders.
- ⁷ Father, will set up as soon as possible counseling here in Winnemucca, Nv
- 8 at the Family Support Center where they have every program available to
 9 meet all needs for the twins, Brynlee and Bryson Huber, and will help meet
 9 the needs for minor children with the change in living arrangements with
- ¹⁰ father.
- 11 Twins, Brynlee and Bryson Huber to be returned to NV immediately to the
- ¹² <u>temporary full physical, joint legal custody to father, Waylon Huber until</u> further hearings.
- 13
- After the March, 14th hearing an order was created to start reunification
 with my children Brynlee huber and Bryson huber.
- Since that hearing Janea Calkins has has cut plaintiff, Waylon Huber, off
- ¹⁶ of all communication, making it impossible to set any reunification visits
 17 at all for the 4th time.
- ¹⁸ <u>Continued Disobedience shows a lack of respect for the Sixth Judicial</u>
 ¹⁹ <u>Court and control by defendant Janea Calkins.</u>
- 20
- Janea Calkins is living with Justin Calkins who currently has a no contact
 order with Brynlee huber and Bryson huber. She is now married to him
 and has a baby with him.
- 23
- ²⁴ There has been 3 physical hearings 1 missed hearing and one telco-phonic hearing on this issue and even contempt charges.
- ²⁵ <u>I request the court give father Waylon Huber Full physical joint legal</u> 26 <u>custody.</u>
- 27

Ex Parte Motion To Modify Custody Due To Change In Circumstance.

	Ex Parte Motion To Modify Custody Due To Change In			
1	Circumstance. JANEA CALKINS (defendent) has cut off ALL COMMUNICATION			
2	with Father, (Plaintiff) WAYLON HUBER, plaintiff, Feels like JANEA			
3	CALKINS is a FLIGHT RISK.			
4	Exhibit A shows she has no plan following the order and has cut			
5	communication.			
6	$\mathbf{F}_{\mathbf{a}}$			
7	Exhibit B- Is communication with KID SERVICES, between CHRIS JONES and I, Waylon Huber.			
8	<u>Sorves and r. wayton mader.</u>			
9				
10	I am also asking the court that JANEA CALKINS provides the children,			
11	BRYNLEE and BRYSON HUBER to a public place in WINNEMUCCA, NV "KOUREYS" parking lot for our exchange within 72 hours.			
11	<u>A V ROOTED D' parking for for our exchange within 72 nours.</u>			
	Through Previous Filings I have been told to send all documents to			
13	JANEA HUBERS mother DEBRA DRAKES address.			
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28	Ex Parte Motion To Modify Custody Due To Change In			
	Circumstance. A0470			



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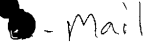
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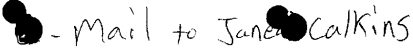
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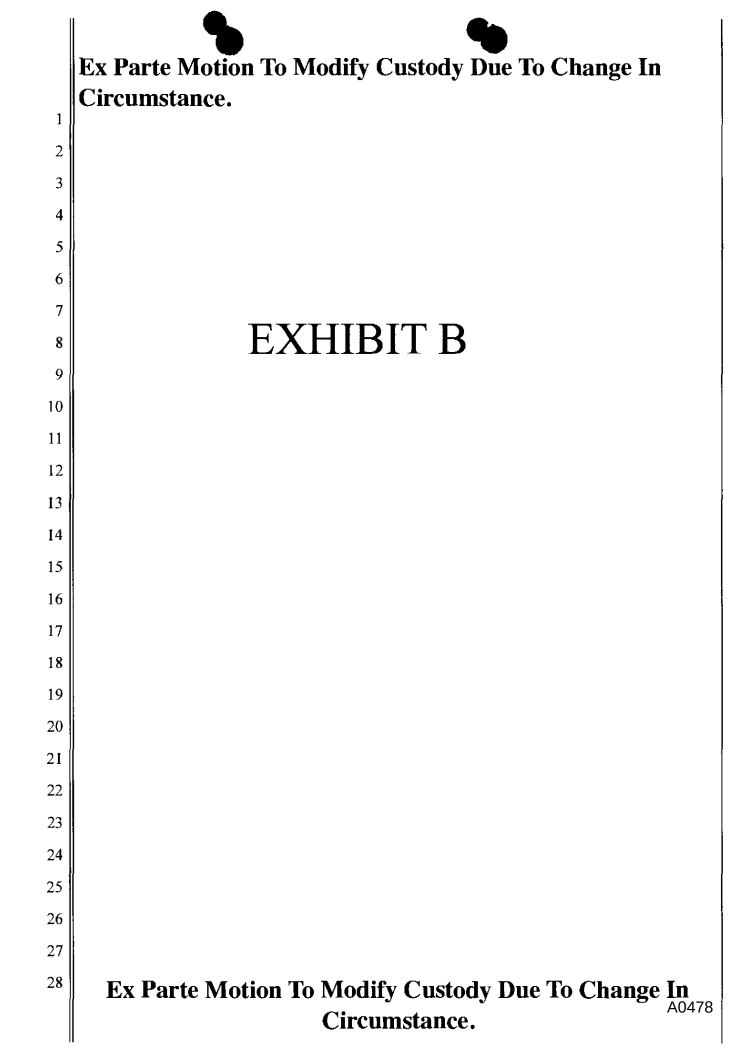
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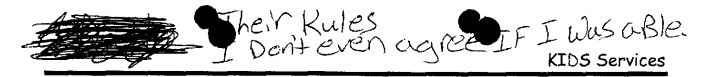


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אספח	Hi Chris,	···· ··· ··· ··· ··· ··· ··· ··· ···
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Junk (happened. I have taken a VSA and have been cooperative in every aspect 	of this investigation.
	I have been cleared.	_
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	> Waylon,	
Favorite Contacts	> Perhaps a few things you need to be made aware of.	
CTORY-PHARMA		
	> Therapeutic supervised visits are one hour in length.	
	These appointments are talk therapy. You will not be playing therapist may recommend regular supervised visits which will	
aylonhuber@intail.com	> You cannot bring their 2 year old sister. Again, this is not pla	ay time.
upport	> Idaho does not have grant funding available for out-of-state insurance.	orders and we do not accept
iles2@joyzonecn.com	> We do not administer breathalyzer tests.	
	> > Chris Jones	
	> KIDS Services	
	>	
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	>Original Message	
	> From: Wayion Huber [mailto:waylonhuber@mail.com]	
	 > Sent: Friday, March 22, 2019 6:11 PM > To: KIDS Services 	
	> Subject: Re: RE: FW: Huber vs. Huber	
	>	
Waylon	> Just to fill you in we should be getting a new order same ver discrepancy with how long the order hasn't been followed, and for services or apply for a grant or use insurance and I am to g gas, food, time off ect I'm hoping to get it started as soon a time. Mornings are the best for me so I might be able to head them in so long. Also they have a 2 year old sister I don't know bring her?	I the judge said she was to pay bay for all travel cost hotels, s you can any day I will make home after. I haven't seen
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https://3c-lxa.mail.com/mail/client/mail/detail;jsessionid=42A651ED2...a9df9b4ef0&page=0&sort=sort-DATE-desc&folderId=tfol12f270e10abc14d6 Page 1 of 1



Supervised Access Sexual Misconduct

Idaho Rules of Family Law Procedures 7170 states for safety considerations, all providers must adhere to the following additional terms and conditions in cases involving allegations of sexual abuse.

Re: ______(client's name)

- 1. There is to be no exchanges of gifts, money or cards;
- 2. No photographs, video or audio taping allowed;
- 3. No lap sitting, hair brushing, stroking, hand holding, prolonged hugging, snuggling, kissing, wrestling, tickling, rough-housing; or changing of diapers or clothes;
- 4. Visiting parent is not allowed to assist child in the bathroom;
- 5. Any physical contact is to be initiated by the child only and must be brief. Any prolonged behavior will be stopped by the staff;
- 6. One-on-one supervision only; and
- 7. No objects from home are allowed at the visit.

I have read and understand the information above. I acknowledge this has been discussed with me and I agree to comply with the additional restrictions. I understand that the original policies and procedures continue to be in effect.

Signed

Date

	Motion To Modify Custo Circumstance.	ody Due To Change In
1	Case No. CV.20,464	24
2	Dept No 1	
3	WAYLON HUBER	
4	4151 TWO ROCK DR WINNEMUCCA, NEVADA 89445	
5	775-527-0272 waylonhuber@mail.com	
6		
7	WAYLON HUBER, IN PRO PER	
8		
9		
10		CT COURT OF THE STATE OF NEVADA
11	IN AND FOR THE	COUNTY OF HUMBOLDT
12		
13	WAYLON HUBER	Motion To Modify Custody
14	Plaintiff(s),	Due To Change In
15	vs.	Circumstance.
16	JANEA CALKINS	
17	Defendant(s).	
18)
19)
20		
20		3 11 .
21	• WHEN DECOMPOSED AND A CONTRACT OF A CON	
22		WW NM
		WAYLON HUBER In Pro Per
24		
25		
26		
27		
28	-	ustody Due To Change In Imstance. A0481

Motion To Modify Custody Due To Change In Circumstance.

1 2

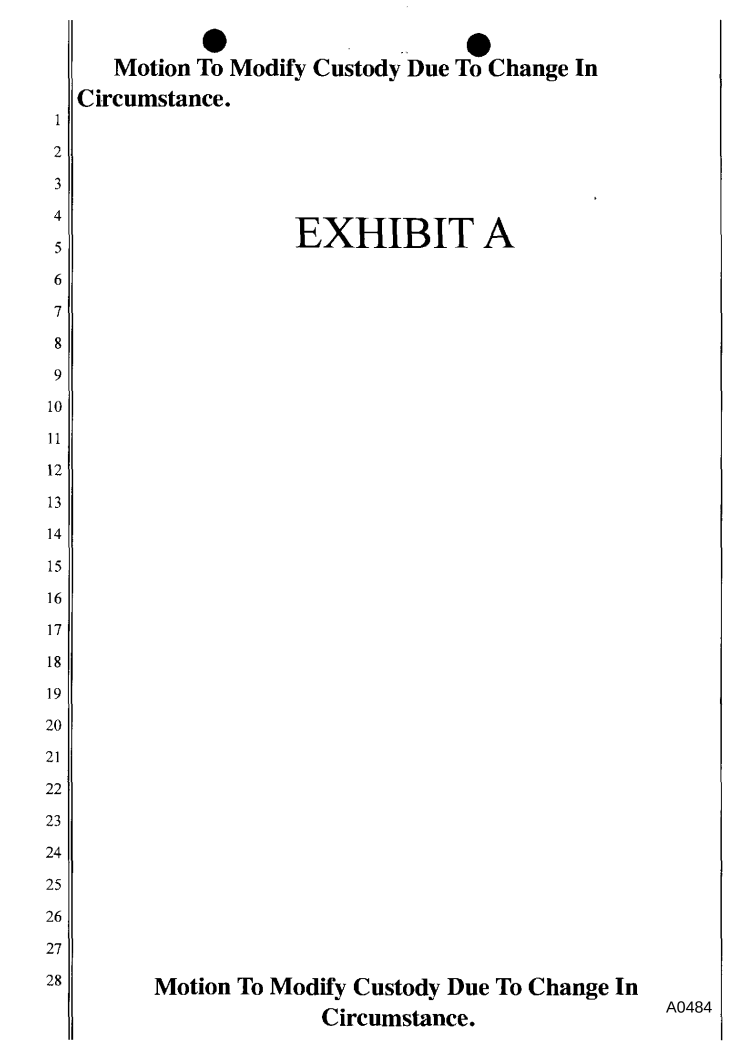
- Temporary full physical, joint legal custody to Father Waylon Huber of
 Bryson Huber & Brynlee Huber due to neglect through parental alienation
 and non compliance of court orders.
- 6 Defendant Janea Huber- Calkins will not follow court orders.
- ⁷ Father, will set up as soon as possible counseling here in Winnemucca, Nv
- 8 at the Family Support Center where they have every program available to
 9 meet all needs for the twins, Brynlee and Bryson Huber, and will help meet
 9 the needs for minor children with the change in living arrangements with
- ¹⁰ <u>father.</u>
- 11 Twins, Brynlee and Bryson Huber to be returned to NV immediately to the
- 12 <u>temporary full physical, joint legal custody to father, Waylon Huber until</u> further hearings.
- 13
- After the March, 14th hearing an order was created to start reunification with my children Brynlee huber and Bryson huber.
- Since that hearing Janea Calkins has has cut plaintiff, Waylon Huber, off
 of all communication, making it impossible to set any reunification visits
 at all for the 4th time.
- ¹⁸ <u>Continued Disobedience shows a lack of respect for the Sixth Judicial</u>
 ¹⁹ Court and control by defendant Janea Calkins.
- 20
- Janea Calkins is living with Justin Calkins who currently has a no contact
 order with Brynlee huber and Bryson huber. She is now married to him
 and has a baby with him.
- 23
- ²⁴ There has been 3 physical hearings 1 missed hearing and one telco-phonic hearing on this issue and even contempt charges.
- ²⁵ <u>I request the court give father Waylon Huber Full physical joint legal</u>
 ²⁶ <u>custody.</u>
- 27

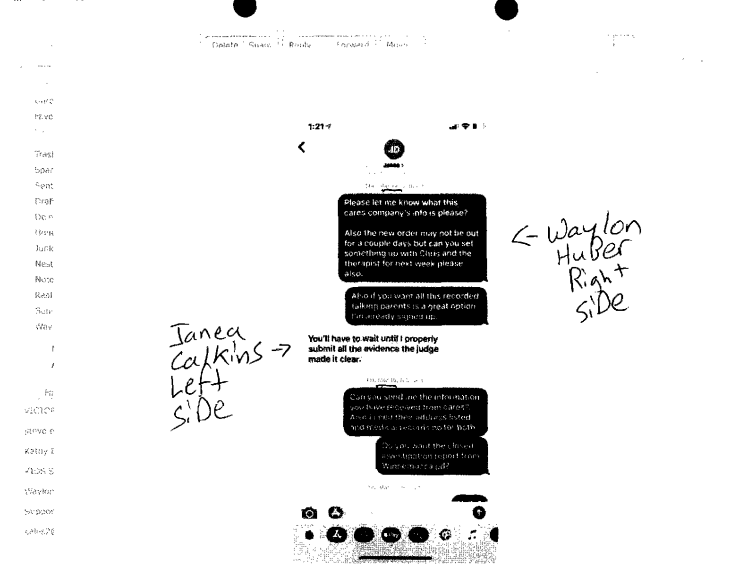
28

Motion To Modify Custody Due To Change In Circumstance.

A0482

	Motion To Modify Custody Due To Change In
	Circumstance.
1	JANEA CALKINS (defendent) has cut off ALL COMMUNICATION
2 3	with Father, (Plaintiff) WAYLON HUBER, plaintiff, Feels like JANEA CALKINS is a FLIGHT RISK.
4	Exhibit A shows she has no plan following the order and has cut
5	communication.
6	Exhibit B- Is communication with KID SERVICES, between CHRIS
7	JONES and I, Waylon Huber.
8	
9	I am also asking the court that JANEA CALKINS provides the children,
10	BRYNLEE and BRYSON HUBER to a public place in WINNEMUCCA,
11	NV "KOUREYS" parking lot for our exchange within 72 hours.
12	Through Previous Filings I have been told to send all documents to
13	JANEA HUBERS mother DEBRA DRAKES address.
14	
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16	
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28	Motion To Modify Custody Due To Change In Circumstance.



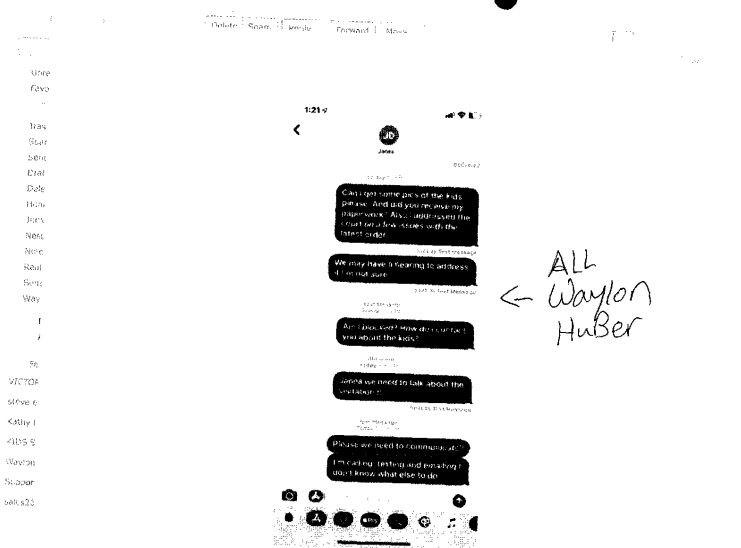


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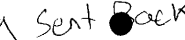
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		your moms, where are my kids located?	
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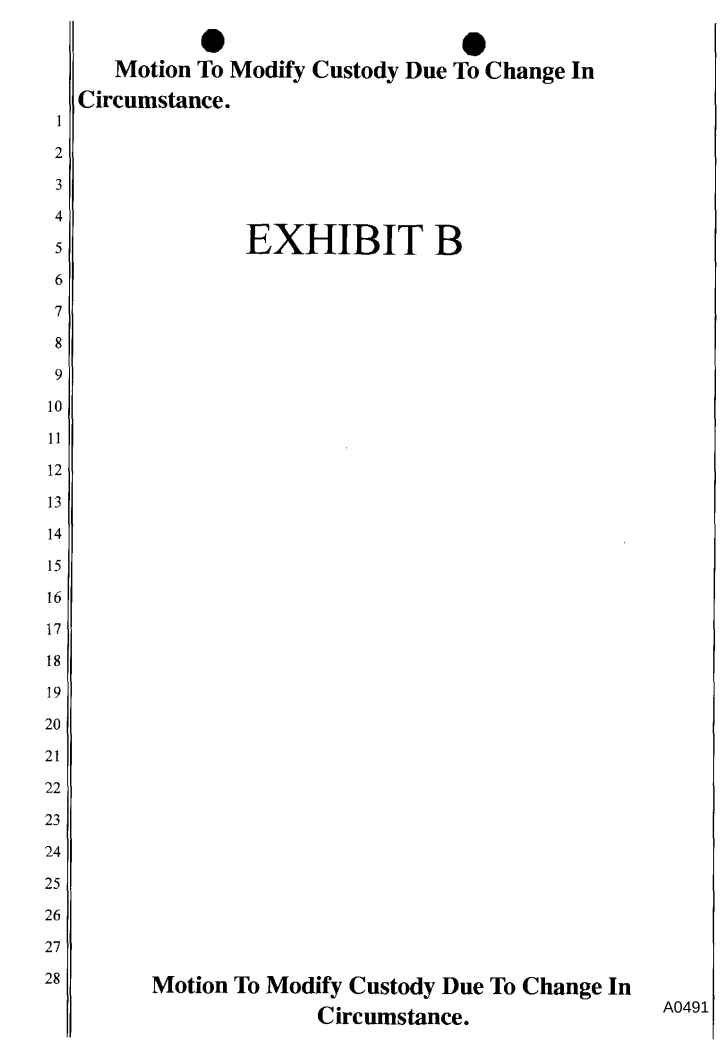
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Spam	steve evenson	Re: Huber Vs Calkins	2/13/2019	11.29 KB	jalli
Sent	Waylon huber	No Subject	1/13/2019	123.44 KB	
Drafts	KIDS Services	Huber vs. Huber	12/22/2018	267.67 KB	
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	Jonathan Whitehead	Janea's response to y	11/6/2015	2.02 MB	
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Hi Chris,	· · · · · · · · · · · · · · · · · · ·	
From my understanding this is intended to gain a relationsl because they have been kept from me for so long. It's mandatory in the state of NV, that if they are under a conter parent in so long, they have to have therapeutic mon relationship, for the sake of the children. I am not a criminal nor have I been charged for any offens undergone every investigation possible to clear my name fi happened. I have taken a VSA and have been cooperative in every as I have been cleared.	ertain age and haven't seen the litored services to regain a es what so ever. In fact, I've rom my daughter and what has	

I have been cleared.			
Is this a service for offenders	ect? Because if it is,	this is the wrong :	service and the court
has been mislead.			

> These appointments are talk therapy. You will not be playing with the girls. Eventually, the

therapist may recommend regular supervised visits which will then be two hours of playing.

> Idaho does not have grant funding available for out-of-state orders and we do not accept

Please advise. Waylon Huber Sent using the free mail.com iPad App

On 3/22/19 at 5:59 PM, KIDS Services wrote:

> Perhaps a few things you need to be made aware of.

Therapeutic supervised visits are one hour in length.

You cannot bring their 2 year old sister. Again, this is not play time.

Favorite Contacts

Real Estate School of Nevada

Add e-mail account

mail.com - Re: RE: RE: RE: FW: Huber vs. Hube

> Waylon,

5

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Premium Features

	>	1
	> We do not administer breathalyzer tests.	
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;	> KIDS Services	
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	>Original Message	
	> From: Waylon Huber [mailto:waylonhuber@mail.com]	1
	> Sent: Friday, March 22, 2019 6:11 PM	÷
:	> To: KIDS Services	
ļ	> Subject: Re: RE: RE: FW: Huber vs. Huber	
	>	
•	>	
	>	
	> Just to fill you in we should be getting a new order same verbiage but I found one discrepancy with how long the order hasn't been followed, and the judge said she was to pay for services or apply for a grant or use insurance and I am to pay for all travel cost hotels, gas, food, time off ect I'm hoping to get it started as soon as you can any day I will make time. Mornings are the best for me so I might be able to head home after. I haven't seen	•
:	them in so long. Also they have a 2 year old sister I don't know if I should make sure to bring her?	
1	>	
1	>	
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:	> Hope you have a great weekend let me know if you need anything, or the background in this case.	:
	>	
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	>	
÷	> Waylon huber	

	-
1	> 775-527-0272
5	· //S SE/ GE/E
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About us

Help Settings



Supervised Access Sexual Misconduct

Idaho Rules of Family Law Procedures 7170 states for safety considerations, all providers must adhere to the following additional terms and conditions in cases involving allegations of sexual abuse.

Re: ______(client's name)

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- 3. No lap sitting, hair brushing, stroking, hand holding, prolonged hugging, snuggling, kissing, wrestling, tickling, rough-housing; or changing of diapers or clothes;
- 4. Visiting parent is not allowed to assist child in the bathroom;
- 5. Any physical contact is to be initiated by the child only and must be brief. Any prolonged behavior will be stopped by the staff;
- 6. One-on-one supervision only; and
- 7. No objects from home are allowed at the visit.

I have read and understand the information above. I acknowledge this has been discussed with me and I agree to comply with the additional restrictions. I understand that the original policies and procedures continue to be in effect.

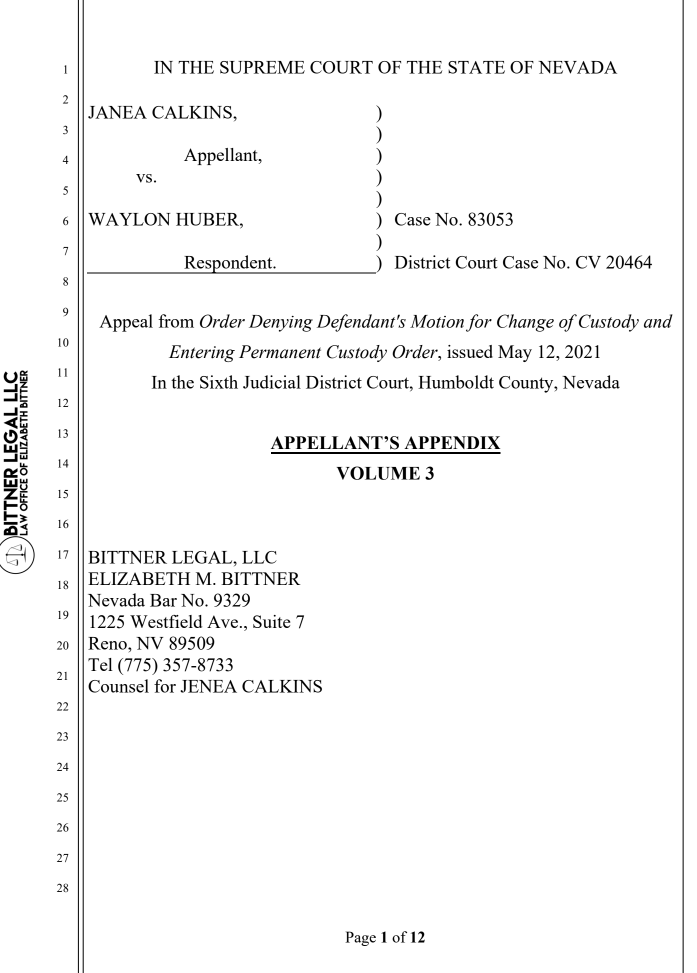
Signed

Date

1 Code: 3720 2019 MAR 25 PM 12: 32 Name: 2 Address: Winnemu 3 Telephone: 775-527-07 4 Email: Waylon Huber Self-Represented Litigant 5 6 IN THE FAMILY DIVISION SIXT 7 OF THE SECOND-JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE HUMBOLDT 9 Waylon Huber Plaintiff/Petitioner/Joint Petitioner, Case No. <u>(120,464</u> 10 11 Dept. No. II 12 vs. 13 Janea Calkins, Defendant / Respondent / Joint Petitioner. 14 15 16 PROOF OF SERVICE 17 18 Pursuant to Nevada Rule of Civil Procedure 5(b), I served a true and correct copy of the 19 Motion to MoDity custory due to change IN circumstance filed on (Name of document(s) served) 20 $\frac{2019}{100}$ in the manner(s) and at the location(s) described below. A copy 21 22 of this Proof of Service has been mailed or personally delivered to all parties or their lawyer. 23 24 Service Description 25 Fill in the information requested on the next page for each person who has been served. 26 If a person was served by United States Postal Service certified mail, you must attach the 27 return receipt to this document. 28

A0494

	$\bullet \qquad \bullet$
1	A copy of the above named document(s) was served upon the following people:
2	
3	1. Name: Janea Calkins (Name of the person who was served) Date: 3/25/18 (Date of service: day / month / year)
4	
5	By: Personal service – OR– Service by U.S. Mail, postage prepaid – OR–
6	Certified mail, return receipt attached -OR- Other:
7 8	Address: 10323 W Breckfield Of (Mailing address or physical address where service took place)
9	
10	Boise, ID 83709
11	
12	2. Name: Date: Date: (Date of service: day / month / year)
12	
	By: Personal service – OR– Service by U.S. Mail, postage prepaid – OR–
14 15	Certified mail, return receipt attached -OR- Other:
15	Address:
	Address:
17 18	
10	If more room is needed, attach additional sheets.
20	
21	This document does not contain the Social Security Number of any person.
22	I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing
23	statements are true and correct.
24	
25	Signature:
26	Date: 3/25/2019 Print Your Name: Waylon Huber
27	
28	
	A



ALPHABETICAL INDEX OF DOCUMENTS IN APPENDIX

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1	"Emergency Motion To Suspend			A0232
4	Visitation and Request For Expedited			
5	Hearing" and Affidavit of Janae Huber			
6	in Support of Ex Parte Motion for			
Ŭ	Return of Minor Children			
7	Affidavit of Janea Huber in Support of	June 13, 2017	2	A0285-
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9	Audio Transcription of Hearing	July 15, 2020	4	A0847-
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11	Case Appeal Statement	June 10, 2021	5	A1085-
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12	Delivery of Affidavit	May 11, 2017	1	A0195-
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1.4	Discharge of Attorney and	February 1,	2	A0403-
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15	Emergency Ex Parte Motion to	May 24, 2019	1	A0537-
16	Change Custody			0549
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17	Suspend Visitation and Request For			A0141
18	Expedited Hearing			
19	Ex Parte Emergency Motion for	May 8, 2017	1	A0103-
19	Temporary Custody			A0112
20	Ex Parte Emergency Motion	April 14, 2017	1	A0047-
21	Regarding Children (Motion to			A0053
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22	Ex Parte Emergency Motion	April 18, 2017	1	A0060-
23	Regarding Children (Motion to			A0077
24	Enforce Change of Custody)			
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25	Time			A0170
26	Ex Parte Motion For Return of Minor	May 9, 2017	1	A0171-
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27	8, 2017 Ex Parte Motion			
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DITTNER LEGAL LLC

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Minutes (March 14, 2019 hearing)	March 14,	2	A0459
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DITTNER LEGAL LLC

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Visitation and Request For Expedited			
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Motion to Vacate and Reschedule	November 22,	3	A0560-
Hearing	2019		A0562
Motion to Withdraw as Attorney of	January 23,	2	A0446-
Record	2019		A0447
Motion to Withdraw as Counsel	September 13,	2	A0372-
(Carucci)	2017		A0376
Non-Opposition to Motion to be	September 13,	2	A0377-
Relieved as Counsel	2017		A0378
Notice of Appeal	June 10, 2021	5	A1089-
rear of the provide the provid		~	A1099

Notice of Appearance (Dolan Law,	May 12, 2020	4	A0793-
LLC)			A0794
Notice of Appearance (Maddox)	April 28, 2017	1	A0082-
			A0083
Notice of Appearance of Counsel	April 24, 2017	1	A0079-
(Carucci)			A0081
Notice of Appearance of Counsel	January 29,	2	A0400
(Evenson)	2018		
Notice of Entry of July 1, 2020 Order	July 2, 2020	4	A0825-
			A0831
Notice of Entry of Order	July 24, 2020	5	A0983-
			A0997
Notice of Entry of Order	May 12, 2021	5	A1066-
-			A1075
Notice of Expert Witness	June 15, 2017	2	A0327-
-			A0342
Notice of Findings of Division of	November 9,	2	A0386-
Child and Family Services	2017		A0387
Notice of Intent to Appear by	June 16, 2017	2	A0343-
Telephonic Transmission Equipment			A0345
Notice of Hearing	December 5,	2	A0392-
C C	2017		A0393
Notice of Hearing	January 31,	2	A0401-
	2018		A0402
Notice of Witnesses (Maddox)	April 28, 2017	1	A0084-
			A0086
Notice of Witnesses (Maddox)	June 16, 2017	2	A0346-
			A0348
Opposition To Father's "Motion to	May 23, 2017	1	A0243-
Strike Defendant's Affidavit of Janea	-		A0246
Huber in Support of Emergency			
Motion to Suspend Visitation and			
Request for Expedited Hearing"			
Opposition to Mother's Ex Parte	June 13, 2017	2	A0289-
Emergency Motion to Suspend			A0307
Visitation			
Opposition to Mother's Motion to	May 3, 2021	5	A1038-
Change Custody and Cross Motion for			A1053
Permanent Custody Order			

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Opposition to Motion to Continue	July 14, 2020	4	A0835-
Hearing			A0842
Opposition to Plaintiff's Memorandum	June 5, 2017	2	A0263-
of Costs and Fees			A0268
Order	November 21,	2	A0425-
	2018		A0427
Order	February 8,	2	A0456-
	2019		A0457
Order	March 15,	2	A0460-
	2019		A0463
Order	November 22,	3	A0563-
	2019		A0565
Order	March 6, 2020	4	A0786-
			A0792
Order After Hearing	November 30,	2	A0428-
C	2018		0430
Order After May 4, 2017 Emergency	June 16, 2017	2	A0349-
Hearing			A0351
Order After Mediation	December 9,	3	A0570-
	2019		A0572
Order Allowing Withdrawal of	September 14,	2	A0381
Counsel for Respondent	2017		
Order Denying Defendant's Motion	May 10, 2021	5	A1058-
for Change of Custody and Entering			A1065
Permanent Custody Order			
Order Denying Request for Hearing	October 24,	2	A0384-
	2017		A0385
Order Granting Immediate Custody of	April 14, 2017	1	A0054-
Children			A0056
Order Modifying Temporary Custody	July 24, 2020	5	A0998-
of Two Minor Children and Other			A1010
Related Matter			
Order Regarding Improper Service	April 22, 2021	5	A1035-
			A1037
Order Scheduling Mediation and	December 9,	3	A0567-
Hearing Dates	2019		A0569
Order Suspending Visitation	June 9, 2017	2	A0281-
			A0282

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Order Suspending Visitation	July 3, 2017	2	A0369-
			A0371
Order to Immediately Produce Minor	July 1, 2020	4	A0821-
Children to Court and Notice of			A0824
Expedited Hearing RE: Custody			
Order to Show Cause	November 2,	2	A0419-
	2018		A0421
Order to Submit "Motion to Change	April 23, 2019	3	A0510
Custody due to Change in			
Circumstance"			
Order to Submit Emergency Ex Parte	May 24, 2019	3	A0550
Motion to Change Custody			
Order to Submit Ex Parte Motion to	January 24,	2	A0448
Modify Custody due to Change in	2019		
Circumstance	-019		
Order to Submit Uncontested "Motion	September 3,	3	A0557
to Change Location of Therapeutic	2019	5	110557
Reunification"	2017		
Plaintiff's Motion in Limine	February 20,	3	A0574-
	2020	5	A0574-
Due Heaving Statement		3	
Pre-Hearing Statement	February 20, 2020	3	A0576-
		2	A0580
Proof of Payment	December 31,	2	A0431-
	2018		A0432
Proof of Personal Service	June 22, 2017	2	A0354-
			A0358
Proof of Service	May 16, 2018	2	A0414-
			A0415
Proof of Service	February 1,	2	A0449-
	2019		A0450
Proof of Service	March 25,	2	A0494-
	2019		A0495
Proof of Service	April 23, 2019	3	A0511-
			A0512
Proof of Service	August 15,	3	A0552
	2019	_	
Proof of Service	December 23,	3	A0573
	2019		
		1	<u> </u>

DITNER LEGAL LLC

Page 7 of 12

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DITTN LAW OFFIC	

Proof of Service	February 20, 2020	3	A0581
Proof of Service	March 15,	2	A0464-
Proof of Somioo	2021 April 12, 2021	5	A0465
Proof of Service Proof of Service	April 12, 2021	5	A1033 A1054-
Proof of Service	May 5, 2021	5	
Proof of Service	May 26, 2021	5	A1056 A1080-
Proof of Service	May 26, 2021	5	
Durant of Semica (Mation to Enforce	August 16	3	A1081
Proof of Service (Motion to Enforce	August 16,	3	A0555
Divorce Decree)	2019	3	10556
Proof of Service (Motion to Modify	August 116,	3	A0556
Custody due to Change in	2016		
Circumstance)	I 0 2021	5	A 1000
Proof of Service for Request for	June 9, 2021	5	A1082-
Submission	NC 7 0010	2	A1083
Proof of Service for Supplement to	May 7, 2019	3	A0519
Motion to Modify Custody	F 1 A 4	2	10500
Proof of Service for Supplement to	February 24,	3	A0583
Pre-Hearing Statement	2020	1	
Proof of Service of the Ex Parte	April 14, 2017	1	A0057-
Emergency Motion Regarding			A0058
Children (Motion to Change of			
Custody Motion)			
Proof of Service of the Ex Parte	April 18, 2017	1	A0078
Emergency Motion Regarding			
Children (Motion to Enforce Change			
of Custody)			
Qualified Domestic Relations Order	July 19, 2016	1	A0039-
Union Pacific Agreement Employee			A0044
401K Retirement Thrift Plan			
Reply in Support of Motion to Modify	April 23, 2019	3	A0513-
Custody due to Change in			A0518
Circumstances		_	
Reply To Emergency Noticed Motion	May 23, 2017	Ι	A0247-
to Suspend Visitation and Request for			A0251
Expedited Hearing			
Reply to Motion to Lift Restriction on	February 1,	2	A0451
Husband	2019		

1	Reply to Motion to Modify Custody and Related Relief	February 1, 2019	2	A0452
2	Reply to Motion to Reopen Discovery	February 1, 2019	2	A0453
3 4	Reply to Opposition for Motion for Order to Show Cause for Order	July 19, 2021	5	A1122- A1124
5	Regarding Defendant's Consent to			A1124
6 7	Obtain Passports Reply To Opposition To Father's May	May 11, 2017	1	A0198-
8	8, 2017 Ex Parte Motion; and Opposition to Mother's Ex Parte			A0216
9	Motion For Return of Minor Children; and Opposition To Mother's			
.0	Emergency Motion to Suspend Visitation			
11 12	Reply To Opposition To Fathers Motion To Strike Defendant's	May 25, 2017	2	A0256- A0260
13	Affidavit of Janea Huber in Support of Emergency Motion to Suspend			110200
14	Visitation and Request for Expedited			
15 16	Hearing" Request for Hearing	October 17, 2017	2	A0382-
7	Request for Hearing	November 9, 2017	2	A0383 A0388- A0389
8 9	Request for Hearing	January 4, 2019	2	A0389 A0433
0	Request for Hearing	May 17, 2019	3	A0535- A0536
21 22	Request for Submission of	May 23, 2017	2	A0252-
23	"Emergency Noticed Motion to Suspend Visitation and Request for			A0253
24	Expedited Hearing" Request for Submission of	May 9, 2017	1	A0193-
25	Defendant's "Ex Parte Motion For Return of Minor Children: Opposition			A0194
26 27	To Father's May 8, 2017 Ex Parte Motion"			
28		1	1	<u> </u>

DITTNER LEGAL LLC

1	Request for Submission of Ex Parte	May 8, 2017	1	A0113-
	Emergency Motion for Temporary			A0114
2	Custody			
3	Request for Submission of Ex Parte	April 14, 2017	1	A0059
4	Emergency Motion Regarding			
	Children (Motion to Change of			
5	Custody Motion)			
6	Request for Submission of Ex Parte	May 8, 2017	1	A0115-
_	Emergency Motion Regarding			A0116
7	Children: Motion to Enforce			
8	Request for Submission of Ex Parte	May 9, 2017	2	A0283-
9	Emergency Motion to Suspend			A0284
	Visitation			
10	Request for Submission of Ex Parte	May 9, 2017	1	A0191-
11	Motion To Shorten Time			A0192
12	Request for Submission of	May 23, 2017	2	A0254-
	Memorandum of Costs and Fees and			A0255
13	Order For Attorney Fees	NA 25 2017	2	4.02(1
14	Request for Submission of Motion to	May 25, 2017	2	A0261-
1.5	Strike Defendant's Affidavit of Janea			A0262
15	Huber in Support of Emergency			
16	Motion To Suspend Visitation and Request For Expedited Hearing			
17	Request For Expedited Hearing Request for Submission of Motion to	Sontombor 12	2	A0379-
	Withdraw as Counsel	September 13, 2017	2	A0379- A0380
18	Request for Submission of Notice of	November 9,	2	A0390-
19	Findings of Division of Child and	2017	2	A0391
20	Family Services	2017		110571
	Request for Submission of "Order	June 15, 2017	2	A0316-
21	After May 4, 2017 Emergency	<i>valie</i> 1 <i>5</i> , 2017	2	A0326
22	Hearing"			
23	Request for Submission of the	July 19, 2016	1	A0045-
	Qualified Domestic Relations Order	5 ,		0046
24	Union Pacific Agreement Employee			
25	401K Retirement Thrift Plan			
26	Request for Submission	June 15, 2018	2	A0417
	Request for Submission	April 12, 2021	5	A1034
27	Request for Submission	May 5, 2021	5	A1057
28	Request for Submission	June 9, 2021	5	A1084

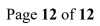
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Request for Submission for	March 26,	3	A0498
Supplement to Ex Parte Motion to	2019		
Change Custody			
Request for Submission for	May 7, 2019	3	A0520
Supplement to Motion to Modify			
Custody			
Request for Submission for	February 24,	3	A0582
Supplement to Pre-Hearing Statement	2020		
Request for Submission of Ex Parte	May 16, 2018	2	A0416
Motion			
Request for Submission of Ex Parte	March 25,	3	A0496-
Motion to Change Custody	2019		A0497
Request for Submission of Second	March 29,	3	A0509
Supplement for Ex Parte Motion to	2019		
Change Custody			
Response to Defendant's Opposition	June 13, 2017	2	A0308-
to Plaintiff's Memorandum of Costs			A0315
and Fees			
Second Supplement to Ex Parte	March 29,	3	A0504-
Motion to Change Custody	2019		A0508
Subpoena (Dunkhorst) with	April 28, 2017	1	A0093-
Acceptance of Service			
Subpoena Duces Tecum	March 29,	3	A0504-
	2019		A0508
Subpoena Duces Tecum (DCFS) with	April 28, 2017	1	A0087-
Acceptance of Service	-		A0092
Subpoena (DCFS)	December 29,	2	A0394-
	2017		A0396
Subpoena To Appear and Testify	June 22, 2017	2	A0364-
(Ochoa)			A0368
Subpoena To Appear and Testify	May 4, 2017	1	A0098-
(Schmelling)	•		A0102
Subpoena To Appear and Testify	June 22, 2017	2	A0359-
(Schmelling)			A0363
Supplement to Ex Parte Motion to	March 26,	3	A0499-
Change Custody	2019		A0503
Supplement to Motion to Modify	May 7, 2019	3	A0521-
Custody			0534
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DITTNER LEGAL LLC

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Supplement to Pre-Hearing Statement	February 24,	3	A0584-
	2020		A0744
Supplement to Pre-Hearing Statement	February 24,	4	A0745
(continued)	2020		A0780
Withdrawal of Attorney (Dolan Law,	May 25, 2021	5	A1076-
LLC)			A1077
Withdrawal of Attorney (Manson)	June 23, 2016	1	A0035-
			0038
Withdrawal of Counsel (Whitehead)	April 11, 2016	1	A0032-
			A0034



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	REQUEST FOR SUBMISSION OF EX PARTE MOTION TO CHANGE C CIRCUMSTANCE.	USTODY DUE TO CHANGE IN = 11 = D
1	Waylon Huber 4151 TWO ROCK DR	· · ·
2	WINNEMUCCA, NV 89445 775-527-0272	2019 MAR 25 AM 8: 18
3	waylonhuber@MAIL.COM	TAMI RAE SPOT A
4	Waylon Huber, IN PRO PER	GA- Clairs
5		
6		
7	SUPERIOR COURT OF THE STATE O	F NEVADA SIXTH DISRICTRT COURT
8	FOR THE COUNT	Y OF HUMBOLDT.
9		
10	WAYLON HUBER) Case No.: 20,464
11	Plaintiff(s),) REQUEST FOR SUBMISSION
12	vs.	CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE.
13	JANEA CALKINS) CHAINGE IN CIRCOMSTAINCE.
14) }
15	Defendant(s).) }
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18		}
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20	THE IS A DECLIFET FOR SUBMISSION	
21	THIS IS A REQUEST FOR SUBMISSION OF EX PARTE MOTION TO CHANGE CUSTOD	Y DUE TO CHANGE IN CIRCUMSTANCE.
22		$\Lambda \Lambda \Lambda \Lambda \Lambda$
23 24		MMP HAW
24		Waylon Huber V In Pro Per
26		
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-	REQUEST FOR OF EX PARTE MOTION TO CHANC CIRCUM	SUBMISSION JE CUSTODY DUE TO CHANGE 100496 STANCE.

	REQUEST FOR SUBMISSION OF EX PARTE MOTION TO CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE.
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3	ISSUED BY CLERK OF THE COURT
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5	By:Clerk
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28	REQUEST FOR SUBMISSION
	REQUEST FOR SUBMISSION OF EX PARTE MOTION TO CHANGE CUSTODY DUE TO CHANGE IM0497 CIRCUMSTANCE.

	REQUEST FOR SCHMISSION FOR SUPPLEMENT TO EX PARTE MOT CHANGE IN CIRCUMSTANCE.	TION TO CHANGE CUSTODY DUE TO
1	Waylon Huber 4151 TWO ROCK DR	
2	WINNEMUCCA, NV 89445 775-527-0272	2019 MAR 26 AM 11:01
3	waylonbuber@MAIL.COM	NAT RAF SERIA
4	Waylon Huber, IN PRO PER	NET COURT CLEAR JEKepke
5		
6		
7	SUPERIOR COURT OF THE STATE O	F NEVADA SIXTH DISRICTRT COURT
8	FOR THE COUNT	Y OF HUMBOLDT.
9		
10	WAYLON HUBER) Case No.: 20,464
11	Plaintiff(s),	{ REQUEST FOR SUBMISSION FOR { SUPPLEMENT TO EX PARTE
12	vs.	A MOTION TO CHANGE CUSTODY
13 14	JANEA CALKINS	{ CIRCUMSTANCE
14		
16	Defendant(s).	}
17		}
18		
19)
20		
21	THIS IS A REQUEST FOR SUBMISSION	
22	OF SUPPLEMENT TO EX PARTE MOTION TO CIRCUMSTANCE.	CHANGE CUSTODY DUE TO CHANGE IN A
23		$n \mid n \mid$
24		MAN AM
25		Waylon Huber In Pro Per
26		
27		
28	REQUEST FOR FOR EX PARTE MOTION TO CHAN CIRCUM	R SUBMISSION GE CUSTODY DUE TO CHANGE I M 9498 STANCE.

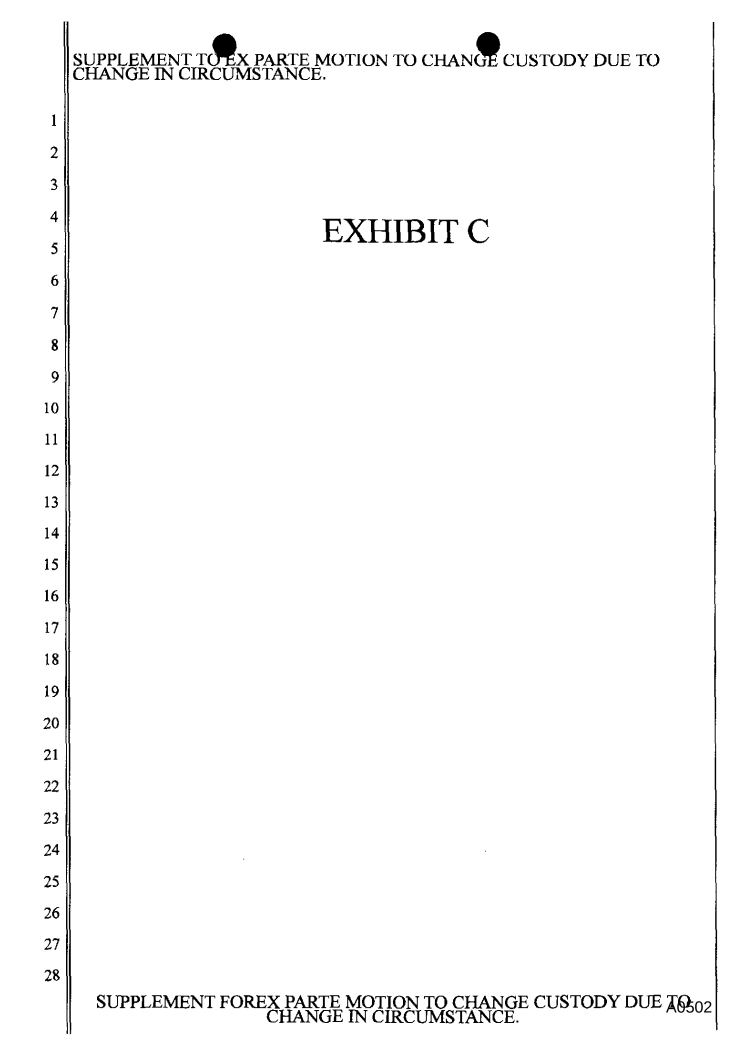
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	SUPPLEMENT TO EX PARTE MOTION CHANGE IN CIRCUMSTANCE.	TO CHANGE CUSTODY DUE TO
1	Waylon Huber	
2	4151 TWO ROCK DR WINNEMUCCA, NV 89445	2019 MAR 26 AM 11: 00
2	775-527-0272 waylonhuber@MAIL.COM	了AL针 我在目前的一个
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4	Waylon Huber, IN PRO PER	Jophe
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7	SUPERIOR COURT OF THE STATE O	
8	FOR THE COUNT	Y OF HUMBOLDT.
9		
10	WAYLON HUBER	Case No.: 20,464
11	Plaintiff(s),	SUPPLEMENT TO EX PARTE
12	VS.	DUE TO CHANGE IN CIRCUMSTANCE
13	JANEA CALKINS	{
14		$\left\{ \begin{array}{c} \\ \end{array} \right\}$
15	Defendant(s).	$\left\{ \right.$
16		<pre>{</pre>
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18	• • • • • • • • • • • • • • • • • • •	\$
19		
20		
21		jones at kiddie services yesterday and janea still
22		recent order with 3 days mailing we are 3 days
23		ylon Huber am completely blocked from all
24	communication.	
25		
26		
27		
28		
	SUPPLEMENT FOREX PARTE MOTI CHANGE IN CI	ON TO CHANGE CUSTODY DUEAD 409 RCUMSTANCE.

SUPPLEMENT TO EX PARTE MOTION TO CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE. 1 2 3 I would like to bring to the COURTS ATTENTION, the LAST 9 ORDERS THAT HAVE 4 **NOT BEEN FOLLOWED-**5 1.3 SEPERATE ORDERS at hearing to REUNIFY with my children, BRYSON and 6 **BRYNLEE HUBER (6).** 7 2. **TELEPHONIC HEARING with VERBAL ORDER to IMMEDIATELY start REUNIFICATION.** 8 9 3. ORDER to PAY COURT COSTS of WENDY MADDOX for NOT following FULL 10 CUSTODY EX PARTE MOTION order to FATHER. 4. Went in to HIDING after EX-PARTE FULL CUSTODY was ISSUED BY the 11 HONORABLE JUDGE MONTARO. 12 13 5. Currently LIVES with JUSTIN CALKINS who she is NOW MARRIED TOO, and has a BABY with now, WHO HAS A NO CONTACT ORDER IN PLACE WITH CHILDREN, 14 15 **BRYNLEE AND BRYSON HUBER.** 16 6. NEVER SHOWED UP on SEVERAL occasions to SUPPLY the KIDS for their weeks with 17 their SCHEDULED VISITATION with FATHER. 18 7. The divorce decree states she was to RETURN to WINNEMUCCA after schooling at the 19 latest APRIL 2018. 8. SIBLING ALIENATION. The TWINS have a SIBLING, RUBEE HUBER, that mother 20 21 JANEA CALKINS to BRYNLEE & BRYSON HUBER, REFUSES to give ANY opportunity to ESTABLISH ANY RELATIONSHIP with. 22 9. PARENTAL ALIENATION. JANEA CALKINS REFUSES TO FOSTER and ESTABLISH 23 ANY KIND OF RELATIONSHIP, BETWEEN CHILDREN AND FATHER, between THE 24 25 CURRENT NON CUSTODIAL PARENT. becoming EXHAUSTED at this point and am asking for a 26 I WAYLON HUBER, am **REMEDY from the COURT.** 27 28

SUPPLEMENT TO EX PARTE MOTION TO CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE.

I ,Waylon Huber, will never see my children at this pace and disrespect for the Court showing by Plaintiff Janea Calkins. In Pro Per

SUPPLEMENT FOREX PARTE MOTION TO CHANGE CUSTODY DUEAD601 CHANGE IN CIRCUMSTANCE.





RE: Re: RE: RE: RE: FW: Huber vs. Huber

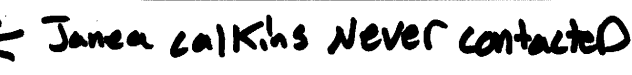
 From:
 "KIDS Services" <chris@kidsservices.net>

 To:
 "Waylon Huber'" <waylonhuber@mail.com>

Date:

Mar 25, 2019 12:49:50 PM

No



Thank you Chris Jones KIDS Services

-----Original Message-----From: Waylon Huber [mailto:waylonhuber@mail.com] Sent: Monday, March 25, 2019 9:06 AM To: KIDS Services Subject: Fwd: Re: RE: RE: RE: RE: FW: Huber vs. Huber

> Hey Chris has Janea Calkins contacted you after this most recent order? I can not get a hold of her at all.

> Waylon Huber > 775-527-0272

> On 3/22/19 at 7:04 PM, KIDS Services wrote:

> > It is not for offenders. This is therapeutic supervised visitation (TSV) which is often used for reintegration. Additionally, the judge put in the order the reason for the TSV is due to allegations of sexual abuse which is something the therapist will address.

> >

>

> > I do need to inform you that Idaho Rules of Family Law Procedures 717o states if there has ever been allegations of sexual misconduct, no matter what the outcome of the investigation, we are required to apply special rules. I have attached the document you would be required to sign and adhere to. I'm sorry, although I may not totally agree with this rule, I am mandated to follow it.

> > > > Chris Jones > > > > KIDS Services > > > > > > > > > > > > -----Original Message-----> > From: Waylon Huber [mailto:waylonhuber@mail.com] > Sent: Friday, March 22, 2019 7:37 PM > To: KIDS Services > > Subject: Re: RE: RE: RE: FW: Huber vs. Huber > > > > > >

	2nd SUPPLEMENT TO EX PARTE MOTION TO CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE.			
1 2 3	Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 775-527-0272 waylonhuber@MAIL.COM			
4	Waylon Huber, IN PRO PER			
5				
6				
7	SUPERIOR COURT OF THE STATE OF NEVADA SIXTH DISRICTRT COURT			
8	FOR THE COUNTY OF HUMBOLDT.			
9				
10	WAYLON HUBER Case No.: 20,464			
11	Plaintiff(s), A 2nd SUPPLEMENT TO EX PARTE MOTION TO CHANGE CUSTODY			
12	vs. Vs.			
13	JANEA CALKINS			
14				
15	Defendant(s).			
16				
17				
18 19				
20				
21	Added exhibit D, Email Is between I and Chris Jones, at Kid Services yesterday.			
22	Janea Calkins still has NOT CONTACTED KID SERVICES, now 14 DAYS's after the most			
23	recent order, the order allowed 5 days.			
24	I, Waylon Huber, am completely blocked from all communication. I am asking a decision be			
25	made at gods speed, because I feel she may be moving and we will lose my twins.			
26	Brynlee and Bryson Huber for good.			
27	Im not provided any information on where they go to school, their grades, pictures, friends,			
28	medical records, ect.			
	2nd SUPPLEMENT FOR EX PARTE MOTION TO CHANGE CUSTODY DUE 360. CHANGE IN CIRCUMSTANCE.			

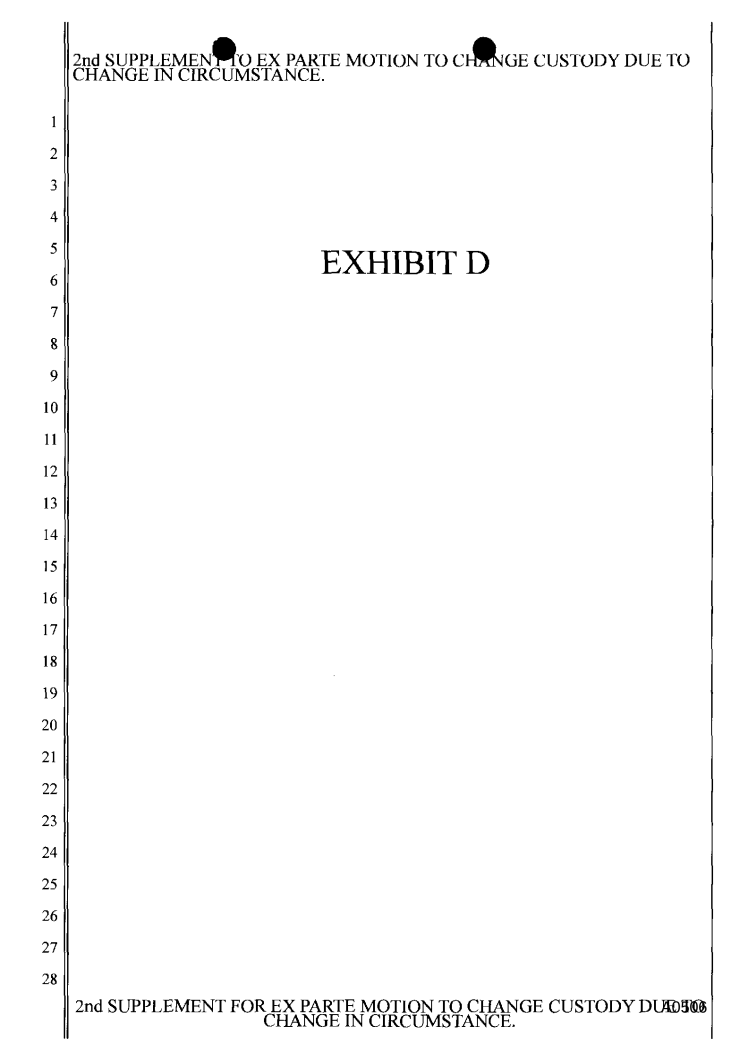
2nd SUPPLEMENT O EX PARTE MOTION TO CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE.

This is becoming a very bad situation for the "kids" they do have a family here in
 winnemucca and no one has seen them in almost 2 years.

4 || I, Waylon Huber needs assistance from the court on this matter.

I have ran in to two years of excuses and road blocks.

Waylon Huber In Pro Per 2nd SUPPLEMENT FOR EX PARTE MOTION TO CHANGE CUSTODY DUR0505 CHANGE IN CIRCUMSTANCE.



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\$	Delete Spam Reply Forward Move	
	RE: Huber's	Close Fullscreen
	From: KIDS Services	3/28/2019 at 4:12 PM
Unread E-mails	· · · ·	
Favorites	Waylon, ${\bf q}_{\bf a}$ Janea has not yet contacted us. When she does, we will let you k	
3 - 6 N	Janea has not yet contacted us. When she uses, we will let you k	now.
Trash	Thank you	
Spam ::	Chris Jones KIDS Services	
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Deleted Messages	From: Waylon Huber [mailto:waylonhuber@mail.com] Sent: Thursday, March 28, 2019 8:54 AM	
Honest few	To: KIDS Services	
Junk	Subject: Huber's	
Nest	Hey Chris good morning has Janea Calkins contacted you yet? Ju	st checking in.
Notes	Waylon Huber	
Real Estate School of Nevada	775-527-0272	
Sent Messages		
Waylonhuber	Sent using the free mail.com iPad App	
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Add e-mail account		
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	REQUEST FOR S	UBMITION
1	WAYLON HUBER 4151 Two Rock Dr	
2	Winnemucca, NV 89445 775-304-6202	
3		PUIS MAR 29
4	WAYLON HUBER, IN PRO PER	
5		Case No.: CV. 20.464
6	WAYLON HUBER	
7	Plaintiff(s),	"REQUEST FOR SUBMITION OF 2nd SUPPLEMENT FOR EX PARTE
8	VS.	MOTION TO CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE.
9	JANEA CALKINS	
10	Defendant(s).	
11		
12		
13		
14	,	
15	I Waylon Huber am requesting this be submit	ted for consideration due to the time
16	sensitive issues in this case.	
17	Why IML	
18	WAYLON HUBER	
19	1n Pro Per	
20 21		
21		
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	1	A05¢9

1 2 3 4 5	ORDER TO SUBMIT "MOTION TO CHA DUE TO CHANGE IN CIRCUMSTANCE TO CHANGE OF CUSTODY DUE TO CHA Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 775-527-0272 waylonhuber@MAIL.COM Waylon Huber, IN PRO PER	E & REPLY IN SUPPORT OF MOTION
6		
7		NEVADA SIXTH DISRICTRT COURTW
8	FOR THE COUNT	Y OF HUMBOLDT.
10		
11	WAYLON HUBER) Case No.: 20,464
12	Plaintiff(s),	ORDER TO SUBMIT "MOTION TO CHANGE CUSTODY DUE TO CHANGE IN
13	vs.	{ CIRCUMSTANCE"
14	JANEA CALKINS	ORDER TO SUBMIT "REPLY IN SUPPORT OF MOTION TO
15		CHANGE CUSTODY DUE TO CHANGE IN CIRCUMSTANCE".
16	Defendant(s).	
17		}
18		
19		,
20		
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22	THIS IS AN TO SUBMIT "MOTION TO DUE TO CHANGE IN CIRCUMSTANC	O CHANGE CUSTODY TE & REPLY IN SUPPORT OF
23	DUE TO CHANGE IN CIRCUMSTANC MOTION TO CHANGE OF CUSTODY CIRCUMSTANCE.	DUE TO CHANGE IN
24		
25		ANA KA.
26		Waylon Huber
27		In Pro Per
28	ORDER TO SUBMIT "MOTI DUE TO CHANGE IN CIRCUMSTANC TO CHANGE OF CUSTODY DUE	ON TO CHANGE CUSTODY E & REPLY IN SUPPORT OF MO THOS TO CHANGE IN CIRCUMSTANCE.

1 Code: 3720 Name: 2019 APR 23 PH 2: 52 2 Address: innemi 3 新推取起 2011年 公園 2018年 日本。 Telephone: 527-02 4 C. Smoot Email: Waylon Huber @mail Self-Represented Litigant 5 6 IN THE FAMILY DIVISION Sixth 7 OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 8 IN AND FOR THE COUNTY OF WASHOE 9 Waylon Huber, Plaintiff / Petitioner / Joint Petitioner, Case No. 20,464 10 Dept. No. 1 11 vs. 12 Janea Calkins Defendant / Respondent / Joint Petitioner. 13 14 15 16 PROOF OF SERVICE 17 18 Pursuant to Nevada Rule of Civil Procedure 5(b), I served a true and correct copy of the order to suBmit and 19 Leply in support of makion to modify Oue to change IN Lircumstance filed on (Name of document(s) served) 20 21 in the manner(s) and at the location(s) described below. A copy (Date of filing) 22 of this Proof of Service has been mailed or personally delivered to all parties or their lawyer. 23 24 Service Description 25 Fill in the information requested on the next page for <u>each person</u> who has been served. 26 If a person was served by United States Postal Service certified mail, you must attach the 27 return receipt to this document. 28

4	
1	A copy of the above named document(s) was served upon the following people:
3 4 5 6 7 8 9	1. Name: $J_{anea} (A K hS)$ Date: $4/23/19$ (Name of the person who was served) Date: $4/23/19$ (Date of service: day / month / year) By: Personal service $-OR - 4$ Service by U.S. Mail, postage prepaid $-OR -$ Certified mail, return receipt attached $-OR -$ Other: Address: 10323 W Breck Field Dr Bolse, TD 83709 (Mailing address or physical address where service took place)
10 11 12 13 14 15 16 17	2. Name: Date: (Name of the person who was served) (Date of service: day / month / year) By: Personal service OR- Service by U.S. Mail, postage prepaid -OR- Certified mail, return receipt attached -OR- Address:
18 19 20	If more room is needed, attach additional sheets.
21 22 23 24 25 26 27 28	This document does not contain the Social Security Number of any person. I declare under penalty of perjury, under the law of the State of Nevada, that the foregoing statements are true and correct. Signature: Date: $\frac{4/23/19}{123/19}$ Print Your Name: Waylon Huber

2

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	Reply in Support of Motion to Modify Custody D	ue to Change in Circumstances
	WAYLON HUBER	
1	4151 TWO ROCK DR WINNEMUCCA, NV 89445	2019 APR 23 PK 2: 52
2	775-527-0272 waylonhuber@mail.com	
3		TAN RATIES OF TOTAL
4	WAYLON HUBER , IN PRO PER	C. Smak
5		
6		
7	IN THE SIXTH JUDICIAL DISTRICT COU	JRT OF THE STATE OF NEVADA
8	FOR THE COUNTY OF H	UMBOLDT
9	WAYLON HUBER) Case No.: CV20,464
10	Plaintiff(s),)
11	vs.	Reply in Support of Motion to Modify Custody Due to Change in Circumstances
12	JANEA CALKINS	
13) DEPT: 1
14	Defendant(s).	/))
15		,))
16		,))
17 18		,))
18 19		
20		
21		1 LL Dul
22		WAYLON HUBER
23		In Pro Per
24		
25	On March 25, 2019, Father, Waylon Huber	filed his Motion to Modify Custody Due to
26	Change in Circumstances. On the same day, Fathe	er mailed a copy of said Motion with the United
27	States Postal Service to Mother, Janea Calkins, an	-
28	states rostal Service to Mother, Janea Calkins, an	u mouler's mouler, Debra Drake. Mother's
		A0513

Reply in Support of Motion to Modify Custody Due to Change in Circumstances

Opposition to Motion would have been due on or before April 8, 2019. As of today, Father is not
 aware of any Opposition being filed.

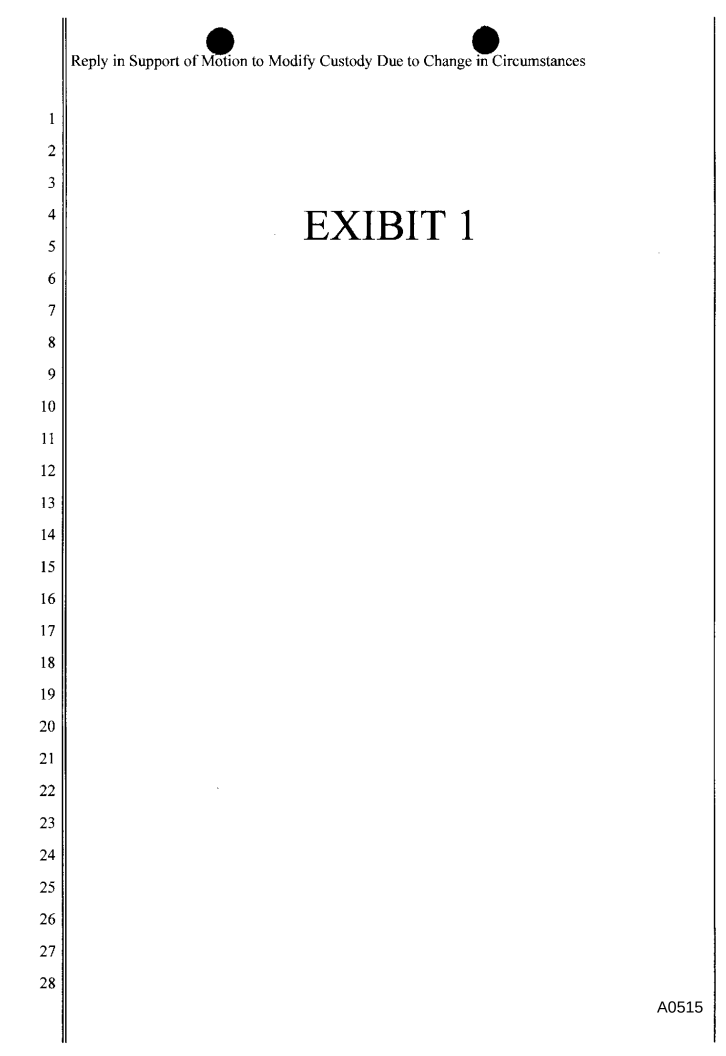
Father has continued to reach out to Mother to begin this process, but is either being blocked
again from any contact with his children and/or Mother is purposely ignoring Father and the Court's
Order. (See Exhibit "1" attached hereto.)

Father has continued to honor the Court's Order and begin the reunification process with the 7 8 parties' twin children, Brynlee Huber and Bryson Huber. With all Father's efforts, he still has not 9 been able to see his children and it will be two (2) years this May. Father is hopeful that the Court 10 will see that no matter what order is placed on Mother, she is going to have no regard for it. 11 12 Furthermore, Father is requesting that the reunification process be transferred to the Humboldt 13 County Family Program. The Family Program provides all the necessary resources to restore the 14 15 loving relationship between Father and his children. 16 Father is requesting that the Court order Mother to immediately disclose the children's 17 18 correct contact information which includes, but is not limited to telephone number, mailing address 19 and physical address. Father has joint legal custody of the children and has every right to know 20 where his children are living. 21

It has been approximately two years since I "Father" have seen or talked to my children. I
 am at my breaking point due to the defendant's lack of following of any of the honorable judge
 Montaro's orders. This will be the 8 in a row.

26 This motion is uncontested and i am seeking an immediate remedy to this situation.

27



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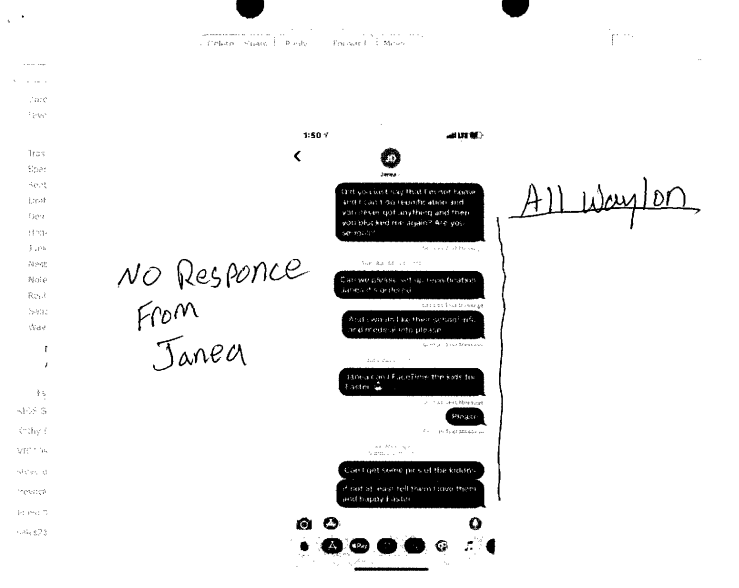
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	To Change In Circumstance.	t to Motion To Modify Custody Due 「「」」この
1	Case No. CV.20,464	
2	Dept No 1	2019 MAY -7 AM 10: 17
3	WAYLON HUBER 4151 TWO ROCK DR	TAMI RAE SPERO DIST, COURT, CLERK
4	WINNEMUCCA, NEVADA 89445 775-527-0272	A Cap
5	waylonhuber@mail.com	
6 7	WAYLON HUBER, IN PRO PER	
8		
0 9	IN THE SIXTH JUDICIAL DISTRIC	T COURT OF THE STATE OF NEVADA
9 10	IN AND FOR THE CO	DUNTY OF HUMBOLDT
11		
11	WAYLON HUBER) Case No CV 20,464
12	Plaintiff(s),	
14	vs.	Proof of Service For Supplement to Motion To Modify Custody Due To
15	JANEA CALKINS	 Motion To Modify Custody Due To Change In Circumstance.
16	Defendant(s).	
17		
18		
19		
20		
21	This is a proof of service by Certified US Mail F	For Document titled, to 10323 w Breakfield Dr
22	Boise, ID 83709. Supplment to Motion To Modify Custody Due	To Change In Circumstance and
23	Request for Submission For Supplement to M Circumstance.	otion to Modify Custody Due to Change In
24	These documents were filed 05/07/2019	
25	MAL MAN	
26 27	WAYLON HUBER In Pro Per	
28		
		tion To Modify Custody Due To Change In A0519
	Circu	mstance.

	Bequest for Submission Fo	• r Supplement to Motion To	
	Request for Submission For Supplement to Motion To Modify Custody Due To Change In Circumstance		
1	Modify Custody Due To Char Case No. CV.20,464	DOIG HAY -7 AMIO: 17	
2	Dept No 1	TAMI RAE SPERO	
3	WAYLON HUBER	THE COURT OFFICE	
4	4151 TWO ROCK DR WINNEMUCCA, NEVADA 89445		
5	775-527-0272 waylonhuber@mail.com		
6	WAVI ON LILIDED IN DDO DED		
7	WAYLON HUBER, IN PRO PER		
8			
9	IN THE SIXTH JUDICIAL DISTRIC	T COURT OF THE STATE OF NEVADA	
10		OUNTY OF HUMBOLDT	
11			
12	WAYLON HUBER		
13	Plaintiff(s),	Case No CV 20,464	
14	vs.	Request for Submission For	
15	JANEA CALKINS	Supplement to Motion To	
16	Defendant(s).	Modify Custody Due To	
17		Change In Circumstance.	
18			
19))	
20)	
21 22	I Waylon Huber am requesting this sumlement	be submitted for immediate consideration as it is to	
22	the already submitted reply and motion for chan		
24		AND ANIA	
25		WAYLON HUBER	
26		In Pro Per	
27			
28	Request for Submission F	or Supplement to Motion To	
		Change In Circumstance. A0520	

	• Supplement to Motion To	• Modify Custody Due To Change
1	In Circumstance.	FILED
1	Case No. CV.20,464 Dept No 1	2019 MAY -7 AM 10: 17
2	WAYLON HUBER	TAMI BAE SPERIO
4	4151 TWO ROCK DR WINNEMUCCA, NEVADA 89445	Cost Court Crew
5	775-527-0272 waylonhuber@mail.com	
6		
7	WAYLON HUBER, IN PRO PER	
8		
9	IN THE SIXTH INDICIAL DISTR	ICT COURT OF THE STATE OF NEVADA
10		COUNTY OF HUMBOLDT
11		
12	WAYLON HUBER	
13	Plaintiff(s),	Supplement to Motion To
14	VS.	Modify Custody Due To Change In Cincenstance
15	JANEA CALKINS	Change In Circumstance.
16 17	Defendant(s).	
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28	•	Custody Due To Change In sumstance. A0521

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Supplement to Motion To Modify Custody Due To Change In Circumstance.

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Mother Janea Calkins, is now in hiding and will not communicate with father at all. Last known to father, Mother was is in Boise, ID. Father has attempted by phone, has attempted my mail, email, and social media all to no response from Mother.

Father Waylon Huber, has received several orders from the court for reunification and supervised
therapeutic visitation, but has no way of getting mother to comply at all, just excuses and road
blocks over and over, and now at a total severing of communication by mother Janea Calkins.

11

Father got worried for the children when he started receiving certified court documents back in the
mail as shown in exhibit one. Father called for a child welfare check on the children on 05/04/2019
at approximately 6:30 pm. Father Waylon Huber was concerned that she had moved or something
was wrong and wanted to know the children were ok due to having no communication.

17

18 Mr. Huber was informed an hour later, that Deputy Rhom for the Ada County sheriffs department, 19 had made phone contact with Janea Calkins and with just talking with her he felt the kids were fine. 20There was no visual on the children to say the children were completely ok and if they were even in 2122 her presence or at the address given to do a thorough welfare check. Deputy Rhom then informed 23 me that During the phone conversation, that due to Janea Calkin's request, that absolutely no 24 information on her or the children's whereabouts would be given to father and told father not to ask. 25 I informed deputy ROHM that i would be filing paperwork to the 6th District Court in Nevada and 26 if i came to the office ln ADA County with orders in hand, if he would help me locate my children 2728

Motion To Modify Custody Due To Change In Circumstance.

Supplement to Motion To Modify Custody Due To Change In Circumstance.

for a change in custody due to non compliance. Officer Rhom informed me that Janea Calkins explained under no circumstance would she turn them over. Deputy ROHM reminded me that this is a civil matter and I Waylon Huber, would be given no assistance by ADA county police, and that bringing any NV orders to them would be virtually pointless.

7 After Speaking with Deputy ROHM, I waylon Huber, called Ada County dispatch back and asked 8 for the deputy's sergeant to call me back. I received a call from Seargent Chris from the same 9 department, and he explained that they would not assist me in retrieving the children if it was to 10 11 come to that. I then asked Seargent Chris for a copy or statement of the conversation with Janea 12 Calkins and deputy ROHM, and he gave me an incident number of 19-0120120. I explained to him 13 that I do have joint legal custody and a visitation order and deserve to know where they live, go to 14 school, their grades, and whereabouts.. ect. Seargent Chris said this is all civil and there is two sides 15 to every pancake. 16

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18 I also asked Sergeant Chris if he had any information on the kids stepdad, Justin Calkins, being 19 around or living with my children due to a standing no contact order. He informed me that Justin 20Calkins had been reincarnated and has been in AdA county custody since Feb 2019. I asked 21 22 Sergeant Chris the reason for why Justin Calkins was reincarcerated and he said he could not say 23 due to Janea's request, but It was public information. I then called the ada county jail and asked 24 about inmate Justin Scott Calkins, since I feel Justin has been living with Janea Calkins and my 2 25 children the entire time, concluding they married last summer and she had just had his baby in Feb. 26 2019. They informed me he was held on no bond for 3 different charges and was sentenced to a 10 27 28 Motion To Modify Custody Due To Change In

Circumstance.

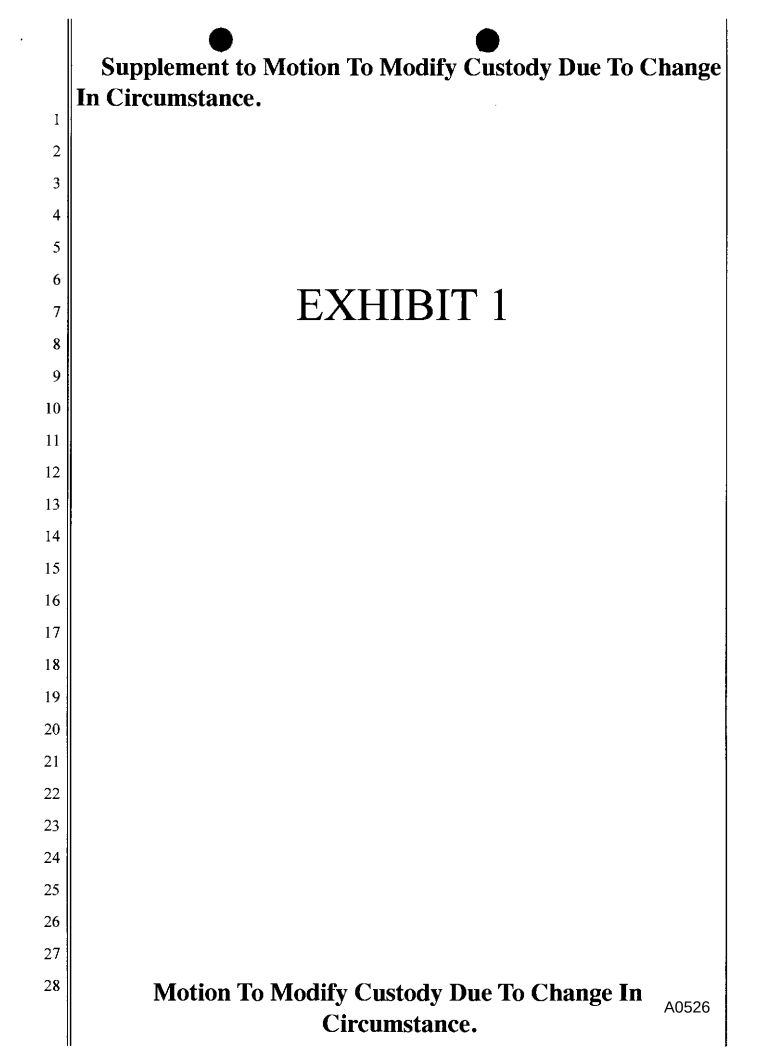
· ,	• Supplement to Motion To Modify Custody Due To Change
	In Circumstance.
1	year sentence with 2 fixed. A 2nd charge and sentence to 5 years with 1.5 fixed. Another charge that
2	was not showing up and she would have to get back to me. She could not see why because he was
3	on hold by the State awaiting transportation to state prison. she could tell me has was arrested in the
5	month of february 2019.
6	
7	
8	Due to length of the sentencing of my children's step father, I am very concerned at what has been
9	going on due to Justin Calkins long history of domestic violence and aggressive history.
10	
11	
12	
13	The last known address that was given to father from Janea Calkins was at her mothers home
14	10323 W Break Field Dr Boise, ID 83709, but As Shown in court paperwork she has a 5977 s.
15	Manzanita Ave Boise, Idaho 83709. When asked about this discrepancy she explained The
16	Manzanita address was old and must have came from her counsel Rod Carucci then to Steven
17	
18	Evenson as shown in exhibit 2.
19	
20	
21	I father Waylon Huber am totally at a loss and fear i will never see or talk to my children again and
22	worry about their safety as Janea has proven to be unstable at this time
23	wong about mon safety as safet has proven to be unstable at this time.
24	
25	I don't know where to send court documents because i have been given multiple addresses, and now
26	rejected certified mail. I don't even know where to send birthday cards because even Janea's mother
27	has cut off communication.
28	Motion To Modify Custody Due To Change In Circumstance.

I

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Supplement to Motion To Modify Custody Due To Change In Circumstance.

1			
2	I am asking the court to issue a Temporary Change of Custody or an Emergency Hearing to be		
3	held. I would ask that if a change in custody is made, that all necessary actions are to be taken in th		
4	order to ensure Janea Calkins will comply and supply the children, due to ADA county sheriffs		
5			
6	department explaining they will be of no assistance in civil matters, and that she has no plans on		
7 8	turning the children over.		
° 9			
10	I,Father Waylon Huber Feel the children will need immediate therapy and i currently have		
11	resources to help them. This I feel is in the best interest of the children Brynlee and Bryson Huber.		
12			
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28	Motion To Modify Custody Due To Change In Circumstance.		







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Janea

Waylon's Continuous Text messages to Janea Calkins With NO Response Uh how about the order from the court?

Did you just say that I'm not nome and I can't do reunification and you never got anything and then you blocked me again? Are you serious?

Can we please set up reunification Janea it's ordered.

And I would like their school info and medical info please.

Janea can I FaceTime the kids for Easter 🕹



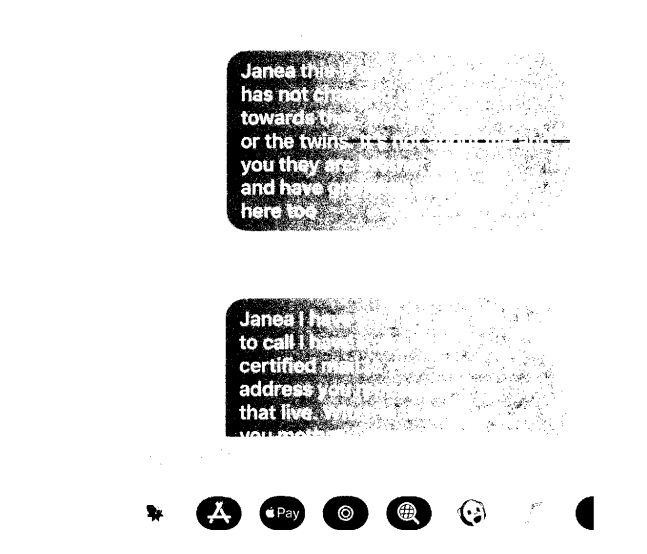












Waylon's continous Text messages to Janea Calkins with no Response.

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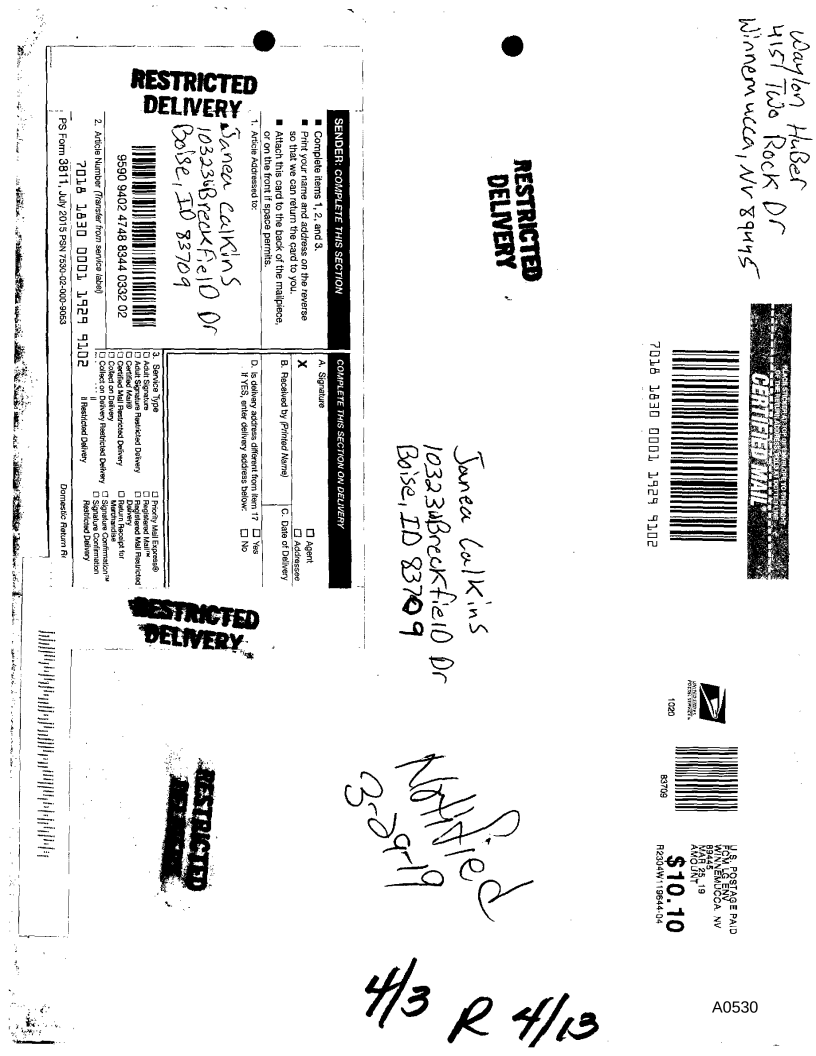
Waylon's continous text Messages to Janea Calkins WHT NO Pesponse. to call in certifican address vo that live you mone social media my childr immedia

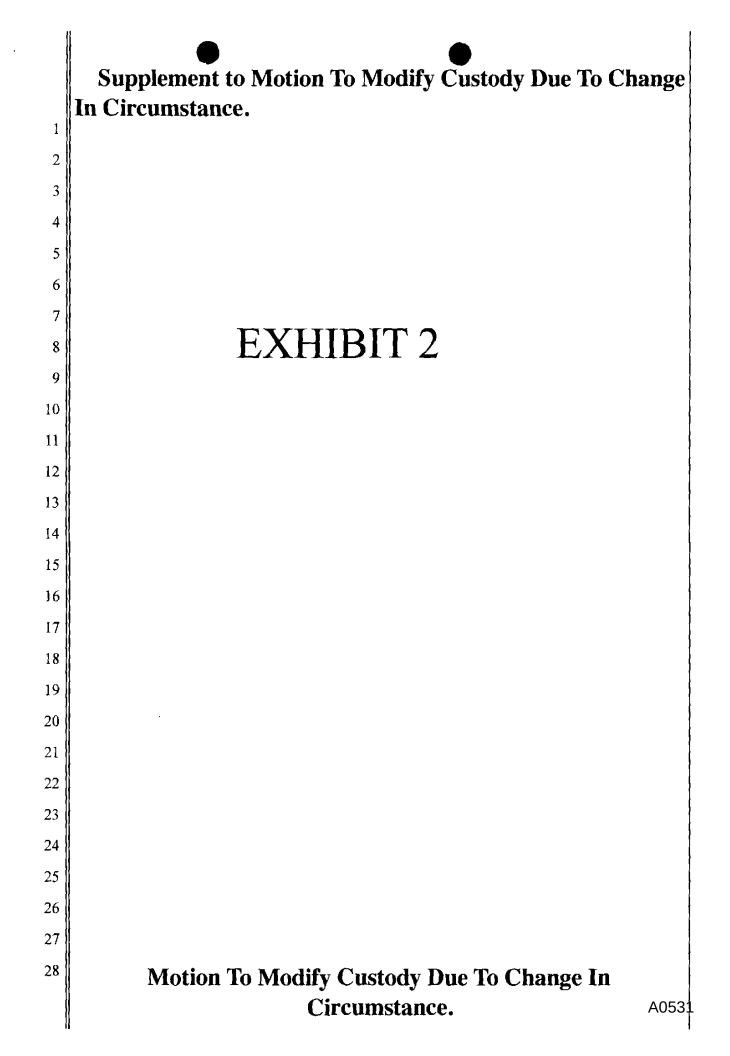
Ugh I'm let me ro The add lived at address address I'm blockest including try to g children Please

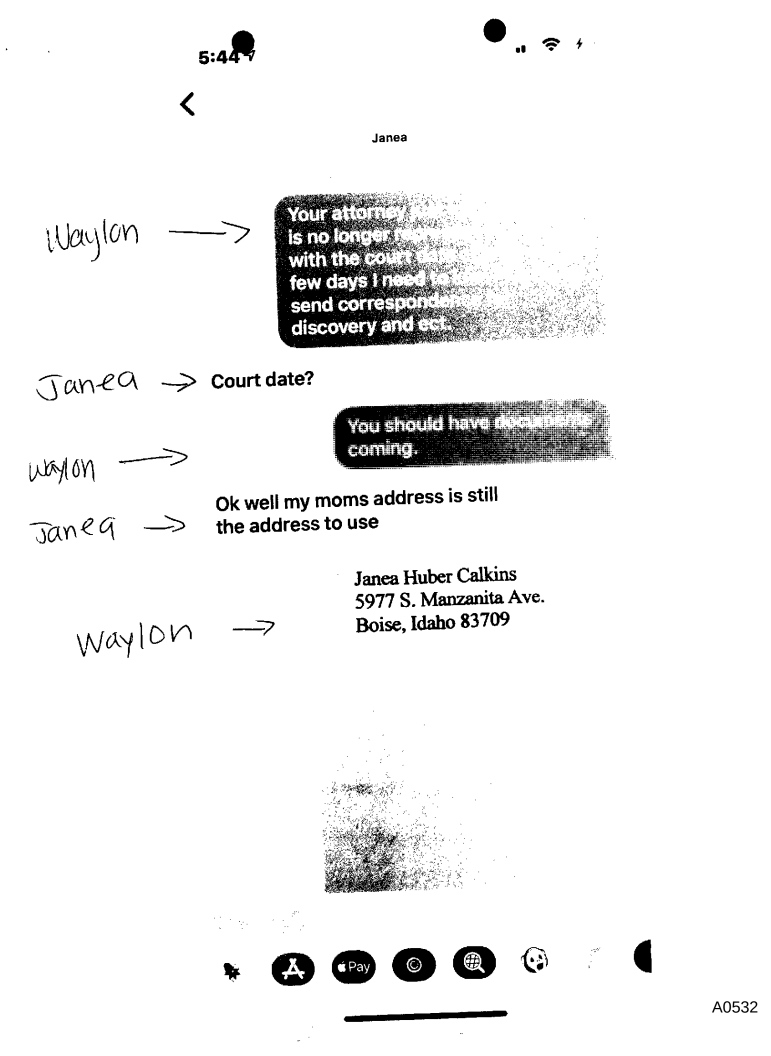
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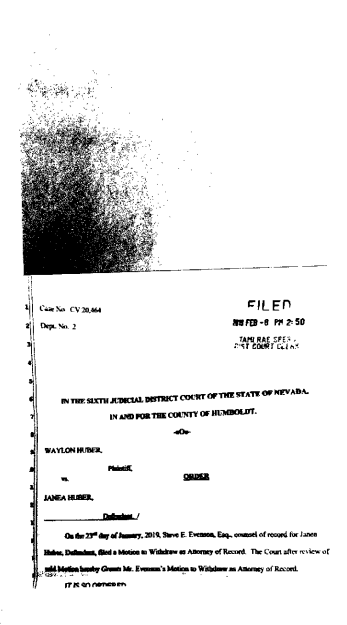
Waylon

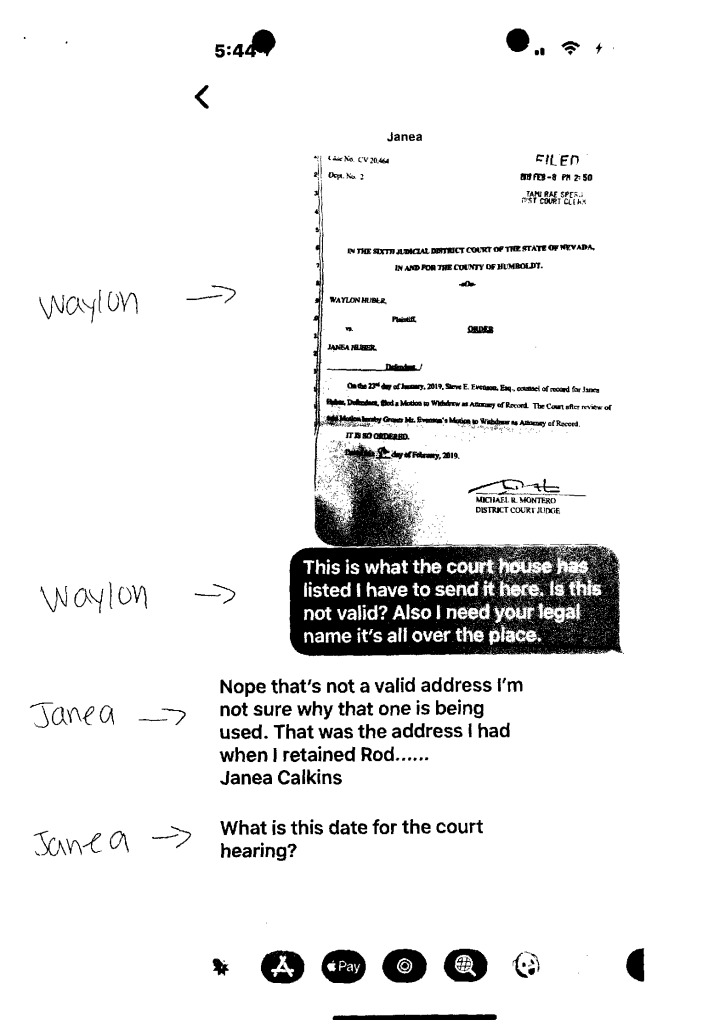
waylon ->



Janea

Janea Huber Calkins 5977 S. Manzanita Ave. Boise, Idaho 83709





2019 HAY 17 PH 2:21 ì Case No. LV- 20,464 TAMI RAE SPEC 2 Dept. No. 🔽 とうっかし 3 The undersigned hereby affirms that this document does not contam-the 4 social security number of any person 5 6 IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 7 IN AND FOR THE COUNTY OF HUMBOLDT 8 9 LuBer 10 / Plaintiff, 11 **REQUEST FOR A HEARING** vs. 12 ulkins. Huber Vinco 13 Defendant. 14 15 , the _ in this matter. 16 PlaintilT or Defendant) (Your name) 17 ause. (What you are requesting a hearing for) request a hearing regarding_ 18 19 My reasons for requesting a hearing are as follows: 2021 22 VVCE 23 Date (Print Name 24(Signature 25 C 26 (Address 9445 MeMulla 27 10 (Telephone number 28

A0535



RE: Huber's

From:"KIDS Services" <chris@kidsservices.net>To:"'Waylon Huber'" <waylonhuber@mail.com>Date:May 17, 2019 12:59:07 PM

I have had no contact from Janea. If we hear from her, I will let you know.

Thank you Chris Jones KIDS Services

-----Original Message-----From: Waylon Huber [mailto:waylonhuber@mail.com] Sent: Friday, May 17, 2019 1:21 PM To: KIDS Services Subject: Re: Huber's

Hey Chris I just wanted to clarify Janea Huber/Calkins has not set anything up nor contacted you to date 5/17/2018 on reunification with twins brynlee and Bryson Huber and father Waylon Huber. You will contact me Waylon Huber when she does.

Thanks Waylon Huber 775-527-0272

Sent using the free mail.com iPad App

On 5/16/19 at 9:58 AM, KIDS Services wrote:

> Waylon

- > I have had no contact from James. If we hear from her I will let you know.
- > > On May 16, 2019, at 8:42 AM, Waylon Huber <waylonhuber@mail.com> wrote:
- > >

>

> > Hey Chris its been about 50 days since my last email from you and was checking in. Has their been any changes on the twins Bryson Huber and Brynlee Huber or have you still not been contacted by Janea Huber/Calkins ? I just need to move forward since nothing is happening and i cant get a hold of Janea.

- > >
- > > Thanks Waylon Huber
- > > 775-527-0272
- > >
- > > Sent: Thursday, March 28, 2019 at 4:12 PM
- > > From: "KIDS Services" <chris@kidsservices.net>
- > > To: "'Waylon Huber'" <waylonhuber@mail.com>
- > > Subject: RE: Huber's
- > > Waylon,
- > > Janea has not yet contacted us. When she does, we will let you know.
- > >
- > > Thank you
- > > Chris Jones
- > > KIDS Services



	"EMERGENCY EXPARTE MOTION TO CI	HANGE CUSTODY "		
1 2 3	WAYLON HUBER 4151 Two Rock Dr Winnemucca, NV 89445	2019 MAY 24 PM 12:00		
4 5	WAYLON HUBER, IN PRO PER			
6 7 8	WAYLON HUBER	Case No.: CV. 20,464 EMERGENCY EX PARTE MOTION O CHANGE CUSTODY"		
9		O CHANGE CUSIODY		
-				
10	Defendant(s).			
11				
12				
13	}			
14				
15) 			
16				
17	I Waylon Huber am asking for temporary Full Physical Custody of my said minor twins, Brynlee Huber and Bryson Huber. I Have finally located where my children go to school			
18		-		
19				
20		multiple orders guiding reunification, with no avail due to non-compliance by mother Janea Calkins.		
21	I have located a possible address in Meridian, II			
22	posting that she had posted for a garage sale at ID 83646, which is a complete different address v court and I. The court and I were load to believe	with which Janea has provided to the		
23	mother at 10323 W Breckfield Dr. Boise, ID, but all certified mail is being returned and			
24	With the address provided on Janea Huber's social	Debra Drake, "Janeas Mother", has that home and address listed up for sale. With the address provided on Janea Huber's social Media account, I was able to locate the children's school "Prospect Elementary", which is a different district than her mother's		
25	address that she had told the court. The 897 Washakie St. in Meridian, ID is the correct address for their school.			
26	-			
27	my children. When I called and asked for Information on grades ect. I was informed that they were to give me no information about the twins, other than they do attend school			
28	there, and they do have an order from 2017 stating I had suspended visitation to the minor kids and to not show up without an order stating I can do so			

"EMERGENCY EX PARTE MOTION TO CHANGE CUSTODY"

Now i know the children do not live with their grandmother at the address provided to the court and I, due to the school they attend now, and the address provided by Janea Huber's social Media account.

The principle at Prospect Elementary ,MICHELLE STORIE, then informed me that school is only in session till May 31st. Giving me 4 days in which i can pick them up at school and return them to Humboldt county, Nevada where the court retains jurisdiction, with out the use of warrants ect.. due to Janeas failed track record to follow court orders.

5

6 7 Janea Calkins has been continuously lying, hiding, selling belongings, severed all communication, and has not followed any and all court orders for reunification. I feel 8 the listing for sale of her mothers residence, hiding of her and the children's whereabouts and Long term Prison sentence of her now husband, Justin Calkins, has her 9 poised to relocate out of State or closer to her husband's prison. Janea should be considered a flight risk at this point and action needs to be taken for Janea Calkins to 10 follow court orders and to safely return the children Brynlee and Bryson Huber to their home State of NV with father, Waylon Huber, before the children go missing completley. 11 This I feel is justifying the reason for this emergency ex party order. 12 If we don't act now we may not have another chance and or it my take an extended amount of time to find her. 13 Attached are exhibits supporting the selling of belongings by Janea Calkins Exhibit 1, and selling of mothers Debra Drakes home Exhibit 2. Lack of contacting kid services for 14 reunification Exhibit 3. 15 16 17

WAYLO

WAYLON In Pro Per

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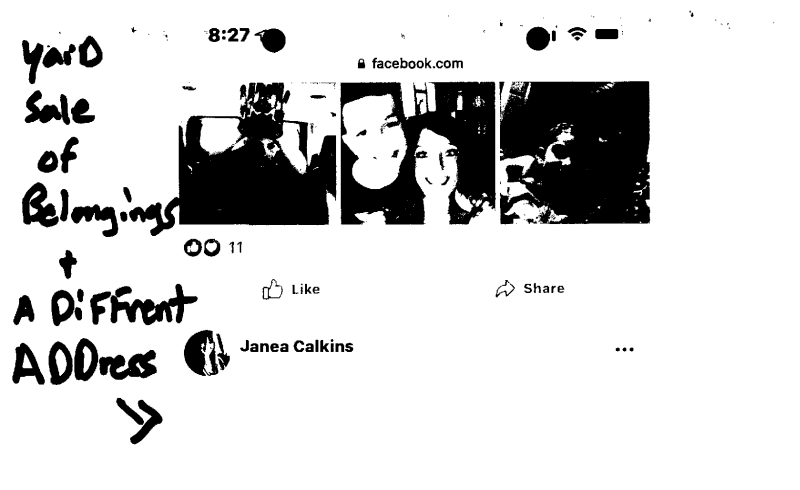
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	"EMERGENCY EX PARTE MOTION TO CHANGE CUSTODY"
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7	EXHIBIT 1
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	A0539



YARD SALE!!! 897 E Washakie St Meridian 83646

04

3 Comments 1 Share

🖒 Like

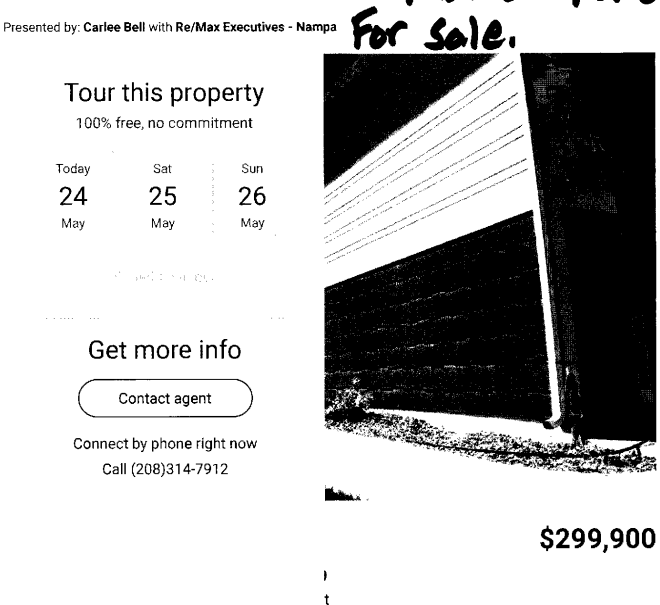
🖒 Share



Selling this for \$20! Brand new Elliana never used it! Using the money to buy her a bumbo seat \because

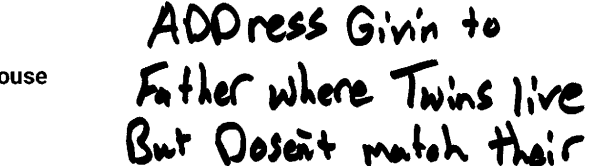


	"EMERGENCY EXPARTE MOTION TO CHANGE USTODY"
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7	EXHIBIT 2
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Janua's Muthers Home

Boise, ID 83709



ld St,

and Is For sale.

Saturday

^{мәу}

11:00 am - 2:00 pm

Can't make it to the open house?

Property Details for 10323 W Breckfield St

Active	\$137	17 days	Condo/Townhome/.
Status	Price/Sq Ft	On realtor.com®	Туре
SALE		r r	

This Townhome boasts with beautiful wood floors on the main level, granite countertops and lots of cabinet space. The bedrooms are spacious with a lot of natural light. Because of the size the third room, it could be used as a bedroom or a bonus room/den. This Townhome has the perfect front patio for entertaining and enjoying the peaceful neighbord. carpets have been cleaned as of 05/04/2019. Quiet neighborhood, YARD maintenance included with HOA dues. Back patio meets with common area.

Schools

- Elementary School: Pepper Ridge
- High School: Mountain View
- Middle School: Lake Hazel
- School District: West Ada School District

Property Features

Bedrooms

- Bedrooms: 3
- Master Bedroom Dimensions: 14 x 17
- Bedroom 2 Dimensions: 14 x 11
- Bedroom 3 Dimensions: 17 x 12
- Bedroom 2 Level: Upper
- Bedroom 3 Level: Upper

Bathrooms

- Total Bathrooms: 2.5
- Full Bathrooms: 2
- 1/2 Bathrooms: 1
- Bathrooms On Upper Level: 2

Kitchen and Dining



- Kitchen Dimensions: 17 x 12
- Kitchen Level: Main

Exterior and Lot Features

• Lot Size Square Feet: 3659

Appliances

- Breakfast Bar
- Dishwasher
- Disposal

Interior Features

• Fire Safety Features: Auto, Partial

Heating and Cooling

- Cooling Features: Central Air
- Fireplace Features: Gas

Land Info

- Land Lease: No
- Lot Description: Sidewalks, Public Road, Finished Driveway

Garage and Parking

• Number of Garage Spaces: 2

School Information

- Elementary School: Pepper Ridge
- High School, wountain View

Homeowners Association

- Association Fee: 250
- Association Fee Frequency: Semi-Annually

Other Property Info

- Source Listing Status: Active
- County: Ada
- Current Use: Single

- Microwave
- Island
- Granite/Tile Counters

Heating Features: Forced Air, Gas

- Lot Size Acres: 0.084
- Garage Description: Attached
- Middle School: Lake Hazel
- School District: West Ada School District
- Calculated Total Monthly Association Fees: 42
- Property Subtype: townhouse
- Source Neighborhood: Greenbriar Commons
- Parcel Number: R3271730600

- Directions: S Five Mile, E Brownstone, S Manzanita, E Breckfield
- Tax Year: 2018
- Source Property Type: Town-Home
- Area: Boise SW-Meridian 0550

Building and Construction

- Square Feet Living: 2187
- Year Built: 2006
- Builder Name: Next Gen
- Construction Materials: Frame
- Improvements: No

Utilities

• Sewer: Yes Connected

Legal and finance

HOA Frequency: Monthly/42

S Nearby Schools

Rating*	School Name	Grades	Distance
4	Desert Sage Elementary School	РК-5	1.0 mi
6	Lake Hazel Middle School	6-8	0.9 mi
9	Mountain View High School	9-12	3.8 mi
8	Christine Donnell School Of Arts	K6	0.7 mi
5	West Junior High School	7-9	2.0 mi
NR	Frank Church High (Altern) School	712	2.1 mi
NR	Overland Montessori Private School	K-K	2.9 mi

A0545 4 of 7

- Subdivision: Greenbriar Commons
- Zoning: Ada County-R8 Medium High
- Source System Name: C2C
- Property Age: 13
- Roof: Composition Shingle
- Levels or Stories: 2

• HOA fee: \$42

 Structure Type: Structure Features: Bath-Master, Hardwood, Tile Flooring, Carpet, Walk in Closet * School data provided by National Center for Education Statistics, Pitney Bowes, and . Intended for reference only. GreatSchools Ratings compare a school's test performance to statewide results. To verify enrollment eligibility, contact the school or district directly.

👶 Neighborhood

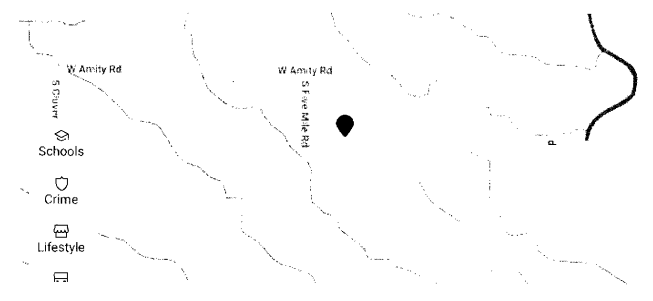
10323 W Breckfield St is located in Southwest Ada County Alliance neighborhood in the city of Boise, ID.

Checkout other home values in Breckfield St.

\$303,500	46	\$162
Median Listing Price	Median Days on Market	Price Per Sq Ft

Popular searches in Boise include: Newest Listings, Open Houses, Price Reduced.

Explore Schools, Safety, and Lifestyle around Breckfield St



https://www.realtor.com/realestateandhomes-detail/10323-W-Breckfield-St_Boise_ID_83709_M14785-16627

5/24/19, 11:20 AM

Property History for 10323 W Breckfield St

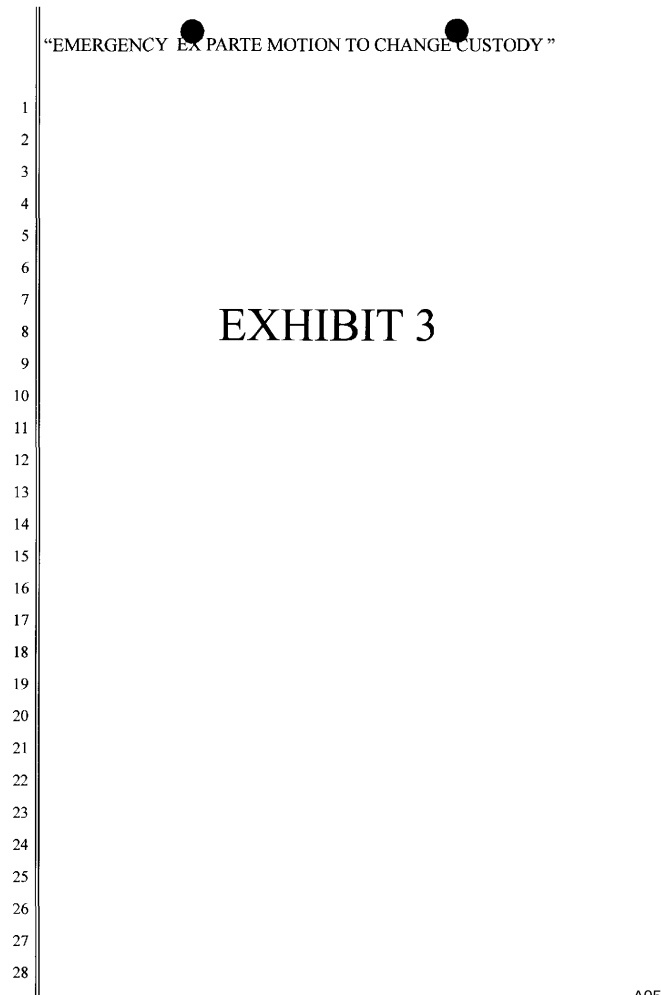
Property Price

Date	Event	Price	Price/Sq Ft	Source
05/07/2019	Listed	\$299,900	\$137	IntermountainMLS
12/31/2009	Sold	-		
07/13/2006	Sold	-	_	

Property Tax

Year	Taxes	Land		Additions		Total Assessment
2018	-	\$49,800	+	\$192,000	=	\$241,800
2017	\$1,110	\$39,900	+	\$166,800	=	\$206,700
2016	\$1,312	\$32,400	+	\$182,500	=	\$214,900
2015	\$1,366	\$30,200	Ŧ	\$178,000	-1000. 	\$208,200
2014	\$929	\$24,600	+	\$139,300	=	\$163,900
2013	\$902	\$24,600	+	\$118,700		\$143,300
2012	\$854	\$22,400	+	\$110,800	=	\$133,200
2011	\$837	\$22,400	+	\$122,200	=	\$144,600
2010	\$891	-	+	N/A	=	-
2009	\$2,093	\$28,000	Ŧ	\$130,400	<u>-</u>	\$158,400
2008	\$2,823	-	+	N/A	=	-

About History & Taxes Data



No contact with Kib services By Somen

mail.com

* I have had no contact from Janea. If we hear from her, I will let you know.

Thank you Chris Jones KIDS Services

-----Original Message-----From: Waylon Huber [mailto:waylonhuber@mail.com] Sent: Friday, May 17, 2019 1:21 PM To: KIDS Services Subject: Re: Huber's

Hey Chris I just wanted to clarify Janea Huber/Calkins has not set anything up nor contacted you to date 5/17/2018 on reunification with twins brynlee and Bryson Huber and father Waylon Huber. You will contact me Waylon Huber when she does.

Thanks Waylon Huber 775-527-0272

Sent using the free mail.com iPad App

On 5/16/19 at 9:58 AM, KIDS Services wrote:

> Waylon

> I have had no contact from James. If we hear from her I will let you know.
>

> On May 16, 2019, at 8:42 AM, Waylon Huber <<u>waylonhuber@mail.com</u>> wrote:

> >

1		· · · · · · · · · · · · · · · · · · ·
	ORDER TO SUBMIT EMERGENCY	EX PARTE MOTION TO CHANGE
1	Case No. CV.20,464	
2	Dept No 1	2019 MAY 24 PH 12: 01
3	WAYLON HUBER 4151 TWO ROCK DR WANNEMUCCA NEVADA 80445	MAMIRAE SPECCO 2008T CLERK
4	WINNEMUCCA, NEVADA 89445 775-527-0272	
5	waylonhuber@mail.com	
6	WAYLON HUBER, IN PRO PER	
7		
8	IN THE SIXTH JUDICIAL DISTRI	CT COURT OF THE STATE OF NEVADA
9	IN AND FOR THE C	COUNTY OF HUMBOLDT
10		
11	WAVE ON HEIDED	
12	WAYLON HUBER	Case No CV 20,464
13	Plaintiff(s),) ORDER TO SUBMIT
14	VS.) EMERGENCY EX PARTE
15	JANEA CALKINS) MOTION TO CHANGE
16	Defendant(s).	CUSTODY.
17))
17))
19)
20		
20	This is an order to submit an "EMERGENCY EX	A PARTE MOTION TO CHANGE CUSTODY".
21	These documents were filed 05/24/2019	
	ALAN,	
23		
24	WAYLON [#] HUBER In Pro Per	
25		
26		
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28		A0550
	·	·

	Motion to change Relation of therapeutic re	eunification.
		FUFD
1 2	WAYLON HUBER 4151 Two Rock Dr	2019 AUG 15 PM 1:31
3	Winnemucca, NV 89445 775-304-6202	TAME NAE SET TO DIST. COURT OUT
4		
5	WAYLON HUBER, IN PRO PER	
6		
7	WAYLON HUBER) Case No.: CV. 20,464
8	Plaintiff(s),	Motion to change location of therapeutic reunification.
9	VS.)
10	JANEA CALKINS	
11	Defendant(s).)
12		
13		
14		
15		
16	I, Waylon Huber am asking for the l	ocation of therapeutic reunification
17 18	of Brynlee Huber(7) and Bryson Huber(7	
10	last several hearings that were to be ID, to be changed to the "Family Supp	
20	NV 89445. I am asking both parents co	
21	schedule visitation no later than 3 b ordered.	usiness days if such motion is
22		
23		. /
24		
25		
26		Mm Mm
27		Waylon Huber
28		DATE 8/15/2019
		A0551

1 2	Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 Phone Number (775-527-0272)	2019 AUR 15 PH 1: 32
3	WAYLON HUBER, IN PRO PER	TAMI FAE SL
4	WATEON HODER, IN TROTER	
5		
6 7		TH JUDICIAL DISTRICT COURT OF THE A THE COUNTY OF HUMBOLDT.
8		
9	WAYLON HUBER) Case No.: CV 20,464
10	Plaintiff,)) Proof of Service for Motion to change
11	vs.) location of therapeutic reunification.
12	JANEA CALKINS,)) Dept: (2)
13)
14	Defendant.)
15)
16		/) }
17 18	······································	ý
10 19	This is a proof of service for "Motion to char	nge location of therapeutic reunification".
20	Mailed To Janea Caulkins 11335 west Bakula dr	Boise ID 83709.
20	Document mailed on 08/15/2019 via U.S. Postal	Service Certified Mail.
22		
23		
24 25		And Ala
26		WAYLON HUBER
27		
28		
		A0552

	"Motion to Enforce Divorce Decree" "Motion to Modify Custody Due to Chang	e in Circumstance" FILFD
1 2	WAYLON HUBER 4151 Two Rock Dr	2019 AUG 15 PH 2:41
3	Winnemucca, NV 89445 775-304-6202	TAMI RAE SPITTE DISCOURT_CLERE
4	WAVE ON LIEDER IN DRODER	C. Small
5	WAYLON HUBER, IN PRO PER	
6		
7	WAYLON HUBER) Case No.: CV. 20,464
8	Plaintiff(s),	 "Motion to Enforce Divorce Decree". "Motion to Modify Custody Due to Change in Circumstance".
9	vs. JANEA CALKINS	
10	Defendant(s).	
11		
12 13		
13		
15		
16		
17	I, Waylon Huber am asking the court is outlined, children Brynlee and Bry	to enforce the Divorce Decree as it son Huber to return to Winnemucca.
18	Nv and joint physical and joint legal	
19	shared on a 2/3, 3/2 schedule and vac	
20	Decree of Divorce, filed 4/1/2016. Th defendant having temporary full physi	
21	allegations on daughter Brynlee Huber	
22	mother, while the accusations were be was fully cleared though a full inves	
23	Department and Child Protective Servi	-
24	the best interest of the children Bry	
25	have their father back in their life agreement and the children living bac	
26	Winnemucca as stated in the divorce d	
27 28	followed. Plantiff Waylon Huber would attention that several orders for reu	nification have been issued and not
20	followed by Defendant Janea Calkins.	Plaintiff Waylon Huber is hopeful A0553

	"Motion to Enforce Divorce Decree" "Motion to Modify Custody Due to Change in Circumstance"
1	reverting back to joint physical and joint legal of minor children will
	get Mother to comply.
2	
3	
4 5	A. A.
6	MAC MARC
7	Waylon Huber
8	DATE 8/16/2019
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	A0554
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	"Motion to Enforce Divorce Decree". "Motion to Modify Custody Due to Chang	e in Circumstance" $\subseteq 11 \subseteq \square$
1 2	Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 Phone Number (775-527-0272)	NWM 2019 MUG 15 PM 2:41
3		DIST. COURT CLUB C. Smoot
4	WAYLON HUBER, IN PRO PER	C. Smoot
5		
6 7	IN THE FAMILY DIVISION OF THE SIXT STATE OF NEVADA IN AND FOR	
8		
9	WAYLON HUBER) Case No.: CV 20,464
10	Plaintiff,) Proof of Service for
11	VS.) "Motion to Enforce Divorce Decree".
12	JANEA CALKINS,	"Motion to Modify Custody Due to Change in Circumstance"
13)) Dept: (2)
14	Defendant.)
15)
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17)
18 19	This is a proof of service for "Motion to Enfo "Motion to Modify Custody Due to Chang	orce Divorce Decree".
20	Mailed To Janea Calkins 11335 west Bakula dr B	
21	Document mailed on 08/16/2019 via U.S. Postal S	
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24		1 Mul MM
25		WAYLON HUBER
26		In Pro Per
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1		A0555

	"Motion to Enforce Divorce Decree". "Motion to Modify Custody Due to Change in Circumstance"		
1 2	Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 Phone Number (775-527-0272)	NWW 2019 MUG 15 PM 2: 41	
3 4	WAYLON HUBER, IN PRO PER	DIST. COURT CITA	
5			
6 7	IN THE FAMILY DIVISION OF THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT.		
8			
9	WAYLON HUBER) Case No.: CV 20,464	
10	Plaintiff,) Proof of Service for	
11 12	VS.	 "Motion to Enforce Divorce Decree". "Motion to Modify Custody Due to Change in Circumstance" 	
13	JANEA CALKINS,))) Dept: (2)	
14	Defendant.))	
15			
16 17		<i>}</i>))	
18)	
19	This is a proof of service for "Motion to Enfo "Motion to Modify Custody Due to Chang	e in Circumstance"	
20	Mailed To Janea Calkins 11335 west Bakula dr Boise ID 83709.		
21	Document mailed on 08/16/2019 via U.S. Postal Service Certified Mail.		
22 23			
24	A MAL MAR		
25		WAYLON HUBER	
26		In Pro Per	
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28		۵ <u>۵</u> 556	

Order to Submit Uncontested "Motion to change location of therapeutic reunification". FILED Waylon Huber 4151 TWO ROCK DR 4151 TWO ROCK DR 2019 SEP -3 Ahlo: 14 Phone Number (775-527-0272) The fact spring WAYLON HUBER, IN PRO PER IN THE FAMILY DIVISION OF THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT. WAYLON HUBER Case No:: CV 20,464 Plaintiff, Order to Submit Uncontested V8. Defendant. Defendant. Defendant. This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". Principal Context of the following uncontested motions. "Motion to change location of therapeutic reunification". This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". Motion to change location of therapeutic reunification". Motion to change location of therapeutic reunification". Motion to change location of therapeutic reunification". Waylon HUBER Waylon HUBER Motion to change location of therapeutic reunification". Motion to change location of therapeutic reunification". Waylon HUBER Wa		Order to Submit Unconrested "Motion to change le	cation of the rapeutic reunification"
6 7 IN THE FAMILY DIVISION OF THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF HUMBOLDT. 8 9 WAYLON HUBER Case No.: CV 20,464 10 Plaintiff, Order to Submit Uncontested. "Motion to change location of therapeutic reunification". 11 vs. Janea CALKINS Defendant. Defendant. 15 This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". 18 This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". 19 This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". 20 Waylow HUBER Waylow HUBER Waylow HUBER 21 Waylow HUBER Waylow HUBER Waylow HUBER 22 Waylow HUBER Waylow HUBER Waylow HUBER 23 Waylow HUBER Waylow HUBER Waylow HUBER 24 Waylow HUBER Waylow HUBER Waylow HUBER 25 Waylow HUBER Waylow HUBER Waylow HUBER 26 Waylow HUBER Waylow HUBER Waylow HUBER <tr< th=""><th>2 3</th><th>Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 Phone Number (775-527-0272)</th><th>2019 SEP - 3 AM 10: 14 TAMERAE SOFT</th></tr<>	2 3	Waylon Huber 4151 TWO ROCK DR WINNEMUCCA, NV 89445 Phone Number (775-527-0272)	2019 SEP - 3 AM 10: 14 TAMERAE SOFT
WAYLON HUBER Case No.: CV 20,464 10 Plaintiff, 11 vs. 12 JANEA CALKINS 13 Defendant. 14 Defendant. 15 Defendant. 16	6 7		
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12 JANEA CALKINS Dept: (2) 13 Defendant. 15 Defendant. 16 This is an order to submit the following uncontested motions. 19 "Motion to change location of therapeutic reunification". 20 Filed on August 15th 2019. 21 Waylon Hubber 22 Waylon Hubber 23 Waylon Hubber 24 Waylon Hubber 25 Waylon Hubber 26 Yaylon Hubber 27 Yaylon Hubber 28 Yaylon Hubber		Plaintiff,	Order to Submit Uncontested. "Motion to change location of
JANEA CALKINS JANEA CALKINS Defendant. Defendant. Defendant. This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". Filed on August 15th 2019. WayLon Huber In Pro Per WayLon Huber In Pro Per		j j	
15 16 17 18 19 This is an order to submit the following uncontested motions. 19 "Motion to change location of therapeutic reunification". 20 Filed on August 15th 2019. 21 22 23 WayLon Hubber 24 WayLon Hubber 25 WayLon Hubber 26 27 28 WayLon Hubber		JANEA CALKINS	Dept: (2)
15 16 16 17 18	14	Defendant.	
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This is an order to submit the following uncontested motions. "Motion to change location of therapeutic reunification". Filed on August 15th 2019. WayLon HuBER In Pro Per	17		
20 21 22 23 24 25 26 27 28	18	This is an order to submit the followin	g uncontested motions.
20 21 22 23 24 25 26 27 28		"Motion to change location of therapeuti Filed on August 15th 2019.	c reunification".
22 23 23 24 25 WAYLON HUBER 26 27 28			
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24 25 26 27 28			
In Pro Per 26 27 28			UNG MAL
26 27 28	25		
28	26		In Pro Per
	27		
A0557	28		
			A0557

|/

SIXTH JUDICIAL DISTRICT COURT • HUMBOLDT COUNTY, NEVADA • MICHAEL R. MONTERO	5	IN AND FO WAYLON HUBER, Plaintiff, vs. JANEA CALKINS, fka, Defendant. A hearing on the Motio	f October, 2019. HON. MICHAEL R. MONTERO DISTRICT COURT JUDGE
	24	· · ·	A0558

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the Sixth Judicial
3	District Court and that on the 23 rd of October, 2019, I delivered a copy of the
4	NOTICE OF HEARING to:
5	Waylon Huber 4151 Two Rock Drive
6	Winnemucca, Nevada 89445 Via U.S. Mail
7	Janea Huber Calkins
8	5977 S. Manzanita Ave. Boise, Idaho 83709
9	Via U.S. Mail
10	Or
11	Janea Huber Calkins 897 E. Washakie Street
12	Meridian, Idaho 83646 Via U.S. Mail
13	Or
14 15	Janea Huber Calkins 10323 W. Breckfield Street
	Boise, Idaho 83709 Via U.S. Mail
16 17	Clisha Formly
	ELISHA FORMBY Administrative Specialist
18	
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24	A0559

Case No. CV 20,464

Dept. No. II

2019 NOV 22 AM 8:46 URT RI ANEX

EII EN

IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF HUMBOLDT

WAYLON HUBER,

VS.

Plaintiff,

MOTION TO VACATE AND RESCHEDULE HEARING

JANEA CALKINS, fka,

Defendant.

COMES NOW, defendant Janea Calkins, and, for good causing showing, hereby submits this Motion to Vacate and Reschedule Hearing, and in support of such motion, states as follows:

- 1. On October 23, 2019, the Court issued a Notice of Hearing in the above-captioned action. The hearing is scheduled to take place on November 26, 2019.
- 2. I received a copy of the Notice of Hearing on Monday, November 4th, 2019.
- 3. Since receiving a copy of the Notice of Hearing, I have looked to obtain an attorney to represent me in this matter. Mr. Tonn K. Petersen is an attorney residing in Meridian, Idaho. Prior to leaving private practice, Mr. Petersen worked as an attorney at the Perkins Coie law firm. Mr. Petersen is no longer actively representing clients, but he is helping me to locate and retain local counsel in this matter. I have not yet retained local counsel, but I am still working diligently to find counsel and,

with the help of Mr. Petersen, I expect to have an attorney retained to represent me in the near future.

- 4. In the meantime, I am a single mother and have three dependent children (twins who are 7, and a one year old baby). I am raising and providing for my three children on my own. My 7-year old son has autism, which raises the needed level of care. I recently started a new job at US Healthcare Partners, working as a Front Office Coordinator. I started my job on October 26th 2019. Because of my new job responsibilities, as well as certain unexpected expenses associated with serving as the sole provider for my children, I currently do not have the financial means to prepare for and travel to the November 26, 2019 hearing. I am busily searching out financial resources that will allow me to travel to Nevada to participate in person in this matter, including discussing the financial resources that may be available through my church.
- 5. For these reasons, I respectfully request that the Court move out of and reschedule the November 26, 2019 hearing for a date and time to be determined by this Court. A long continuance is not needed. Rather, a short intervening period of time will allow me the time to retain legal counsel in this matter, and to obtain the necessary funds to attend and participate in the hearing.

For the reasons stated above, Defendant respectfully requests that the Court vacate and reschedule the November 26, 2019 hearing.

Parts

Janae Calkins Defendant

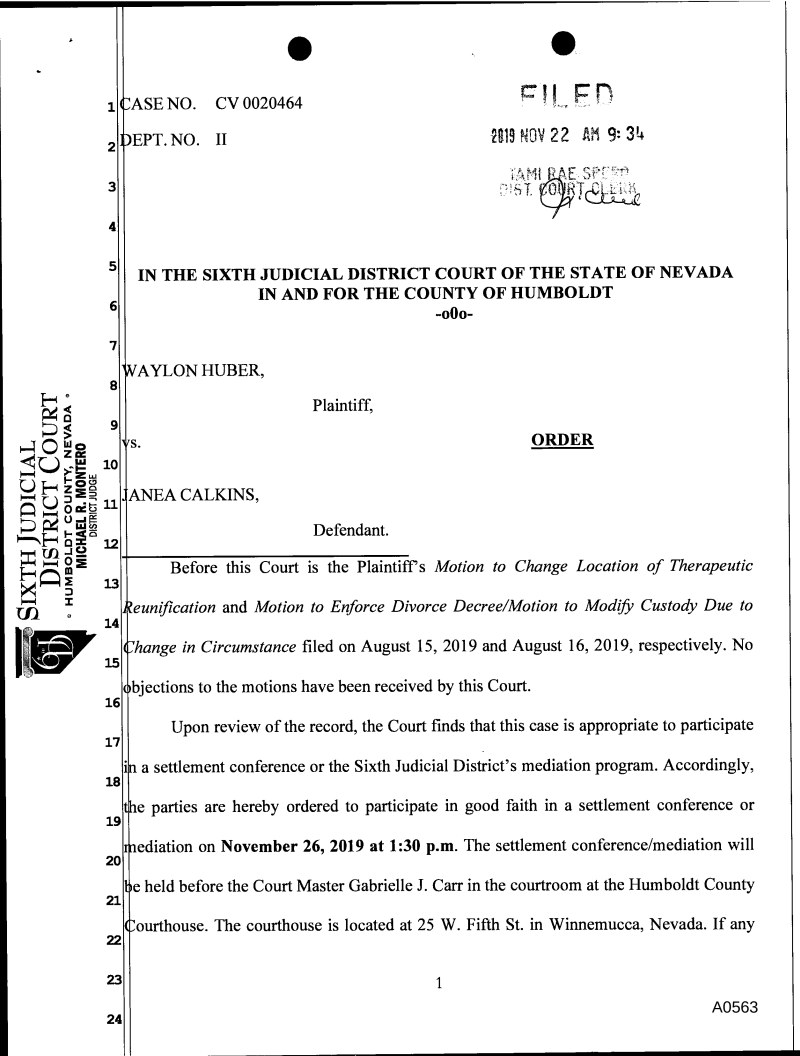
CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that on the _____day of November, 2019, I served a true and correct copy of the attached MOTION by the following:

[X] Mail: By placing an original or true copy in a sealed envelope, postage fully prepaid, in a U.S. Postal Service mail station in Meridian, Idaho, addressed to the individual listed below, addressed as follows:

WAYLON HUBER 4151 Two Rocks Dr. Winnemucca, Nevada 89445

Janea Calkins



1 party wishes to submit a confidential settlement conference statement to the Master, it must 2 be submitted by Monday, November 25, 2019 via email to gabrielle.carr@hcdcnv.com or **3** you may contact our office at 775-623-6371. IT IS SO ORDERED. DATED: November <u>22</u>, 2019. HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE A0564

1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of the Honorable Michael R. Montero, District
3	Court Judge, Sixth Judicial District Court and am not a party to, nor interested in, this action;
4	and that on November 22, 2019, I caused to be served a true and correct copy of the
5	enclosed ORDER upon the following parties:
6 7	Waylon Huber 4151 Two Rock Drive Winnemucca, NV 89445 <i>Via US Mail</i>
8 9	Janea Huber Calkins 3033 W. Divide Creek Meridian, ID 83646
10	Via US Mail
11	Eliana Sandoval
12	Judicial Assistant Sixth Judicial District Court
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CV0020464

Waylon Jay Huber VS. Janea Marie Huber

Judge: Gabrielle J. Carr

Clerk: Mikayla Mecham

November 26, 2019

Settlement Conference

PRESENT: Waylon Huber, Plaintiff, present in proper person with his wife, Ashlie Huber. Janea Calkins, Defendant, present telephonically, in proper person.

The Court stated that she was not present in any judicial capacity, rather serving as a mediator for the parties. Prior to going on the record, the parties had participated in an informal settlement conference and negotiated some terms in order to come to an agreement.

The Court directed the Clerk to swear in the parties; the parties were sworn.

Janea Calkins had agreed to contact the children's current therapist, Lenore Smith, within twenty-four (24) hours, and provide her with a copy of the order from March 15, 2019, as well as obtain an updated opinion from her as to whether she believes it is in the best interest of the children to participate in therapeutic services through a program comparable to Kid Safe Services. Further, Janea would provide a copy of the update from the therapist to the Court by December 20, 2019.

Both parties agreed to research and identify options for therapeutic supervised visitation services that are comparable to Kids Safe Services in Idaho and provide to the Court by December 20, 2019. Parties are welcome to research options in Nevada as well if they wish to do so.

Both parties agreed to a continued mediation set for one hour on December 19, 2019 at 11 a.m. as well as a continued mediation set for two hours on January 9, 2020 at 1 p.m. A hearing on the pending motions will be scheduled after January 9, 2020 and will be scheduled by Judge Montero after looking at his calendar.

Janea asked for clarification as to when the research for services available for the children should be conducted.

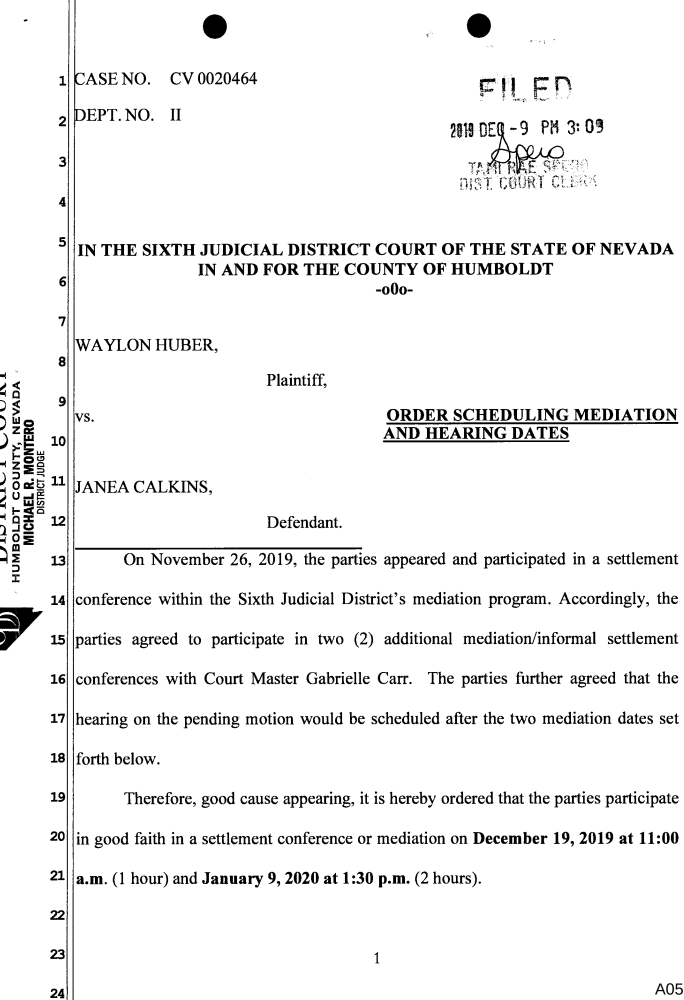
The Court informed the parties that they could research available services prior to having the opinion from the therapist, but that whether the children participate in those services would be dependent on the therapist's update.

The Court canvassed Janea as to her understanding of the agreement made today.

Janea stated her understanding and agreed to all terms.

The Court canvassed Waylon as to his understanding of the agreement made today.

Waylon stated his understanding and agreed to all terms.

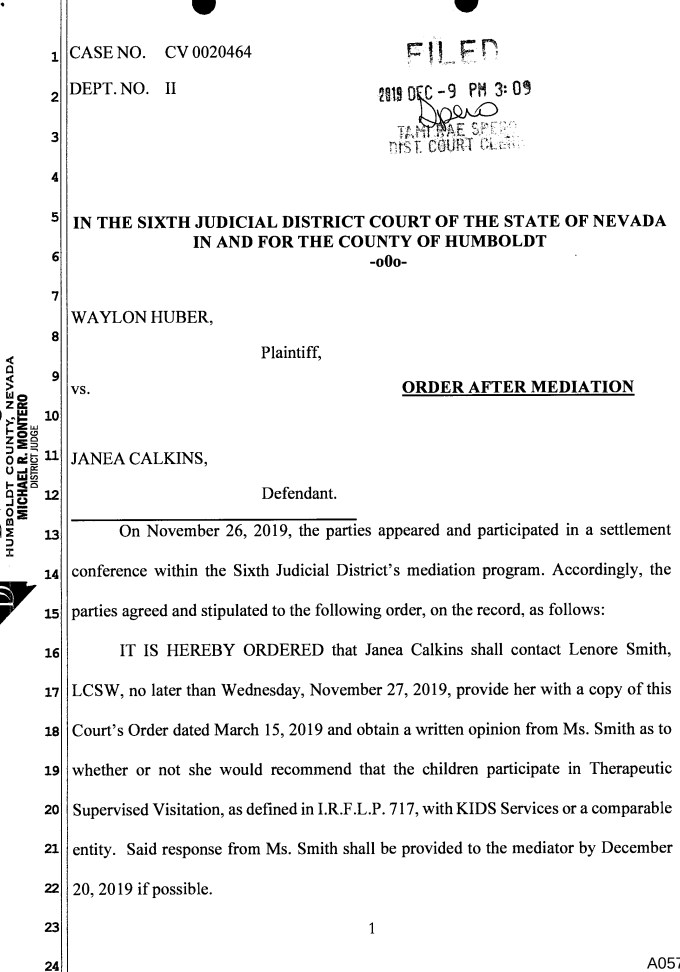


A0567

1	An evidentiary hearing on the pending motions is also hereby scheduled for
2	February 27, 2020 at 1:30p.m.
3	The settlement conference/mediation and the hearing will be held in the
4	courtroom at the Humboldt County Courthouse. The courthouse is located at 25 W. Fifth
5	St. in Winnemucca, Nevada.
6	IT IS SO ORDERED.
7	DATED: December $\underline{9}$, 2019.
8	HONORABLE MICHAEL R. MONTERO
9	DISTRICT JUDGE
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1	<u>CERTIFICATE OF SERVICE</u>	
2	I hereby certify that I am an employee of the Honorable Michael R. Montero,	
3	District Court Judge, Sixth Judicial District Court and am not a party to, nor interested	
4	in, this action; and that on December 9, 2019, I caused to be served a true and correct	
5	copy of the enclosed ORDER SCHEDULING MEDIATION AND HEARING	
6	DATES upon the following parties:	
7	Waylon Huber 4151 Two Rock Drive	
8	Winnemucca, NV 89445 Via US Mail	
9	Janea Huber Calkins	
10	3033 W. Divide Creek Meridian, ID 83646	
11	Via US Mail	
12	Eliana Sandoval	
13	Judicial Assistant Sixth Judicial District Court	
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IT IS FURTHER ORDERED that Waylon Huber shall research comparable
 alternative programs similar or the same as KIDS Services in Idaho since that program is
 currently cost prohibitive. The details related to any same or similar programs shall be
 provided to the mediator no later than December 20, 2019.

IT IS FURTHER ORDERED that the parties shall participate in good faith in two (2)
additional mediation/informal settlement conferences with Court Master Gabrielle Carr and
understand that the hearing on the pending motion would be scheduled after the two
mediation dates set forth in the Order Scheduling Mediations and Hearing filed separately.

9 The settlement conference/mediation and the hearing will be held in the courtroom at
10 the Humboldt County Courthouse. The courthouse is located at 25 W. Fifth St. in
11 Winnemucca, Nevada.

IT IS SO ORDERED.

DATED: December ____, 2019.

HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE

A0571

1	CERTIFICATE OF SERVICE	
2	I hereby certify that I am an employee of the Honorable Michael R. Montero, District	
3	Court Judge, Sixth Judicial District Court and am not a party to, nor interested in, this action;	
4	and that on December $\underline{9}$, 2019, I caused to be served a true and correct copy of the enclosed	
5	ORDER AFTER MEDIATION upon the following parties:	
6	Waylon Huber	
7	4151 Two Rock Drive Winnemucca, NV 89445	
	Via US Mail	
8	anea Huber Calkins	
9	3033 W. Divide Creek Meridian, ID 83646	
10	Via US Mail	
	Connoras	
11	Eliana Sandoval	
12	Judicial Assistant Sixth Judicial District Court	
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WAYLON HUBER) Case No.: CV. 20,464
Plaintiff(s),	<pre> Proof Of Service </pre>
VS.	}
Derendant(s).	{
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	}
	}
This is a proof of service for Subpoena Duces Te	ecum to St Luke's Children's Mental and Behavioral
Health located at 190 E. Bannock Street Boise, I	D 83712.
Service will be preformed via United States Post	tal Service Certified mail.
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Jula Kill	
VUUY 17.	
Waylon Huber	
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	4151 Two Rock Dr Winnemucca, NV 89445 775-304-6202 WAYLON HUBER, IN PRO PER WAYLON HUBER Plaintiff(s), vs. JANEA CALKINS Defendant(s). This is a proof of service for Subpoena Duces Te Health located at 190 E. Bannock Street Boise, I Service will be preformed via United States Pos 12/23/19 MMMMMM

	"Plaintiffs Motion in Limine" To Exclude Hear Sexual and Physical Abuse".	rsay Evidence and Testimony of Prior
1 2 3	WAYLON HUBER 4151 Two Rock Dr Winnemucca, NV 89445	2020 FEB 20 AM 9: 20 MM TAMI RAE SPERO
4 5	WAYLON HUBER. IN PRO PER	DIST. COURT CLERK
6 7	WAYLON HUBER) Ca	ase No.: CV. 20,464 Plaintiffs Motion In Limine" To
8 9		Plaintiffs Motion In Limine" To sclude Hearsay Evidence and estimony of Accusations of Sexual ad Physical Abuse.
10 11 12	Defendant(s).	
12 13 14		
15 16	}	
17 1 8		
19 20	said above motion in Limine to exclude hearsay evidence and testimony of accusations of sexual and physical abuse in the	
21 22	2/27/2020 evidentiary hearing of case of custody of the two minor children Brynlee Huber age 7 and Bryson Huber age 7.	
 23 24 25 26 27 28 	2.The issue of sexual and physical completely unsubstantiated. This i of litigation by mother to keep ch After a joint investigation of wind and authorities in Idaho, father h	s now becoming sadly a tool ildren away from father. nemucca police department
		A0574

"Plaintiffs Motion In Limine" To Exclude Hearsay Evidence and Testimony of Prior Sexual and Physical Abuse". never charged with any such crimes. This is because the abuse 1 never happened. 2 3. A voice stress analysis was given and no deception was 3 found. It is now a concern that the said minor children are 4 being coached and instructed to go to new therapists to 5 continue this trail of unsubstantiated madness. 6 7 4. This has to stop for the sake of these children. They do 8 not deserve to continue through the course of their life 9 thinking that either one of them were hurt by their father. 10 5.I am asking the court to grant this motion in limine to 11 exclude any hearsay evidence and testimony regarding sexual 12 and physical abuse from father on Brynlee and Bryson Huber 13 that is not in good faith and a disruption to the court. This 14 has been found unsubstantiated and I am asking the court to 15 move on in a positive and forward direction in this case. 16 17 18 19 20 21 22 WAYLON HUBER in PRO PER 23 24 25 26 27 28

	Pre Hearing Statement	
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2	WAYLON HUBER 2020 FEB 20 AM 9: 20 4151 Two Rock Dr	
3	Winnemucca, NV 89445 775-304-6202	
4	DIST COURT CLERK	
5	WAYLON HUBER, IN PRO PER	
6	WAYLON HUBER) Case No.: CV. 20,464	
7	Plaintiff(s), 'Pre Hearing Statement".	
8	vs.	
9	JANEA CALKINS	
10	Defendant(s).	
11	Derendant(s).	
12	}	
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17	INTRODUCTION	
18	Plaintiff, WAYLON J. HUBER (hereinafter "Father"), hereby	
19	provides this Court his Pre-Hearing Statement.	
20	This matter has come before this Court due to Defendant, JANEA CALKIN'S (hereinafter "Mother") refusal to abide the	
21	Court's numerous Orders. In fact, from the date the Decree of Divorce was entered, Mother has felt that she is above the law	
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22	More recently, Mother has disregarded not once but three	
	times the Court demanding that she start the reinunification	
24	process for Father and the parties' two (2) minor children, BRYNLEE JO HUBER (DOB May 8, 2013) and BRYSON WAY HUBER (DOB May	
25	8, 2013) (collectively the "Twins"). Father has not seen his	
26	children for over two (2) years due to Mother's spiteful behavior.	
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Even more unfortunate, the Twins have not seen their little sister, RUBEE ROSE HUBER, who will be three years old this March. So much crucial bonding time has been lost.

PRE-HEARING STATEMENT

Father feels just the above said violations constitutes a change in custody, to the parent that is more likely to foster a relationship with the non-custodial parent.

Mother has proven time and time again she is unwilling to foster any kind of relationship with father or the Twins younger sister.

At one of the prior hearings, Mother was held in contempt of 10 court and lost all telephonic hearing privileges. In addition, 11 Mother's attorney was fined \$500.00 for also being in contempt. 12 Mother was also been ordered to pay all Father's attorney fee's 13 for not following custody orders. These are just a few examples as 14 to how Mother has blatantly disregarded this Court's authority.

Furthermore, Mother was in a relationship with Justin Calkins 15 (hereinafter "Mr. Calkins"). At the time of the hearing, the 16 evidenced proved that Mr. Calkins was recently released from 17 prison on parole. Due to the evidence, showing Mr. Calkins' 18 violent nature of his crimes and multiple felony convictions, this 19 court issued a NO CONTACT ORDER, whereby Mr. Calkins was to have no contact whatsoever with the Twins. Once again, Mother disobeyed 20 this No Contact Order and proceeded with a relationship with Mr. 21 Calkins, in fact, even marrying him and have a child with Mr. 22 Calkins. This would probably explain why Mother has taken such 23 extreme measures with concealing her address from the Court and 24 Father.

Most recently, Mr. Calkins violated his parole and is now reincarcerated in IDAHO prison.

Mother over the past couple years has completely blocked Father from the Twins' school and any medical that he knows about. Although, even though Father has joint legal custody, he is not privy to most information regarding the Twins, because Mother feels that she is above the law and does not need to co-parent.

It has been recently brought to Father's attention due to his own research, that Mother is claiming new diagnosis for the children. Father has yet to see the diagnosis.

9 9 One thing Father does know is the children have been to several different doctors according to Janea and the children have 10 undergone numerous unneeded tests. This cannot be healthy for the 11 Twins. Below are just some of the examples of what Mother has made 12 the children endure:

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Brynlee was taken to get checked for epilepsy twice.

2. Mother claimed Brynlee is autistic, then was diagnosed to have asperges's syndrome, and now she has most recently been diagnosed as autistic again.

3. Bryson has also been diagnosed autistic.

4. Father was also informed, that the Twins have Individual Education Plan (hereinafter "IEP").

Father has every right to know what is going on with his children's health and education. Father should be invited to at least attend the IEP meetings via telephone. Father would also like to request that he immediately receive a copy of the Twins' IEPs.

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Again, Mother has missed hearings previously for the following reasons: weather; financial reasons; lack of legal counsel; sickness; surgery; and, just has not shown up.

Mother has also lost three (3) attorneys for lack of communication, payment and dishonesty.

6 Mother has shown a lack of respect for the law, this court 7 and it's Orders. The most tragic overall, is the well being of all 8 of the children affected. It is imperative for the Twins to have 9 both their father and mother in their life. Moreover, the Twins 9 deserve to be apart of their family, including but not limited to, 10 their sister, step-mother, grandparents, aunt and uncle and 11 cousins.

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Mother has tried every avenue possible to try to remain is Boise, ID. Disregarding The Divorce Decree that we both signed that states for her and the children to return to Winnemucca, NV to joint 50/50 custody after 2 total years. This case is an extreme case of parental alienation on behalf of the defendant.

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18 November 26th, 2019 Plantiff Waylon Huber and Defendant Janea 19 Calkins were ordered to participate in a good faith mediation with two more scheduled mediation hearings on December 19th and January 20 9th. The Defendant Janea Calkins failed to participate in good 21 faith and allowed zero movement at all between parties. Court 22 Master Gabriella Carr tried to come up with ideas "Out side the 23 box" to get any movement at all which was unsuccessful because 24 defendant Janea Calkins was unwilling. Continued Warnings by the 25 court master of direct contempt of orders were ignored by 26 Defendant. Mediation was completely stonewalled. I, Plaintiff Waylon Huber feel i went in with an open mind but was quickly 27

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reassured that the previous orders were never even planned on being followed by Janea Calkins.

There are three (3) uncontested motions before the court. A motion for change in custody due to change in circumstance. A motion to enforce the divorce decree. A motion to change reunification to Winnemucca Nv.

Father does not believe at this time Mother will comply with any court orders. I believe that additional measures to physically obtain the children will be required if so granted by the court to ensure the safety of the children and physical compliance of the orders.

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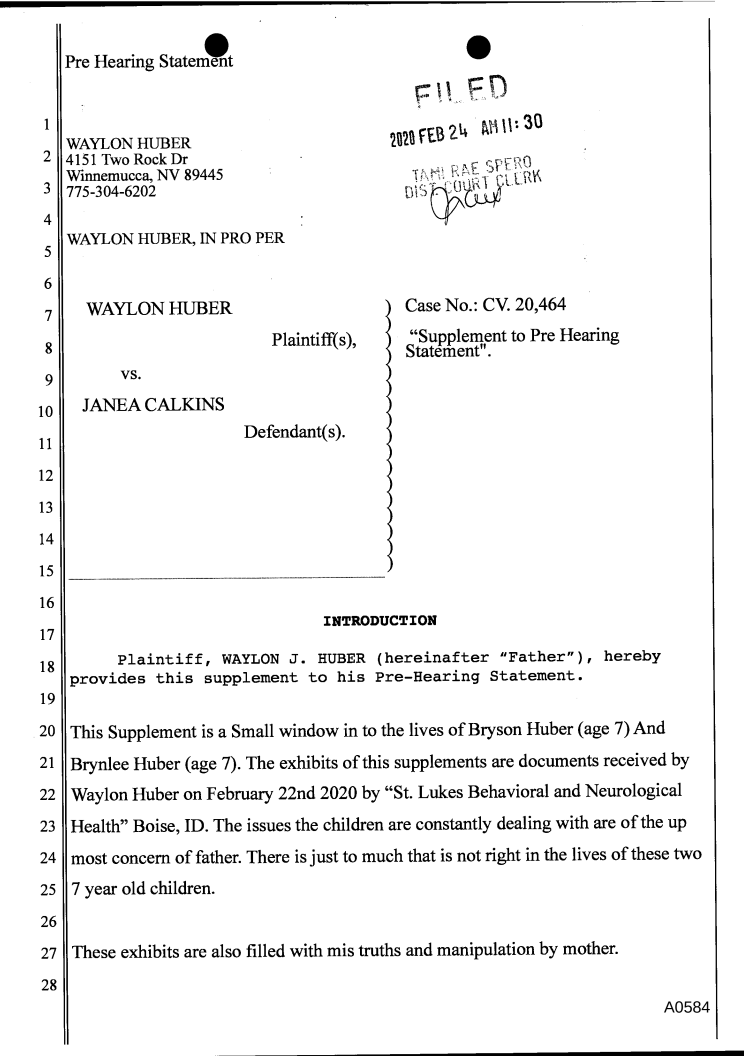
Waylon Huber, in PRO PER

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10	JANEA CALKINS Defendant(s).
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15)
16	This is a proof of service for a "Plaintiffs Motion In Limine" and "Pre Hearing Statement". Service
17	will be preformed via United States Postal Service on 02/20/2020.
18	To JANEA CALKINS located at 11335 W BAKULA DR. BOISE, ID 83709.
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7 WAYLON HUBER	Case No.: CV. 20,464
8 Plaintiff(s),	Request For Submission for "Supplement to Pre Hearing Statement".
9 VS.	
10 JANEA CALKINS	
11 Defendant(s).	
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¹⁶ This is a Request For Submission of "Supple	ement to Pre Hearing Statement".
With Attached Exhibits 1, 2, and 3.	
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	Proof Of Service "Supplement to Pre Hearing Statement".			
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7	WAYLON HUBER) Case No.: CV. 20,464) Proof of Service for "Supplement to		
8	Plaintiff(s),	Proof of Service for "Supplement to Pre Hearing Statement".		
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16 17	This is a proof of service "Supplement to Pre Hea			
18	Sent to JANEA CALKINS at 11335 W BAKULA	DR. BOISE ID 83709.		
19	Service will be preformed via United States Posta	ll Service Certified mail.		
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This was received after 2 appeals to block father from all records. Some information
 was still whited out by St. Lukes to protect the children.

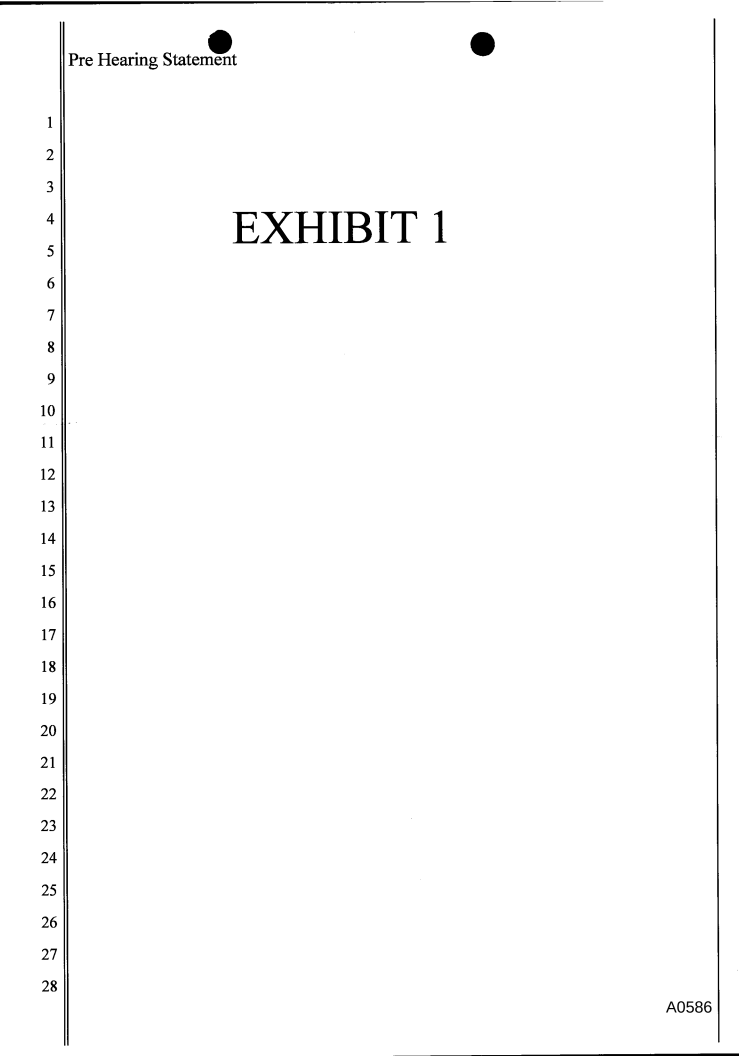
Exhibit 1 is information in regards to Brynlee Huber.

Exhibit 2 is information in regards to Bryson Huber.

Exhibit 3 is just some of the 7 known Felonies perpetrated by the man, mother Janea Calkins and above said minor children Brynlee & Bryson Huber, are now living with step-uncle "Michael Shane Calkins" and his 12 year old son. The brother to Janea Calkin's husband "Justin Calkins".

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IN PRO PER WAYLON HUBER



Patient:Huber, Brynlee Jo (SEHS MR# 3294371) DOB: 05/08/2012

Enc Date: 11/29/2019

MRN: 3294371

(Newest Message First)

11/29/19 9:37 AM

11/29/19 9:34 AM

Huber, Brynlee Jo

Telephone 11/29/2019Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker)St. Luke's Children's - MentalHealth - Meridian

Conversation

Annie G. Prince, Licensed Clinical Social Worker

Note

Time spent in phone call: 5 minutes.

The therapist called the mother, Janea, regarding today's appointment (noshow). She apologized, stating "I thought your office was closed today," and confirmed a plan to meet again 12/6 at 9am, as scheduled. Mom discussed that she needs help regarding a letter to the Nevada judge that the previous therapist had written, which needs to be updated with some specific wording, as requested by the judge. She asked if there was any way to get in contact with the previous therapist about this. This therapist recommended following up with the supervisor about this request and then moving forward, as appropriate.

Annie G. Prince, Licensed Clinical Social Worker contacted Huber, Janea (Mother)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report, Reviewed This Encounter

Orders Placed

None

Medication Renewals and Changes

As of 11/29/2019 9:37 AM

None

Visit Diagnoses

None

Patient:Huber, Brynlee Jo (SHS MR# 3294371) DOB: 05/08/2012

Enc Date: 12/05/2019

MRN: 3294371

(Newest Message First)

103

Huber, Brynlee Jo

Telephone 12/5/2019Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker)St. Luke's Children's - MentalHealth - Meridian

Conversation

Annie G. Prince, Licensed Clinical Social Worker

Note

12/5/19 2:27 PM

The therapist called Brynlee's mother, Janae, to follow up regarding her question about the letter for the judge. She stated that, out in the community, she has been in contact with the previous therapist, Lenore Smith, LCSW, and that Lenore told her that she would be contacting this therapist and the supervisor regarding this letter. This therapist referred the mother to the supervisor, Travis Haase, LCPC, for questions regarding the letter request.

Annie G. Prince, Licensed Clinical Social Worker contacted 12/5/19 2:25 PM Huber, Janea (Mother)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report, Reviewed This Encounter

Orders Placed

None

Medication Renewals and Changes

As of 12/5/2019 2:27 PM

None

Visit Diagnoses

None

Huber, Brynlee Jo

St. Luke's Children's - Mental Health - Meridian

Clinical Support 12/6/2019 Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/6/2019 9:00 AM · Addendum

PEDIATRIC COMPREHENSIVE DIAGNOSTIC ASSESSMENT & TREATMENT PLAN Update: 12/6/19

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Brynlee Jo Huber	Date of Service:	12/6/2019	
	Primary Dx: PTSD (F43.10) ADHD, combined type (F90.2)		
Telephone: 208-780-9705	Start Time: 9:00am	Stop Time: 9:50am	Total Time: 50 minutes
ASSIGNMENT	Service: Annual		t 90791
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E Louise Dr Ste 320 Meridian ID 83642-6303 208-706-5670 Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704	Add on codes: Type of Contac Client and Famil	t: Face-to-Face	Contact with
Primary Physician: Christie A. Julian, MD			
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			

TYPE OF VISIT: Annual Ass	sessment & Tx Plan	
ORIGINAL CDA DATE:	ANNUAL ASSESSMENT	90 DAY REVIEW
6-3-19	DATE: 12/6/19	DATE: 3/6/20

MRN: 3294371

PRESENTING PROBLEM: Current presentation and brief description of the problem.

Brynlee Jo Huber is a 7 y.o. female who is seeking treatment at this clinic for separation anxiety, PTSD, and ADHD.

from room to room. Pt worked with Sidra A Beckett, LCPC from October 2016 to October 2018 when Sidra left St Luke's. Pt has not had therapy since then and morn has seen her behavior regress.

Update 12/6/19: Mom is seeking therapy for Brynlee for her trauma symptoms

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PSYCHIATRIC REVIEW OF SYSTEMS: Psychiatric/Mental Health challenges including onset, trigger, duration, frequency, and severity of symptoms. Functional Effects of presenting challenge. Depression assessment. Suicide/homicide assessment. Other symptoms assessed.

Trigger Event & Onset

Pt becomes anxious when she is not with mom in the home.

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Bedtime is a struggle as pt is afraid and worries something bad will happen. Pt has started to wet her pants again. Pt has temper tantrums when she wants to explain her misbehavior and is told to stop.

Update 12/6/19: Brynlee presents with clinically significant internalizing symptoms (sadness, worry), attention symptoms (inattention, hyperactivity, impulsivity), and post traumatic stress symptoms (autonomic hyperarousal, re-experiencing symptoms, negative emotions and cognitions).

Symptoms & Severity

- Depressive Symptoms: irritability, depressed mood, hopelessness, diminished interest or pleasure in activities and poor self-esteem
- Manic Symptoms: N/A
- Psychotic Symptoms: N/A
- Anxiety Symptoms: excessive anxiety/worry, difficulty controlling worry, sleep disturbance, restlessness, fearful to separate and distress when separated
- · ADHD Symptoms: inattention, distractibility, impulsivity and loses temper
- · Autism Symptoms: N/A
- · Sleeping Habits: Yes afraid at night and difficulty getting to sleep

PAST PSYCHIATRIC HISTORY: List previous treatment dates, name of provider, therapeutic intervention and response, previous suicidal or homicidal behavior (including dates and methods of lethality) source of clinical data, relevant <u>family</u> <u>psych information</u>, and previous consultation/evaluation records.

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Psychiatric/Mental Health Treatment History

Prior Treatment History (Who/When/Where/Outcome of Tx): Sidra Beckett, LCPC - October 2016-October 2018. Positive experience and improvement seen.

Kathleen K Deidrick, PhD - neuropsych evaluation - 5-21-18 report

Update 12/6/19:

Sidra Beckett, LCPC - October 2016-October 2018.

The Therapy Place - December 2018 - March 2019 - Mom stated, "it was every other week, and it was for about 4 months. It wasn't really a good fit, so we came back to St. Luke's." Brynlee established in counseling with Lenore Smith, LCSW 6/3/19, receiving treatment for the following diagnoses: Separation Anxiety Disorder, PTSD, ADHD, Combined Type. She was transferred to this provider (Annie Prince, LCSW) when Lenore left the clinic. Brynlee began SLP at St. Luke's with Kelly O'Leary, SLP, 8/29/16. Brynlee began OT with Ann Short, OT, 11/15/16 (at St. Luke's), discharged 1/11/19. Brynlee has been diagnosed with ADHD, Combined Type, by Dr. Leavell at St. Luke's.

Family Psychiatric History

Immediate family history is positive for autoimmune disorder, mental health concerns (ADHD, anxiety, depression, behavior disorder), developmental delays, and alcohol abuse. Extended family history is positive for physical health (epilepsy), developmental (learning disability), mental health (ADHD, anxiety, depression, schizophrenia), and alcohol/substance abuse problems.

SUBSTANCE ABUSE HISTORY: For patients 10 and older, a substance abuse screening occurs. Documentation includes past, present alcohol and/or illicit drugs, use of over-the-counter medications, nicotine use, and caffeine use. When an active substance abuse challenge is identified, documentation shows the patient is referred to complete the Global Appraisal of Individual Needs-I (GAIN-i).

Child / Family Substance Use & Problem Gambling History

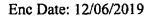
History of alcohol and drug abuse by father. No current contact with pt. Is referral needed? No

Tobacco Use and Pack Year History: No and The patient denies current or previous tobacco use.

Social History

Tobacco History Smoking Status Never Smoker Smokeless Tobacco Use Never Used

MEDICAL HISTORY: Relevant medical conditions are listed, prominently identified and revised as appropriate in the treatment record. Medical hx includes dates and providers of previous tx, current <u>PCP</u> and/or other treating providers, patients known allergies, and <u>family medical hx</u>. Patient:Huber, Brynlee Jo (SSS MR# 3294371) DOB: 05/08/2012



Date

Medical History/Allergies:

Past Medical History:

Diagnosis

- Developmental delay
- Disruptive behavior

ب ها

Current Medications:

 Current Outpatient Medications

 Medication
 Sig

 • VYVANSE 10 mg Cap capsule
 Take 1 capsule by mouth Dally.

No current facility-administered medications for this visit.

PCP: Christie A. Julian, MD

Family Medical History:

Relation
Mother
Mother
Mother
Father
Father
Father
Father
Brother
Brother
Brother

Age of Onset

REVIEWED MEDICAL RECORDS: (Name of provider or agency / Date of the Record /Date Reviewed): Yes: therapy assessment and notes, neuropsych report. Yes (Annie Prince, LCSW) - reviewed records 11/15/19: CDA by Lenore Smith, LCSW, dated 6/3/19; Report of Neuropsychological Assessment by Kathleen Deidrick, Ph.D., dated 5/21/18; CNM Child Assessment & Treatment Plan by Sidra Beckett, LCPC, dated 10/19/2016. Reviewed counseling notes from Lenore Smith, LCSW, 6/3/19-11/5/19.

SOCIAL HISTORY: The psychosocial hx includes current living situation, primary supports, educational hx (include school, teacher, learning disabilities, grade performance, IEP, 504, school social/behavioral functioning), employment hx, legal hx, issues relevant to the patient's culture, race, religion/spirituality, ethnicity, age, and gender, sexual orientation, sexual hx including perpetrator or victim of abuse, trauma or abuse hx, and patient's interests/hobbies/recreational activities. Also list the absence of or utilization of community resources (support groups, social services, etc.).

Current Living Situation and Extended Environmental Systems (Include Financial & Housing)

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Brynlee lives with her mother Janea Calkins, her twin brother Bryson (7), step sister Kyleigh (11), and half sister Elliana (8 months). Another step-brother Jaden (13) is not in the home as there is a history of physical abuse between him and his sister Kyleigh. Her step-father Justin is in jail for one more year of a 18 month sentence for probation violation due to a DUI. He was on probation for domestic violence with an old girlfriend. Pt mom states he has turned his life around, had a lapse in judgment and drank one night. The children are under the impression he is working temporarily in TN. Pt twin has autism, level 2. Mom is single parenting currently so family is stressed. She does report she has good supports from her church congregation. She is not close to her own family. Finances are tight, housing stable currently.

Update 12/6/19:

Family and Relationships

Brynlee was born in Nevada. Her parents moved here when she was 3 1/2 to be near family and the parents divorced. Initially, the children did not see the father for the first four months after the divorce, but they began visitation 3 days/per week every two weeks and did this until May of 2017. alcoholic not currently involved. He is not allowed visitation with the kids.

He lives in Winnemucca, NV.

Update 12/6/19:

Cultural and Spiritual Information

Mom joined the LDS church approximately one year ago and is very involved in the congregation. Her spouse is also a member. She describes them as a huge support for her. Pt reportedly enjoys attending church and activities.

Social Environment

Pt involved in church, school, neighborhood. Not currently involved in extracurricular activities.

Update 12/6/19:

Hobbies and Interests

IPAD, read, music, dance, yoga with mom.

Child / Family's Educational and/or Vocational

School Name: Prospect Elementary in Meridian

Grade at: completed 1st Update 12/6/19:

Setting: Special Education

Academic Performance: ok

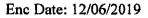
Recent changes in school performance: denied

IEP/504 Plan: Yes - IEP mom reports it is a positive placement for her.

Expulsions: denied

Suspensions: denied

Repeated a grade: denied



Trauma History & Impact on Child & Family

Yes:

There had been previous allegations of abuse at a summer daycare.

update 12/6/19:

Mom described the abuse allegation from daycare as follows: "It was shortly after we moved here, and I was going to school, so the kids were in daycare. Brynlee came home one day with a huge, hand shaped bruise on her upper arm. She said that the teacher had picked her up and then sat her down forcefully. After I made the report and the investigation began, the teacher suddenly resigned, so the investigation was never able to come to any conclusion."

Regarding the legal aspects of the sexual abuse allegation, mom stated that a forensic interview was done (at CARES), and another follow up interview has been done, since then. The case is no longer open in Boise (law enforcement) - it closed, but there is an open investigation in Nevada. Mom stated that the child protection case is closed in Idaho, but there is one open in Nevada. There is currently a no contact order in place between the children and their father, who lives in Nevada.

CATS - Caregiver Report (ages 7-17yrs):

Completed by mother, Janea Huber 12/6/19. Traumatic events reported: bike crash, threatened/hurt within family (by father), witnessing DV (father against step mother), alleged sexual abuse (by father), shown sexual images online (by step sister), being bullied, stressful medical procedure (tonsillectomy; NICU for 3 weeks). PTS score 35 (clinical - PTSD).

Adolescent Sexual Behavior History (12 and older only) Denied

Child / Family Legal History

Yes:

Step father currently in jail for probation violation.

DEVELOPMENTAL HISTORY: Prenatal & Perinatal events, milestones, separation anxiety, reactive attachment, autism spectrum

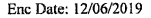
Pt and twin brother born by emergency c-section at 33 weeks. Pt weighed 4 lbs. Brother weighed 1 1/2#. 3 1/2 weeks in NICU. Difficulty with breathing, sucking, swallowing. Had troubles with feeling and sleeping. Walked at 17 months, first word 9 months, toilet trained at 3 years. Has had issues with nightmares, bed wetting, messing pants, unusual fears, temper tantrums, hyperactivity, inability to pay attention, trouble with other children. ADLs do not require assistance. Pt father was abusive to mother during pregnancy. Denied substance use during pregnancy.

Gross Motor: Delayed: premature

Fine Motor: Delayed: premature

Language: Delayed: premature

Social: Delayed: premature



Toileting: Delayed: premature

PSYCHOMETRIC TESTING

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

CRAFFT No flowsheet data found.

Update 12/6/19:

PSC-17:

Completed by mother, Janea Huber 12/6/19. Internalizing - 7 (clinical), attention - 10 (clinical), externalizing - 2 (normal).

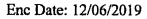
CATS - Caregiver Report (ages 7-17yrs):

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MENTAL STATUS EXAM: A thorough mental status exam is documented in the initial assessment documenting affect, speech, mood, thought content, judgment, insight, attention or concentration, memory, and impulse control at a minimum.

Appearance: dressed Appropriate for chronological age, dressed for season, setting, and occasion, neat and tidy, well groomed, casually dressed and alert Behavior: shy, calm and interested Psychomotor: within normal limits Mood: appropriate to circumstances Affect: congruent Thought Progression/Content: logical connections Speech: normal amount, rate, rhythm, volume, prosody Hallucinations: none Delusions: none Current Suicidal/Homicidal Ideation: no homicidal ideation, no suicidal ideation Behavior List: No additional concerns Cognition: grossly intact • Attention: distractable

- · Memory: within normal limits WNL
- Estimated Intellectual Functioning: appears appropriate for age Insight/Judgment: within normal limits
 Orientation: no concerns noted



Attitude: friendly Other Observations: No

RISK ASSESSMENT: SAFETY CONSIDERATIONS The record documents a risk assessment including the presence or absence of imminent risk of harm to self or others, suicidal ideation, homicidal ideation, or elopement potential. The record includes dates, method, and lethality of previous suicidal or homicidal behavior.

Risk Factors

- Current/History of suicidal or homicidal ideation, plan(s) or attempt(s):
- Current/History of self-inflicted bodily harm:
- Current/History of aggression toward persons, animals or property:
- Current/History of inability to provide for health and safety:
- □ Risks aggravated by substance abuse:
- X Denies suicidal or homicidal ideation, intent or plan:
- □ Recently released from an institution:
- □ Medication Noncompliance:
- □ Recent loss (family, job, health freedom:
- □ Unemployed
- □ Homeless:
- □ Lack of support:
- Domestic Violence
- Other:

Protective Factors

- X Denied suicidal or homicidal ideation, intent or plan:
- X Religious affiliation:
- X Family support:
- □ Motivated for treatment:
- □ Coping skills:
- X Goal directed thinking or thought processing:
- X No access to firearms:
- Other:

Suicide Risk Potential

X None 🗆 Low 🗆 Moderate 🗆 High

IS PROACTIVE SAFETY PLAN NEEDED: No due to minimal risk.

(include who provided clinical consultation with you) Contact numbers for emergency:

Provisions for lethal means and access:

Social support contact identified:

Follow-up scheduled:

DIAGNOSTIC FORMULATION: <u>Clinical formulation</u> is present and provides clinically appropriate analysis of treatment issues, differential diagnosis, strategies and priorities for treatment, prognosis, and addresses issues of non-compliance (if appropriate). The clinical formulation will include any psychometric used to justify DSM diagnostic criteria. The record contains a <u>medical necessity statement</u> including

the following: that lack of treatment will result in increased impairment for patient, that services cannot be rendered at a lower level of care, and that not receiving treatment will result in further decompensation and a need for higher level of care. <u>Include</u> <u>DSM5/ICD10 diagnosis</u>, consistent with the presenting problem(s), history, mental status exam, differential diagnosis, and/or other assessment and other appropriate data.

Clinical Formulation:

Update 12/6/19:

History of diagnosis of ADHD, Combined Type and Learning Disorder NOS by Timothy Leavell, MD, per progress note 11/7/2018.

History of diagnoses by Lenore Smith, LCSW: Separation Anxiety Disorder (F93.0); PTSD (F43.10); ADHD, combined type (F90.2) (per CDA dated 6/3/2019).

Brynlee presents with the following symptoms of PTSD, meeting criteria for a DSM V diagnosis of PTSD:

Criteria A: Brynlee has a history of witnessing DV, and directly experiencing traumatic events according to her mother's report. Criteria B: presents what are ronowing intrusion symptoms at least half the time: intrusive

memories of traumatic event; bad dreams related to traumatic event; acting, feeling or playing as if stressful event is happening now.

Criteria C: presents with the following avoidance symptoms at least half the time: Avoidance of activities, people, places, or things that are reminders of stressful event. Presents with the following negative alterations in cognitions at least half the time: negative changes in how she thinks about self, others, or world after stressful event, having negative emotional states, feeling distant or cut off from other people.

Criteria D: presents at least half the time with the following symptoms of alterations in arousal and reactivity associated with traumatic events: hypervigilance (feeling overly alert), exaggerated startle response (feeling jumpy), problems with concentration.

Current symptoms meet criteria for the following diagnosis: PTSD (F43.10). Will continue with diagnosis of ADHD, Combined Type, per Dr. Leavell's assessment. Clinical focus of treatment: PTSD, using TF-CBT as primary modality of therapy, and play therapy secondary.

Diagnosis:

Update 12/6/19: PTSD (F43.10) ADHD, combined type (F90.2) R/O diagnosis: Separation Anxiety Disorder (F93.0)

Medical Necessity:

Patient Meets Medical Necessity: Patient requires services to address emotional and behavioral health condition in order to avoid de-compensation of health or require a higher level of care.

Issues Informing Treatment Considerations (Assets & liabilities that support or inhibit the recovery process, resources that the patient/family and/or their environment brings to the recovery process, readiness and motivation for treatment, & functional deficits).

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Strengths: outgoing, creative, kind to others, determined, helpful. Needs: stress tolerance, coping skills, advocacy skills, executive functioning skills Challenges: low cognitive abilities

Level of Care (The intensity of services (how often) and the expected duration of treatment. Outline recommended treatment. Based on the above information these are the treatments or intervention that are recommended and the anticipated impact the treatment will have. Are there any interventions that should be avoided due to patient's situation?)

Low Intensity Community Based Services

<u>Prognosis for Treatment:</u> Given current circumstances what is the prognosis or level of motivation/engagement? good

TREATMENT PLAN	· · · · · · · · · · · · · · · · · · ·	ta ka sa	i an an an an an an an an an an an an an
1 st Priority Problem / Symptom:	experienci	toms (emotional dysreg ng symptoms, autonon negative feeling state	nic hyperarousal
Patient's Goal(s) for Treatment:	Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately		
Describe concrete/ measurable objectives: 1. Brynlee will show a decrease in her PTS intensity score to within the normal range 2. Brynlee will show decreases in her internalizing and attention subscale scores of the PSC-17 to within the normal range 3. Brynlee's mother will learn 3 skills/strategies for behavior management 4. Brynlee will learn 3 skills in relaxation and mindfulness 5. Brynlee will learn 3 skills for physical and emotional self regulation 6. Brynlee learn safety skills 7. Brynlee will be able to think and talk about traumatic memories/experience reminders of trauma and be able to cope effectively with the distress (without	Date Initiated: 12/6/19	Target Completion Date: 12/6/20	Objective Completed □Yes □NO
· Pa]	

Patient:Huber, Brynlee Jo (HIS MR# 3294371) DOB: 05/08/2012

becoming se dysregulated						
2 nd Priority Symptom:						
Patient's Go Treatment:	oal(s) for					
Describe co	ncrete/	Date	Target		Objec	
measurable	objectives:	Initiated:	Completion Date:			bleted ₃ □NO
······································				a) tij.		
Service Type	Intervention/ Modality	Length, F	Frequency & D	uration		rofessional Responsible
X	CBT, play	1 hour/4 x	a month/1 year			<u>nnie G.</u>
Individual	therapy				-	<u>Prince</u> ,
Therapy						icensed
						<u> Clinical Social</u> Vorker
Group						
Therapy X Family	CBT, play	1 hour/4 x	a month/1 year		- A	Annie G.
Therapy	therapy		., ,			Prince,
						icensed
						Clinical Social
	<u> </u>	L	<u></u>			<u>Norker</u>
DISCHARG				After	Coro P	lan.
Discharge (Criteria <u>Patient v</u> ck any or all that					
when: (Check	s achieved the a	appiy) bove mentio	ned treatment	recom		
	d to be necessar	y in order to be given by therapist and				
discharged	from treatment a	nd has an id	entified		reatm	
relapse plan	n: <u>or</u>					ongoing
x Patient's s	symptoms and lev	vel of function	oning have	stabili		Deficient will
improved to	the point that he	or she does	s not require			Patient will vices as
	py sessions to n	naintain impi	roved level of			gative
functioning: <u>or</u> x Patient's clinical condition has become such that he					ecome	
or she requires a higher level or intensity of care: <u>or</u>			unmai	nageal	ole and	
x Patient demonstrates lack of motivation to			debilit			
participate in the agreed-upon treatment plan of care						
as assessed by poor record of attendance at			ce at			
scheduled therapy sessions, non- co treatment plan, no follow-through with			liance with			
treatment p	ian, no tollow-thr	ougn with re				
community-	based support g	cotherany' (or.			
Other:	nce with huantia		<u>~</u>	1		
				L		
DISPOSITIO	ON				<u>2</u> 2	

□ No further action required at this time and referral will be closed.

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- □ Patient does not meet criteria for MH services.
- □ Referring provider was contacted of the disposition.
- □ Patient &/or legal guardian was informed of the disposition.

x An appointment for a follow up:

- will be scheduled
- x has been scheduled Date & Time: June 10 at 10am

□ Records have been requested from the following agencies or providers:

PATIENT'S INFORMED CONSENT FOR TREATMENT

 $x\square$ My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

 $x\square$ My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

 $x\square$ I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

 $x\Box$ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or if after hours you will be directed to contact St. Luke's Connect Line. If at any time you need immediate assistance contact 911 or visit your nearest emergency department. Additionally, OPTUM IDAHO provides a 24 hour crisis response support at 855-202-0973.

□ I have reviewed and offered a signed copy of the Professional Counseling and Marriage and Family Consent to the patient (and his or her legal representative).

I was offered a copy of my Behavioral Health Treatment Plan but declined a copy of it.

By signing treatment plan, patient acknowledges agreement with treatment plan.

Patient Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS $x \square$ I have been actively involved in my / my child's treatment plan and agree to the ongoing plan for treatment

□ I was offered a copy of my Mental Health Treatment Plan Review but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes As of 12/6/2019 9:14 AM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 ADHD (attention deficit hyperactivity disorder), combined type F90.2

Huber, Brynlee Jo

MRN: 3294371

Clinical Support

12/13/2019 St. Luke's Children's - Mental Health - Meridian Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/13/2019 9:00 AM • Addendum PEDIATRIC BEHAVIORAL HEALTH TREATMENT PLAN

PATIENT INFORMATION	BILLING INFOR	NATION	
Patient Name: Brynlee Jo Huber	Date of Service:	12/13/2019	
Birth Date: 5/8/2012	 Primary Dx: 1 PTSD (post- traumatic streedisorder) 2 ADHD (attentiodisorder), disorder), combined type 	on F90 :tivity .2	
Telephone: 208-780-9705	Start Time:	Stop Time:	Total Time:
ASSIGNMENT	Service: note to	file - not billable	
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Referred by: Christie A. Julian, MD 1072 N Liberty St	Type of Contac Client and Famil	t: Face-to-Face y	Contact with
Suite 203 Boise, ID 83704			
Primary Physician: Christie A. Julian, MD			
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			

TYPE OF VISIT: Initial Behavioral Health Treatment Plan			
ORIGINAL TX PLAN DATE: 12/13/19	UPDATED TX PLAN DATE:	NEXT 90 DAY REVIEW DATE: 3/6/20	

Treatment Target Needs:	1. PTS symptoms	: adjustment to traum	a, emotional and	
	physical regulation, sleep problems, attention, imp			
	anger control 2. Difficulty with social skills			
•				
Anticipated Outcomes		ow a decrease in her F	PTS intensity score to	
		range. Brynlee will st		
		attention subscale sco		
	within the normal			
Patient's Goal(s) for		alming skills, be able t	to separate from	
Treatment:		eelings appropriately.		
, , yadırıyırı		able to make friends		
Describe concrete/	Date Initiated:	Target	Objective	
measurable objectives:	12/13/19	Completion Date:	Completed	
1. Brynlee will show a		12/13/20	∏Yes ∐NO	
decrease in her PTS				
intensity score to within the				
normal range				
2. Brynlee will show				
decreases in her				
internalizing and attention				
subscale scores of the	1			
PSC-17 to within the normal				
range				
3. Brynlee's mother will				
learn 3 skills/strategies for				
behavior management				
4. Brynlee will learn 3 skills				
in relaxation and				
mindfulness				
5. Brynlee will learn 3 skills				
for physical and emotional				
self regulation				
6. Brynlee learn safety skills				
7. Brynlee will be able to				
think and talk about				
traumatic				
memories/experience				
reminders of trauma and be				
able to cope effectively with				
the distress (without				
becoming severely				
dysregulated)				
8. Brynlee will engage in				
social skills group at this				

		School behavior, school achievement, n	edical
Background Useful Stren	Needs		onship permanence,
Usetul Stren	guis.	community life	
Strengths to	Build:	Coping skills, resilience	
Service Type	Intervention/ Modality	Length, Frequency & Duration	Professional Responsible
✓Individual Therapy,	Cognitive Behavioral Therapy; Play therapy	1 hour/4 x a month/1 year	Annie G. Prince, Licensed Clinical Social Worker
Group Therapy,	Social Skills Group	1 hr/1x per week/12 weeks	Annie G. Prince, Licensed Clinical Social Worker
I Family Therapy	Cognitive Behavioral Therapy; play therapy	1 hour/4 x a month/1 year	Annie G. Prince, Licensed Clinical Social Worker
Other:		<u> </u>	
DISCHARG		vill be discharged when:	After Care Plan:
- Patient has to be necess an identified - Patient's s point that he maintain im - Patient's c a higher leve - Patient de agreed-upoi attendance	achieved the ab sary in order to b relapse plan: <u>or</u> ymptoms and lev or she does not proved level of fu inical condition h el or intensity of monstrates lack n treatment plan at scheduled the	bove mentioned treatment goals judged e discharged from treatment and has rel of functioning have improved to the require psychotherapy sessions to inctioning: <u>or</u> has become such that he or she requires	Patient will follow recommendations given by therapist and other treatment providers for ongoing stability and functioning. Patient will return to services as needed if negative symptoms become unmanageable and debilitating.

PATIENT'S INFORMED CONSENT FOR TREATMENT

My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

V I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or after hours contact St. Luke's Connect Line and you will be connected directly to a nurse. If at any time you need immediate assistance contact 911 or 1-800-273-TALK (National Suicide Prevention Hotline). Additionally, OPTUM provides a 24 hour crisis response support at 855-202-0973.

By signing treatment plan, patient/parent/legal guardian acknowledges active involvement in child's treatment plan and agrees to the ongoing plan for treatment.

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS

I was given a copy of my / my child's Mental Health Treatment Plan

I was offered a copy of my / my child's Mental Health Treatment Plan but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Signature Date:

Parent / Legal Guardian Signature:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/13/2019 9:00 AM • Signed

CHILD AND ADOLESCENT NEEDS AND STRENGTHS ASSESSMENT

PATIENT INFORMATION	BILLING INFORMATION	
Patient Name: Brynlee Jo Huber	Date of Service: 12/13/2019	

Enc Date: 12/13/2019

Patient:Huber, Brynlee Jo (SS MR# 3294371) DOB: 05/08/2012

Birth Date: 5/8/2012	 Primary Dx: 1 PTSD (post- traumatic structure) 2 ADHD (attenti disorder) 2 deficit hyperadidisorder), combined type 	on F90 ctivity .2	
Telephone: 208-780-9705	Start Time: 9:00am	Stop Time: 9:15am	Total Time: 15min
ASSIGNMENT Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704 Primary Physician: Christie A. Julian, MD Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> Worker			

TYPE OF VISIT: 90 Day CANS Review			
INITIAL CANS DATE: 6/17/19	UPDATED CANS DATE: 12/13/19	NEXT 90 DAY CANS REVIEW DATE: 3/6/20	

Statement of Completion:

On 12/13/2019 I CompletedA 90 Day CANS Review with Brynlee Jo Huber. Please see uploaded CANS assessment in media section of patient chart dated 12/13/2019. This assessment was completed in conjunction with a Comprehensive Diagnostic Assessment dated 12/6/19.

DIDITION OF BROWER	
SIGNATURE OF PROVIDER	

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Progress Notes

• Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) 12/13/2019 9:00 AM • Signed

Behavioral Health Care Therapy Progress Note

ALENT IN ON MATION	BILLING				· · ·
Patient Name: Brynlee Jo Huber	Date of Service: 12/13/2019				
Birth Date: 5/8/2012	disorde	(post- atic stre er) (attention hyperac	ess . Finance	CD 10- 5M 43 10 590 2	
Telephone: 208-780-9705	Start Tim 9:15am		Stop T 10am		Total Time: 45
ASSIGNMENT	Service:			nin 90834	ŀ
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: N/A Type of Contact: Face-to-Face Contact with Client and Family				
Primary Physician: Christie A. Julian, MD					
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>					
TYPE OF VISIT					
Visit Type: Follow Up Visit		Session	#1		

GOALS AND OBJECTIVES

TREATMENT PLAN	line the trauma emotional and physical
Treatment Target	 PTS symptoms: adjustment to trauma, emotional and physical regulation, sleep problems, attention, impulsivity, anger control Difficulty with social skills

	1 Doubles will about	N a decrease in her DT	S intensity score to			
Anticipated Outcomes	1. Brynlee will show a decrease in her PTS intensity score to					
	within the normal range. Brynlee will show decreases in her					
	internalizing and attention subscale scores of the PSC-17 to					
	within the normal range Feel safe, learn calming skills, be able to separate from mother,					
Patient's Goal(s) for			separate from mother,			
Treatment:	express feelings a	ppropriately.				
	2. Brynlee will be a	ble to make friends				
Describe concrete/	Date Initiated:	Target Completion	Objective Completed			
measurable objectives:	12/13/19	Date: 12/13/20	□Yes □NO			
1. Brynlee will show a	•=••••					
decrease in her PTS						
intensity score to within						
the normal range						
2. Brynlee will show						
decreases in her						
internalizing and attention						
subscale scores of the						
PSC-17 to within the						
normal range						
3. Brynlee's mother will						
learn 3 skills/strategies						
for behavior management						
4. Brynlee will learn 3						
skills in relaxation and						
mindfulness						
5. Brynlee will learn 3						
skills for physical and						
emotional self regulation						
6. Brynlee learn safety						
skills						
7. Brynlee will be able to						
think and talk about						
traumatic						
memories/experience						
reminders of trauma and						
be able to cope						
effectively with the						
distress (without						
becoming severely						
dysregulated)						
8. Brynlee will engage in						
social skills group at this						
clinic to build social skills						
useful in making and						
keeping friends.						
	-		/			
Background Needs	School behavior	, school achievement,	medical			
Useful Strengths:	Family, education	onal setting, relationship	permanence, communit			
Good anongais.	life					
Strengths to Build:	Coping skills, resilience					
Suculture to Bauer						

Encounter Date: 01/24/2020

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Discussed with mom the recommendation that the therapist first review the previous CARES forensic interview records before determining if a follow up interview would be indicated. Mom signed a ROI for the CARES clinic records. Met together with mom for the psychoeducation portion of the session. Met individually for the child-centered play therapy work.

Treatment plan objectives targeted this session:

1. Brynlee will show a decrease in her PTS intensity score to within the normal range

Therapy activity: psychoeducation regarding trauma and trauma treatment. TF-CBT workbook - "Learning About Upsetting/Confusing Events," "Sexual Abuse Psychoeducation for Children." Discussed what sexual abuse is (definition), who it happens to how, how kids feel, that it is never the child's fault, and that kids should always tell a trusted adult about it. Read the book, "A Very Touching Book," which introduces the concepts of "good touch, bad touch, and secret touch," teaches the difference between safe and unsafe secrets, teaches anatomical names for private body parts, and teaches empowerment and safety skills that children have the right to have safety in their bodies, the right to say "no" and that they should tell a trusted adult about secret touching. Brynlee engaged actively in session, responding to questions, asking questions, and paying close attention to the book.

Therapy activity: child centered play therapy (developing skills in self/emotional regulation, competence and confidence building and expressing feelings through child-directed play and communication). Brynlee engaged in expressive arts and crafts, first making a "necklace" with string, toilet paper roll, and watercolor paints, and then painting an envelope and making a creation to put into the envelope, using construction paper, glitter glue, watercolor paints, and a paintbrush, and felt shapes.

SRS (Session Rating Scale): Brynlee drew a picture of the following face: "excited and happy."

Met with mom after session. Reviewed what to expect for next session: psychoeducation regarding trauma - domestic violence. Confirmed next scheduled appointment.

PLAN: Plan for next session

Homework: none assigned

Next session: 1/31/20. Continue with TF-CBT workbook (psychoeducation regarding trauma), play therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Patient:Huber, Brynlee Jo (SLHS MR# 3294371) DOB: 05/08/2012

Enc Date: 01/24/2020

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes

As of 1/24/2020 10:55 AM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 ADHD (attention deficit hyperactivity disorder), combined type F90.2

PEDIATRIC COMPREHENSIVE DIAGNOSTIC ASSESSMENT & TREATMENT PLAN

PATIENT INFORMATION	BILLING INFOR	RMATION	
Patient Name: Brynlee Jo Huber	Date of Service: 6/3/2019		
Birth Date: 5/8/2012	Primary Dx: Separation Anxiety Disorder (F93.0) PTSD (F43.10) ADHD, combined type (F90.2)		
Telephone: 208-780-9705	Start Time: 10:00	Stop Time: 10:55	Total Time: 55 minutes
ASSIGNMENT	Service: Initial CDA Assessment 90791		
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E Louise Dr Ste 320 Meridian ID 83642-6303 208-706-5670	Add on codes: Type of Contac Client and Fami	t: Face-to-Face	Contact with
Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704 Primary Physician: Christie A. Julian, MD Behavioral Health Therapist <u>Lenore</u> S. Smith, Licensed Clinical Social Worker			

TYPE OF VISIT: Initial Assessment & Treatment Plan				
ORIGINAL CDA DATE: ANNUAL ASSESSMENT 90 DAY REVIEW				
6-3-19	DATE: 6-3-20	DATE: 9-3-19		

PRESENTING PROBLEM: Current presentation and brief description of the problem.

Brynlee Jo Huber is a 7 y.o. female who is seeking treatment at this clinic for separation anxiety, PTSD, and ADHD.

Mom reports pt follows mom from room to room. Pt worked with Sidra A Beckett, LCPC from October 2016 to October 2018 when Sidra left St Luke's. Pt has not had therapy since then and mom has seen her behavior regress.

PSYCHIATRIC REVIEW OF SYSTEMS: Psychiatric/Mental Health challenges including onset, trigger, duration, frequency, and severity of symptoms. Functional Effects of presenting challenge. Depression assessment. Suicide/homicide assessment. Other symptoms assessed.

Trigger Event & Onset



Pt becomes anxious when she is not with mom in the home.

' r.

Bedtime is a struggle as pt is afraid and worries something bad will happen.

Pt has started to wet her pants again.

Pt has temper tantrums when she wants to explain her misbehavior and is told to stop.

Symptoms & Severity

- Depressive Symptoms: irritability, depressed mood and difficulty falling asleep
- Manic Symptoms: N/A
- Psychotic Symptoms: N/A
- Anxiety Symptoms: excessive anxiety/worry, difficulty controlling worry, irritability, sleep disturbance, restlessness, fearful to separate and distress when separated
- o ADHD Symptoms: distractibility, impulsivity and loses temper
- o Autism Symptoms: N/A
- o Sleeping Habits: Yes afraid at night and difficulty getting to sleep

PAST PSYCHIATRIC HISTORY: List previous treatment dates, name of provider, therapeutic intervention and response, previous suicidal or homicidal behavior (including dates and methods of lethality) source of clinical data, relevant <u>family psych</u> information, and previous consultation/evaluation records.

Psychiatric/Mental Health Treatment History

Prior Treatment History (Who/When/Where/Outcome of Tx): Sidra Beckett, LCPC - October 2016-October 2018. Positive experience and improvement seen. Kathleen K Deidrick, PhD - neuropsych evaluation - 5-21-18 report

Family Psychiatric History

Immediate family history is positive for autoimmune disorder, mental health concerns (ADHD, anxiety, depression, behavior disorder), developmental delays, and alcohol abuse. Extended family history is positive for physical health (epilepsy), developmental (learning disability), mental health (ADHD, anxiety, depression, schizophrenia), and alcohol/substance abuse problems.

SUBSTANCE ABUSE HISTORY: For patients 10 and older, a substance abuse screening occurs. Documentation includes past, present alcohol and/or illicit drugs, use of over-the-counter medications, nicotine use, and caffeine use. When an active substance abuse challenge is identified, documentation shows the patient is referred to complete the Global Appraisal of Individual Needs-I (GAIN-I).

Child / Family Substance Use & Problem Gambling History

History of alcohol and drug abuse by father. No current contact with pt. Is referral needed? No

Tobacco Use and Pack Year History: No and The patient denies current or previous tobacco use. Social History

Tobacco Histow Smoking Mahrs Never Smoker Smoketass Tobacco Use Never Used 1m

MEDICAL HISTORY: Relevant medical conditions are listed, prominently identified and revised as appropriate in the treatment record. Medical hx includes dates and providers of previous tx, current <u>PCP</u> and/or other treating providers, patients known allergies, and family medical hx.

Medical History/Allergies:

Past Medical History

- Ensteiners
- Developmental delay
- Disruptive behavior
- ٠

Current Medications:

Current Outpetion: Medication:
Medication:
Medication:
Mu

• VYVANSE 10 mg Cap capsule Take 1 capsule by mouth Daily.

No current facility-administered medications for this visit.

PCP: Christie A. Julian, MD

Family Medical History:			
Family History		a 1.45 h	÷
Problem	fichtion	Ago of Onset	ł
ADD / ADHD	Mother		
Depression	Mother		1
 Anxiety disorder 	Mother	1 HIR	
ADD / ADHD	Father - NOT	true	
Depression	Father		
 Alport syndrome 	Father		
Alcohol abuse	Father		
 Developmental delay 	Brother		
Autism	Brother		
Behavior problems	Brother		1
			t i

REVIEWED MEDICAL RECORDS: (Name of provider or agency / Date of the Record /Date Reviewed): Yes: therapy assessment and notes, neuropsych report

SOCIAL HISTORY: The psychosocial hx includes current living situation, primary supports, educational hx (include school, teacher, learning disabilities, grade performance, IEP, 504, school social/behavioral functioning), employment hx, legal hx, issues relevant to the patient's culture, race, religion/spirituality, ethnicity, age, and gender, sexual orientation, sexual hx including perpetrator or victim of abuse, trauma or abuse hx, and patient's interests/hobbies/recreational activities. Also list the absence of or utilization of community resources (support groups, social services, etc.).

Current Living Situation and Extended Environmental Systems (Include Financial & Housing)

Dale

A0613

Brynlee lives with her mother Janea Calkins, her twin brother Bryson (7), step sister Kyleigh (11), and half sister Elliana (8 months). Another step-brother Jaden (13) is not in the home as there is a history of physical abuse between him and his sister Kyleigh. Her step-father Justin is in jail for one more year of a 18 month sentence for probation violation due to a DUI. He was on probation for domestic violence with an old girlfriend. Pt mom states he has turned his life around, had a lapse in judgment and drank one night. The children are under the impression he is working temporarily in TN. Pt twin has autism, level 2. Mom is single parenting currently so family is stressed. She does report she has good supports from her church congregation. She is not close to her own family. Finances are tight, housing stable currently.

Family and Relationships

Brynlee was born in Nevada. Her parents moved here when she was 3 1/2 to be near family and the parents divorced. Initially, the children did not see the father for the first four months after the divorce, but they began visitation 3 days/per week every two weeks and did this until May of 2017. e,

d. He is not allowed visitation with the kids. Mom reports that pt worries he will come back and harm them. He lives in Winnemucca, NV.

Cultural and Spiritual Information

Mom joined the LDS church approximately one year ago and is very involved in the congregation. Her spouse is also a member. She describes them as a huge support for her. Pt reportedly enjoys attending church and activities.

Pt involved in church, school, neighborhood. Not currently involved in extracurricular activities.

Hobbies and Interests

IPAD, read, music, dance, yoga with mom.

Child / Family's Educational and/or Vocational

School Name: Prospect Elementary in Meridian

Grade at: completed 1st

Setting: Special Education

Academic Performance: ok

Recent changes in school performance: denied

IEP/504 Plan: Yes - IEP mom reports it is a positive placement for her.

Expulsions: denied

Suspensions: denied

Repeated a grade: denied

Trauma History & Impact on Child & Family

Yes: · There had been previous allegations of abuse at a summer daycare.

Adolescent Sexual Behavior History (12 and older only)

Denied

Child / Family Legal History

Step father currently in jail for probation violation.

DEVELOPMENTAL HISTORY: Prenatal & Perinatal events, milestones, separation anxiety, reactive attachment, autism spectrum

Pt and twin brother born by emergency c-section at 33 weeks. Pt weighed 4 lbs. Brother weighed 1 1/2#. 3 1/2 weeks in NICU. Difficulty with breathing, sucking, swallowing. Had troubles with feeling and sleeping. Walked at 17 months, first word 9 months, toilet trained at 3 years. Has had issues with nightmares, bed wetting, messing pants, unusual fears, temper tantrums, hyperactivity, inability to pay attention, trouble with other children. ADLs do not require assistance. Pt father was abusive to mother during pregnancy. Denied substance use during pregnancy.

Gross Motor: Delayed: premature

Fine Motor: Delayed: premature

Language: Delayed: premature

Social: Delayed: premature

Toileting: Delayed: premature

PSYCHOMETRIC TESTING

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA):

No flowsheet data found. No flowsheet data found.

CRAFFT No flowsheet data found.

MENTAL STATUS EXAM: A thorough mental status exam is documented in the initial assessment documenting affect, speech, mood, thought content, judgment, insight, attention or concentration, memory, and impulse control at a minimum.

Appearance: dressed Appropriate for chronological age, dressed for season, setting, and occasion, neat and tidy, well groomed, casually dressed and alert
 Behavior: shy, calm and interested
 Psychomotor: within normal limits
 Mood: appropriate to circumstances
 Affect: congruent
 Thought Progression/Content: logical connections
 Speech: normal amount, rate, rhythm, volume, prosody
 Hallucinations: none
 Delusions: none
 Current Suicidal/Homicidal Ideation: no homicidal ideation, no suicidal ideation

Behavior List: No additional concerns Cognition: grossly intact

- o Attention: distractable
- Memory: within normal limits WNL 0

 Estimated Intellectual Functioning: low for age Insight/Judgment: limited Orientation: no concerns noted Attitude: guarded Other Observations: No

RISK ASSESSMENT: SAFETY CONSIDERATIONS The record documents a risk assessment including the presence or absence of imminent risk of harm to self or others, suicidal ideation, homicidal ideation, or elopement potential. The record includes dates, method, and lethality of previous suicidal or homicidal behavior.

Risk Factors

Current/History of suicidal or homicidal ideation, plan(s) or attempt(s):

- Current/History of self-inflicted bodily harm:
- Current/History of aggression toward persons, animals or property:
- Current/History of inability to provide for health and safety:
- Risks aggravated by substance abuse:
- X Denies suicidal or homicidal ideation, intent or plan:
- □ Recently released from an institution:
- □ Medication Noncompliance:
- Recent loss (family, job, health freedom:
- Unemployed
- □ Homeless:
- Lack of support:
- Domestic Violence
- □ Other:

Protective Factors

- X Denied suicidal or homicidal ideation, intent or plan:
- X Religious affiliation:
- X Family support:
- □ Motivated for treatment:
- Coping skills:
- X Goal directed thinking or thought processing:
- X No access to firearms:
- □ Other:

Suicide Risk Potential

X None Low Moderate □ High

IS PROACTIVE SAFETY PLAN NEEDED: No due to minimal risk.

- (include who provided clinical consultation with you)
- Contact numbers for emergency:
- Provisions for lethal means and access:

Social support contact identified: Follow-up scheduled:

DIAGNOSTIC FORMULATION: Clinical formulation is present and provides clinically appropriate analysis of treatment issues, differential diagnosis, strategies and priorities for treatment, prognosis, and addresses issues of non-compliance (if appropriate). The clinical formulation will include any psychometric used to justify DSM diagnostic criteria. The record contains a medical necessity statement including the following: that lack of treatment will result in increased impairment for patient, that services cannot be rendered at a lower level of care, and that not receiving treatment will result in further decompensation and a need for higher level of care. Include DSM5/ICD10 diagnosis, consistent with the presenting problem(s), history, mental status exam, differential diagnosis, and/or other assessment and other appropriate data.

Clinical Formulation:

Based on patient's presenting problem, the primary mental health diagnosis of separation anxiety disorder (F93.0), PTSD (F43.10), ADHD, combined type (F90.2) meets DSM 5 criteria as evidenced by symptoms and severity of excessive anxiety/worry, difficulty controlling worry, irritability, sleep disturbance, difficulty concentrating, restlessness, fatigue, fear of social/performance situations, fearful to separate, distress when separated, worry about parents and something happening to them, panic attacks, compulsions, rituals and desire for sameness inattention, distractibility, impulsivity, loses temper, defiant and behavioral problems. The clinical focus of treatment will be to minimize symptoms of anxiety and trauma, process trauma, and build functional coping skills.

309.21(F93.0) Separation Anxiety Disorder; 309.81(F43.10) PTSD; 314.01 (F90.2) <u>Diagnosis:</u> ADHD, combined

R/O Diagnosis: N/A

Patient Meets Medical Necessity: Patient requires services to address emotional and behavioral health condition in order to avoid de-compensation of health or require a higher level of care.

Issues Informing Treatment Considerations (Assets & liabilities that support or inhibit the recovery process, resources that the patient/family and/or their environment brings to the recovery process, readiness and motivation for treatment, & functional deficits).

Strengths: outgoing, creative, kind to others, determined, helpful. Needs: stress tolerance, coping skills, advocacy skills, executive functioning skills Challenges: low cognitive abilities

Level of Care (The intensity of services (how often) and the expected duration of treatment. Outline recommended treatment. Based on the above information these are the treatments or intervention that are recommended and the anticipated impact the treatment will have. Are there any interventions that should be avoided due to patient's situation?)

Low Intensity Community Based Services

Prognosis for Treatment: Given current circumstances what is the prognosis or level of motivation/engagement? good

REATMENT P			tional duaraqui	ation	
* Priority Pro		Anxiety, emo	otional dysregu	lle be s	ble to separate
atient's Goal(s) for Treatment:	Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately			
			, express leenin	Objec	tive
escribe conc		Date	Target	Comp	
biectives:		Initiated:	Completion Date: 6-3-20	⊡Yes	
t will have no	toileting accidents.	6-3-19	Date: 0-3-20		
t will go to bec	d without refusal 75%				
f the time.					
t will identify a	ind practice 5				
alming skills.					
t will learn and	d practice verbally				
xpressing feel	ings appropriately				
ind will decrea	se outbursts and				
antrums by 50	%.per parent report.			ł	
Pt will reduce t	he frequency and				
severity of cryi	ng, clinging, temper				
antrums, and	verbalized fears when				
separated from	n mom by 50% per				
parent report.	turning and				
Pt will process	any trauma and				
related anxiety	in each session.	1			
		Executive	functioning		
2 nd Priority Pl	roblem / Symptom:	Learn and	practice technic	ues for	ADHD symptom
Patient's Goa	ii(s) for Treatment:	Date	Target	Obje	ctive
	crete/ measurable	Initiated:	Completion	Com	pleted
objectives:	a ability to wait by	6-3-19	Date: 6-3-20	⊡Ye	s ⊡NO
Pt will increas	e ability to wait by	00.0			
			1		
50% per pare	nt report.				
use of first-th	en visuals, use of a				
(use of first-th timer, quiet ac	nt report. en visuals, use of a ctivities, singing, self-				
(use of first-th timer, quiet ac talk. etc)	en visuals, use of a ctivities, singing, self-				
(use of first-th timer, quiet ac talk, etc) Pt will increas	en visuals, use of a ctivities, singing, self- se ability to complete				
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50%	en visuals, use of a ctivities, singing, self- se ability to complete per parent report.				
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50%	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists	b,			
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1-	en visuals, use of a ctivities, singing, self- se ability to complete per parent report.	5.,			
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50%	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists	3,			
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1-	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists	h.,			
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc)	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists 2 step instructions,		th, Frequency		Professional
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc) Service	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists	ty Leng	gth, Frequency Duration		Responsible
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc) Service Type	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists 2 step instructions,	ty Leng	Duration		Responsible Lenore S. Smith
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc) Service Type X Individual	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists 2 step instructions, Intervention/Modali CBT, play, solution	ty Leng	gth, Frequency Duration es/4 x a month/		Responsible Lenore S. Smith Licensed Clinica
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc) Service Type	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists 2 step instructions, Intervention/Modali CBT, play, solution focused, behavior	ty Leng	Duration		Responsible Lenore S. Smith
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc) Service Type X Individual Therapy	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists 2 step instructions, Intervention/Modali CBT, play, solution	ty Leng	Duration		Responsible Lenore S. Smith Licensed Clinica
(use of first-th timer, quiet ac talk, etc) Pt will increas tasks by 50% (use of visual task strips, 1- etc) Service Type X Individual	en visuals, use of a ctivities, singing, self- se ability to complete per parent report. schedules, checklists 2 step instructions, Intervention/Modali CBT, play, solution focused, behavior	ty Leng	Duration		Responsible Lenore S. Smith Licensed Clinica

X Family Solution focused, Therapy psycho-education, behavior modification	45 minutes/4 x a month/1	year <u>Lenore S. Smith.</u> Licensed Clinical Social Worker
DISCHARGE Discharge Criteria Patient will be d any or all that apply) x Patient has achieved the above m judged to be necessary in order to b treatment and has an identified rela- x Patient's symptoms and level of fu- to the point that he or she does not sessions to maintain improved level x Patient's clinical condition has bed requires a higher level or intensity of x Patient demonstrates lack of mot agreed-upon treatment plan of care record of attendance at scheduled to compliance with treatment plan, no referrals to community-based supp noncompliance with pharmacothera	entioned treatment goals be discharged from pse plan: <u>or</u> unctioning have improved require psychotherapy I of functioning: <u>or</u> come such that he or she of care: <u>or</u> ivation to participate in the as assessed by poor therapy sessions, non- follow-through with ort groups, and	After Care Plan: Patient will follow recommendations given by therapist and other treatment providers for ongoing stability and functioning. Patient will return to services as needed if negative symptoms become unmanageable and debilitating.

DISPOSITION

No further action required at this time and referral will be closed.

Patient does not meet criteria for MH services.

□ Referring provider was contacted of the disposition.

□ Patient &/or legal guardian was informed of the disposition.

x An appointment for a follow up:

□ will be scheduled

x has been scheduled Date & Time: June 10 at 10am

□ Records have been requested from the following agencies or providers:

PATIENT'S INFORMED CONSENT FOR TREATMENT

D My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

☐ My rights and responsibilities as a client of St Luke's Behavloral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavloral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

□ I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

□ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or if after hours you will be directed to contact St. Luke's Connect Line. If at any time you need immediate assistance contact 911 or visit your nearest emergency department. Additionally, OPTUM IDAHO provides a 24 hour crisis response support at 855-202-0973.

☐ I have reviewed and offered a signed copy of the Professional Counseling and Marriage and Family Consent to the patient (and his or her legal representative).

 \square I was offered a copy of my Behavioral Health Treatment Plan but declined a copy of it.

By signing treatment plan, patient acknowledges agreement with treatment plan.

Patient Signature:

Parent / Legal Guardian Signature:

Signature Date:

Signature Date:

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS

□ I have been actively involved in my / my child's treatment plan and agree to the ongoing plan for treatment

□ I was offered a copy of my Mental Health Treatment Plan Review but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Lenore S. Smith, Licensed Clinical Social Worker

Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFOR	MATION		4
Patient Name: Brynlee Jo Huber	Date of Service:	6/24/2019		4
Birth Date: 5/8/2012	Principle Dx: Sep PTSD (F43.10) ADHD, combined		Disorder (F93.0)	
Telephone: 208-780-9705	Start Time: 10:13	Stop Time: 10:58	Total Time: 45 minutes	
ASSIGNMENT	Service: Individu		4	\neg
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Primary Physician: Christie A. Julian, MD Behavioral Health Therapist <u>Lenore</u> S. Smith, Licensed Clinical Social Worker	Client	N/A t: Face-to-Face	Contact with	
TYPE OF VISIT				
Visit Type: Follow Up Visit	Session	# 1		

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom reports that pt "had a meltdown on the way to therapy". Pt states it was because she is missing her step-dad Justin.

OBJECTIVE:

Mental Status

Mood: somewhat anxious but open and talkative Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play: Focus today on engagement with pt and exploration of feelings. Played feelings Candyland and pt was very engaged in the game and shared several feelings. Talked about past trauma and how her mother believed her experience and how good that made her feel. Pt very excited when she won the game.

PLAN: Plan for next session

Continue pt story and exploration of feelings, especially anxiety.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s) Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Brynlee Jo Huber	Date of Service:		
Birth Date: 5/8/2012	Principle Dx: Sep PTSD (F43.10) ADHD, combined		Disorder (F93.0)
Telephone: 208-780-9705	Start Time: 10:00	Stop Time: 10:50	Total Time: 50 minutes
ASSIGNMENT	Service: Individu	ial 45 min 90834	4
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Primary Physician: Christie A. Julian, MD Behavioral Health Therapist Lenore S. Smith, Licensed Clinical Social Worker	Client		Contact with
TYPE OF VISIT			
Visit Type: Follow Up Visit	Session	#2	

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom reports no changes in symptoms/problems.

OBJECTIVE:

Mental Status

Mood: somewhat anxious but open and talkative Affect: congruent

Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play: Focus today on engagement with pt and talking about family: Therapist got out paper and markers, crayons, colored pencils, and requested pt draw her family. She stated she will start with the background. Then she proceeded to talk about things that are making her anxious: My friend Emma tells me that hackers can get in our house and shoot up our walls. She explained that hackers come through the computer. Therapist explained a simple version of what computer hackers 'n do.

." "People are wanting to kill me ... making states where kids have to stay on their own with no family. They would kill my family." She states that she hears "random haunted noises." She drew a dark background then under it, her step-dad and mom, with full body, head, smiles, eyes, arms and legs. Then drew Kylie, Brynlee, Bryson, Eliana, and cousin Charly - but only their heads with eyes and a mouth. Then she spoke of a "creepy guy at Settlers (park) who "keeps staring at my sister" and when her uncle came over he left. Therapist shared content of session with mom - theme of safety and feeling unsafe.

PLAN: Plan for next session

Continue pt story and exploration of feelings, especially anxiety and safety issues.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFO	RMATION	
Patient Name: Brynlee Jo Huber	Date of Service: 7/22/2019		
Birth Date: 5/8/2012	PTSD (F43.10		Disorder (F93.0)
Telephone: 208-780-9705	Start Time: 10:00	Stop Time: 10:50	Total Time: 50 minutes
ASSIGNMENT		idual 45 min 9083	4
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Primary Physician: Christie A. Julian, MD Behavioral Health Therapist Lenore S. Smith, Licensed Clinical Social Worker	Client	s: N/A act: Face-to-Face	Contact with
TYPE OF VISIT	Sessio	n # 2	
Visit Type: Follow Up Visit	1262210	ni # J	

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50% per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom reports no changes in symptoms/problems. Recent trip to Oregon. Medication change and mom is concerned pt is "robotic". She will talk with PCP about concerns.

OBJECTIVE:

Mental Status

Mood: anxious and depressed Affect: not animated at all, seems zoned out Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. **Risk factors** include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Pt shared about their trip to Oregon, and how step-sister moved back with her mom while they were gone. "I'm the oldest now". Admitted that she had several tantrums this week and so we talked about what triggers this. We completed an activity called What Pushes My Buttons. Pt enjoyed choosing and gluing buttons to cardstock and then we labeled several with things that can upset her or push her buttons. She identified: when sister doesn't let me do something, when I have to eat something I don't want to eat, when I don't get to play on my lpad, when I don't want to share. She was hesitant to say more and stated, "The rest Jesus told me to keep a secret". She did state that she worries about when step-dad Justin returns that he and mom will fight a lot. Pt very engaged in session. Explained to mom that they can add to the picture labeling more buttons.

PLAN: Plan for next session

Continue pt story and exploration of feelings, especially anxiety and safety issues. How to respond when buttons are pushed.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker

Provider signature/credential(s)

avioral Health Care Therapy Progress Note

Behavioral Health Care Therapy Prog	
B	ILLING INFORMATION
Patient Name: Brynlee Jo Huber D	ate of Service: 7/29/2019 rinciple Dx: Separation Anxiety Disorder (F93.0) TSD (F43.10) ADHD, combined type (F90.2)
Telephone: 208-780-9705	Start Stop Total Time: Time: 10:10 Time: 10:55 45 minutes
ASSIGNMENT Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Primary Physician: Christie A.	Add on codes: N/A Type of Contact: Face-to-Face Contact with Client
Julian, MD Behavioral Health Therapist <u>Lenore</u> S. Smith, Licensed Clinical Social Worker	
TYPE OF VISIT Visit Type: Follow Up Visit	Session # 4

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately GOALS AND OBJECTIVES

Pt will have no toileting accidents. Pt will go to bed without refusal 75% of the time.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears

tantrums by 50%.per parent report.

when separated from mom by 50% per parent report. Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report. (use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report. (use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new

Mom reports pt is adjusting to medication and her energy level seems increased, not so robotic. Concern that pt has poor physical boundaries, "she has no bubble." Pt too "smothering" with 8 month old sister, always wanting to grab her and upsets the baby. At the end of session mom expressed concern that pt has poor boundaries around who to tell her abuse story to, and would like us to address this next session.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found.

No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Physical boundaries - pt knew what a bubble was and was able to explain why it is important to allow people space. We discussed how baby sister reacts to various pt behaviors and which she reacts to more positively. Encouraged pt to engage in those behaviors and take the cues from baby. We worked on the Worrv Worm, and pt colored while identifying some worries: man, and other scary things. We began to work on I Statements to help pt express her feelings. Pt was engaged in session.

PLAN: Plan for next session

Boundaries on who to share information with and why. How to respond when buttons are pushed.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker

Provider signature/credential(s)

Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFOR	MATION	
	Date of Service: 8/19/2019		
Birth Date: 5/8/2012	Principle Dx: Separation Anxiety Disorder (F93.0) PTSD (F43.10) ADHD, combined type (F90.2)		
Telephone: 208-780-9705	Start Time: 10:05	Stop Time: 10:55	Total Time: 45 minutes
ASSIGNMENT	Service: Individu	al 45 min 90834	4
ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: Type of Contact Client		Contact with
Primary Physician: Christie A. Julian, MD			-
Behavioral Health Therapist Lenore S. Smith, Licensed Clinical Social Worker			
TYPE OF VISIT			
Visit Type: Follow Up Visit	Session	# 5	· · · · · · · · · · · · · · · · · · ·

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom reports pt wrote a letter to Waylon, her dad.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Pt states she wrote a letter to Waylon, bio dad. She wrote about her mixed feelings about him. Being angry, afraid, but still loving him because he is her dad. Pt talked about dreams:

clothes, she is taken to jail, angels "told me I was touching Bryson's weiner." Pt shared that she is nervous about first day of school next Monday, family is moving next week. Lots of changes that contribute to her anxiety.

PLAN: Plan for next session

Her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s) SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: ORS (Outcomes Rating Scale): (did not complete). Mom reported no significant changes/events since last session.

OBJECTIVE:

<u>Mental Status</u> Mood: appropriate to circumstances Affect: bright Orientation:oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 12/20/19

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found.

Columbia: Encounter Date: 12/13/2019

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Rating of progress towards treatment goal (client/caregiver rated on a scale of 0-no progress to 10-achieved): (not rated today).

Homework check in: (none assigned last session)

Treatment plan objectives targeted this session: 1. Brynlee will show a decrease in her PTS intensity score to within the normal range

Met with Brynlee and her mother to review CANS assessment update, update CANS treatment plan and CDA treatment plan accordingly. Finished updating the CDA.

Engaged in psychoeducation regarding PTSD and TF-CBT's model of trauma treatment.

Discussed Brynlee's strengths/interests - performing arts - and discussed how, from a neurodevelopmental perspective, this can be very therapeutic for her trauma treatment. Discussed some options in the community to explore for this kind of programming.

PLAN: Plan for next session

Homework: none assigned

Next session: 12/20/19. Review/print/sign treatment plans. Psychoeducation regarding sexual abuse and treatment.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/13/2019 9:00 AM • Signed

PEDIATRIC COMPREHENSIVE DIAGNOSTIC ASSESSMENT & TREATMENT PLAN Update: 12/6/19

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Brynlee Jo Huber	Date of Service: 12/13/2019		
Birth Date: 5/8/2012	Primary Dx: PTSD (F43.10) ADHD, combine	d type (F90.2)	
Telephone: 208-780-9705	Start Time: 9:00am	Stop Time: 9:50am	Total Time: 50 minutes
ASSIGNMENT	Service: Annual Add on codes:	MH Assessmer	nt 90791
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E Louise Dr Ste 320 Meridian ID 83642-6303 208-706-5670 Referred by: Christie A. Julian, MD 1072 N Liberty St	Type of Contac Client and Fami	t: Face-to-Face	Contact with

i.

Patient:Huber, Brynlee Jo (SHS MR# 3294371) DOB: 05/08/2012

Suite 203 Boise, ID 83704
Primary Physician: Christie A. Julian, MD
Behavioral Health Therapist <u>Annie</u> G. Prince, Licensed Clinical Social <u>Worker</u>

TYPE OF VISIT: Annual Assessment & Tx Plan			
ORIGINAL CDA DATE:	ANNUAL ASSESSMENT	90 DAY REVIEW	
6-3-19	DATE: 12/6/19	DATE: 3/6/20	

PRESENTING PROBLEM: Current presentation and brief description of the problem.

Brynlee Jo Huber is a 7 y.o. female who is seeking treatment at this clinic for separation anxiety. PTSD, and ADHD

.. He currently lives in Winnemucca, NV. Mom reports pt follows mom from room to room. Pt worked with Sidra A Beckett, LCPC from October 2016 to October 2018 when Sidra left St Luke's. Pt has not had therapy since then and mom has seen her behavior regress.

Update 12/6/19: Mom is seeking therapy for Brynlee for her trauma symptoms

PSYCHIATRIC REVIEW OF SYSTEMS: Psychiatric/Mental Health challenges including onset, trigger, duration, frequency, and severity of symptoms. Functional Effects of presenting challenge. Depression assessment. Suicide/homicide assessment. Other symptoms assessed.

Trigger Event & Onset

Pt becomes anxious when she is not with mom in the home.

Bedtime is a struggle as pt is afraid and worries something bad will happen. Pt has started to wet her pants again.

Pt has temper tantrums when she wants to explain her misbehavior and is told to stop.

Update 12/6/19: Brynlee presents with clinically significant internalizing symptoms (sadness, worry), attention symptoms (inattention, hyperactivity, impulsivity), and post traumatic stress symptoms (autonomic hyperarousal, re-experiencing symptoms, negative emotions and cognitions).

Symptoms & Severity

- Depressive Symptoms: irritability, depressed mood, hopelessness, diminished interest or pleasure in activities and poor self-esteem
- Manic Symptoms: N/A

- Psychotic Symptoms: N/A
- Anxiety Symptoms: excessive anxiety/worry, difficulty controlling worry, sleep disturbance, restlessness, fearful to separate and distress when separated
- ADHD Symptoms: inattention, distractibility, impulsivity and loses temper
- Autism Symptoms: N/A
- Sleeping Habits: Yes afraid at night and difficulty getting to sleep

PAST PSYCHIATRIC HISTORY: List previous treatment dates, name of provider, therapeutic intervention and response, previous suicidal or homicidal behavior (including dates and methods of lethality) source of clinical data, relevant <u>family</u> psych information, and previous consultation/evaluation records.

Psychiatric/Mental Health Treatment History

Prior Treatment History (Who/When/Where/Outcome of Tx):

Sidra Beckett, LCPC - October 2016-October 2018. Positive experience and improvement seen.

Kathleen K Deidrick, PhD - neuropsych evaluation - 5-21-18 report

Update 12/6/19:

Sidra Beckett, LCPC - October 2016-October 2018.

The Therapy Place - December 2018 - March 2019 - Mom stated, "it was every other week, and it was for about 4 months. It wasn't really a good fit, so we came back to St. Luke's." Brynlee established in counseling with Lenore Smith, LCSW 6/3/19, receiving treatment for the following diagnoses: Separation Anxiety Disorder, PTSD, ADHD, Combined Type. She was transferred to this provider (Annie Prince, LCSW) when Lenore left the clinic. Brynlee began SLP at St. Luke's with Kelly O'Leary, SLP, 8/29/16.

Brynlee began OT with Ann Short, OT, 11/15/16 (at St. Luke's), discharged 1/11/19. Brynlee has been diagnosed with ADHD, Combined Type, by Dr. Leavell at St. Luke's.

Family Psychiatric History

Immediate family history is positive for autoimmune disorder, mental health concerns (ADHD, anxiety, depression, behavior disorder), developmental delays, and alcohol abuse. Extended family history is positive for physical health (epilepsy), developmental (learning disability), mental health (ADHD, anxiety, depression, schizophrenia), and alcohol/substance abuse problems.

SUBSTANCE ABUSE HISTORY: For patients 10 and older, a substance abuse screening occurs. Documentation includes past, present alcohol and/or illicit drugs, use of over-the-counter medications, nicotine use, and caffeine use. When an active substance abuse challenge is identified, documentation shows the patient is referred to complete the Global Appraisal of Individual Needs-I (GAIN-I).

Child / Family Substance Use & Problem Gambling History

History of alcohol and drug abuse by father. No current contact with pt. Is referral needed? No

Tobacco Use and Pack Year History: No and The patient denies current or previous tobacco use.

Social History

Patient:Huber, Brynlee Jo (SellS MR# 3294371) DOB: 05/08/2012



Date

Tobacco History Smoking Status Never Smoker Smokeless Tobacco Use Never Used

MEDICAL HISTORY: Relevant medical conditions are listed, prominently identified and revised as appropriate in the treatment record. Medical hx includes dates and providers of previous tx, current <u>PCP</u> and/or other treating providers, patients known allergies, and <u>family medical hx</u>.

Medical History/Allergies:

Past Medical History: Diagnosis • Developmental delay

- Disruptive behavior
- Sexual abuse of adult

Current Medications:

Current Outpatient Medications

 Medication
 Sig

 • VYVANSE 10 mg Cap capsule
 Take 1 capsule by mouth Daily.

No current facility-administered medications for this visit.

PCP: Christie A. Julian, MD

Family Medical History:

Family History	
Problem	Relation
ADD / ADHD	Mother
Depression	Mother
Anxiety disorder	Mother
ADD / ADHD	Father
Depression	Father
Alport syndrome	Father
Alcohol abuse	Father
Developmental delay	Brother
Autism	Brother
 Behavior problems 	Brother

Age of Onset

REVIEWED MEDICAL RECORDS: (Name of provider or agency / Date of the Record /Date Reviewed): Yes: therapy assessment and notes, neuropsych report.

Yes (Annie Prince, LCSW) - reviewed records 11/15/19: CDA by Lenore Smith, LCSW, dated 6/3/19; Report of Neuropsychological Assessment by Kathleen Deidrick, Ph.D., dated 5/21/18;

Printed at 1/23/20 8:25 AM

CNM Child Assessment & Treatment Plan by Sidra Beckett, LCPC, dated 10/19/2016. Reviewed counseling notes from Lenore Smith, LCSW, 6/3/19-11/5/19.

SOCIAL HISTORY: The psychosocial hx includes current living situation, primary supports, educational hx (include school, teacher, learning disabilities, grade performance, IEP, 504, school social/behavioral functioning), employment hx, legal hx, issues relevant to the patient's culture, race, religion/spirituality, ethnicity, age, and gender, sexual orientation, sexual hx including perpetrator or victim of abuse, trauma or abuse hx, and patient's interests/hobbies/recreational activities. Also list the absence of or utilization of community resources (support groups, social services, etc.).

Current Living Situation and Extended Environmental Systems (Include Financial & Housing)

Brynlee lives with her mother Janea Calkins, her twin brother Bryson (7), step sister Kyleigh (11), and half sister Elliana (8 months). Another step-brother Jaden (13) is not in the home as there is a history of physical abuse between him and his sister Kyleigh. Her step-father Justin is in jail for one more year of a 18 month sentence for probation violation due to a DUI. He was on probation for domestic violence with an old girlfriend. Pt mom states he has turned his life around, had a lapse in judgment and drank one night. The children are under the impression he is working temporarily in TN. Pt twin has autism, level 2. Mom is single parenting currently so family is stressed. She does report she has good supports from her church congregation. She is not close to her own family. Finances are tight, housing stable currently.

Update 12/6/19: Step-siblings Kyleigh and Jaden no longer live in the home. Mom and Justin are married, but he is still incarcerated (prison), and expected back in August. Mom has told the children that Justin is "in Nashville, TN."

Family and Relationships

Brynlee was born in Nevada. Her parents moved here when she was 3 1/2 to be near family and the parents divorced. Initially, the children did not see the father for the first four months after the divorce, but they began visitation 3 days/per week every two weeks and did this until May of 2017. alcoholic not currently involved. He is not allowed visitation with the kids. . In that no 1. He lives in Winnemucca, NV.

Update 12/6/19: Currently, there is a no contact order ("suspension of visitation") in place between father and the children.

Cultural and Spiritual Information

Mom joined the LDS church approximately one year ago and is very involved in the congregation. Her spouse is also a member. She describes them as a huge support for her. Pt reportedly enjoys attending church and activities.

Update 12/13/19: Mom and family continue to find the LDS church and community a good source of support.

Social Environment

Pt involved in church, school, neighborhood. Not currently involved in extracurricular activities.

Update 12/6/19: Mom is exploring performing arts resources for Brynlee. Mom stated that Brynlee does struggle socially, and she hopes that Brynlee can engage in a social skills group at this clinic, at some point.

Hobbies and Interests

IPAD, read, music, dance, yoga with mom.

Child / Family's Educational and/or Vocational School Name: Prospect Elementary in Meridian

Grade at: completed 1st Update 12/6/19: 2nd grade

Setting: Special Education

Academic Performance: ok

Recent changes in school performance: denied

IEP/504 Plan: Yes - IEP mom reports it is a positive placement for her.

Expulsions: denied

Suspensions: denied

Repeated a grade: denied

Trauma History & Impact on Child & Family

Yes:

There had been previous allegations of abuse at a summer daycare.

update 12/6/19:

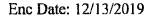
Mom described the abuse allegation from daycare as follows: "It was shortly after we moved here, and I was going to school, so the kids were in daycare. Brynlee came home one day with a huge, hand shaped bruise on her upper arm. She said that the teacher had picked her up and then sat her down forcefully. After I made the report and the investigation began, the teacher suddenly resigned, so the investigation was never able to come to any conclusion."

Regarding the legal aspects of the sexual abuse allegation, mom stated that a forensic interview was done (at CARES), and another follow up interview has been done, since then. The case is no longer open in Boise (law enforcement) - it closed, but there is an open investigation in Nevada. Mom stated that the child protection case is closed in Idaho, but there is one open in Nevada. There is currently a no contact order in place between the children and their father, who lives in Nevada.

CATS - Caregiver Report (ages 7-17yrs):

Completed by mother, Janea Huber 12/6/19. Traumatic events reported: bike crash, threatened/hurt within family (by father), witnessing DV (father against step mother), alleged sexual abuse (by father), shown sexual images online (by step sister), being bullied, stressful medical procedure (tonsillectomy; NICU for 3 weeks). PTS score 35 (clinical - PTSD).

Adolescent Sexual Behavior History (12 and older only)



Denied

Child / Family Legal History

Yes:

Step father currently in jail for probation violation.

DEVELOPMENTAL HISTORY: Prenatal & Perinatal events, milestones, separation anxiety, reactive attachment, autism spectrum

Pt and twin brother born by emergency c-section at 33 weeks. Pt weighed 4 lbs. Brother weighed 1 1/2#. 3 1/2 weeks in NICU. Difficulty with breathing, sucking, swallowing. Had troubles with feeling and sleeping. Walked at 17 months, first word 9 months, toilet trained at 3 years. Has had issues with nightmares, bed wetting, messing pants, unusual fears, temper tantrums, hyperactivity, inability to pay attention, trouble with other children. ADLs do not require assistance. Pt father was abusive to mother during pregnancy. Denied substance use during pregnancy.

Gross Motor: Delayed: premature

Fine Motor: Delayed: premature

Language: Delayed: premature

Social: Delayed: premature

Toileting: Delayed: premature

PSYCHOMETRIC TESTING

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

CRAFFT No flowsheet data found.

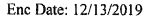
Update 12/6/19:

PSC-17:

Completed by mother, Janea Huber 12/6/19. Internalizing - 7 (clinical), attention - 10 (clinical), externalizing - 2 (normal).

CATS - Caregiver Report (ages 7-17yrs):

Completd by mother, Janea Huber 12/6/19. Traumatic events reported: bike crash, threatened/hurt within family (by father), witnessing DV (father against step mother), alleged sexual abuse (by father), shown sexual images online (by step sister), being bullied, stressful medical procedure (tonsillectomy; NICU for 3 weeks). PTS score 35 (clinical - PTSD).



MENTAL STATUS EXAM: A thorough mental status exam is documented in the initial assessment documenting affect, speech, mood, thought content, judgment, insight, attention or concentration, memory, and impulse control at a minimum.

Appearance: dressed Appropriate for chronological age, dressed for season, setting, and occasion, neat and tidy, well groomed, casually dressed and alert Behavior: shy, calm and interested Psychomotor: within normal limits Mood: appropriate to circumstances Affect: congruent Thought Progression/Content: logical connections Speech: normal amount, rate, rhythm, volume, prosody Hallucinations: none Delusions: none Current Suicidal/Homicidal Ideation: no homicidal ideation, no suicidal ideation Behavior List: No additional concerns Cognition: grossly intact

- Attention: distractable
- · Memory: within normal limits WNL

• Estimated Intellectual Functioning: appears appropriate for age Insight/Judgment: within normal limits Orientation: no concerns noted Attitude: friendly Other Observations: No

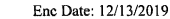
RISK ASSESSMENT: SAFETY CONSIDERATIONS The record documents a risk assessment including the presence or absence of Imminent risk of harm to self or others, suicidal ideation, homicidal ideation, or elopement potential. The record includes dates, method, and lethality of previous suicidal or homicidal behavior.

Risk Factors

- Current/History of suicidal or homicidal ideation, plan(s) or attempt(s):
- Current/History of self-inflicted bodily harm:
- Current/History of aggression toward persons, animals or property:
- Current/History of inability to provide for health and safety:
- □ Risks aggravated by substance abuse:
- X Denies suicidal or homicidal ideation, intent or plan:
- □ Recently released from an institution:
- Medication Noncompliance:
- Recent loss (family, job, health freedom:
- Unemployed
- Homeless:
- Lack of support:
- Domestic Violence
- Other:

Protective Factors

X Denied suicidal or homicidal ideation, intent or plan:



- X Religious affiliation:
- X Family support:
- □ Motivated for treatment:
- Coping skills:
- X Goal directed thinking or thought processing:
- X No access to firearms:
- Other:

Suicide Risk Potential

X None 🗆 Low 🖾 Moderate 🖾 High

IS PROACTIVE SAFETY PLAN NEEDED: No due to minimal risk.

(include who provided clinical consultation with you) Contact numbers for emergency: Provisions for lethal means and access: Social support contact identified: Follow-up scheduled:

DIAGNOSTIC FORMULATION: <u>Clinical formulation</u> is present and provides clinically appropriate analysis of treatment issues, differential diagnosis, strategies and priorities for treatment, prognosis, and addresses issues of non-compliance (if appropriate). The clinical formulation will include any psychometric used to justify DSM diagnostic criteria. The record contains a <u>medical necessity statement</u> including the following: that lack of treatment will result in increased impairment for patient, that services cannot be rendered at a lower level of care, and that not receiving treatment will result in further decompensation and a need for higher level of care. <u>Include</u> <u>DSM5/ICD10 diagnosis</u>, consistent with the presenting problem(s), history, mental status exam, differential diagnosis, and/or other assessment and other appropriate data.

Clinical Formulation:

Update 12/6/19:

History of diagnosis of ADHD, Combined Type and Learning Disorder NOS by Timothy Leavell, MD, per progress note 11/7/2018.

History of diagnoses by Lenore Smith, LCSW: Separation Anxiety Disorder (F93.0); PTSD (F43.10); ADHD, combined type (F90.2) (per CDA dated 6/3/2019).

Brynlee presents with the following symptoms of PTSD, meeting criteria for a DSM V diagnosis of PTSD:

Criteria A: Brynlee has a history of witnessing DV, and directly experiencing traumatic events according to her mother's report.

Criteria B: presents with the following intrusion symptoms at least half the time: intrusive memories of traumatic event; bad dreams related to traumatic event; acting, feeling or playing as if stressful event is happening now.

Criteria C: presents with the following avoidance symptoms at least half the time: Avoidance of activities, people, places, or things that are reminders of stressful event. Presents with the following negative alterations in cognitions at least half the time: negative changes in how she thinks about self, others, or world after stressful event, having negative emotional states, feeling distant or cut off from other people.

Criteria D: presents at least half the time with the following symptoms of alterations in arousal and reactivity associated with traumatic events: hypervigilance (feeling overly alert), exaggerated startle response (feeling jumpy), problems with concentration.

Current symptoms meet criteria for the following diagnosis: PTSD (F43.10). Will continue with diagnosis of ADHD, Combined Type, per Dr. Leavell's assessment. Clinical focus of treatment: PTSD, using TF-CBT as primary modality of therapy, and play therapy secondary. Brynlee has some social skill impairment, due to ADHD and trauma, and would benefit from a referral for the social skills group at this clinic.

Diagnosis:

Update 12/6/19: PTSD (F43.10) ADHD, combined type (F90.2) R/O diagnosis: Separation Anxiety Disorder (F93.0)

Medical Necessity:

Patient Meets Medical Necessity: Patient requires services to address emotional and behavioral health condition in order to avoid de-compensation of health or require a higher level of care.

Issues Informing Treatment Considerations (Assets & liabilities that support or inhibit the recovery process, resources that the patient/family and/or their environment brings to the recovery process, readiness and motivation for treatment, & functional deficits).

Strengths: outgoing, creative, kind to others, determined, helpful. Needs: stress tolerance, coping skills, advocacy skills, executive functioning skills Challenges: low cognitive abilities

Level of Care (The intensity of services (how often) and the expected duration of treatment. Outline recommended treatment. Based on the above information these are the treatments or intervention that are recommended and the anticipated impact the treatment will have. Are there any interventions that should be avoided due to patient's situation?)

Low Intensity Community Based Services

Prognosis for Treatment: Given current circumstances what is the prognosis or level of motivation/engagement? good

TREATMENT PLAN 1 st Priority Problem / Symptom:	PTS symptoms (emotional dysregulation, re- experiencing symptoms, autonomic hyperarousal symptoms, negative feeling states and cognitions)			
Patient's Goal(s) for Treatment:	Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately			
Describe concrete/ measurable objectives:	Date Initiated:	Target Completion Date: 12/13/20	Objective Completed □Yes □NO	

Treatment plan update .12/13/19:

Patient:Huber, Brynlee Jo (SDS MR# 3294371) DOB: 05/08/2012

.

normal range 2. Brynlee wi decreases in internalizing subscale sco PSC-17 to wi normal range 3. Brynlee's r learn 3 skills/ behavior mar 4. Brynlee wi in relaxation mindfulness 5. Brynlee wi for physical a self regulatio 6. Brynlee wi think and tall traumatic memories/ex reminders of	her PTS re to within the ll show her and attention res of the ithin the mother will /strategies for nagement ill learn 3 skills and ill learn 3 skills and emotional n arn safety ill be able to c about sperience trauma and be effectively with (without everely	12/13/19			
2 nd Priority	Problem /	Difficulty w	ith social skills		
Symptom:					
Patient's Go	oal(s) for	Brynlee wil	I be able to make frien	ds	
Treatment: Describe concrete/ measurable objectives: Brynlee will engage in social skills group at this clinic to build social skills useful in making and keeping friends.		Date Initiated: 12/13/19	Target Completion Date: 12/13/19	Objective Completed ⊡Yes ⊡NO	
			1		
					Destantional
Service	Intervention/	Length, F	Frequency & Duration	n	Professional Responsible
Type X Individual Therapy	Modality CBT, play therapy	1 hour/4 x	a month/1 year		Annie G. Prince, Licensed Clinical Social Worker

Group			ļ			
Therapy			·			
X Family	CBT, play	1 hour/4 x a month/1 year	<u>Annie G.</u>			
Therapy	therapy			Prince,		
		Licensed		Licensed		
				Clinical Social		
				<u>Worker</u>		
DISCHARG		••••••••••••••••••••••••••••••••••••••				
		vill be discharged	After Care	Plan:		
	k any or all that		Patient will follow			
x Patient has	s achieved the al	ove mentioned treatment	recommendations			
	to be necessary		given by therapist and			
discharged	rom treatment ar	nd has an identified	other treatment			
relapse plan			providers for ongoing			
x Patient's symptoms and level of functioning have			stability and			
improved to the point that he or she does not require			functioning. Patient will			
psychotherapy sessions to maintain improved level of			return to services as			
		needed if negative				
tunctioning:	functioning: <u>or</u> x Patient's clinical condition has become such that he			symptoms become		
x Patient's c	Inical condition i	las become such that he	unmanageable and			
or she requi	res a nigner leve	l or intensity of care: <u>or</u>	debilitating			
	monstrates lack	ueomanny				
participate il	n the agreed-upo					
as assessed	by poor record					
scheduled t	nerapy sessions,					
treatment pl	an, no follow-thro					
community-based support groups, and						
noncomplia	nce with pharma					
Other:		1				

DISPOSITION

□ No further action required at this time and referral will be closed.

Patient does not meet criteria for MH services.

Referring provider was contacted of the disposition.

□ Patient &/or legal guardian was informed of the disposition.

x An appointment for a follow up:

will be scheduled

x has been scheduled Date & Time: June 10 at 10am

□ Records have been requested from the following agencies or providers:

PATIENT'S INFORMED CONSENT FOR TREATMENT

 $x \square$ My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

x ☐ My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my

protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

 $x \square$ I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

x ☐ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or if after hours you will be directed to contact St. Luke's Connect Line. If at any time you need immediate assistance contact 911 or visit your nearest emergency department. Additionally, OPTUM IDAHO provides a 24 hour crisis response support at 855-202-0973.

☐ I have reviewed and offered a signed copy of the Professional Counseling and Marriage and Family Consent to the patient (and his or her legal representative).

□ I was offered a copy of my Behavioral Health Treatment Plan but declined a copy of it.

By signing treatment plan, patient acknowledges agreement with treatment plan.

Patient Signature:

Parent / Legal Guardian Signature:

Signature Date:

Signature Date:

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS

 $x \square$ I have been actively involved in my / my child's treatment plan and agree to the ongoing plan for treatment

□ I was offered a copy of my Mental Health Treatment Plan Review but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Communications

Letter sent to Christie A. Julian, MD Sent 1/3/2020

Orders Placed

None

Medication Changes

As of 12/13/2019 3:11 PM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 ADHD (attention deficit hyperactivity disorder), combined type F90.2

Huber, Brynlee Jo

Clinical Support

12/27/2019 St. Luke's Children's - Mental Health - Meridian

Provider: Annie G. Prince, Licensed'Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/27/2019 9:00 AM • Signed

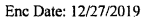
Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFO	ORMATIC)N	
Patient Name: Brynlee Jo Huber	Date of Servic	e: 12/27	/2019	
Birth Date: 5/8/2012	 Principle Dx: 1 PTSD (pos disorder) 2 ADHD (atte deficit hype disorder), combined t 	t- stress ention eractivity	ICD -10- CM F43 .10 F90 .2	
Telephone: 208-780-9705	Start Time: 1:00pm	Stop 1:30p		Total Time: 30 min
ASSIGNMENT	Service: Indiv		min 9083	4
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: N/A Type of Contact: Face-to-Face Contact with Client and Family			
Primary Physician: Christie A. Julian, MD				
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>				
TYPE OF VISIT		on # 2		

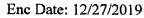
GOALS AND OBJECTIVES

Printed at 1/23/20 8:25 AM

MRN: 3294371



TREATMENT PLAN	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·			
Treatment Target					
Needs:	regulation, sleep problems, attention, impulsivity, anger control				
	2. Difficulty with social skills				
Anticipated Outcomes	1. Brynlee will show a decrease in her PTS intensity score to				
	within the normal range. Brynlee will show decreases in her internalizing and attention subscale scores of the PSC-17 to				
	within the normal range				
Patient's Goal(s) for			separate from mother		
Treatment:	Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately.				
6 8 6 6 6 6 6 8 9 7 6 8 6 7 6 8 6 7 7 8 9 7 7 7 8 9 7 7 9 7 7 9 7 7 9 7 7 7 9 7 7 7 9 7 7 7 9 7 7 7 8 9 7 7 7 9 7 7 7 9 7 7 7 9 7 7 7 9 7 7 7 9 7 7 7 9 7	2. Brynlee will be able to make friends				
Describe concrete/	Date Initiated:	Target Completion	Objective Completed		
measurable objectives:	12/13/19	Date: 12/13/20			
1. Brynlee will show a		Date: 12/10/20			
decrease in her PTS					
intensity score to within					
the normal range					
2. Brynlee will show					
decreases in her					
internalizing and attention					
subscale scores of the					
PSC-17 to within the					
normal range					
3. Brynlee's mother will					
learn 3 skills/strategies					
for behavior management					
4. Brynlee will learn 3					
skills in relaxation and					
mindfulness					
5. Brynlee will learn 3					
skills for physical and					
emotional self regulation					
6. Brynlee learn safety					
skills					
7. Brynlee will be able to					
think and talk about					
traumatic					
memories/experience					
reminders of trauma and					
be able to cope					
effectively with the					
distress (without					
becoming severely					
dysregulated)					
8. Brynlee will engage in social skills group at this	,				
clinic to build social skills					
useful in making and					
keeping friends.					
		.	· · · · · · · · · · · · · · · · · · ·		
Background Needs	School behavior.	school achievement, m	edical		
Useful Strengths:			permanence, community		
	life				



Strengths to Build:

Coping skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: ORS (Outcomes Rating Scale): (did not complete). Mom reported no significant changes/events since last session.

12/27/19: ORS (Outcomes Rating Scale): me - 10 ("we had Christmas, and that was good"), family - 10, school/friends - "10 for my teachers, because they are nice to me, but 0 for friends, because I kind of don't have friends, and that makes me sad. But I have one friend, and she hasn't been wanting to play with me, but I think I'll keep talking to her because I don't want to give up", everything - "I colored all of the scale for this". Rating of progress towards treatment goal (client/caregiver rated on a scale of 0-no progress to 10-achieved): . (did not complete progress rating today)

OBJECTIVE:

<u>Mental Status</u> <u>Mood</u>: appropriate to circumstances Affect: bright Orlentation:oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 01/03/20

<u>Psychometric Testing</u>. <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found.

Columbia: Encounter Date: 12/27/2019

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found. ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Homework check in: (none assigned last session)

Treatment plan objectives targeted this session:

1. Brynlee will show a decrease in her PTS intensity score to within the normal range

Therapy activity: Engaged in psychoeducation regarding therapy and the TF-CBT model of trauma treatment. Read the book, "A Terrible Thing Happened." Related the book's character to Brynlee's own experience of something "terrible" happening to her. She discussed how her dad "hurt" her, and recalled a time when she was in first grade and was talking at school about how she was afraid of her father. "But I also love him, because he's my dad and I want to forgive him if he ever says he's sorry." Discussed how the TF-CBT model of therapy is a lot like what the therapist in the story did to help Sherman feel better. The therapist showed Brynlee the TF-CBT workbook, and highlighting what to expect for therapy activities the next time she comes for session.

Therapy activity: child centered play therapy (developing skills in self/emotional regulation, competence and confidence building and expressing feelings through child-directed play and communication). Brynlee engaged in expressive work with expressive arts and crafts materials, using paper, glue, glitter, tape, and craft sticks, as well as a paintbrush to do her work.

Brynlee transitioned well to clean up time and ending session.

SRS (Session Rating Scale): listening - 10, how important - 10, what we did - 10, everything - 10.

PLAN: Plan for next session Homework: none assigned

Next session: 1/3/20. Begin rapport-building and strengths-building activities from the TF-CBT workbook (about me, about my family, how I'm feeling about therapy).

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Media

Scan on 12/27/2019 2:18 PM by Tracy Jerome: 2019-12-27 Medical Records subpoena CNM

Orders Placed

None



Medication Changes

As of 12/27/2019 2:14 PM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 ADHD (attention deficit hyperactivity disorder), combined type F90.2 Patient:Huber, Brynlee Jo (SEAS MR# 3294371) DOB: 05/08/2012

Enc Date: 01/03/2020

Huber, Brynlee Jo

MRN: 3294371

Clinical Support 1/3/2020Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker)St. Luke's Children's - MentalPrimary diagnosis: PTSD (post-traumatic stress disorder)Health - MeridianReason for Visit: Referred by Christie A. Julian, MD

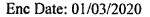
Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/3/2020 9:00 AM • Signed

Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Brynlee Jo Huber	Date of Service:	1/3/2020	
Birth Date: 5/8/2012	 Principle Dx: 1 PTSD (post- traumatic stru- disorder) 2 ADHD (attenti deficit hyperad disorder), combined type 	on F90 ctivity .2	
Telephone: 208-780-9705	Start Time: 9:09am	Stop Time: 10:00am	Total Time: 51 min
ASSIGNMENT	Service: Individu		4
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: Type of Contac Client and Famil	t: Face-to-Face	Contact with
Primary Physician: Christie A. Julian, MD			
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			
TYPE OF VISIT			
Visit Type: Follow Up Visit	Session	# 3	
GOALS AND OBJECTIVES			

Treatment Target	1. PTS symptoms:	adjustment to trauma,	emotional and physica		
Needs:	regulation, sleep problems, attention, impulsivity, anger control				
	2. Difficulty with social skills				
Anticipated Outcomes	1. Brynlee will show a decrease in her PTS intensity score to				
		range. Brynlee will sho			
		ttention subscale score			
	within the normal				
Patient's Goal(s) for	Feel safe, learn calming skills, be able to separate from mother,				
Treatment:	express feelings appropriately.				
E BARA CARA CARA DARA DA PARA		able to make friends			
Describe concrete/	Date Initiated:	Target Completion	Objective Completed		
measurable objectives:	12/13/19	Date: 12/13/20	TYes NO		
1. Brynlee will show a					
decrease in her PTS					
intensity score to within					
the normal range					
2. Brynlee will show					
decreases in her					
internalizing and attention					
subscale scores of the					
PSC-17 to within the					
normal range					
3. Brynlee's mother will					
learn 3 skills/strategies					
for behavior management	· · ·				
4. Brynlee will learn 3					
skills in relaxation and					
mindfulness					
5. Brynlee will learn 3					
skills for physical and					
emotional self regulation					
6. Brynlee learn safety					
skills					
7. Brynlee will be able to					
think and talk about					
traumatic					
memories/experience					
reminders of trauma and					
be able to cope					
effectively with the					
distress (without					
becoming severely					
dysregulated)					
8. Brynlee will engage in					
social skills group at this					
clinic to build social skills					
useful in making and					
keeping friends.	<u> </u>				
Background Needs		school achievement, m			
Useful Strengths:		al setting, relationship	permanence, communi		
	life				



Strengths to Build: Coping skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: ORS (Outcomes Rating Scale): (did not complete). Mom reported no significant changes/events since last session.

12/27/19: ORS (Outcomes Rating Scale): me - 10 ("we had Christmas, and that was good"), family - 10, school/friends - "10 for my teachers, because they are nice to me, but 0 for friends, because I kind of don't have friends, and that makes me sad. But I have one friend, and she hasn't been wanting to play with me, but I think I'll keep talking to her because I don't want to give up", everything - "I colored all of the scale for this". Rating of progress towards treatment goal (client/caregiver rated on a scale of 0-no progress to 10-achieved): . (did not complete progress rating today)

1/3/20: ORS (Outcomes Rating Scale): Brynlee pointed/drew the following face - "surprised" - "Because there's been a lot of stuff that's made me feel surprised - presents, and even more presents when Christmas."

OBJECTIVE:

<u>Mental Status</u> Mood: anxious and appropriate to circumstances Affect: bright Orientation:oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

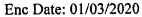
Steps taken to address risk include: Follow-up scheduled: 01/10/20

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

Columbia: Encounter Date: 01/03/2020

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.



ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Homework check in: (none assigned last session)

Met briefly with Brynlee's mother to review the treatment plans. She signed them, was given copies, and copies were scanned to the chart.

Treatment plan objectives targeted this session:

1. Brynlee will show a decrease in her PTS intensity score to within the normal range

Therapy activity: rapport-building activity from the TF-CBT workbook ("welcome to therapy"). Brynlee drew a picture of herself smiling and singing, and verbally expressed the following feelings about being in therapy: "I feel happy, where I'm at, and I like to sing a lot."

Therapy activity: child centered play therapy (developing skills in self/emotional regulation, competence and confidence building and expressing feelings through child-directed play and communication). Brynlee engaged in expressive art with painting, glue, buttons, variety of papers, and then prepared food with pretend dishes.

SRS (Session Rating Scale): Brynlee drew a picture of a smiling face saying "yay," and she stated, "that was cool and fun to use my imagination."

PLAN: Plan for next session

Homework: none assigned

Next session: 1/10/20. Continue with TF-CBT workbook, play therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes

As of 1/3/2020 10:54 AM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 ADHD (attention deficit hyperactivity disorder), combined type F90.2

MRN: 3294371

Huber, Brynlee Jo

Clinical Support 1/17/2020ProviSt. Luke's Children's - MentalPrimaHealth - MeridianReason

Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/17/2020 9:00 AM • Signed

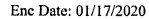
Discussed the issue of referring for another CARES interview with supervisor, Travis Haase, LCPC. He recommended getting a copy of the previous CARES interview records for review, first, before determining if there is reason/need for recommending a referral for an additional interview. Travis confirmed that CARES only accepts referrals from law enforcement or CPS, so the most likely route to recommend this referral in the future would be through CPS, as needed.

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/17/2020 9:00 AM • Addendum

PATIENT INFORMATION	BILLING INFOR	MATION		
Patient Name: Brynlee Jo Huber	Date of Service:	Date of Service: 1/17/2020		
Birth Date: 5/8/2012	 Principle Dx: 1 PTSD (post- traumatic structure) 2 ADHD (attention of the structure) 2 ADHD (attention of the structure) 3 deficit hyperate disorder) 4 combined type 	on F90 ctivity .2		
Telephone: 208-780-9705	Start Time:9:05 am	Stop Time: 9:50am	Total Time: 45 min	
ASSIGNMENT Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Service: Individe Add on codes: Type of Contac Client and Fami	N/A t: Face-to-Face		
Primary Physician: Christie A. Julian, MD				

Behavioral Health Care Therapy Progress Note



Visit Type: Follow Up Visit	Session # 4	
TYPE OF VISIT		
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>		

GOALS AND OBJECTIVES

TREATMENT PLAN	······	· · · · · · · · · · · · · · · · · · ·	
Treatment Target Needs:	regulation, sleep p 2. Difficulty with so	roblems, attention, imp ocial skills	
Anticipated Outcomes	within the normal r	w a decrease in her PT ange. Brynlee will sho ttention subscale score ange	w decreases in her
Patient's Goal(s) for Treatment:	express feelings a	Iming skills, be able to ppropriately. able to make friends	separate from mother,
Describe concrete/ measurable objectives: 1. Brynlee will show a decrease in her PTS intensity score to within the normal range 2. Brynlee will show decreases in her internalizing and attention subscale scores of the PSC-17 to within the normal range 3. Brynlee's mother will learn 3 skills/strategies for behavior management 4. Brynlee will learn 3 skills in relaxation and mindfulness 5. Brynlee will learn 3 skills for physical and emotional self regulation 6. Brynlee learn safety skills 7. Brynlee will be able to think and talk about traumatic memories/expenience reminders of trauma and be able to cope effectively with the distress (without becoming severely dysregulated)	Date Initiated: 12/13/19	Target Completion Date: 12/13/20	Objective Completed ☐Yes ☐NO

Patient:Huber, Brynlee Jo (SS MR# 3294371) DOB: 05/08/2012

8. Brynlee will engage in social skills group at this clinic to build social skills useful in making and keeping friends.	
Background Needs	School behavior, school achievement, medical
Useful Strengths:	Family, educational setting, relationship permanence, community life
Strengths to Build:	Coping skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: ORS (Outcomes Rating Scale): (did not complete). Mom reported no significant changes/events since last session.

12/27/19: ORS (Outcomes Rating Scale): me - 10 ("we had Christmas, and that was good"), family - 10, school/friends - "10 for my teachers, because they are nice to me, but 0 for friends, because I kind of don't have friends, and that makes me sad. But I have one friend, and she hasn't been wanting to play with me, but I think I'll keep talking to her because I don't want to give up", everything - "I colored all of the scale for this". Rating of progress towards treatment goal (client/caregiver rated on a scale of 0-no progress to 10-achieved): . (did not complete progress rating today)

1/3/20: ORS (Outcomes Rating Scale): Brynlee pointed/drew the following face - "surprised" - "Because there's been a lot of stuff that's made me feel surprised - presents, and even more presents when Christmas."

1/17/20: ORS (Outcomes Rating Scale): Brynlee drew the following face - smiling. "I'm happy because my friend is playing with me, again. I'm happy to be feeling better and not sick, anymore." Mom stated that last week, Brynlee was "throwing up for 7 days," but she is now feeling better. Mom also provided information regarding CARES - she stated that CARES requires a referral either from CPS or law enforcement.

OBJECTIVE:

Mental Status

Mood: anxious and appropriate to circumstances **Affect:** bright **Orientation**:oriented 3x - person, place, situation

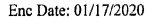
Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low



Steps taken to address risk include: Follow-up scheduled: 01/24/20

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found.

Columbia: Encounter Date: 01/17/2020

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Treatment plan objectives targeted this session:

1. Brynlee will show a decrease in her PTS intensity score to within the normal range

Therapy activity: rapport-building activities from the TF-CBT workbook ("about you" and "about your family"). Brynlee engaged actively in the therapy activities, making detailed drawings with colored pencil. She drew herself smiling with words to describe how she likes "to pretend and to pretend to be a mom with baby dolls." She then drew a picture of herself and her grandmother baking cookies together. She identified strengths about herself: singing, imagination, and baking. Discussed what to expect for next session's therapy activity: psychoeducation regarding trauma and sexual abuse. ... She also responded, "like when my cousin, who was a little older than me kissed my mouth and my private part. He used to do it in place where nobody could see us. He did that 3 times. I told my mom. He doesn't do those inappropriate things anymore with me."

Therapy activity: child centered play therapy (developing skills in self/emotional regulation, competence and confidence building and expressing feelings through child-directed play and communication). Brynlee engaged in expressive play with arts and crafts materials - paper plate, glitter glue, plastic straw, and water color paints.

SRS (Session Rating Scale): Brynlee drew a picture of the following face: smiling. "I really love counseling."

Met with mom after session. Reviewed what to expect for next session: meet together as a family to complete the psychoeducation therapy activity, and then break out for individual play therapy. Discussed Brynlee's disclosure regarding her cousin's sexual behavior during session. Mom stated, "Yes, that was her cousin Garrett. She told me about it. It happened about two years ago, and the other mother and I addressed the issue and it hasn't happened, since."

PLAN: Plan for next session

Homework: none assigned

Next session: 1/24/20. Continue with TF-CBT workbook (psychoeducation regarding trauma), play therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes As of 1/17/2020 9:55 AM

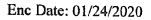
None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 ADHD (attention deficit hyperactivity disorder), combined type F90.2

Printed at 1/23/20 8:26 AM

Patient:Huber, Brynlee Jo (SeriS MR# 3294371) DOB: 05/08/2012



Huber, Brynlee Jo

MRN: 3294371

Clinical Support 1/24/2020Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker)St. Luke's Children's - MentalPrimary diagnosis: PTSD (post-traumatic stress disorder)Health - MeridianReason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/24/2020 9:00 AM • Signed Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFO	RMATION	
Patient Name: Brynlee Jo Huber	Date of Service	: 1/24/2020	n an
Birth Date: 5/8/2012 .	 Principle Dx: 1 PTSD (post- traumatic st disorder) 2 ADHD (attent disorder), combined type 	ress .10 tion F90 activity .2	
Telephone: 208-780-9705	Start Time: 9:15 am	Stop Time: 10am	Total Time: 45 min
ASSIGNMENT	Service: Individual 45 min 90834		
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: Type of Contac Client and Fami	t: Face-to-Face	Contact with
Primary Physician: Christie A. Julian, MD]		
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			
TYPE OF VISIT			
I TPE UP VIBII			

GOALS AND OBJECTIVES

Freatment Target		adjustment to trauma,			
Needs:	regulation, sleep p	roblems, attention, imp	oulsivity, anger control		
	2. Difficulty with so	cial skills			
Anticipated Outcomes		w a decrease in her PT			
		range. Brynlee will sho			
•	~	ttention subscale score	es of the PSC-17 to		
	within the normal I				
Patient's Goal(s) for	Feel safe, learn calming skills, be able to separate from mother,				
Treatment:	express feelings appropriately.				
	البالك ستشاه والمجرين فيحود الأنباب والتجليج كالمبال المساعدا والأخط والمحاد المتعاد والمتحد والمتحد والمتحد	able to make friends			
Describe concrete/	Date Initiated:	Target Completion	Objective Complete		
measurable objectives:	12/13/19	Date: 12/13/20	☐Yes ☐NO		
1. Brynlee will show a					
decrease in her PTS					
intensity score to within					
the normal range					
2. Brynlee will show					
decreases in her					
internalizing and attention					
subscale scores of the					
PSC-17 to within the					
normal range					
3. Brynlee's mother will					
learn 3 skills/strategies					
for behavior management					
 Brynlee will learn 3 skills in relaxation and 					
mindfulness					
5. Brynlee will learn 3					
skills for physical and					
emotional self regulation					
6. Brynlee learn safety					
skills					
7. Brynlee will be able to					
think and talk about					
traumatic					
memories/experience					
reminders of trauma and					
be able to cope					
effectively with the					
distress (without					
becoming severely					
dysregulated)					
8. Brynlee will engage in					
social skills group at this					
clinic to build social skills					
useful in making and					
keeping friends.					
			en en en en en en en en en en en en en e		
	I Cohool behavior	school achievement m	redical		
Background Needs Useful Strengths:	School behavior,	school achievement, n	permanence, commun		

Printed at 1/24/20 11:02 AM

Patient:Huber, Brynlee Jo (SMR# 3294371) DOB: 05/08/2012

Strengths to Build:

Coping skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: ORS (Outcomes Rating Scale): (did not complete). Mom reported no significant changes/events since last session.

12/27/19: ORS (Outcomes Rating Scale): me - 10 ("we had Christmas, and that was good"), family - 10, school/friends - "10 for my teachers, because they are nice to me, but 0 for friends, because I kind of don't have friends, and that makes me sad. But I have one friend, and she hasn't been wanting to play with me, but I think I'll keep talking to her because I don't want to give up", everything - "I colored all of the scale for this". Rating of progress towards treatment goal (client/caregiver rated on a scale of 0-no progress to 10-achieved): . (did not complete progress rating today)

1/3/20: ORS (Outcomes Rating Scale): Brynlee pointed/drew the following face - "surprised" - "Because there's been a lot of stuff that's made me feel surprised - presents, and even more presents when Christmas."

1/17/20: ORS (Outcomes Rating Scale): Brynlee drew the following face - smiling. "I'm happy because my friend is playing with me, again. I'm happy to be feeling better and not sick, anymore." Mom stated that last week, Brynlee was "throwing up for 7 days," but she is now feeling better. Mom also provided information regarding CARES - she stated that CARES requires a referral either from CPS or law enforcement.

1/24/20: ORS (Outcomes Rating Scale): Brynlee drew the following face - "excited" and "sad - because I miss Waylon, but I am also frustrated that I have that feeling."

OBJECTIVE:

Mental Status

Mood: anxious and appropriate to circumstances **Affect:** bright **Orientation**:oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 01/31/20

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

Columbia:

	BILLING INFORM	ATION		
FATILIST INT STRUCTURE	Date of Service: 8/27/2019			\Box
allerit Name: Diffice college	Principle Dx: Separation Anxiety Disorder (F93.0)			\square
	PTSD (F43.10)		•	
	ADHD, combined t	ype (F90.2)		
				$\downarrow \downarrow$
Telephone: 208-780-9705	Start Time: 9:35	Stop Time: 10:00	Total Time:	
			25 minutes	+
ASSIGNMENT	Service: Individual	30 min 90832		Н
Location: SLHS MEADOWLAKE	Add on codes: In	teractive complexity	y 90785 Set with Client	
ST. LUKE'S CHILDREN'S REHAB -	Type of Contact:	Face-to-Face Conta		
MERIDIAN				
3525 E LOUISE DR				
STE 320				
MERIDIAN ID 83642-6303				
208-706-5670				Γ
Primary Physician: Christie A. Julian, MD	-			F
Behavioral Health Therapist Lenore S.				
Smith, Licensed Clinical Social Worker	1			
TYPE OF VISIT	Session #	16		
Visit Type: Follow Up Visit	196221011 1			

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new

symptoms/problems

School started. Family moved to a new rental home.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Pt states that school is positive for her. She likes her teacher. She and Bryson are in the same class in 2nd grade. States her new home is "awesome". Pt played with the doll house and played out the move and changes they recently experienced. Pt also played out some of the safety issues and worries about bio dad. Pt was very engaged in the session. The session was short due to she and brother sharing the session due to scheduling.

PLAN: Plan for next session Her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

DATICALT INCODUATION	BILLING INFOR	MATION		Π
PATIENT INFORMATION	Date of Service: 9/3/2019			Π
Patient Name: Brynlee Jo Huber	Principle Dx: Separation Anxiety Disorder (F93.0)			
Birth Date: 5/8/2012	Principle DX. Separation Anxiety Disorder (19010)			
	PTSD (F43.10)	1 to a (E00 0)		
	ADHD, combined	1 type (F90.2)		
		01	Total Time:	+ -
Telephone: 208-780-9705	Start Time: 9:51	Stop		
		Time: 10:43	52 minutes	╋┥
ASSIGNMENT	Service: Individu	ial 30 min 9083	2	Н
Location: SLHS MEADOWLAKE	Add on codes:	Interactive com	plexity 90765	
ST. LUKE'S CHILDREN'S REHAB -	Type of Contac	t: Face-to-Face	Contact with	
MERIDIAN	Client			
3525 E LOUISE DR				
STE 320				
MERIDIAN ID 83642-6303				
208-706-5670				
Primary Physician: Christie A.	1			
Julian, MD				
Behavioral Health Therapist Lenore	-			
S. Smith, Licensed Clinical Social				
Worker				
	Session	# 7		
Visit Type: Follow Up Visit	000000			

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Two girls ages 9 and 13 are being fostered by pt mother. They came on Saturday.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Pt immediately came in and played with the doll house. Theme was all about hiding and pt played out the girls and their mom who is hurting them. The kids went to the desert to hide from the parents (to the sand tray) "The parents want them to come back, they're going to hit them and stuff." She placed animals around them to protect them.

PLAN: Plan for next session

Her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

PATIENT INFORMATION	BILLING INFOR	MATION		
Patient Name: Brynlee Jo Huber	Date of Service: 9/10/2019			
Birth Date: 5/8/2012	Principle Dx: Separation Anxiety Disorder (F93.0)			
	PTSD (F43.10)			
	ADHD, combined	d type (F90.2)		
	<u></u>	0	Total Time:	-
Telephone: 208-780-9705	Start	Stop	47 minutes	
	Time: 10:01	Time: 10:48		4
ASSIGNMENT	Service: Individu	1ai 45 min 90634	t alavity 00785	\dashv
Location: SLHS MEADOWLAKE	Add on codes:	Interactive com	Centect with	
ST. LUKE'S CHILDREN'S REHAB -	Type of Contac		Contact with	
MERIDIAN	Client			
3525 E LOUISE DR				
STE 320				
MERIDIAN ID 83642-6303				
208-706-5670	-			_
Primary Physician: Christie A.				
Julian, MD	1			
Behavioral Health Therapist Lenore				
S. Smith, Licensed Clinical Social				
Worker				L
TYPE OF VISIT				
Visit Type: Follow Up Visit	Session	#8		

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom unable to do 90 day review today. Will complete it next session. Foster kids went back home so house is back to "normal."

OBJECTIVE:

Mental Status Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Pt immediately came in and played with the doll house. She was singing and humming as she arranged the doll house, stating that the family is unpacking and setting up their house because they just moved to a new house. Mom, dad, and kids moved in. The theme of play was positive and all about the family being happy in their new home.

PLAN: Plan for next session

Her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

CNM INDIVIDUAL PROGRESS NOTE

PATIENT INFORMATION Name: Bryniee Jo Huber DOB: 5/8/2012

ASSIGNMENT

Service Location: Children's Rehab Meridian

PCP: Christie A. Julian, MD

REFERRAL INFORMATION

BILLING INFORMATION

Date of Service: 10/01/2019 Start Time: 9:56 End Time: 10:45 Total Time: 49 minutes Service: Individual 45 min 90834 Add on codes: N/A Type of Contact: Face-to-Face Contact with Client and Family Principle Dx: Separation Anxiety Disorder (F93.0) PTSD (F43.10) ADHD, combined type (F90.2) Service Provider: Lenore S. Smith, Licensed Clinical Social Worker

Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704

Visit Type: 90 Day Tx Review

Next 90 Day Review: 1-1-20

SUBJECTIVE REPORT FROM PATIENT

Current status of symptoms

Pt fear at night, constantly getting out of bed, ends up sleeping with mom.

Talking back to mom.

Fears of robbers, kidnappers, strangers.

Med changes and reduced fits, but not as effective with ADHD symptoms.

Significant events since last session

Med changes as mentioned above

Any New Symptoms or Problems

Increased talking back to mom.

To what extent is (reason for referral) a problem for patient (Scale 1-10)? 9

OBJECTIVE NOTES

Mental Status Observations

Patient is alert, oriented to person, place, and time and mental status no change during treatment

Psychometric Testing

Depression Scale (PHQ-A): @PHQAFLOWSHEET@

Depression Scale (PHQ-9): No flowsheet data found.

CRAFFT:

Assessment

Planned Service: 90 treatment review with patient and/or family

Delivered Service

90 day treatment review with mom and pt. Then individual therapy with pt with CBT and play: Therapist suggested to mom that she make a chard with word and picture of tasks to be completed in the morning before school, then come up with a daily reward (such as she can use her free time before school to play on the tablet) and see if this is a motivator for pt. Mom liked this idea and states she will try this.

Pt played in the sand with people figures: theme of play was people hiding from scary monsters. We discussed what those people can do to be safe. Pt identified: hide, help each other, ask for help.

Transformer Print Leaving and Minard Leavies Consider

Describe: Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately

Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50% per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

Catholis Consigned

Progress Summary:

No toileting accidents in past several weeks.

No change with bedtime behavior.

Pt uses 2 calming skills: is able to think more before she explodes and use self-talk, deep breathing. Outbursts and tantrums have decreased approximately 25%.

Improved ability to separate from mom but still working on this.

Pt has done some processing of trauma and will continue.

Pt unable to wait. Still working on this.

Pt still difficulty with completing tasks.

Progress toward goals in treatment: Some Improvement

Patient's Stage of Change at Time of Assessment? action - ready to set action plan and implement

Significant Change of not Last tenational Plan Rookey.

No significant changes in diagnosis or course of treatment have occurred since last treatment plan review.

Yes there have been significant changes since last treatment review.

Diagnosis or course of treatment has changed and therapist will update mental health assessment and treatment plan.

Explain Reason for Change:

Patient's Medication for Comfinned Strates.

Patient &/or legal guardian agrees with disposition: continue services

Patient &/or legal guardian disagrees with disposition: N/A

Risk Assessment (if applicable): No Indication of Risk

Other observation: No

Immediate Plan

Continued BH services are reasonably expected to improve the patientes condition or prevent further regression so that the current level of care is no longer necessary or may be reduced

Recommendation to Patient: No

Communicated directly to referring provider: No

Use of Preventative Services & any Referrals to other Providers: NA

VISIT SCALING ANSWERS

How confident are you that you can carry out the plan we've made (Scale 1-10): 9

Was this visit helpful? (Scale 1-10): 9

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve document.

Signed electronically by: Lenore S. Smith, Licensed Clinical Social Worker

PATIENT INFORMATION	BILLING INFOR	MATION		٦
Patient Name: Brynlee Jo Huber	Date of Service: 10/15/2019			
Birth Date: 5/8/2012	Principle Dx: Separation Anxiety Disorder (F93.0) PTSD (F43.10)			
	ADHD, combined	type (F90.2)		
Telephone: 208-780-9705	Start Time: 9:55		Total Time:	
·		Time: 10:45	45 minutes	-
ASSIGNMENT	Service: Individu			_
Location: SLHS MEADOWLAKE	Add on codes:	Interactive comp	Diexity 90785	
ST. LUKE'S CHILDREN'S REHAB -	Type of Contact	t: Face-to-Face	Contact with	
MERIDIAN	Client			ĺ
3525 E LOUISE DR				
STE 320				
MERIDIAN ID 83642-6303				
208-706-5670				┝
Primary Physician: Christie A.				
Julian, MD				┝
Behavioral Health Therapist Lenore				
S. Smith, Licensed Clinical Social				
Worker				L
TYPE OF VISIT				
Visit Type: Follow Up Visit	Session	# 10		

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom started new part time job that will become full time in December. She likes it, is excited about it. This means kids spend some time in daycare.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with art and play: Pt played in sand with the doll figures, created a comfortable place to hang out with friends. Played out the experience of not wanting to go to the babysitter, therapist asked if the babysitter is nice to them and pt responded yes. Pt played with the toys stating "We all get babysitted every single day." and was able to process feelings through the dolls.

After session, therapist explained to mom and kids that she will be moving due to spouse job change and will be moving out of state and leaving the clinic. Discussed therapist Annie Prince and how she will be able to work with both kids, and also mom in family therapy. Processed some feelings and scheduled them for November 21.

PLAN: Plan for next session

Her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker

Provider signature/credential(s)

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Brynlee Jo Huber	Date of Service:		
Birth Date: 5/8/2012	Principle Dx: Separation Anxiety Disorder (F93.0) PTSD (F43.10)		
	ADHD, combined type (F90.2)		
Telephone: 208-780-9705	Start Time: 9:56	Stop	Total Time:
		Time: 10:46	45 minutes
ASSIGNMENT	Service: Individu	al 45 min 90834	
Location: SLHS MEADOWLAKE	Add on codes:	Interactive comp	plexity 90785
ST. LUKE'S CHILDREN'S REHAB -			
MERIDIAN	Client		
3525 E LOUISE DR			
STE 320			
MERIDIAN ID 83642-6303			
208-706-5670			-
Primary Physician: Christie A.			
Julian, MD			-
Behavioral Health Therapist Lenore			
S. Smith, Licensed Clinical Social			
Worker			
TYPE OF VISIT			
Visit Type: Follow Up Visit	Session :	<u>¥ 11</u>	

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

No changes in issues, same issues present.

OBJECTIVE:

<u>Mental Status</u>

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play: Therapist got out the people figures and had ot choose figures to represent members of her family. to focus on mom and Justin (step dad who is "in Tennessee", but really in jail for a year) and acted out how they "yell at each other, get mad a lot, scream all night sometimes." She talked about Kylie and Jaden who are Justin's kids and how they used to live with them but not anymore "because he gave too many bruises". Then pt acted out many family interactions with figures: friends coming over, mom telling her to be nice, arguing and trying to resolve the issue, etc. Pt very engaged and very creative with her play.

PLAN: Plan for next session

Continue with above and attempt to begin her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

PATIENT INFORMATION	BILLING INFOR	MATION		
	Date of Service: 10/29/2019			
	Principle Dx: Separation Anxiety Disorder (F93.0) PTSD (F43.10) ADHD, combined type (F90.2)			
Telephone: 208-780-9705	Start Time: 9:56	Stop Time: 10:46	Total Time: 45 minutes	
ASSIGNMENT	Service: Individu	ial 45 min 9083	4	
MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: Type of Contact Client			
Primary Physician: Christie A. Julian, MD				
Behavioral Health Therapist <u>Lenore</u> S. Smith, Licensed Clinical Social Worker				
TYPE OF VISIT				_
Visit Type: Follow Up Visit	Session	# 12		

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

Pt will identify and practice 5 calming skills.

Pt will learn and practice verbally expressing feelings appropriately and will decrease outbursts and tantrums by 50%.per parent report.

Pt will reduce the frequency and severity of crying, clinging, temper tantrums, and verbalized fears when separated from mom by 50% per parent report.

Pt will process any trauma and related anxiety in each session.

Learn and practice techniques for ADHD symptoms

Pt will increase ability to wait by 50% per parent report.

(use of first-then visuals, use of a timer, quiet activities, singing, self-talk, etc)

Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

No changes in issues, same issues present.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play: Pt again wanting to use dollhouse and people figures. Themes of fun activities with family, but also scary people who live on the rood and might hurt the family. Getting protection from the mother. Bedtime and being scared: played out bedtime routine with stories, prayers. Over arching theme of good vs evil.

PLAN: Plan for next session

Continue with above and attempt to begin her story.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

PATIENT INFORMATION	BILLING INFOR	MATION		
Patient Name: Brynlee Jo Huber	Date of Service:	11/5/2019		
Birth Date: 5/8/2012	Principle Dx: Separation Anxiety Disorder (F93.0)			
	PTSD (F43.10)			
	ADHD, combined type (F90.2)			
		.		4
Telephone: 208-780-9705	Start	Stop	Total Time:	
•	1	Time: 10:50	48 minutes	-
ASSIGNMENT	Service: Individu	ial 45 min 90834		4
Location: SLHS MEADOWLAKE	Add on codes:	Interactive comp	Diexity 90785	
ST. LUKE'S CHILDREN'S REHAB -	Type of Contact	: Face-to-Face	Contact with	
MERIDIAN	Client			
3525 E LOUISE DR				
STE 320				
MERIDIAN ID 83642-6303				
208-706-5670	-			
Primary Physician: Christie A.				
Julian, MD	-			F
Behavioral Health Therapist Lenore				
S. Smith, Licensed Clinical Social				
Worker				L
TYPE OF VISIT	Session	# 12		
Visit Type: Follow Up Visit	156551011	# 13		

GOALS AND OBJECTIVES

Feel safe, learn calming skills, be able to separate from mother, express feelings appropriately Pt will have no toileting accidents.

Pt will go to bed without refusal 75% of the time.

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Pt will increase ability to complete tasks by 50% per parent report.

(use of visual schedules, checklists, task strips, 1-2 step instructions, etc)

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

No changes in issues, same issues present.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: no concerns noted

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and family connectedness;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is None

Steps taken to address risk include: no risk noted

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play: Pt again wanting to use dollhouse and people figures. Themes of school music teacher, I hate my teacher, I hate the girls in my class, they take my stuff and I tell my teacher so she sends me to the principal's office. When asked about it she replied "It's just a song." Pt has difficulty expressing feelings and sharing experiences.

PLAN: Plan for next session

Continue with above and attempt to begin her story.

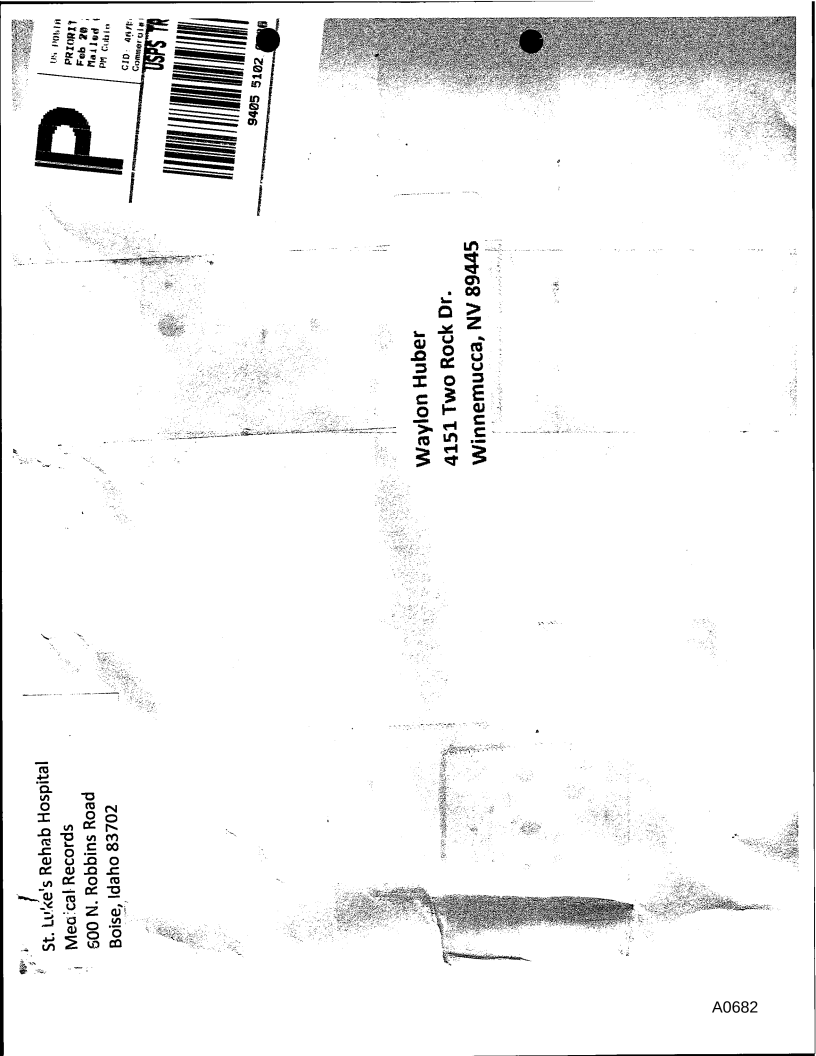
By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

当 ド St Luke's ・ ・	Office Use Only MR#
REQUEST TO ACCESS MEDICA	al or billing records
Today's date 12-13-19	C 3-201)
Bringer Brusch HUDEr	Birth date 5-8-2012
Address 1023 W Breckfield Dr. C	City BOISE State ID ZIP 33709
Phone(s) (Cell #(775) 527-6272 (Home #)	(Work #)
Other names under which patient has been treated:	
Is this request for Workers Compensation? Q Ye	s No
To ensure you receive a copy of the records you are requi	esting, please <u>specity</u> the location(s) you were housed.
Please do not specify "All" CHospital Records (Specify location(s)) Merician	/ BOISE
Clinic Records (Specify location(s)) M-Cridid M	BOISE
Information Requested Ti Billing Information St Imaging Report M Problem List St History Physical St Imaging Film St Progress Note St Discharge Summary St Clinic Note St Operative/ Procedure R St Lab/Pathology St Medication List St Therapy Notes	12 Emergency Room G Medical Clearance 13 HIV/AIDS G Substance/Drug Abuse
S History Physical of Integring Fail C Operative/ Procedure R	teport 12 Psychological Studies 57 Biometric Screening 12 Wellness 57 Immunization and/or Titers
Lab/Pathology Nedication List Gr Therapy Notes Seast Imaging (Mammo, Ultrasound, MRI) w/ report (CD or Film)	Device Evaluation/Assessment/Mental Health
Di Consultation Reports - Dr. Name:	Other: (Specify) _ALL
This manage is walld for services during the following:	1 12 000
This request is valid for services during the following: Approximate service date(s) $12 - 1 - 3010$	through 12-13-2019
Approximate service date(s) 12-1-2010	through the 13 duit
Approximate service date(s) <u>12-1-2010</u> (check one below) XI Records for service date tisted above to current, un	til expiration of this form.
Approximate service date(s) <u>12-1-2010</u> (check one below) Si Records for service date listed above to current, un C Single disclosure for the date of service(s) specified	til expiration of this form.
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Approximate service date(s) <u>12-1-2010</u> (check one below) [2] Records for service date listed above to current, un [2] Single disclosure for the date of service(s) specified Ptease check the method of access you desire. Note: There [3] Paper copies: [2] Pick up in person (Location): <u>[3]</u> Ma [2] CD/DVD (password protected) Shipping address: <u>[3]</u> [4] Email (Size restriction may apply): [3] (3) (3) (3) (4) (4)	<u>the contract of this form.</u> i above. may be a charge associated with processing your request. Hed (Address): <u>4151 TWO ROCK DR.</u> <u>WINNEMUCCA, NU 394US</u> <u>BC @ Mail. (CM)</u>
Approximate service date(s) <u>12-1-2010</u> (check one below) Si Records for service date listed above to current, un Single disclosure for the date of service(s) specified Ptease check the method of access you desire. Note: There Si Paper copies:	<u>the contract of this form.</u> i above. may be a charge associated with processing your request. Hed (Address): <u>4151 TWO ROCK DR.</u> <u>WINNEMUCCA, NU 394US</u> <u>BC @ Mail. (CM)</u>
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Approximate service date(s) <u>12-1-2010</u> (check one below) [2] Records for service date listed above to current, un [2] Single disclosure for the date of service(s) specified Please check the method of access you desire. Note: There [3] Paper copies: [2] Pick up in person (Location): <u>2</u> Ma [2] CD/DVD (password protected) Shipping address: <u>2</u> [3] Email (Size restriction may apply): <u>1N(N) COMUDE</u> [2] MyChart [2] View record in office (No copies) [2] Other [3] You are the Patient's Personal Representative (e.g. guard the natient; please fill out this section. Your status as a Per	How Cog M I and the second
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Patient:Huber, Bryson Way (SLHS MR# 3294373) DOB: 05/08/2012

Enc Date: 11/29/2019

Telephone 11/29/2019 St. Luke's Children's - Mental Health - Meridian	Provider: Annie G. Prince, Licensed Clin	ical Social Worker (Social V	Worker)
Conversation	۰.	(Newest Me	ssage First
Annie G. Prince, Licensed	Clinical Social Worker	······	
Note		11/29/19 9:39 AM	<i>L</i> 4 (3)
Time spent in phone	e call: 5 minutes		a de la compañía de la
confirmed a plan to i	zed, stating "I thought your office was on meet again 12/6 at 9am, as scheduled.	. Mom discussed	
that she needs help therapist had written as requested by the with the previous the	meet again 12/6 at 9am, as scheduled regarding a letter to the Nevada judge which needs to be updated with some judge. She asked if there was any wa erapist about this. This therapist recom or about this request and then moving	Mom discussed that the previous e specific wording, y to get in contact mended following	

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report, Reviewed This Encounter

Orders Placed

None

Medication Renewals and Changes

As of 11/29/2019 9:39 AM

None

Visit Diagnoses

None

Printed at 1/23/20 8:31 AM

Page 1 APQ683

Huber, Bryson Way

Clinical Support 12/6/2019Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker)St. Luke's Children's - MentalPrimary diagnosis: PTSD (post-traumatic stress disorder)Health - MeridianReason for Visit: Referred by Christie A. Julian, MD

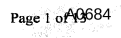
Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/6/2019 10:00 AM • Signed

PEDIATRIC COMPREHENSIVE DIAGNOSTIC ASSESSMENT & TREATMENT PLAN Update 12/6/19

PATIENT INFORMATION	BILLING INFOR	MATION	an an an an an an an an an an an an an a
Patient Name: Bryson Way Huber	Date of Service: 12/6/2019		
Birth Date: 5/8/2012	Primary Dx: PTSD F43.10 Autism Spectrum Disorder, level 2 F84.0		
Telephone: 208-780-9705	Start Time: 10:00am	Stop Time: 10:50am	Total Time: 50 minutes
ASSIGNMENT	Service: Annual		nt 90791
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704	Add on codes: Type of Contac Client and Famil	t: Face-to-Face	Contact with
Primary Physician: Christie A. Julian, MD			
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			

TYPE OF VISIT: Initial Asse	ssment & Treatment Plan	
ORIGINAL CDA DATE:	updated ASSESSMENT	90 DAY REVIEW
7-30-19	DATE: 12/6/19	DATE: 3/6/20



MRN: 3294373

PRESENTING PROBLEM: Current presentation and brief description of the problem.

Bryson Way Huber is a 7 y.o. male who is seeking treatment at this clinic for anxiety, emotional dysregulation, deficits in social skills and communication skills, separation anxiety. Pt diagnosed with ASD in the past year, ...

Update 12/6/19: Bryson's mother is seeking treatment for Bryson's trauma symptoms

PSYCHIATRIC REVIEW OF SYSTEMS: Psychiatric/Mental Health challenges including onset, trigger, duration, frequency, and severity of symptoms. Functional Effects of presenting challenge. Depression assessment. Suicide/homicide assessment. Other symptoms assessed.

Trigger Event & Onset

Mom leaving room, or going places without him, sister not sleeping in same room-

Update 12/6/19:

Bryson presents with clinically significant internalizing symptoms (sadness, worry), attention symptoms (inattention, hyperactivity, impulsivity), externalizing symptoms (behavior problems), and symptoms of posttraumatic stress (reexperiencing symptoms, autonomic hyperarousal symptoms, avoidance symptoms, emotional and behavioral dysregulation, and negative emotional and cognitive states).

Symptoms & Severity.

- Depressive Symptoms: depressed mood, diminished interest or pleasure in activities and poor self-esteem
- Manic Symptoms: N/A
- Psychotic Symptoms: N/A
- Anxiety Symptoms: excessive anxiety/worry, irritability, sleep disturbance, difficulty concentrating, restlessness, fearful to separate, distress when separated, worry about parents and something happening to them and desire for sameness
- ADHD Symptoms: inattention, distractibility, impulsivity and loses temper
- Autism Symptoms: failure to develop peer relationships appropriate to development level, lack of social or emotional reciprocity and language delay
- Sleeping Habits: denied

PAST PSYCHIATRIC HISTORY: List previous treatment dates, name of provider, therapeutic intervention and response, previous suicidal or homicidal behavior (including dates and methods of lethality) source of clinical data, relevant family psych information, and previous consultation/evaluation records.

Psychiatric/Mental Health Treatment History

Prior Treatment History (Who/When/Where/Outcome of Tx): Yes Mental Health Therapy with Sidra Beckett 1/2017-7/2017 4/2018-7/2018 Has received OT and SLP at St Luke's Children's Rehab Meridian. Recently discharged from OT with Ann Short.

Update 12/6/19: SLP with Kelly O'Leary, SLP, at St. Lukes beginning 10/24/16. OT with Ann Short, OT, at St. Luke's beginning 11/10/2016.

Completed a neuropsychological evaluation with Elena Harlan Drewell, Ph.D. 1/26/17, receiving the following diagnoses: Global Developmental Delay; Prematurity. Dr. Harlan ruled out ASD at that time.

Began counseling with Sidra Beckett, LCPC, at St. Luke's 1/23/17, receiving treatment for the diagnosis of Adjustment Disorder with Mixed Emotions and Conduct. Bryson was discharged 7/26/2017. He completed another intake with Sidra Beckett, LCPC 4/23/18, receiving treatment for the diagnosis of Separation Anxiety Disorder. He was discharged again 10/1/18.

Dr. Leavell later diagnosed Bryson (8/15/18 progress note) with Autism Spectrum Disorder, level 2.

Bryson received counseling at The Therapy Place - December 2018 - March 2019. Mom stated, "it wasn't a good fit, so we came back to St. Luke's."

Bryson established in counseling with Lenore Smith, LCSW at St. Luke's Meridian (Children's Rehab) 7/30/19, receiving treatment for the following diagnoses: Separation Anxiety Disorder, PTSD, and Autism Spectrum Disorder requiring substantial support for social communication and behavior F84.0. He was transferred to this therapist, due to Lenore leaving the clinic.

Family Psychiatric History

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Father - alcohol and drugs, anxiety, depression, panic attacks Mother - anxiety, Depression, OCD, Panic attacks Sister - ADHD Great uncle - schizophrenia

SUBSTANCE ABUSE HISTORY: For patients 10 and older, a substance abuse screening occurs. Documentation includes past, present alcohol and/or illicit drugs, use of over-the-counter medications, nicotine use, and caffeine use. When an active substance abuse challenge is identified, documentation shows the patient is referred to complete the Global Appraisal of Individual Needs-I (GAIN-I).

Child / Family Substance Use & Problem Gambling History

No concerns of substance abuse are reported. for pt, but history of dad substance abuse is referral needed? No

Tobacco Use and Pack Year History: No and The patient denies current or previous tobacco use.

Social History

Patient:Huber, Bryson Way LHS MR# 3294373) DOB: 05/08/2012

Enc Date: 12/06/2019

Date

Tobacco History Smoking Status Never Smoker Smokeless Tobacco Use Never Used

MEDICAL HISTORY: Relevant medical conditions are listed, prominently identified and revised as appropriate in the treatment record. Medical hx includes dates and providers of previous tx, current <u>PCP</u> and/or other treating providers, patients known allergies, and <u>family medical hx</u>.

Medical History/Allergies:

Past Medical History: Diagnosis • Asthma

- · ASUIMA
- Autism

Current Medications:

Current Outpatient Medications Medication Sig • albuterol (PROVENTIL Inhale 2 puffs into the lungs every 6 (six) hours as needed for Wheezing. HFA;VENTOLIN HFA) 90 needed for Wheezing. mcg/actuation inhaler Inhale 1 puff into the lungs 2 (two) times daily.

No current facility-administered medications for this visit.

PCP: Christie A. Julian, MD

Family Medical History: Family History Problem • ADD / ADHD

Relation Mother

Age of Onset

REVIEWED MEDICAL RECORDS: (Name of provider or agency / Date of the Record /Date Reviewed): Yes: Mental health records in EPIC.

Yes (Annie Prince, LCSW) - reviewed records 11/15/19: SLP and OT records; CNM Child Assessment and Treatment Plan by Sidra Beckett, LCPC dated 1/23/17; Report of Brief Neuropsychological Assessment by Elena Harlan Drewel, Ph.D., dated 2/7/17; CNM Child Assessment & Treatment Plan by Sidra Beckett, LCPC, dated 4/23/18; Pediatric Comprehensive Diagnostic Assessment and Treatment Plan by Lenore Smith, LCSW, dated 7/30/19; counseling notes from Lenore Smith, LCSW from 7/30/19 - 11/5/19. Patient:Huber, Bryson Way LHS MR# 3294373) DOB: 05/08/2012

SOCIAL HISTORY: The psychosocial hx includes current living situation, primary supports, educational hx (include school, teacher, learning disabilities, grade performance, IEP, 504, school social/behavioral functioning), employment hx, legal hx, issues relevant to the patient's culture, race, religion/spirituality, ethnicity, age, and gender, sexual orientation, sexual hx including perpetrator or victim of abuse, trauma or abuse hx, and patient's interests/hobbies/recreational activities. Also list the absence of or utilization of community resources (support groups, social services, etc.).

Current Living Situation and Extended Environmental Systems (Include Financial & Housing)

Lives in a rental. They will be moving in 2 weeks and don't yet know where they will move to. Mom working toward certification in medical transcription and will finish soon. Finances are very tight and she is receiving assistance from LDS ward. Step-dad Justin is in jail due to probation violation, for the next year. Justin's brother Shane, 41, and his 12 year old son, have been living with the family. Also in the home is twin sister Brynlee and 10 month old Elliana.

Update 12/6/19:

Family and Relationships

Bio Dad Weylen lives in Winnemucca, NV. Currently no contact Step-dad in jail for a year. Mom, Janea, has positive relationship with pt. Bryson has difficulty regulating emotions and will scratch or hit, use harsh words. Maternal grandma in the area. Pt mother in therapy trying to figure out whether or not to stay in current marriage which has had some serious problems including several infidelities on her husband's part.

Update 12/6/19:

Cultural and Spiritual Information

Mom joined LDS church about a year ago and the family is active.

Social Environment

Involved in church, not involved in community activities. Pt has difficulty with peers. Plays well initially but gets irritated when he cannot direct all the play.

Update 12/6/19:

Hobbies and Interests

Dinosaurs, godzilla, squishy toys, swimming.

Child / Family's Educational and/or Vocational

School Name: Prospect Elementary

Grade at: 2nd Update 12/6/19:

Setting: Special Education

Academic Performance: good

Recent changes in school performance: denied

IEP/504 Plan: Yes - IEP for speech and developmental delay

Expulsions: denied

Suspensions: denied

Repeated a grade: denied

Trauma History & Impact on Child & Family

Yes: early childhood

Update 12/6/19:

Regarding the legal aspects of the sexual abuse allegation, mom stated that a forensic interview was done (at CARES), and another follow up interview has been done, since then. The case is no longer open in Boise (law enforcement) - it closed, but there is an open investigation in Nevada. Mom stated that the child protection case is closed in Idaho, but there is one open in Nevada. There is currently a no contact order in place between the children and their father, who lives in Nevada.

CATS - Caregiver Report (ages 7-17):

Completed by mother, Janea Huber, 12/6/19. Reported the following traumatic events: witness DV (father towards step mom), hurt/threatened (by father), alleged sexual abuse (by father), being bullied, stressful medical procedure (catheter; 5 1/2 weeks in NICU). PTS score: 42 (clinical - PTSD).

Adolescent Sexual Behavior History (12 and older only) Denied

Child / Family Legal History

Denied

DEVELOPMENTAL HISTORY: Prenatal & Perinatal events, milestones, separation anxiety, reactive attachment, autism spectrum

33 week gestation, twin; weighed less than 2 lbs at birth and in NICU 5.5 weeks. Pt diagnosed with ASD August 2018. Current separation anxiety.

Gross Motor: Delayed: OT

Fine Motor: Delayed: OT

Language: Delayed: SLP

Social: Delayed: OT

Toileting: Delayed: currently independent

F

PSYCHOMETRIC TESTING

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

CRAFFT No flowsheet data found.

Update 12/6/19:

PSC-17:

Completed by mother, Janea Huber, 12/6/19. Internalizing - 5 (clinical), attention - 8 (clinical), externalizing - 10 (clinical).

CATS - Caregiver Report (ages 7-17):

Completed by mother, Janea Huber, 12/6/19. Reported the following traumatic events: witness DV (father towards step mom), hurt/threatened (by father), alleged sexual abuse (by father), being bullied, stressful medical procedure (catheter; 5 1/2 weeks in NICU). PTS score: 42 (clinical - PTSD).

MENTAL STATUS EXAM: A thorough mental status exam is documented in the initial assessment documenting affect, speech, mood, thought content, judgment, insight, attention or concentration, memory, and impulse control at a minimum.

Appearance: dressed Appropriate for chronological age, dressed for season, setting, and occasion, neat and tidy, well groomed and casually dressed Behavior: appropriate eye contact, calm and within normal limits Psychomotor: within normal limits Mood: euthymic Affect: congruent Thought Progression/Content: logical connections Speech: normal amount, rate, rhythm, volume, prosody Hallucinations: none Delusions: none Current Suicidal/Homicidal Ideation: no homicidal ideation, no suicidal ideation Behavior List: No additional concerns Cognition: grossly intact • Attention; alert

Memory: within normal limits - WNL

 Estimated Intellectual Functioning: appears appropriate for age Insight/Judgment: within normal limits
 Orientation: oriented to person, place, time/date, situation and day of week
 Attitude: friendly and open
 Other Observations: No **RISK ASSESSMENT: SAFETY CONSIDERATIONS** The record documents a risk assessment including the presence or absence of imminent risk of harm to self or others, suicidal ideation, homicidal ideation, or elopement potential. The record includes dates, method, and lethality of previous suicidal or homicidal behavior.

Risk Factors

Current/History of suicidal or homicidal ideation, plan(s) or attempt(s):

- Current/History of self-inflicted bodily harm:
- X Current/History of aggression toward persons, animals or property:
- Current/History of inability to provide for health and safety:
- □ Risks aggravated by substance abuse:
- X Denies suicidal or homicidal ideation, intent or plan:
- □ Recently released from an institution:
- □ Medication Noncompliance:
- C Recent loss (family, job, health freedom:
- Homeless:
- □ Lack of support:
- Domestic Violence
- Other:

Protective Factors

X Denied suicidal or homicidal ideation, intent or plan:
X Religious affiliation:
X Family support:
Motivated for treatment:
Coping skills:
X Goal directed thinking or thought processing:
X No access to firearms:

Other:

Suicide Risk Potential

□ None X Low □ Moderate □ High

IS PROACTIVE SAFETY PLAN NEEDED: No due to minimal risk. (include who provided clinical consultation with you)

Contact numbers for emergency: Provisions for lethal means and access: Social support contact identified: Follow-up scheduled:

DIAGNOSTIC FORMULATION: <u>Clinical formulation</u> is present and provides clinically appropriate analysis of treatment issues, differential diagnosis, strategies and priorities for treatment, prognosis, and addresses issues of non-compliance (if appropriate). The clinical formulation will include any psychometric used to justify DSM diagnostic criteria. The record contains a <u>medical necessity statement</u> including the following: that lack of treatment will result in increased impairment for patient, that services cannot be rendered at a lower level of care, and that not receiving treatment will result in further decompensation and a need for higher level of care. <u>Include</u> <u>DSM5/ICD10 diagnosis</u>, consistent with the presenting problem(s), history, mental

status exam, differential diagnosis, and/or other assessment and other appropriate data.

Clinical Formulation:

Update 12/6/19:

Bryson was diagnosed with Autism Spectrum Disorder, Level 2 by Dr. Leavell. Per Dr. Leavell's assessment, this diagnosis will remain active.

As of the current diagnostic assessment update, Bryson presents with symptoms meeting DSMV criteria for the following diagnosis: PTSD:

Criteria A: Bryson presents with exposure to traumatic stressor in the following ways: witness to DV, L

Criteria B: Bryson presents with the following intrusion symptoms (at least half the time): upsetting thoughts or images of a stressful event, bad dreams related to a stressful event, feeling very emotionally upset when reminded of a stressful event.

Criteria C: Bryson presents with the following avoidance symptoms (at least half the time): trying not to remember, talk about or have feelings about things that are reminders of a stressful event, avoiding activities, people, places, or things that are reminders of a stressful event. Bryson presents with the following negative alterations in cognitions and mood (at least half the time): negative changes in how he thinks about self/others/world after a stressful event, losing interest in activities he enjoyed before a stressful event/not playing as much, feeling distant or cut off from people around him.

Criteria D: Bryson presents with the following alterations in arousal and reactivity: irritable, risky behavior, being overly alert or on guard, being jumpy or easily startled, problems with concentration, trouble falling or staying asleep.

The clinical focus of treatment will be: PTSD, using a primary modality of TF-CBT, and play therapy as a secondary modality of treatment.

Diagnosis:

Update 12/6/19:

PTSD F43.19 (primary) Autism Spectrum Disorder, level 2 F84.0

Medical Necessity:

Patient Meets Medical Necessity: Patient requires services to address emotional and behavioral health condition in order to avoid de-compensation of health or require a higher level of care.

Issues Informing Treatment Considerations (Assets & liabilities that support or inhibit the recovery process, resources that the patient/family and/or their environment brings to the recovery process, readiness and motivation for treatment, & functional deficits). Mom very supportive, church community supportive, no contact with dad, step-dad in jail, financial and housing difficulties.

Level of Care (The intensity of services (how often) and the expected duration of treatment. Outline recommended treatment. Based on the above information these are the treatments or intervention that are recommended and the anticipated impact the treatment will have. Are there any interventions that should be avoided due to patient's situation?)

Low Intensity Community Based Services

<u>Prognosis for Treatment:</u> Given current circumstances what is the prognosis or level of motivation/engagement? fair

TREATMENT PLAN	a an an an an an an an an an an an an an		
1 st Priority Problem /		oms (emotional/physic	
Symptom:	intrustion symptoms, avoidance, symptoms, negative		
	•	ood, autonomic hyper	arousal) and related
Defiantia Casila) for	behavior pi	anxiety, increase ability	, to separate from
Patient's Goal(s) for Treatment:		through trauma	y to separate iron
Describe concrete/	Date	Target	Objective
measurable objectives:	Initiated:	Completion	Completed
Explore and begin to		Date: 12/6/20	□Yes □NO
resolve issues related to	12/6/19		
history of abuse.			
1. Bryson will show a			
decrease in his PTS			
intensity score to within the			
normal range			
2. Bryson will show			
decreases in his internalizing, attention, and			
externalizing			
subscales scores of the			
PSC-17 to within the			
normal range			
3. Bryson's mother will			
learn 3 skills/strategies for			
behavior management			
4. Bryson will learn 3 skills			
in relaxation and mindfulness			
5. Bryson will learn 3 skills			
for physical and emotional			
self regulation			
6. Bryson learn safety skills			
7. Bryson will be able to			
think and talk about			
traumatic			
memories/experience reminders of trauma and			
be able to cope effectively			
with the distress (without			
becoming severely			
dysregulated)			
	1		

Patient:Huber, Bryson Way HS MR# 3294373) DOB: 05/08/2012

				<u> </u>		
					્ય હ	
2 nd Priority Symptom:		······································				
Patient's Go Treatment:	Dai(S) TOP					
Describe co measurable	objectives:	Date Initiated:	Target Completion Date:			ective npleted es □NO
various emo	ility to identify otions.					65 1140
			· · · · · · · · · · · · · · · · · · ·			n kali kagi bulu di kali pula kali bagi Kata kata da kata kata kata kata kata kat
Service	Intervention/	Longth F	Frequency & D	uration	st hare	Professional
Type	Modality	Longun	requeircy & D			Responsible
X	Play therapy,	1 hour/4 x	a month/1 year			Annie G.
Individual	CBT					Prince,
Therapy						<u>Licensed</u> Clinical Social
						<u>Worker</u>
Group						
Therapy		4 1				Annia G
X Family	CBT, Play Therapy	1 nour/1 x	a month/1 year			<u>Annie G.</u> Prince,
Therapy	l merahà					Licensed
						Clinical Social
DIDOULADO			. S.S.		anglay (<u>Worker</u>
DISCHARG	E Criteria <u>Patient v</u>	vill be discha	araed	After	Care	Plan:
when: (Cheo	ck any or all that	apply)	· · · · · · · · · · · · · · · · · · ·			follow
x Patient ha	s achieved the a	bove mentio	ned treatment			dations
goals judged	d to be necessar from treatment a	y in order to nd has an id	De Ientified	other t		erapist and
relapse plan		nu nas an lu	Ununga			or ongoing
x Patient's s	symptoms and lev	vel of functio	ning have	stability and		
improved to	the point that he	e or she does not require functionin			ing. Patient will services as	
psychothera functioning:		naintain imp				negative
x Patient's c	linical condition	has become such that he symptoms beco		become		
or she requi	ires a higher leve	l or intensity	/ of care: <u>or</u>		_	able and
x Patient de	emonstrates lack n the agreed-upo	or motivation	n to plan of care	debilit	aung	J.
as assessed	d by poor record	of attendand	ce at			
scheduled t	herapy sessions,	, non- comp	liance with			
treatment p	lan, no follow-thr	ough with re	eferrals to			
community-	based support g nce with pharma	roups, and cotherapy: /	o r			
Other:	nce with phanna	contoropy 2	<u></u>			<u></u>

DISPOSITION

□ No further action required at this time and referral will be closed.

□ Patient does not meet criteria for MH services.

□ Referring provider was contacted of the disposition.

□ Patient &/or legal guardian was informed of the disposition.

x An appointment for a follow up:

□ will be scheduled

x has been scheduled Date & Time: 12/13/19

□ Records have been requested from the following agencies or providers:

PATIENT'S INFORMED CONSENT FOR TREATMENT

 $\times \square$ My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

 $x\square$ My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

x [] I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

 $x\square$ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or if after hours you will be directed to contact St. Luke's Connect Line. If at any time you need immediate assistance contact 911 or visit your nearest emergency department. Additionally, OPTUM IDAHO provides a 24 hour crisis response support at 855-202-0973.

 \square I have reviewed and offered a signed copy of the Professional Counseling and Marriage and Family Consent to the patient (and his or her legal representative).

□ I was offered a copy of my Behavioral Health Treatment Plan but declined a copy of it.

By signing treatment plan, patient acknowledges agreement with treatment plan.

Patient Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS $x \square$ I have been actively involved in my / my child's treatment plan and agree to the ongoing plan for treatment

□ I was offered a copy of my Mental Health Treatment Plan Review but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes As of 12/6/2019 9:15 AM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 Autism spectrum disorder requiring substantial support (level 2) F84.0

Huber, Bryson Way

MRN: 3294373

Clinical Support

12/13/2019 St. Luke's Children's - Mental Health - Meridian Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/13/2019 10:00 AM • Signed Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLI	NG INFOF	MATION	
Patient Name: Bryson Way Huber	Date	of Service:	12/13/2019	an an an an an an an an an an an an an a
Birth Date: 5/8/2012 .	1 PT: trai dis 2 Aut disc sub	ole Dx: SD (post- umatic str order) ism spectr order requi stantial su el 2)	um F84 ring .0	
Telephone: 208-780-9705	Start 1 10:00a		Stop Time: 10:52am	Total Time: 52min
ASSIGNMENT	Servic	e: Individu	al 45 min 908	34
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Туре	n codes: of Contac and Family	: Face-to-Face	e Contact with
Primary Physician: Christie A. Julian, MD				
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>				
TYPE OF VISIT	1			
Visit Type: Follow Up Visit		Session #	£ 1	an ann an ann an tart dath ann an tartairt

Printed at 1/23/20 8:32 AM

GOALS AND OBJECTIVES

TREATMENT PLAN			a han an tha a star an an the	
Treatment Target Needs:	1. PTS symptoms: a	adjustment to traum	a, emotional and	
	physical regulation issues, poor attention, impulsivity, sleep			
	problems, anxiety.			
	2. Social skills impa	irment, due to ASD	_	
A Mainshad Autoaman	1. Bryson will show			
Anticipated Outcomes	to within the normal	rance Rryson will	show decreases in	
	to within the normal	ention and external	lizing subscales	
	his internalizing, attention, and externalizing subscales scores of the PSC-17 to within the normal range.			
	2. Bryson will be ab	le to make friends a	ind engage in age	
	appropriate social s			
Ballanda Coolla) for	Decrease anxiety, in		parate from mom	
Patient's Goal(s) for Treatment:	work through traum	 Bryson will make 	e at least one friend.	
		Target	Objective	
Describe concrete/	Initiated: 12/13/19		Completed	
measurable objectives:	initiated: 12/13/19	Date: 12/13/20		
1. Bryson will show a		Date: 12/13/20		
decrease in his PTS				
intensity score to within the				
normal range				
2. Bryson will show				
decreases in his				
internalizing, attention, and				
externalizing subscales				
scores of the PSC-17 to				
within the normal range			,	
3. Bryson's mother will				
learn 3 skills/strategies for				
behavior management				
4. Bryson will learn 3 skills				
in relaxation and				
mindfulness				
5. Bryson will learn 3 skills				
for physical and emotional				
self regulation 6. Bryson learn safety skills				
7. Bryson will be able to think and talk about				
traumatic				
memories/experience				
reminders of trauma and be				
able to cope effectively with	1			
the distress (without becoming severely				
dysregulated)				
8. Bryson will engage in a				
12-week social skills group				
at this clinic to develop				
social skills to use in				
making and keeping				
friends.				
	1			
Background Needs	History of trauma.	developmental (AS	D diagnosis)	
Useful Strengths:	Family, educationa	al setting		
Contra on configuration				

Strengths to Build: Co

Coping and savoring skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: mother reported no significant events/changes since last session. Continues to present with PTS symptoms, continues to struggle socially at school ("he doesn't have any friends at school").

OBJECTIVE:		

Mental Status Mood: anxious and appropriate to circumstances Affect: constricted Orientation: oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family connectedness; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 12/20/19

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

Columbia: Encounter Date: 12/13/2019

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Met with Bryson and mother, Janae, together to discuss/develop the treatment plans.

Engaged in psychoeducation regarding PTSD and TF-CBT as a treatment modality for trauma.

Discussed Bryson's social difficulties and mom's wish for him to engage socially with both neurotypical children and kids on the spectrum. Discussed options in the community that might help meet these social needs, while also developing and building on his strengths in STEM kinds of activities and his skills in focusing/building. Recommended Geeko Labs and Discovery Center programming in robotics and computer coding, as well as chess club (check at the school) and Pokemon leagues at the public libraries.

PLAN: Plan for next session

Homework: none assigned

Next session: 12/20/19. Review/sign treatment plans. Begin psychoeducation regarding sexual abuse and trauma treatment.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/13/2019 10:00 AM • Signed

PEDIATRIC BEHAVIORAL HEALTH TREATMENT PLAN

PATIENT INFORMATION	BILLING INFOR	MATION		
Patient Name: Bryson Way Huber	Date of Service: 12/13/2019			
Birth Date: 5/8/2012	Primary Dx:		·····	
		ICD		
		-10-		
		CM		
	1 PTSD (post-	F43		
	. traumatic stro disorder)	ess .10		
	2 Autism spectru	ım F84		
	. disorder requir substantial su (level 2)	•		
Telephone: 208-780-9705	Start Time:	Stop Time:	Total Time:	
ASSIGNMENT	Service: note to file - not billable			
Location: SLHS MEADOWLAKE	Type of Contact: Face-to-Face Contact with Client and Family			

ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670
Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704
Primary Physician: Christie A. Julian, MD
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>

TYPE OF VISIT: Updated Behavioral Health Treatment Plan			
ORIGINAL TX PLAN DATE:	UPDATED TX PLAN DATE: 12/13/19	NEXT 90 DAY REVIEW DATE: 2/12/20	

TREATMENT PLAN	11.1. 1.1.				
Treatment Target Needs:	1. PTS symptoms: adjustment to trauma, emotional and				
	physical regulation issues, poor attention, impulsivity, sleep				
	problems, anxiety				
Antipingtod Outcomes		pairment, due to ASD.			
Anticipated Outcomes		w a decrease in his P			
		range. Bryson will sh	g subscales scores of		
		thin the normal range.	y subscales scoles of		
		able to make friends a	nd encade in ade		
	appropriate socia		na engage in age		
Patient's Goal(s) for			parate from mom, work		
Treatment:		Bryson will make at le			
Describe concrete/	Date Initiated:	Target	Objective		
measurable objectives:	12/13/19	Completion Date:	Completed		
 Bryson will show a 		12/13/20	□Yes □NO		
decrease in his PTS					
intensity score to within the					
normal range					
2. Bryson will show					
decreases in his internalizing, attention, and					
externalizing subscales					
scores of the PSC-17 to					
within the normal range					
3. Bryson's mother will learn					
3 skills/strategies for					
behavior management					
-			1		

Patient:Huber, Bryson Way HS MR# 3294373) DOB: 05/08/2012

in relaxation a mindfulness 5. Bryson will for physical a self regulation 6. Bryson lea 7. Bryson will think and talk traumatic memories/ex reminders of able to cope the distress (becoming set dysregulated 8. Bryson will 12-week soci at this clinic t social skills to	learn 3 skills nd emotional n safety skills be able to about perience trauma and be effectively with without verely) l engage in a al skills group o develop		
Background	Needs	History of trauma, developmental (AS	D diagnosis)
Useful Stren		Family, educational setting	
Strengths to	Build:	Coping and savoring skills, resilience	
Service Type	Intervention/ Modality	Length, Frequency & Duration	Professional Responsible
[√]Individual Therapy,	Cognitive Behavioral Therapy; play therapy	1 hour/4 x a month/1 year	Annie G. Prince, Licensed Clinical Social Worker
I Group Therapy,	Social Skills Group	1hr/1x per week/12 weeks	Annie G. Prince, Licensed Clinical Social Worker
[√]Family Therapy	Cognitive Behavioral Therapy and Play Therapy	1 hour/4 x a month/1 year	Annie G. Prince, Licensed Clinical Social Worker
Other: DISCHARGI			

 Discharge Criteria Patient will be discharged when: Patient has achieved the above mentioned treatment goals judged to be necessary in order to be discharged from treatment and has an identified relapse plan: <u>or</u> Patient's symptoms and level of functioning have improved to the point that he or she does not require psychotherapy sessions to maintain improved level of functioning: <u>or</u> Patient's clinical condition has become such that he or she requires a higher level or intensity of care: <u>or</u> Patient demonstrates lack of motivation to participate in the agreed-upon treatment plan of care as assessed by poor record of attendance at scheduled therapy sessions, non- compliance with treatment plan, no follow-through with referrals to community-based support groups, and noncompliance with pharmacotherapy: <u>or</u> 	After Care Plan: Patient will follow recommendations given by therapist and other treatment providers for ongoing stability and functioning. Patient will return to services as needed if negative symptoms become unmanageable and debilitating.
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PATIENT'S INFORMED CONSENT FOR TREATMENT

 \checkmark My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

 \checkmark I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

✓ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or after hours contact St. Luke's Connect line and you will be connected directly to a nurse. If at any time you need immediate assistance contact 911 or 1-800-273-TALK (National Suicide Prevention Hotline). Additionally, OPTUM provides a 24 hour crisis response support at 855-202-0973.

By signing treatment plan, patient/parent/legal guardian acknowledges active involvement in child's treatment plan and agrees to the ongoing plan for treatment.

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS

I was given a copy of my / my child's Mental Health Treatment Plan

☐ I was offered a copy of my / my child's Mental Health Treatment Plan but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/13/2019 10:00 AM • Signed

PEDIATRIC COMPREHENSIVE DIAGNOSTIC ASSESSMENT & TREATMENT PLAN Update 12/6/19

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Bryson Way Huber	Date of Service: 12/13/2019		
Birth Date: 5/8/2012	Primary Dx: PTSD F43.10 Autism Spectrum Disorder, level 2 F84.0		
Telephone: 208-780-9705	Start Time: 10:00am	Stop Time: 10:50am	Total Time: 50 minutes
ASSIGNMENT	Service: Annual		it 90791
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S REHAB - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: Type of Contac Client and Famil	t: Face-to-Face	Contact with
Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704			
Primary Physician: Christie A. Julian, MD			
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			

TYPE OF VISIT: Initial Assessment & Treatment Plan				
ORIGINAL CDA DATE:	updated ASSESSMENT	90 DAY REVIEW		
7-30-19	DATE: 12/6/19	DATE: 3/6/20		

PRESENTING PROBLEM: Current presentation and brief description of the problem.

Bryson Way Huber is a 7 y.o. male who is seeking treatment at this clinic for anxiety, emotional dysregulation, deficits in social skills and communication skills, separation anxiety. Pt diagnosed with ASD in the past year, here

Update 12/6/19: Bryson's mother is seeking treatment for Bryson's trauma symptoms r

PSYCHIATRIC REVIEW OF SYSTEMS: Psychiatric/Mental Health challenges including onset, trigger, duration, frequency, and severity of symptoms. Functional Effects of presenting challenge. Depression assessment. Suicide/homicide assessment. Other symptoms assessed.

Trigger Event & Onset

without him, sister not sleeping in same room.

Update 12/6/19:

Bryson presents with clinically significant internalizing symptoms (sadness, worry), attention symptoms (inattention, hyperactivity, impulsivity), externalizing symptoms (behavior problems), and symptoms of posttraumatic stress (reexperiencing symptoms, autonomic hyperarousal symptoms, avoidance symptoms, emotional and behavioral dysregulation, and negative emotional and cognitive states).

Symptoms & Severity

- Depressive Symptoms: depressed mood, diminished interest or pleasure in activities and poor self-esteem
- Manic Symptoms: N/A
- Psychotic Symptoms: N/A
- Anxiety Symptoms: excessive anxiety/worry, irritability, sleep disturbance, difficulty concentrating, restlessness, fearful to separate, distress when separated, worry about parents and something happening to them and desire for sameness

- ADHD Symptoms: inattention, distractibility, impulsivity and loses temper
- Autism Symptoms: failure to develop peer relationships appropriate to
 development level, lack of social or emotional reciprocity and language delay
- Sleeping Habits: denied

PAST PSYCHIATRIC HISTORY: List previous treatment dates, name of provider, therapeutic intervention and response, previous suicidal or homicidal behavior (including dates and methods of lethality) source of clinical data, relevant <u>family</u> <u>psych information</u>, and previous consultation/evaluation records.

Psychiatric/Mental Health Treatment History

Prior Treatment History (Who/When/Where/Outcome of Tx): Yes Mental Health Therapy with Sidra Beckett 1/2017-7/2017 4/2018-7/2018

Has received OT and SLP at St Luke's Children's Rehab Meridian. Recently discharged from OT with Ann Short.

Update 12/6/19: SLP with Kelly O'Leary, SLP, at St. Lukes beginning 10/24/16. OT with Ann Short, OT, at St. Luke's beginning 11/10/2016.

Completed a neuropsychological evaluation with Elena Harlan Drewell, Ph.D. 1/26/17, receiving the following diagnoses: Global Developmental Delay; Prematurity. Dr. Harlan ruled out ASD at that time.

Began counseling with Sidra Beckett, LCPC, at St. Luke's 1/23/17, receiving treatment for the diagnosis of Adjustment Disorder with Mixed Emotions and Conduct. Bryson was discharged 7/26/2017. He completed another intake with Sidra Beckett, LCPC 4/23/18, receiving treatment for the diagnosis of Separation Anxiety Disorder. He was discharged again 10/1/18.

Dr. Leavell later diagnosed Bryson (8/15/18 progress note) with Autism Spectrum Disorder, level 2.

Bryson received counseling at The Therapy Place - December 2018 - March 2019. Mom stated, "it wasn't a good fit, so we came back to St. Luke's."

Bryson established in counseling with Lenore Smith, LCSW at St. Luke's Meridian (Children's Rehab) 7/30/19, receiving treatment for the following diagnoses: Separation Anxiety Disorder, PTSD, and Autism Spectrum Disorder requiring substantial support for social communication and behavior F84.0. He was transferred to this therapist, due to Lenore leaving the clinic.

Family Psychiatric History Father - alcohol and drugs, anxiety, depression, panic attacks Mother - anxiety, Depression, OCD, Panic attacks Sister - ADHD Great uncle - schizophrenia

SUBSTANCE ABUSE HISTORY: For patients 10 and older, a substance abuse screening occurs. Documentation includes past, present alcohol and/or illicit drugs, use of over-the-counter medications, nicotine use, and caffeine use. When an active substance abuse challenge is identified, documentation shows the patient is referred to complete the Global Appraisal of Individual Needs-I (GAIN-I).

Child / Family Substance Use & Problem Gambling History

No concerns of substance abuse are reported. for pt, but history of dad substance abuse

Is referral needed? No

Tobacco Use and Pack Year History: No and The patient denies current or previous tobacco use.

Social History

Tobacco History Smoking Status Never Smoker Smokeless Tobacco Use Never Used

MEDICAL HISTORY: Relevant medical conditions are listed, prominently identified and revised as appropriate in the treatment record. Medical hx includes dates and providers of previous tx, current <u>PCP</u> and/or other treating providers, patients known allergies, and <u>family medical hx</u>.

Medical History/Allergies:

Past Medical History: Diagnosis

- Asthma
- Autism

Current Medications:

Current Outpatient Medications Medication

- Viedication
 Sig

 albuterol (PROVENTIL
 Inhale

 HFA;VENTOLIN HFA) 90
 neede

 mcg/actuation inhaler
 Inhale
- beclomethasone (QVAR) 40
 mcg/actuation inhaler

Inhale 2 puffs into the lungs every 6 (six) hours as needed for Wheezing.

Inhale 1 puff into the lungs 2 (two) times daily.

No current facility-administered medications for this visit.

PCP: Christie A. Julian, MD

Family Medical History:

Family History Problem • ADD / ADHD

Relation Mother Age of Onset

REVIEWED MEDICAL RECORDS: (Name of provider or agency / Date of the Record /Date Reviewed): Yes: Mental health records in EPIC.

Yes (Annie Prince, LCSW) - reviewed records 11/15/19: SLP and OT records; CNM Child Assessment and Treatment Plan by Sidra Beckett, LCPC dated 1/23/17; Report of Brief Neuropsychological Assessment by Elena Harlan Drewel, Ph.D., dated 2/7/17; CNM Child Assessment & Treatment Plan by Sidra Beckett, LCPC, dated 4/23/18; Pediatric

Date

Comprehensive Diagnostic Assessment and Treatment Plan by Lenore Smith, LCSW, dated 7/30/19; counseling notes from Lenore Smith, LCSW from 7/30/19 - 11/5/19.

SOCIAL HISTORY: The psychosocial hx includes current living situation, primary supports, educational hx (include school, teacher, learning disabilities, grade performance, IEP, 504, school social/behavioral functioning), employment hx, legal hx, issues relevant to the patient's culture, race, religion/spirituality, ethnicity, age, and gender, sexual orientation, sexual hx including perpetrator or victim of abuse, trauma or abuse hx, and patient's interests/hobbies/recreational activities. Also list the absence of or utilization of community resources (support groups, social services, etc.).

Current Living Situation and Extended Environmental Systems (Include Financial & Housing)

Lives in a rental. They will be moving in 2 weeks and don't yet know where they will move to. Mom working toward certification in medical transcription and will finish soon. Finances are very tight and she is receiving assistance from LDS ward. Step-dad Justin is in jail due to probation violation, for the next year.Justin's brother Shane, 41, and his 12 year old son, have been living with the family. Also in the home is twin sister Brynlee and 10 month old Elliana.

Update 12/6/19: The family is settled in stable housing. Bryson lives with twin sister, Brynlee, and baby half sister, Elliana, and their mother, Janae. Mom is married to Justin (Eliana's father), but he is incarcerated (prison), expected to get out in August 2020. Mom has told the children that Justin "is in Nashville, TN."

Family and Relationships

Bio Dad Weylen lives in Winnemucca, NV. Currently no contact due

Step-dad in jail for a year. Mom, Janea, has positive relationship with pt. Bryson has difficulty regulating emotions and will scratch or hit, use harsh words. Maternal grandma in the area. Pt mother in therapy trying to figure out whether or not to stay in current marriage which has had some serious problems including several infidelities on her husband's part.

Update 12/6/19: There is a no contact order ("suspension of visitation") in place between dad and Bryson and his sister, Brynlee.

Cultural and Spiritual Information

Mom joined LDS church about a year ago and the family is active.

Update 12/13/19: Mom and family continue to find the LDS church and community a positive support.

Social Environment

Involved in church, not involved in community activities. Pt has difficulty with peers. Plays well initially but gets irritated when he cannot direct all the play.

Update 12/6/19: Mom states that Bryson "hates going to school" and that "he doesn't have friends, there." Mom is concerned about Bryson having difficulty engaging with the other kids and making friends. She would like him to engage in a social skill group at this clinic, to work on his social skills.

DEVELOPMENTAL HISTORY: Prenatal & Perinatal events, milestones, separation anxiety, reactive attachment, autism spectrum

33 week gestation, twin, weighed less than 2 lbs at birth and in NICU 5.5 weeks. Pt diagnosed with ASD August 2018. Current separation anxiety.

Gross Motor: Delayed: OT

Fine Motor: Delayed: OT

Language: Delayed: SLP

Social: Delayed: OT

Toileting: Delayed: currently independent

PSYCHOMETRIC TESTING

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

CRAFFT No flowsheet data found.

Update 12/6/19:

PSC-17:

Completed by mother, Janea Huber, 12/6/19. Internalizing - 5 (clinical), attention - 8 (clinical), externalizing - 10 (clinical).

CATS - Caregiver Report (ages 7-17):

Completed by mother, Janea Huber, 12/6/19. Reported the following traumatic events: witness DV (father towards step mom), hurt/threatened (by father), alleged sexual abuse (by father), being bullied, stressful medical procedure (catheter; 5 1/2 weeks in NICU). PTS score: 42 (clinical - PTSD).

MENTAL STATUS EXAM: A thorough mental status exam is documented in the initial assessment documenting affect, speech, mood, thought content, judgment, insight, attention or concentration, memory, and impulse control at a minimum.

Appearance: dressed Appropriate for chronological age, dressed for season, setting, and occasion, neat and tidy, well groomed and casually dressed Behavior: appropriate eye contact, calm and within normal limits Psychomotor: within normal limits Mood: euthymic Affect: congruent Thought Progression/Content: logical connections Speech: normal amount, rate, rhythm, volume, prosody

Hobbies and Interests

Dinosaurs, godzilla, squishy toys, swimming.

Child / Family's Educational and/or Vocational School Name: Prospect Elementary

Grade at: 2nd Update 12/6/19: 2nd grade

Setting: Special Education

Academic Performance: good

Recent changes in school performance: denied

IEP/504 Plan: Yes - IEP for speech and developmental delay

Expulsions: denied

Suspensions: denied

Repeated a grade: denied

Trauma History & Impact on Child & Family Yes: early childhood

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Update 12/6/19:

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Regarding the legal aspects of the sexual abuse allegation, mom stated that a forensic interview was done (at CARES), and another follow up interview has been done, since then. The case is no longer open in Boise (law enforcement) - it closed, but there is an open investigation in Nevada. Mom stated that the child protection case is closed in Idaho, but there is one open in Nevada. There is currently a no contact order in place between the children and their father, who lives in Nevada.

CATS - Caregiver Report (ages 7-17):

Completed by mother, Janea Huber, 12/6/19. Reported the following traumatic events: witness DV (father towards step mom), hurt/threatened (by father), alleged sexual abuse (by father), being bullied, stressful medical procedure (catheter; 5 1/2 weeks in NICU). PTS score: 42 (clinical - PTSD).

Adolescent Sexual Behavior History (12 and older only) Denied

Child / Family Legal History Denied

물건을 관계하는

Provisions for lethal means and access: Social support contact identified: Follow-up scheduled:

DIAGNOSTIC FORMULATION: <u>Clinical formulation</u> is present and provides clinically appropriate analysis of treatment issues, differential diagnosis, strategies and priorities for treatment, prognosis, and addresses issues of non-compliance (if appropriate). The clinical formulation will include any psychometric used to justify DSM diagnostic criteria. The record contains a <u>medical necessity statement</u> including the following: that lack of treatment will result in increased impairment for patient, that services cannot be rendered at a lower level of care, and that not receiving treatment will result in further decompensation and a need for higher level of care. <u>Include</u> <u>DSM5/ICD10 diagnosis</u>, consistent with the presenting problem(s), history, mental status exam, differential diagnosis, and/or other assessment and other appropriate data.

Clinical Formulation:

Update 12/6/19:

Bryson was diagnosed with Autism Spectrum Disorder, Level 2 by Dr. Leavell. Per Dr. Leavell's assessment, this diagnosis will remain active.

As of the current diagnostic assessment update, Bryson presents with symptoms meeting DSMV criteria for the following diagnosis: PTSD:

Criteria A: Bryson presents with exposure to traumatic stressor in the following ways:/

Criteria B: Bryson presents with the following intrusion symptoms (at least half the time): upsetting thoughts or images of a stressful event, bad dreams related to a stressful event, feeling very emotionally upset when reminded of a stressful event.

Criteria C: Bryson presents with the following avoidance symptoms (at least half the time): trying not to remember, talk about or have feelings about things that are reminders of a stressful event, avoiding activities, people, places, or things that are reminders of a stressful event. Bryson presents with the following negative alterations in cognitions and mood (at least half the time): negative changes in how he thinks about self/others/world after a stressful event, losing interest in activities he enjoyed before a stressful event/not playing as much, feeling distant or cut off from people around him.

Criteria D: Bryson presents with the following alterations in arousal and reactivity: irritable, risky behavior, being overly alert or on guard, being jumpy or easily startled, problems with concentration, trouble falling or staying asleep.

The clinical focus of treatment will be: PTSD, using a primary modality of TF-CBT, and play therapy as a secondary modality of treatment. Bryson presents with social skill impairments and difficulty with making age appropriate friendships, due to his ASD. He would benefit from a referral to the social skills group at this clinic.

Diagnosis:

Update 12/6/19: PTSD F43.19 (primary) Hallucinations: none Delusions: none Current Suicidal/Homicidal Ideation: no homicidal ideation, no suicidal ideation Behavior List: No additional concerns Cognition: grossly intact

- Attention: alert
- Memory: within normal limits WNL

 Estimated Intellectual Functioning: appears appropriate for age Insight/Judgment: within normal limits
 Orientation: oriented to person, place, time/date, situation and day of week
 Attitude: friendly and open
 Other Observations: No

RISK ASSESSMENT: SAFETY CONSIDERATIONS The record documents a risk assessment including the presence or absence of imminent risk of harm to self or others, suicidal ideation, homicidal ideation, or elopement potential. The record includes dates, method, and lethality of previous suicidal or homicidal behavior.

Risk Factors

□ Current/History of suicidal or homicidal ideation, plan(s) or attempt(s):

Current/History of self-inflicted bodily harm:

X Current/History of aggression toward persons, animals or property:

Current/History of inability to provide for health and safety:

□ Risks aggravated by substance abuse:

X Denies suicidal or homicidal ideation, intent or plan:

□ Recently released from an institution:

□ Medication Noncompliance:

Recent loss (family, job, health freedom:

Unemployed

Homeless:

□ Lack of support:

Domestic Violence

Other:

Protective Factors

X Denied suicidal or homicidal ideation, intent or plan:

X Religious affiliation:

X Family support:

□ Motivated for treatment:

Coping skills:

X Goal directed thinking or thought processing:

- X No access to firearms:
- Other:

Suicide Risk Potential

□ None X Low □ Moderate □ High

IS PROACTIVE SAFETY PLAN NEEDED: No due to minimal risk.

(include who provided clinical consultation with you) Contact numbers for emergency: Autism Spectrum Disorder, level 2 F84.0

Medical Necessity:

Patient Meets Medical Necessity: Patient requires services to address emotional and behavioral health condition in order to avoid de-compensation of health or require a higher level of care.

Issues Informing Treatment Considerations (Assets & liabilities that support or inhibit the recovery process, resources that the patient/family and/or their environment brings to the recovery process, readiness and motivation for treatment, & functional deficits). Mom very supportive, church community supportive, no contact with dad, step-dad in jail, financial and housing difficulties.

Level of Care (The intensity of services (how often) and the expected duration of treatment. Outline recommended treatment. Based on the above information these are the treatments or intervention that are recommended and the anticipated impact the treatment will have. Are there any interventions that should be avoided due to patient's situation?)

Low Intensity Community Based Services

<u>Prognosis for Treatment:</u> Given current circumstances what is the prognosis or level of motivation/engagement? fair

TREATMENT PLAN				
1 st Priority Problem / Symptom:	PTS symptoms (emotional/physical dysregulation, intrustion symptoms, avoidance, symptoms, negative thoughts/mood, autonomic hyperarousal) and related behavior problems			
Patient's Goal(s) for		anxiety, increase ability	/ to separate from	
Treatment:	mom, work	through trauma		
Describe concrete/ measurable objectives: Explore and begin to resolve issues related to history of abuse. 1. Bryson will show a decrease in his PTS intensity score to within the normal range 2. Bryson will show decreases in his internalizing, attention, and externalizing subscales scores of the PSC-17 to	Date Initiated: 12/6/19	Target Completion Date: 12/6/20	Objective Completed ⊡Yes ⊡NO	
within the normal range 3. Bryson's mother will learn 3 skills/strategies for behavior management				

in relaxation mindfulness 5. Bryson wi for physical self regulation 6. Bryson le 7. Bryson wi think and tal traumatic memories/ex reminders of	ill learn 3 skills and emotional on arn safety skills ill be able to k about kperience f trauma and be effectively with (without everely				
and para-like		Social akill	a impairment a		
2 nd Priority Symptom:	Problem /	Social skill	s impairment, c	iue to ASD.	
Patient's G	oal(s) for				and engage in
Treatment: age appropriate social skills					
	objectives:	Date Initiated:	Target Completion		jective mpleted
Increase ability to identify		initiation,	Date:		res □NO
various em					
	engage in a 12-				
	skills group at develop social				
	in making and				
keeping frier				_	
	an an an an an an an an an an an an an a	·			。 講者のよう、「たんか」であった。
Service	Intervention/	Lepath F	requency & D	uration	Professional
Туре	Modality	Longuly	iequeite) a p		Responsible
Х	Play therapy,	1 hour/4 x	a month/1 year	•	Annie G.
Individual	СВТ				Prince,
Therapy					Licensed Clinical Social
					Worker
x□Group	Social Skills	1 hr/1x per week/12 weeks Annie G.			
Therapy	Group				Prince.
					Licensed Clinical Social
					Worker
X Family	CBT, Play	1 hour/1 x a month/1 year Annie G.			
Therapy	Therapy	2			Prince,
					Licensed Clinical Social
					Worker
DISCHARG					
	Criteria <u>Patient w</u>		rged	After Care	Plan:
<u>when:</u> (Chec	k any or all that a	apply)			

x Patient has achieved the above mentioned treatment goals judged to be necessary in order to be discharged from treatment and has an identified relapse plan: <u>or</u> x Patient's symptoms and level of functioning have improved to the point that he or she does not require psychotherapy sessions to maintain improved level of functioning: <u>or</u> x Patient's clinical condition has become such that he or she requires a higher level or intensity of care: <u>or</u> x Patient demonstrates lack of motivation to participate in the agreed-upon treatment plan of care as assessed by poor record of attendance at scheduled therapy sessions, non- compliance with treatment plan, no follow-through with referrals to community-based support groups, and noncompliance with pharmacotherapy: <u>or</u> <u>()</u> Other:	Patient will follow recommendations given by therapist and other treatment providers for ongoing stability and functioning. Patient will return to services as needed if negative symptoms become unmanageable and debilitating.
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DISPOSITION

□ No further action required at this time and referral will be closed.

- □ Patient does not meet criteria for MH services.
- □ Referring provider was contacted of the disposition.
- □ Patient &/or legal guardian was informed of the disposition.

x An appointment for a follow up:

will be scheduled

x has been scheduled Date & Time: 12/13/19

Records have been requested from the following agencies or providers:

PATIENT'S INFORMED CONSENT FOR TREATMENT

 $x \square$ My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

 $x \square$ I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

x ☐ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or if after hours you will be directed to contact St. Luke's Connect Line. If at any time you need immediate assistance contact 911 or visit your nearest emergency department. Additionally, OPTUM IDAHO provides a 24 hour crisis response support at 855-202-0973. □ I have reviewed and offered a signed copy of the Professional Counseling and Marriage and Family Consent to the patient (and his or her legal representative).

□ I was offered a copy of my Behavioral Health Treatment Plan but declined a copy of it.

By signing treatment plan, patient acknowledges agreement with treatment plan.

Patient Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PATIENT / PARENT / LEGAL GUARDIAN REVIEWING TREATMENT PROGRESS

 $x\square$ I have been actively involved in my / my child's treatment plan and agree to the ongoing plan for treatment

□ I was offered a copy of my Mental Health Treatment Plan Review but declined a copy of it.

Patient (14 years & Older) Signature:

Signature Date:

Parent / Legal Guardian Signature:

Signature Date:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Annie G. Prince, Licensed Clinical Social Worker

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Communications

Letter sent to Christie A. Julian, MD Sent 1/3/2020

Printed at 1/23/20 8:32 AM

Orders Placed

None

Medication Changes

As of 12/13/2019 3:17 PM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 Autism spectrum disorder requiring substantial support (level 2) F84.0

Enc Date: 12/27/2019

Huber, Bryson Way

MRN: 3294373

Clinical Support

12/27/2019 St. Luke's Children's - Mental Health - Meridian Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 12/27/2019 10:00 AM • Signed

Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING	INFOR	MATI	DN	
Patient Name: Bryson Way Huber	Date of Service: 12/27/2019				
Birth Date: 5/8/2012	disor 2 Autisi disor) (post- natic stre der) m spectru der requin antial sup	um ting	ICD -10- CM F43 .10 F84 .0	
Telephone: 208-780-9705	Start Tir 1:30pm		2:00		Total Time: 30 min
ASSIGNMENT				min 90834	4
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: N/A Type of Contact: Face-to-Face Contact with Client and Family				
Primary Physician: Christie A. Julian, MD					
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>					
TYPE OF VISIT				· · · · ·	
Visit Type: Follow Up Visit		Session	#2		

GOALS AND OBJECTIVES

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TREATMENT PLAN Treatment Target Needs:	1 PTS symptoms	adjustment to to-			
getted.					
	physical regulation issues, poor attention, impulsivity, sleep				
	problems, anxiety. 2. Social skills impairment, due to ASD				
Anticipated Outcomes	2. Social skills impairment, due to ASD.				
	1. Bryson will show a decrease in his PTS intensity scor to within the normal range. Bryson will show decreases				
	nis internalizing, attention, and externalizing subscales scores of the PSC-17 to within the normal range.				
	Bryson will be able to make friends and engage in age				
Deflemile Oceally)	appropriate social s		-		
Patient's Goal(s) for	Decrease anxiety, i	ncrease ability to se	eparate from mom,		
Treatment:	work through traum	ia. Bryson will make	e at least one friend		
Describe concrete/	Date	Target	Objective		
measurable objectives:	Initiated: 12/13/19	Completion	Completed		
1. Bryson will show a		Date: 12/13/20	Yes NO		
decrease in his PTS					
intensity score to within the					
normal range					
2. Bryson will show					
decreases in his					
internalizing, attention, and					
externalizing subscales					
scores of the PSC-17 to					
within the normal range					
3. Bryson's mother will		t			
earn 3 skills/strategies for					
behavior management					
4. Bryson will learn 3 skills					
n relaxation and					
mindfulness					
5. Bryson will learn 3 skills					
or physical and emotional					
self regulation					
6. Bryson learn safety skills					
7. Bryson will be able to					
hink and talk about					
raumatic					
nemories/experience					
eminders of trauma and be					
able to cope effectively with					
he distress (without					
becoming severely					
lysregulated)					
B. Bryson will engage in a					
2-week social skills group					
at this clinic to develop					
ocial skills to use in					
naking and keeping					
riends.					
			an and a second and a second and a second and a second and a second and a second and a second and a second and		
Background Needs	History of trainer -	nuclean state (ACD			
	History of trauma, de	evelopmental (ASD	alagnosis)		
Jseful Strengths:	Family, educational	setting			

Strengths to Build: Coping and savoring skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: mother reported no significant events/changes since last session. Continues to present with PTS symptoms, continues to struggle socially at school ("he doesn't have any friends at school").

12/27/19: ORS (Outcomes Ratings Scale): me - 10 ("good"), family - 10 ("good"), school/friends - 4 ("good," "my music teacher is mean - she doesn't like it if we ask to take a break or go to the bathroom."), everything - 10 ("good").

OBJECTIVE:

Mental Status

Mood: anxious and appropriate to circumstances **Affect:** constricted **Orientation:** oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family connectedness; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 01/03/20

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

Columbia: Encounter Date: 12/27/2019

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Homework check in: none assigned last session.

Therapy activity: engaged in psychoeducation regarding the therapy process, and TF-CBT, specifically. Read the book, "A Terrible Thing Happened." Related Bryson's experiences to the book character, Sherman, and also related the therapy process described in the book to the TF-CBT model of treatment that he can expect with this therapist. Provided an orientation to the TF-CBT workbook, with preparation for next session's workbook work (rapport building activities to get to know you, your family, and describe how you are feeling about coming to therapy).

Therapy activity: child-centered play therapy (developing self and emotional regulation skills, executive functioning skills, social skills, and engaging in emotional expression through child-directed play and communication). Bryson engaged in exploratory play with the vehicles on the road rug (setting up a race course), followed by expressive play with dragons (involving conflict and friendship).

Bryson transitioned well to the clean up time and the end of session.

SRS (Session Rating Scale): listening - 10, how important - 10, what we did - 10, overall - 10.

PLAN: Plan for next session	
FLAN. FIGHTOF HEXT SESSION	· 1. 化物理试验 · 2. 化物理分析 · 1.
Homework: none assigned	

Next session: 01/03/20. TF-CBT workbook - rapport building activities to get to know you, your family, and describe how you are feeling about coming to therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Media

Scan on 12/27/2019 2:14 PM by Tracy Jerome: 2019-12-27 Medical Records subpoena CNM

Orders Placed

None

Medication Changes

As of 12/27/2019 2:20 PM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 Autism spectrum disorder requiring substantial support (level 2) F84.0

MRN: 3294373

Huber, Bryson Way

Clinical Support 1/3/2020 St. Luke's Children's - Mental Health - Meridian Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/3/2020 10:00 AM • Signed

BILLING INFORMATION PATIENT INFORMATION Date of Service: 1/3/2020 Patient Name: Bryson Way Huber Birth Date: 5/8/2012 Principle Dx: ICD -10-CM 1 PTSD (post-F43 traumatic stress .10 disorder) F84 2 Autism spectrum .0 . disorder requiring substantial support (level 2) Total Time: Stop Time: Start Time: Telephone: 208-780-9705 10:00am 10:45am 45 min Service: Individual 45 min 90834 ASSIGNMENT Add on codes: N/A Location: SLHS MEADOWLAKE Type of Contact: Face-to-Face Contact with ST. LUKE'S CHILDREN'S -Client and Family MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670 Primary Physician: Christie A. Julian, MD Behavioral Health Therapist Annie G. Prince, Licensed Clinical Social Worker TYPE OF VISIT Session #3 Visit Type: Follow Up Visit **GOALS AND OBJECTIVES**

Behavioral Health Care Therapy Progress Note

Printed at 1/23/20 8:32 AM

TREATMENT PLAN						
Treatment Target Needs:	1. PTS symptoms:	adjustment to trau	ma emotional and			
<u> </u>	 PTS symptoms: adjustment to trauma, emotional and physical regulation issues, poor attention, impulsivity, sleep 					
	problems, anxiety.					
	2. Social skills impairment, due to ASD.					
Anticipated Outcomes	1 Bryson will show	1. Bryson will show a decrease in his PTS intensity score				
	to within the norma	a declease in his	PIS Intensity score			
	bis internalizing of	toption and sub-	ill show decreases in			
	his internalizing, at	17 to within the me	alizing subscales			
	scores of the PSC-	17 to within the no	rmai range.			
	appropriate social of	Die to make mends	and engage in age			
Patient's Goal(s) for	appropriate social s					
Treatment:	work through traum	increase ability to s	separate from mom,			
Describe concrete/	Dete		ke at least one friend.			
measurable objectives:	Date	Target	Objective			
1. Bryson will show a	Initiated: 12/13/19	-	Completed			
decrease in his PTS		Date: 12/13/20	□Yes □NO			
intensity score to within the						
normal range 2. Bryson will show						
decreases in his						
nternalizing, attention, and						
externalizing subscales						
scores of the PSC-17 to						
within the normal range.						
B. Bryson's mother will						
earn 3 skills/strategies for						
behavior management						
I. Bryson will learn 3 skills						
n relaxation and						
mindfulness						
5. Bryson will learn 3 skills						
or physical and emotional						
elf regulation						
6. Bryson learn safety skills						
. Bryson will be able to						
hink and talk about						
aumatic						
nemories/experience						
eminders of trauma and be						
ble to cope effectively with						
ne distress (without						
ecoming severely						
ysregulated)						
. Bryson will engage in a						
2-week social skills group						
t this clinic to develop						
ocial skills to use in						
naking and keeping						
iends.			}			
			Ref. cattoriation			
ackground Needs	History of trauma, de	evelopmental (ASE) diagnosis)			
Iseful Strengths:	Family, educational	setting				

Strengths to Build:

Coping and savoring skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: mother reported no significant events/changes since last session. Continues to present with PTS symptoms, continues to struggle socially at school ("he doesn't have any friends at school").

12/27/19: ORS (Outcomes Ratings Scale): me - 10 ("good"), family - 10 ("good"), school/friends - 4 ("good," "my music teacher is mean - she doesn't like it if we ask to take a break or go to the bathroom."), everything - 10 ("good").

1/3/20: ORS (Outcomes Ratings Scale): Bryson pointed to the happy face, stating, "good," and that he enjoyed "hanging out" and being on break from school this past week.

OBJECTIVE:

Mental Status

Mood: anxious and appropriate to circumstances **Affect:** constricted **Orientation:** oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family connectedness; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 01/10/20

Psychometric Testing Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

<u>Columbia:</u> Encounter Date: 01/03/2020

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Homework check in: none assigned last session.

Met with mom briefly to review and sign the treatment plans. She took copies and a copies were scanned to the chart.

Therapy activity: TF-CBT workbook - rapport building activity to describe how he is feeling about coming to therapy ("welcome to therapy"). Bryson described feeling "good" about coming to therapy. He stated, "I feel good about being here today. I like being here in therapy, because there are a lot of toys that I wish I had. Therapist is really great for little kids and big kids. People like counselors can help them, so they don't have a hard time."

Therapy activity: child-centered play therapy (developing self and emotional regulation skills, executive functioning skills, social skills, and engaging in emotional expression through childdirected play and communication). Bryson engaged continuously throughout session in some fine motor/expressive play with pipe cleaners and beads, describing how he likes "building things" and was building a "dinosaur." He then described several "facts" he knows about dinosaurs. as well as about different kinds of fish. While playing, I

didn't like. ""," and he talked about "scary strings" in Waylon's garage that he

SRS (Session Rating Scale): Bryson drew a picture of a smiling face with teeth. "I feel happy."

PLAN: Plan for next session Homework: none assigned

Next session: 01/10/20. Continue with TF-CBT workbook and play therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes

As of 1/3/2020 10:52 AM

None

Visit Diagnoses

5

Patient:Huber, Bryson Way HS MR# 3294373) DOB: 05/08/2012

Enc Date: 01/03/2020

PTSD (post-traumatic stress disorder) F43.10 Autism spectrum disorder requiring substantial support (level 2) F84.0

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Huber, Bryson Way

Clinical Support 1/17/2020Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker)St. Luke's Children's - MentalPrimary diagnosis: PTSD (post-traumatic stress disorder)Health - MeridianReason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/17/2020 10:00 AM • Signed

Discussed with supervisor, Travis Haase, LCPC, the issue of referral for follow-up CARES interview. Travis recommended getting a copy of the previous CARES interview to review before determining if a follow interview would be indicated. Travis clarified that a referral for a CARES interview must either come from CPS or law enforcement, and that, if one is needed in the future, the most likely route for recommending it would be through CPS.

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/17/2020 10:00 AM • Addendum

Date of Service:	1/17/2020		
Date of Service: 1/17/2020			
disorder) 2 Autism spectru . disorder requir	um F84 ring .0		
Start Time: 10:00 am	Stop Time: 10:45am	Total Time: 45 min	
		ł	
Type of Contact	t: Face-to-Face	Contact with	
	traumatic stre disorder) 2 Autism spectre disorder require substantial sur (level 2) 5tart Time: 10:00 am 5ervice: Individu Add on codes: Type of Contact	-10- CM I PTSD (post- F43 traumatic stress .10 disorder) 2 Autism spectrum F84 disorder requiring .0 substantial support (level 2) Start Time: Stop Time:	

Behavioral Health Care Therapy Progress Note

MRN: 3294373

Visit Type: Follow Up Visit	Session # 4
TYPE OF VISIT	
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>	

GOALS AND OBJECTIVES

TREATMENT PLAN			States of the second second		
Treatment Target Needs:	 PTS symptoms: adjustment to trauma, emotional and physical regulation issues, poor attention, impulsivity, sleep problems, anxiety. Social skills impairment, due to ASD. 				
Anticipated Outcomes Patient's Goal(s) for	 Bryson will show to within the norma his internalizing, att scores of the PSC- Bryson will be at appropriate social s Decrease anxiety, i 	a decrease in his I range. Bryson wi tention, and extern 17 to within the no ble to make friends skills ncrease ability to s	PTS intensity score ill show decreases in alizing subscales rmal range. and engage in age		
Treatment: Describe concrete/	work through traum	a. Bryson will mal	ke at least one friend.		
measurable objectives: 1. Bryson will show a decrease in his PTS intensity score to within the normal range 2. Bryson will show decreases in his internalizing, attention, and externalizing subscales scores of the PSC-17 to within the normal range 3. Bryson's mother will learn 3 skills/strategies for behavior management 4. Bryson will learn 3 skills in relaxation and mindfulness 5. Bryson will learn 3 skills for physical and emotional self regulation 6. Bryson learn safety skills 7. Bryson will be able to think and talk about	Initiated: 12/13/19	Target Completion Date: 12/13/20	Objective Completed Yes NO		
traumatic memories/experience reminders of trauma and be able to cope effectively with the distress (without becoming severely dysregulated)					

Background Needs	History of trauma, developmental (ASD diagnosis)
making and keeping friends.	
8. Bryson will engage in a 12-week social skills group at this clinic to develop social skills to use in	>

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: mother reported no significant events/changes since last session. Continues to present with PTS symptoms, continues to struggle socially at school ("he doesn't have any friends at school").

12/27/19: ORS (Outcomes Ratings Scale): me - 10 ("good"), family - 10 ("good"), school/friends - 4 ("good," "my music teacher is mean - she doesn't like it if we ask to take a break or go to the bathroom."), everything - 10 ("good").

1/3/20: ORS (Outcomes Ratings Scale): Bryson pointed to the happy face, stating, "good," and that he enjoyed "hanging out" and being on break from school this past week.

1/17/20: ORS (Outcomes Ratings Scale): Bryson pointed to/drew the following face: smiling. He stated that he felt "happy" to be feeling better. Last week, he was "throwing up" sick.

OBJECTIVE:

Mental Status

Mood: anxious and appropriate to circumstances **Affect**: constricted **Orientation**: oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family connectedness; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 01/24/20

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A):

No flowsheet data found.

Columbia: Encounter Date: 01/17/2020

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Homework check in: none assigned last session.

Treatment plan objective(s) targeted for today's session: 1. Bryson will show a decrease in his PTS intensity score to within the normal range

Therapy activity: TF-CBT workbook - rapport building activities ("about you" and "about your family"). Bryson again chose to engage verbally with the therapist in response to the question prompts for the therapy activity, rather than doing some drawing/writing of his own. He explored his strengths (creativity, "I am good at learning," "I am good at math," "I am good at cutting with scissors and playing with toys") and interests ("I love to hang out with other people," "I love to hang out with my mom or dad on school days"). He explored his family's strengths and interests ("I like how my family is nice to me," "They take care of you," "We like to hang out and watch shows and stuff," "We like to eat pancakes at a restaurant."). Discussed with Bryson what to expect regarding next session's therapy activity: psychoeducation regarding trauma and about childhood sexual abuse, specifically.

Therapy activity: child-centered play therapy (developing self and emotional regulation skills, executive functioning skills, social skills, and engaging in emotional expression through childdirected play and communication). During the therapy activity, Bryson immediately got to work with some play therapy (even as he talked and listened), getting out aggression toys (dinosaurs, dragons) and creative materials (pipe cleaners) and then constructing his own, dinosaur-like creations. His creations has very long tails which he used with a whipping motion to attack and defeat other creatures, and then it went searching in the doll house for a boy figure who repeatedly tried to hide from it (under the bed, inside a cupboard). He made more creations that fought with each other. One of them finally did extract the boy from the house and took him over to the couch. Bryson transitioned well at stop and clean up time. Play was predominantly imaginative and aggression-related.

SRS (Session Rating Scale): Bryson pointed to/drew the following face: smiling. "I like being here."

Met after session with mom and discussed meeting jointly as a family for the psychoeducation therapy activity next session, and then breaking out for individual play therapy. Mom agreed to this plan. Mom also gave instructions for CARES referrals - a referral must come either from CPS or law enforcement to completed a CARES interview.

PLAN: Plan for next session	· · · ·		Shing.	-
Homework: none assigned		 		

Next session: 01/24/20. Continue with TF-CBT workbook (psychoeducation regarding trauma) and play therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes

As of 1/17/2020 10:58 AM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 Autism spectrum disorder requiring substantial support (level 2) F84.0

Huber, Bryson Way

St. Luke's Children's - Mental Health - Meridian

Clinical Support 1/24/2020 Provider: Annie G. Prince, Licensed Clinical Social Worker (Social Worker) Primary diagnosis: PTSD (post-traumatic stress disorder) Reason for Visit: Referred by Christie A. Julian, MD

Progress Notes

Annie G. Prince, Licensed Clinical Social Worker (Licensed Clinical Social Worker) • Social Worker • 1/24/2020 10:00 AM • Addendum

Behavioral Health Care Therapy Progress Note

PATIENT INFORMATION	BILLING INFOR	MATION	
Patient Name: Bryson Way Huber	Date of Service:	1/24/2020	
Birth Date: 5/8/2012	 Principle Dx: 1 PTSD (post- traumatic strudisorder) 2 Autism spectrudisorder requisubstantial su (level 2) 	um F84 ring .0	
Telephone: 208-780-9705	Start Time:10:00 am	Stop Time: 10:45am	Total Time: 45 min
ASSIGNMENT	Service: Individu		4
Location: SLHS MEADOWLAKE ST. LUKE'S CHILDREN'S - MENTAL HEALTH - MERIDIAN 3525 E LOUISE DR STE 320 MERIDIAN ID 83642-6303 208-706-5670	Add on codes: Type of Contac Client and Famil	t: Face-to-Face	Contact with
Primary Physician: Christie A. Julian, MD			
Behavioral Health Therapist <u>Annie</u> <u>G. Prince, Licensed Clinical Social</u> <u>Worker</u>			
TYPE OF VISIT	1-		
Visit Type: Follow Up Visit	Session	#5	
GOALS AND OBJECTIVES			

MRN: 3294373

Treatment Target Needs:	1. PTS symptoms:	adjustment to trai	ma, emotional and		
<u> </u>	 PTS symptoms: adjustment to trauma, emotional and physical regulation issues, poor attention, impulsivity, sleep 				
	don, impaidraty, sice				
	problems, anxiety. 2. Social skills impairment, due to ASD.				
Anticipated Outcomes	1. Bryson will show a decrease in his PTS intensity sco				
•	to within the norma	I range. Bryson w	ill show decreases in		
	his internalizing, attention, and externalizing subscales scores of the PSC-17 to within the normal range.				
			and engage in age		
	appropriate social		and engage in age		
Patient's Goal(s) for			separate from mom,		
Treatment:			ke at least one friend		
Describe concrete/	Date	Target	a de la constante de la constante de la constante de la constante de la constante de la constante de la consta		
measurable objectives:	Initiated: 12/13/19		Objective		
1. Bryson will show a	milialeu. 12/13/19	Date: 12/13/20	Completed		
decrease in his PTS		Date: 12/13/20	□Yes □NO		
intensity score to within the					
normal range					
2. Bryson will show					
decreases in his					
internalizing, attention, and					
externalizing subscales					
scores of the PSC-17 to					
within the normal range					
3. Bryson's mother will					
learn 3 skills/strategies for					
behavior management					
4. Bryson will learn 3 skills					
in relaxation and					
mindfulness					
5. Bryson will learn 3 skills					
for physical and emotional					
self regulation					
6. Bryson learn safety skills					
7. Bryson will be able to					
think and talk about					
raumatic					
nemories/experience					
eminders of trauma and be					
able to cope effectively with					
he distress (without					
becoming severely					
dysregulated)					
3. Bryson will engage in a					
12-week social skills group					
at this clinic to develop					
social skills to use in					
making and keeping					
iriends.					
		a an an an an an an an an an an an an an			
	History of trauma, d		D diagnosis)		
Jseful Strengths:	Family, educational	setting			

•

Patient:Huber, Bryson Way (HS MR# 3294373) DOB: 05/08/2012

Strengths to Build: Coping ar

Coping and savoring skills, resilience

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

12/13/19: mother reported no significant events/changes since last session. Continues to present with PTS symptoms, continues to struggle socially at school ("he doesn't have any friends at school").

12/27/19: ORS (Outcomes Ratings Scale): me - 10 ("good"), family - 10 ("good"), school/friends - 4 ("good," "my music teacher is mean - she doesn't like it if we ask to take a break or go to the bathroom."), everything - 10 ("good").

1/3/20: ORS (Outcomes Ratings Scale): Bryson pointed to the happy face, stating, "good," and that he enjoyed "hanging out" and being on break from school this past week.

1/17/20: ORS (Outcomes Ratings Scale): Bryson pointed to/drew the following face: smiling. He stated that he felt "happy" to be feeling better. Last week, he was "throwing up" sick.

1/24/20: ORS (Outcomes Ratings Scale): Bryson pointed to/drew the following face: "happy" -"I had a happy day today. I am doing good in school." His mother expressed pride in him for doing well at school, and he responded with happiness to her.

OBJECTIVE:

<u>Mental Status</u>

Mood: anxious and appropriate to circumstances **Affect**: constricted **Orientation**: oriented 3x - person, place, situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: family connectedness; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: Follow-up scheduled: 01/31/20

Psychometric Testing

Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

Columbia: Encounter Date: 01/24/2020

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Discussed with mom the recommendation that the therapist first review the previous CARES forensic interview records before determining if a follow up interview would be indicated. Mom signed a ROI for the CARES clinic records. Met together with mom for the psychoeducation portion of the session. Met individually for the child-centered play therapy work.

Treatment plan objective(s) targeted for today's session: 1. Bryson will show a decrease in his PTS intensity score to within the normal range

Therapy activity: psychoeducation regarding trauma and trauma treatment. TF-CBT workbook - "Learning About Upsetting/Confusing Events," "Sexual Abuse Psychoeducation for Children. " Discussed what sexual abuse is (definition), who it happens to how, how kids feel, that it is never the child's fault, and that kids should always tell a trusted adult about it. Read the book, "A Very Touching Book," which introduces the concepts of "good touch, bad touch, and secret touch," teaches the difference between safe and unsafe secrets, teaches anatomical names for private body parts, and teaches empowerment and safety skills that children have the right to have safety in their bodies, the right to say "no" and that they should tell a trusted adult about secret touching. Bryson engaged actively in the psychoeducation, asking some questions, responding to questions, and listening intently. He also leaned into his mother for comfort and support during this activity.

Therapy activity: child centered play therapy (developing skills in self/emotional regulation, competence and confidence building and expressing feelings through child-directed play and communication). Bryson engaged in creative work with pipe cleaners, and then transitioned to playing with his kitchen whisk (brought from home) and dragons and knights and one horse. He played that the whisk battled and defeated the dragons and knights, repeating that several times. He then put the toys away and engaged in play with the sand tray. He put the large rock mountain in, sprinkled it with some sand, and then added the large octopus, burying it with sand. He added a few rocks, then played that the octopus was slowly working its way out of the sand. When session play time was up, he re-buried the octopus and then put a lid on the sand tray.

SRS (Session Rating Scale): Bryson drew a picture of the following face: "happy."

Met with mom after session. Reviewed what to expect for next session: psychoeducation regarding trauma - domestic violence. Confirmed next scheduled appointment.

PLAN: Plan for next session

Next session: 01/31/20. Continue with TF-CBT workbook (psychoeducation regarding trauma) and play therapy.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Annie G. Prince, Licensed Clinical Social Worker

Provider signature/credential(s)

Additional Documentation

Encounter Info: Billing Info, History, Allergies, Detailed Report

Orders Placed

None

Medication Changes

As of 1/24/2020 10:55 AM

None

Visit Diagnoses

PTSD (post-traumatic stress disorder) F43.10 Autism spectrum disorder requiring substantial support (level 2) F84.0

PEDIATRIC COMPREHENSIVE DIAGNOSTIC ASSESSMENT & TREATMENT PLAN

PATIENT INF		BILLING INFORM				
Patient Name	Bryson Way Huber	Date of Service: 7/30/2019				
Birth Date: 5/	8/2012	Primary Dx: F93.0 Separation Anxiety Disorder				
		PTSD				
	ŧ	Autism Spectrum	Disorder requiri	ng substantia		
		support for social	communication	and behavior		
		F84.0				
		2	Cton	Total Time: 55		
Telephone: 20	p8-780-9705	Start	Stop Time: 10:55	minutes		
		Time: 10:00 Service: Initial C		L		
ASSIGNMEN		Add on codes:				
Location: SLH	IS MEADOWLAKE		IN/A H Eace-to-Eace (Contact with		
	HILDREN'S REHAB -	Client and Famil				
MERIDIAN		Client and Farm	у			
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	83642-6303					
208-706-567	U I					
Defensed but	Christie A. Julian, MD					
1072 N Liber						
Suite 203						
Boise, ID 837	704					
Primary Phys	sician: Christie A.					
Julian, MD						
Behavioral H	ealth Therapist Lenore	2				
S. Smith. Lic	ensed Clinical Social					
Worker						
The second second						

EVDE OF VIG	T. Initial Ass	essment & Treatment Plan	
		ANNUAL ASSESSMENT	90 DAY REVIEW
ORIGINAL C	DA DATE:		DATE: 10-30-19
7-30-19		DATE: 7-30-20	DATE. TO CO TO

PRESENTING PROBLEM: Current presentation and brief description of the problem.

Bryson Way Huber is a 7 y.o. male who is seeking treatment at this clinic for anxiety, emotional dysregulation, deficits in social skills and communication skills, separation anxiety. Pt diagnosed with ASD in the past year, '

PSYCHIATRIC REVIEW OF SYSTEMS: Psychiatric/Mental Health challenges including onset, trigger, duration, frequency, and severity of symptoms. Functional Effects of presenting challenge. Depression assessment. Suicide/homicide assessment. Other symptoms assessed.

Trigger Event & Onset

Mom leaving room, or going places without him,

sister not slepping in same room-

Symptoms & Soverity

- o Depressive Symptoms: N/A
- Manic Symptoms: N/A
- Psychotic Symptoms: N/A
- Anxiety Symptoms: excessive anxiety/worry, difficulty controlling worry, irritability, sleep disturbance, difficulty concentrating, restlessness, fearful to separate, distress when separated, worry about parents and something happening to them and desire for sameness
- ADHD Symptoms: inattention, distractibility, impulsivity, loses temper and defiant
- Autism Symptoms: failure to develop peer relationships appropriate to development level, lack of social or emotional reciprocity and language delay
- Sleeping Habits: denied

PAST PSYCHIATRIC HISTORY: List previous treatment dates, name of provider, therapeutic intervention and response, previous suicidal or homicidal behavior (including dates and methods of lethality) source of clinical data, relevant <u>family psych</u> information, and previous consultation/evaluation records.

Psychiatric/Mental Health Treatment History

Prior Treatment History (Who/When/Where/Outcome of Tx): Yes Mental Health Therapy with Sidra Beckett 1/2017-7/2017 4/2018-7/2018

Children's play therapy house with Jackie - not sure of dates Has received OT and SLP at St Luke's Children's Rehab Meridian. Recently discharged from OT with Ann Short.

Family Psychiatric History

Father - alcohol and drugs, anxiety, depression, panic attacks Mother - anxiety, Depression, OCD, Panic attacks Sister - ADHD Great uncle - schizophrenia

SUBSTANCE ABUSE HISTORY: For patients 10 and older, a substance abuse screening occurs. Documentation includes past, present alcohol and/or illicit drugs, use of over-the-counter medications, nicotine use, and caffeine use. When an active substance abuse challenge is identified, documentation shows the patient is referred to complete the Global Appraisal of Individual Needs-I (GAIN-I).

Child / Family Substance Use & Problem Gambling History

No concerns of substance abuse are reported. for pt, but history of dad substance abuse is reformal needed. No

Tobacco Use and Pack Year History: No and The patient denies current or previous tobacco use.

Never Smoker An Never Used

÷., ;

MEDICAL HISTORY: Relevant medical conditions are listed, prominently identified and revised as appropriate in the treatment record. Medical hx includes dates and providers of previous tx, current <u>PCP</u> and/or other treating providers, patients known allergies, and family medical hx.

Medical History/Allergies:

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Ę	.,	•,		,	÷	

- Asthma
- Autiem
- Autism

Current Medications:

mco/actuati	DLIN HFA) 90 on inhaler sone (QVAR) 40	Inhale 2 puffs into the lungs every 6 (six) hours as needed for Wheezing. Inhale 1 puff into the lungs 2 (two) times daily.

No current facility-administered medications for this visit.

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PCP: Christie A. Julian, MD

Family Medical History:

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REVIEWED MEDICAL RECORDS: (Name of provider or agency / Date of the Record /Date Reviewed): Yes: Mental health records in EPIC

SOCIAL HISTORY: The psychosocial hx includes current living situation, primary supports, educational hx (include school, teacher, learning disabilities, grade performance, IEP, 504, school social/behavioral functioning), employment hx, legal hx, issues relevant to the patient's culture, race, religion/spirituality, ethnicity, age, and gender, sexual orientation, sexual hx including perpetrator or victim of abuse, trauma or abuse hx, and patient's interests/hobbies/recreational activities. Also list the absence of or utilization of community resources (support groups, social services, etc.).

4-43

<u>Current Living Situation and Extended Environmental Systems (Include Financial & Housing)</u> Lives in a rental. They will be moving in 2 weeks and don't yet know where they will move to. Mom working toward certification in medical transcription and will finish soon. Finances are very tight and she is receiving assistance from LDS ward. Step-dad Justin is in jail due to probation violation, for the next year.Justin's brother Shane, 41, and his 12 year old son, have been living with the family. Also in the home is twin sister Brynlee and 10 month old Elliana.

Family and Relationships Bio Dad Weylen lives in Winnemucca, NV. Currently no contact Step-dad in jail for a year. Mom, Janea, has positive relationship with pt. Bryson has difficulty regulating emotions and will scratch or hit, use harsh words. Maternal grandma in the area. Pt mother in therapy trying to figure out whether or not to stay in current marriage which has had some serious problems including several infidelities on her husband's part.
<u>Cultural and Spiritual Information</u> Mom joined LDS church about a year ago and the family is active.
Involved in church, not involved in community activities. Pt has difficulty with peers. Plays well initially but gets irritated when he cannot direct all the play.
Hobbies and Interests Dinosaurs, godzilla, squishy toys, swimming.
Child / Family's Educational and/or Vocational School Name: Prospect Elementary
Grade at: 2nd
Setting: Special Education
Academic Performance: good
Recent changes in school performance: denied
IEP/504 Plan: Yes - IEP for speech and developmental delay
Expulsions: denied
Suspensions: denied
Repeated a grade: denied
Trauma History & Impact on Child & Family Yes: early childhood
Addlescent Sexual Behavior History (12 and older only) Denied
<u>Child / Family Legal History</u> Denied
DEVELOPMENTAL HISTORY: Prenatal & Perinatal events, milestones, separation anxiety, reactive attachment, autism spectrum

33 week gestation, twin, weighed less than 2 lbs at birth and in NICU 5.5 weeks. Pt diagnosed with ASD August 2018. Current separation anxiety.

Gross Motor: Delayed: OT

Fine Motor: Delayed: OT

Language: Delayed: SLP

Social: Delayed: OT

Toileting: Delayed: currently independent

PSYCHOMETRIC TESTING Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found.

No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

CRAFFT No flowsheet data found.

MENTAL STATUS EXAM: A thorough mental status exam is documented in the initial assessment documenting affect, speech, mood, thought content, judgment, insight, attention or concentration, memory, and impulse control at a minimum.

Appearance: dressed Appropriate for chronological age, dressed for season, setting, and occasion, neat and tidy, well groomed and casually dressed Behavior: appropriate eye contact, calm and within normal limits Psychomotor: within normal limits

Mood: euthymic

Affect: congruent Thought Progression/Content: logical connections

Speech: normal amount, rate, rhythm, volume, prosody

Hallucinations: none

Delusions: none

Current Suicidal/Homicidal Ideation: no homicidal ideation, no suicidal ideation

Behavior List: Relatedness (to parents, examiner and attachment behaviors): separation issues with

Regulation State & Sensory Regulation: difficulty regulating emotions, cannot tolerate certain foods due to texture

Aggression: can become aggressive when upset

Frustration Tolerance: easily frustrated

Cognition: grossly intact

- o Attention alert
- Memory: within normal limits WNL
 - Estimated Intellectual Functioning: appears appropriate for age

Insight/Judgment: impaired insight Orientation: oriented to person, place, time/date, situation and day of week Attitude: friendly and open Other Observations: No

RISK ASSESSMENT: SAFETY CONSIDERATIONS The record documents a risk assessment including the presence or absence of imminent risk of harm to self or others, suicidal ideation, homicidal ideation, or elopement potential. The record includes dates, method, and lethality of previous suicidal or homicidal behavior.

Risk Factors

Current/History of suicidal or homicidal ideation, plan(s) or attempt(s):

Current/History of self-inflicted bodily harm:

X Current/History of aggression toward persons, animals or property:

Current/History of inability to provide for health and safety:

□ Risks aggravated by substance abuse:

X Denies suicidal or homicidal ideation, intent or plan:

□ Recently released from an institution:

□ Medication Noncompliance:

□ Recent loss (family, job, health freedom:

□ Unemployed

□ Homeless:

Lack of support:

Domestic Violence

口 Other:

Protective Factors

X Denied suicidal or homicidal ideation, intent or plan:

X Religious affiliation:

X Family support:

□ Motivated for treatment:

Coping skills:

X Goal directed thinking or thought processing:

X No access to firearms:

Other:

Suicide Risk Potential

IS PROACTIVE SAFETY PLAN NEEDED: No due to minimal risk. (include who provided clinical consultation with you) Contact numbers for emergency: Provisions for lethal means and access: Social support contact identified: Follow-up scheduled:

DIAGNOSTIC FORMULATION: <u>Clinical formulation</u> is present and provides clinically appropriate analysis of treatment issues, differential diagnosis, strategies and priorities

for treatment, prognosis, and addresses issues of non-compliance (if appropriate). The clinical formulation will include any psychometric used to justify DSM diagnostic criteria. The record contains a medical necessity statement including the following: that ack of treatment will result in increased impairment for patient, that services cannot be rendered at a lower level of care, and that not receiving treatment will result in further decompensation and a need for higher level of care. Include DSM5/ICD10 diagnosis, consistent with the presenting problem(s), history, mental status exam, differential diagnosis, and/or other assessment and other appropriate data.

Clinical Formulation:

Based on patient's presenting problem, the primary mental health diagnosis of 309.21(F93.0) Separation Anxiety Disorder meets DSM 5 criteria as evidenced by symptoms and severity ofexcessive anxiety/worry, difficulty controlling worry, irritability, sleep disturbance, difficulty concentrating, restlessness, fatigue, fearful to separate, distress when separated, worry about parents and something happening to them, panic attacks and desire for sameness. The clinical focus of treatment will be emotional regulation, coping and advocacy skill building. Pt also meets criteria for ASD:

Persistent deficits in social communication and social interaction across multiple contexts, as manifested by the following, currently or by history (examples are illustrative, not exhaustive, see text):

Deficits in social-emotional reciprocity, ranging, for example, from abnormal social approach and failure of normal back-and-forth conversation; to reduced sharing of interests, emptions, or affect; to failure to initiate or respond to social interactions.

Deficits in nonverbal communicative behaviors used for social interaction, ranging, for example, from poorly integrated verbal and nonverbal communication; to abnormalities in eye contact and body language or deficits in understanding and use of gestures; to a total lack of facial expressions and nonverbal communication.

Deficits in developing, maintaining, and understanding relationships, ranging, for example, from difficulties adjusting behavior to suit various social contexts; to difficulties in sharing imaginative play or in making friends; to absence of interest in peers.

Restricted, repetitive patterns of behavior, interests, or activities, as manifested by at least two of the following, currently or by history (examples are illustrative, not exhaustive; see text):

Stereotyped or repetitive motor movements, use of objects, or speech (e.g., simple motor stereotypies, lining up toys or flipping objects, echolalia, idiosyncratic phrases).

Insistence on sameness, inflexible adherence to routines, or ritualized patterns or verbal nonverbal behavior (e.g., extreme distress at small changes, difficulties with

transitions, rigid thinking patterns, greeting rituals, need to take same route or eat food every day).

Highly restricted, fixated interests that are abnormal in intensity or focus (e.g, strong attachment to or preoccupation with unusual objects, excessively circumscribed or perseverative interest).

Hyper- or hyporeactivity to sensory input or unusual interests in sensory aspects of the environment (e.g., apparent indifference to pain/temperature, adverse response to specific sounds or textures, excessive smelling or touching of objects, visual fascination with lights or movement).

Specify current severity:

Symptoms must be present in the early developmental period (but may not become fully manifest until social demands exceed limited capacities, or may be masked by learned strategies in later life).

Symptoms cause clinically significant impairment in social, occupational, or other important 🛛 D.

areas of current functioning.

E. These disturbances are not better explained by intellectual disability (intellectual developmental disorder) or global developmental delay. Intellectual disability and autism spectrum disorder frequently co-occur; to make comorbid diagnoses of autism spectrum disorder and intellectual disability, social communication should be below that expected for general developmental level.

Pt meets criteria for PTSD:

stress at external triggers, recurrent intrusive distressing memories of event, avoidance of distressing memories, thoughts, feelings. Avoidance of external reminders. Reactivity: irritability, exaggerated startle response, concentration issues, sleep disturbance, anger outbursts, aggression, distorted cognitions, shame, fear.

<u>Diagnosis:</u>

Separation Anxiety Disorder (F93.0) PTSD Autism Spectrum Disorder, Level 2

Medical Necessity:

Patient Meets Medical Necessity: Patient requires services to address emotional and behavioral health condition in order to avoid de-compensation of health or require a higher level of care.

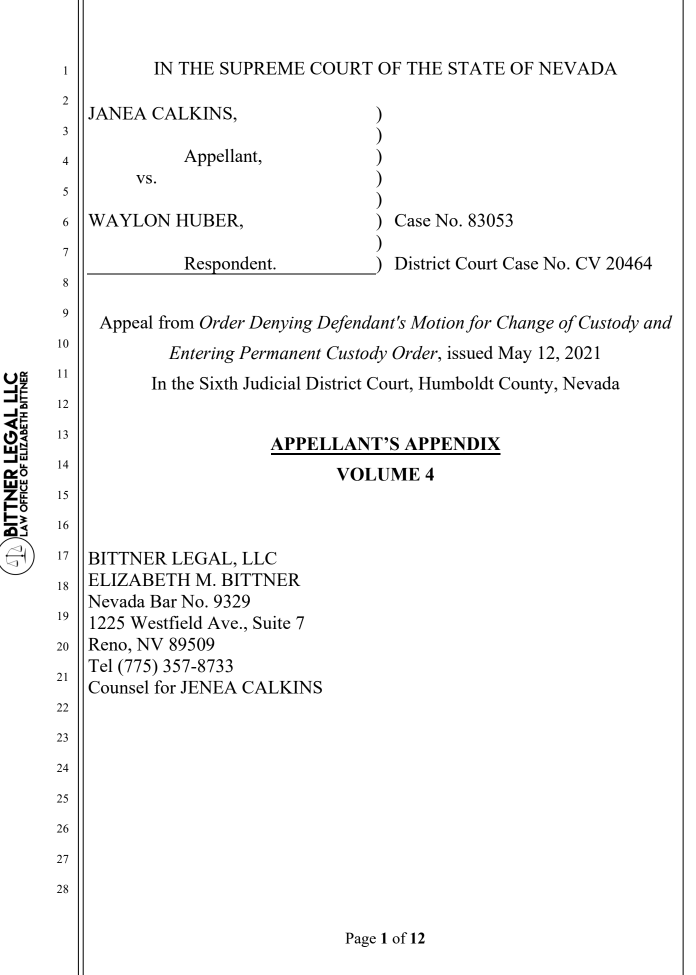
<u>Issues Informing Treatment Considerations</u> (Assets & liabilities that support or inhibit the recovery process, resources that the patient/family and/or their environment brings to the recovery process, readiness and motivation for treatment, & functional deficits). Mom very supportive, church community supportive, no contact with dad, step-dad in jail, financial and housing difficulties.

<u>Level of Care</u> (The intensity of services (how often) and the expected duration of treatment. Outline recommended treatment. Based on the above information these are the treatments or intervention that are recommended and the anticipated impact the treatment will have. Are there any interventions that should be avoided due to patient's situation?)

Low Intensity Community Based Services

<u>Prognosis for Treatment:</u> Given current circumstances what is the prognosis or level of motivation/engagement? fair

TREATMENT PLAN			· · · · · · · · · · · · · · · · · · ·	
1 st Priority Problem / Symptom:	Separation	anxiety, trauma		
Patient's Goal(s) for Treatment:				
Describe concrete/ measurable objectives:	Date Initiated:		Objective Completed	
Explore and begin to resolve issues related to history of abuse.	7-39-19	Date: 7-30-20	□Yes □NO	
1. Share details of abuse with the the the the the the the the the t				
2. Develop strategies to help cope with stressful memories				



ALPHABETICAL INDEX OF DOCUMENTS IN APPENDIX

2	DOCUMENT	DATE	VOL.	PAGES
3	Affidavit of Janea Huber in Support of	May 17, 2017	1	A0226-
1	"Emergency Motion To Suspend			A0232
4	Visitation and Request For Expedited			
5	Hearing" and Affidavit of Janae Huber			
6	in Support of Ex Parte Motion for			
Ŭ	Return of Minor Children			
7	Affidavit of Janea Huber in Support of	June 13, 2017	2	A0285-
8	Ex Parte Emergency Motion to			A0288
	Suspend Visitation			
9	Audio Transcription of Hearing	July 15, 2020	4	A0847-
10				A0982
11	Case Appeal Statement	June 10, 2021	5	A1085-
				A1088
12	Delivery of Affidavit	May 11, 2017	1	A0195-
13				A0197
1.4	Discharge of Attorney and	February 1,	2	A0403-
14	Substitution in Propria Persona	2018		A0404
15	Emergency Ex Parte Motion to	May 24, 2019	1	A0537-
16	Change Custody			0549
	Emergency Noticed Motion to	May 9, 2017	1	A0117-
17	Suspend Visitation and Request For			A0141
18	Expedited Hearing			
19	Ex Parte Emergency Motion for	May 8, 2017	1	A0103-
19	Temporary Custody			A0112
20	Ex Parte Emergency Motion	April 14, 2017	1	A0047-
21	Regarding Children (Motion to			A0053
	Change of Custody Motion)			
22	Ex Parte Emergency Motion	April 18, 2017	1	A0060-
23	Regarding Children (Motion to			A0077
24	Enforce Change of Custody)			
24	Ex Parte Motion For Order Shortening	May 9, 2017	1	A0142-
25	Time			A0170
26	Ex Parte Motion For Return of Minor	May 9, 2017	1	A0171-
	Children: Opposition to Father's May			A0190
27	8, 2017 Ex Parte Motion			
28				
I	1			

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Ex Parte Emergency Motion to	June 9, 2017	1	A0269-
Suspend Visitation			A0280
Ex Parte Motion to Compel	May 16, 2018	2	A0410-
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Ex Parte Motion to Modify Custody	March 25,	2	A0468-
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Ex Parte Motion to Produce Children	June 26, 2019	4	A0795-
and Grant Third-Party Custody			A0819
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			A0097
Minutes (June 22, 2017 hearing)	June 22, 2017	2	A0352-
			A0353
Minutes (January 5, 2018 hearing)	January 5,	2	A0397-
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Minutes (March 30, 2018 hearing)	March 30,	2	A0405-
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Minutes (October 24, 2018 hearing)	October 24,	2	A0418
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Minutes (November 20, 2018 hearing)	November 20,	2	A0422-
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Minutes (February 26, 2019 hearing)	February 26,	2	A0458
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	2019		
Minutes (February 27, 2020 hearing)	February 27,	4	A0781-
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Minutes (July 15, 2020 hearing)	July 15, 2020	4	A0843-
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Motion for Change of Custody	March 8, 2021	5	A1011-
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1 5	2019		A0445
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of Janea Huber in Support of	J - J - I		A0225
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Non-Opposition to Motion to be	September 13,	2	A0377-
Relieved as Counsel	2017		A0378
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rear of the provide the provid		~	A1099

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LLC)			A0794
Notice of Appearance (Maddox)	April 28, 2017	1	A0082-
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C C	2017		A0393
Notice of Hearing	January 31,	2	A0401-
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			A0415
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			A0512
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	2019	_	
Proof of Service	December 23,	3	A0573
	2019		
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Proof of Service	February 20, 2020	3	A0581
Proof of Service	March 15,	2	A0464-
Proof of Somioo	2021 April 12, 2021	5	A0465
Proof of Service Proof of Service	April 12, 2021	5	A1033 A1054-
Proof of Service	May 5, 2021	5	
Proof of Service	May 26, 2021	5	A1056 A1080-
Proof of Service	May 26, 2021	5	
Durant of Semica (Mation to Enforce	August 16	3	A1081
Proof of Service (Motion to Enforce	August 16,	3	A0555
Divorce Decree)	2019	3	10556
Proof of Service (Motion to Modify	August 116,	3	A0556
Custody due to Change in	2016		
Circumstance)	I 0 2021	5	A 1000
Proof of Service for Request for	June 9, 2021	5	A1082-
Submission	NC 7 0010	2	A1083
Proof of Service for Supplement to	May 7, 2019	3	A0519
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Proof of Service for Supplement to	February 24,	3	A0583
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Custody Motion)			
Proof of Service of the Ex Parte	April 18, 2017	1	A0078
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Children (Motion to Enforce Change			
of Custody)	I I I O O O I C		
Qualified Domestic Relations Order	July 19, 2016	1	A0039-
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1	Reply to Motion to Modify Custody and Related Relief	February 1, 2019	2	A0452
2	Reply to Motion to Reopen Discovery	February 1, 2019	2	A0453
3 4	Reply to Opposition for Motion for Order to Show Cause for Order	July 19, 2021	5	A1122- A1124
5	Regarding Defendant's Consent to			A1124
6 7	Obtain Passports Reply To Opposition To Father's May	May 11, 2017	1	A0198-
8	8, 2017 Ex Parte Motion; and Opposition to Mother's Ex Parte			A0216
9	Motion For Return of Minor Children; and Opposition To Mother's			
.0	Emergency Motion to Suspend Visitation			
11 12	Reply To Opposition To Fathers Motion To Strike Defendant's	May 25, 2017	2	A0256- A0260
13	Affidavit of Janea Huber in Support of Emergency Motion to Suspend			110200
14	Visitation and Request for Expedited			
15 16	Hearing" Request for Hearing	October 17, 2017	2	A0382-
7	Request for Hearing	November 9, 2017	2	A0383 A0388- A0389
8 9	Request for Hearing	January 4, 2019	2	A0389 A0433
0	Request for Hearing	May 17, 2019	3	A0535- A0536
21 22	Request for Submission of	May 23, 2017	2	A0252-
23	"Emergency Noticed Motion to Suspend Visitation and Request for			A0253
24	Expedited Hearing" Request for Submission of	May 9, 2017	1	A0193-
25	Defendant's "Ex Parte Motion For Return of Minor Children: Opposition			A0194
26 27	To Father's May 8, 2017 Ex Parte Motion"			
28		1	1	<u> </u>

DITTNER LEGAL LLC

1	Request for Submission of Ex Parte	May 8, 2017	1	A0113-
	Emergency Motion for Temporary			A0114
2	Custody			
3	Request for Submission of Ex Parte	April 14, 2017	1	A0059
4	Emergency Motion Regarding			
	Children (Motion to Change of			
5	Custody Motion)			
6	Request for Submission of Ex Parte	May 8, 2017	1	A0115-
_	Emergency Motion Regarding			A0116
7	Children: Motion to Enforce			
8	Request for Submission of Ex Parte	May 9, 2017	2	A0283-
9	Emergency Motion to Suspend			A0284
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10	Request for Submission of Ex Parte	May 9, 2017	1	A0191-
11	Motion To Shorten Time			A0192
12	Request for Submission of	May 23, 2017	2	A0254-
	Memorandum of Costs and Fees and			A0255
13	Order For Attorney Fees	NA 25 2017	2	4.02(1
14	Request for Submission of Motion to	May 25, 2017	2	A0261-
1.5	Strike Defendant's Affidavit of Janea			A0262
15	Huber in Support of Emergency			
16	Motion To Suspend Visitation and Request For Expedited Hearing			
17	Request For Expedited Hearing Request for Submission of Motion to	Sontombor 12	2	A0379-
	Withdraw as Counsel	September 13, 2017	2	A0379- A0380
18	Request for Submission of Notice of	November 9,	2	A0390-
19	Findings of Division of Child and	2017	2	A0391
20	Family Services	2017		110371
	Request for Submission of "Order	June 15, 2017	2	A0316-
21	After May 4, 2017 Emergency	5 and 15, 2017	2	A0326
22	Hearing"			110020
23	Request for Submission of the	July 19, 2016	1	A0045-
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25	401K Retirement Thrift Plan			
26	Request for Submission	June 15, 2018	2	A0417
	Request for Submission	April 12, 2021	5	A1034
27	Request for Submission	May 5, 2021	5	A1057
28	Request for Submission	June 9, 2021	5	A1084
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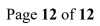
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Request for Submission for	March 26,	3	A0498
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Change Custody			
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Request for Submission for	February 24,	3	A0582
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Change Custody			
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and Fees			
Second Supplement to Ex Parte	March 29,	3	A0504-
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Subpoena (Dunkhorst) with	April 28, 2017	1	A0093-
Acceptance of Service			
Subpoena Duces Tecum	March 29,	3	A0504-
	2019		A0508
Subpoena Duces Tecum (DCFS) with	April 28, 2017	1	A0087-
Acceptance of Service	-		A0092
Subpoena (DCFS)	December 29,	2	A0394-
	2017		A0396
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(Ochoa)			A0368
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Supplement to Motion to Modify	May 7, 2019	3	A0521-
Custody			0534
	1		

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Supplement to Pre-Hearing Statement	February 24,	3	A0584-
	2020		A0744
Supplement to Pre-Hearing Statement	February 24,	4	A0745
(continued)	2020		A0780
Withdrawal of Attorney (Dolan Law,	May 25, 2021	5	A1076-
LLC)			A1077
Withdrawal of Attorney (Manson)	June 23, 2016	1	A0035-
			0038
Withdrawal of Counsel (Whitehead)	April 11, 2016	1	A0032-
			A0034



Decrease anxie	ty symptoms by				
U%. . Learn 5 new - Inxiety.	coping skills for				
Increase abil	ty to separate from				
nom (at night i	o go to bed, during the bathroom) by				
10 day, 10 dse 50%.					
and Duiorithe Dre	blem / Symptom:	Emotional dy	sregulation		
2 Phonly Pro Patient's Goal	(s) for Treatment:	Better ability	to manage emo	tions	
Describe cont	rete/ measurable		Target Completion Date: 7-30-20	Object Compl ⊡Yes	
Increase abilitemotions.	ly to identify various	30-13			
1. In session, I	earn the meaning of				
various emotic	hs and practice				
expressing the	ings verbally at hom	e			
and school rai	her than whine or cry				
13 Turn to adu	ilt for help when				
feeling sad, a	ngry or negative				
feelings.					
				D	rofessional
Service	Intervention/Modali	ty Lengt	h, Frequency 8 Duration	R	esponsible
Туре	Play, CBT, narrative,	45 minutes	/4 x a month/1 y	/ear L	enore S. Smith,
X Individual Therapy	art				icensed Clinical Social Worker
Group					C. Smith
Therapy X Family	Solution focused,	45 minutes	s/1 x a month/1	year L	enore S. Smith, icensed Clinical
Therapy	psychoeducation				Social Worker
DISCHARG			Lang (Chapte	After	Care Plan:
Discharge (criteria <u>Patient will be</u>	discharged	when. (Oneck	Patien	t will follow
any or all the	it apply) s achieved the above	mentioned tr	eatment goals	recom	mendations
burned to be	hacessary in Order I) De discharg	eu nom	given	by therapist and
treatment at	nd has an identified re	lapse plan: <u>o</u>	<u>)</u>	other	treatment
1	ULANA ANA ANA IOVALO	г попасногания т	ICIAO ILIIDI OLE -	Istabili	ity and
مسلفة فالمنا والمسالية			(O (1)	functi	oning. Patient w
sessions to	maintain improved le clinical condition has l	ver of runction	that he or she	returr	n to services as
					ed if negative
			participate in the	symp	toms become anageable and
				debil	itating.
فساهم المناكا والأليا	wandonco of conecilie				······································
llionor	which treatment DIAN.		agn mar		
Instarrole to	chmmunity-based su	ppon groups,			
noncomplia	ance with pharmacoth				

6

D Other:

DISPOSITION

□ No further action required at this time and referral will be closed.

□ Patient does not meet criteria for MH services.

□ Referring provider was contacted of the disposition.

D Patient &/or legal guardian was informed of the disposition.

x An appointment for a follow up:

□ will be scheduled

x has been scheduled Date & Time: 8-6-19 at 9am

□ Records have been requested from the following agencies or providers:

PATIENT'S INFORMED CONSENT FOR TREATMENT

D My clinician has explained the treatment procedures described in this plan, including the potential benefits and risks for treatment, and I agree with this plan for treatment.

☐ My rights and responsibilities as a client of St Luke's Behavioral Health have been explained to me, and I understand that my protected health information will be disclosed only on a need-to-know basis for purposes of coordinating my treatment by St Luke's Behavioral Health staff, for obtaining payment, and for internal healthcare operations, and that my protected health information will not be disclosed to anyone who is not a member of my treatment team without my signed authorization, except as required by law.

□ I have discussed with this patient (or his or her legal representative) that medical records will be shared with his/her medical provider (through the EMR) to coordinate their care.

□ I understand that the emergency mental health crisis plan would be to call St. Luke's Children Center for Neurobehavioral Medicine during business hours at 208-381-5970 or if after hours you will be directed to contact St. Luke's Connect Line. If at any time you need immediate assistance contact 911 or visit your nearest emergency department. Additionally, OPTUM IDAHO provides a 24 hour crisis response support at 855-202-0973.

□ I have reviewed and offered a signed copy of the Professional Counseling and Marriage and Family Consent to the patient (and his or her legal representative).

□ I was offered a copy of my Behavioral Health Treatment Plan but declined a copy of it.

By signing treatment plan, patient acknowledges agreement with treatment plan.

and a second second second second second second second second second second second second second second second

Patient Signature:

Signature Date:

	Guardian Signature:	Signature Date:
SIGNATURE (TREATMENT	DF PATIENT / PARENT / LEGAL GUA PROGRESS	RDIAN REVIEWING
☐ I have beer treatment	actively involved in my / my child's tre	atment plan and agree to the ongoing plan fo
🛛 I was offere	ed a copy of my Mental Health Treatme	nt Plan Review but declined a copy of it.
Patient (14 ye	ears & Older) Signature:	Signature Date:
	Cuerdian Signature:	Signature Date:

Parent / Legal Guardian Signature:

SIGNATURE OF PROVIDER

By signing electronically below I acknowledge that the above information to be accurate to the best of my knowledge. I have reviewed and approve Assessment.

Signed electronically by: Lenore S. Smith, Licensed Clinical Social Worker

Effects wissing the other classes thermally the groups ideas

PATIENT INFO	DRMATION	BILLING INFORMATION
	Bryson Way Huber	Date of Service: 8/20/2019
Birth Date: 5/1		Principle Dx: F93.0 Separation Anxiety Disorder
		PTSD
		Autism Spectrum Disorder requiring substantial
	•	support for social communication and behavior
		F84.0
Telephone: 20	8-780-9705	Start Time: 9:00 Stop Time: 9:50 Total Time: 50 minutes
ASSIGNMEN		Service: Individual 45 min 90834
Location: SLF	S MEADOWLAKE	Add on codes: Interactive complexity 90785
ST. LUKE'S C	HILDREN'S REHAB -	Type of Contact: Face-to-Face Contact with
MERIDIAN		Client
3525 E LOUIS	\$E DR	
STE 320		
MERIDIAN IC	1	
208-706-5670		-
	cian: Christie A.	
Julian, MD		[*
Behavioral H	ealth Therapist Lenore	
	nsed Clinical Social	
Worker		
TYPE OF VIS		Cassion # 1
Visit Type:	ollow Up Visit	Session # 1
	1	

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma.

Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

- 1. In session, learn the meaning of various emotions and practice expressing them verbally.
- 2. Express feelings verbally at home and school rather than whine or cry.
- 3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

Mom requests that therapist write a letter to Judge in NV with recommendation concerning visitation with pt father.

Mom reports that pt verbalizing a lot of aggressive statements

School starts next Monday.

Family is moving into a rental home this weekend.

OBJECTIVE

с.

Mental Status Mood: friendly, but at times angry Affect: congruent Orientation: oriented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

Psychometric Testina Depression Scales (PHQ-9 and/or PHQ9A): No flowsheet data found. No flowsheet data found.

Generalized Anxiety Disorder Scales (GAD7 or GADA): No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play, art: Play session to establish comfort and trust. Therapist asked pt to draw a picture of his family. He drew Uncle Shane (who currently lives with them), mom, self, sister Brynlee, and baby Eliana. All were smiling. When asked to draw biological father Waylon, pt drew Waylon lying on the ground himself very large compared to Waylor. it, and pt stated

and his next picture was Then a picture of Ruby, his daughter,

bones. Then a drawing of his grave, with a smile on her face. As pt played, we talked about school starting, his frustration that Miss Kim (his para) is mean because she wants him to do his work when he wants to play. Pt played with the dollhouse, with family dolls and plastic bugs. Themes of violence, killing. Pt was cooperative, very verbal in expressing anger through his play.

PLAN: Plan for next session

Therapist to complete letter to judge recommending no visitation with dad at this time. Feelings.

By signing below I acknowledge that the above information to be accurate to the best of my knowledgo.

Lenore S. Smith, Liconsed Clinical Social Worker

Following Franking and Therapy Programs More

			1
PATIENT INFO		BILLING INFORMATION	1
Patient Name:		Date of Service: 8/27/2019	1
Birth Date: 5/8	/2012	Principle Dx: F93.0 Separation Anxiety Disorder	
Billin Date. 5rd	2012		
		Aution Sportrum Disorder requiring substantial	
	ſ	support for social communication and behavior	
		F84.0	
			4
	0.700.0705	Start Time: 9:05 Stop Total	
Telephone: 20	8-180-9105	Time: 9:34 Time: 29 minutes	_
		Service: Individual 30 min 90832	
ASSIGNMEN		Tadd on codes: N/A	
Location: SLH	S MEADOWLAKE	Type of Contact: Face-to-Face Contact with	
ST. LUKE'S C	HILDREN'S REHAB	Client	
- MERIDIAN		Client	
3525 E LOU!	\$E DR		
STE 320			
MERIDIAN IC	83642-6303		
208-706-5670	0	_	Π
Primary Phys	ician: Christie A.		
Julian, MD			П
Behavioral H	ealth		
Therapist Le	nore S. Smith,		
Licensed Cli	nical Social Worker		
TYPE OF VI	ŚIT		
Vicit Tupo	Follow Up Visit	Session # 2	
VISIL TYPE.			

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma.

Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by

50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

1. In session, learn the meaning of various emotions and practice expressing them verbally.

2. Express fealings verbally at home and school rather than whine or cry.

3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new

symptoms/problems School started. Family moved to new rental home.

OBJECTIVE

<u>Mental Status</u> Mood: friendly, but at times angry Affect: congruent Orientation: oriented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and therapeutic relationship building: Focus today on school. Pt described teacher, some classmates. Teacher is "so nice" and "no more Miss Kim." Para was changed to a different one due to pt objection of working with her and stating she's mean and doesn't like him. Mom arranged a change and pt is much happier. Pt states he likes having sister in class. Talked about several classmates and what they enjoy doing at recess and lunch. Pt talked about new home, states he likes it.

PLAN: Plan for next session Pt story

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Browider clamatura (grade attal/a)

Provider signature/credential(s)

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		BILLING INFORM	AATION	
PATIENT INF	2 8 8 8 10 8 0 - 6 0 C			
Patient Name: Birth Date: 5/		Date of Service: 9/3/2019 Principle Dx: F93.0 Separation Anxiety Disorder PTSD Autism Spectrum Disorder requiring substantial support for social communication and behavior F84.0		Intial
Telephone: 20	08-780-9705		Stop Time: 9:34 Total Tim minutes	ie: 29
ST. LUKE'S (MERIDIAN 3525 E LOUI STE 320 MERIDIAN II 208-706-567 Primary Phys Julian, MD Behavioral H	S MEADOWLAKE CHILDREN'S REHAB - SE DR 83642-6303			/ith
TYPE OF VI	SIT ·····	Session	#3	
Visit Type:	Follow Up Visit	0000001		

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma. Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease ankiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions. 1. In session, learn the meaning of various emotions and practice expressing them verbally.

2. Express teelings verbally at home and school rather than whine or cry. 3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new

symptoms/problems

School started. Family moved to new rental home. Acquaintance children now being fostered by pt mother. Ages 13, 9.

OBJECTIVE

Mental Status

Mood: euthymic Affect: congluent Orientation: oriented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and therapeutic relationship building: Pt talked about the changes in the family adding two girls as foster children. He states "Their mom was mean and hurt them referring to his dad. He expressed fears that he would have to got ______ We were able to process some of those feelings. He agreed that his house is safe for those girls, and it is also safe for him. Pt very engaged in session and expressing feelings.

PLAN: Plan for next session

Pt story using puppets or family figures.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

<u>Lenore S. Smith, Licensed Clinical Social</u> <u>Worker</u> Provider signature/credential(s)

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PATIENT INF		BILLING INFORMATION	
Patient Name:	Bryson Way Huber	Date of Service: 9/10/2019	
Birth Date: 5/	3/2012	Principle Dx: F93.0 Separation Anxiety Disorder PTSD Autism Spectrum Disorder requiring substantial support for social communication and behavior F84.0	
Telephone: 20	8-780-9705	Start Time: 9:13 Stop Total Time: 10:00 Time: 47 minutes	
ASSIGNMEN	r	Service: Individual 45 min 90834	
Location: SLH ST. LUKE'S C - MERIDIAN 3525 E LOUIS STE 320 MERIDIAN ID 208-706-5670 Primary Phys Julian, MD Behavioral He Therapist Lee	S MEADOWLAKE HILDREN'S REHAB SE DR 83642-6303 ician: Christie A. ealth ore S. Smith, icat Social Worker	Add on codes: Interactive complexity 90785 Type of Contact: Face-to-Face Contact with Client	
Visit Type:	ollow Up Visit	Session # 4	

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma.

Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

1. In session, learn the meaning of various emotions and practice expressing them verbally.

2. Express feelings verbally at home and school rather than whine or cry.

3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

9 and 13 yr old girls they fostered for a few days went home. No changes in symptoms.

OBJECTIVE

Mental Status

Mood: euthymic Affect: congruent Orientation: oriented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and therapeutic relationship building: Pt played with army men and tanks with theme of fighting the bad guys and protecting the people. Armies work together to kill the bad guys and protect people. When asked who protects him he replied "Mommy, soldiers, teachers, policemen." Pt states that "school sucks" because "I want to do what I want to do." Then states that he wants to be a grown up and drink alcohol and do bad things. Pulled out a rubber knife from the bin and stated "Oh good a knife. We could kill people." When asked who, he responded "the bad guys."

PLAN: Plan for next session

Protecting ourselves using words, our supports.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

<u>Lenore S. Smith, Licensed Clinical Social</u> Worker Provider signature/credential(s) Enderships a tariants a care. Therapy Progress Note

PATIENT INFO		BILLING INFORMATION
Patient Name:	Discoop May Huber	Date of Service: 10/1/2019
Birth Date: 5/8	/2012	Principle Dx: F93.0 Separation Anxiety Disorder
		PTSD
		Autism Spectrum Disorder requiring substantial
		support for social communication and behavior
		F84.0
Telephone: 20	8-780-9705	Start Time: 9:10 Stop Total
		Time: 9:55 Time: 45 minutes
ASSIGNMEN	-	Service: Individual 45 min 90834
Location: SLH	S MEADOWLAKE	Add on codes: Interactive complexity 90785
ST. LUKE'S C	HILDREN'S REHAB	Type of Contact: Face-to-Face Contact with
- MERIDIAN		Client
3525 E LOUIS	EDR	
STE 320		
MERIDIAN ID	83642-6303	
208-706-5670		
Primary Phys	ician: Christie A.	
Julian, MD		
Behavioral He	ealth	
Therapist Ler	bre S. Smith,	
Licensed Clin	iical Social Worker	
TYPE OF VIS	SIT	
Visit Type: I	-ollow Up Visit	Session # 5

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma. Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

1. In session, learn the meaning of various emotions and practice expressing them verbally.

- 2. Express feelings verbally at home and school rather than whine or cry.
- 3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new

Pt getting time outs at school for calling people stupid, saying he hates them, saying mean things to

them.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: 'oriented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and CBT: Pt acknowledges that he calls people stupid and says he hates them at school. Pt states he hates school. He does like his teacher. When asked, he responded that yes the work is too hard. States he has friends at school yet could not name any. Pt states he does not want to use other words even if he gets in trouble. Therapist tried to explore how his words might make others feel - pt states they feel bad but he doesn't care. After session, mom reports that pt verbalizes poop, pee, penises, vaginas, butt holes excessively.

PLAN: Plan for next session

Telling pt story using the people figures.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s) Elementation of the defendance Thereby Presidences Nerver

PATIENT INFORMATION	BILLING INFORMA			+
Patient Name: Bryson Way Huber	Date of Service: 10	/15/2019		+
Birth Date: 5/8/2012	Principle Dx: F93.0	Separation Anxiety	/ Disorder	
	PTSD			
	Autism Spectrum D	isorder requiring su	Ibstantial support	
	for social communic	cation and behavior	r 1-84.0	
7.1.1	Start Time: 9:12	Stop Time: 9:52	Total	Π
Telephone: 208-780-9705	Start Time. S. IL		Time: 40 minutes	
ASSIGNMENT	Service: Individual	45 min 90834	00705	Н
Location: SLHS MEADOWLAKE	Add on codes: Init	teractive complexity	y 90785	
ST. LUKE'S CHILDREN'S REHAB -	Type of Contact:	Face-to-Hace Conta	act with Gient	
MERIDIAN				
3525 E LOUI\$E DR				
STE 320				
MERIDIAN ID 83642-6303				
208-706-5670	-			
Primary Physician: Christie A. Julian, MD	4			F
Behavioral Health Therapist Lenore S.				
Smith, Licensed Clinical Social Worker				
TYPE OF VISIT	Session #	6		
Visit Type: Follow Up Visit	106221011 #	<u>v</u>		

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma.

Explore and begin to resolve issues related to history of abuse.

- 1. Share details of abuse with therapist during session as able.
- 2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

1. In session, learn the meaning of various emotions and practice expressing them verbally.

- 2. Express feelings verbally at home and school rather than whine or cry.
- 3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new

symptoms/problems

Pt getting time outs at school for calling people stupid, saying he hates them, saying mean things to them.

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: priented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and CBT: Pt play centered around safety, feeling fearful in his room. Pt identified that mom can keep him safe. Talked a lot about how mean and awful , that mom was . Admitted he was a little mad at her for

n. Pt states that Brynlee loves him and she shouldn't. We were able to process this some, that poople have good and bad parts of themselves and it is ok to love them and hate them at the same time. Pt did not grasp this concept.

After both pt and sister's sessions, mom came in and therapist explained she is leaving the clinic to move out of state. We all talked about this, and about Anne Prince, LCSW that can see them. We scheduled them with her the week after therapist leaves.

PLAN: Plan for next session

Telling pt story using the people figures.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker

Provider signature/credential(s)

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PATIENT INFO	California a posta	BILLING INFOR			-
Patient Name:	Divoon May Huber	Date of Service:	10/22/2019	L. L. Di- and an	-
Birth Date: 5/	3/2012	Principle Dx: F93	3.0 Separation A	nxiety Disorder	
		PTSD	me e sector		
		Autism Spectrun	h Disorder requir	ing substantial	
		support for socia	l communication	and behavior	
		F84.0			
	a			Tatal	Н
Telephone: 20	8-780-9705	Start Time: 9:10	Stop	Total Time: 45 minutes	ľ
•				Construction of the Owner of th	H
ASSIGNMEN	7	Service: Individ	ual 45 min 90834	t Novity 90785	┢
Location: SLH	S MEADOWLAKE		Interactive com	Contact with	
ST. LUKE'S C	HILDREN'S REHAB		t: Face-to-Face	Contact with	
- MERIDIAN		Client			
3525 E LOUI	\$E DR				
STE 320					
MERIDIAN IE	83642-6303				
208-706-5670		4			F
Primary Phys	ician: Christie A.				
Julian, MD		4			F
Behavioral H					
Therapist Lei	nore S. Smith,				
	ncal Social Worker				, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
TYPE OF VI	SIT		<u> </u>		
Visit Type:	Follow Up Visit	Session	Ŧ /		*****

GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma. Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

1. In session, learn the meaning of various emotions and practice expressing them verbally.

2. Express feelings verbally at home and school rather than whine or cry.

3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

No new problems reported:

OBJECTIVE:

Mental Status

Mood: euthymic Affect: congruent Orientation: briented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and CBT: Pt and therapist worked on telling pt story using people figures. Pt chose figures to represent family members. Told story of being born to mom and Waylon, divorced when pt age 2 or 3. Mommy meeting Justin and getting married.

Pt very matter of fact in telling his story.

PLAN: Plan for next session

Continue with above issues.

By signing below Facknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

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Detrovies. How for the therapy frequence Note

PATIENT INFO		BILLING INFORMATION	
Patient Name:	Bryson Way Huber	Date of Service: 10/29/2019	
Birth Date: 5/8		Principle Dx: F93.0 Separation Anxiety Disorder	
		PTSD	
	· ·	Autism Spectrum Disorder requiring substantial	
		support for social communication and behavior	
	3	F84.0	
		and Deter Time: 0:55 Total Time: 45	
Telephone: 20	8-780-9705	Start Time: 9:10 Stop Time: 9:55 Total Time: 45 minutes	
		Service: Individual 45 min 90834	
ASSIGNMENT			
Location: SLH	S MEADOWLAKE	Add on codes: N/A Type of Contact: Face-to-Face Contact with	
ST. LUKE'S C	HILDREN'S REHAB -		
MERIDIAN	•	Client	
3525 E LOUIS	EDR		
STE 320			
MERIDIAN ID	83642-6303		
208-706-5670			
Primary Physi	cian: Christie A.		
Julian, MD		_	
Behavioral He	alth Therapist Lenore		
S. Smith, Lice	nsed Clinical Social		
<u>Worker</u>	•		
TYPE OF VIS)Т		
Visit Type: F	ollow Up Visit	Session # 8	
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GOALS AND OBJECTIVES

Decrease anxiety, increase ability to separate from mom, work through trauma.

Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

1. In session, learn the meaning of various emotions and practice expressing them verbally.

- 2. Express feelings verbally at home and school rather than whine or cry.
- 3. Turn to adult for help when feeling sad, angry or negative feelings.

SUBJECTIVE: Current symptoms/problems, significant events since last session, new symptoms/problems

No new problems reported.

OBJECTIVE:

<u>Mental Status</u>

Mood: euthymic Affect: congruent Orientation: driented to person, place, time/date and situation

Risk Assessment: Safety Considerations

Used SAFE-T to assess suicidal and homicidal risks level. Risk factors include: None or Low Risk

Protective factors include: future orientation;, participation in therapy;, denial of intent;, denial of plan;, restricted access to means;, family support/engagement; and Religious beliefs;

Suicide/Homicide inquiry: Denied Suicidal/Homicidal Ideation; No Suicidal or Homicidal plan

Based on aforementioned information and clinical judgment Level of risk is Low

Steps taken to address risk include: mom has contact numbers

<u>Psychometric Testing</u> <u>Depression Scales (PHQ-9 and/or PHQ9A):</u> No flowsheet data found. No flowsheet data found.

<u>Generalized Anxiety Disorder Scales (GAD7 or GADA):</u> No flowsheet data found. No flowsheet data found.

ASSESSMENT: Intervention and modality of tx during the session, what therapist addressed in session, patients progress in tx, strengths and limitations

Individual therapy with play and CBT: Pt states he needs to work on being nice to other kids. We practiced using words to respond to various situations when frustrated with others. We read and discussed some social stories: sharing, solving a disagreement, taking turns, being a good listener. Pt has very appropriate responses and ideas to these stories and was very engaged. He states that when he gets in trouble at school he has to stand in the corner and do nothing. States he tries to take deep breaths to calm down. We discussed a few phrases he can tell himself, "It's ok, I can calm down" rather than phrases to upset him "this is so unfair, they are so stupid", etc.

PLAN: Plan for next session Continue with above issues. 90 day review and CANS update with mom.

By signing below I acknowledge that the above information to be accurate to the best of my knowledge.

Lenore S. Smith, Licensed Clinical Social Worker Provider signature/credential(s)

CNM INDIVIDUAL PROGRESS NOTE

PATIENT INFORMATION	BILLING INFORMATION
Name: Bryson Way Huber DOB: 5/8/2012	Date of Service: 11/05/2019
	Start Time: 9:10 End Time: 9:40
ASSIGNMENT	Total Time: 30 minutes
Service Location: Children's Rehab Meridian	Service: Individual 30 min 90832
Scivice Loodulon. Children Children	Add on codes: N/A
PCP: Christie A. Julian, MD	Type of Contact: Face-to-Face Contact with Client
	and Family
REFERRAL INFORMATION	Principle Dx: F93.0 Separation Anxiety Disorder PTSD Autism Spectrum Disorder requiring substantial
	support for social communication and behavior F84.0
Referred by: Christie A. Julian, MD 1072 N Liberty St Suite 203 Boise, ID 83704	Service Provider: Lenore S. Smith, Licensed Clinical Social Worker

Visit Type: 90 Day Tx Review

Next 90 Day Review: 2-5-20

SUBJECTIVE REPORT FROM PATIENT

Current status of symptoms

Improvement in using bathroom upstairs away from mom In bed with mom by 3am due to fears Continues to whine, isolate, and cry. Difficulty problem solving.

Significant events since last session

Mom working and pt in daycare after school daily.

Any New Symptoms or Problems

None reported

To what extent is (reason for referral) a problem for patient (Scale 1-10)? 8

OBJECTIVE NOTES

Mental Status Observations

Patient is alert, oriented to person, place, and time and mental status improved during treatment

Psychometric Testing

Depression Scale (PHQ-A): @PHQAFLOWSHEET@

Depression Scale (PHQ-9): No flowsheet data found.

CRAFFT:

Date: 11/11/2019 Score:

Child SCARED Results:

Parent SCARED Results:

Assessment

Planned Service:

90 treatment review with patient and/or family

Delivered Service

90 day treatment review with pt and mom.

书: 蓝歌诗写: 嘉文的书·乐子 (4) 《音····

Describe: Decrease anxiety, increase ability to separate from mom, work through trauma. Explore and begin to resolve issues related to history of abuse.

1. Share details of abuse with therapist during session as able.

2. Develop strategies to help cope with stressful memories

Decrease anxiety symptoms by 50%.

1. Learn 5 new coping skills for anxiety.

2. Increase ability to separate from mom (at night to go to bed, during the day, to use the bathroom) by 50%.

Increase ability to manage emotions

Increase ability to identify various emotions.

- 1. In session, learn the meaning of various emotions and practice expressing them verbally.
- 2. Express feelings verbally at home and school rather than whine or cry.
- 3. Turn to adult for help when feeling sad, angry or negative feelings.

Progress Summary: Pt beginning to open up about abuse.

Pt will identify emotions more easily and verbalize them.

Pt improving in separating from mom: will use bathroom upstairs but very quickly. Pt will walk over to friends house down the street unaccompanied. Pt able to go to bed in own bed but usually ends up in mom's bed by 3am.

Is still whining and crying, though sometimes able to verbalize emotions. Generally isolates when upset, not comfort seeking or asking for help from mom.

Progress toward goals in treatment: Some Improvement

Patient's Stage of Change at Time of Assessment? contemplation - ambivalent about change on some things. Other things he is willing to address and act.

No significant changes in diagnosis or course of treatment have occurred since last treatment plan review.

Yes there have been significant changes since last treatment review.

state d'un of

Diagnosis or course of treatment has changed and therapist will update mental health assessment and treatment plan.

Explain Reason for Change:

Patient &/or legal guardian agrees with disposition: Is motivated to continue with services

	Pre Hearing Statement	
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5		EXHIBIT 3
6		LAMDIT J
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Party Search Results

Name		ate of Birth	~
Calkins, Michael Shane	XX	(/XX/1978	
			<u>Cases (27)</u> Protection Orders (0)
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CR01-18-22653			
TypeLocationFCriminalAda County District CourtC		t e of Birth /XX/1978	
<u>CR-IN-2015-25860</u>		a ay oo maariyaa in waxaa i	n na analasan na mangana ang ang ang ang ang ang ang ang a
Type Location Infraction Ada County Magistrate Cou	Party Name rt Calkins, Michael Shane	Date of Birti XX/XX/1978	1
CR-IN-2014-44952	an an an an an an an an an an an an an a	, tage - glob agent - tage bad typenant a	a na an an an an an an an ann an ann an
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CR-MD-2014-18716			aan anna da a af a t
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<u>CR-IN-2014-28874</u>			and water of a state of the state of the state of the state of the state of the state of the state of the state
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CV-SC-2014-2814			of Birth
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<u>CV-SP-2013-12476</u>	ang ang ang ang ang ang ang ang ang ang	in the second second second second second second second second second second second second second second second	n galanda kura kura kura da mangangkan yang kurangkan sampangkan kura kura
Type Pre-Conversion - Child Support (H & W	Location / or Pro-se) Ada County N	lagistrate Cour	Party Name t Calkins, Michael Shane

A0767

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CR-MD-2	0 <u>12-1322</u>	, 1490 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	and an an an an an an an an an an an an an
Type Criminal	Location Ada County Magistrate Court	Party Name Calkins, Michael Shane	Date of Birth XX/XX/1978
CR-MD-2	<u>011-15857</u>	a constant of constant of the second of the second of the second of the second of the second of the second of t	n na sana kana kana mana kana kana kana kana k
Type Criminal			Date of Birth XX/XX/1978
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CH-MD-2	2010-2834		
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CR-MD-2	2008-18798		
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CR-MD-	2007-11793		الم الم الم الم الم الم الم الم الم الم
Type Criminal	Location	Party Name Calkins, Michael Shane	Date of Birth XX/XX/1978
	00 <u>6-43813</u>	n an an tao an tao an tao an tao an tao an tao an tao an tao an tao an tao an tao an tao an tao an tao an tao a	a a a a a a a guille an an ann an an ann an an an an an an a
Type Infraction	Location	Party Name Calkins, Michael Shane	Date of Birth XX/XX/1978
CR-MD-	<u>-2004-1578</u>	and an an an an an an an an an an an an an	ана ул ари и «Тарандаралана карана «Карана баларандара да «Карана да «Карана». Карандан каранда и каранда и кар
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CR-MD	- <u>2003-11819</u>	ngung Colo yana inagene Coleman yang bara cana ang ina ina ina ina ina ina ina ina ina ina	an a se a se a se a seu calement partement antennes, per en generale, en exeminar estas de antennes en estas c
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ype nfraction	Location Ada County Magistrate Court	Party Name Calkins, Michael Shane	Date of Birth XX/XX/1978
CR-IN-200	3-36911	naa kaka ka	ana a sana a mangana amang ana ana ang mang man
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CR-MD-2	002-13494	an taman kana tang tang tang tang tang tang tang t	nak na ku na ponina unanakana na kakana isanakana – manukakan kumanakan nakana kutanangi dalakan kutana na kan
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CR-MD-2	<u>001-5375</u>	unana yaya — maya ang ang ang ang ang ang ang ang ang an	ара — аналаган жана жана аналаган ан алага такжаа калаган — не аналаган так жана аналаган жана жана анан анан а
Type Criminal	Location Ada County Magistrate Court	Party Name Calkins, Michael Shane	Date of Birth XX/XX/1978
CR-MD-2	2000-9076	an an ann an	nna – ann aibh – fair de a naoimeacht a thacht anna de aibhlidh fann anna aibhlidh aibhle aibh aibhlidh aibhle a
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<u>CR-IN-20</u>) <u>00-24765</u>	na nyanana sa angana ka dina na na – yana ya mana na manakan kananangin kana dapin panantika panantikan panantika kanantika kara kana kanantika	
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CR-IN-2	000-17792	ang ang ang ang ang ang ang ang ang ang	and a second second second second second second second second second second second second second second second
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CR-MD-	1998-13188		્રમાં કે કે કે કે કે કે કે કે કે કે કે કે કે
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R-MD-1	996-9672	an an ann an Ar			and a construction of the second second second second second second second second second second second second s
	Location Ada County Magistrate Co	Party Name urt Calkins, Michae		Date of Birth XX/XX/1978	
R-IN-19	96-10408	nan na 1995, kata kata na kata kata kata kata kata k	nan yang sa gala - an Shekhing - an I - a Sh	aggag a no a nagan ya nagan wananganan manaka	n dan sulan kana ang ang ang ang ang ang ang ang ang
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alkins, M	lichael Shane				<u>Cases (2)</u> Protection Orders (0)
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Case Information

CR-FE-1998-866 | State of Idaho vs. Michael Shane Calkins

Case Number CR-FE-1998-866 File Date 09/22/1998 Court Ada County District Court Case Type Criminal Judicial Officer Horton, Joel D. Case Status Closed - After Judgment

Party

State State of Idaho Active Attorneys▼ Lead Attorney Longhurst, Jill

Defendant Calkins, Michael Shane

DOB XX/XX/1978

Charge

Charges Calkins, Michael Shane

	Description	Statute	Level	Date
1	Burglary	I18-1401	Felony	12/07/1997
2	THEFT GRAND	IX18-2403-1G {F}	Felony	12/07/1997
3	PROBATION VIOLATION	IX20-227-B {F}	Felony	09/24/2001
4	PROBATION VIOLATION	IX20-227-B {F}	Felony	04/01/2003
5	PROBATION VIOLATION	IX20-227-B {F}	Felony	02/04/2004

Confinement

Type: State Prison

Facility: Idaho Department of Correction

Term: 180 Days

Suspended: 90 Days

Discretionary: 90 Days

Effective Date: 09/13/2018

Determinate: 2 Years

Indeterminate: 8 Years

Penitentiary Suspended

Pre-Sentence Credit for Time Served

Credit Term: 56 Days

Fee Totals

\$290.50

\$2,000.00

Fee Totais

\$2,290.50

Condition - Adult

5. Felony Probation, 10Y, 09/13/2018, Active 09/13/2018

License Suspension

Type: Driver's License

Duration: 5 Years

Suspension Date: 09/13/2018



IX20-227-B {F}



Disposition Events

07/07/2003 Plea -

4 PROBATION VIOLATION Not Guilty

10/07/1998 Disposition -

- 1 Burglary Guilty
- 10/07/1998 **Disposition ▼**
 - 2 THEFT GRAND Transferred Prior to Conversion

12/05/2001 Disposition -

3 PROBATION VIOLATION Disposition: Retained Jurisdiction

07/07/2003 Disposition -

4 PROBATION VIOLATION Transferred Prior to Conversion

04/21/2004 Disposition -

5 PROBATION VIOLATION Disposition: Retained Jurisdiction

10/07/1998 Felony Sentence 🔻

1 Burglary Felony Sentence



Type: State Prison

Facility: Idaho Department of Correction

Effective Date: 10/07/1998

Determinate: 5 Years

Condition - Adult

Conversion Probation Court Orders/Conditions, 5Y, 06/12/2002-06/12/2007, Closed 06/12/2007

12/05/2001 Felony Sentence -

3 PROBATION VIOLATION

Felony Sentence

Felony Sentence

Confinement

Type: State Prison

Facility: Idaho Department of Correction

Effective Date: 12/05/2001

Determinate: 5 Years

Penitentiary Suspended

Credit Term: 30 Days

Comment: Pen Time suspended: 5 years

Condition - Adult

5. Conversion Probation Court Orders/Conditions, 5Y, 06/12/2002-06/12/2007, Closed 06/12/2007

04/21/2004 Felony Sentence 🔻

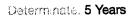
5 PROBATION VIOLATION

Confinement

Type: State Prison

Facility: Idaho Department of Correction

Effective Date: 04/21/2004







Penitentiary Suspended

Credit Term. 120 Days

Comment: Pen Time suspended: 5 years

Condition - Adult

1. Conversion Probation Court Orders/Conditions, 5Y, 10/13/2004-10/13/2009, Closed 10/13/2009

Case Information

CR01-18-22653 | State of Idano Plaintiff, vs. Michael Shane Calkins Defendant.

Case Number CR01-18-22653 File Date 05/15/2018 Court Ada County District Court Case Type Criminal Judicial Officer Hoagland, Samuel Case Status Closed

Party

State State of Idaho Active Attorneys▼ Lead Attorney White, Jeffrey Scott

Inactive Attorneys -

Attorney Ada County Prosecutor

Attorney Anderson, Michael Corey

Attorney Bleazard, Robert Mark

Defendant Calkins, Michael Shane

DOB XX/XX/1978 Active Attorneys -

Lead Attorney Minert, Steven Roy Retained Charges Calkins, Michael Shane

	Description	Statute	Level	Date
1	Driving Under the Influence-(Third or Subsequent Offense)	I18-8004 {F}	Felony	05/14/2018

Bond

Bond Type	Bond Number	Bond Amount	Current Bond Status
Surety Bond	AC100-7543172	\$100,000.00	Exonerated
Cash Bond		\$100.00	Converted

Disposition Events

07/19/2018 Plea -

Judicial Hoaglar	Officer nd, Samuel		
1	Driving Under the Influence-(Third or Subsequent Off	ense)	Guilty
09/13/2	018 Disposition ▼		
Judicial Hoaglar	l Officer nd, Samuel		
1	Driving Under the Influence-(Third or Subsequent Offense)	Guilty (Plea Agreement	;)
09/13/2	2018 Felony Sentence -		
1	Driving Under the Influence-(Third or Subsequent Offe	nse) Felony Senten	ce

Case Information

CR-MD-2001-5375 | State of Idaho vs. Michael Shane Calkins

Case Number CR-MD-2001-5375 File Date 05/15/2001 Court Ada County Magistrate Court Case Type Criminal Judicial Officer Schmidt, Richard Case Status Closed

Party

State State of Idaho Active Attorneys▼ Lead Attorney Sentence Hearing Team

Defendant Calkins, Michael Shane

DOB **XX/XX/1978**

Charge

Charges Calkins, Michael Shane

	Description	Citation	Statute	Level	Date
1	Controlled Substance-possession Of	879868	I37-2732(C)(3)	Misdemeanor	05/03/2001
2	VALID OPERATOR OR CHAUFFER LIC. REQUIRED	879870	I	Misdemeanor	05/03/2001
3	Contempt Of Court - Criminal		I18-1801	Misdemeanor	11/01/2001

Disposition Events

09/21/2001 **Plea▼**

1	Controlled Substance-possession Of	Guilty
09/21/200 ⁻ 2	Plea - VALID OPERATOR OR CHAUFFER LIC. REQUIRED	Guilty
09/21/200	1 Disposition ▼	
1	Controlled Substance-possession Of	Guilty
09/21/200	1 Disposition -	
2	VALID OPERATOR OR CHAUFFER LIC. REQUIRED	Guilty
11/23/200	1 Disposition ▼	

3 Contempt Of Court - Criminal Disposition: Warrant Dismissed

Case Information

CR-MD-2000-9076 | State of Idaho vs. Michael Shane Calkins

Case Number CR-MD-2000-9076 File Date 08/05/2000 Court Ada County Magistrate Court Case Type Criminal Judicial Officer Morden, Thomas R. Case Status Closed

Party

State State of Idaho

Active Attorneys ▼ Lead Attorney Unknown from Source Data

Defendant Calkins, Michael Shane

DOB **XX/XX/1978**

Charge

Charges Calkins, Michael Shane

	Description	Citation	Statute	Level	Date
1	Driving Without Privileges	303569	I18-8001	Misdemeanor	08/05/2000
2	Insurance-operate Mv Without Liability Insurance	303569	I49-1428 {M}	Misdemeanor	08/05/2000
3	CONTROLLED SUBSTANCE OBTAIN BY FRAUD		IX37-2734 {M}	Misdemeanor	08/05/2000

CV00201464

Waylon Jay Huber VS. Janea Marie Calkins

Judge: Michael R. Montero

Clerk: Mikayla Mecham

February 27, 2020

EVIDENTIARY HEARING

PRESENT: Waylon Huber, Plaintiff, present in proper person. Janea Calkins, Defendant, present in proper person.

The Court referred to a document entitled the Commission on Judicial Discipline Advisory Opinion issued by the State of Nevada Standing Committee on Judicial Ethics and Election Practices dated August 17, 2006, in order to make a disclosure to the parties that Huber is, and has been for some time, participating in Family Treatment Court as a result of another case. The Court asked if either party had an objection to this Court presiding over the matter; no objections were heard.

The record reflected that this matter comes before the Court today for an evidentiary hearing. The parties had previously participated in settlement conferences on three separate occasions, but were unable to come to an agreement.

The Court gave some procedural history of the case since the last time the parties appeared before this Court on March 14, 2019. An order was filed on March 15, 2019 clarifying a November 30, 2018 order regarding supervised visitation. Since March 15, 2019, the Plaintiff had filed a total of ten (10) motions as well as several statements, with no response from the Defendant to any of the motions. The only filing by the Defendant had been a Motion to Vacate and Reschedule Hearing, filed on November 22, 2019.

The Court directed the Clerk to swear in the parties; the parties were sworn. The Court requested that each party give the Court a brief opening statement as to what has occurred since the last hearing on March 14, 2019.

Huber gave his opening statement to the Court. He stated that reunification was not happening and he was being alienated from his children by their mother. He requested the Court grant him custody of the minor children.

Calkins gave his opening statement to the Court. She stated that Huber's goal was for the Court to enter an order compelling her to move back to Nevada.

The Court asked what evidence the parties had to present today.

Huber responded.

The Court directed Huber to focus on compliance or non-compliance with the Court's orders, and provide evidence based on that.

Huber had no evidence to present, other than the fact he has not seen his children. He stated that he was in contact with Chris from Kid Services to schedule supervised reunification, but was told that nothing could be done until Calkins contacted Kid Services, which she had not, according to Chris. Huber

stated that Kid Services was charging \$840 per visit, so at one of the settlement conferences, Huber brought the issue up with Court Master Carr, who informed him to create a list of other possibilities for therapeutic reunification visits at a lower cost.

The Court directed Huber to locate his list of possible places for therapeutic reunification visits, and while doing so, the Court would turn to Calkins for her evidence.

Calkins referred to the November 30, 2018 Order of this Court, where it stated that if a therapist was against visitation, the matter must be brought back before the Court. She stated that the wording was the same in the Order from March 15, 2019 as well, but did not have that order with her.

The Court stated that the order from November 30, 2018 was modified by the order from March 15, 2019, due to issues with Kid Services not accepting the first order.

A discussion ensued regarding the language contained in both orders. The Court stated that the language referred to by Calkins in the November 30, 2018 was not included in the order from March 15, 2019.

The Court took a recess to allow Huber to review the sixteen (16) exhibits that Calkins wished to have marked and admitted, and to allow Calkins to obtain a copy of the March 15, 2019 order of the Court.

Upon returning from the recess, Calkins offered the sixteen (16) exhibits, and the Court directed the Clerk to mark them Defendant's exhibits one through sixteen (1-16).

Huber stipulated to the admission of Exhibit 5, but objected to the admission of the remaining exhibits on the grounds of relevancy and hearsay.

The Court stated he would like to go through each exhibit one at a time before allowing their admission.

Calkins offered Defendant's Exhibit 1-Nevada Present Danger Plan.

Huber objected to the admission of Defendant's Exhibit 1, stating that it was irrelevant as it pre-dated the Court's March 15, 2019 order, and that the document was hearsay.

The Court sustained the objection to Exhibit 1 as hearsay.

Calkins argued with the Court that the document was self-authenticating and permissible pursuant to NRS 51.115 statements for purposes of medical diagnosis.

The Court would still sustain the objection as to Exhibit 1 as hearsay, and explained to Calkins why the document was deemed to be hearsay.

Calkins offered Defendant's Exhibit 2-Police Report.

The Court sustained Huber's objection to Exhibit 2 as hearsay.

Calkins offered Defendant's Exhibit 3-Newspaper Mugshot.

The Court sustained Huber's objection to Exhibit 3 as hearsay.

Calkins offered Defendant's Exhibit 4-Newspaper Court Disposition.

The Court sustained Huber's objection to Exhibit 4 as hearsay.

Calkins offered Defendant's Exhibit 5-Motion to Modify Custody and Related Relief Filed 1/23/19.

The Court would allow the admission of Defendant's Exhibit 5.

Calkins offered Defendant's Exhibit 6-Page from Divorce Decree.

The Court would allow the admission of Defendant's Exhibit 6.

Calkins offered Defendant's Exhibit 7-Letter from Matthew Cox, MD St. Luke's Children's CARES.

The Court would allow the admission of Defendant's Exhibit 7.

Calkins offered Defendant's Exhibit 8-2nd Letter from Matthew Cox, MD St. Luke's Children's CARES.

The Court would allow the admission of Defendant's Exhibit 8.

Calkins offered Defendant's Exhibit 9-Memorandum of Points and Authorities.

The Court would allow the admission of Defendant's Exhibit 9.

Calkins offered Defendant's Exhibit 10-Progress Notes from Sidra A. Beckett, LCPC.

The Court sustained Huber's objection to Exhibit 10 as hearsay.

Calkins offered Defendant's Exhibit 11-Letter from Sidra A. Beckett, LCPC.

The Court sustained Huber's objection to Exhibit 11 as hearsay.

Calkins offered Defendant's Exhibit 12-2nd Letter from Sidra A. Beckett, LCPC.

The Court sustained Huber's objection to Exhibit 12 as hearsay.

Calkins offered Defendant's Exhibit 13-Letter from Lenore Smith, LCSW.

The Court sustained Huber's objection to Exhibit 13 as hearsay.

Calkins offered Defendant's Exhibit 14-2nd Letter from Lenore Smith, LCSW.

The Court sustained Huber's objection to Exhibit 14 as hearsay.

Calkins offered Defendant's Exhibit 15-Therapist Annie Prince's Reports.

The Court sustained Huber's objection to Exhibit 15 as hearsay.

Calkins offered Defendant's Exhibit 16-Temporary Order after hearing filed on 6/19/17.

The Court would allow the admission of Defendant's Exhibit 16.

Huber offered Plaintiff's Exhibit 1-Email from Chris Jones.

Calkins objected to the admission of Plaintiff's Exhibit 1.

The Court sustained Calkins' objection to Exhibit 1 on the grounds of authenticity.

Argument by Huber.

Argument by Calkins.

The Court asked Calkins if she was able to find the order that she was referring to prior to the recess.

Calkins stated she had not found it.

The Court asked Huber if he had located the list of possible locations for the therapeutic reunification that he had compiled.

Huber stated that it was an email to Court Master Carr and that he did not have a copy with him.

The Court reviewed the minutes from the hearing in March of 2018, where Evenson, counsel for Calkins, had stated that he had informed his client that the Court may order supervised visitation for Huber and the minor children, and Evenson indicated that he and his client were in agreement with supervised visitation. The Court then began a process to help facilitate supervised visitation. The Court further stated that Evenson was supposed to prepare an order after the hearing, but never did, so the parties came back before the Court in November 2018. The parties met again in March of 2019 and indicated that supervised visitation was not occurring, due to the therapist in Idaho requiring an order with specific language regarding the visitation. The Court then re-drafted an order. The Court read from the order of March 15, 2019.

The Court stated that he was unaware of any case during his time on the bench that there has been such a flagrant disregard for a Court's order.

The Court ordered that both parties comply with therapeutic supervised visitation. The Court stated that if either party does not comply they will be held in contempt of Court. The Court informed the parties what that could entail. The Court stated that this is akin to fleeing the jurisdiction of the Court as well as child abduction. The Court stated that if supervised visitation is not initiated within thirty (30) days of today's date he will hold either party in contempt.

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Waylon Huber	vs.	Janea Calki			
DEFENDANT'S/RESPONDENT'S EXHIBITS: CASE NO.		CV0020464	4		
		I.D.	MARKED	OFFERED	ADMITTED
A Nevada Present Danger Plan		1	02/27/20	02/27/20	
B Police Report		2	02/27/20	02/27/20	
C Newspaper Mugshot		3	02/27/20	02/27/20	
D Newspaper Court Disposition		4	02/27/20	02/27/20	
E Motion to Modify Custody and Related Relief Filed 1/23/19		5	02/27/20	02/27/20	02/27/20
F Page from Divorce Decree		6	02/27/20	02/27/20	02/27/20
G Letter from Matthew Cox, MD St. Luke's Children's CARES		7	02/27/20	02/27/20	02/27/20
H 2nd Letter from Matthew Cox, MD St. Luke's Children's CARES		8	02/27/20	02/27/20	02/27/20
I Memorandum of Points and Authorities		9	02/27/20	02/27/20	02/27/20
J Progress Notes from Sidra A. Beckett, LCPC		10	02/27/20	02/27/20	
K Letter from Sidra A. Beckett, LCPC		11	02/27/20	02/27/20	
L 2nd Letter from Sidra A. Beckett, LCPC		12	02/27/20	02/27/20	
M Letter from Lenore Smith, LCSW		13	02/27/20	02/27/20	
N 2nd Letter from Lenore Smith, LCSW		14	02/27/20	02/27/20	
O Therapist Annie Prince's Reports		15_	02/27/20	02/27/20	
P Temporary Order After Hearing Filed on 6/19/17			02/27/20	02/27/20	2127120
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SIXTH JUDICIAL DISTRICT COURT • HUMBOLDT COUNTY, NEVADA • MICHAEL R. MONTERO	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	 FILED CASE NO. CV 20,464 DEPT. NO. II 2020 MAR - 6 PH 4: 10 DEPT. NO. II 2020 MAR - 6 PH 4: 10 DEPT. NO. II WAYLON HUBER, Plaintiff, vs. ORDER JANEA HUBER, Defendant. This matter came before the Court on February 27, 2020 for a hearing on ten (10) motions filed by the plaintiff between March 25, 2019 and February 20, 2020, and one motion filed by the Defendant on November 22, 2019, to Vacate and Reschedule Hearing, which is now moot as that hearing was converted to a settlement conference. The parties both appeared on February 27, 2020 in Pro Per. The Plaintiff's motions filed since the last hearing in this case contained the following captions: 1. Exparte Motion to Modify Custody Due To Change In Circumstance, filed
	14	motion filed by the Defendant on November 22, 2019, to Vacate and Reschedule Hearing,
6	15	which is now moot as that hearing was converted to a settlement conference. The parties
- **	16	both appeared on February 27, 2020 in Pro Per.
	17	The Plaintiff's motions filed since the last hearing in this case contained the following
	18	captions:
	19	1. Exparte Motion to Modify Custody Due To Change In Circumstance, filed
	20	March 25, 2019;
	21	2. Motion to Modify Custody Due To Change In Circumstances, filed
	22	March 25, 2019;
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1	3. Supplement to Exparte Motion To Change Custody Due To Change in
2	Circumstance, filed March 26, 2019;
3	4. 2 nd Supplement to Exparte Motion to Change Custody Due To Change In
4	Circumstance, filed March 26, 2019;
5	5. Reply in Support of Motion to Modify Custody Due To Change In Circumstances,
6	filed April 23, 2019;
7	6. Supplement to Motion to Modify Custody Due to Change In Circumstances, filed
8	May 7, 2019;
9	7. Request For A Hearing to Show Cause And Custody, filed May 17, 2019;
10	8. Motion to Change Location of Therapeutic Reunification, filed August 15, 2019;
11	9. Motion to Enforce Divorce Decree, Motion To Modify Custody Due To Change In
12	Circumstance, filed August 16, 2019;
13	10. Motion in Limine To Exclude Hearsay Evidence and Testimony Of Accusations
14	Of Sexual And Physical Abuse, filed February 20, 2020.
15	In addition the plaintiff filed a Pre-Hearing Statement and a Supplement to the Pre-
16	Hearing Statement on February 20 and February 24, 2020 respectively. The defendant filed
17	no response or opposition to any of the above motions or hearing statements.
18	The primary concern raised by the plaintiff's extensive motions practice over the
19	last year centered on the failure of any progress made by the parties to engage in therapeutic
20	supervised visitation as previously ordered by this court on November 30, 2018, and March
21	15, 2019.
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The parties were divorced on April 1, 2016, wherein a Findings of Fact, Conclusions 1 of Law and Decree of Divorce awarded the parties joint legal and joint physical custody of 2 3 their two minor children, Brynlee Huber, born May 8, 2012, and Bryson Huber, born May 8, 2012. The divorce decree was subsequently modified by an Order Suspending Visitation 4 filed on June 9, 2017, wherein plaintiff's visitation was suspended pending further order 5 of this court following allegations of child abuse and substance abuse by the plaintiff. 6 7 Extensive motion practice ensued, multiple attorneys rotated through both sides of this 8 case, resulting first in this Court's Order of November 30, 2018, wherein "supervised 9 visitation and therapeutic intervention begin immediately in Idaho", twice a month, 10 between the plaintiff and the two minor children. Thereafter, a therapist scheduled to 11 conduct the therapeutic services claimed that the agency required an Order of the Court 12 with specific language to comply with Idaho laws. The Court therefore clarified its 13 November 30, 2018 Order with an Order dated March 15, 2019. The March 15, 2019 Order 14 again made it very clear that the Court expected this therapeutic supervised visitation to 15 begin immediately ("within five days of service of this Order", p2, ln 4-5). This did not 16 happen. Now nearly a year has passed since the last Order, and nearly 15 months since the 17 first Order of this Court, wherein the Court made it clear that the Court wanted visitation 18 to occur between Mr. Huber and his two minor children.

After hearing additional evidence and arguments of the parties on February 27,
2020, the plaintiff having filed ten motions addressing these issues, the defendant having
filed no opposition or response to any of the plaintiff's motion, the Court hereby Orders as
follows:

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1	1.	This Court again orders the parties and the minor children to immediately engage
2		in "supervised visitation and therapeutic intervention" (also referred to as,
3		"Therapeutic Supervised Visitation") in Idaho. Of paramount concern to this
4		Court is the time in which the minor children have had no contact with their
5		father, Mr. Huber. In order for the children to rebuild a relationship with their
6		father, and in anticipation that further visitation, including unsupervised
7		visitation and eventually returning to joint physical custody as originally
8		provided for in the Divorce Decree, therapeutic visitation shall be the immediate
9		goal of this family and the Court.
10	2.	To the extent necessary for a provider of these services in the State of Idaho, the
11		parties shall participate in Therapeutic Supervised Visitation in accordance with
12		I.R.F.L.P. 717. Specifically, the supervised access shall include "Therapeutic
13		Supervision" as defined in I.R.F.L.P. 717(D)(7).
14	3.	Said visitation with Plaintiff shall include the following minor children: Brynlee
15		Huber, born May 8, 2012 and Bryson Huber, also born May 8, 2012.
16	4.	Costs associated with the Therapeutic Supervised Visitation shall be allocated
17		solely to Plaintiff at this time, with the Court reserving jurisdiction to Order
18		proration or cost shifting as deemed appropriate by future Order.
19	5.	Stellar Mental Health and Mediation, 3904 E. Flamingo Ave, Suite 200, Nampa,
20		Idaho 83687 or other provider of these services as selected by the plaintiff.
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1	6. The parties shall contact the above named provider within five days of service		
2	of this Order to make arrangements to begin visitation. Visitation shall begin		
3	within 30 days of the date of this Order.		
4	7. Visitation will occur twice monthly, for two hours each visit. Specific dates and		
5	times shall be arranged with the Provider according to the Provider's policies		
6	and schedule. If there is any difficulty scheduling, each party shall give the		
7	Provider a weekly schedule as well as a schedule for the children, and the		
8	Provider shall determine the schedule.		
9	8. This Court respectfully requests the Provider to provide written status reports to		
10	this Court every 30 days with information regarding the number of visits		
11	attended and the participation levels of plaintiff and his two minor children.		
12	9. Said visitation shall not be suspend, cancelled or modified without further Order		
13	of this Court.		
14	IF EITHER PARENT FAILS TO COMPLY WITH THE TERMS OF THIS		
15	ORDER, SAID PARENT MAY BE HELD IN CONTEMPT WHICH MAY		
16	INCLUDE JAIL OF UP TO 25 DAYS AND/OR A FINE OF UP TO \$500.00		
17	PURSUANT TO NRS CHAPTER 22.		
18	THE COURT FURTHER PLACED THE PARTIES ON NOTICE ON		
19	FEBRUARY 27, 2020, THAT FAILURE TO COMPLY WITH THE TERMS OF		
20	THIS ORDER MAY NOT ONLY SUBJECT THE PARTIES TO CONTEMPT AS		
21	ALLOWED BY LAW, BUT ALSO TO FURTHER ORDER OF THIS COURT		
22	MODIFYING CUSTODY.		
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1	The parties shall work together to effectuate the purposes of this Order.
2	This order replaces all prior orders on the subject of Therapeutic Supervised
3	Visitation.
4	This ORDER is effective immediately.
5	IT IS SO ORDERED.
6	DATED this lo^2 day of March, 2020.
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8	MICHAEL R. MONTERO DISTRICT JUDGE
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1	CERTIFICATE OF SERVICE
2	I hereby certify that I am an employee of the Honorable Michael R. Montero,
3	District Court Judge, Sixth Judicial District Court and am not a party to, nor interested in,
4	this action; and that on March d^{th} , 2020, I caused to be served a true and correct copy of
5	the enclosed ORDER upon the following parties:
6	
7	Waylon Huber 4151 Two Rock Drive
8	Winnemucca, Nevada 89445 Via U.S. Mail
9	Janea Huber Calkins
10	3033 W. Divide Creek Meridian, Idaho 83646
11	Via U.S. Mail
12	Elisha Formburg
13	Elisha Formby
14	Administrative Specialist Sixth Judicial District Court, Dept. II
15	
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	FILED
	2020 MAY 12 AM 11: 44
1	Case No. CV 20,464
2	Dept. No. 2
3	The undersigned hereby affirms this document
4	does not contain a social security number.
5	
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	WAYLON HUBER,
9	Plaintiff,
10	vs NOTICE OF APPEARANCE
11	JANAE CALKINS;
12	
13	Defendant.
14	
15	PLEASE TAKE NOTICE THAT, DOLAN LAW LLC, and counsel, Massey K. Mayo,
16	Esq., and/or Robert E. Dolan, Esq. and/or MAX A. STOVALL, have been retained by
17	WAYLON HUBER, above Defendant, to represent him in the above entitled action, and hereby
18	appears in the instant action.
19	
20	DATED this 12 day of May, 2020.
21	A marine Alleria
22	Massurk. Mayo
23	DOLAN LAW LLC. By: MASSEY K. MAYO, ESQ.
24	Attorney for Plaintiff Nevada Bar No. 11201
25	545 Hanson Street
26	Winnemucca, Nevada 89445 Telephone: 775-625-3200
27	Fax: 775-625-4286
28	
DOLAN LAW, LLC. 545 Hanson Street Winnemucca NV 89445 (775) 625-3200 Fax (775) 625-4286	A07

		2
1	CERTIFICATE OF SERVICE	
2	I hereby certify that on this 12 day of May, 2020, I have deposited, as stated below, at	
3	Winnemucca, Nevada, a true and correct copy of the NOTICE OF APPEARANCE, addressed to	
4	the following:	
5		
6	JANEA CAULKINS 11335 W. Bakula Dr.	
7	Boise, ID 83709	
8	First Class U.S. Mail	
9 10		
10	Via Fax Transmission	
	Box in District Court Clerk Office	
13	Box in Justice Court Clerk Office	
14	Hand Delivered	
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DOLAN LAW, LLC.		
545 Hanson Street Winnemucca NV 89445 (775) 625-3200 Fax (775) 625-4286	A	b
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	FILED
	Case No. CV 20,464
1	TAM: RAE SPERO
2	DIST COURT CLERK
3	The undersigned hereby affirms this document does not contain a social security number.
5	does not contain a social security number.
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	
9	WAYLON HUBER EX PARTE MOTION TO PRODUCE
10	Plaintiff, <u>MINOR CHILDREN AND GRANT</u> THIRD-PARTY CUSTODY PENDING
11	vs. <u>REUNIFICATION</u>
12	JANAE CALKINS
13	Defendant.
14	/
15	COMES NOW, the Plaintiff, WAYLON HUBER, (hereinafter, "Father") above-named,
16 17	by and through his attorney, DOLAN LAW, LLC and MASSEY K. MAYO, ESQ., and presents
18	this "Ex Parte Motion to Produce Minor Children and Grant Third-Party Custody Pending
19	Reunification."
20	This Ex Parte Motion is based upon the attached Statement of Facts, Points and
21	Authorities, exhibits attached hereto and the Declaration of Petitioner, together with the
22	pleadings and papers on file herein.
23	DATED this ¹ / ₁ th day of June, 2020.
24 25	Maysenff Manzo
26	DOLAN LAW, LLC. By: Massey K. Mayo, Esq.
27	Nevada Bar # 11201 Attorney for Waylon Huber
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1	STATEMENT OF FACTS
2	1. Reunification Efforts for Father and Children: This matter involves the
3	parties' two minor children: BRYNLEE HUBER and BRYSON HUBER, born May 8, 2012, age
4	8. Commencing in November 2018, this Court issued an interim custodial order designed to
5	begin reunification efforts between Father and the two minor children. The Court reiterated this
6	directive in a subsequent Order on March 15, 2019. Over the course of the past 20 months,
7 8	Father has brought multiple motions before this Court to require JANEA CALKINS (hereinafter,
9	"Mother') to comply the Court's directive and with reunification efforts (to no avail it seems).
10	2. On March 6, 2020, this Court issued a third Order pertaining to therapeutic
11	visitation and supervised visitation, for Father and the minor children. In said March 2020
12	Order, the Court stated "therapeutic visitation shall be the immediate goal of this family and the
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14	Court." March 6 th , 2020 Order, P. 4, lines 7-9.
15	3. The therapeutic visitation was Ordered to occur twice monthly, for two hours
16	each visit, and that said visitations "should not be suspend, cancelled, or modified without
17 18	further Order of this Court." Id. P.5, lines 12-13. Knowing that there was concern Mother would
19	fail to comply, the Order further placed the parties on notice that:
20	"Failure to comply with the terms of this Order may not only subject the parties to
21	contempt as allowed by law, but also to further order of this Court modifying
22	custody."
23	4. Following the March 6, 2020 Order, the children were scheduled for
24 25	therapeutic supervised visitation on April 22, April 30, May 7, and May 14 through
26	Stellar Mental Health & Wellness, with Jeffrey R. Moreno, LSCW. The children
27	attended two sessions with Mr. Moreno, and as they were scheduled to begin their first
28	anchaca two sessions with twit, moreno, and as mey were seneduled to begin men inst
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"in-person" therapeutic visitation with Father, Mother ceased taking the children. Both ŧ times, Mother called after the appointments were scheduled to announce that the children 2 3 were sick and/or unavailable. See, Exh. A, Status Report of Reintegration/Family 4 Therapy. Mother never sought this Court's permission to cancel the visitation in advance 5 or to ratify the cancellation. In fact, Father was informed that Mother cancelled the May 6 14th, 2020 appointment due to the children being sick. Later that same day, Father sent 7 Mother a cellular text message and asked how the children were doing. Mother's 8 9 response: "They're awesome! Very Happy." See, Exh B., cellular messages from Father 10 to Mother, dated May 14th, 2020. 11 Mr. Moreno noted that in the two session he had with the children it was 5. 12 concerning that: (1) the children immediately disclosed alleged sexual abuse by Father of 13 them in adult language and context; and (2) that Mother identified Father as a perpetrator 14 15 of sexual abuse and the children's response was to state their Father needed to go to jail. 16 The children further relayed that when they were little Father kidnapped them from 17 Mother. 18 6. Mr. Moreno reported to the undersigned counsel that he is concerned that 19 20 Mother will continuously sabotage Father's efforts to reunify with his children, and that 21 the children are of the mindset to believe what Mother has told them occurred, did in fact 22 occur. Mr. Moreno advised Father to install security cameras in his home, should the 23 children return to his care and custody. Presumably this is to ensure that Father can 24 document his actions and behaviors so as to defeat any further salacious allegations. Mr. 25 26 Moreno is prepared to provide additional testimony for this Court, based upon his 27 28

interactions with the children, and his professional experience in difficult reunification matters.

Furthermore, Father recently learned that Mother unilaterally disenrolled 7. 3 4 the children form their current therapist at St. Luke's and has informed Father the 5 children are attending "drama therapy" with un unlicensed professional at the Boise River 6 Birth Center. See, Exh. C., cellular text messages between Father and Mother dated June 7 4th, 2020 and Exh. D, biography of Jessica Northam of the Boise River Birth Center. 8 9 When Father requested to know why the children were disenrolled, Mother stated "it's 10 what judge Montero wanted." Of course, this is absurdity of and by Mother, the March 6 11 2020 Order does not reference any modifications of the children's individual therapists. 12

8. Mother has no intention of allowing Father an opportunity to reunite with
his children, nor does she have an intention to comply with this Court's Order. Father
understands, and is concerned, that his children believe that he perpetrated horrible things
upon them when they were little and in his care. Mother has programmed the children to
fear Father and to believe that she is their savior.

Mother's Past History of Absconding with and/or Concealing Children: 9. 19 Mother has a documented history of absconding with the children and/or hiding her whereabouts. 20 21 In the past, Father has gone for months at a time not knowing where his children reside or with 22 whom. In May 2019, Father was able to obtain a possible address for Mother in Meridian, Idaho 23 due to a social media post concerning a garage sale. It was the first time in two years, that Father 24 was able to confirm where his children attended school. Of course, the address located by Father 25 26 was not the same address Mother had provided to this Court on the record (and presumably

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under oath). The prior address was that of her own Mother, whom she portrayed to be living with at the time, which was false.

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3 10. Mother will avoid communication with Father, and at times sever all contact. 4 Recently, Father has requested photographs of the children to be sent by Mother via cellular 5 message. She ignores the request. Unless Father initiates a "check-in" to Mother, he receives no 6 information concerning his children or their welfare. For two plus years, Mother has done less 7 than the bare minimum to stay afloat in this litigation and is using a fabricated trauma narrative 8 9 told through the mouths of her young children as a sword and a shield. Mother is a physical and 10 emotional safety risk to her children, given her willingness to disobey this Court and her history 11 of concealing the children from Father, no matter the consequences.

Also of concern is Mother's significant other, Justin Scott Calkins. Justin Calkins, 11. 13 as of May 2020, was incarcerated in the South Idaho Correctional Institution on two offenses: (1) 14 15 Driving Under the Influence; and (2) Domestic Assault or Battery. Calkins is eligible for parole 16 as of August 2020. See, Exh. E, Idaho Department of Corrections Offender Search Details. This 17 Court previously issued an Order requiring no contact between Calkins and the minor children, 18 due to concerns of his substance use and violence. Mother has disregarded the Court's no 19 20 contact provision and if granted parole, Calkins will return to living with Mother and the minor 21 children.

12. Father's Consultation for Best Interest of the Children: Knowing that Mother
 has not, will not, and will never comply with reunification efforts as Ordered by this Court,
 Father has sought direction from both Mr. Moreno and Dr. Herbert Coard, a licensed
 Psychologist in the State of Nevada, as to the best direction forward. Both professionals, and
 Father, are concerned that an Order requiring the immediate return of the children to Father's

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I	sole care will cause d	lamage to future reunification efforts given the children's state of mind and
2	what appears as pote	ntial brainwashing of and by Mother. While Father wants nothing more than
3	to have the immediat	e care and custody of his children, he is concerned that they will endure
4	further trauma (due t	o their current psychological state of mind) if placed in his home without
5	first engaging in the	proper therapeutic process. As such, based upon Father's consultations with
6 7	the above-named pro	fessionals Father seeks the following:
8 9	E.	This Court issue an immediate Order for Mother to Produce the Minor Children to Court at a specific date and time, to coincide with a hearing on the instant Exparte Motion and Order;
10 11	=	That should Mother fail to produce the children, a warrant for her arrest issue;
12		That an immediate Exparte Order be issued by the Court granting temporary legal and physical custody of the minor children to the
13 14		parental grandmother, Debbie Castonguay and/or to Tessa James, who is Father's first cousin and has a relationship with the
14		children; subject to the rights of Father to begin reunification efforts with a qualified professional in Nevada and visitation as
16		recommended by the therapeutic provider and subject to
17		supervised visitation to Mother and/or contact to be recommended by the therapeutic provider;
18 19	e e e e e e e e e e e e e e e e e e e	That Father and Mother undergo parental capacity evaluations and an assessment of parental alienation;
20		That the Court issue a separate Order releasing any and all mental,
21		therapeutic, health and educational records of the minor children to Father;
22		That Mother reimburse Father for any out-of-pocket expenses
23 24		associated with the above therapeutic process and/or evaluations, due to her bad faith.
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1	POINTS AND AUTHORITIES	
2	Jurisdiction	CONTRACTOR DE LA CONTRACTÓR DE CONTRACTÓR DE LA CONTRACTÓ
3	13. This Court has exclusive jurisdiction to enter a custody Order given that Nevada	
4	has entered prior custodial Orders concerning the minor children granting exclusive continuing	AND A CONTRACTOR OF A CONTRACTOR OF A CONTRACTOR OF A CONTRACTOR OF A CONTRACTOR OF A CONTRACTOR A CONTRACTOR OF A CONTRACTOR A CONT
5	jurisdiction over the minor children. NRS 125A.315. Furthermore, per NRS 125C.0045(1), this	
6	Court may, at any time, during the pendency of an action, make orders for the custody, care,	
8	education, maintenance and support of the minor child as appears in his or her best interest.	
9	Ex-Parte Emergency Relief	
10	14. Generally, Exparte Orders in family law cases are reserved for serious matters,	
11	when a child's health and safety is in danger. (See by analogy, Rules of Practice for the Second	
12	Judicial District Court, Rule 43). Father submits that his minor children's health and safety are at	
13	serious risk if left in the care, custody and control of Mother. Mother has demonstrated a	
14 15		
16	consistent pattern of parental interference with Father's custodial rights, has ignored and	Provincent Section 1997
17	intentionally disobeyed this Court's Orders, and has unnecessarily restricted Father's contact	and the second second second
18	with his children. The children's mental and emotional state are of serious concern, given that	
19	the children vocalize a trauma narrative wherein their Father was a violent, horrid individual.	
20	Yet, there is not, nor has there been, any credible evidence supporting the trauma narrative	CONTRACTOR OF THE OWNER
21	espoused by the children. Indeed, after a full investigation by the Winnemucca Police	and the second second
22 23	Department and the Nevada Division of Child Welfare Services, the claims against Father were	No. of Concession, Name
23	not pursued.	
25	15. The sole consideration for the Court in a child custody determination is the best	COLONIA COLONIA
26	interest of the child. NRS 125C.0035(1). Maintaining children's frequent associations and a	
27	continuing relationship with both parents after their parents have become separated or have	
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1	dissolved their marriage is Nevada's declared public policy, as well as, to encourage such parents
2	to share the rights and responsibilities of child rearing. (See, Davis v. Ewalefo, 352 P.3d 1139,
3	1144; 131 Nev. Adv. Rep. 45 (2015); <u>Bluestein v. Bluestein</u> , 345 P.3d 1044, 131 Nev. Adv. Rep.
4	14 (2015), former, NRS 125.480(1); 125.460(1)). However, this policy presumes that both
5	parents are fit and prioritize the health, safety and welfare of their child over all else. See
6 7	generally, Troxel v. Granville, 530 U.S. 57, 68, 120 S. Ct. 2054, 147 L. Ed. 2d 49 (2000).
8	Mother prioritizes her own twisted agenda over the developmental needs of her children. Mother
9	has used the children as pawns in a game of revenge against Father and in her pursuit of
10	alienating the children from their Father, has possibly caused irreparable damage to the
11	
12	children's psyche. Mother shops therapeutic providers, searching for whatever "professional"
13	will buy the trauma narrative created of her own doing and told through the mouths of her babes.
14	Mother is not fit to parent her children and a psychological and parental assessment of Mother is
15	required before this Court can properly determine what, if any, contact Mother should have with
16	her children going forward.
17 18	16. NRS 125C.0035(3) states that in determining the best interest of the child, the
19	court shall consider and set forth its specific findings concerning, among other things:
20	(a) The wishes of the child if the child is of sufficient age and capacity to form
21	an intelligent preference as to his or her custody. (b) Any nomination by a parent or a guardian for the child.
22	(c) Which parent is more likely to allow the child to have frequent associations
23	and a continuing relationship with the noncustodial parent. (d) The level of conflict between the parents.
24	(e) The ability of the parents to cooperate to meet the needs of the child.(f) The mental and physical health of the parents.
25	(g) The physical, developmental and emotional needs of the child. (h) The nature of the relationship of the child with each parent.
26	(i) The ability of the child to maintain a relationship with any sibling.
27	(j) Any history of parental abuse or neglect of the child or a sibling of the child.
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(k) Whether either parent or any other person seeking custody has engaged in ł any act of domestic violence against the child, a parent of the child or any other person residing with the child. 2 (i) Whether either parent or any other person seeking custody has committed 3 any act of abduction against the child or any other child. 4 For 20 months Mother has disregarded the Court's directive to assist and support 17. 5 reunification efforts between Father and the children. Mother will never allow the children to 6 have frequent associations and a continuing relationship with their Father and will instead 7 encourage the children to respond in fear towards the thought of interacting with their Father. 8 9 (Id. Subpart (c)). The children are 8 years of age, and unfortunately a great deal of time has 10 passed since the children were afforded any since of "normalcy" with or around their Father. 11 There is much therapeutic work to begin, so that these children can have a healthy since of self 12 and develop into well-rounded adults. 13 Mother's mental health is in question. Mother's actions are that of a manipulative, 18. 14 15 demented person who overlays her own agenda on that of the needs of her children. Father is 16 confident that a parental capacity assessment will aide this Court in determining what diagnosis 17 appropriately applies to Mother and what, if any, treatment Mother could engage in to re-wire 18 her constitution. Furthermore, Father asserts that it is Mother who is abusing and neglecting his 19 children by alienating the children from his parental affection and continuing to endorse a false 20 21 trauma narrative that is damaging to his children's psyche. 22 Furthermore, Mother has a documented history with this Court of concealing 19. 23 and/or absconding with the children, including providing a false address and information 24 (presumably under Oath) of her whereabouts to the Court. Father has spent a great deal of time 25 26 and energy ensuring that he can maintain tabs on Mother's whereabouts. Father is vehemently 27 28

-9-

concerned that when Mother learns of the Court's Order modifying custody that she will simply vanish with the children.

3 20. Father ultimately desires to have custody of his children; however, Father heeds 4 the advice of professionals that if he were to request the twins to immediately resume living with 5 him, that could cause additional trauma. NRS 125C.004 allows this Court to award custody to a 6 non-parent, without the parent's consent, so long as there is a finding that an award of custody to 7 a parent "would be detrimental to the child and the award to a nonparent is required to serve the 8 9 best interest of the child." The continuation of custody to Mother is detrimental to the overall 10 health and safety of the children given that Mother is disobeying the Court, Mother wholly 11 disregards Father's parental rights. Mother continues to pursue a false trauma narrative despite 12 evidence that no such trauma occurred, Mother restricts the children's contact with Father and 13 other family, and Mother alienates the children from Father's parental affection. The Court must 14 15 take action to protect these children, while ensuring that Father secures the appropriate 16 therapeutic services for the children here in Nevada. This is the only chance the children have, 17 while at a young age, to repair the emotional, mental damage caused over the course of the past 18 two plus years. 19

20 21. This matter requires immediate Court intervention. Without the Court's 21 assistance, Father will likely never reunify with his children and Mother will continue with her 22 obstructionist and alienating behavior. This Court provided notice that should Mother fail to 23 comply with the March 6, 2020 Order pertaining to reunification the Court would consider a 24 modification of custody. Now is the time, and Father is ready and willing to assist his children to 25 26 obtain the therapeutic services required to propel his relationship forward while protecting their 27 best interests.

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1	22. Father will make himself readily available for a hearing on this matter.
2	Additionally, the therapeutic provider Jeffery Moreno indicated his willingness to appear and
3	testify before the Court.
4	WHEREFORE the undersigned counsel respectfully prays that Father's Ex-Parte Motion
5	To Produce Minor Children and Grant Third-Party Custody Pending Reunification be
6 7	GRANTED, and for such other and further relief as may be just and proper.
8	DATED this <u>Jur</u> day of June, 2020.
9	
10	
11	MARCHARMAN
12	DOLAN LAW LLC
13	By: Massey K. Mayo, Esq. Nevada Bar No. 11201
14	545 Hanson Street
15	Winnemucca, Nevada 89445 Attorney for Waylon Huber
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AFFIDAVIT IN SUPPORT OF EXPARTE MOTION TO PRODUCE MINOR CHILDREN AND GRANT THIRD-PARTY CUSTODY PENDING REUNIFICATION

	STATE OF NEVADA)
3		:ss
4	COUNTY OF HUMBOLDT)

ł

COMES NOW, Waylon Huber, who being first duly sworn, under the pains and penalty
of perjury, under the laws of the State of Nevada, truthfully states the following:

That this Affidavit is based upon my personal knowledge and is made under the
 penalties of perjury. That this Affidavit is filed in support of Affiant's Exparte Motion to
 Produce Minor Children and Grant Third-Party Custody Pending Reunification.

2. Your Affiant is the Father of BRYNLEE HUBER and BRYSON HUBER, born 11 12 May 8, 2012, age 8. More than two years has elapsed since your Affiant had physical contact 13 with my children. Since the March 6, 2020 Order, I participated in two therapeutic sessions with 14 Jeff Moreno, LCSW, of Stellar Mental Health & Mediation. One on March 20, 2020 and one on 15 May 4, 2020. During these sessions, Mr. Moreno conducted an interview of myself, and my Wife 16 17 (during the second session). We discussed boundaries and expectations for the upcoming 18 audio/visual session with the twins, and that he would prepare my children as well for the first 19 "in-person" contact. Mother never allowed the children to return for the "in person" session, 20 which would have been the first time in nearly three years that I would have had the opportunity 21 to speak to my children. 22

3. Stellar Mental Health & Mediation informed your Affiant that Mother failed to
bring the children to the appointment, cancelling last minute. The appointment was rescheduled,
and she failed to bring the children a second time. On one of those dates, upon information and
belief, Mother cited the children being sick as the reason for the cancellation. That same day, J
sent Mother a cellular text message asking how the children were feeling and she responded

"They're awesome! Very Happy." Ultimately, Steller Mental Health & Mediation removed the children from services due to Mother not keeping appointments as directed. 2

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Your Affiant also learned that Mother has unilaterally disenrolled the children 4. form their current therapist at St. Luke's and has informed Father the children are attending "drama therapy" with un unlicensed professional at the Boise River Birth Center. This concerns your Affiant as Mother has changed therapeutic providers for the children on multiple occasions and appears to "shop" therapist. There is no continuity of care for my children at this time.

9 5. In the past, Mother has concealed the children from me, and even now she 10 provides very little information regarding the twins. Routinely I ask for pictures of the children, 11 Mother ignores all my requests. Mother has lied about her address to your Affiant, and the 12 Court, and it is my firm belief that Mother will abscond with the children if she knows the Court 13 is willing to modify custody. 14

15 Your Affiant has installed cameras in my home at the advice of Jeff Moreno to 6. 16 ensure that my actions can be documented should the twins have visitation in the home. This is 17 done out of concern that the children will make additional allegations of abuse against me, due to 18 their current mental and emotional state, and the cameras are for protection. This causes me 19 great sadness, but I understand why the recommendation was made. 20

21 7. It is my desire that the children return to living in Nevada immediately. My 22 Mother, Debbie Castonguay and/or Tessa James, who is my first cousin are ready, willing and 23 able to take custody of the children. The twins have a prior relationship with both my Mother and 24 Tessa, and would be familiar. Additionally, my desire is that while the children reside with my 25 26 family they immediately begin therapeutic services in Nevada and that both myself and 27 Defendant, Janea Calkins, submit to a parental capacity examination and an assessment of the 28

-13-

parental alienation be provided to this Court. In this regard, Dr. Herbert Coard, psychologist, was 1 contacted and agreed to provide the necessary services in conjunction with his colleagues. I am 2 3 willing to follow the recommendations of the providers. 4 8. That without immediate Court intervention my children's overall mental and 5 emotional well-being will continue to suffer. Mother has demonstrated a pattern of behavior 6 designed to ensure that my children continue to fear me as a person and are continued to be 7 alienated by me, and my family. 8 9 9. I have knowledge of and am competent to testify to the matters stated herein, 10 except to those matters stated on information and belief, and as to those matters, I believe them 11 to be true. 12 DATED this 21th day of June, 2020. 13 14 15 AYLON HUBER 16 17 Subscribed and Sworn to before me By WAYLON HUBER 18 this Morday of June, 2020. 19 20 (ax 21 NO 22 23 MASSEY K. MAYO CASE Notary Public - State of Nevada 24 poolntment Recorded in Humboldt County No: 07-4223-9 - Expires October 31, 2023 25 26 27 28 -14-

EXHIBIT A

EXHIBIT A

3904 E. Flamingo Ave, Ste. 200, Nampa, ID 83687

(208) 639-1314 Fax: (208) 639-2301 Stellaridaho.com

DATE: May 19, 2020

RE: STATUS REPORT OF (REINTEGRATION/FAMILY THERAPY) CV-20-464 Brynlee & Bryson Huber

I. COMPLIANCE REPORT

Per the order for therapy in this case, writer is to submit a status report to the court every 30

days.

- 1. Appointments held: 4/22, 4/30, 5/7, 5/14
- 2. Attendance & punctuality for appointment: Poor
- 3. Mother has not been following established rules and missed two appointments:
- 4. Father has been following established rules:

II. TERMINATION OF THERAPY

I, Jeffrey R. Moreno, LSCW, hereby terminate my status as court-involved therapist for the family. Primary reason:

Client missed two appointments in a row and called in after the appointments were already missed.

Level of Functioning at discharge:

The children were only seen two times upon the initial session they both reported sexual abuse. They clearly stated they were sexually abused and described the incidents as though they were adults not children. The level of exact information and detail was concerning and the children do not appear to be using words consistent with their age or developmental level. Mom identified that father is a perpetrator of sexual abuse and the children stated that "Waylon needs to go to jail" Below is an excerpt from the children.

"When I was 3 I was interviewed but, i couldn't really tell cause I was too little. he kidnapped us my mom was dating my step-dad and he kidnapped us and he took us away back to Nevada. When he abused us "my vagina... he was making it tear, it was bleeding and whenever I would take baths and stuff it would hurt from all of the abuse. It made my kidney disease worse." "He would touch my penis and make me touch his penis. He would put it in my mouth"

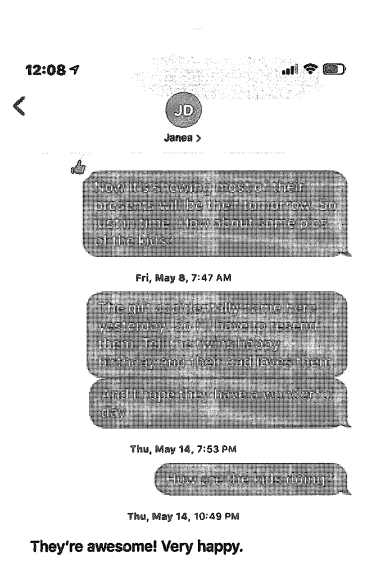
Respectfully submitted,

Sent electronically, without signature, to avoid delay.

Jeffrey R. Moreno, LCSW

EXHIBIT B

EXHIBIT B



Sun, May 17, 8:18 AM

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Sun, May 17, 10:12 AM

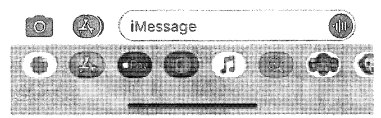
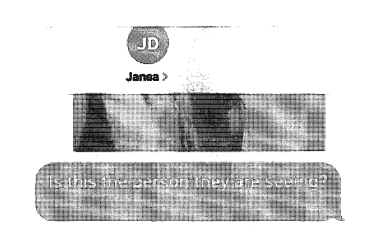


EXHIBIT C

EXHIBIT C



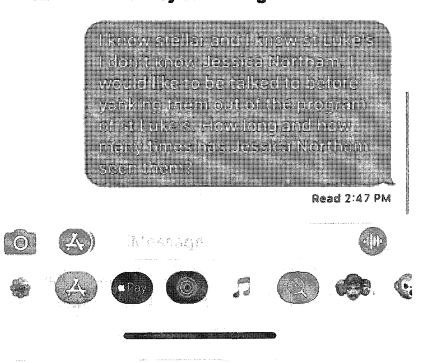
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How were you referred to this woman? St. Luke's referred you?
wmaani? So link als pelementan it
What is action apply the studies
What is going on with stellar reundication?

Today 1:57 PM

Call steller and found out Waylon. They are the ones who communicate with you about it not me! You know who they are seeing.



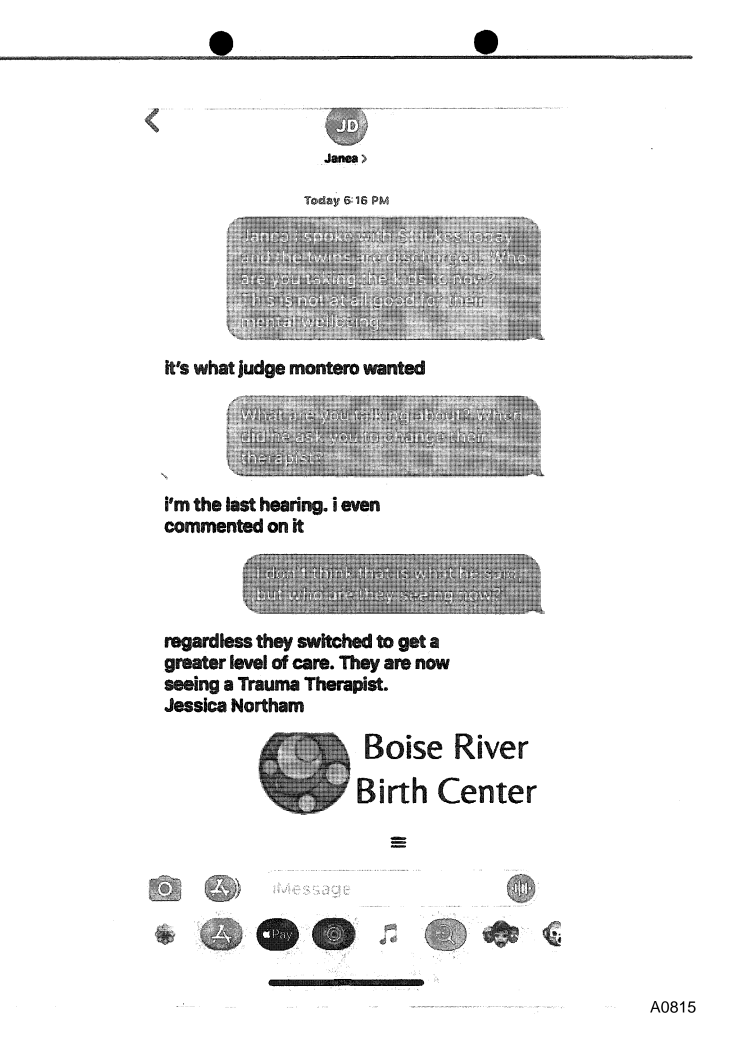
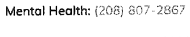
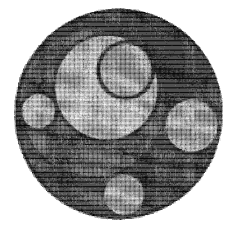


EXHIBIT D

EXHIBIT D

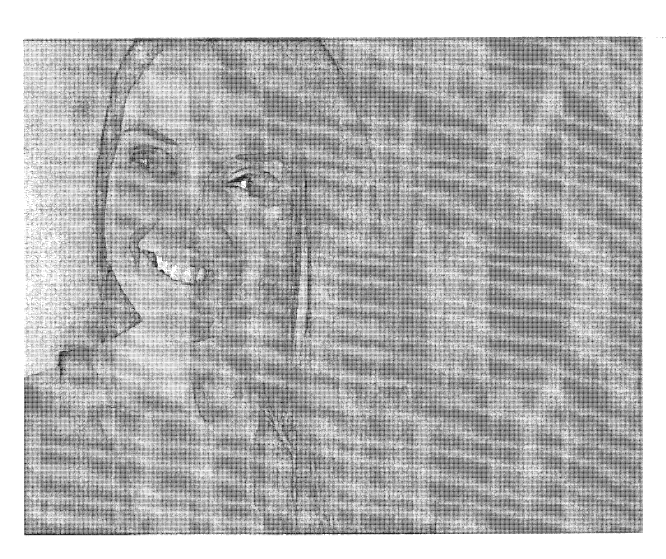


182 W State St, Eogle, ID 83616



Boise River Birth Center

https://www.boisebirthcenter.com/our-staff/jessica-northam/



Jessica Northam

Birth Assistant/Student Midwife

Jessica Northam is a registered drama therapist of the North American Drama Therapy Association with specializations in trauma-centered psychotherapy and trauma-sensitive program development. She has worked in clinical, educational, and humanitarian settings in the United States and abroad. As a clinician, she has worked with children, adolescents, adults, and families with stress-related disorders including posttraumatic stress disorders, personality disorders, and eating disorders. In educational settings, she has

and community environments.

Her experience abroad has included working in programs in Latin America responding to mental health needs of victims of natural disasters, refugees, and displaced persons in humanitarian crises. Jessica is now a consultant for professionals and NGOs in fields of services looking to develop trauma-informed practices while also building their capacity to address countertransference, prevent secondary trauma and recover from compassion fatigue. She is a firm believer that psychoeducation of stress and trauma is crucial in preventing and overcoming trauma.

Jessica is available to facilitate groups, capacity building, workshops, and retreats in addition to providing consultation for businesses and organizations wanting to create trauma-informed practices that are culturally sensitive and follow a community based approach.

As a birth doula and a childbirth educator she is no stranger to the birth world. She knows that birth brings its own experiences for each woman and it is her desire to walk alongside women with support, knowledge and encouragement as they and their families bring a new child into the world.

Her own pregnancies and births showed her the strength and healing that can come from this season of life as well the struggles that can arise. Her international travels burdened her for the physical needs around the world. The combination of the two led her down the path of midwifery and she has loved every step of the journey.

If she had any free time she would lave to make things – music, wood chips, quilts, yummy food... But, for now she is excited to be immersed in her studies and her dream is to one day be a midwife for women both locally and internationally.

Contact Us

Schedule A Tour

Women's Health

	FILED ^S
	2020 JUN 26 PM 4: 57
I	Case No. CV 20,464
2	Dept. No. 2 DIST. COURT CLERK
3	
4	The undersigned hereby affirms this document does not contain a social security number.
5	
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	WAYLON HUBER
9 10	EX PARTE REQEUST FOR Plaintiff, SUBMISSION
11	vs.
12	JANAE CALKINS
13	Defendant.
14	//
15	It is hereby requested that the "Exparte Motion to Produce Minor Children and Grant
16	Third-Party Custody Pending Reunification", in the above entitled matter be submitted to the
17 18	Court on an Exparte emergency basis.
18	Said request is made without notice to Mother, due to, inter alia, fear that Mother will
20	abscond and/or conceal the minor children given her past documented history of providing false
21	
22	addresses and misleading information concerning the children's whereabouts.
23	DATED this $2e^{th}$ day of June, 2020.
24	DOLAN LAW, LLC.
25	By: Massey K. Mayo, Esq. Nevada Bar # 11201
26	Attorney for Waylon Huber
27	
28	
	-1-
I	A0820

1	
	2020 JUL - 1 PH 3: 39
1	Case No. CV 20,464
2	Dept. No. 2 DIST. COURT CLERK
3	The undersigned hereby affirms this document
4	does not contain a social security number.
5	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
6 7	IN THE SIX TH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF HUMBOLDT
8	
9	WAYLON HUBER
10	Plaintiff, ORDER TO IMMEDIATELY PRODUCE MINOR CHILDREN TO
11	vs. <u>COURT PER NRS 125C.0055 and</u> NOTICE OF EXPEDITED
12	JANAE CALKINS
13 14	Defendant.
15	
16	PREMISES HAVING BEEN CONSIDERED, and upon review of Plaintiff's, WAYLON
17	HUBER, "Ex Parte Motion to Produce Minor Children and Grant Third-Party Custody Pending
18	Reunification," submitted herein by and through the law office of Dolan Law, LLC, and the
19	undersigned attorney Massey K. Mayo, Esq., and good cause appearing, the Court makes the
20	following FINDINGS OF FACT and CONCLUSIONS OF LAW as follows:
21	1. This Court has exclusive jurisdiction to enter a custody Order given that Nevada
22 23	has entered prior custodial Orders concerning the minor children granting exclusive continuing
23	jurisdiction over the minor children. NRS 125A.315. Furthermore, per NRS 125C.0045(1), this
25	Court may, at any time, during the pendency of an action, make orders for the custody, care,
26	education, maintenance and support of the minor child as appears in his or her best interest.
27	
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2. Plaintiff, WAYLON HUBER, (hereinafter, "Father") has provided sufficient 1 evidence that the Defendant, JANEA CALKINS, if provided notice of the pending custody 2 3 proceedings would present a high flight-risk and either conceal and/or abscond with the two 4 minor children: BRYNLEE and BRYSON HUBER, born May 8, 2012, age 8. Said evidence 5 includes, Mother's past efforts to conceal the children from Father, including providing a false 6 address for where she and the children resided to the Court and Father, ceasing communication 7 between Father and the minor children (including, not providing information when asked about 8 9 the whereabouts of said children), and her recent failure to ensure the children attend therapeutic 10 reunification efforts designed to reengage the children in Father's life and the fact that Mother 11 has disenrolled the children from their therapeutic providers whom they had established a 12 professional relationship since 2019. 13

3. Furthermore, this Court is familiar with the parties of this case having multiple 14 15 post-divorce custody hearings since 2018, and is aware that Father has not had any meaningful 16 contact with this children for the past three years due to Mother's disobedience and defiance of 17 Court Orders. Due to Mother's defiance of several of this Court's Order concerning 18 reunification, Father's custodial rights are being infringed upon, which is contrary to the stated 19 20 public policy in Nevada that both parents have frequent and continuing associations with their 21 minor children post-separation.

4. The Court finds that the best interest of BRYNLEE and BRYSON HUBER may
be at risk given Mother's intentional unwillingness to comply with this Court's directives and the
past documented history of Mother concealing the children's location from Father and the Court.
The immediate produce of the children to this Court is necessary to ensure the minor children's
safety pending further determination of the future custody for said children.

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NOW, THEREFORE, IT IS SO ORDERED as follow	vs:
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1. That Defendant, JANEA CALKINS, shall immediately produce the minor
children, by having said children physically appear and be present for, a hearing to be held on *Isth* day of *Iuly* 2020 at the Sixth Judicial District Court of the State of Nevada, County of
Humboldt located at 50 W. 5th Street, Winnemucca, Nevada 89445. Mother shall appear and
show cause as to why the Court should not hold her in contempt and/or cause her to pay
sanctions for her violation of this Court's March 6, 2020 Order.

2. Upon production of the minor children to this Court, the Court shall make further disposition of the custody of the minor children.

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3. NOTICE: Should Defendant, JANEA CALKINS, fail to appear and produce the minor children, by physically delivering the minor children to the Court at said date and time, this Court shall issue a warrant for Defendant, JANEA CALKINS, arrest in accordance with NRS 125C.0055 and this Court shall grant Plaintiff, with the assistance of appropriate law enforcement, the ability to obtain physical custody of the minor children, without further notice to Defendant.

IT IS SO ORDERED this 15 day of July, 2020.

DISTRICT COURT JUDGE

1	CERTIFICATE OF SERVICE
2	I hereby certify that on this 1^{4} day of 300 , 2020, I have deposited, as stated
3	below, at Winnemucca, Nevada, a true and correct copy of the ORDER TO IMMEDIATELY
4	PRODUCE MINOR CHILDREN PER NRS 125C.0055 and NOTICE OF EXPEDITED
5	HEARING RE: CUSTODY, addressed to the following:
6 7	Janea Huber Calkins 3033 W. Divide Creek Meridian, Idaho 83646
8	K First Class U.S. Mail
10	Via Fax Transmission
11	
12	Box in District Court Clerk Office
13	Box in Justice Court Clerk Office
14	Hand Delivered
15	Marin R Marin
16 17	MASSEY K. MAYO, ESO.
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	FILED
1	Case No. CV 20.464
2	Dept. No. 2 2020 JUL - 2 PM 3: 30
3	The undersigned hereby affirms this document
4	The undersigned hereby affirms this document does not contain a social security number.
5	
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	
9	WAYLON HUBER NOTICE OF ENTRY OF
10	Plaintiff, JULY 1, 2020 ORDER
11	VS.
12	JANAE CALKINS
13	Defendant.
14	/
15	TO: JENAE CALKINS, Defendant above;
16	YOU ARE HEREBY NOTIFIED that an "Order to Immediately Produce Minor Children
17 18	to Court Per NRS 125C.0055 and Notice of Expedited Hearing Re: Custody," was entered in the
18	above entitled matter on the 1 st day of July, 2020, a copy of which is attached hereto, as "Exhibit
20	A".
21	
22	Dated this 1 st day of July, 2020.
23	Masserff Marko
24	DOLAN LAW, LLC. By: Massey K. Mayo, Esq.
25	Nevada Bar No. 11201
26	545 Hanson Street Winnemucca, Nevada 89445
27	Telephone: 775-625-3200 Fax: 775-625-4286
28	Attorney for Waylon Huber
	-1- A0825

EXHIBIT A

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EXHIBIT A

. ,	
1	Case No. CV 20,464
2	Dept. No. 2 2020 JUL - 1 PM 3: 40
3	The undersigned hereby affirms this document
4	The undersigned hereby affirms this document UISE COURT CLERK does not contain a social security number.
5	
. 6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	WAYLON HUBER
9 10	ORDER TO IMMEDIATELY Plaintiff, PRODUCE MINOR CHILDREN TO
11	vs. COURT PER NRS 125C.0055 and NOTICE OF EXPEDITED
12	HEARING RE: CUSTODY
13	JANAE CALKINS
14	Defendant.
15	PREMISES HAVING BEEN CONSIDERED, and upon review of Plaintiff's, WAYLON
16 17	HUBER, "Ex Parte Motion to Produce Minor Children and Grant Third-Party Custody Pending
18	Reunification," submitted herein by and through the law office of Dolan Law, LLC, and the
19	undersigned attorney Massey K. Mayo, Esq., and good cause appearing, the Court makes the
20	following FINDINGS OF FACT and CONCLUSIONS OF LAW as follows:
21	1. This Court has exclusive jurisdiction to enter a custody Order given that Nevada
22	has entered prior custodial Orders concerning the minor children granting exclusive continuing
23	jurisdiction over the minor children. NRS 125A.315. Furthermore, per NRS 125C.0045(1), this
24	
25 26	Court may, at any time, during the pendency of an action, make orders for the custody, care,
26 27	education, maintenance and support of the minor child as appears in his or her best interest.
28	

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1	2. Plaintiff, WAYLON HUBER, (hereinafter, "Father") has provided sufficient
2	evidence that the Defendant, JANEA CALKINS, if provided notice of the pending custody
3	proceedings would present a high flight-risk and either conceal and/or abscond with the two
4	minor children: BRYNLEE and BRYSON HUBER, born May 8, 2012, age 8. Said evidence
5	includes, Mother's past efforts to conceal the children from Father, including providing a false
6 7	address for where she and the children resided to the Court and Father, ceasing communication
8	between Father and the minor children (including, not providing information when asked about
9	the whereabouts of said children), and her recent failure to ensure the children attend therapeutic
10	reunification efforts designed to reengage the children in Father's life and the fact that Mother
11	has disenrolled the children from their therapeutic providers whom they had established a
12 13	professional relationship since 2019.
13	3. Furthermore, this Court is familiar with the parties of this case having multiple
15	post-divorce custody hearings since 2018, and is aware that Father has not had any meaningful
16	contact with this children for the past three years due to Mother's disobedience and defiance of
17	
18	Court Orders. Due to Mother's defiance of several of this Court's Order concerning
19	reunification, Father's custodial rights are being infringed upon, which is contrary to the stated
20	public policy in Nevada that both parents have frequent and continuing associations with their
21 22	minor children post-separation.
22	4. The Court finds that the best interest of BRYNLEE and BRYSON HUBER may
24	be at risk given Mother's intentional unwillingness to comply with this Court's directives and the
25	past documented history of Mother concealing the children's location from Father and the Court.
26	The immediate produce of the children to this Court is necessary to ensure the minor children's
27	safety pending further determination of the future custody for said children.
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1	NOW, THEREFORE, IT IS SO ORDERED as follows:	
2	1. That Defendant, JANEA CALKINS, shall immediately produce the minor	
3	children, by having said children physically appear and be present for, a hearing to be held on	
4	$a \frac{30 \rho m}{15^{th}}$ day of $\frac{J_u}{y}$ 2020 at the Sixth Judicial District Court of the State of Nevada, County of	
5	Humboldt located at 50 W. 5 th Street, Winnemucca, Nevada 89445. Mother shall appear and	
6		
7	show cause as to why the Court should not hold her in contempt and/or cause her to pay	
8	sanctions for her violation of this Court's March 6, 2020 Order.	
9	2. Upon production of the minor children to this Court, the Court shall make further	
10	disposition of the custody of the minor children.	
11	3. NOTICE: Should Defendant, JANEA CALKINS, fail to appear and produce	
12	, , , , , , , , , , , , , , , , , , ,	
13	the minor children, by physically delivering the minor children to the Court at said date	
14	and time, this Court shall issue a warrant for Defendant, JANEA CALKINS, arrest in	
15	accordance with NRS 125C.0055 and this Court shall grant Plaintiff, with the assistance of	
16	appropriate law enforcement, the ability to obtain physical custody of the minor children,	
17	without further notice to Defendant.	
18		
19	IT IS SO ORDERED this 15 day of . July , 2020.	
20		
21		
22	DISTRICT COURT JUDGE	
23		
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	CERTIFICATE OF SERVICE
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2	I hereby certify that on this 3^{+} day of 3^{-} , 2020, I have deposited, as stated
3	below, at Winnemucca, Nevada, a true and correct copy of the ORDER TO IMMEDIATELY
4	PRODUCE MINOR CHILDREN PER NRS 125C.0055 and NOTICE OF EXPEDITED
5	HEARING RE: CUSTODY, addressed to the following:
6	Janea Huber Calkins
7	3033 W. Divide Creek
8	Meridian, Idaho 83646
9	<u> </u>
10	Via Fax Transmission
11	Box in District Court Clerk Office
12	Box in Justice Court Clerk Office
13	
14	Hand Delivered
15	NA AND
16	MASSEY K. MAYO, ESQ.
17	MASSEŸ K. MAYO, ESQ.
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21 22	
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	CERTIFICATE OF SERVICE
1	
2	I hereby certify that on this $\underline{\mathcal{I}}_{\mathcal{M}}$ day of $\underline{\mathcal{I}}_{\mathcal{M}}$, 2020, I have deposited, as stated
3	below, at Winnemucca, Nevada, a true and correct copy of the NOTICE OF ENTRY OF
4	ORDER, addressed to the following:
5 6	Janea Huber Calkins 3033 W. Divide Creek Meridian, Idaho 83646
7	Y First Class U.S. Mail
9	Via Fax Transmission
10	Box in District Court Clerk Office
11	Box in Justice Court Clerk Office
12	Hand Delivered
13	
14 15	MASSELAR MANDO
16	MASSEY K. MAYO, ESQ
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÷. FILED CASE NO. CV 20,464 1 2020 JUL 13 AM 9: 30 DEPT. NO. <u>2</u> 2 INHI EAE SPERO DIST. COURT CLERK 3 C. Small 4 5 SIXTH IN THE FOURTH JUDICIAL DISTRICT COURT б HUMBOUDT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF 7 8 WAYLON HUBER 9 10 PLAINTIFF, MOTION TO CONTINUE HEARING 11 V. JANEL CLLKINS 12 13 DEFENDANT. 14 COMES NOW JANEA CHLKINS, Plaintiff Defendant and moves this Court 15 for an Order continuing the hearing in this matter on the Plaintiff's Defendant's Motion to 16 Minor Children to Court. This motion is based upon the affidavit and memorandum of points For NKS 1250.0055 RE: CUSTODY 17 and authorities attached hereto. This motion is further based upon the pleadings and papers on file 18 with the Court and on such other and further documentary evidence which may be presented at the 19 hearing on this matter. 20DATED this <u> $10^{H_{L}}$ </u> day of <u>July</u>, 20<u>20</u>. 21 22 23 Name: alkins Address: 3033 W Divid Creek Dr. 24 Meridian, 1D 831046 Phone No.: 308-780-9705 25 Plaintiff A Defendant 26 A0832

AFFIDAVIT IN SUPPORT OF MOTION TO CONTINUE HEARING 1 2 STATE OF NEVADA) ss. COUNTY OF HUMBULH 3 COMES NOW _ anea Calkins, who first being duly sworn, deposes and says: 4 That Affiant is the Plaintiff 💢 Defendant in the above-entitled matter. 5 1. That a hearing on the Motion to Active Produce Minor is currently scheduled for Children to court Per NES 1250.0055 2. 6 PM OF JULY, 2020 7 That Affiant requests a continuance of this hearing because: 11 & Conficts 8 3. with My Employment & well-being of My family during this pandemic 9 renthy, ID. is requiring anyone who travels outside of the state to For 2 weeks following their return. I have recent 10 obtained employment through the US Census Bureau. My training to scheduled to happen, started July 12th 2020. If I guaratine & will 11 scheduled to - Work & likely lose my Job. J MISS 2 DOCEKS of FURTHER THER YOUR AFFIANT SAYETH NAUGHT. 12 DATED this 10th day of July .200 LO 13 Van Ca 14 anea Calkins 15 Name: Address: 3033 W. Divide Creek Dr. 16 Mendian, 10 83446 Phone No.: 208, 780, 9705 17 Plaintiff 😡 Defendant 18 19 **MEMORANUM OF POINTS AND AUTHORITIES** This Motion for a Continuance is being filed pursuant to Nevada District Court Rules, Rule 20 1.4. (list all arguments in support of motion) 1. Health and safety of my tamily 21 do to recent covid-19 opikes in 1D 22 2. Conflicts with new Employment 'US Census Bureau, 23 - 2 Week Quarantine 24 25 26 - 2 -A0833

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1 CERTIFICATE OF SERVICE 2 Pursuant to NRCP 5(b) and JCRCP 5(b), I hereby certify that I am a 3 non-party over the age of 18 years, and that on 10th day OF Julu 20 20, 4 foregoing served true and correct copy of the а 5 Motion To Continue Heaving 6 (Name of document that was served) 7 addressed to: 8 Jolan Law, LLC Attn. Massy Mayo Esr. 545 Hanson street____ 9 10 545 Hanson street 11 Winnemucca, NV 89445 12 13 14 BY U.S. MAIL: I deposited for mailing in the United States mail, with postage [] 15 fully prepaid, an envelope containing the above-identified document at 16 Mendian, ID (City and State), in the ordinary 17 course of business. 18 19 BY FACSIMILE TO: (FAX number). [] BY PERSONAL SERVICE: I personally hand delivered the above-identified [] 20 document to the address/offices of the person named above. 21 22 23 gnature of Server 24 25 2 Calkins 26 Print Name of Sen 27 283 of 3 Mobile Home 💡 Landlord or Tenant Motion for Continuance ©2005 Nevada Supreme Court A0834 Form #26 Revised: April 17, 2008

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	FLED
1	Case No. CV 20,464 2020 JUL 14 AM 11: 48
2	Dept. No. 2
3	
4	The undersigned hereby affirms this document does not contain a social security number.
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7	IN AND FOR THE COUNTY OF HUMBOLDT
8	WAYLON HUBER
9	OPPOSITION TO MOTION TO
10	
11	
12	JANAE CALKINS
13	Defendant.
15	COMES NOW, the Plaintiff, WAYLON HUBER, (hereinafter, "Father") above-named,
16	
17	
18	Opposes the Defendant. JANAE CALKINS, "Motion to Continue" the hearing presently
19	scheduled for July 15, 2020.
20	This Opposition is based upon the Points and Authorities, pleadings and papers herein,
21	and any argument to be heard hereon.
22	DATED this 4th day of July, 2020.
23	Magent & Marxo
24	DOLAN LAW, LLC.
25	Nevada Bar # 11201
26 27	Attorney for wayton Huber
27	
20	
	10025

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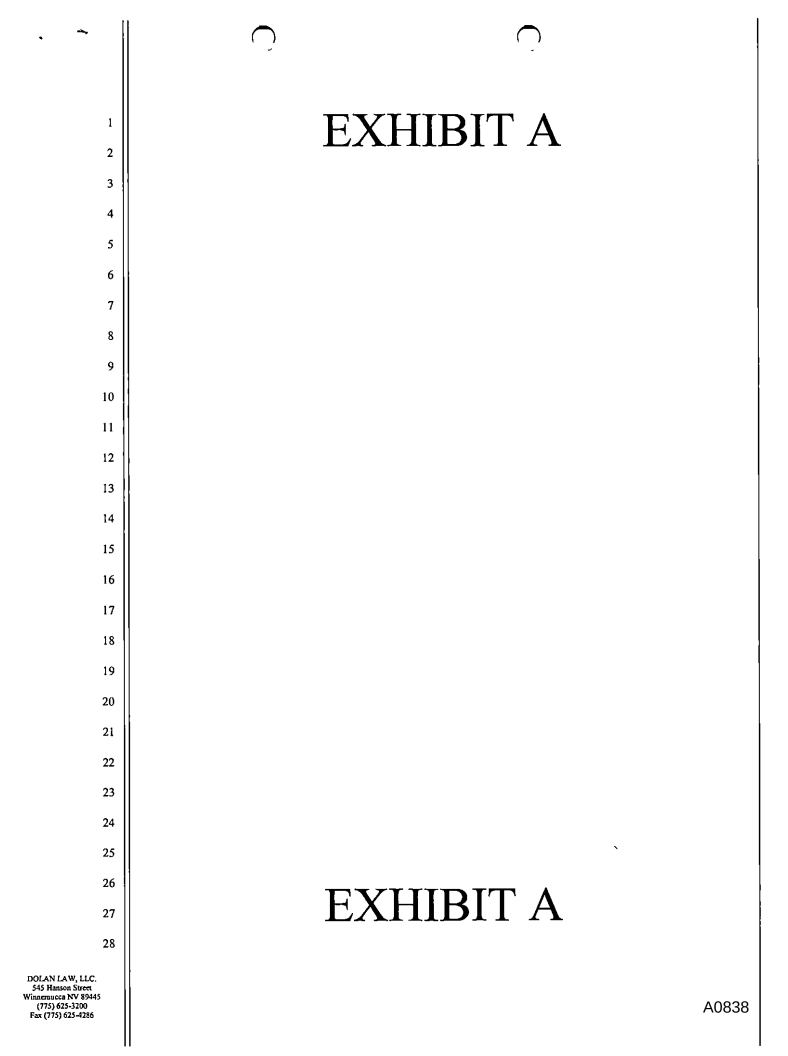
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1	POINTS AND AUTHORITIES	
2	1. Defendant, JANEA CALKINS, Motion to Continue is devoid of evidence	
3	corroborating her claim that appearing for the July 15 th , 2020 hearing, wherein she is required to	
4	produce the minor children before this Court, will cause an undue hardship. The filing of said	
5	Motion is nothing more than effort by the Defendant to avoid accountability and consequences	
6		
7	for her actions in violating multiple Court Orders issued by this Court. This Court has demanded	
8	the Defendant's presence to address her wrongdoings and the continued infringement of	
9	Plaintiff's custodial rights, which are serious in nature, and should deny any effort to delay these	
10	proceedings further.	
11 12	2. Claim that there is a 14-day Quarantine Requirement: Ms. Calkins has	
13	averred that the State of Idaho is mandating a 14-day quarantine of any person who travels	
14	outside the State due to the Covid19 pandemic. This is not true. A simple on-line search reveals	
15	that Ada County, where Defendant purportedly resides, is on a "Stage 3 Reopening." Travel	
16	guidelines are to "follow the CDC guidelines regarding isolation following travel." See, Exh. A,	
17		
18	https://rebound.idaho.gov/stages-of-reopening/, Stages of Reopening for Idaho. While	
19	Humboldt County does have active Covid cases (as of today, 91 confirmed cases) this far less	
20	than the number that Ada County is reporting (as of this week, 4,228). As such, there is a far less	
21	risk to exposure in Humboldt County than Ada County, and no isolation is required upon the	
22	Defendant's return to Idaho from Nevada.	
23 24	3. Claim that Employment will Terminate if Required to Attend Hearing:	
25	Defendant has failed to attach proof of her employment with the United States Census Bureau, or	
26	that any type of training commenced on July 12 th , 2020. Furthermore, Defendant's alleged	
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termination will only occur if she is required to quarantine, which she is not. The risk to her 1 losing her employment, to the extent said employment exists, is minimal. 2 4. 3 Furthermore, the Defendant has waited until the eleventh-hour to seek a 4 continuance of the hearing. The Court issued the Order to appear and produce the minor children 5 on July 1st, 2020 and said Order was delivered electronically to Mrs. Calkins on July 2, 2020. 6 Ms. Calkins waited an additional 8 days before filing her Motion, and only 5 days prior to the 7 hearing date, despite having notice at least 13 days in advance. 8 9 5. Defendant has failed to show good cause why a continuance is warranted in this 10 matter, especially given the seriousness of the issues to be addressed at the hearing and the 11 egregious behavior of the Defendant throughout the course of the post-divorce litigation. 12 Plaintiff respectfully request that this Court hold Defendant to appearing in Court, and requiring 13 that the minor children appear, so that this Court may make the necessary Order to protect the 14 15 best interest of the children moving forward. 16 WHEREFORE the undersigned counsel respectfully prays that Defendant's Motion to 17 Continue be denied, and that Plaintiff be awarded attorney fees for having to defend against 18 Defendant's request which is an effort to delay these proceedings without just cause, and for 19 20 such other and further relief as may be just and proper. 21 day of July, 2020. DATED this 22 23 24 AN KAW LLC By: Massey K. Mayo, Esq. 25 Nevada Bar No. 11201 26 545 Hanson Street Winnemucca, Nevada 89445 27 Attorney for Waylon Huber 28



STAGES BY COUNTY

Idaho transitioned to a regional or local approach in the response to COVID-19. All counties in Idaho are listed here, along with each county's status in the Idaho Rebounds plan:

- Ada County Modified Stage 3. Contact Central District Health for more information.
- Adams County Stage 4
- Bannock County Stage 4
- Bear Lake County Stage 4
- Benewah County Stage 4
- Bingham County Stage 4
- Blaine County Stage 4
- Boise County Stage 4
- Bonner County Stage 4
- Bonneville County Stage 4
- Boundary County Stage 4
- Butte County -- Stage 4
- Camas County Stage 4
- Canyon County Stage 4
- Caribou County Stage 4
- Cassia County Stage 4
 Clark County Stage 4
- Clearwater County Stage 4
- Custer County Stage 4
- Elmore County Stage 4
- Franklin County Stage 4
- Fremont County Stage 4
- Gem County Stage 4
- Gooding County Stage 4
- Idaho County Stage 4
- Jefferson County Stage 4
- Jerome County Stage 4
- Kootenai County Stage 4
- Latah County Stage 4
- · Lemhi County Stage 4
- Lewis County Stage 4
- Lincoln County Stage 4
- Madison County Stage 4
- Minidoka County Stage 4
- Nez Perce County Stage 4
- Oneida County Stage 4
- Owyhee County Stage 4
- Payette County Stage 4
- Power County Stage 4
- Shoshone County Stage 4
- Teton County Stage 4
- Twin Falls County Stage 4
- Valley County Stage 4
- Washington County Stage 4

Stage Three (May 30 – June 12)

Business Protocols for Opening — Businesses opening their doors in various stages of the Idaho Rebound plan should
have operational plans in place to mitigate the risk of spreading COVID-19. For business protocols available, click here.

Continue to encourage telework,

if physical distancing, personal

business operations.

whenever possible and feasible with

Return employees to work in phases,

INDIVIDUALS

EMPLOYER

Vulnerable Idahoans can resume public interactions, but should practice physical distancing, minimizing exposure to social settings where distancing may not be practical, unless precautionary measures are observed.

Gatherings, both public and private, of 10-50 people, where appropriate physical

distancing and precautionary measures are observed can occur. Find gatherings guidance here.

Non-essential travel can resume to locations that allow it and do not have ongoing transmission (individuals should adhere to state and CDC guidelinesregarding isolation following travel).

Encourage 14-day self-quarantinefor people entering Idaho from another country or from an area outside Idaho with substantial community spread or case rates higher than Idaho. protections and sanitation are feasible. Employees who are considered

vulnerable individuals should continue to self-quarantine. Special accommodations for these employees should be made in the workplace if they are unable to work from home.

All open businesses continue to follow protocol for opening.

Non-essential travel can resume to locations that allow it and do not have ongoing transmission (employers should adhere to state and CDC guidelinesregarding isolation following travel). SPECIFIC TYPE EMPLOYER

Visits to senior living facilities and congregate facilities (e.g. jails and corrections) are prohibited and those employees and providers who do interact with residents and patients must adhere to strict protocols regarding hygiene and infection prevention.

Bars can open if demonstrate ability to meet business protools.

Nightclubs remain closed, except can open as a bar if business protocols are met. Develop plans for operating as a nightclub with diminished standing room occupancy in order to open in Stage 4.

Movie theaters can open if able to meet business protocols.

Large venues (e.g. sporting venues) remain closed, develop plans for operating with limited physical distancing protocols in order to open in stage 4.

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1	CERTIFICATE OF SERVICE
2	I hereby certify that on this 14^{H} day of M_{1} , 2020, I have deposited, as stated
3	below, at Winnemucca, Nevada, a true and correct copy of the OPPOSITION TO MOTION TO
4	CONTINUE, addressed to the following:
5	Janea Huber Calkins
6	3033 W. Divid Creek
7	Meridian, Idaho 83646
8	First Class U.S. Mail
9	Via Fax Transmission
10	Box in District Court Clerk Office
11 12	Box in Justice Court Clerk Office
13	Hand Delivered
14	Electronic Delivery: janeacalkins@yahoo.com
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16	· Masserver Marko
17	MASSEY K. MAYO, ESQ
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IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF HUMBOLDT

CV000200464

WAYLON JAY HUBER

VS

JANAE MARIE CALKINS

Judge: Michael R. Montero

Clerk: Jody Clark

 JULY 15, 2020
 HEARING

 PRESENT: Plaintiff, Waylon Jay Huber, present with counsel, Massey K. Mayo and Max

 Stovall. Defendant, Janae Marie Calkins, present in proper person.

The record reflected that this matter comes before the Court on an order pursuant to NRS 125C.005 to immediately produce minor children to the Court.

Mayo informed the Court that the minor children are currently in the hallway.

<u>Jeff Moreno</u>, duly sworn, testified under the direct examination of Mayo. Plaintiff's Exhibit "1," Jeff Moreno's report, offered and admitted. Cross by Calkins. Redirect by Mayo. Recross by Calkins.

Janae Calkins, duly sworn, testified under the direct examination of Mayo.

Waylon Huber, duly sworn, testified under the direct examination of Mayo.

Argument by Mayo.

Argument by Calkins

The Court some comments regarding the same issues coming before the Court as well as previous orders. The Court also made comments regarding Calkins relocating to Idaho for educational purposes only and that it was to be a temporary move.

The Court, based upon the evidence before the Court today and previous reunification efforts not working finds the following; 1. That this Court has continuing exclusive jurisdiction to enter custodial orders concerning the two (2) minor children; 2. That the Mother received notice of this hearing and did comply with the directive to produce the minor children; 3. That the Mother's move to Idaho was for the purpose of completing her education and that the Mother would return to Nevada no later than two (2) years after her move to Idaho. The Mother has never returned to

Nevada per her agreement and has resided in the Boise, Idaho area for the last four (4) years; 4. That this Court has had several hearings these last (4) four years regarding custody of the minor children in which various orders have been entered; 5. That the Mother has resisted, contested and deflected reunification of the father and minor children and has disobeyed and/or ignored prior Court orders; 6. That the Mother's testimony is not credible. Her testimony was in direct contradiction of Moreno's testimony regarding termination of services for the minor children due to the Mother's failure to appear and the time of the no shows when the Father was afforded an opportunity to have contact with his children; 7. That the Mother's minimal efforts towards reunification between the Father and minor children negatively influence the minor children & 8. That the Mother is in violation of this Court's order that there shall be no contact between her husband, Justin Calkins and the minor children. The Mother testified that her husband would resume living with her and the children in the same home upon his release from prison in August of this year.

Based upon the above findings the Court orders the following: 1. That the Father is granted temporary sole physical custody of the minor children, immediately; 2. That the Father and Mother shall continue to share joint legal custody the minor children; 3. That the minor children shall be placed with the paternal grandmother, Debbie or the paternal cousin, Tessa James, pending reunification efforts between the Father and children commencing; 4. That the Mother's visitation shall be supervised and occur telephonically or an audio visual format. The Mother shall be entitled to speak with the children at 6:00 p.m. or 7:00 p.m. (Idaho time) each day, however the placement of the children or their Father shall have the discretion to terminate the contact should the Mother discuss this litigation with the children or disparage the Father or other family members with the children present. Further visitation between the Mother and children shall be recommended if appropriate by a therapeutic professional assisting with the reunification; 5. That should the Mother return to Nevada, the Court will revisit the terms of visitation and entertain a modification order; 6. That the Father shall employ the services of Dr. Herbert Coard to assist in the reunification process. Both parties are ordered to cooperate with Dr. Coard; 7. That Dr. Coard shall be authorized to release a full and complete copy of any evaluation and/or report concerning the parties and minor children to the Court and to counsel of either party or if not represented, directly to that party. No party shall disclose the contents of the evaluation and/or report to any third party without permission of this Court or the recommendation of Dr. Coard; 8. That the Mother shall forward Dr. Coard all medical records, educational records relating to the children's special needs as well as therapeutic records for the minor children, within fifteen (15) days of today's date. The Mother shall further cooperate in signing any documents necessary to include HIPA releases. The Mother shall also disclose to Dr. Coard any and all medical and mental health treatment the children received while in her care and custody from 2017 to 2020; 9. The attorney fee issue shall be reserve for another time & 10. The Father's child support obligation is stayed commencing July 1, 2020.



Waylon Day Heben vs.				
PLAINTIFF'S EXHIBIT'S: CASE NUMBER: CV0020464	\	ely 15, 2	020 - Her	iling
	I.D.	MARKED	OFFERED	ADMITTED
1 Debb Moreno's Report	1	7-15-20	7-15-20	7-15-20
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				A0845

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3904 E. Flamingo Ave, Ste. 200, Nampa, ID 83687

(208) 639-1314 • Fax: (208) 639-2301 • Stellaridaho.com

DATE: May 19, 2020

RE: STATUS REPORT OF (REINTEGRATION/FAMILY THERAPY) CV-20-464

Brynlee & Bryson Huber

I. COMPLIANCE REPORT

Per the order for therapy in this case, writer is to submit a status report to the court every 30

days.

- 1. Appointments held: 4/22, 4/30, 5/7, 5/14
- 2. Attendance & punctuality for appointment: Poor
- 3. Mother has not been following established rules and missed two appointments:
- 4. Father has been following established rules:

II. TERMINATION OF THERAPY

I, Jeffrey R. Moreno, LSCW, hereby terminate my status as court-involved therapist for the family. Primary reason:

Client missed two appointments in a row and called in after the appointments were already missed.

Level of Functioning at discharge:

The children were only seen two times upon the initial session they both reported sexual abuse. They clearly stated they were sexually abused and described the incidents as though they were adults not children. The level of exact information and detail was concerning and the children do not appear to be using words consistent with their age or developmental level. Mom identified that father is a perpetrator of sexual abuse and the children stated that "Waylon needs to go to jall" Below is an excerpt from the children.

"When I was 3 I was interviewed but, i couldn't really tell cause I was too little. he kidnapped us my mom was dating my step-dad and he kidnapped us and he took us away back to Nevada. When he abused us "my vagina... he was making it tear, it was bleeding and whenever I would take baths and stuff it would hurt from all of the abuse. It made my kidney disease worse." "He would touch my penis and make me touch his penis. He would put it in my mouth"

Respectfully submitted,

Sent electronically, without signature, to avoid delay.

Jeffrey R. Moreno, LCSW

1

Marked for Identification



A0846

In the Matter Of:

Audio Transcription

VIDEO-RECORDED HEARING RE HUBER V. CAULKINS

July 15, 2020

Job Number: 788583

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8	TRANSCRIPT OF VIDEO-RECORDED
9	HEARING IN THE MATTER OF
10	HUBER V. CAULKINS
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12	
13	CASE NUMBER CV-20-464
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16	
17	
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19	
20	Litigation Services Job Number: 788583
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1	Page 2 FEMALE 1: [Inaudible] That's fine [inaudible]
2	for now.
3	THE COURT: Okay. Can you do that?
4	FEMALE 2: [Inaudible] are you guys okay with
5	going [inaudible]?
6	FEMALE 1: [Inaudible] me?
7	FEMALE 2: Or do you [inaudible]?
8	FEMALE 1: [Inaudible].
9	THE COURT: And and you have to look at
10	[inaudible] column and?
11	FEMALE 1: Yeah. [Inaudible].
12	FEMALE 2: [Inaudible], do you have your files?
13	FEMALE 1: Yeah.
14	FEMALE 2: Okay. Okay.
15	THE COURT: Okay. Let's try this again. We're
16	going to go on the record. This is in case CV-20-464
17	case captioned, Waylon Huber, plaintiff, versus Janae
18	Caulkins, defendant. The record this m this
19	afternoon reflect the presence of both parties and Mr.
20	Huber, plaintiff appearing today with counsel, Mr. Max
21	Stovall and Ms. Massey Mayo. And Ms. Caulkins, uh, are
22	you self-represented?
23	MS. CAULKINS: Yes.
24	THE COURT: Okay. And this is a hearing on the
25	court's order to immediately produce minor children to
1	

Litigation Services | 800-330-1112 www.litigationservices.com VIDEO-RECORDED HEARING RE HUBER V. CAULKINS - 07/15/2020

1	Page 3 court, pursuant NRS 125C and notice of expedited
2	hearing regarding custody. Um, uh, Ms. Mayo you've,
3	um, filed the motion and, uh, you may proceed.
4	MS. MAYO: Um, thank you, Your Honor. Uh, Your
5	Honor, uh, we I intend to call, uh, Mr. Moreno, who
6	was the therapeutic supervisor that the children were
7	seen up in Idaho.
8	I believe he is available via Zoom, um, and that will
9	be my first witness.
10	THE COURT: Okay. And you did you I I
11	don't know for sure if I was recording, when you made
12	wanting to make a record regarding the appearance
13	of the children.
14	MS. MAYO: Thank you, Your Honor. Um, yes. I just
15	want to indicate on the record that, um, Ms. Caulkins
16	did produce the minor children before the court today.
17	These children ha are here.
18	Um, they are out in the hallway, um, and I I
19	think that it should be noted that she did comply with
20	that requirement of this court's order.
21	THE COURT: And the, um, witnesses name again is?
22	MS. MAYO: Yes. It's Jeffery Moreno and he's a
23	licensed child social worker.
24	THE COURT: And I'm asking that because I have
25	two numbers on the wai in the waiting room here.

Litigation Services | 800-330-1112 www.litigationservices.com VIDEO-RECORDED HEARING RE HUBER V. CAULKINS - 07/15/2020

Page 4 One just says Jeff, and then another one's a 208 1 2 number, so do you know if he was, uh, um, was able to 3 appear by video or just audio? 4 MS. MAYO: I understood that, uh, maybe it was just a presumption, um, that he would just connect via 5 audio and visual. Um, I didn't have any impression 6 7 that you wouldn't have audio -- uh, video -- video available. 8 9 THE COURT: Okay. Um, a- -- any other housekeeping matters that we need to address before, 10 11 um, this first witnesses called? 12 MS. MAYO: The only, um, housekeeping matter that 13 I had is just an exhibit for the court. I don't know 14 that the court -- I believe the court might be in receipt of Mr. Moreno's report, dated May 19th, 2020. 15 16 I provided Ms. Caulkins a copy of that, um, here today. 17 18 THE COURT: Would it have been attached as, um, 19 an exhibit to a motion or --20 MS. MAYO: Both are attached to our ex parte, um, 21 motion, Your Honor. 2.2 THE COURT: Okay. 23 MS. MAYO: Uh, additionally, Your Honor, [inaudible] on the record that, uh, I think that the 24 first day was filed, the motion itself was never, um, 25

> Litigation Services | 800-330-1112 www.litigationservices.com

VIDEO-RECORDED HEARING RE HUBER V. CAULKINS - 07/15/2020

1	Page 5 provided to Ms. Caulkins just the order, um, and then
2	the reason [inaudible] motion for, um, in regards to a
3	flight of or, uh, a fear of flight risk by Ms.
4	Caulkins, the minor children, [inaudible], Your Honor,
5	um, to that motion.
6	THE COURT: Okay. I do see that.
7	MS. MAYO: All right. I have, um, my copies
8	[inaudible], uh, to date, Ms. Caulkins has not
9	received but
10	THE COURT: Okay. Anything else either of you? We
11	we do have the children here, they're with the
12	sitter right now. They've been asked to wait outside
13	the courtroom just due to, um, disruption by the
14	youngest.
15	Um, so what I'm going to do is I'm going to
16	actually have my staff come in and they're going to,
17	um, set up the Zoom on the two computers that are in
18	front of you so that if I have a witness testifying,
19	um, you're able to [inaudible] and hear the witness.
20	Um, so I'm going to have someone come in. I
21	wasn't certain if this was going to happen at the, uh,
22	at the immediate outset of this hearing or later so
23	I'm going to have them set those up. So with that, I'm
24	going to pause.
25	[audio break]
1	

1	Page 6 THE COURT: And we're now back on the record in
2	case CV-20-464, case captioned Wayland Huber,
3	plaintiff versus Janae Caulkins, defendant.
4	The, uh, computers are being set up now in the
5	courtroom so we have, uh, video and audio connection
6	with the witness, um, Jeffrey Moreno that has been
7	called by the plaintiff. And, uh, Mr. Moreno, I'm
8	going to ask that you please raise your right hand.
9	And do you solemnly swear or affirm the evidence
10	you're about to provide in this matter now pending
11	before the court shall be the truth, the whole truth
12	and nothing but the truth so help you God.
13	MR. MORENO: I do. Thank you. And just so you
14	understand, I have Ms. Caulkins at one computer here
15	in the courtroom, um, and I have Mr. Huber at another
16	computer and Mr. Huber's appearing with his attorney,
17	Ms. Massey Mayo and Ms. Mayo has called you as a
18	witness.
19	And so she'll begin, uh, the direct examination.
20	Do you have any questions about the process since
21	we're using this technology?
22	MR. MORENO: I do not, Your Honor.
23	THE COURT: Are you able to hear me okay.
24	MR. MORENO: I am, Your Honor.
25	THE COURT: Okay. And these proceedings are being

Page 7 1 recorded as this is a formal court hearing. Thank you. 2 Ms. Mayo, you can now proceed. 3 MS. MAYO: Thank you. Um, Mr. Moreno, if you 4 can't hear me at any time, just let me know. Um, but 5 can you hear me fine right now? 6 MR. MORENO: I can. 7 MS. MAYO: Okay. If you could state your name and 8 spell it for the record, please. 9 MR. MORENO: Jeffrey Ryan Merino. It's J-e-f-f-r-10 e-y R-y-a-n M-o-r-e-n-o. 11 MS. MAYO: And what is your occupation, Mr. 12 Moreno? 13 MR. MORENO: I'm a licensed clinical social 14 worker. 15 MS. MAYO: And how long have you been a licensed clinical social worker? 16 17 MR. MORENO: Since approximately 2008. 18 MS. MAYO: Okay. And is that licensure through the State of Idaho? 19 20 MR. MORENO: It is. 21 MS. MAYO: And where is your current employment? 2.2 MR. MORENO: I work in, um, operate Steller 23 Mental Health and Mediation in Nampa, Idaho. 24 MS. MAYO: And are you familiar with, um, two minor children, Brinley and Bryson Huber? 25

1	Page 8 MR. MORENO: I am.
2	MS. MAYO: And how are you familiar with them?
3	MR. MORENO: I had them in counseling
4	approximately two times, several months ago, um, in my
5	office.
6	MS. MAYO: And what was your, uh, prior to the
7	the children being in counseling, did you receive
8	information about what the goals were for why you were
9	being in, um, or why you were involved with this
10	family?
11	MR. MORENO: Yes. To assist the father in
12	developing and repairing the relationship he had with
13	his children.
14	MS. MAYO: Okay. And so what, um, if you could
15	just walk the court through what your, uh, treatment
16	plan was and how far you got through that process as
17	regards to that that particular goal?
18	MR. MORENO: Sure. So, uh, initially both parents
19	are required to fill out assessments on both children
20	so that I can then review both assessments with each
21	parent in my office or over the telephone depending on
22	circumstances.
23	At that point, I then also meet with the children
24	and then we develop a treatment plan after meeting
25	with the children several times so that we have an

Page 9 idea of where we're moving forward and what strengths 1 2 and weaknesses we have in both -- both houses. 3 MS. MAYO: Okay. And is this something that you have done previously in your occupation as a, um, an 4 5 LCSW? 6 MR. MORENO: Yes. 7 MS. MAYO: Okay. And on average, how many families have you worked with in the past year in 8 regards to something similar and --9 MR. MORENO: I have between 10 and 15 families 10 11 scheduled a week for this traditional, um, style of 12 therapy in addition to other regular therapy clients. 13 MS. MAYO: Okay. And so when was -- if you 14 recall, when was your first appointment with the 15 children? 16 MR. MORENO: I believe around April of 2020. 17 MS. MAYO: And do you recall who brought the children to your office? 18 MR. MORENO: Janae did. The mother. 19 20 MS. MAYO: Okay. And is -- at that time, is this 21 also the time that, um, Ms. Caulkins would have filled out her own assessment of the children? 2.2 23 MR. MORENO: Uh, she would have previously filled it out or, um, and then reviewed it in the office that 24 25 day.

1	Page 10 MS. MAYO: Okay. And, um, so you met them on
2	April 20th, give or take. And do you recall the next
3	time that you met with the children?
4	MR. MORENO: Um, according to my records on April
5	30th.
6	MS. MAYO: Okay. And is that a pretty standard
7	protocol to see them approximately once per week or is
8	that something that you developed after reading the
9	assessments?
10	MR. MORENO: Yes. Generally we start off at once
11	a week so that we can develop, uh, uh, rapport with
12	the client, but also so that we can develop a
13	treatment plan and have goals for both parents to make
14	forward progress with the kiddos.
15	MS. MAYO: And after April 30th, did you see the
16	children, um, any time after that time? MR.
17	MORENO: I did not.
18	MS. MAYO: Were there appointments scheduled for
19	the children, um, post, April 30th? MR. MORENO:
20	Yes.
21	MS. MAYO: And do you have the dates, um,
22	available for the other appointments that had been
23	scheduled?
24	MR. MORENO: They were in May of 2020 as well.
25	MS. MAYO: Okay. At the April, um, uh, the first

Page 11 appointment in April, did you, um, make it clear to 1 2 Ms. Caulkins that the children would be expected to be 3 seen once a week? 4 MR. MORENO: Yes. MS. MAYO: Okay. And did she, um, indicate that 5 that would be difficult or improbable for her to 6 7 provide the children for you for once per week sessions? 8 MR. MORENO: It sounded like it might be 9 difficult, but that it was doable. 10 11 MS. MAYO: Okay. Did you prepare a report, um, 12 based upon your interactions with the children in this 13 case? I did. 14 MR. MORENO: 15 MS. MAYO: Okay. And is that report dated May 16 19th, 2020? 17 MR. MORENO: Correct. 18 MS. MAYO: And, um, it's also signed by you 19 electronically, is that correct? 20 MR. MORENO: Correct. 21 MS. MAYO: Okay. Um, Your Honor, I move for the 2.2 admission of exhibit -- I'm not sure if we're running 23 exhibits, so I'm going to say exhibit on my --24 MALE 2: One. 25 MS. MAYO: One.

Page 12 1 THE COURT: Exhibit 1 has been marked for purpose 2 identification as offered. At this time, Ms. Caulkins do you have any objections? 3 4 MS. CAULKINS: I don't think so. 5 THE COURT: Okay. If there are no objections, Exhibit 1 is admitted. 6 7 MS. MAYO: Uh, Mr. Moreno, do you have your 8 report available to you? 9 MR. MORENO: I do. MS. MAYO: Okay. So if you need to refer to that, 10 11 um, [inaudible] please let me know. Um, but I just was 12 going to, uh, walk through this. Uh, this report 13 indicates that you terminated your relationship as the 14 court involved the therapist for the family. Why was 15 that? 16 MR. MORENO: Due to the two cancellation, um, appointments for the children and a lot of scheduling 17 18 issues be- -- prior to that. 19 MS. MAYO: Okay. Can you expand on that a little 20 bit? Can you talk about the cancellations, how those came about and when you were notified? 21 2.2 MR. MORENO: Sure. The -- the office manager had had trouble with this case in scheduling the kids 23 24 initially. Um, as time went on, then I did see the two children, um, and then mom had had to cancel after the 25

Page 13 appointments on those two dates and then we ultimately 1 2 discharged the kids. 3 MS. MAYO: Okay. And so when you say that mom had 4 to cancel after the appointments were already scheduled, did she cancel prior to the time of those 5 appointments or after the time of those appointments 6 7 expired? MR. MORENO: After -- after the time in which the 8 9 appointments were scheduled. 10 MS. MAYO: Was there any reason given for why the 11 ca- -- the appointments were canceled? 12 MR. MORENO: I don't recall why. I think one of 13 them was because she was sick. 14 MS. MAYO: Okay. And was there any efforts, um, on Ms. Caulkins' report, uh, part to reschedule those 15 16 appointments? Um, or, did she just continuously 17 cancel? She had canceled those two 18 MR. MORENO: 19 appointments generally when we schedule people 20 especially with court ordered services. We schedule 21 them for the same spot every single week because we 2.2 are so busy trying to make sure that clients also know 23 their spot, trying to alleviate some of those issues 24 with cancellation. So she would have been on a regular 25 recurrent schedule.

1	Page 14 MS. MAYO: Okay. And so I want to get to sort of
2	the substance of the therapy that you were trying to
3	provide. Um, how many times have you met with Mr.
4	Huber?
5	MR. MORENO: Uh, I believe two times in person.
6	MS. MAYO: Okay. And, um, and what was the, uh,
7	goals of those particular sessions for Mr. Huber?
8	MR. MORENO: To allow him an opportunity to find
9	out what had been going on with his children and give
10	him some skills or tools to try to transition the kids
11	back to his house along with possibly giving him some
12	different methods to protect himself from further
13	allegations.
14	MS. MAYO: Okay. And when you speak of
15	allegations, what are you referring to?
16	MR. MORENO: I told, uh, Mr. Huber that if if
17	I was him personally, I would install some kind of
18	audio-visual camera in the common areas of my house to
19	eliminate the concern of possible sexual abuse.
20	MS. MAYO: Okay. And why why was that topic
21	even, um, relevant during your sessions?
22	MR. MORENO: When I initially met with the
23	children, they were forthcoming with how, who, what,
24	where, when, and why they had been abused, where
25	they've been interviewed, when they were going to be
1	

	Page 15
1	interviewed next.
2	It was it was very concerning the level of
3	information that the two children had considering that
4	the allegations of abuse had taken place somewhere
5	between four and five years prior.
6	MS. MAYO: So for the record, you're referring to
7	past allegations of, uh, sexual abuse by Mr. Huber
8	upon the two children, is that correct?
9	MR. MORENO: Correct.
10	MS. MAYO: Okay. And, um, when you say it was
11	it's very concerning, well, also for the record, how
12	old are Brinley and Bryson?
13	MR. MORENO: Eight years old.
14	MS. MAYO: They're eight years old. Okay. Can you
15	elaborate on what you mean by it was very concerning,
16	um, about the level of information that they have?
17	What do you mean specifically?
18	MR. MORENO: Their their ability to describe
19	an incident that is possibly four or five years old in
20	great detail using adult terminology has me concerned
21	whether they've been coached or prompted to use that
22	language and whether that has been kind of
23	repetitively taught to the kids, whether it be through
24	a parent or through therapeutic intervention, that
25	there are these extreme victims of sexual abuse in

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1	Page 16 which I don't believe these children actually could
2	account for the way in which they said it.
3	MS. MAYO: And when you talk about the adults
4	terminology, can you give some examples of what you're
5	indicating the the children were using for
6	language?
7	MR. MORENO: Uh, Brinley, for example, said, you
8	know, it made my kidney infection worse. Um, she
9	described clothing and different outfits that that
10	Mr. Huber would dress her in different outfits such as
11	a romper to molest her in this room or a dress to
12	molest her in a different room. Um, almost like
13	describing a doll in a dollhouse being played with.
14	MS. MAYO: And in your, uh, let's see, more than
15	10 years of experience, have you worked with children
16	that are victims of sexual abuse?
17	MR. MORENO: I have.
18	MS. MAYO: And, uh, in, uh, in that experience,
19	do you find that children of the age of eight are able
20	to incapable of describing detailed events as
21	Brinley and Bryson did to you?
22	MR. MORENO: Not without assistance.
23	MS. MAYO: Okay. Did you ever have an opportunity
24	to speak to Ms. Caulkins about your concerns?
25	MR. MORENO: No. As as we just did the two

Page 17 1 sessions and then there were cancellations, it -- it 2 never became a -- a bond in which we could actually work through anything. There were just not enough 3 4 sessions. 5 MS. MAYO: And, um, -- sorry, I just lost my 6 train of thought. Sorry. The, uh, in regards to, um, 7 uh, Bryson, did he make any particular statements that 8 caused you concern? MR. MORENO: He did. He had also said, um, he 9 would touch my penis and I would touch his penis and 10 11 he would put, um, put it in my mouth. He also 12 described this sex abuse in just the manner in which 13 it was common everyday occurrence, like my dad and I 14 had ice-cream. 15 MS. MAYO: Okay. And this was reported to you in the very first session or the second session? 16 MR. MORENO: In the first session, in the first 17 18 10 minutes, let's say. MS. MAYO: Is that common? 19 20 MR. MORENO: No. 21 MS. MAYO: How long typically does it take, uh, 2.2 for rapport to be built before a child will be open 23 regarding past trau- -- traumatic events related to sexual abuse? 24 25 MR. MORENO: Generally, we're looking at, at

Page 18 least four to six sessions before a kid's really comfortable, um, especially at that age. They may come in and do play therapy or therapeutic interventions that surround, um, getting to know one another, but they're generally not as forthcoming with this kind of information.

MS. MAYO: And I see in your report, you, uh, you indicated that the children both stated that Waylon needs to go to jail. Was that something that you prompted or asked of them or was that a spontaneous statement?

12 MR. MORENO: Spontaneous.

MS. MAYO: And did that give you any pause or concern?

MR. MORENO: It did because they also had followed up that they were going to have another interview and that they'd be able to tell more during this interview, um, about what had happened in their past. The -- the -- the kids seem to have a lot of knowledge as to the court process, interviewing, and what is occurring, um, for both their parents.

MS. MAYO: And when they indicated that they were going to have another interview, did you, um, clarify if that was going to be through -- through court or through law enforcement?

1	Page 19 MR. MORENO: They believed they were going to
2	have another interview through law enforcement.
3	MS. MAYO: Okay. So based on these two, um,
4	sessions that you had, were you able to come up with a
5	plan for a treatment and reunification process?
6	MR. MORENO: No.
7	MS. MAYO: Um, have you had experience in dealing
8	with cases where one parent may significantly alienate
9	the children from another parent?
10	MR. MORENO: I have.
11	MS. MAYO: Okay. Is there a is there a typical
12	protocol that's followed, um, in or best practice
13	method that's used to address when that circumstance
14	arises?
15	MR. MORENO: Well, a lot of, uh, a lot of the
16	time we will sit down the parent and and go through
17	what their concerns are and then we'll look lack
18	of, um, where that evidence is that the parent might
19	have, but also being able to discuss with the parent,
20	are you sure this is really how it happened?
21	Because often our reality is what is what we
22	believe, but it may not actually be what's occurred.
23	So trying to sit down with each parent and discuss
24	what do they actually remember about certain events,
25	but also teaching skills like not alienating for lack

Page 20 1 of better words or gatekeeping children from the other 2 parent because we don't really know what happened. 3 MS. MAYO: Okay. And what about any, um, events 4 that when a parent is not willing to comply with the therapeutic reunification process, what -- is there 5 any recommendations that are made in that context? 6 MR. MORENO: Often, it's looking at how we can 7 get the child, um, to start having visits with the 8 9 other person or spending time with the other person because if in fact the kid is restricted or alienated 10 against the parent, as long as it continues to occur, 11 12 um, it's even harder to then reverse that cycle later. 13 So the longer time goes on, the more that child builds 14 this rejection towards the parent. 15 MS. MAYO: And, um, you and I had a prior conversation sort of about like what the next steps 16 for, uh, for Mr. Huber. Um, and you had some concerns, 17 uh, regarding the children being placed in Mr. Huber's 18 19 home, uh, due to their impressions of Mr. Huber, is 20 that fair? 21 MR. MORENO: Yes. 2.2 MS. MAYO: Okay. And could you expand for the 23 court about what exactly your concerns are and if any possible solutions, um, that -- that could be used by 24 the courts to address those? 25

Page 21 My concern is if the children go to 1 MR. MORENO: 2 reside with Mr. Huber, that he'll be, um, accused of 3 another sexual offense, whether it be, uh, perceived as real or not, that it will -- it will occur, um, 4 that the children also will experience some level of 5 anxiety going from their mother's home to their 6 father's home so there'll be an adjustment to that as 7 well. 8 Um, the children also believe currently what 9 they're stating which leaves them at risk for 10 11 increased anxiety, depression, even possibly post-12 traumatic stress as their -- in their construct, they 13 believe Mr. Huber has sexually abused them. Um, putting them in his home could put them at risk for 14 additional mental health issues as well. 15 16 MS. MAYO: And is it your opinion, your professional opinion that reunification would largely 17 be possibly unsuccessful if this therapeutic process 18 19 is not followed or some therapeutic process is not 20 followed? 21 MR. MORENO: Correct without therapeutic 2.2 intervention at this point, I don't think anything will change other than the children will continue to 23 resist him more. 24

MS. MAYO: But if the children are left in Ms.

25

Page 22 1 Caulkins' care, um, do you have concerns in regards to 2 what the children might continue to endure in her 3 home?

MR. MORENO: I do. As long as they're continuing to reside with her, I believe that this narrative that they've come to believe will continue to be, what's talked about what is, um, their whole world.

8 These children appear to be in more of a victim 9 stance than a survivor mode, um, meaning that they tend to still be stuck every day and that they were 10 11 victims of sex abuse versus moving towards something 12 could have -- have been traumatic and how do we move 13 forward. They've had a significant level of intervention from different professionals across the 14 area. Um, they don't seem to stay in one place for 15 16 very long as far as therapeutic intervention with one counselor. 17

18 MS. MAYO: And do you find that to be, um, of 19 concern or -- or odd?

20 MR. MORENO: It's not an uncommon practice, um, 21 for people to move from one therapist to the other, 22 um, especially if we're not getting our goals met 23 where we feel they need to be.

24 MS. MAYO: Okay. And do you recall that, um, --25 did you receive some information from myself that the

1	Page 23
1	children had actually switched therapists recently?
2	MR. MORENO: I did.
3	MR. MORENO: Okay. And, um, can you inform the
4	court about what your understanding is is of of
5	their current therapeutic provider, um, as reported by
6	Ms. Caulkins?
7	MR. MORENO: I don't recall which provider it is.
8	MS. MAYO: Okay. Um, if I gave you the name of
9	the person, would that maybe help refresh your memory?
10	MR. MORENO: Yes.
11	MS. MAYO: Okay. Uh, it is Ms. Jessica Northam
12	with the Boise River Birth Center. And she indicates -
13	- [talking over each other].
14	MR. MORENO: Yes. I do recall.
15	MS. MAYO: A trauma therapy, um, provider. Are
16	you familiar with what a trauma therapy provider is?
17	MR. MORENO: I researched it, uh, very briefly
18	after you sent me that information.
19	MS. MAYO: Okay. And do you have any knowledge
20	about what kind of therapeutic process that is that
21	you could report to the court?
22	MR. MORENO: It it did not appear to be
23	anything that was, um, credentialed or accredited with
24	the state licensing board.
25	MS. MAYO: Okay. At this point for you, um, to

Page 24 resume any services, if -- if at all, what would need 1 2 to occur? 3 The -- the kids would have to be MR. MORENO: 4 here regular and consistent. Mom would have to be willing to work with me and changing what some of this 5 narrative is that the children are -- are, uh, 6 displaying and acting out on. 7 8 Um, being able to educate both parents and where 9 we're at. Having dad be able to come up and do sessions with the kids, I think would be very prudent 10 11 at this point so that they even have a face and a name 12 to go with it. 13 Um, generally, and re-integration, we'll start 14 with therapeutic phone calls or letter writing and then move into visits. We didn't get to any of those 15 16 stages. 17 Okay. And i- -- and in your MS. MAYO: 18 experience, um, what can be the, um, outcome of children who receive a false trauma narrative 19 20 throughout their childhood? 21 MR. MORENO: Uh, it leads to maladjustment in 22 adulthood, um, consistent anxiety, depression, um, 23 just not adjusting well as we get older. 24 MS. MAYO: Uh, is there anything else that you'd 25 like to tell the court Mr. Moreno, um, that wasn't in

Page 25 1 your report or something that I haven't asked you 2 today? 3 MR. MORENO: No, thank you. 4 MS. MAYO: I have no further questions, Your 5 Honor. 6 THE COURT: Ms. Caulkins, do you have any questions of this witness? 7 8 MS. CAULKINS: Yes. 9 THE COURT: Okay. Um, I wanted to ask, um, so have 10 MS. CAULKINS: you reviewed the communication, um, between, um, Kylie 11 12 and I, and I believe she's the office manager; 13 correct? 14 MR. MORENO: Correct. Um, not -- not recently. 15 MS. CAULKINS: So do you not recall that the 16 first, um, appointment that was missed was because I admitted I -- I was unaware or had forgotten, um, that 17 18 they were supposed to be scheduled on a regular 19 Thursday visit? 20 MR. MORENO: That -- that may be true. 21 MS. CAULKINS: And then for the second visit, um, 2.2 were you notified or spoken to, um, that I did in 23 fact, um, get a -- got a hold of Kylie prior to the 24 appointment and explain to her that Brinley was throwing up and that it came on sudden, but that I was 25

1	Page 26 willing to bring them in if the office allowed.
2	MR. MORENO: I didn't read that note on that
3	on that date, no.
4	MS. CAULKINS: Um, which I I have no issue
5	sending to you. I do have record of that and I know
6	Kylie does too. Um, and then the the la they
7	did have a third appointment that was scheduled. Um,
8	and upon that appointment, I presented the children
9	and was told, um, by the front desk that you failed to
10	email me and let me know that services were being
11	discontinued and that that appointment was canceled.
12	Do you recall any of that information?
13	MR. MORENO: I don't know who that would have
14	been that told you that.
15	MS. CAULKINS: Um, it was Kylie had just told me,
16	I want to say, um, Morgan, she has just recently, um,
17	uh, stopped working there at Stellar.
18	MR. MORENO: The other the other front office
19	lady?
20	MS. CAULKINS: Yes.
21	MR. MORENO: Okay. No, it's generally we don't
22	email out. We send out a letter.
23	MS. CAULKINS: Okay. And do you recall sending
24	out a letter?
25	MR. MORENO: I wouldn't be the one to send that

	Page 27
1	out. Kylie generally sends them all out.
2	MS. CAULKINS: And did she confirm with you at
3	all that she had sent out that letter?
4	MR. MORENO: No. Generally when Kylie's going to
5	send out a letter it's after two no-shows, she'll just
6	automatically send them.
7	MS. CAULKINS: And are is it is the letter
8	typically, um, mailed out via signature or, um,
9	notification that the, um, client has received the
10	letter?
11	MR. MORENO: No, they're not.
12	MS. CAULKINS: And last, um, my other question
13	is, is, um, as far as switching therapists, uh, on a
14	regular basis, have you received record of their, um,
15	therapy visits with St. Luke's?
16	MR. MORENO: I believe they're now on file. They
17	were requested at the initial meetings.
18	MS. CAULKINS: And did you have those then
19	before, uh, making your decision, um, based off of the
20	two appointments that you had seen them?
21	MR. MORENO: What decision are you referring to?
22	MS. CAULKINS: To discontinue services, um, and
23	before that feeling that the children were too, um,
24	upfront and that their language was, um, in your
25	opinion, advanced about, um, the abuse that they were

1	Page 28 speaking about before making the decision that
2	that's how you that was your professional opinion?
3	MR. MORENO: Um, no, I wouldn't be reviewing St.
4	Luke's records after we're already discharging.
5	MS. CAULKINS: But did you review them before?
6	MR. MORENO: No.
7	MS. CAULKINS: So could it be possible that
8	through extensive trauma therapy with, um, one
9	facility and, um, essentially one therapist, um, that
10	they could develop the comfort level and, um, I don't
11	know what other word I would use, um, to explain, um,
12	some of the abuse that they had gone through and, um,
13	to be open about the process, knowing that, um, the
14	visits with their father were going to happen?
15	MR. MORENO: If if their prior therapist at
16	St. Luke's was helping coach and prompt them into
17	having such a free flowing conversation, I would be
18	very concerned about the type of therapy in which
19	they're doing because the kids are coming in and
20	talking about this Like I just chewed bubblegum today.
21	Um, they're so ingrained and enmeshed in this
22	narrative that it creates trauma that just continues
23	with them instead of processing, dealing forward with
24	it. They're stuck in it as just describing it as it
25	just happened yesterday.
1	

MS. CAULKINS: And what would have been helpful to review, um, those therapy sessions and, um, and seeing that they had not, um, been consistently going over abuse that in fact, doing, um, play therapy, um, over the years and things from their memory had slowly come up?

MR. MORENO: E- -- even if I had reviewed those, 7 8 it may have changed how surprised I was in how 9 forthcoming the children are. I would still be 10 significantly concerned with whomever is teaching them to be so open and graphic and descriptive about an 11 12 event that's nearly five years old, instead of being 13 in a survivor stance where something potentially 14 allegedly could have happened, and they've been able to process through and move forward in their life. 15 They're still sitting in this trauma like they're 16 three years old. 17

MS. CAULKINS: And why would it be concerning that they were sitting in the trauma but, um, continuing to develop through it, um, but also knowing or remembering, um, some of the abuse that had occurred? How would that keep them from moving forward in the process?

24 MR. MORENO: Because they're still fixated and 25 focused on Waylon needing to be punished, needing to

Page 30 be re-interviewed, needing to tell a better narrative 1 2 than they did when they were younger. 3 It's not movement towards something may have 4 happened to me, and I'm now going to deal with it and move forward, it's somebody needs to be punished is 5 where they're stuck. So they're really haven't made 6 any forward movement and processing any of the 7 incident that could have occurred. 8 MS. CAULKINS: So based off of just -- um, do you 9 recall, so the first session was initially going over 10 11 the intake paperwork; correct? 12 MR. MORENO: Correct. 13 MS. CAULKINS: And the sec- -- or the -- the 14 second session that you had had, um, was a very brief 15 session due to a severe storm that had happened. 16 MR. MORENO: Correct. MS. CAULKINS: And in that appointment, you were 17 18 only able to see Bryson for roughly half of what the 19 appointment time would nob- -- normally be? 20 MR. MORENO: Correct. 21 MS. CAULKINS: So, in fact, when they -- with the 2.2 two sessions, um, the children were present but you 23 were unable to see and speak with Brinley? 24 MR. MORENO: Correct. I saw her. I didn't speak 25 to her.

1	Page 31 MS. CAULKINS: And that was that due to my
2	my, um, inability to present her?
3	MR. MORENO: No, not at all.
4	MS. CAULKINS: Um, do you feel if you had
5	reviewed, um, therapy notes that there might have
6	been, I believe you said that there might have been a
7	slight change in your overall, um, perspective of
8	their openness of trauma?
9	Um, I'm sorry [inaudible] point of what my
10	question was. Um, sorry, if you can just give me a
11	moment. Had you ever asked Brinley or Bryson if they
12	would do a visit with Waylon?
13	MR. MORENO: Yes. In that initial session they
14	were asked.
15	MS. CAULKINS: And what was their response?
16	MR. MORENO: No.
17	MS. CAULKINS: And do you think that had you had
18	another visit with Brinley and possibly more of a
19	visit with Bryson that that, um, the answer might have
20	changed slightly with it only being one-on-one?
21	MR. MORENO: I think it would take substantial
22	time to get them to even agree to a phone call or a
23	letter writing exercise with their dad. I don't think
24	anything would happen in short term.
25	MS. CAULKINS: Okay. That's that's all.

1	Page 32 THE COURT: Thank you. Ms. Mayo, any redirect?
2	MS. CAULKINS: Thank you.
3	MS. MAYO: Yeah. Just briefly. Um, Mr. Moreno,
4	how long does it typically take, um, for somebody to
5	book an initial appointment with you from the time
6	that they call the office to the time that they can
7	get in?
8	MR. MORENO: Currently, it's probably a two to
9	three month wait.
10	MS. MAYO: Okay. And so do you recall when Ms.
11	Caulkins originally contacted your office to get this
12	set up?
13	MR. MORENO: I don't.
14	MS. MAYO: Okay. Um, do you believe that it took
15	almost two to three months before the kids could come
16	in and see you from the initial contact?
17	MR. MORENO: Yes.
18	MS. MAYO: So once appointments are made, um,
19	it's pretty important that they are kept because it's
20	how busy your office is, is that fair?
21	MR. MORENO: Correct.
22	MS. MAYO: Is it your typical protocol to review,
23	um, uh, therapeutic notes from other providers before
24	you, uh, engage with your current clients?
25	MR. MORENO: No. Typically I review notes after
1	

Page 33 1 the first couple sessions that I have an opportunity 2 to formulate my own opinions. 3 MS. MAYO: Okay. Um, were you -- are you familiar 4 with what type, if any, of trauma therapy the children were receiving before coming to you? Just the type of 5 6 trauma therapy? MR. MORENO: No. I don't recall. 7 8 MS. MAYO: Okay. I have no further questions so. Ms. Caulkins, anything further? 9 THE COURT: 10 MS. CAULKINS: I have, yes. Um, during the time 11 that you, um, your office had received the order for 12 the therapeutic, um, supervised reunification, do you 13 recall that that being, um, near or exact, um, time that all of the COVID-19, um, virus was coming out and 14 -- and, uh, the quarantine was taking place? 15 16 It appears that the initial contact MR. MORENO: would have been about the beginning of March, 2020. 17 18 MS. CAULKINS: And when do you remember the quarantine happening? 19 20 MR. MORENO: Uh, around the beginning of March, 21 2020. 2.2 MS. CAULKINS: So could it be possible that, um, 23 the contact to start the intake and provide the forms and information that the office provided could have 24 been far, um, earlier than the two to three months, 25

Page 34 um, process that -- that you say normally takes place? 1 2 MR. MORENO: It could. MS. CAULKINS: And h- -- are you aware of, um, 3 4 the contact between Kylie and I, um, with the exchange 5 of, um, paperwork and forms that were needed to start 6 the process? She said that she had significant 7 MR. MORENO: 8 trouble trying to get you scheduled, um, and to find 9 appointment spots with you. 10 MS. CAULKINS: And did she qo into detail or provide you with the, um, the back and forth email, 11 12 um, that her and I shared on why that was difficult? 13 MR. MORENO: She felt like the majority of the 14 problem was that you were difficult. 15 MS. CAULKINS: And did you review those emails? 16 MR. MORENO: No. 17 MS. CAULKINS: Okay. I have no further questions. 18 THE COURT: Thank you, Mr. Moreno. I appreciate your time today. Um, uh, and I'm going to release you 19 at this time, okay? 20 21 MR. MORENO: Thank you, Your Honor. 2.2 THE COURT: Okay. Thank you. Ms. Mayo, um, 23 [inaudible] evidence? 24 MS. MAYO: Yes, Your Honor. I call Ms. Caulkins. 25 THE COURT: Ms. Caulkins. Due to -- due to social

Page 35 1 distancing in the courtroom, she's going to stay at 2 counsel ta- -- or, you know, counsel table. So, um, 3 Ms. Caulkins, if you please raise your right hand. Do 4 you solemnly swear or affirm the evidence you're about 5 to provide in this matter now pending before the court 6 shall be the truth, the whole truth, nothing but the 7 truth so help you God?

8 MS. CAULKINS: Yes.

9 THE COURT: What I'm going to do to [inaudible] the person that's testifying to not be able to see 10 11 their face because I think we also speak through our 12 facial expressions. I'm going to ask that for this 13 limited time that you remove your mask. I will just 14 ask that you kind of stay at that end of the table so that we have some social distancing from others. 15 [Inaudible] if there's an objection from counsel, do 16 you have, uh, do you have any issue with that? 17

18 MS. MAYO: No, I don't have.

19 THE COURT: Okay. So you may take your mask off 20 even, um, and then if you want to turn your computer 21 so that you can be seen on the computer, I don't know 22 that it's needed now because we just have the clerk, 23 so. Okay. Ms. Mayo, you may proceed.

MS. MAYO: Uh, thank you, Ms. Caulkins, what is your current address?

	Page 36
1	MS. CAULKINS: 3033 West Divide Creek Drive,
2	Meridian, Idaho, 83646.
3	MS. MAYO: Okay. And how long have you been at
4	that residence?
5	MS. CAULKINS: A year and a half. August will be
6	two years.
7	MS. MAYO: Okay. And, um, who resides there with
8	you?
9	MS. CAULKINS: Uh, myself, Brinley, Bryson and
10	Eliana.
11	MS. MAYO: No other adults?
12	MS. CAULKINS: No.
13	MS. MAYO: And is that been true for the past six
14	months?
15	MS. CAULKINS: As far as yes.
16	MS. MAYO: No other adults have re resided
17	with you in 2020?
18	MS. CAULKINS: No.
19	MS. MAYO: Okay. And what about in 2019?
20	MS. CAULKINS: I'm trying to remember when he
21	moved in? So my brother-in-law, um, Shane Caulkins
22	stayed there briefly, um, inconsistently while trying
23	to get on a job in Alaska.
24	MS. MAYO: Okay. Um, anybody else?
25	MS. CAULKINS: No.

1	Page 37 MS. MAYO: Okay. And you're currently employed?
2	MS. CAULKINS: Uh, just recently, yes.
3	MS. MAYO: Okay. And, um, with where are you
4	employed at?
5	MS. CAULKINS: Um, the U.S. Census Bureau.
6	MS. MAYO: And when did you get that job?
7	MS. CAULKINS: I got the job I was, um,
8	formally, um, given the job of two weeks before all of
9	the COVID-19 stuff came out.
10	MS. MAYO: So early March?
11	MS. CAULKINS: Yes. Roughly.
12	MS. MAYO: Okay. And have you started working
13	there?
14	MS. CAULKINS: I just started training due to the
15	quarantine and social distancing.
16	MS. MAYO: Okay. And when did you begin your
17	training?
18	MS. CAULKINS: It was this last Saturday.
19	MS. MAYO: Okay. And before that, um, when is the
20	last time you worked?
21	MS. CAULKINS: Um, it was I'm trying to
22	remember. I believe it was November of 2019.
23	MS. MAYO: So right before last Christmas?
24	MS. CAULKINS: Yes.
25	MS. MAYO: Okay. Um, and how long did you work at
1	

Page 38 1 that job? 2 MS. CAULKINS: Five months, approximately. MS. MAYO: Okay. So in, uh, would it be fair to 3 4 say that in March of 2020 you were not employed, you 5 had just received new employment? 6 MS. CAULKINS: Yes. 7 MS. MAYO: Okay. And how long have you been off 8 of employment prior to March 2020? MS. CAULKINS: Um, it would be that time through 9 the time that I was offered this job. 10 11 MS. MAYO: So you went from one job to the other? 12 MS. CAULKINS: Yes. 13 MS. MAYO: Okay. And you were appeared in court, 14 um, [inaudible] February, 2020, you recall? 15 MS. CAULKINS: Yes. 16 MS. MAYO: Okay. And at that hearing, um, you received a copy of the order was issued on March 6th, 17 18 yes? 19 MS. CAULKINS: Yes. 20 MS. MAYO: And you were instructed, you and Mr. 21 Huber were instructed to contact a therapeutic 2.2 provider; correct? 23 MS. CAULKINS: Correct. 24 MS. MAYO: Okay. And did you, um, did you initiate the therapeutic provider, um, with Stellar or 25

Page 39 did Mr. Huber? 1 2 MS. CAULKINS: Mr. Huber. 3 MS. MAYO: Okay. And so what did you do, um, upon 4 receipt of this order to, uh, comply with the terms of the therapeutic provider? 5 6 MS. CAULKINS: I agreed to start the process. 7 MS. MAYO: Being that [inaudible] to identify 8 description, do you agree? 9 MS. CAULKINS: Yes. MS. MAYO: Okay. And do you recall when you, um, 10 11 had that communication? 12 MS. CAULKINS: No. 13 MS. MAYO: Do you recall how you received that 14 communication? 15 MS. CAULKINS: Either text or email. 16 MS. MAYO: Okay. And, uh, do you dispute the dates of the two appointments that Mr. Moreno, um, 17 [inaudible]? 18 MS. CAULKINS: 19 No. 20 MS. MAYO: Okay. So sometime in late April, uh, 21 looks like maybe the third and the fourth week of 2.2 April, is that correct? 23 MS. CAULKINS: I believe so. 24 MS. MAYO: Okay. And what was your understanding of the purpose of this -- uh, the therapeutic 25

1	Page 40 Page 40
2	MS. CAULKINS: That they would essentially get
3	the twins, would essentially get to a, um, uh, I'm
4	trying to think of the word, um, emotional comfort to
5	do a visit with Waylon.
б	MS. MAYO: Okay. And what was your understanding
7	of the requirements for [inaudible]?
8	MS. CAULKINS: That the therapist would
9	determine, um, when that visit and how that visit
10	would take place.
11	MS. MAYO: Okay. But in terms of like your
12	obligations, what were your obligations?
13	MS. CAULKINS: To bring them to their
14	appointments.
15	MS. MAYO: Okay. And did you have any other
16	obligations?
17	MS. CAULKINS: Um, not that I remember.
18	MS. MAYO: Okay. So, um, I heard you indicate
19	that there were two appointments that were canceled;
20	correct?
21	MS. CAULKINS: Correct.
22	MS. MAYO: Okay. And those were canceled after
23	the time that they had been scheduled; correct?
24	MS. CAULKINS: Correct.
25	MS. MAYO: And the first was due to what reason?

1	Page 41 MS. CAULKINS: Brinley having the flu.
2	MS. MAYO: Okay.
3	MS. CAULKINS: Oh, hold on. Sorry. The first
4	appointment was due to, um, me actually forgetting
5	that that appointment was set up and not remembering.
6	MS. MAYO: Okay. And even though you had been
7	there two times prior?
8	MS. CAULKINS: I had been there once.
9	MS. MAYO: Okay. And who brought the twins the
10	other time?
11	MS. CAULKINS: Me.
12	MS. MAYO: So there was two sessions with the
13	twins?
14	MS. CAULKINS: Right.
15	MS. MAYO: You you brought them both times.
16	MS. CAULKINS: Yes.
17	MS. MAYO: The third one, uh, you indicated that
18	you forgot about the appointment; correct?
19	MS. CAULKINS: They had went once and then there
20	were two appointments that were missed. And then they
21	went to the third the, I guess essentially the
22	fourth appointment. And then there was another
23	appointment scheduled after that that we showed up
24	for, and that's when I was told that the, um, therapy
25	sessions had been discontinued.

Page 42 MS. MAYO: Okay. So I'm looking at the Exhibit 1 1 2 which I know you have a copy of, and the appointments 3 were held on 4:22, 4:35 [inaudible]. So the 4:22 was 4 the initial intake appointment; correct? 5 MS. CAULKINS: I -- y- -- I don't know the exact 6 date. MS. MAYO: Well, I'm looking at Mr. Moreno's 7 reports, so. 8 MS. CAULKINS: Oh. I'm -- yes. That's what I see 9 10 on paper. 11 MS. MAYO: Okay. And you don't have any reason to 12 dispute that? 13 MS. CAULKINS: No. MS. MAYO: Okay. And then the 4:30, you, uh, 14 would be the second session which Mr. Moreno testified 15 16 that you -- you did send, do you have any reason to dispute that? 17 18 MS. CAULKINS: The second session? MS. MAYO: The 4:30 session. 19 20 MS. CAULKINS: Which was the initial intake 21 session? 2.2 MS. MAYO: No. The one after the [inaudible]. MS. CAULKINS: Um, I -- I don't recall it being 23 24 under that timeline unless -- let's see. 25 MS. MAYO: What are you looking at for the

Page 43 1 record? 2 MS. CAULKINS: The report, um, an email that was sent to me, um, by Kylie Rainbolt [ph] the office 3 4 manager which is, um, --5 MS. MAYO: Okay. [Inaudible] you can't be looking 6 at that. You have to just testify from your memory. 7 Sorry. Oh, I don't -- the -- what I 8 MS. CAULKINS: 9 remember is that they had the intake appointment and 10 then the next appointment was missed, um, that 11 following Thursday, um, because I forgot. I don't 12 remember it being set up, um, which was emailed back 13 and forth between Kylie and I. 14 And then the next appointment after that, Brinley had the flu and then the appointment after that was 15 16 when, um, I took the twins in and he was only able to see Bryson half of the normal appointment time due to 17 the thunderstorm. 18 And then the next visit after that was scheduled 19 20 which I produced the children to that appointment and 21 that's when I was told that the sessions had been 2.2 discontinued. 23 MS. MAYO: Okay. So that's inconsistent with what 24 Mr. Moreno testified. As you can see, he indicates 25 that you missed two appointments in a row, and that's

Page 44 1 why the sessions were discontinued. Do you disagree 2 with that? MS. CAULKINS: No. That's what I just stated is 3 that I missed two in a row and --4 MS. MAYO: And then went for the fourth? So he 5 6 actually maintained a session with you after missing two sessions, [inaudible]? 7 MS. CAULKINS: Yeah. And -- and then there was a 8 9 next one scheduled that I did show up for that was canceled and I -- I guess from what was said on 10 camera, um, or Zoom that I was to be notified via mail 11 12 and I was not. 13 MS. MAYO: Okay. Um, when Brinley had the flu, 14 what time did you call Mr. Moreno to inform them of 15 her status? 16 MS. CAULKINS: Are you okay if I look at my email to remember that? 17 18 MS. MAYO: If you don't remember just tell me you don't remember. 19 20 MS. CAULKINS: It's -- I want to say it was roughly two to three hours before the appointment. 21 22 MS. MAYO: Okay. And at that time, were you able 23 to reschedule the appointment? 24 MS. CAULKINS: I tried to. 25 MS. MAYO: Okay. Were you able to?

Page 45 1 MS. CAULKINS: No. 2 MS. MAYO: Oh, okay. Uh, at any of the two 3 appointments that you missed, did you contact Mr. 4 Huber to inform him that you had missed the 5 appointments? MS. CAULKINS: 6 No. 7 MS. MAYO: Why not? MS. CAULKINS: I didn't know I had to. 8 9 MS. MAYO: Well, don't you think it's important that he would know that the twins didn't show up for 10 11 their appointments? 12 MS. CAULKINS: Correct. I thought Stellar was the 13 middleman to do all of the communication. 14 MS. MAYO: But you and Mr. Huber communicate on 15 occasion about the kids; correct? MS. CAULKINS: Um, 16 yes. 17 MS. MAYO: Yes. He asked for pictures? MS. CAULKINS: That I gave him. 18 19 MS. MAYO: Okay. I'm just asking what your 20 communications are. So sometimes he asked for 21 pictures? 2.2 MS. CAULKINS: Yes. 23 MS. MAYO: Okay. And sometimes he asked just to 24 check in and see how the kids are doing? 25 MS. CAULKINS: Yes.

Page 46 MS. MAYO: Okay. And so, I mean, to be fair, you 1 2 do have communication regarding the kids, um, but you did not contact him to let him know that Brinley was 3 4 sick? 5 MS. CAULKINS: No. 6 MS. MAYO: Or that they'd missed their 7 appointment because you forgot? 8 MS. CAULKINS: Correct. 9 MS. MAYO: What did you understand would be the consequences if you did not follow through with this 10 11 court order? 12 MS. CAULKINS: That I would be -- I'm not exactly 13 sure, but I -- I do know that there was a consequence 14 for not following through with it. 15 MS. MAYO: Okay. But you did receive a copy of the court order; correct? 16 17 MS. CAULKINS: Yes. 18 MS. MAYO: And you're not sure of the 19 consequence? 20 MS. CAULKINS: I believe it was the, um, hel- --21 being held in contempt. 2.2 MS. MAYO: Okay. Anything else? 23 MS. CAULKINS: No. 24 MS. MAYO: Okay. What have you done since 25 receiving notice that Stellar would no longer see the

Page 47 1 twins for purposes of the court order to come into 2 compliance? 3 MS. CAULKINS: I had contacted a, um, therapy, 4 um, institution, um, called Molly and Me, and it is designed to, um, help parents, um, build a 5 6 relationship between their children. Um, they offer 7 several types of therapy, not just one. There's a whole team of therapists. 8 9 Um, and it deals directly with both parents, um, and one of the -- and one of the highlights or main 10 11 things that they focus on is getting children, um, a 12 strong relationship, um, and secure bond with both 13 parents. 14 MS. MAYO: Okay. When did you contact Molly and 15 Me? MS. CAULKINS: It was before the sessions had 16 ended with Stellar. 17 18 MS. MAYO: Why would you contact another 19 therapeutic provider before the sessions had ended? 20 MS. CAULKINS: To offer them -- hold on. I don't 21 know if it was before. 2.2 MS. MAYO: Okay. Did you -- have you ever 23 provided Mr. Huber any information about this? 24 MS. CAULKINS: Yes. 25 MS. MAYO: Okay. How?

Page 48 1 MS. CAULKINS: Um, via text and then Molly and 2 Me, um, said that they would reach out to him to let 3 him know about --4 MS. MAYO: When did they say that? MS. CAULKINS: Um, shortly after I had, uh, 5 6 contacted them to get the twins on. 7 MS. MAYO: Okay. But have you, um, scheduled any appointments or? 8 9 MS. CAULKINS: Yes. MS. MAYO: Oh, really? Okay. When are those? 10 11 MS. CAULKINS: Um, I -- I have an appointment 12 scheduled actually for this Thursday. There was, um, 13 previous, uh, appointments scheduled very close to 14 that time. Um, there was a conflict because they needed to get a hold of Waylon and have him sign to 15 16 agree that this, um, therapy, um, place was something that he also felt was healthy for the twins. 17 MS. MAYO: Okay. You don't dispute, um, Mr. 18 19 Moreno's, uh, characterization that your children, um, 20 are quite open and detailed about what they believe 21 has occurred to them. 2.2 MS. CAULKINS: No. 23 MS. MAYO: Okay. And, uh, you don't dispute that 24 they, um, uh, are comfortable talking about, um, what they perceive occurred, um, to really anyone, right? 25

Page 49 1 MS. CAULKINS: I do dispute it. 2 MS. MAYO: Okay. And w- -- what parts do you 3 dispute? 4 MS. CAULKINS: They aren't open and confident about speaking to it with anybody. 5 MS. MAYO: Okay. But [inaudible] Mr. Moreno and 6 they were willing to talk to him within the first few 7 minutes, right? 8 9 MS. CAULKINS: Yep. MS. MAYO: Um, what's your impression of why that 10 11 happened? 12 MS. CAULKINS: They knew that it was a therapist 13 and they felt safe. 14 MS. MAYO: Okay. Your children have been going to 15 therapy for a period of time now? 16 MS. CAULKINS: Say that again. 17 MS. MAYO: Your children have been going to 18 therapy for a while now? 19 MS. CAULKINS: Yes. 20 MS. MAYO: What type of therapy? 21 MS. CAULKINS: Um, it would be, um, play therapy 2.2 and, um, trauma induced, also dealing with, um, their 23 disabilities. 24 MS. MAYO: Okay. Um, have they ever received --25 um, what particular type of trauma induced therapy

Page 50 have they received? Do you know? 1 2 MS. CAULKINS: It's through, um, St. Luke's and it is officially called --3 4 MS. MAYO: So if you know off the top of your 5 head. 6 MS. CAULKINS: It's -- it's, um, a psychological, 7 um, therapy dealing with, um, trauma-based and, um, --8 MS. MAYO: Okay. But you don't know the type of 9 trauma therapy that you have Thursday? 10 MS. CAULKINS: It was play therapy. 11 MS. MAYO: Okay. And, um, how long have they 12 attended therapy at St. Luke's for quite some time; 13 correct? 14 MS. CAULKINS: Correct. 15 MS. MAYO: Okay. How long? 16 MS. CAULKINS: Since 2000-and -- it was either the end of 2015 or beginning of 2016. 17 18 MS. MAYO: So for the past, uh, four plus years, 19 they've been going to St. Luke's? 20 MS. CAULKINS: Yeah. 21 MS. MAYO: Okay. And you recently disenrolled 2.2 them from that, uh, therapy and enrolled them into a 23 new therapist; correct? 24 MS. CAULKINS: Correct. MS. MAYO: Did you do that, um, after consulting 25

Page 51 with Mr. Huber? 1 2 MS. CAULKINS: I was under the impression that 3 that --4 MS. MAYO: Yes or no? 5 MS. CAULKINS: What? 6 MS. MAYO: Yes or no? 7 MS. CAULKINS: No. 8 MS. MAYO: Okay. And so you did that unilaterally 9 and who are the children seeing currently? MS. CAULKINS: Um, Jessica Northam. 10 11 MS. MAYO: Okay. And she's at the Boise River 12 Birth Center? 13 MS. CAULKINS: Mama Inc. 14 MS. MAYO: Okay. And she performs what she calls trauma therapy, is that correct? MS. CAULKINS: 15 16 Correct. 17 MS. MAYO: And what do you have today in regards 18 to any of her credentials? MS. CAULKINS: Um, that I brought with me? 19 20 MS. MAYO: Yeah. 21 MS. CAULKINS: I didn't bring anything with me. 2.2 MS. MAYO: Okay. Have -- did you review her 23 resume or CV prior to enrolling the children? 24 MS. CAULKINS: Yes. 25 MS. MAYO: Okay. And what are her credentials?

Page 52 1 MS. CAULKINS: That she is a, um, licensed trauma 2 or, uh, trauma therapist. MS. MAYO: Okay. And what is your understanding 3 4 of what that means? 5 MS. CAULKINS: That she conducts a, um, traumatic 6 play, um, themed therapy that is any type of, um, [inaudible] that comes up. They kind of enact that 7 8 out, but not specifically, um, any one case. 9 MS. MAYO: Okay. And, uh, are you aware that Ms. Northam doesn't actually have any counseling 10 11 credential? 12 MS. CAULKINS: Not -- yes. Not normal counseling. 13 MS. MAYO: Right. She's not licensed in the State 14 of Idaho. You're aware of that? 15 MS. CAULKINS: She wo- -- yes. 16 MS. MAYO: Okay. So the therapy that the children have been receiving for four plus years, you switched 17 18 them to a provider that does some alternative format, 19 um, that's not [inaudible] the State of Idaho; 20 correct? 21 MS. CAULKINS: Yes. 2.2 MS. MAYO: And you did that without speaking to 23 Mr. Huber; correct? 24 MS. CAULKINS: Yes. MS. MAYO: And while the children were engaging 25

1	Page 53 in this reunification therapy with Mr. Moreno;
2	correct?
3	MS. CAULKINS: Correct.
4	MS. MAYO: Okay. When's the last time that you've
5	allowed your children to speak to Mr. Cooper?
6	MS. CAULKINS: Um, it would've been before the,
7	um, court hearing that his visitation was suspended.
8	MS. MAYO: What year was that?
9	MS. CAULKINS: 2016.
10	MS. MAYO: 2016, is the last time. You don't
11	dispute that your children told Mr. Moreno that they
12	were going to be interviewed again; correct?
13	MS. CAULKINS: Correct.
14	MS. MAYO: Okay. And who's going to be doing the
15	interview?
16	MS. CAULKINS: It was going to be, um, the Child
17	Advocacy Center in Reno.
18	MS. MAYO: Uh-huh. And you set that up?
19	MS. CAULKINS: Uh, Detective Dunkorst [ph]
20	MS. MAYO: And how did that Detective Dunkorst
21	come about setting that up?
22	MS. CAULKINS: I had, uh, sent him more recent
23	disclosures and he is now from their therapist?
24	MS. MAYO: Which therapist?
25	MS. CAULKINS: All the therapists that they have

Page 54 1 had. 2 MS. MAYO: So multiple therapists over year --3 [speaking in background, inaudible] 4 MS. CAULKINS: The -- the -- yep. That [inaudible]. 5 MS. MAYO: And does it include any disclosures 6 7 that were made, um, to the trauma therapist, Ms. 8 Northam [ph]? 9 MS. CAULKINS: No. MS. MAYO: And when did you contact Detective 10 11 Dunkorst? 12 MS. CAULKINS: In March. 13 MS. MAYO: March of 2020? 14 MS. CAULKINS: Yes. 15 MS. MAYO: Okay. And do you remember it was then 16 after the hearing, um, of this court saying that reunification efforts were going to be made? 17 18 MS. CAULKINS: Yes. 19 MS. MAYO: Okay. And so you indicated that the --20 they were supposed to go to the Child Advocacy Center 21 in Reno but did not? 2.2 MS. CAULKINS: Correct. 23 MS. MAYO: And is there an appointment looming on 24 that? 25 MS. CAULKINS: No.

1	Page 55 MS. MAYO: Not going to happen at this point?
2	MS. CAULKINS: No.
3	MS. MAYO: Why not?
4	MS. CAULKINS: With the COVID-19 and the travel,
5	they don't feel that it is healthy to have the
6	children travel that far.
7	MS. MAYO: Do you have anything in writing from
8	the children's therapists that that, um, type of
9	interview will be beneficial for them?
10	MS. CAULKINS: Not in writing.
11	MS. MAYO: Okay. Are you testifying to the court
12	today that a therapist could come here and tell the
13	court that that is what's beneficial for these
14	children?
15	MS. CAULKINS: The
16	MS. MAYO: Yeah. The Child Advocacy Center?
17	MS. CAULKINS: Yes.
18	MS. MAYO: Okay. Who would that therapist be?
19	MS. CAULKINS: Annie, um, Trent.
20	MS. MAYO: And she's at St. Luke?
21	MS. CAULKINS: Yes.
22	MS. MAYO: Okay. And, um, d are you aware if
23	any reports have been made to, uh, Child Protective
24	Services, um, in 2020?
25	MS. CAULKINS: Yes.

1	Page 56 MS. MAYO: Okay. And did you make those?
2	MS. CAULKINS: No.
3	MS. MAYO: Who made them?
4	MS. CAULKINS: Annie Trent. And their I
5	believe their family doctor also.
6	MS. MAYO: Okay. And who's their family doctor?
7	MS. CAULKINS: Um, they have, so their family
8	doctor is, um, oh my gosh, I'm kind of blank. Give me
9	a second. Sue, um, at Bella Family, um, Medical.
10	MS. MAYO: And when would those reports have been
11	made in 2020?
12	MS. CAULKINS: It would have been before the last
13	hearing.
14	MS. MAYO: You're currently married; correct?
15	MS. CAULKINS: Yes.
16	MS. MAYO: And your husband is currently
17	incarcerated; correct?
18	MS. CAULKINS: Yes.
19	MS. MAYO: And when is he going to be released?
20	MS. CAULKINS: August.
21	MS. MAYO: Of this year?
22	MS. CAULKINS: Yes.
23	MS. MAYO: And there's a current no contact order
24	between you and he, you understand that?
25	
45	MS. CAULKINS: Between who?

Page 57 1 MS. MAYO: Between your husband and you --2 [inaudible] --3 MS. CAULKINS: No. No. 4 MS. MAYO: Okay. You're not aware of that? 5 MS. CAULKINS: No. 6 MS. MAYO: Okay. Well, if I'm telling you that 7 there is a no contact order, what are your plans in regards to his release? 8 9 MS. CAULKINS: I guess I would have to think about that. 10 11 MS. MAYO: Okay. The intention is that he'll 12 return to the home that you're living in currently? 13 MS. CAULKINS: Yes. MS. MAYO: And what does he -- what are the 14 15 underlying charges of why he's incarcerated? 16 MS. CAULKINS: For a, um, DUI. 17 MS. MAYO: Uh, and he must not be his first, so 18 how many has he had? 19 MS. CAULKINS: I don't know. 20 MS. MAYO: You don't know. You're married to him 21 and you don't know how many he has? 2.2 MS. CAULKINS: That's correct. 23 MS. MAYO: In regards to your husband, did he 24 have any criminal history involving any violent 25 crimes?

Page 58 MS. CAULKINS: I don't know if that's a concern 1 2 of mine --3 MS. MAYO: Well, what are they? What do you understand them to be? 4 MS. CAULKINS: Um, driving without a license. Um, 5 6 there was a charge between, um, him and an ex-7 girlfriend. 8 MS. MAYO: Okay. A domestic charge? 9 MS. CAULKINS: Yes. MS. MAYO: Uh, was he convicted of domestic 10 11 violence? 12 MS. CAULKINS: Yes. 13 MS. MAYO: Okay. So at this point, um, the 14 children have seen Ms. Northam how many times? MS. CAULKINS: I don't know the exact number. 15 16 MS. MAYO: Once a week, once a month. Wha- -what's the schedule? 17 18 MS. CAULKINS: Once per week. Well, it's -- it 19 was twice a week and has recently been moved to once 20 per week. 21 MS. MAYO: Okay. And so how long have they been 22 going there? 23 MS. CAULKINS: Um, approximately two and a half 24 months. MS. MAYO: Okay. And what, if any information 25

Page 59 have you provided to Mr. Huber regarding Ms. Northam? 1 2 MS. CAULKINS: All of her co- --MS. MAYO: Since -- since the children have been 3 4 qoinq. MS. CAULKINS: All of her contact information. 5 6 MS. MAYO: Anything beyond that? 7 MS. CAULKINS: No. 8 MS. MAYO: How many sessions do you attend? Do 9 you go into sessions with your children? 10 MS. CAULKINS: No. MS. MAYO: Okay. So do you typically -- where do 11 12 you wait when the children go? 13 MS. CAULKINS: In her -- in a waiting room. 14 MS. MAYO: Do they go together? MS. CAULKINS: During the [inaudible]? 15 16 MS. MAYO: Yeah. 17 MS. CAULKINS: Some -- some se- -- sessions. 18 MS. MAYO: Okay. And what do you understand the 19 treatment to be? What's -- what's the treatment plan? 20 MS. CAULKINS: To help them get through any type 21 of, um, post-traumatic stress. 2.2 MS. MAYO: Okay. So just to get -- to help them; 23 there's not a specific plan? 24 MS. CAULKINS: To get them to a point where they are in a healthy mental state. 25

Page 60 1 MS. MAYO: Do you think your children are in a 2 healthy mental state currently? 3 MS. CAULKINS: Yes. 4 MS. MAYO: Okay. So why would they need to get to 5 a healthy mental state? 6 MS. CAULKINS: There's still things that they 7 need to work through. 8 MS. MAYO: And you have with you a binder I can 9 see, um, uh, that I presume has emails between you and the office manager at Stellar, is that correct? 10 11 MS. CAULKINS: Uh, I -- yes. 12 MS. MAYO: Okay. And have you provided those to 13 my office or to Mr. Huber? MS. CAULKINS: No. I did not intend to use them. 14 MS. MAYO: Okay. I have no further questions 15 16 right now, Your Honor. 17 THE COURT: Thank you. Um, any further witnesses? 18 MS. MAYO: Uh, just Mr. Huber briefly. 19 THE COURT: Uh, would you raise your right hand. 20 Do you solemnly swear and affirm that the evidence you're about to provide in this matter now pending 21 2.2 before the court should the truth, the whole truth and 23 nothing but the truth so help you God? 24 MR. HUBER: I do. 25 THE COURT: You may be seated. You can put your

Page 61 1 mask back on. Um, I'm going to have you take yours 2 off, but I'm going to have you slide back, so I'm okay 3 [inaudible]. Thank you. 4 MS. MAYO: Okay. Mr. Huber, uh, y- -- you were 5 participating in counseling with Mr. Moreno; correct? 6 MR. HUBER: Correct. 7 MS. MAYO: Okay. And how many times did you attend sessions? 8 MR. HUBER: 9 Twice. MS. MAYO: And did you do those in person, over 10 11 phone, how did they occur? 12 MR. HUBER: Both in person. 13 MS. MAYO: Okay. And, uh, in those sessions, uh, 14 do you disagree about Mr. Moreno's characterization of 15 what you worked on? 16 MR. HUBER: Uh, no. I agree. 17 And what was your understanding of the MS. MAYO: 18 following sessions that you were supposed to have? 19 MR. HUBER: I was supposed to have a phone call 20 with the children on the following session. 21 MS. MAYO: Okay. And, uh, did you travel to that 2.2 session? 23 MR. HUBER: Uh, no. I was to have a, uh, vid- --24 a call via video to be ready at the time of the 25 session.

1 MS.M	Page 62 AYO: Okay. So you were able to remain in
2 Winnemucca	to have this phone call, these children
3 would be i	n the office of Mr. Moreno, is that fair?
4 MR.H	UBER: That's correct.
5 MS.M	AYO: And did the children appear for that
6 visitation	?
7 MR.H	UBER: No.
8 MS. M	AYO: Or that session? And what was your
9 understand	ing of, um, why they did not appear?
10 MR. H	UBER: They didn't show up.
11 MS. M	AYO: Okay. Was there any explanation
12 provided t	o you beyond that?
13 MR. H	UBER: Uh, no.
14 MS. M	AYO: Was there a false session scheduled
15 for after	that to try again?
16 MR.H	UBER: They had informed me that the next
17 weekend th	at they had talked to her about missing
18 appointmen	ts.
19 MS. M	AYO: Okay. And so did you again prepare for
20 the, uh, p	hone call with your children the following
21 week?	
22 MR. H	UBER: Yes, I did.
23 MS. M	AYO: And what happened?
24 MR. H	UBER: I never received the call.
25 MS.M	AYO: From the office of Mr. Moreno at all?

1	Page 63 MR. HUBER: Um, no, I called the office after the
2	scheduled appointment and they had informed me that
3	they were not able to provide, uh, my children's
4	services anymore.
5	MS. MAYO: Okay. And do you remember when that
6	occurred?
7	MR. HUBER: That occurred later, um, later that
8	day.
9	MS. MAYO: Sorry. Do you remember if that was in
10	April or May?
11	MR. HUBER: Oh, that was in the end of April.
12	MS. MAYO: Okay. And, uh, have you been inquiring
13	about your children since your last appearance in
14	court?
15	MR. HUBER: Uh, yes.
16	MS. MAYO: And how do you go about that?
17	MR. HUBER: I usually send a text message asking
18	how they're doing.
19	MS. MAYO: And who do you send that to?
20	MR. HUBER: Uh, Janae.
21	MS. MAYO: And do you get a response?
22	MR. HUBER: Uh, yes, sometimes. Every once in a
23	while.
24	MS. MAYO: Okay. How many times a week do inquire
25	about them?
1	

Page 64 MR. HUBER: Um, usually two. 1 2 MS. MAYO: Okay. And out of those times, how many 3 times do you get responses? 4 MR. HUBER: About every other third week, 5 probably. 6 MS. MAYO: Okay. Have you been asking for 7 pictures? 8 MR. HUBER: Yeah. I just got my first pictures, uh, last weekend, uh, sin- -- and I hadn't gotten any 9 in almost -- well, since --10 11 MS. CAULKINS: Objection. 12 THE COURT: Objection? 13 MS. CAULKINS: To his answer. I was -- I was only 14 allowed to say yes or no to --15 MR. HUBER: Oh, okay. Yes. 16 MS. MAYO: No. I direct the question. 17 MR. HUBER: Okay. Sorry. 18 MS. MAYO: [Inaudible]. THE COURT: Uh, I -- I think your address is 19 20 about leading questions. Okay. Um, I didn't -- I didn't find that question to be inappropriate so 21 22 objection's overruled. 23 MS. MAYO: Okay. Well, can you say what you were saying again [inaudible] the first pictures? 24 25 MR. HUBER: I did receive pictures, um, a few

Page 65 days ago first ones that I've had since September. 1 2 MS. MAYO: Of 2019? 3 MR. HUBER: Yes. 4 MS. MAYO: Okay. Um, were you provided any 5 information by Ms. Caulkins about removing your 6 children from their therapeutic providers? 7 MR. HUBER: No. 8 MS. MAYO: How did you come to learn that they 9 had been removed from their therapy providers at St. 10 Luke's? 11 MR. HUBER: I called, uh, St. Luke's to ask 12 about, uh, their records getting a copy of their 13 records and they had informed me that, uh, they were 14 no longer, um, clients. 15 MS. MAYO: And what did you do in response to 16 that? MR. HUBER: I asked to speak to the manager. Um, 17 he called me back and said that, uh, Janae had pulled 18 them out to receive a higher level of care. 19 20 MS. MAYO: Okay. And could he explain to you what 21 that was meaning that a higher level of care? 2.2 MR. HUBER: That's all he was told by mother. 23 MS. MAYO: Okay. And what did you do in regards 24 to Ms. Caulkins in your response? 25 MR. HUBER: I texted Janae and asked them where

Page 66 1 they were attending. Um, and she told me Jessica 2 Northam. 3 MS. MAYO: And have you had the opportunity to do 4 some background info research or information about Jessica Northam? 5 6 MR. HUBER: Uh, yes. 7 MS. MAYO: Okay. And what have you learned? 8 MR. HUBER: Um, she is a trauma therapist or, um, 9 that works at the Boise Birthing Center. 10 MS. MAYO: Okay. And, um, have you been able to ascertain it is a licensed practice in the State of 11 12 Idaho? 13 MR. HUBER: I could not find it, um, anywhere. 14 MS. MAYO: Okay. Have you been able to make any contact with Ms. Northam to, uh, inquire about what 15 16 type of therapy your children are receiving or your participation level? 17 MR. HUBER: Yes. I wrote Jessica, uh, Northam a 18 19 couple of emails. She declined to provide me any 20 information because I didn't have a, um, custodial 21 order, um, to give her. 2.2 MS. MAYO: Okay. And, but you indicated that you 23 are their father and that you have joint legal 24 custody? 25 MR. HUBER: Yes.

Page 67 1 MS. MAYO: And so were you also able to confirm 2 then that you were not, uh, listed as a person with, 3 uh, consent to have information on behalf of your 4 children? 5 MR. HUBER: Yes. 6 MS. MAYO: Okay. Um, Ms. Caulkins testified, you 7 heard about some testimony regarding the Molly and me. 8 What do you know about that? 9 MR. HUBER: Molly and Me had a -- was a service that called me last week and asked me for, um, 10 11 permission, um, to see the children. Um, I did fill 12 out paperwork. Um, I think it was about 10 days ago. I 13 did fill out paperwork and get it back to them. 14 They did, uh, they did let me know that they 15 don't normally provide court, uh, ordered services at 16 all. And, uh, um, so they would take it to their supervisor to even talk if it was an option. 17 18 MS. MAYO: Mr. Huber, do you believe that if this 19 court continues to keep your children, um, in the 20 primary custody of Ms. Caulkins, that you'll ever be 21 able to have reunification services? 2.2 MR. HUBER: No. 23 MS. MAYO: And why do you not believe that? 24 MR. HUBER: Um, I believe -- I believe that that 25 won't happen because, um, their mom is portraying this

	Page 68
1	incident that never happened and she will not let me,
2	um, bond with my children.
3	MS. MAYO: And, uh, were you concerned when Mr.
4	Moreno told you to put cameras in your house?
5	MR. HUBER: Absolutely. It broke my heart.
6	MS. MAYO: Did you put cameras in your house?
7	MR. HUBER: Yes, I did.
8	MS. MAYO: What are you asking us the court to do
9	today?
10	MR. HUBER: I'm asking, um, for sole custody and
11	I'm asking that my mother the children be placed
12	with my mother, um, while I can repair, uh, a bond
13	with my children. Um, and I like to to repair the
14	abuse I've shown [ph].
15	MS. MAYO: And have you identified a provider,
16	um, that can work reunification services here in
17	Nevada?
18	MR. HUBER: Dr. Kort.
19	MS. MAYO: Okay. And to your understanding, is
20	Dr. Kort available, ready, and willing to meet with
21	you and the children and Ms. Caulkins to work out a
22	therapeutic treatment process? MR. HUBER: Yes.
23	MS. MAYO: And why are you asking, um, for the
24	children to be temporarily residing with your mother?
25	MR. HUBER: Because I feel that if they stay in

Page 69 1 the situation that they're in, that it will be 2 perpetuated and it will never stop. 3 MS. MAYO: But why not come to your house 4 immediately? Because I feel that, uh, that they 5 MR. HUBER: 6 are probably scared, uh, you know, and that, uh, I feel that it's -- while we -- until we get some 7 therapy sessions, it would be in their best interest. 8 9 MS. MAYO: And is today the first time you've seen your children in three years? 10 11 MR. HUBER: Over three years, that's correct. 12 MS. MAYO: And what kind of interaction happened 13 out in the courthouse -- or in the [inaudible]? 14 MR. HUBER: Brinley wa- -- Brinley waved to me and stuck her tongue out at me which what -- I was 15 16 really scared to see him because I didn't know so that was a good sign, I felt. 17 MS. MAYO: Okay. And did you have any interaction 18 19 with -- with Bryson? 20 MR. HUBER: Not yet. 21 MS. MAYO: Okay. Um, is there anything else that 2.2 you, um, would like the court to know? 23 MR. HUBER: Um, no. 24 MS. MAYO: Okay. Oh, I do want to ask about, um, your concerns related to Ms. Caulkins husband. What 25

1	Page 70 are those specifically?
2	MR. HUBER: Um, Justin was, uh, sentenced to a
3	10-year prison sentence for, um, domestic violence,
4	with an extenuating circumstance of strangulation in a
5	previous relationship hence the reason, um, he's doing
6	so much time over a DUI.
7	Um, I do feel that the no contact order that the
8	court entered, um, has already entered is should
9	stand and I feel that, uh, if they stay where they're
10	at that as before the last few times he's been out of
11	prison, um, he's went straight there and, uh, I feel
12	that that'll happen again.
13	MS. MAYO: Okay. and, uh, do you have concerns
14	for your children's safety if he's in the home?
15	MR. HUBER: Yes, I do.
16	MS. MAYO: And do you also have concerns
17	regarding, um, Ms. Caulkins, uh, flight risk or or
18	willingness to conceal the children from you?
19	MR. HUBER: Uh, yes, I do. Uh, I've spent a lot
20	of time and resources, uh, between, um, searching for
21	her, um, tracking down addresses. Um, she stated that
22	she's lived with her mom and then her mom was selling
23	her home and and all these things I hired a private
24	previous years, uh, I hired a previ private
25	detector to try to find her address.

1	Page 71 I've went through a, uh, a long list calling
2	schools. Um, I've called I don't know how many
3	schools, hospitals trying to find out if their
4	client's there just to try to pinpoint if she's moved
5	out of the area. When Justin was in prison in Northern
6	Idaho, I was calling Northern Idaho, uh, to try to
7	find out if she had moved.
8	MS. MAYO: Okay. And so it's not as simple as
9	saying, hey, Janae, where are you living? She doesn't
10	give you that information.
11	MR. HUBER: No.
12	MS. MAYO: And your concern is that you could
13	leave here today with Ms. Caulkins as what?
14	MR. HUBER: My concern is, is that I'll never see
15	them again.
16	MS. MAYO: I have no further questions, Your
17	Honor.
18	THE COURT: Ms. Caulkins do you, um, cross
19	examination of Mr. Huber?
20	MS. CAULKINS: Yes. Can you confirm or get any
21	evidence that that redi residence of your
22	mother would be safe?
23	MR. HUBER: Yes, I feel it safe.
24	MS. CAULKINS: Can you prove that?
25	MR. HUBER: I don't know what I would offer as

Page 72 1 proof. 2 MS. CAULKINS: Thank you. 3 THE COURT: Thank you. Ms. Mayo, anything further? 4 MS. MAYO: No, Your Honor. 5 6 THE COURT: Thank you. Ms. Mayo, any further witnesses? 7 8 MS. MAYO: No, Your Honor. THE COURT: Ms. Caulkins, any evidence that you'd 9 10 like to present to the court today? 11 Um, no. MS. CAULKINS: 12 THE COURT: Ms. Mayo, would you like to proceed 13 with argument? MS. MAYO: I would, Your Honor. 14 15 THE COURT: [Inaudible]. 16 MS. MAYO: Uh, Your Honor, um, obviously I have 17 joined this case, uh, at a later stage in the game, um, and after several counsel, but I think what's most 18 telling is the course level of frustration and 19 20 directness, um, that was set forth in the March 6, 21 2020 order after the February 27th [inaudible] was 2.2 clear about what the expectations of, um, both parties were confirmed that [inaudible] best interest of the 23 children [inaudible] that ultimately would be back 24 25 before he even goes.

Dage 73 Um, goes so far as [inaudible] that ultimately would revert back to a joint legal joint custody situation, physical custody situation. Um, since that time, Your Honor, I think that Huber has indicated clear and convincing evidence by Ms. Caulkins that she has no intent of complying with this order and, um -uh, let me rephrase that.

8 Ms. Caulkins is disingenuous about her intent to 9 comply with this, for sure. Um, Ms. Caulkins 10 oftentimes, there's what I say, there's reasons and 11 there's excuses. Um, and what Ms. Caulkins comes 12 before this court today with is excuses as to why 13 certain things didn't happen in regards to the 14 sessions.

Um, there are the children's sessions with the therapeutic provider. It's not lost on the court and I know that it's at least worth highlighting that the moment that the next session is going to be a telephonic call between the children and Mr. Huber is when the non-appearance by the children began.

In the interim behind the scenes, Ms. Caulkins has now removed her children from that long-term therapeutic provider and has enrolled them in a trauma therapy program, not licensed by the State of Idaho, um, at least as far as anybody could testify to.

Page 74 And, um, without consulting Mr. Huber or 1 2 indicating how that might impact his children as 3 they're going through this reunification process, Ms. 4 Caulkins does not have her children's best interests 5 in mind. She -- she thinks she does. I mean, I -- I 6 sincerely believe that she -- she thinks that she's 7 doing and that's what's right by her children, but 8 9 ultimately if a -- if a parent is disenrolling their 10 child from their long-term therapeutic provider, at a 11 point in their life where they are culminating a 12 relationship with their father, who they believe, um, 13 potentially harmed them in a traumatic way, I don't think that speaks any louder to this court about where 14 Ms. Caulkins is at with her children's best interests 15 16 and their health, safety, and wellbeing -- um, overall, Your Honor. 17 Ms. Caulkins is doing what, uh, is often termed 18 19 gatekeeping in the psychological context. She

20 continuously moves the children in different places or 21 along the different spectrum of the emotional and 22 psychological, um, narrative that's provided for them 23 so that the children are constantly kept from father. 24 If this court does not intervene at this point 25 after giving this directive to Ms. Caulkins, there's

Page 75 no doubt in my mind, she'll think that she can just continue to do this forever, um, and until these children turn 18. At some point, she has to be held accountable, and today is the day.

5 The children are here, they're present. Um, what 6 we would intend is that based upon Mr. Moreno's 7 assessment of the situation, it is concerning to think 8 that the last thing Mr. Huber wants to do is cause 9 more trauma, period, or anxiety for these children.

10 And so he's aware and wants to take caution and 11 heed Mr. Moreno's advice about not having the children 12 come to his home immediately. In fact, he's concerned 13 about cause more damage for his relationship and 14 potential relationship [inaudible]. He has two family 15 members that are willing to help out at this time.

The children are familiar with those family 16 members. They would reside with those family members 17 18 and Mr. Huber would immediately engage their children 19 in therapeutic services with Dr. Kort, Dr. William 20 Kort -- excuse me, Dr. Hubert Kort and his group, um, 21 who would also desire to [inaudible] participation, 2.2 and then provide a report to this court about how best to move this case forward. 23

If Mr. Huber is not in control of that process,this process will never occur. I think the evidence is

Page 76 1 clear. Ms. Caulkins defied multiple orders about the 2 reunification process. In fact, I think we're on two 3 years of trying to get something accomplished in that 4 fact. Um, and this was the last -- the last bite of 5 the apple from Ms. Caulkins.

And she didn't do what she was supposed to do. In fact, not only did she not do what she was supposed to do, but then she took unilateral action, um, in defiance of where the children were at therapeutically in their own p- -- individual session.

11 She's not provided any evidence to this court 12 that that was what was going to be in their best 13 interest or what was recommended professionally. It's 14 just what Ms. Caulkins wanted to do. Additionally, 15 Your Honor, uh, Ms. Caulkins' husband is going to be 16 released from incarceration in August.

Um, there is no plan for where he will be staying since Ms. Caulkins has never come before this court to modify the no contact order that exists between the children and her husband. Um, and that's just another defiance by Ms. Caulkins by, uh, of her willingness to, um, leave the court orders are not enforceable or somehow, she has exceptions to the rule.

24 Um, so that also moving before the court and I 25 think the court can take that into consideration

Page 77 especially given that he has -- Mr. Caulkins' has a history, um, of domestic violence and, uh, will, uh, inevitably end up living with the children if -- if Ms. Caulkins is continuing to be the primary custodial parent.

6 This court has the authority to enter an order at 7 any time based upon the best interest of the children. 8 This is a very difficult case, um, given the history 9 and the length of times that Mr. Huber has been kept 10 from his children.

I also find it very concerning Your Honor, that immediately after this court issues an order regarding unification, all of a sudden that there's new disclosures being made and efforts to have another forensic interview done, um, by law enforcement in regards to the same "same incidences that were previously, um, investigated by law enforcement."

And I'm aware that the court [inaudible] where there was an unsubstantiated allegation by both DCFS and a non-prosecutorial decision, um, made by the Humboldt County District Attorney's Office.

Ms. Caulkins is not going to give up. She is not. And her claim to fame is to bank it on this trauma narrative that her children believe occurred at the hands of Mr. Huber without a single scintilla of

Page 78 evidence before the court that its factual statements are corroborated, or in fact, that's what occurred in that home, period.

And -- and certainly looking at the best interest of this, uh, the children's factors that are set forth in the statute, Your Honor, several things come to mind including the nature of the relationship between the children and the parent.

It -- this is a -- this is a prime opportunity. 9 The children are at such an age that hopefully some 10 repair can be made for their reunification efforts 11 12 with their father. It goes on much longer, these 13 children are never going to have a relationship with their father and Ms. Caulkins will have effectively 14 15 terminate his parental rights without having to 16 effectively terminate his parental rights.

17 She will do it because she maintains the control and custody of these kids and decides this court time 18 19 and time again. Initial emotional, physical health of 20 these children, I find it, um, again disingenuous by 21 Ms. Caulkins that she will report that, A, that the 22 children needed a higher level of care and not why 23 they were pulled from their long-term care therapeutic 24 provider; B, that now the children are doing a trauma therapy, um, to "get them to a mental health or 25

Page 79 1 healthy state of mental -- a mental state." And yet 2 when asked if they are in a healthy mental state, she 3 says yes, they are.

4 Answers are only convenient for when they're convenient for her, Your Honor. Either the children 5 are not doing well in her care because they're not 6 receiving the appropriate services; and Mr. Huber, as 7 a joint legal custodian and a parent who has 8 demonstrated to this court a commitment to his 9 children, should have the opportunity to provide those 10 11 services to her -- to the children, or they're doing 12 fine.

13 And Ms. Caulkins is just continuing to commit 14 essentially a misrepresentation to this court about what's going on behind the scenes, that she's 15 constantly having her children in therapeutic services 16 and are having them diagnosed and are having them 17 interviewed by law enforcement and are having them 18 19 taken to the doctor to have them evaluated through the 20 family practitioners.

21 It's just one professional after another that has 22 to do a mandatory disclosure based upon a 10-minute 23 interaction [inaudible]. That's disturbing.

24 So we are asking, Your Honor, that the court heed 25 on what's previously, um, indicated in the March 6th Page 80 order that custody be modified on a temporary basis to sole legal, sole physical to Mr. Huber; um, that Mr. Huber has the right and discretion to place his children in the home of either his mother, um, Debbie or his cousin Tessa [ph], who are both here today, um, and prepared to speak to the court about accommodations if needed.

Um, that he immediately enroll the children or 8 9 engage the children and therapeutic providers, the 10 therapeutic sessions with Dr. Kort and/or of his, um, particular therapeutic group, um, that Ms. Caulkins be 11 12 involved in that process on per the re- -- per the 13 discretion of the therapist, uh, that, um, to the extent that Ms. Caulkins is going to have any contact 14 with the children that that'd be done in a -- in a 15 16 supervised capacity, um, and/or, um, over, like -essentially telephonic or -- or video in a supervised 17 18 capacity until further recommendation of a therapist, 19 um, going forward about how that contact sh- --20 should, um, occur.

21 Um, and, Your Honor, we would ask for a -- a 22 hearing to review this circumstance in approximately 23 60 days, and for the ability for Mr. Huber, um, the 24 court to reserve jurisdiction to enter attorney's fees 25 for having to bring forward this motion and the

1	Page 81 ability to submit a motion [inaudible].
2	THE COURT: Ms. Caulkins?
3	MS. CAULKINS: Uh, Your Honor, I don't disagree
4	that this been an extremely difficult case and there
5	have been, um, multiple occasions of going back and
6	forth. Um, I I do feel that I did try and have
7	provided the court with several pieces of evidence,
8	um, as far as, um, each of the orders that were given
9	as far as, um, visitation happening.
10	Um, there there were multiple occasions that I
11	tried to set up and I couldn't get ahold of Mr. Huber,
12	um, one of which he was in in rehab, um, for
13	substance abuse. Um, the other one which I had
14	provided evidence of is that he was, um, in Mexico
15	twice, um, and I had tried to get ahold of him and I
16	couldn't.
17	Um, this, this last, um, order to do the
18	reunification, um, as far as the, um, therapy
19	discontinuing, that I was under the impression that
20	that was the order was to find them a new therapist,
21	um, that could assist in this, um, re-integation
22	re-integation reintegration, um, therapy, um,
23	somebody that hasn't seen them, um, so that there
24	wouldn't, um, there wouldn't be this, uh, view of, um,
25	any type of one sidedness, um, just coming into it

1	Page 82 fresh and, um, truly trying to get them, um, extra
2	care to transition into, um, visitation with Waylon.
3	And I really I really am and was trying to get
4	that reintegration reintegration process done, and
5	it was hard with COVID. And I know that I did, um,
6	miss two appointments, and though I didn't do that on
7	purpose and there it does come across as excuses, I
8	re I did do a lot of effort to reschedule those.
9	And I was I had two appointments back to back
10	that I was taking that I had taken them to and had
11	planned on continuing that. Um, when it when it was
12	discontinued, I was extremely confused because I was
13	unaware of how this process, um, happened and that
14	could have been due to my negligence of asking and,
15	um, doing research on how Stellar Mental Health does,
16	um, the process.
17	I was never told that any appointment was for,
18	um, them to do any type of video or phone call with,
19	um, Waylon. Um, and I I was not, um, I did not
20	have the intention at all to, um, not have that
21	happen.
22	Um, when when I was told that the, um, Stellar
23	had discontinued at the time, um, I wanted to make
24	sure that I tried to put in additional efforts to have
25	him do a re-integration reintegration process with

Page 83 1 another, um, facility, um, because I didn't know why 2 the visitations were discontinued.

And that is why I reached out to Molly and Me, which was, um, their current trauma therapist, um, Jessica Northam, she helped me find, um, because I --I really am trying to follow the order and get them reintegrated with Waylon. And there has been, um, -there has been, um, not so good communication.

9 Um, and it's been scary, the disclosures that I 10 heard, um, and as a mother and hearing these children 11 say what they are, to me, I -- I was in a state of 12 panic. I didn't know what to do. Um, and all I could 13 do was believe them and try to advocate for them. And, 14 um, I'm sure that I've made some wrong moves.

15 I'm not -- I'm not intentionally trying to harm 16 them or put them in a worse state. Um, I really do want to do what's best for them. And I do sincerely 17 apologize that the direction which Stellar took the 18 way that it did, um, and I really am trying to fix 19 20 that and by doing Molly and Me, which he would 21 actually be provided a lot more interaction with them. 22 He would be, um, provided with and I -- I wrote down 23 exactly what he would be offered, if you don't mind me 24 finding it.

Um, so in researching this, they do a child, um,

25

Page 84 1 parent relationship play. Um, and that includes, um, 2 the training parents to be, um, a therapeutic helper, 3 um, and parents learn how to create a healthy 4 connection with their children and they get to do 5 those therapies one-on-one, um, and it -- it creates a 6 healthy environment that enhances the parent-child 7 relationship.

8 Um, they also have what's called thera-play. Um, 9 this is a child and parent therapy and what it does is 10 it builds, um, healthy attachments and, um, trust and 11 many other things with the parent.

Um, it also provides a healthy interaction between the parent and the child and the -- there's four essential qualities at this facility, um, that is -- that is found in the parent-child relationship and that's structure, engagement, nurtures, and, um, any challenges that there may be.

18 Um, it's, uh, the process will provide a natural, 19 emotional connection so any type of previous, um, trauma that the kids have, um, either develop through 20 21 play in therapy, um, over the years, it would 22 essentially, it would break some of those down and 23 find a very therapeutic way to have a, um, natural 24 connection with Waylon, um, instead of it being, um, this is, you know, your dad that you haven't seen. 25

Page 85 It would be more of you have been disconnected from him and let's -- let's deal with that. Let's start a process where, um, you are regaining connection with him without feeling, um, like they're just being taken away and replaced. And yes, they do have fear of, um, seeing him or his family, um, and I am really trying to mend that.

8 And I do sincerely apologize about the two 9 appointments that were missed. Um, I -- I honestly did 10 not know it was for a phone call. Um, but at this 11 Molly and Me, it -- it guides the parents to -- with a 12 child to create the relationship.

And in doing that, it -- it should move into, um, the joint physical and legal custody, and that would, you know, hopefully over a short period of time, begin to help Brinley and Bryson just go between and know that there's, um, there hasn't been anything that they have -- that has been portrayed to them as him being an enemy.

I solely have gone off of what they have --what the therapists have told me that they said. Um, there have been several times that they have spoken openly at -- at home, and I was advised to deflect on that which is what I tried to do. Um, and I -- I'm not -- I don't want to make excuses about the past orders.

1	Page 86 Um, I feel I should have made I probably					
2	should've made more of an effort. Um, I was scared. I					
3	don't know what else to to call that for Brinley					
4	and Bryson. Um, but now given the the previous					
5	order and wanting to take the court's order seriously,					
6	um, I do want to start moving into a healthy process.					
7	And I I am trying to show that with the missed					
8	appointments at Stellar, I'm trying to make up for					
9	that by by research [inaudible] Molly and Me, um,					
10	because I didn't know what the next steps would be					
11	with Stellar.					
12	Um, I wanted to try and find a place that you					
13	didn't have to have a court order to start the process					
14	that it was all done on a natural basis, and to try					
15	and get Brinley and Bryson, um, more comfortable with					
16	having these types of therapy sessions with Waylon,					
17	the the playing and, um, getting to know each other					
18	and, um, those types of things.					
19	Um, I the only reason that there's been any					
20	moving from a house to another house is because I'm					
21	renting and I I have tried to maintain a consistent					
22	home for them being but being that it's been					
23	difficult for me to have a job, um, with their					
24	disabilities and the being a single mom, I am					
25	continuing to to try to make make that up for					

1	Page 87					
2	Um, and if the la the last place that I lived					
3	at, the, um, the owners of the house actually decided					
4	to sell it. And so, um, and then in the past, um,					
5	court orders, every every address that was put in					
6	the order or motions that were filed, were my current					
7	address. And I would he would continue as					
8	continually ask me if that was the address and it					
9	always gave him an address.					
10	Um, if he were to have driven there to see the					
11	kids and make sure that they were there, they would					
12	be, I was never hiding them. Um, I always stayed in					
13	Meridian, um, or or Boise, they're almost kind of					
14	connected.					
15	Um, I've never, um, not shown up for court. Um,					
16	I've always been here and I feel if I truly was a					
17	flight risk that I would have left. I I mean, I					
18	would be gone.					
19	I wouldn't have shown up for this hearing. I					
20	wouldn't have brought them. Um, if I was truly defiant					
21	to, um, all the court's orders, I clearly, um, I am					
22	trying to move forward and not have this so					
23	complicated anymore because I don't want it to					
24	continue and have the the twins grow up and					
25	remember it being like this.					

1	Page 88 And, um, I agree that they are at an age where					
2	things can still be mended, um, with Waylon.					
3	And I I I want to do that. I want to move					
4	forward with that, um, regardless of me being scared,					
5	I have to I have to let, you know, that process be					
6	transitioned to, you know, through these types of, um,					
7	organizations where they work with Waylon and the					
8	kids.					
9	And that's the only way that this type of healthy					
10	connection will be started and I I do want that for					
11	them. I do feel that if they are removed today, that					
12	that would create a huge amount of trauma.					
13	Um, I I do agree that over time they should					
14	they should come and stay here. Um, but they, you					
15	know, they don't know his mom. I mean, they've been					
16	they they've been have they've had just as,					
17	um, much contact with the lack of contact with them					
18	as they have Waylon.					
19	And so it would be very traumatic for them to					
20	just be taken today. And, uh, but I I agree some					
21	type of counseling should be done to tran to					
22	transition them into being here and in Boise with me					
23	and that is my ultimate goal.					
24	I I don't want to create a complicated, um,					
25	childhood for Brinley and Bryson. I really do want					
1						

1	Page 89 them to have their biological father and their					
2	biological mother, and to ultimately have memory of					
3	both of us and to kind of fix this gap of what has					
4	gone on. That's [inaudible].					
5	THE COURT: Thank you. Um, just one question with					
6						
	regards to your comments. You said children would be					
8	scared of grandma.					
	And, um, is that just based on the mere lack of					
9	time that has it has been since they've seen their					
10	grandmother or is that premise on some other					
11	allegations that I'm not aware of?					
12	MS. CAULKINS: I guess I shouldn't have used the					
13	word scared what I was meaning is that it would be					
14	scary.					
15	THE COURT: Okay. Thank you. Appreciate it. Um,					
16	Ms. Mayo, uh, rebuttal?					
17	MS. MAYO: Well, Your Honor					
18	THE COURT: I I don't know that I need any.					
19	MS. MAYO: Okay.					
20	THE COURT: Okay. I I do I don't want it					
21	to give us some appearance. I mean, you made the					
22	motion. I mean, technically under the laws, I mean,					
23	the person who has the burden would have the last					
24	word, but I understand Ms. Caulkins is unrepresented					
25	so, uh, maybe not, um, fully understanding the					

1 significance of rebuttal.

I think I've heard enough today. Um, I think one thing that -- and -- and you guys please forgive me, I'm going this off for a minute because I tend to, um, start to, um, have difficulty breathing when I -trying to talk as much as I like to.

7 Oh, I think one of the things we can agree about 8 this case, um, is that it -- it has been difficult. I 9 mean, I've heard this from both tables today, um, and 10 I think we can all -- all agree I -- I presume by this 11 point that, um, this is what we've been doing is not 12 working. It's just not working.

Um, I looked back at, uh, my order of March 6th, of course, that March 6th order was, I believe the second hearing on this very same topic of, um, of reunification efforts or reintegration efforts with father.

Um, this was a, uh, culmination of not only two hearings, but three orders because there was an original order that some service provider in Idaho wasn't willing to accept because of some language that didn't include the Idaho code.

23 So that was modified to include the Idaho code, 24 and then that didn't work and then another 15 months 25 approximately passed, um, to the next hearing and now

Page 90

	Page 91					
1	it's been another four months.					
2	So we're now we're 19 months into this, this					
3	same issue, the same issue from from, uh, from back					
4	in, um, I don't know if it was, uh, you know, 19					
5	months ago when this discussion started and it was the					
6	therapeutic process for, um, um, reunification with					
7	father that's been that point probably about a year					
8	and a half and now we we're going on three plus					
9	years, I believe from the testimony I heard today.					
10	I I find it a little interesting today, Ms.					
11	Caulkins, that you're here arguing in closing that,					
12	um, you want this for them. You want them to see their					
13	father. You want this to move forward. You now want to					
14	have reintegration.					
15	That, I mean, I believe is new today. I I					
16	don't believe there has been a hearing yet where					
17	you've come here with that, um, and that being your					
18	[inaudible] before this you have been here contesting					
19	and resisting.					
20	And I think that's reflected in what has actually					
21	happened too. There's been resistance. There's been					
22	deflection. There's been excuses. There's been					
23	there's always been a reason. I don't want to call it					
24	an excuse, but there's always been a reason why this					
25	didn't happen.					

1	Page 92 In fact, to the extent where I think in this last
2	order, I made it, um, clear that, um, and I'm looking
3	at, um, page four, paragraph number five, identifying
4	the very specific, um, mental health provider that
5	would, uh, engage with the family for these services,
6	Stellar Mental Health.

7 And then I actually also included four other 8 provider of these services as selected by plaintiff. 9 The plaintiff is Mr. Huber. Mr. Huber has not selected 10 the, um, new, um, uh, new facility, uh, that I keep 11 hearing about today. It's now back to where it's being 12 controlled by mom. I'm really concerned about this.

13 I want to -- I want to, um, move away from that 14 just for a moment and talk about something else that didn't really come up today, but has been, uh, has 15 16 been a -- an underlying issue in this litigation from the very beginning and that was relocation to Idaho. 17 The relocation to Idaho and the original divorce 18 19 decree was -- and I pulled it out and had a look at it 20 here.

Again it was intended to be for a temporary period of two years at which time the parties shall be awarded joint legal custody and joint physical custody is set forth herein. Um, and if I recall, and I didn't read, um, further, but was, um, to allow for Ms.

Deere

Caulkins to further her education in the state of
 Idaho.

But what I'm hearing today is -- is quite different. A brand new job with the, um, with the Census Bureau which is a -- I understand a federal position, which I -- I'm certain, uh, would be available in Winnemucca.

8 Um, a new home in Meridian because the last one 9 sold and you had to move. You're renting. So our 10 rental facility and a new job, a job, which you could 11 have here in Winnemucca.

You know, I very strongly feel based on the evidence that I've received today, based on the long history of this case, leading up to this point that these reunification efforts have to occur here.

We've tried this at least three times, if not 16 more in Idaho, and it's not working. Even to the point 17 18 where, um, Mr. Huber was responsible for paying all of the cost. Cost of transportation, cost of therapy, um, 19 20 and -- and -- and time to get there and get back, all 21 Ms. Caulkins you had to do was get the kids to the 22 therapist and participate in a meaningful way and it 23 just hasn't happened.

24 So I think the one part that is really an easy 25 piece for the court today is this, the reunification

Page 93

1	Page 94 will be, um, will take place, or the reintegration					
2	with dad will take place here in Winnemucca.					
3	Um, I think the request today is for sole legal					
4	and sole physical custody. I'm a little concerned					
5	about the sole legal custody because I think in order					
6	for Ms. Caulkins to be actively engaged in the					
7	treatment, it's going to be difficult with sole legal					
8	custody.					
9	I understand physical custody may be different,					
10	and maybe I could entertain some thoughts on that,					
11	but, um, because throughout this period, as Ms. Mayo					
12	has pointed out, there has been joint legal custody.					
13	It's just been the physical custody that has been					
14	preventing, um, Mr. Huber, from having this					
15	relationship with the children. I understand that it					
16	originally began with these allegations of, um, some					
17	abuse.					
18	Allegations which as we have previously litigated					
19	in this courtroom or unsubstantiated by the Division					
20	of Child Family Services that were not prosecuted,					
21	were investigated and not prosecuted by the local					
22	district attorney's office, um, as again stated today					
23	and as the court recalls from prior litigation.					
24	Um, and and so, uh, other than what I've heard					
25	today for the first time ever, I guess, of, um, of					

Page 95 1 some possible new inquiry of the children that has not 2 been raised again, um, since those original, uh, 3 investigation division and, uh, investigation by local 4 law enforcement. So that -- that comes as very new to 5 me and that is after.

And I -- I think I laid this out in our last 6 order -- in my last order, you know, and I -- I guess 7 this kind of goes to where there was this sense of 8 9 frustration maybe expressed in the orders because at 10 that time, just between the, um, between February --11 I'm sorry, November 30th, of 2018 hearing, where I 12 originally ordered that the parties engage in 13 therapeutic supervised visitation, um, to then the February 27th, 2020 hearing, there had been 10 14 additional motions filed by the plaintiff; never a 15 response from defendant. 16

And I think that, um, a hearing in which I, again, place greater emphasis on the need for this therapeutic reintegration, and now we're here four months later and it's still not happening.

I do not find the, uh, testimony by Ms. Caulkins as being credible today with regards to the reasons why the treatment with, um, Stellar, um, um, Stellar Mental Health and mediation, uh, ended.

Um, in fact the, uh, the testimony of Ms.

25

1	Page 96 Caulkins was in direct contradiction to that of the				
2	therapist regarding the sequence of the visits. And,				
3	um, and then to just that that visit in which Mr.				
4	Huber is to have, um, some engagement in the process				
5	with the kids, suddenly the process ends.				
6	And then Ms. Caulkins later selects a a				
7	provider, um, of her own choosing, which is, uh,				
8	directly contradicts the, uh, contradicts the, um, um,				
9	the court's order.				
10	Um, also, um, you know, to to engage the				
11	children in new therapy was this Jessica Northam, I				
12	think is what I heard, um, without, uh, letting				
13	father, um, even know about this, um, and to someone				
14	who is not a licensed therapist in in the State of				
15	Idaho or any state that has been brought to my				
16	attention today, um, is very concerning to the court				
17	because that too is not for the purpose of satisfying				
18	this court's order.				
19	Um, and with Molly and Me, um, the evidence I				
20	have today before me is that they have represented,				
21	they don't do court-ordered treatment and what I have				
22	ordered is court-ordered treatment.				
23	So for those reasons, um, I am going to, um,				
24	modify custody, um, uh, physical custody, um, to				
25	father today. Ms. Huber will I'm sorry, Ms.				

Page 97 1 Caulkins will have the opportunity to relocate to 2 Winnemucca, which was originally contemplated in the 3 divorce decree.

And once that occurs, I would -- I would entertain -- I -- I would hope almost immediately or as soon as I could thereafter, um, uh, a different visitation schedule, um, than the one that will be, um, implemented today.

9 But to me, it sounds like there is not that tie 10 to Idaho that was originally contemplated in the 11 divorce decree to go to school.

12 Um, and so the court order today would be sole, 13 physical custody with father, um, with the placement of the children with, uh, grandma or aunt, um, and 14 that to be effective immediately. Visitation with mom 15 by telephone and/or video, um, conferencing, whatever 16 that might look like would be approved with 17 supervision and further visitation will be at, um, the 18 direction of a therapist. 19

20 Um, it has been mentioned today that Dr. Kort and 21 Dr. Kort's group would be, uh, has agreed to initiate 22 that process. He has no reservations about that. That 23 would be, uh, acceptable to the court. Um, the court, 24 um, also, um, today, we'll reserve on the issue of 25 attorney's fees. Page 98 Um, the court, um, does find that under the, um, factors, um, supporting the best interest of the children that this -- this relationship between the parent and the children and, uh, preventing children from having a relationship with their father is not in their best entry -- interest and not [inaudible] emotional wellness of these children.

Um, and I, uh, today we'll find that there is 8 clear [inaudible] this, um, uh, that this modification 9 [inaudible] I would -- I would -- I would encourage 10 11 anyone to further this file [inaudible] this court 12 just had and, uh, and -- and -- and ensure [inaudible] 13 not in any way, then looking forward to, um, to this 14 day [inaudible] this drastic a measure, um, and the 15 [inaudible].

Inaudible] testifying that if something doesn't happen immediately, there will be a significant comparison by these [inaudible] children, um, and may forever affect, uh, uh, healthy and [inaudible] with their parents and a -- a proper, uh, adjustments [inaudible].

And, um, that'll be the order of the court today. Mn, the cou- -- one last thing the court does find that [inaudible] from the evidence, the sworn testimony today, there has also been a violation of

1	Page 99 this court's no contact order with Justin Caulkins,					
2	um, the, um, defendant's husband.					
3	And also obvious today that upon Mr. Caulkins's					
4	release from prison in August of this year, the plan					
5	was to reunify with the children and mother in the					
6	same household and that does [inaudible] does, um,					
7	would be in violation of the court's order.					
8	[inaudible] that too [inaudible] other evidence					
9	of of, um, of, uh, [inaudible] into account the					
10	best interest of these minor children.					
11	I would ask that, uh, law enforcement assist in,					
12	uh, uh, today in the, um, implementation of this order					
13	to [inaudible] sole physical custody, uh, [inaudible].					
14	That will end our hearing today. Thank you.					
15	MS. MAYO: Your Honor, just one quick [inaudible]					
16	joint legal custody.					
17	THE COURT: Joint legal custody.					
18	MS. MAYO: Thank you.					
19	THE COURT: [Inaudible].					
20						
21						
22						
23						
24						
25						
1						

Page 100 1 2 3 I, Chris Naaden, a transcriber, hereby declare 4 under penalty of perjury that to the best of my 5 ability the above 99 pages contain a full, true and correct transcription of the tape-recording that I 6 7 received regarding the event listed on the caption on page 1. 8 9 I further declare that I have no interest in the 10 11 event of the action. 12 13 August 11, 2021 Chris Naaden 14 Elino Ma 15 16 17 18 19 20 (Huber v. Caulkins hearing, 7-15-20) 21 2.2 23 24 25

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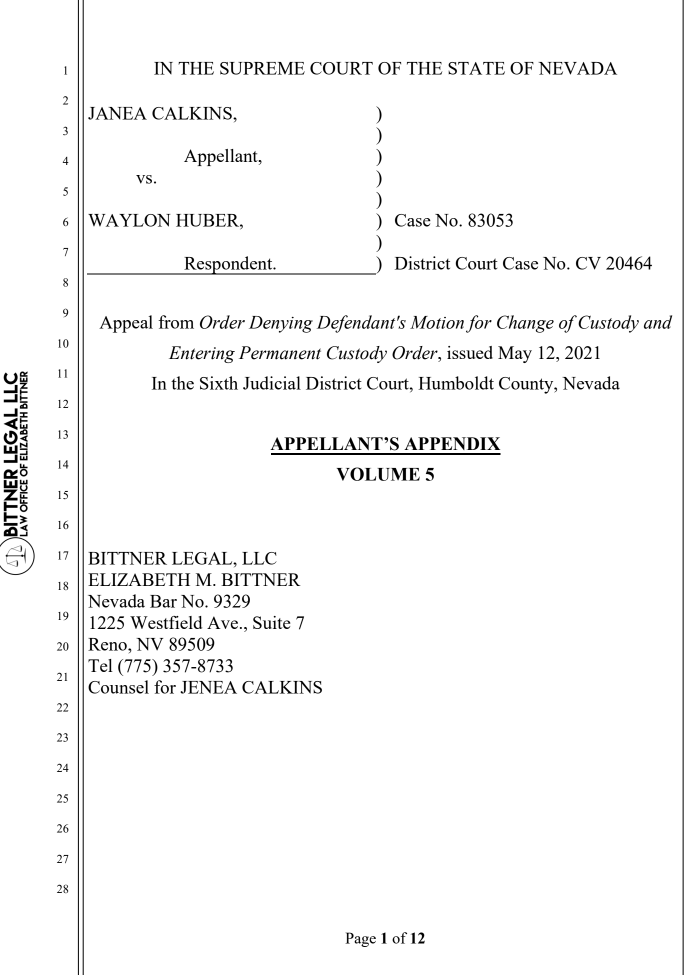
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Notice of Hearing	December 5,	2	A0392-
C C	2017		A0393
Notice of Hearing	January 31,	2	A0401-
	2018		A0402
Notice of Witnesses (Maddox)	April 28, 2017	1	A0084-
			A0086
Notice of Witnesses (Maddox)	June 16, 2017	2	A0346-
			A0348
Opposition To Father's "Motion to	May 23, 2017	1	A0243-
Strike Defendant's Affidavit of Janea	-		A0246
Huber in Support of Emergency			
Motion to Suspend Visitation and			
Request for Expedited Hearing"			
Opposition to Mother's Ex Parte	June 13, 2017	2	A0289-
Emergency Motion to Suspend			A0307
Visitation			
Opposition to Mother's Motion to	May 3, 2021	5	A1038-
Change Custody and Cross Motion for			A1053
Permanent Custody Order			

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Opposition to Motion to Continue	July 14, 2020	4	A0835-
Hearing			A0842
Opposition to Plaintiff's Memorandum	June 5, 2017	2	A0263-
of Costs and Fees			A0268
Order	November 21,	2	A0425-
	2018		A0427
Order	February 8,	2	A0456-
	2019		A0457
Order	March 15,	2	A0460-
	2019		A0463
Order	November 22,	3	A0563-
	2019		A0565
Order	March 6, 2020	4	A0786-
			A0792
Order After Hearing	November 30,	2	A0428-
C	2018		0430
Order After May 4, 2017 Emergency	June 16, 2017	2	A0349-
Hearing			A0351
Order After Mediation	December 9,	3	A0570-
	2019		A0572
Order Allowing Withdrawal of	September 14,	2	A0381
Counsel for Respondent	2017		
Order Denying Defendant's Motion	May 10, 2021	5	A1058-
for Change of Custody and Entering			A1065
Permanent Custody Order			
Order Denying Request for Hearing	October 24,	2	A0384-
	2017		A0385
Order Granting Immediate Custody of	April 14, 2017	1	A0054-
Children			A0056
Order Modifying Temporary Custody	July 24, 2020	5	A0998-
of Two Minor Children and Other			A1010
Related Matter			
Order Regarding Improper Service	April 22, 2021	5	A1035-
			A1037
Order Scheduling Mediation and	December 9,	3	A0567-
Hearing Dates	2019		A0569
Order Suspending Visitation	June 9, 2017	2	A0281-
			A0282

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Order Suspending Visitation	July 3, 2017	2	A0369-
			A0371
Order to Immediately Produce Minor	July 1, 2020	4	A0821-
Children to Court and Notice of			A0824
Expedited Hearing RE: Custody			
Order to Show Cause	November 2,	2	A0419-
	2018		A0421
Order to Submit "Motion to Change	April 23, 2019	3	A0510
Custody due to Change in			
Circumstance"			
Order to Submit Emergency Ex Parte	May 24, 2019	3	A0550
Motion to Change Custody			
Order to Submit Ex Parte Motion to	January 24,	2	A0448
Modify Custody due to Change in	2019		
Circumstance	-019		
Order to Submit Uncontested "Motion	September 3,	3	A0557
to Change Location of Therapeutic	2019	5	110557
Reunification"	2017		
Plaintiff's Motion in Limine	February 20,	3	A0574-
	2020	5	A0574-
Due Heaving Statement		3	
Pre-Hearing Statement	February 20, 2020	3	A0576-
		2	A0580
Proof of Payment	December 31,	2	A0431-
	2018		A0432
Proof of Personal Service	June 22, 2017	2	A0354-
			A0358
Proof of Service	May 16, 2018	2	A0414-
			A0415
Proof of Service	February 1,	2	A0449-
	2019		A0450
Proof of Service	March 25,	2	A0494-
	2019		A0495
Proof of Service	April 23, 2019	3	A0511-
			A0512
Proof of Service	August 15,	3	A0552
	2019	_	
Proof of Service	December 23,	3	A0573
	2019		
		1	<u> </u>

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Proof of Service	February 20, 2020	3	A0581
Proof of Service	March 15,	2	A0464-
Proof of Somioo	2021 April 12, 2021	5	A0465
Proof of Service Proof of Service	April 12, 2021	5	A1033 A1054-
Proof of Service	May 5, 2021	5	
Proof of Service	May 26, 2021	5	A1056 A1080-
Proof of Service	May 26, 2021	5	
Durant of Semica (Mation to Enforce	August 16	3	A1081
Proof of Service (Motion to Enforce	August 16,	3	A0555
Divorce Decree)	2019	3	10556
Proof of Service (Motion to Modify	August 116,	3	A0556
Custody due to Change in	2016		
Circumstance)	I 0 2021	5	A 1000
Proof of Service for Request for	June 9, 2021	5	A1082-
Submission	NC 7 0010	2	A1083
Proof of Service for Supplement to	May 7, 2019	3	A0519
Motion to Modify Custody	F 1 A 4	2	10500
Proof of Service for Supplement to	February 24,	3	A0583
Pre-Hearing Statement	2020	1	
Proof of Service of the Ex Parte	April 14, 2017	1	A0057-
Emergency Motion Regarding			A0058
Children (Motion to Change of			
Custody Motion)			
Proof of Service of the Ex Parte	April 18, 2017	1	A0078
Emergency Motion Regarding			
Children (Motion to Enforce Change			
of Custody)	I I I O O O I C		
Qualified Domestic Relations Order	July 19, 2016	1	A0039-
Union Pacific Agreement Employee			A0044
401K Retirement Thrift Plan			
Reply in Support of Motion to Modify	April 23, 2019	3	A0513-
Custody due to Change in			A0518
Circumstances		_	
Reply To Emergency Noticed Motion	May 23, 2017	I	A0247-
to Suspend Visitation and Request for			A0251
Expedited Hearing			
Reply to Motion to Lift Restriction on	February 1,	2	A0451
Husband	2019		

1	Reply to Motion to Modify Custody and Related Relief	February 1, 2019	2	A0452
2	Reply to Motion to Reopen Discovery	February 1, 2019	2	A0453
3 4	Reply to Opposition for Motion for Order to Show Cause for Order	July 19, 2021	5	A1122- A1124
5	Regarding Defendant's Consent to			A1124
6 7	Obtain Passports Reply To Opposition To Father's May	May 11, 2017	1	A0198-
8	8, 2017 Ex Parte Motion; and Opposition to Mother's Ex Parte			A0216
9	Motion For Return of Minor Children; and Opposition To Mother's			
.0	Emergency Motion to Suspend Visitation			
11 12	Reply To Opposition To Fathers Motion To Strike Defendant's	May 25, 2017	2	A0256- A0260
13	Affidavit of Janea Huber in Support of Emergency Motion to Suspend			110200
14	Visitation and Request for Expedited			
15 16	Hearing" Request for Hearing	October 17, 2017	2	A0382-
7	Request for Hearing	November 9, 2017	2	A0383 A0388- A0389
8 9	Request for Hearing	January 4, 2019	2	A0389 A0433
0	Request for Hearing	May 17, 2019	3	A0535- A0536
21 22	Request for Submission of	May 23, 2017	2	A0252-
23	"Emergency Noticed Motion to Suspend Visitation and Request for			A0253
24	Expedited Hearing" Request for Submission of	May 9, 2017	1	A0193-
25	Defendant's "Ex Parte Motion For Return of Minor Children: Opposition			A0194
26 27	To Father's May 8, 2017 Ex Parte Motion"			
28		1	1	<u> </u>

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1	Request for Submission of Ex Parte	May 8, 2017	1	A0113-
	Emergency Motion for Temporary			A0114
2	Custody			
3	Request for Submission of Ex Parte	April 14, 2017	1	A0059
4	Emergency Motion Regarding			
-	Children (Motion to Change of			
5	Custody Motion)			
6	Request for Submission of Ex Parte	May 8, 2017	1	A0115-
-	Emergency Motion Regarding			A0116
7	Children: Motion to Enforce		-	
8	Request for Submission of Ex Parte	May 9, 2017	2	A0283-
9	Emergency Motion to Suspend			A0284
	Visitation	20.001-		
10	Request for Submission of Ex Parte	May 9, 2017	1	A0191-
11	Motion To Shorten Time			A0192
12	Request for Submission of	May 23, 2017	2	A0254-
	Memorandum of Costs and Fees and			A0255
13	Order For Attorney Fees	NA 05 0017		4.02(1
14	Request for Submission of Motion to	May 25, 2017	2	A0261-
1.5	Strike Defendant's Affidavit of Janea			A0262
15	Huber in Support of Emergency			
16	Motion To Suspend Visitation and Request For Expedited Hearing			
17	Request For Expedited Hearing Request for Submission of Motion to	Santambar 12	2	A0379-
	Withdraw as Counsel	September 13, 2017		A0379-
18	Request for Submission of Notice of	November 9,	2	A0390-
19	Findings of Division of Child and	2017	2	A0391
20	Family Services	2017		110371
	Request for Submission of "Order	June 15, 2017	2	A0316-
21	After May 4, 2017 Emergency	<i>vano 13, 2017</i>	2	A0326
22	Hearing"			
23	Request for Submission of the	July 19, 2016	1	A0045-
	Qualified Domestic Relations Order			0046
24	Union Pacific Agreement Employee			
25	401K Retirement Thrift Plan			
26	Request for Submission	June 15, 2018	2	A0417
	Request for Submission	April 12, 2021	5	A1034
27	Request for Submission	May 5, 2021	5	A1057
28	Request for Submission	June 9, 2021	5	A1084

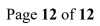
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1	Request for Submission for	March 26,	3	A0498
	Supplement to Ex Parte Motion to	2019		
2	Change Custody			
3	Request for Submission for	May 7, 2019	3	A0520
4	Supplement to Motion to Modify			
4	Custody			
5	Request for Submission for	February 24,	3	A0582
6	Supplement to Pre-Hearing Statement	2020		
	Request for Submission of Ex Parte	May 16, 2018	2	A0416
7	Motion			
8	Request for Submission of Ex Parte	March 25,	3	A0496-
9	Motion to Change Custody	2019		A0497
	Request for Submission of Second	March 29,	3	A0509
10	Supplement for Ex Parte Motion to	2019		
11	Change Custody			
	Response to Defendant's Opposition	June 13, 2017	2	A0308-
12	to Plaintiff's Memorandum of Costs			A0315
13	and Fees			
14	Second Supplement to Ex Parte	March 29,	3	A0504-
	Motion to Change Custody	2019		A0508
15	Subpoena (Dunkhorst) with	April 28, 2017	1	A0093-
16	Acceptance of Service			
17	Subpoena Duces Tecum	March 29,	3	A0504-
1/		2019		A0508
18	Subpoena Duces Tecum (DCFS) with	April 28, 2017	1	A0087-
19	Acceptance of Service			A0092
	Subpoena (DCFS)	December 29,	2	A0394-
20		2017		A0396
21	Subpoena To Appear and Testify	June 22, 2017	2	A0364-
22	(Ochoa)			A0368
	Subpoena To Appear and Testify	May 4, 2017	1	A0098-
23	(Schmelling)			A0102
24	Subpoena To Appear and Testify	June 22, 2017	2	A0359-
	(Schmelling)			A0363
25	Supplement to Ex Parte Motion to	March 26,	3	A0499-
26	Change Custody	2019		A0503
27	Supplement to Motion to Modify	May 7, 2019	3	A0521-
	Custody			0534
28				

DITTNER LEGAL LLC

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Supplement to Pre-Hearing Statement	February 24,	3	A0584-
	2020		A0744
Supplement to Pre-Hearing Statement	February 24,	4	A0745
(continued)	2020		A0780
Withdrawal of Attorney (Dolan Law,	May 25, 2021	5	A1076-
LLC)			A1077
Withdrawal of Attorney (Manson)	June 23, 2016	1	A0035-
			0038
Withdrawal of Counsel (Whitehead)	April 11, 2016	1	A0032-
			A0034



		FILED	
1	Case No. CV 20,464	•	
2	Dept. No. 2	2020 JUL 24 PM 12: 07	
3 4	The undersigned hereby affirms this document does not contain a social security number.	TAMERAE SPERO BIST COURT CLEEK	
5			
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,		
7	IN AND FOR THE COUNTY OF HUMBOLDT		
8 9	WAYLON HUBER	12 A	
10	Plaintiff,	NOTICE OF ENTRY OF ORDER	
11	vs.		
12	JANAE CALKINS		
13	Defendant.		
14	/		
15	TO: ALL INTERESTED PARTIES.		
16 17	YOU ARE HEREBY NOTIFIED that an Order Modifying Temporary Custody of Two		
18	Minor Children an Other Related Matters, has been entered in the above entitled matter on July		
19	24, 2020, a copy of which is attached hereto.		
20	Dated this 24 day of July, 2020.		
21		Jah Damil	
22		Mar Stovall OOLAN LAW, LLC.	
23	B	y: Max A. Stovall, Esq.	
24	11	Ievada Bar No. 1428445 Hanson Street	
25		Vinnemucca, Nevada 89445 Selephone: 775-625-3200	
26	F F	ax: 775-625-4286	
27		Attorney for Minor Child.	
28			

1	CERTIFICATE OF SERVICE		
2	I hereby certify that on this 2^{1} day of July, 2020, I have deposited, as stated below, at		
3	Winnemucca, Nevada, a true and correct copy of the foregoing document, addressed to the		
4	following:		
5	Janea Huber Calkins		
6	3033 W. Divide Creek Meridian, Idaho 83646		
7			
8	First Class U.S. Mail		
9	Via Fax Transmission		
10	Box in District Court Clerk Office		
11 12	Box in Justice Court Clerk Office		
12	Hand Delivered		
14	Electronic Delivery: janeacalkins@yahoo.com		
15			
16	Max Stovall		
17			
18			
19			
20 21			
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		FILED
1	Case No. CV 20,464	2020 JUL 24 AM 10: 57
2	Dept. No. 2	
3	The undersigned hereby affirms this document	TANG RAT GTERO DIST. COURT CLERK
4	does not contain a social security number.	
5		
6	IN THE SIXTH JUDICIAL DISTRICT	COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE CO	OUNTY OF HUMBOLDT
8		
9	WAYLON HUBER	ORDER MODIFYING TEMPORARY
10	Plaintiff,	CUSTODY OF TWO MINOR
11	VS.	CHILDREN AND OTHER RELATED MATTERS
12	JANAE CALKINS	
13		
14	Defendant.	
15		
16	PREMISES HAVING BEEN CONSID	ERED, this 15 th day of July, 2020, wherein the
17	Court held an expedited hearing on the Order to	o Immediately Produce Minor Children to Court
18	Per NRS 125C.0055 and Notice of Expedited H	earing Re: Custody, issued on July 1, 2020,
19	following an "Exparte Motion to Produce Child	Iren" filed by Plaintiff, WAYLON HUBER,
20	(hereinafter "Husband") against Defendant, JAI	NAE CALKINS (hereinafter, "Mother"), and
21	Father being present and represented by Dolan	Law, LLC and his counsel, Massey K. Mayo,
22	Esq. and Mother being present and pro per, and	the Court having heard testimony from Father,
23	Mother, and Jeffery Moreno, LCSW, who was	the designated therapeutic supervisor in Idaho,
23	and the Court being familiar with the volumino	us post-divorce litigation and Orders herein, and
	good cause appearing does make the following	FINDINGS OF FACT and CONCLUSIONS OF
25	LAW:	
26	1. This Court finds, and concludes	as a matter of law, that it has continuing
27	exclusive jurisdiction to enter custodial Orders	concerning the two minor children: BRYNLEE
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and BRYSON HUBER, born May 8, 2020, given that Father is a resident of the State of Nevada, and the Court has issued prior custodial Orders concerning the minor children for the past four years. NRS 125A.315.

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2. Notice and Production of Children Before the Court: The Court finds that Mother received notice of the expedited hearing set for July 15, 2020 and did comply with the directive to produce the two minor children before the Court, at the time and date of said hearing.

3. Procedural and Background History of Case: The procedural history of this 8 9 case is significant. On April 1, 2016, this Court entered a Decree of Divorce for the parties, 10 adopting their Marital Settlement Agreement (hereinafter, "MSA") which awarded both parties 11 joint legal and physical custody. The parties' further agreed that for a temporary period of time 12 Mother would be allowed to relocated to Idaho from Nevada with the minor children, for the 13 purpose of completing her education, but that Mother would return from Idaho to Nevada with 14 15 the children no later than two (2) years. MSA, P. 5, 3. Mother has never returned to Nevada 16 per her agreement and has remained residing with the minor children in the Boise, Idaho area for 17 the past four years. 18

4. This Court held several hearings over the past four years since then regarding 19 custody of the minor children. Throughout 2017, this Court heard evidence regarding allegations 20 21 of Mr. Huber committing child abuse against his children and being unfit for substance abuse. 22 On June 9, 2017, this Court issued an Order Suspending Visitation for Father with the minor 23 children, while the allegations were investigated. The Division of Child and Family Services 24 investigated the allegations raised by Mother against Father and found them to be 25 26 unsubstantiated. See, "Notice of Findings," filed November 9, 2017. Additionally, the 27 Winnemucca Police Department investigated the allegations against Father and no criminal 28

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charges were ever filed against Father. By November 2018, this issue appeared to be put at rest and the Court Ordered that "supervised visitation and therapeutic intervention begin immediately in Idaho", twice a month, between Father and the minor children. The November 2018 Order was subsequently clarified by a March 15, 2019 Order, to comply with a request of a therapist who was scheduled to commence therapeutic services for Father and the minor children. At that time, no services or visitation had occurred for the Father and minor children, and again the Court made it clear the expectation was that therapeutic supervised visitation would commence within five days of the March 2019 Order.

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¹⁰ 5. Between March 2019 and the Court's subsequent March 6, 2020 Order, Father
 ¹¹ filed ten separate motions in *pro per* and Mother filed one motion in *pro per*. Mother never
 ¹² responded or opposed Father's Motions, that were all in pursuit of Mother complying with the
 ¹⁴ Court's Order to facilitate visitation and contact between himself and the children. In February
 ¹⁵ 2020, the Court learned that Father had zero visitation and zero therapeutic reunification efforts
 ¹⁶ with his children due to Mother's non-compliance.

6. In the "Order" entered March 6, 2020, this Court took great care to outline its frustration with Mother not engaging in therapeutic supervised visitation, and this Court noted its "paramount concern to this Court is the time in which the minor children have had no contact with their father, Mr. Huber." Order 4:3-4. This Court informed the parties that "therapeutic visitation shall be the immediate goal of this family and the Court." <u>Id.</u> at 4:8-9.

7. This Court ordered the parties to contact Stellar Mental Health and Mediation in
 Nampa, Idaho, within five days of that March 6, 2020, *Order*. This Court also ordered that Mr.
 Huber would select an alternative therapeutic visitation service if Stellar Mental Health could not
 accomplish the reunification services for any reason. <u>Id.</u> at 5-6. This Court further Ordered

that if there existed any difficulty scheduling, the parties would provide their schedules to the provider who would then unilaterally determine when the therapeutic visitation would occur. <u>Id.</u>
at 7. Finally, this Court ordered visitation would not be suspended, cancelled, or modified without further Court order. Id. at 9.

5 8. Testimony at Hearing Held on July 15, 2020: The Court heard from Jeff 6 Moreno, LCSW, who is employed by Stellar Mental Health and was the therapist scheduled to 7 provide reunification services to Father and the minor children. Mr. Moreno prepared a written 8 9 report dated May 19, 2020, which was admitted into evidence. Mr. Moreno testified Mother 10 made two appointments with the minor children, the intake appointment and one following. The 11 second appointment was shortened due to inclement weather conditions and only involved one of 12 the two children. Mr. Moreno testified that he met with Father on two occasions as well, both in 13 person, to prepare him for a session where contact between Father and the minor children would 14 15 occur. Father testified that the next scheduled sessions with Mr. Moreno was to involve a video 16 and/or telephone meeting between himself and the children; however, Mother failed to show and 17 called after the appointment time to cancel citing that one of the children was sick. Another 18 session was scheduled for the children, and again, Mother failed to appear and cancelled after the 19 appointment time. 20

9. Despite having limited time to interact with the children, Mr. Moreno testified
that he was concerned with the fact that within ten minutes of initially meeting the children both
were willing to describe in detail and adult-like description sexual abuse they alleged was
committed by Father against them, four years prior. Mr. Moreno testified that the children
reported the events as if it were "a common, everyday occurrence, like they were talking about
chewing bubblegum."

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10. Mr. Moreno testified that, in his ten years' experience, most children would ordinarily require four to six sessions before opening up to a counselor. He also noted that the minor children used words inappropriate for their age or developmental level. In his experience, the children were being coached or encouraged to continue the trauma narrative. He further testified, in his experience, children who receive a false trauma narrative can expect maladjustment and consistent anxiety as the children grow into adulthood. Finally, he testified that Mother was difficult with his staff in scheduling the minor children's therapy.

9 11. As for Mother, she testified that she missed two appointments—one due to her
10 own negligence in forgetting the appointment, and the other because one of the children was
11 sick. Mother testified that she never informed Father that she was, or had, missed the
12 appointments. Mother also testified that she did not know Father was scheduled to have a
14 telephonic and/or video meeting with the children at the sessions that were missed.

15 12. Mother was informed by Steller Mental Health that services were terminated due
16 to her missed appointments. During this same time frame, Mother unilaterally removed the
17 children from their individual therapeutic providers at St. Luke's (whom they had gone to for
18 several years prior) and enrolled the children with an unlicensed therapist whose "drama"
20 therapy is, from the evidence presented, unaccredited. Mother never consulted with Father
21 regarding this decision, or informed Father.

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13. Furthermore, after services were terminated by Stellar Mental Health, Mother then sought out another provider, "Molly and Me," despite the directive of this Court that Father would determine the provider for therapeutic reunification services.

²⁶ 14. Ms. Calkins also testified that she is recently employed with the U.S. Census
 ²⁷ Bureau and renting a home in Idaho. Mother testified that her Husband, Mr. Calkins, will be

released from incarceration in August 2020 and will return to residing with her and the minor children. This is despite the fact that this Court has a "no contact" order between Mr. Calkins and the minor children.

4 15. For his part, Father testified that he had not agreed to any of the counselor 5 changes before Ms. Calkins removed the children from the programs or was terminated. He 6 believed Ms. Calkins would never allow reunification based on her past conduct, including 7 moving from one address to another and essentially concealing the children from him. Father 8 9 testified that this was the first time he had physically seen his two children in three plus years 10 due to Mother's conduct of alienating the children. Based on his consultation with therapeutic 11 professionals, Father thought it best serves the children's interest that the children return to 12 Nevada to live with his family while he can ensure reunification services are implemented and 13 identified Dr. Herbert Coard as a provider who was willing to immediately assist with the 14 15 process.

16 16. Specific Findings Supporting a Modification of Custody to Father: Based 17 upon the above evidence, this Court finds that the best interest of the minor children are served 18 by granting Father the temporary sole physical custody of his two minor children, subject to 19 limited rights of visitation by Mother as outlined herein. The Court further finds, and concludes, 20 21 as a matter of law, that the parties shall continue to share the joint legal custody of the two minor 22 children. 23 ///

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1	17.	This Court may make a determination regarding the custody of a minor child at
2	any time as ap	opears in the child's best interest. NRS 125C.0045. In considering the best interest
3	of the child th	e Court shall consider the following factors, which are non-exhaustive:
4	a.	The wishes of the child if the child is of sufficient age and capacity
5	b.	to form an intelligent preference as to his or her physical custody. Any nomination of a guardian for the child by a parent.
6 7	1	Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial
8		parent. The level of conflict between the parents.
9	e.	The ability of the parents to cooperate to meet the needs of the child.
10	f. g.	The mental and physical health of the parents. The physical, developmental and emotional needs of the child.
11	h. i.	The nature of the relationship of the child with each parent. The ability of the child to maintain a relationship with any sibling.
12	j.	Any history of parental abuse or neglect of the child or a sibling of the child.
13	k.	Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a
14		parent of the child or any other person residing with the child.
15 16	1.	Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.
17 18	18.	The Court finds that the efforts, from November 2018 to April 2020, to reunify
19	the children w	ith Father, have not worked. This case is correctly described as difficult;
20	specifically, th	ne Court has had to issue a culmination of three Court Orders, all of which stressed
21	and made clea	r, the expectation of the Court was that Father would have the opportunity to
22	reunify which	is children with the assistance of therapeutic services. Now, 19 months later,
23	Father is appe	aring before the Court raising the same issue—his inability to have contact with his
25	children—due	to Mother's actions and her unwillingness to ensure that Father is provided a
26	continuing rel	ationship with the children.
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19. The court further finds Mother's position in closing interesting given that prior to this hearing Mother has resisted, contested, and deflected reunification between Father and the children and has ignored or disobeyed this Court's prior Orders making excuses each time as to why the reunification did not occur. Now, Mother asserts her desire to have the children reunified and that she did not want the minor children to remember the contention between the parties, as part of their childhood.

20. The Court finds that Mother's testimony is not credible. Mother's testimony was 8 9 in direct contradistinction to Jeffery Moreno's testimony as regards the termination of services 10 due to Mother's failure to appear and the timing of the "no shows" in conjunction with Father 11 being afforded an opportunity to have contact with the children. It further contradicted the 12 written report prepared by Jeffery Moreno, which was admitted without objection by Mother. 13 After the services terminated, Mother then seeks out and establishes services with new providers, 14 15 including an unlicensed "therapist" without ever consulting Father.

16 21. The Court finds, and concludes as a matter of law, that if the children remain in 17 Mother's care, custody and control, their best interest will not be served and Mother will likely 18 never ensure reunification efforts are made available between Father and the children. Mother is 19 not serving the best interest of the children, and her continued action will likely result in 20 21 maladaptive behavior by the children, as testified to by Jeffery Moreno. Mother disobeyed this 22 Court's "Order" from March 2020, by failing to consult with or notify Father based on the 23 counseling changes. This Court is very concerned that Mother placed the minor children into 24 "therapy" with an unlicensed therapist because it does not satisfy this Court's Order. These 25 constant changes in therapists without Father's consent and the children exhibiting what appears 26

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to be a false traumatic narrative indicates Mother's minimal efforts towards reunification negatively influences the minor children.

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Furthermore, the Court is concerned that the issues regarding alleged abuse by 22. 3 4 Father against the children have resurfaced. The allegations of inappropriate conduct by Father 5 against the children were previously litigated, and this Court rejected any findings substantiating 6 Mother's claims. Now, the Court hears, that the children are informing mandatory reporters of 7 detailed, descriptive acts that were not previously disclosed as if they were as casual as "chewing 8 9 bubblegum." The Court shares Jeffery Moreno's concerns that the children are, or were, 10 coached regarding the narrative reported and that these disclosures are being made as this Court 11 has mandated reunification efforts commence. Mother has prevented any meaningful 12 relationship between Father and the children, even when the burden to ensure therapeutic contact occurred was placed solely on Father. 14

15 23. Lastly, the Court finds, and concludes as a matter of law, that Mother is in 16 violation of this Court's no contact Order between her Husband, Justin Calkins, and the minor 17 children. Mother testified that Mr. Calkins would resume living with her and the children upon 18 his release in August 2020, which directly defies the terms of the "Order after May 4, 2017 19 Emergency Hearing." The Court has previously determined that Mr. Calkins presence around 20 21 the minor children is not in their best interest, and reiterates that Mr. Calkins has a history of 22 violent crimes including a past domestic violence charge, involving strangulation.

24. Based on the testimony adduced at the hearing and the long history of this case, 24 this Court finds that there exists clear and convincing evidence for modifying custody. 25 26 Reunification must occur in Humboldt County and not Idaho. This Court finds that if this Court 27

does not modify the custody of these children immediately, there will be significant maladaptation of the children.

Based upon the foregoing FINDINGS OF FACT and CONCLUSION OF LAW, the
 Court hereby ORDERS:

Father, WAYLON HUBER, is granted the temporary sole physical custody of the
 two minor children: BRYNLEE and BRYSON HUBER, immediately.

8 2. Father and Mother, JANEA CALKINS, shall continue to share the joint legal
 9 custody of the two minor children. The Court is making this Order with the specific concern that
 10 if Mother does not maintain joint legal custody she will not be able to participate in the
 11 reunification efforts and therapeutic services the children will receive in Nevada.

3. That the children shall be placed with either the paternal grandmother, Debbie, or
 the paternal cousin, Tessa James, pending the reunification efforts between Father and the minor
 children commencing.

4. Mother's visitation shall be supervised and occur via telephone or audio/visual
 format. Mother shall be entitled to speak to the children at 6:00 p.m. PST/ 7:00 p.m. MST each
 day; however, the placement for the children and/or Father have the discretion to terminate the
 contact should Mother discuss this litigation with the children or disparage Father or other family
 with the children present. Further visitation for Mother shall be recommended, if appropriate, by
 the therapeutic professionals assisting with reunification.

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5. Should Mother relocate to Nevada, as understood in the original MSA, the Court will revisit the terms of visitation and entertain a modification of this Order.

6. Father shall employee the services of Dr. Herbert Coard to assist with the
reunification process. Both parties are Ordered to cooperate with Dr. Herbert Coard, and to

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provide any and all information necessary to allow Dr. Herbert Coard the ability to complete evaluations, diagnosis, and formulate a treatment and/or reunification plan for the children and parents. The parties shall equally share in the costs of Dr. Herbert Coard's services.

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7. Dr, Herbert Coard shall be authorized to release a full and complete copy of any evaluation and/or report concerning the parties and the minor children to the Court, and to counsel for either party, or if not represented the party directly. No party or counsel shall disclose the contents of said evaluation and/or report to any third-person without permission of the Court, or at the recommendation of Dr. Herbert Coard.

8. Mother shall forward to Dr. Herbert Coard all medical records, educational
 records relating to the children's special needs, and therapeutic records for the minor children,
 within 15 days of the date of this Order. Mother shall further cooperate to sign any documents to
 further this purpose, including any HIPAA releases. Mother shall disclose to Dr. Herbert Coard
 all medical and mental health treatment the children received while in her sole care and custody
 from 2017 to 2020.

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9. The issue of attorney's fees shall be reserved for a later date.

10. Father's child support obligation is stayed commencing July 1st, 2020.

11. The Court further puts the parties on notice of the following general provisions:

A. **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 193.130. NRS 200.359 provides that every person

having a limited right to custody of a child or any parent having no right of

custody to a child who willfully detains, conceals or removes the child from a

1	parent, guardian or other person having lawful custody or a right of visitation
2	of the child in violation of an order of this court or all persons who have the
3	right to custody or visitation is subject to being punished for a category D
4	felony as provided in NRS 193.130.
5	B. The State of Nevada, United States of America, is the habitual residence of
6	the minor children. The terms of the Hague Convention of October 25, 1980,
7	adopted by the 14 th Session of the Hague Conference on Private International
9	Law, apply if a parent abducts or wrongfully retains a child in a foreign
10	country.
11	C. That if either party is obligated to pay support, the parties here hereby notified
12	
13	that his/her obligation may subject him/her to the child support enforcement
14	collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada
15 16	Revised Statutes and 425 of the Nevada Administrative Code.
10	IT IS SO ORDERED.
18	DATED this 23 day of July, 2020.
19	Hon. Michael Montero
20	Sixth Judicial District Court Judge
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1	CERTIFICATE OF SERVICE	
2	I hereby certify that on this 24 day of Jly, 2020, I have deposited, as stated	
3	below, at Winnemucca, Nevada, a true and correct copy of the foregoing document, addressed to	ĺ
4	the following:	
6	Janea Huber Calkins	
7	3033 W. Divide Creek Meridian, Idaho 83646	
8	First Class U.S. Mail	
9	Via Fax Transmission	
10		
11	Box in District Court Clerk Office	
12	Box in Justice Court Clerk Office	
13 14	Hand Delivered	
14	Electronic Delivery: janeacalkins@yahoo.com	
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17	Max Storall	
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1 2 3 4 5 6 7	Case No. CV 20,464 Dept. No. 2 The undersigned hereby affirms this document does not contain a social security number. IN THE SIXTH JUDICIAL DISTRICT CO IN AND FOR THE COUN	
8 9 10 11 12 13	WAYLON HUBER Plaintiff, vs. JANAE CALKINS Defendant.	ORDER MODIFYING TEMPORARY CUSTODY OF TWO MINOR CHILDREN AND OTHER RELATED MATTERS
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	PREMISES HAVING BEEN CONSIDERE Court held an expedited hearing on the Order to Imm Per NRS 125C.0055 and Notice of Expedited Hearin following an "Exparte Motion to Produce Children" (hereinafter "Husband") against Defendant, JANAE Father being present and represented by Dolan Law, Esq. and Mother being present and pro per, and the Mother, and Jeffery Moreno, LCSW, who was the d and the Court being familiar with the voluminous po good cause appearing does make the following FINE LAW: 1. This Court finds, and concludes as a exclusive jurisdiction to enter custodial Orders conc	mediately Produce Minor Children to Court ng Re: Custody, issued on July 1, 2020, filed by Plaintiff, WAYLON HUBER, CALKINS (hereinafter, "Mother"), and , LLC and his counsel, Massey K. Mayo, Court having heard testimony from Father, esignated therapeutic supervisor in Idaho, ost-divorce litigation and Orders herein, and DINGS OF FACT and CONCLUSIONS OF matter of law, that it has continuing
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and BRYSON HUBER, born May 8, 2020, given that Father is a resident of the State of Nevada, and the Court has issued prior custodial Orders concerning the minor children for the past four years. NRS 125A.315.

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2. Notice and Production of Children Before the Court: The Court finds that Mother received notice of the expedited hearing set for July 15, 2020 and did comply with the directive to produce the two minor children before the Court, at the time and date of said hearing.

3. **Procedural and Background History of Case:** The procedural history of this 8 9 case is significant. On April 1, 2016, this Court entered a Decree of Divorce for the parties, 10 adopting their Marital Settlement Agreement (hereinafter, "MSA") which awarded both parties 11 joint legal and physical custody. The parties' further agreed that for a temporary period of time 12 Mother would be allowed to relocated to Idaho from Nevada with the minor children, for the 13 purpose of completing her education, but that Mother would return from Idaho to Nevada with 14 15 the children no later than two (2) years. MSA, P. 5, 3. Mother has never returned to Nevada 16 per her agreement and has remained residing with the minor children in the Boise, Idaho area for 17 the past four years. 18

4. This Court held several hearings over the past four years since then regarding 19 custody of the minor children. Throughout 2017, this Court heard evidence regarding allegations 20 21 of Mr. Huber committing child abuse against his children and being unfit for substance abuse. 22 On June 9, 2017, this Court issued an Order Suspending Visitation for Father with the minor 23 children, while the allegations were investigated. The Division of Child and Family Services 24 investigated the allegations raised by Mother against Father and found them to be 25 26 unsubstantiated. See, "Notice of Findings," filed November 9, 2017. Additionally, the 27 Winnemucca Police Department investigated the allegations against Father and no criminal 28

charges were ever filed against Father. By November 2018, this issue appeared to be put at rest 1 and the Court Ordered that "supervised visitation and therapeutic intervention begin immediately 2 in Idaho", twice a month, between Father and the minor children. The November 2018 Order 3 4 was subsequently clarified by a March 15, 2019 Order, to comply with a request of a therapist 5 who was scheduled to commence therapeutic services for Father and the minor children. At that 6 time, no services or visitation had occurred for the Father and minor children, and again the 7 Court made it clear the expectation was that therapeutic supervised visitation would commence 8 9 within five days of the March 2019 Order.

¹⁰ 5. Between March 2019 and the Court's subsequent March 6, 2020 Order, Father
 ¹¹ filed ten separate motions in *pro per* and Mother filed one motion in *pro per*. Mother never
 ¹² responded or opposed Father's Motions, that were all in pursuit of Mother complying with the
 ¹⁴ Court's Order to facilitate visitation and contact between himself and the children. In February
 ¹⁵ 2020, the Court learned that Father had zero visitation and zero therapeutic reunification efforts
 ¹⁶ with his children due to Mother's non-compliance.

In the "Order" entered March 6, 2020, this Court took great care to outline its
frustration with Mother not engaging in therapeutic supervised visitation, and this Court noted its
"paramount concern to this Court is the time in which the minor children have had no contact
with their father, Mr. Huber." Order 4:3-4. This Court informed the parties that "therapeutic
visitation shall be the immediate goal of this family and the Court." Id. at 4:8-9.

7. This Court ordered the parties to contact Stellar Mental Health and Mediation in
 Nampa, Idaho, within five days of that March 6, 2020, *Order*. This Court also ordered that Mr.
 Huber would select an alternative therapeutic visitation service if Stellar Mental Health could not
 accomplish the reunification services for any reason. <u>Id.</u> at 5-6. This Court further Ordered

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that if there existed any difficulty scheduling, the parties would provide their schedules to the provider who would then unilaterally determine when the therapeutic visitation would occur. Id. at 7. Finally, this Court ordered visitation would not be suspended, cancelled, or modified without further Court order. Id. at 9.

8. Testimony at Hearing Held on July 15, 2020: The Court heard from Jeff 6 Moreno, LCSW, who is employed by Stellar Mental Health and was the therapist scheduled to 7 provide reunification services to Father and the minor children. Mr. Moreno prepared a written 8 9 report dated May 19, 2020, which was admitted into evidence. Mr. Moreno testified Mother 10 made two appointments with the minor children, the intake appointment and one following. The 11 second appointment was shortened due to inclement weather conditions and only involved one of 12 the two children. Mr. Moreno testified that he met with Father on two occasions as well, both in 13 person, to prepare him for a session where contact between Father and the minor children would 14 15 occur. Father testified that the next scheduled sessions with Mr. Moreno was to involve a video 16 and/or telephone meeting between himself and the children; however, Mother failed to show and 17 called after the appointment time to cancel citing that one of the children was sick. Another 18 session was scheduled for the children, and again, Mother failed to appear and cancelled after the 19 appointment time. 20

21 9. Despite having limited time to interact with the children, Mr. Moreno testified 22 that he was concerned with the fact that within ten minutes of initially meeting the children both 23 were willing to describe in detail and adult-like description sexual abuse they alleged was 24 committed by Father against them, four years prior. Mr. Moreno testified that the children 25 reported the events as if it were "a common, everyday occurrence, like they were talking about 26 27 chewing bubblegum."

10. Mr. Moreno testified that, in his ten years' experience, most children would ordinarily require four to six sessions before opening up to a counselor. He also noted that the minor children used words inappropriate for their age or developmental level. In his experience, the children were being coached or encouraged to continue the trauma narrative. He further testified, in his experience, children who receive a false trauma narrative can expect maladjustment and consistent anxiety as the children grow into adulthood. Finally, he testified that Mother was difficult with his staff in scheduling the minor children's therapy. 11. As for Mother, she testified that she missed two appointments—one due to her

own negligence in forgetting the appointment, and the other because one of the children was sick. Mother testified that she never informed Father that she was, or had, missed the appointments. Mother also testified that she did not know Father was scheduled to have a telephonic and/or video meeting with the children at the sessions that were missed.

15 12. Mother was informed by Steller Mental Health that services were terminated due
16 to her missed appointments. During this same time frame, Mother unilaterally removed the
17 children from their individual therapeutic providers at St. Luke's (whom they had gone to for
18 several years prior) and enrolled the children with an unlicensed therapist whose "drama"
20 therapy is, from the evidence presented, unaccredited. Mother never consulted with Father
21 regarding this decision, or informed Father.

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13. Furthermore, after services were terminated by Stellar Mental Health, Mother then sought out another provider, "Molly and Me," despite the directive of this Court that Father would determine the provider for therapeutic reunification services.

Ms. Calkins also testified that she is recently employed with the U.S. Census
 Bureau and renting a home in Idaho. Mother testified that her Husband, Mr. Calkins, will be

released from incarceration in August 2020 and will return to residing with her and the minor children. This is despite the fact that this Court has a "no contact" order between Mr. Calkins and the minor children.

4 15. For his part, Father testified that he had not agreed to any of the counselor 5 changes before Ms. Calkins removed the children from the programs or was terminated. He 6 believed Ms. Calkins would never allow reunification based on her past conduct, including 7 moving from one address to another and essentially concealing the children from him. Father 8 9 testified that this was the first time he had physically seen his two children in three plus years 10 due to Mother's conduct of alienating the children. Based on his consultation with therapeutic 11 professionals, Father thought it best serves the children's interest that the children return to 12 Nevada to live with his family while he can ensure reunification services are implemented and 13 identified Dr. Herbert Coard as a provider who was willing to immediately assist with the 14 15 process.

16 16. Specific Findings Supporting a Modification of Custody to Father: Based 17 upon the above evidence, this Court finds that the best interest of the minor children are served 18 by granting Father the temporary sole physical custody of his two minor children, subject to 19 limited rights of visitation by Mother as outlined herein. The Court further finds, and concludes, 20 21 as a matter of law, that the parties shall continue to share the joint legal custody of the two minor 22 children. 23 24 ///

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 This Court may make a determination regarding the custody of a minor child at any time as appears in the child's best interest. NRS 125C.0045. In considering the best interest of the child the Court shall consider the following factors, which are non-exhaustive: The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody. Any nomination of a guardian for the child by a parent. Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent. The level of conflict between the parents. The entral and physical health of the parents. The mature of the relationship of the child with each parent. The ability of the child to maintain a relationship with any sibling. Any history of parental abuse or neglect of the child or a sibling of the child. Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person seeking physical custody has engaged in an act of abduction against the child or any other echild. Whether either parent or any other person seeking physical custody has engaged in an act of abduction against the child or any other echild. The Court finds that the efforts, from November 2018 to April 2020, to reunify 	
18 19 20	the children with Father, have not worked. This case is correctly described as difficult; specifically, the Court has had to issue a culmination of three Court Orders, all of which stressed	1
21 22 23 24 25	and made clear, the expectation of the Court was that Father would have the opportunity to reunify which is children with the assistance of therapeutic services. Now, 19 months later, Father is appearing before the Court raising the same issue—his inability to have contact with hi children—due to Mother's actions and her unwillingness to ensure that Father is provided a	
26 27 28	continuing relationship with the children.	
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19. The court further finds Mother's position in closing interesting given that prior to this hearing Mother has resisted, contested, and deflected reunification between Father and the children and has ignored or disobeyed this Court's prior Orders making excuses each time as to why the reunification did not occur. Now, Mother asserts her desire to have the children reunified and that she did not want the minor children to remember the contention between the parties, as part of their childhood.

20. The Court finds that Mother's testimony is not credible. Mother's testimony was 8 9 in direct contradistinction to Jeffery Moreno's testimony as regards the termination of services 10 due to Mother's failure to appear and the timing of the "no shows" in conjunction with Father 11 being afforded an opportunity to have contact with the children. It further contradicted the 12 written report prepared by Jeffery Moreno, which was admitted without objection by Mother. 13 After the services terminated, Mother then seeks out and establishes services with new providers, 14 15 including an unlicensed "therapist" without ever consulting Father.

16 21. The Court finds, and concludes as a matter of law, that if the children remain in 17 Mother's care, custody and control, their best interest will not be served and Mother will likely 18 never ensure reunification efforts are made available between Father and the children. Mother is 19 not serving the best interest of the children, and her continued action will likely result in 20 21 maladaptive behavior by the children, as testified to by Jeffery Moreno. Mother disobeyed this 22 Court's "Order" from March 2020, by failing to consult with or notify Father based on the 23 counseling changes. This Court is very concerned that Mother placed the minor children into 24 "therapy" with an unlicensed therapist because it does not satisfy this Court's Order. These 25 26 constant changes in therapists without Father's consent and the children exhibiting what appears 27

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22. Furthermore, the Court is concerned that the issues regarding alleged abuse by Father against the children have resurfaced. The allegations of inappropriate conduct by Father against the children were previously litigated, and this Court rejected any findings substantiating Mother's claims. Now, the Court hears, that the children are informing mandatory reporters of detailed, descriptive acts that were not previously disclosed as if they were as casual as "chewing bubblegum." The Court shares Jeffery Moreno's concerns that the children are, or were, coached regarding the narrative reported and that these disclosures are being made as this Court has mandated reunification efforts commence. Mother has prevented any meaningful relationship between Father and the children, even when the burden to ensure therapeutic contact occurred was placed solely on Father.

15 23. Lastly, the Court finds, and concludes as a matter of law, that Mother is in 16 violation of this Court's no contact Order between her Husband, Justin Calkins, and the minor 17 children. Mother testified that Mr. Calkins would resume living with her and the children upon 18 his release in August 2020, which directly defies the terms of the "Order after May 4, 2017 19 Emergency Hearing." The Court has previously determined that Mr. Calkins presence around 20 21 the minor children is not in their best interest, and reiterates that Mr. Calkins has a history of 22 violent crimes including a past domestic violence charge, involving strangulation.

24. Based on the testimony adduced at the hearing and the long history of this case,
25 this Court finds that there exists clear and convincing evidence for modifying custody.
26 Reunification must occur in Humboldt County and not Idaho. This Court finds that if this Court
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1 2	does not modify the custody of these children immediately, there will be significant maladaptation of the children.
3 4 5 6 7 8 9 10 11	Based upon the foregoing FINDINGS OF FACT and CONCLUSION OF LAW, the Court hereby ORDERS: 1. Father, WAYLON HUBER, is granted the temporary sole physical custody of the two minor children: BRYNLEE and BRYSON HUBER, immediately. 2. Father and Mother, JANEA CALKINS, shall continue to share the joint legal custody of the two minor children. The Court is making this Order with the specific concern that if Mother does not maintain joint legal custody she will not be able to participate in the reunification efforts and therapeutic services the children will receive in Nevada.
12 13 14 15 16	 3. That the children shall be placed with either the paternal grandmother, Debbie, or the paternal cousin, Tessa James, pending the reunification efforts between Father and the minor children commencing. 4. Mother's visitation shall be supervised and occur via telephone or audio/visual
17 18 19 20	format. Mother shall be entitled to speak to the children at 6:00 p.m. PST/ 7:00 p.m. MST each day; however, the placement for the children and/or Father have the discretion to terminate the contact should Mother discuss this litigation with the children or disparage Father or other family
21 22 23 24	 with the children present. Further visitation for Mother shall be recommended, if appropriate, by the therapeutic professionals assisting with reunification. 5. Should Mother relocate to Nevada, as understood in the original MSA, the Court
25 26 27 28	 will revisit the terms of visitation and entertain a modification of this Order. 6. Father shall employee the services of Dr. Herbert Coard to assist with the reunification process. Both parties are Ordered to cooperate with Dr. Herbert Coard, and to

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1 2 3 4 5	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 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.
6 7 8 9 10	 B. The State of Nevada, United States of America, is the habitual residence of the minor children. 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 a parent abducts or wrongfully retains a child in a foreign
10 11 12 13 14	 country. C. That if either party is obligated to pay support, the parties here hereby notified that his/her obligation may subject him/her to the child support enforcement collection provisions contained in Chapters 31A, 125.450(2) and 425 of the Nevada
15 16 17 18 19	Revised Statutes and 425 of the Nevada Administrative Code. IT IS SO ORDERED. DATED this <u>23</u> ² day of July, 2020. Hon. Michael Montero
20 21 22 23	Sixth Judicial District Court Judge
24 25 26 27 28	
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1	CERTIFICATE OF SERVICE	
2	I hereby certify that on this 24 day of July, 2020, I have deposited, as stated	
3.	below, at Winnemucca, Nevada, a true and correct copy of the foregoing document, addressed to	
4	the following:	
5	Janea Huber Calkins	
6 · 7	3033 W. Divide Creek Meridian, Idaho 83646	
8		
9	Via Fax Transmission	
10	Box in District Court Clerk Office	
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12	Box in Justice Court Clerk Office	
13	Hand Delivered	
14 <u>1</u>	Electronic Delivery: janeacalkins@yahoo.com	
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1	Code: 2350	2021 MAR - 8 PH 1; 18
2	Name: <u>Janea Calkins</u> Address: <u>1465 West Deer Crest H101</u>	E. Dumina
3	Meridian, Idaho 83646 Telephone: 208-780-9705	DIST COURT CLERK
4	Email: janeacalkins@yahoo.com Self-Represented Litigant	:
5	Self-Represented Litigant	
6		
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8		ILY DIVISION
9		T COURT OF THE STATE OF NEVADA
0	IN AND FOR THE C	OUNTY OF WASHOE
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3	Janea Calkins	
4	Plaintiff / Petitioner / Joint Petitioner,	Case No. <u>CV 20,464</u>
5	VS.	Dept. No. 2
6	Waylon Huber,	
7	Defendant / Respondent / Joint Petitioner.	,
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0	MOTION FOR CHANGE OF	CUSTODY OR VISITATION
1	Turne of	Madian
2	Place an "X" in the box(es) that describe	
3	L	
4	1. \square A change in custody	
5	A change in the general visitation schedule	
6	Other:	·
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	REV 12/30/19 JDB	1 M4 MOTION
- 11	NE v 12/30/17 JDD	1 M4 MOTION

On the lines below: Provide the information or adopted by, you and your spouse. Y where the child has lived for the PAST 5		or child born to,
or adopted by, you and your spouse. Y		· · · · · ·
	ou <u>MUST LIST</u> where the child c	
of the person(s) with who	om the child lived at each address.	
L		
Child's Name:	Date of Birth:	Male
Brynlee Huber	05/08/2012	Female
Date Child Child's Address Moved Here (Street Address, City, State	Person(s) With Whom Child Li(Name and Current Address)	ved Relationship To Child
i	<u></u>	
Child's Name:	Date of Birth:	Male
Bryson Huber	05/08/2012	Female
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Date Child Child's Address	Person(s) With Whom Child Li	Ved Relationship
Moved Here (Street Address, City, Stat		To Child
		,
	ded, attach additional sheets.	

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1	a. Please identify any other court case in which you have participated as a party, witness, or in
2	any other way concerning the custody of or visitation with the minor child(ren) listed above.
3	If there are no other court cases, please check this box X .
4	Name(s) of minor child(ren) involved:
5	Court:
6	Case number: Date of custody determination:
7	
8	b. Please identify any court case that could affect this case, including proceedings for
9	enforcement and proceedings relating to domestic violence, protective orders, termination of
10	parental rights, adoptions, guardianships, dependency, and paternity actions. If there are no
11	other court cases, please check this box \boxtimes .
12	Name(s) of minor child(ren) involved:
13	Court: Type of case:
14	Case number: Date of last order:
15	
16	c. Please identify the name(s) and address(es) of any person(s) not a party to this court case
17	who claim(s) a right to legal custody, physical custody or visitation with the minor child(ren).
18	If this is not applicable, please check this box \boxtimes .
19	Name(s) of minor child(ren) involved:
20	Name(s) and address(es) of person(s) claiming custody or visitation rights:
21	
22	
23	
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25	
26	
27	
28	If more room is needed, attach additional sheets.
	REV 12/30/19 JDB 3 M4 MOTION A1

1		<u>Relief Requested and Argument</u>
2		Describe what you want the Court to order. In detail, tell the Court what you are asking for and why you believe you should be granted your request(s).
3		and why you believe you should be granted your request(=).
4	3.	Since Judge Montero's previous order taking the Children Brynlee and Bryson Huber on
5		July 5, 2020 and placing them with their Father, Waylon, in Winnemucca, NV. I have
6		adhered to all requests by the court to the best of my abilities. I have daily video/phone calls
7		with my Children, when allowed by Waylon and their schedule as well. I feel that Waylon is
8		not allowing the children to express their true feelings and often cuts off communication if they
9		show any signs of "Missing Mom," attempt to say something is bothering them, or display any
10		emotions or feelings." The children have on numerous occasions made comments that are
11		concerning as well, indicating that Waylon is painting their mother as someone BAD. Nor
12		have the children participated in therapy during the reunification with their father and being
13	1	seperated from their mother, which this sort of process no doubt affects minor children.
14		I've made numerous attempts to communicate with Dr. Coard, whom was appointed by
15		the court to interview the children, myself, & father to make his recommendation to the court
16		to begin the reunification process. With little to no response from Dr. Coard this has created a
17		major delay in reuniting with my children (See Exhibit A.)
18		I ask the court for a modification in the current Custody and Visitation. That Brynlee
19		and Bryson be allowed to return to Idaho residing with myself, my husband and their younger
20		sibling. I would ask that they attend school year round in Idaho, spending one weekend a
21		month with their father and step-mother. That summers can be split with them spending 4
22		weeks with their Father in Winnemucca. Holidays be alternated between both homes.
23		It is my attempt to restructure Brynlee and Bryson with a healthy home life, consisting of
24		both of their parents active and engaged in their upbringing. It is my belief that this is both
25		appropriate and neccassary at this time. I also believe that with proper co-parenting and parental
26		therapy and coaching, Waylon and myself will be able to provide a stable, structured, and
27		healthy environment that is condusive to the childrens health and well-being.
28		If more room is needed, attach additional sheets.

Section 4:

h. My relationship with Brynlee and Bryson has always been one of love, care, and encouragement. I strive to provide them with an environment where they are able to grow intellectually, spiritually, mentally, and physically. This separation has no doubt placed strain and confusion in this relationship, and without proper therapeutic oversight provided for them throughout the process it has made it very difficult for them to process and speak about it.

	<u>Best Interest</u>
1	Answer each question. Describe, in detail, why the requested custody and visitation schedule is in the best interest of the child(ren). If you need more room to answer the questions attach additional sheets.
3	4. The requested custody and visitation schedule is in the best interest of the minor child(ren) for
4	the following reasons:
5	a. The minor child(ren) IS/ARE -OR- IS NOT/ARE NOT old enough and capable of
6	having a preference in the custody and visitation.
7	If the minor child(ren) is/are, their age(s) and preference(s) is/are:
8	
9	
10	b. There IS – OR – IS NOT a nomination of a guardian. If there is, the name(s) of the
11	nominated guardian(s) is/are:
12	
13	
14	c. X <u>I AM</u> –OR– <u>THE OTHER PARENT</u> is more likely to allow the minor child(ren) to
15	have frequent contact with and a continuing relationship with the other parent because:
16	
17	-OR- D NOT APPLICABLE
18	
19	d. The level of conflict between the other parent and me is: improving, and in my belief
20	with the proper guidelines will be cohesive as co-parents.
21	therefore the proposed custody and visitation schedule is in the best interest of the minor
22	child(ren).
23	
24	e. \square Me and the other parent <u>ARE</u> able to cooperate to meet the needs of the minor child(ren)
25	OR
26	Me and the other parent <u>ARE NOT</u> able to cooperate to meet the needs of the minor
27	child(ren) and the proposed custody and visitation schedule is in the best interest of the
28	minor child(ren) because:
	REV 12/30/19 JDB 5 M4 MOTION

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f. My mental and physical health is: in good order. I am also attending Parent Coaching along with my husband to obtain additional knowledge and tools for effective parenting. The other parent's mental and physical health is appears to be fine and in good health. I have concerns for the level of derogatory conversations that happen around the children.
g. The minor child(ren) have the following physical, developmental, and emotional needs: Diagnosed with Global Developmental Delay being evaluated by court ordered professional

h. My relationship with the minor child(ren) is: <u>I have always been fully engaged in their lives</u>. Currently speaking w/them daily, or as often as possibly allowed. (see atteched section 4 h). The other parent's relationship with the minor child(ren) is: <u>Seems to have improved since</u> reunification. However, I speak from a very limited view at this point.

i. This custody and visitation schedule 🔀 WILL –OR– 🗌 WILL NOT allow the minor child(ren) to maintain a relationship with siblings.

-OR- OR- NOT APPLICABLE

j. I □ HAVE -OR- ⊠ DO NOT HAVE a history of parental abuse or neglect of the minor child(ren) or any sibling of the minor child(ren), or a history of domestic violence against the minor child(ren), the other parent, or any other person who lives with the minor child(ren). If there is a history, the abuse, neglect, or act of domestic violence was:
(Include case number(s), if any and if known) _______
The other parent ⊠ HAS -OR- □ DOES NOT HAVE a history of parental abuse or neglect of the minor child(ren) or any sibling of the minor child(ren), or a history of domestic violence was:
I domestic violence against the minor child(ren), myself, or any other person who lives with the minor child(ren).
If there is a history, the abuse, neglect, or act of domestic violence was:
(Include case number(s), if any and if known) _______

1	k.	I HAVEOR X HAVE NOT committed an act of abduction against the minor
2		child(ren) or any other child.
3		If there is a history, the act of abduction was:
4		
5		The other parent I HAS -OR- I HAS NOT committed an act of abduction against the
6		minor child(ren) or any other child.
7		If there is a history, the act of abduction was:
8		
9	//	
10	//	
11	//	
12	//	
13	//	
14	//	
15	//	
16	. //	
17	//	
18	//	CONTINUED ON NEXT PAGE
19	//	
20	//	
21	//	
22	//	
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26		
27	//	
28	//	
	REV 1	2/30/19 JDB 7 M4 MOTION 1018

1 5. Motion/Opposition Notice

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			·	,
	A.	Mark the CORRECT ANSWER with a X.	Yes	No
		 Has a final decree or custody order been entered in this case? If <u>yes</u>, then continue to Question 2. If <u>no</u>, you do not need to answer any other questions. 		\times
		 Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u>, then continue to Question 3. 		\mathbf{X}
		If no , you do not need to answer any other question.		
		3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
		4. Is this a motion or an opposition to a motion for reconsideration or a new trial and the motion was filed within 14 days of the Judge's Order?		
		If the answer to Question 4 is <u>yes</u> , write in the <u>filing date</u> found on the front page of the Judge's Order.		<u>ate</u>
	В.	If you answered NO to either Question 1 or 2, or YES to Question 3 or 4, yo from a filing fee. However, if the Court later determines you should have pair fee, your motion will <u>not</u> be decided until the fee is paid.	u are <u>e</u> d the f	<u>xempt</u> iling
e	503A	his document does not contain the personal information of any person as define .040. declare under penalty of perjury under the law of the State of Nevada that the f		
			C	-
		March, 3 rd , 2021 Your Signature: Jan Cal		
		Print Your Name: Janea Calkins		
		i .		
,	Whe	n to File: If you do not file an opposition/response to this request with the Cou	ırt witl	nin
	fourt	een (14) days, beginning the day after service upon you, the person who filed the	his req	uest may
11		it it to the Court for decision. Please note: parties who are served by U.S. N		
	(3) a	dditional days, a total of seventeen (17) days, to file an opposition/response		
	REVI	2/30/19 JDB 8	M4	MOTION 1

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EXHIBIT A

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EXHIBIT A

E-Mails

Janea Huber <janeacalkins@yahoo.com> To:Herbert Coard Bcc:Kathy Brumm Tue, Feb 23 at 5:54 PM

Hello Dr. Coard,

I have been attempting to reach you via text, phone call, and email since our last phone call on January 19, 2021. Could you please inform me of the best method of contact for you?

I would like to follow up per our conversation on the 19th of January. You had stated that you would file your recommendations and documentation to the courts, myself, and to Waylon's attorney; Massy Mayo the beginning of the following week, being January 25th.

I feel left in the dark throughout this process. I know that there was some confusion about payments when speaking on our last phone call, and I have been attempting to follow up with you concerning this matter, amongst the reconciliation with my children through several methods of communications, including letters and certified mail to the address provided to me, only to find out that the address provided is now vacant. I would like to mention that there was no communication, response, or update between August 2020 and January 2021. It has been 8 months since July 25, 2020 when I last saw my children. I have been an active and engaged mother for 8 years and miss them immensely. In August during our assessment, you had assured me that at least visitation would be in affect no later than November 2020. To my knowledge, according to the most recent court order, this is the portion of the process that needs to be completed to begin that process.

Please let me know if there is anything that I can do to ensure that we move forward. I look forward to hearing from you.

Kind regards,

Janea' Calkins C: 208.780.905 janeacalkins@yahoo.com

Janea Huber <janeacalkins@yahoo.com>

To:Herbert Coard

Tue, Feb 16 at 4:03 PM

hi Dr. Coard! I left you another voicemail & text message; I'm trying to reach out and find out where we're at in the process & if there is anything else that you need from me. I mentioned in the voicemail that it has been over seven months since I've seen my kids, I am very eager to see them and start visitation. I am very hopeful that I will hear from you soon!

Sincerely,

Janea' Calkins 208.780.9705

Janea Huber <janeacalkins@yahoo.com>

To:Herbert Coard

Thu, Feb 11 at 2:22 PM

Good Afternoon Dr. Coard. I've been trying to reach you to get an update on the report you said was going to be filed. Have you been receiving my emails, calls, or text messages? I also wanted to address any questions there might be regarding payment.

I really look forward to speaking with you

Janea' Calkins 208.780.9705

Janea Huber <janeacalkins@yahoo.com>

To:Herbert Coard

Wed, Feb 10 at 2:37 PM

Good Afternoon Dr. Coard. I've been trying to reach you to get an update on the report you said was going to be filed. Have you been receiving my emails, calls, or text messages? I also wanted to address any questions there might be regarding payment.

I really look forward to speaking with you

Janea' Calkins 208.780.9705

Janea Huber <janeacalkins@yahoo.com> To:Herbert Coard Fri, Feb 5 at 4:18 PM Hello Dr. Coard, L am sending another email to follow up per

I am sending another email to follow up per our conversation a few weeks ago. I sent an e-mail a week and a half ago, did you receive it? You mentioned you were submitting your report and/or

recommendations to the courts the week of January 25th; I was hoping that you could provide me an update.

Also, it sounds as if there is some confusion regarding any remaining balance; is there a balance or is everything current?

I'm very eager to see my kids. I miss, them very much.

I look forward to hearing from you,

Janea' Calkins 208.780.9705

Janea Huber <janeacalkins@yahoo.com> To:Herbert Coard Mon, Jan 25 at 3:05 PM Dr. Coard,

I am just following up per our conversation last week. You mentioned you were submitting your report and/or recommendations to the courts this week; I was hoping that you could provide me an update.

I have not seen my kids in 7 months other than via FaceTime. I am looking forward to the next step in this process.

Sincerely,

Janea' Calkins C: 208.780.905 janeacalkins@yahoo.com

Janea Calkins <janeacalkins18@gmail.com> To:Herbert Coard Bcc:Janeacalkins@yahoo.com Sat, Nov 14, 2020 at 4:52 PM Hello Dr. Coard,

I haven't heard back from you for quite awhile. I would like to follow up with you regarding your evaluations & diagnosis for Brynlee and Bryson.

Have you formulated a treatment and/or reunification plan for Brynlee, Bryson, and myself?

I look forward to hearing from you!

Janea' Calkins 208.780.9705 janeacalkins18@gmail.com

Phone Calls

09/14/2020 01/02/2021 01/20/2021 02/04/2021 02/05/2021 02/10/2021 02/11/2021 02/16/2021

Text Messages

Wed, Feb 10, 2:35 PM

Good afternoon Dr. Coard. I've been trying to reach you to get an update on the report you said was going to be filed. I also wanted to address any questions there might be regarding payments.

Thu, Feb 11, 2:14 PM

Good Afternoon Dr. Coard. I've been trying to reach you to get an update on the report you said was going to be filed. I also wanted to address any questions there might be regarding payments.

Tue, Feb 16, 3:59 PM

Hi Dr. Coard! I left you another voicemail just trying to reach out and find out where were at in the process and if there is anything else that you need from me. I mentioned in the voicemail that it has been over seven months since I've seen my kids so I am very eager to see them and start visitation. I am very hopeful that I will hear from you soon

Fri, Feb 19, 2:36 PM

Dr. Coard this is Janea Calkins I'm reaching out again. I'd really like a call back. Like I've mentioned before I'd like to speak with you directly and be sure you are not needing anything else from me.

		a travelocities and the second s
Meridan, Idano & Metho Elephone: 208-780-9705 Email: janeacalkins@yahoo.com Self-Represented Litigant IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE Janea Calkins Plaintiff / Petitioner / Joint Petitioner, Case No. CV 20,464 vs. Defendant / Respondent / Joint Petitioner, / MOTION FOR CHANGE OF CUSTODY OR VISITATION I. ⊠ A change in tube general visitation schedule Other:		
Meridan, Idano & Metho Elephone: 208-780-9705 Email: janeacalkins@yahoo.com Self-Represented Litigant IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE Janea Calkins Plaintiff / Petitioner / Joint Petitioner, Case No. CV 20,464 vs. Defendant / Respondent / Joint Petitioner, / MOTION FOR CHANGE OF CUSTODY OR VISITATION I. ⊠ A change in tube general visitation schedule Other:	Code: 2350	
Meridan, Idano & Metho Elephone: 208-780-9705 Email: janeacalkins@yahoo.com Self-Represented Litigant IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE Janea Calkins Plaintiff / Petitioner / Joint Petitioner, Case No. CV 20,464 vs. Defendant / Respondent / Joint Petitioner, / MOTION FOR CHANGE OF CUSTODY OR VISITATION I. ⊠ A change in tube general visitation schedule Other:		Bann -
Meridan, Idano & Metho Elephone: 208-780-9705 Email: janeacalkins@yahoo.com Self-Represented Litigant IN THE FAMILY DIVISION OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE Janea Calkins Plaintiff / Petitioner / Joint Petitioner, Case No. CV 20,464 vs. Defendant / Respondent / Joint Petitioner, / MOTION FOR CHANGE OF CUSTODY OR VISITATION I. ⊠ A change in tube general visitation schedule Other:		2121 APR 12 PM 2:29
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IN AND FOR THE COUNTY OF WASHOE Janea Calkins Plaintiff / Petitioner / Joint Petitioner, Case No. <u>CV 20,464</u> vs. Dept. No. 2 Waylon Huber Defendant / Respondent / Joint Petitioner. / MOTION FOR CHANGE OF CUSTODY OR VISITATION MOTION FOR CHANGE OF CUSTODY OR VISITATION Place an "X" in the box(es) that describe what you are requesting from the Court. N A change in custody A change in the general visitation schedule Other: // // //	IN THE FAMILY	Y DIVISION
Janea Calkins	OF THE SECOND JUDICIAL DISTRICT C	COURT OF THE STATE OF NEVADA
Janea Calkins	IN AND FOR THE COU	INTY OF WASHOE
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Plaintiff / Petitioner / Joint Petitioner, Case No. <u>CV 20,464</u> vs. Dept. No. 2 Waylon Huber		
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VS. Dept. No. 2 Waylon Huber Defendant / Respondent / Joint Petitioner. / MOTION FOR CHANGE OF CUSTODY OR VISITATION Place an "X" in the box(es) that describe what you are requesting from the Court. 1. 🖾 A change in custody 🖾 A change in the general visitation schedule Other:		
Waylon Huber	Plaintiff / Petitioner / Joint Petitioner,	Case No. <u>CV 20,464</u>
Waylon Huber	VS.	Dept. No. 2
Defendant / Respondent / Joint Petitioner. / <u>MOTION FOR CHANGE OF CUSTODY OR VISITATION</u> <u>Type of Motion</u> Place an "X" in the box(es) that describe what you are requesting from the Court. 1. ⊠ A change in custody ⊠ A change in the general visitation schedule ☐ Other:// //		
/ <u>MOTION FOR CHANGE OF CUSTODY OR VISITATION</u> <u>Type of Motion</u> Place an "X" in the box(es) that describe what you are requesting from the Court. 1. ⊠ A change in custody ⊠ A change in the general visitation schedule ☐ Other:		
Type of Motion Place an "X" in the box(es) that describe what you are requesting from the Court. 1. X A change in custody X A change in the general visitation schedule Other: //	Detendant / Respondent / Joint Feationer.	/
Type of Motion Place an "X" in the box(es) that describe what you are requesting from the Court. 1. X A change in custody X A change in the general visitation schedule Other: //		
Type of Motion Place an "X" in the box(es) that describe what you are requesting from the Court. 1. X A change in custody X A change in the general visitation schedule Other: //		
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Place an "X" in the box(es) that describe what you are requesting from the Court. 1. X A change in custody X A change in the general visitation schedule □ Other: // //		
Place an "X" in the box(es) that describe what you are requesting from the Court. 1. X A change in custody X A change in the general visitation schedule □ Other: // //	Type of Mo	otion
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□ Other:	1. X A change in custody	
// //	X A change in the general visitation schedule	
// //	Other:	
	//	
	//	
	"	A1
		1 M4 MOTION

		requested regarding each minor ch	
-		MUST LIST where the child currer CARS, and the name(s) and current a	
		the child lived at each address.	()
2			
2. Child's Name: Brynlee Huber		Date of Birth: 05/08/2012	Male Female
Date Child Moved Here	Child's Address (Street Address, City, State)	Person(s) With Whom Child Lived (Name and Current Address)	Relationsh To Child
Child's Name:		Date of Birth: 05/08/2012	🔀 Male 🗍 Female
Bryson Huber Date Child Moved Here	Child's Address (Street Address, City, State)	Person(s) With Whom Child Lived (Name and Current Address)	Relationsh To Child
Child's Name:		Date of Birth:	Male
Date Child Moved Here	Child's Address (Street Address, City, State)	Person(s) With Whom Child Lived (Name and Current Address)	Relationsh To Child
L	If more room is needed	l, attach additional sheets.	

<u>Minor Child(ren)</u>

A1026

a Dlaga identify any at	her court case in which you have participated as a party, witness, o
	the custody of or visitation with the minor child(ren) listed above
	cases, please check this box $[\times]$.
	en) involved:
Court:	
Case number:	Date of custody determination:
	urt case that could affect this case, including proceedings for
enforcement and proceedi	ngs relating to domestic violence, protective orders, termination of
parental rights, adoptions,	guardianships, dependency, and paternity actions. If there are no
other court cases, please c	heck this box \boxtimes .
Name(s) of minor child(re	en) involved:
Court:	Type of case:
Case number:	Date of last order:
c. Please identify the name	ne(s) and address(es) of any person(s) not a party to this court cas
who claim(s) a right to leg	gal custody, physical custody or visitation with the minor child(ren
If this is not applicable, pl	lease check this box 🗵.
Name(s) of minor child(re	en) involved:
Name(s) and address(es)	of person(s) claiming custody or visitation rights:
	nore room is needed, attach additional sheets.

A1027

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1		<u>Relief Requested and Argument</u> Describe what you want the Court to order. In detail, tell the Court what you are asking for
2 3		and why you believe you should be granted your request(s).
4	3.	Since Judge Montero's previous order taking the Children Brynlee and Bryson Huber on
5		July 5, 2020 and placing them with their Father, Waylon, in Winnemucca, NV. I have
6		adhered to all requests by the court to the best of my abilities. I have daily video/phone calls
7		with my Children, when allowed by Waylon and their schedule as well. I feel that Waylon is
8		not allowing the children to express their true feelings and often cuts off communication if they
9		show any signs of "Missing Mom," Attempts to say something is bothering them, or any
10		emotional feelings." The children have on numerous occasions made comments that are
11		concerning as well, indicating that Waylon is painting their mother as someone BAD.
12		
13		I've made numerous attempts to communicate with Dr. Coard, whom was appointed by
14		the court to interview the children, myself, & father to make his recommendation to the court
15		to begin the reunification process. With little to no response from Dr. Coard has created major
16		delay in reuniting with my children. (attached is a log of all attempts to
17		reach Dr Coard.)
18		
19		I ask the court for a modification in the current Custody and Visitation. That Brynlee
20		and Bryson be allowed to return to Idaho residing with myself, Husband and their younger
21		Sibling. I would ask that they attend school year round in Idaho. That summers can be split
22		with them spending 4 weeks with their Father in Winnemucca. One weekend a month with
23		with their father and step mother. Holidays be alternated between both homes.
24		I have been portrayed that I am unwilling in the past to work with Waylon but with this
25		offer of Splitting time I hope that it can be seen by all as good faith in creating a healthy
26		and stable home pattern for the children. I would like to work with Waylon in choosing a
27		professional to assist in maintaining healthy relationships with their Father and myself.
28		If more room is needed, attach additional sheets.

DEV 10/20/10 IDD

A1028

M4 MOTION

		Best Interest
		Answer each question.
		escribe, in detail, why the requested custody and visitation schedule is in the best interest f the child(ren). If you need more room to answer the questions attach additional sheets.
ـ 4.	Th	e requested custody and visitation schedule is in the best interest of the minor child(ren) for
	the	following reasons:
	a.	The minor child(ren) [] IS/ARE –OR– X IS NOT/ARE NOT old enough and capable of
		having a preference in the custody and visitation.
		If the minor child(ren) is/are, their age(s) and preference(s) is/are:
	b.	There IS – OR – IS NOT a nomination of a guardian. If there is, the name(s) of the
		nominated guardian(s) is/are:
		\mathbf{N} I AN OD THE OTHED BADENT is more likely to allow the minor shild (rep) to
	c.	IAM –OR– THE OTHER PARENT is more likely to allow the minor child(ren) to have frequent contact with and a continuing relationship with the other parent because:
		-OR- D NOT APPLICABLE
	d.	The level of conflict between the other parent and me is:
		therefore the proposed custody and visitation schedule is in the best interest of the minor
		child(ren).
	e.	Me and the other parent <u>ARE</u> able to cooperate to meet the needs of the minor child(ren)
		-OR-
		Me and the other parent ARE NOT able to cooperate to meet the needs of the minor
		child(ren) and the proposed custody and visitation schedule is in the best interest of the
		minor child(ren) because:

Μ4 ΜΟΤΙΟΝ

A1029

f. My mental and physical health is: in good order. I am regularly seeing a Therapist.

The other parent's mental and physical health is appears to be fine and in good health. I do have concern for the image he portrays of me to our children.

g. The minor child(ren) have the following physical, developmental, and emotional needs:
 Diagnosed with Global Developmental Delay being evaluated by court ordered professional

h. My relationship with the minor child(ren) is: <u>I am the mother, I speak daily as much allowed</u> per prior order. But being held back due to Physciatrist requested not completing steps.
The other parent's relationship with the minor child(ren) is: <u>He is the Father. Seems good</u> relationship currently but from limited point of view.

i. This custody and visitation schedule 🔀 <u>WILL</u> –OR– 🗌 <u>WILL NOT</u> allow the minor child(ren) to maintain a relationship with siblings.

-OR- NOT APPLICABLE

(Include case number(s), if any and if known) _

A1030

M4 MOTION

``	\bullet \bullet
1	k. I 🗌 HAVE – OR– 🔀 HAVE NOT committed an act of abduction against the minor
2	child(ren) or any other child.
3	If there is a history, the act of abduction was:
4	
5	The other parent I HAS -OR- I HAS NOT committed an act of abduction against the
6	minor child(ren) or any other child.
7	If there is a history, the act of abduction was:
8	
9	//
10	//
11	//
12	//
13	//
14	//
15	//
16	//
17	//
18	// CONTINUED ON NEXT PAGE
19	//
20	//
21	//
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25	//
26	//
27	//
28	//
	REV 12/20/10 JDR 7 M4 MOTION

A1031

5.	Motion/	^{Oppo}	sition	Notice
----	---------	-----------------	--------	--------

A.	Mark the CORRECT ANSWER with a X.	Yes	No
	 Has a final decree or custody order been entered in this case? If <u>yes</u>, then continue to Question 2. If <u>no</u>, you do not need to answer any other questions. 		$\left \right>$
	 2. Is this a motion or an opposition to a motion filed to change a final order? If <u>yes</u>, then continue to Question 3. If <u>no</u>, you do not need to answer any other question. 		
	3. Is this a motion or an opposition to a motion filed only to change the amount of child support?		
	4. Is this a motion or an opposition to a motion for reconsideration or a new trial and the motion was filed within 14 days of the Judge's Order?		
	If the answer to Question 4 is <u>yes</u> , write in the <u>filing date</u> found on the front page of the Judge's Order.	Da	<u>ate</u>
3.	If you answered NO to either Question 1 or 2, or YES to Question 3 or 4, you from a filing fee. However, if the Court later determines you should have paid fee, your motion will <u>not</u> be decided until the fee is paid.		

603A.040.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing

statements are true and correct.

Date: $\frac{13}{08}$ /21 Your Signature: Mn

Print Your Name: Janea Calkins

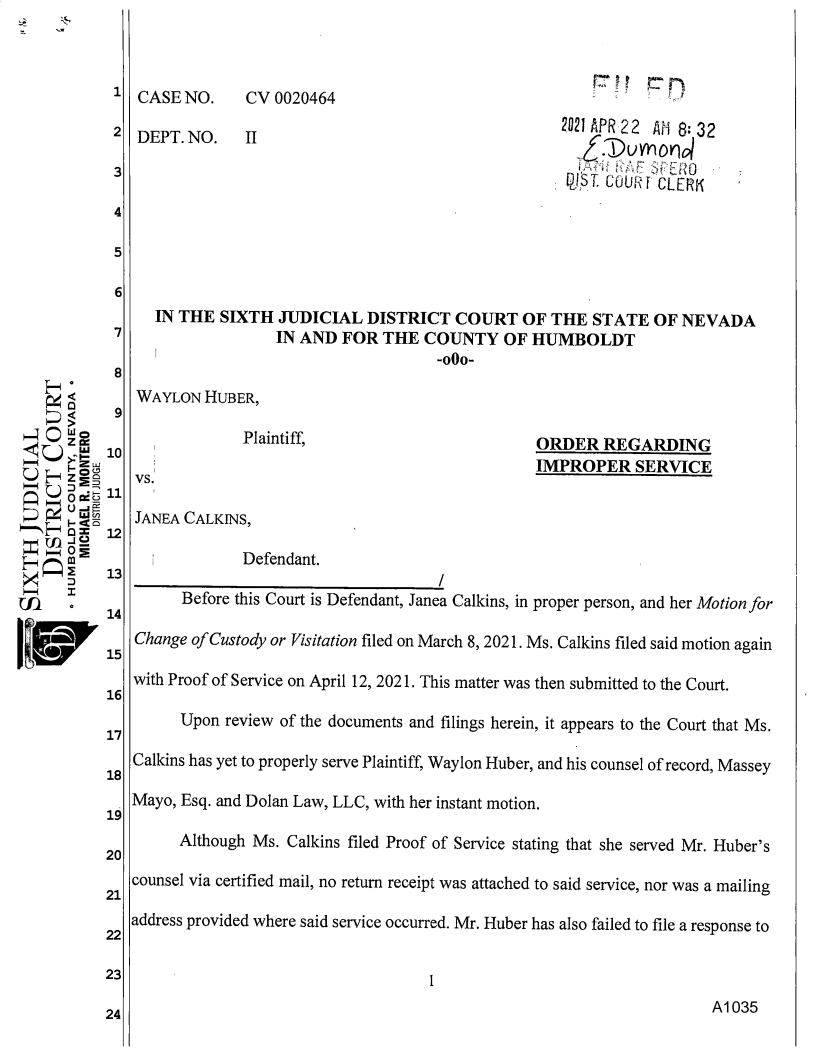
When to File: If you do not file an opposition/response to this request with the Court within fourteen (14) days, beginning the day after service upon you, the person who filed this request may submit it to the Court for decision. Please note: parties who are served by U.S. Mail have three (3) additional days, a total of seventeen (17) days, to file an opposition/response.

A1032

**	
Code: 3720	
Name: Janea Calkins	. ¥
Address: <u>1465 W Deer Crest St. H101</u> Meridian, ID 83646	2021 APR 12 PH 2: 30
Telephone: 208.780.9705 Email: janeacalkins@yahoo.com	NAT MAE SPERN
Self-Represented Litigant	BIST COURT CLERK
IN THE FAMILY DIVISI	ION
OF THE SIXTH JUDICIAL DISTRICT COUR	RT OF THE STATE OF NEVADA
IN AND FOR THE COUNTY OF	HUMBOLDT
Waylon Huber	
Plaintiff / Petitioner / Joint Petitioner,	Case No. <u>CV 20,464</u>
VS.	Dept. No. 4
Janea Calkins Defendant / Respondent / Joint Petitioner.	
PROOF OF SER	<u>VICE</u>
I served a true and correct copy of Motion for Change	pe of Custody or Visitation
	(Name of document(s) served)
upon the following people:	
1. Name: Massy Mayo	Date: 03/30/2021
By: Service by eFlex	Personal Service
Certified mail, return receipt attached	U.S. Mail, postage prepaid
Other:	
Address where service occurred, if applicable:	
If more room is needed, attach	additional sheets.
A copy of this Proof of Service has been electronical	lly served, mailed, or personally delivered
to all parties or their lawyer.	
This document does not contain the personal information	ation of any person as defined by
NRS 603A.040.	
Date: 03/30/21 Your Signate	ure: Janea Calking
Print Your M	tame: Janea Calkins
REV 92018 ICB 1	PROOF OF SERVICE
1 K S V VA / / #3 X A M 3	FRUCH UT DER VILLE

A1033

1 2 3 4 5	Code:3860Name:Janea CalkinsAddress:1465 W Deer Crest St. H101Meridian, ID 836462021 APR 12 PH 2: 30Telephone:208.780.9705Email:janeacalkins@yahoo.comSelf-Represented LitigantC. Smath
6	
7	OF THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF HUMBOLDT
9 10 11	WAYLON HUBER , Case No. CV 20,464 Plaintiff / Petitioner / Joint Petitioner, Data No. 4
12	vs. Dept. No. 4
13	JANEA CALKINS
14	Defendant / Respondent / Joint Petitioner.
15	/
16	
17	REQUEST FOR SUBMISSION
18	
19	I request that the Motion for Change of Custody or Visitation filed on (date the document was
20	filed with the Court MARCH 8, 2021 be submitted to the Court
21	for decision.
22	This document does not contain the personal information of any person as defined by NRS
23	603A.040.
24	n navnavna 1 n 1 1 -
25	Date: 03/30/2021 Your Signature: Janea Calking
26 27	Print Your Name: Janea Calkins
28	



1 Ms. Calkins' motion within the time allotted by DCR 13(3).

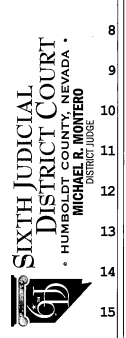
Based on the foregoing, the Court is concerned that Mr. Huber and his counsel remain 3 unnoticed of this instant motion. Furthermore, a response would assist the Court in determining whether to set a hearing in this matter or to render a decision on the merits.

Consequently, absent proper service pursuant to NRCP 5, this matter is not properly before the Court. Once proof of service is filed and Mr. Huber has been given a chance to file a written opposition pursuant DCR 13(3), Ms. Calkins may file a reply and/or either party may resubmit this matter to the Court accordingly.

IT IS SO ORDERED.

DATED: April <u>22</u>, 2021.

HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE



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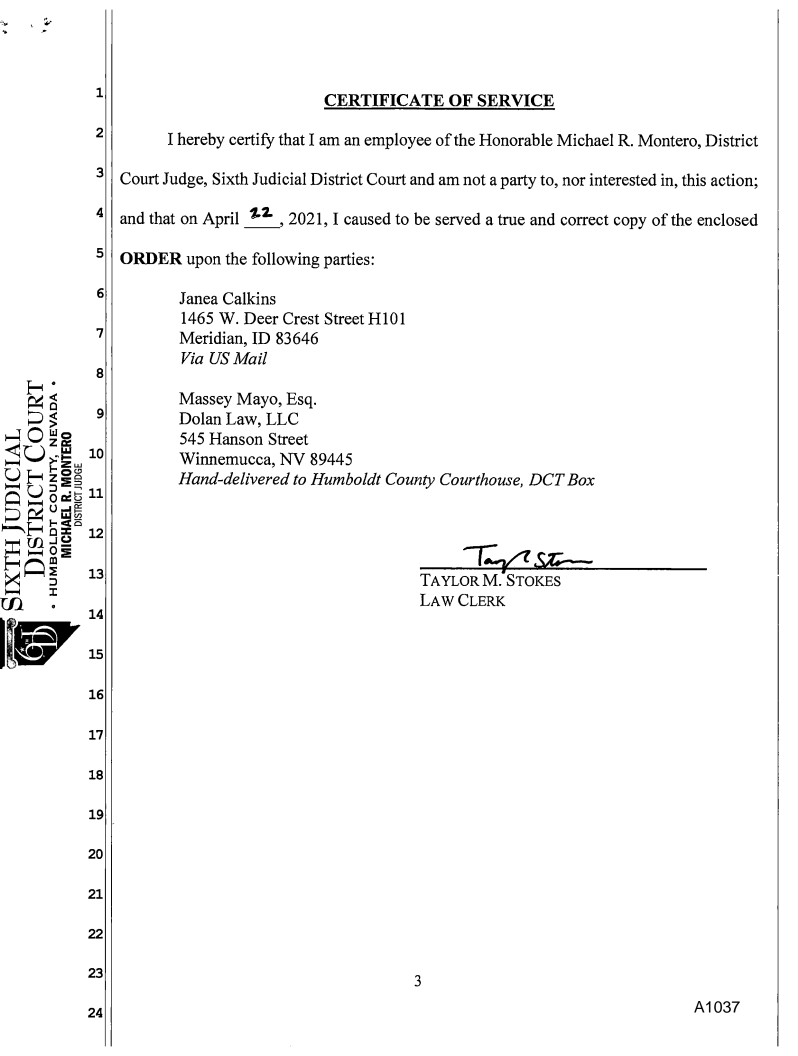
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.1	Case No. CV 20,464	E Elizant Barriel
- 2	Dept. No. 2	2021 MAY - 3 PM 3:41 F. Dum un d
3		TAM RAE SPERO
4	The undersigned hereby affirms does not contain a social security	this document DIST. COURT CLERK
5		
6	IN THE SIXTH JUI	DICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7		AND FOR THE COUNTY OF HUMBOLDT
8		OR THE COUNT OF HOMBOLDI
	WAYLON HUBER	
9		OPPOSITION TO MOTHER'S
10	Plaintiff,	MOTION TO CHANGE CUSTODY
11	vs.	and CROSS MOTION FOR
12		PERMANENT CUSTODY ORDER
13	JANAE CALKINS	
	Defendant.	
14		/
15	COMES NOW, the P	laintiff, WAYLON HUBER, (hereinafter, "Father") above-named,
16	1	1
17		DOLAN LAW, LLC and MASSEY K. MAYO, ESQ., and hereby
18	Opposes the Defendant, JAN	AE CALKINS, "Motion for Change of Custody or Visitation" filed
19 [.]	herein on April 12, 2021 and	cross-moves this Court for an Order granting Father the sole legal
20	and sole physical custody of t	
21 · 22	This Opposition and C	ross-Motion is based upon the Points and Authorities, pleadings
23	and papers herein, and any arg	ument to be heard hereon.
24	DATED this 3 day	of May, 2021
25	·	MARSHOR MAND
26		DOLAN IAW, LLC.
		By: Massey K. Mayo, Esq.
27		Nevada Bar # 11201
28		Attorney for Waylon Huber
		-1- A1038

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INTRODUCTION

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2 3 On July 24, 2020 this Court entered an Order granting Father temporary sole physical 4 custody of the two minor children: BRYNLEE and BRYSON HUBER, born May 8, 2012, age 8, 5 due to Mother's unwillingness to ensure that Father had a relationship with his children, after б several Court Orders were entered to rebuild Father and the children's connection. The Court 7 further found that Mother's behaviors would likely result in "maladaptive behavior by the S 9 children" as testified to by Jeffery Moreno, LCSW. The Court granted Mother supervised, 10 audio/telephonic visitation with the children and Ordered the parties to cooperate with Dr. 11 Herbert Coard, Ed. D., Psychologist to obtain evaluations of the parties and the children to 12 formulate a reunification plan and determine visitation and contact for Mother. The parties were 13 to share the costs of Dr. Coard. Upon information and belief, Mother has not cooperated, to the 14 15 fullest extent possible, with Dr. Coard and has not paid her portion of said services, resulting in 16 little to no progress for Mother. The children deserve a permanent Order and Father is requesting 17 that he be granted the sole legal and sole physical custody of the two children. 18 STATEMENT OF FACTS 19 20 1. Since Father has had the sole physical care of the children, he has ensured the 21 following needs of the children were met: 22 A. Continuing Relationship with Mother: Father has ensured that the children 23 consistently call Mother. Father has allowed flexibility on the phone call times, due to Mother's 24 work schedule, and even ensured the kids called while he had the kids on vacation in Puerto 25 26 Rico. The only time that Father has terminated a phone call is due to Mother's behavior 27 28

involving her husband, Justin Calkins. There is a no contact order for the children with Justin Calkins, and on occasion Mother had Justin appear on the facetime call with the children.

Additionally, Father has sent Mother report cards, pictures, certificates, awards, and information on any special events the kids have going on in Nevada. He informs her of information from medical doctors and the dentist, as well.

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Father does not disparage Mother, or make the children think that Mother is "BAD."

B. Education: The children were evaluated for special education services when they enrolled in school at Sonoma Heights Elementary School and an Individual Education Program (IEP) was developed for both children. Attached hereto as "Exhibit A" is a Status Letter, dated April 21, 2021, authored by Paul O. Lords, Ph.D., the Humboldt County School District, School Psychologist.

Dr. Lords indicates that, *inter alia*, both children have increased their standard scores in excess of the average rate of students. Brynlee has grown 13 points in math and 9 points in reading from September 28, 2020 to January 14, 2021. Bryson has grown 24 points in math and 8 points in reading, from September 28, 2020 to January 14, 2021. The children have good attendance and self-report within the normal limits for their social-emotional learning.

When the children were in Mother's care, Brynlee was labeled with severe ADHD and
was on social security disability and Bryson was labeled with autism and on social security
disability. Mother received income in the form of disability payments from the federal
government, totaling \$82,798 from 2016 to December 2020. The children reported to Father that
Mother informed the kids how to "act out" when they were attending a doctor's appointment and
that Mother would interview the children prior to appointments and include their step-brother
(who is age 14) by having him pretend to be the doctor. The children have reported to Father

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that when they went to therapy, that Mother would go over and over certain narratives to ensure they would report details about Father's alleged sexual misconduct.

When the children first came to Father, they were consumed with talking about sexually explicit acts, which were disturbing to say the least. Now, they do not speak about sex or sexual activity and they have adjusted to being children who live in a secure home.

C. Behavior: Unfortunately, the children believed the narrative that Mother created. When Father took custody, Bryson identified as Autistic and normalized behavior like screaming, temper tantrums, covering his ears, and being scared of the dark. He would refuse to do certain things (i.e. go across the monkey bars) because he said he was "autistic" and was paralyzed by fear of life.

For Brynlee, she believed that she was subject to mood disorders and that she required prescription medicine to stabilize her emotions. She was wearing prescription glasses, that she did not need. She reported that she suffered from being lactose intolerant, acid reflux, and severe kidney disease and she was focused on talking about her various illness, including with other children which made her stand out in social interactions.

The children were underweight and did not use a fork or spoon. They could not pour a
 glass of milk or tie their own shoes. They were not taught basic independent skills for their age.
 Dr. Coard was able to assess the children, with input from both Father and Mother. He
 determined that Bryson does not meet the diagnostic criteria for Autism Spectrum Disorder, but
 show behaviors that would support a diagnosis of ADHD. As for Brynlee, Dr. Coard ruled out a
 diagnosis of ADHD and determined that a prior diagnosis of "global developmental delay" was
 inappropriate and inaccurate.

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Father reports that over the past nine months, Bryson has adjusted, and he is no longer self-identifying as autistic. All the prior activities he feared doing, he has conquered. He is responsible for completely chores at home, doing his homework, and taking care of the household pets. Brynlee no longer talks about her illness or feeling depressed. She does not wear glasses.

Bryson is loving and learns quickly. He rides his skateboard and participates on the Winnemucca Whitewater swim team. He makes friends easily and has a positive attitude at home. Brynlee loves ice cream, avocados, singing and making dance videos. She participates on the swim team and also takes dance classes. They are both good older siblings to their step-sister.

D. Medical Appointments: Both Bryson and Brynlee had a well-child check up in
 August 2020. They were underweight but overall healthy. They return for a yearly check up in
 August 2021.

E. Other Needs: The children have bonded with their grandparents and extended family and enjoy BBQs, holiday events, and birthday parties. They reach out to their Mother's side of the family and keep in contact with uncles, grandparents and cousins in Idaho. They are bonded with their step-siblings and have developed friendships with children in their community. They attend the Boys and Girls Club after school and during the summer.

The children have realized that they are healthy kids, and never did suffer from the various diagnosis imposed on them by Mother. On occasion, they have tried to confront Mother about why she told them things that were not true, but Mother shifts the blame and will not acknowledge what she did while parenting the kids. She often says she was "protecting" the children.

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1	2. Mother continues to live with her Husband, Justin Calkins, who was recently let
2	out of prison. What Mother's motives were in misrepresenting the health of her children, is
3	unknown. However, Father suspects that Mother was, in part, financially motivated to keep the
4	children on Social Security Disability income as she received approximately \$1500 per month
5	for the children, plus her child support.
6 7	3. Mother's Motion is devoid of any facts that would warrant a modification of the
8	current custodial Order. The children are doing well and are healthy, happy, and adjusted to life
9	with Father in Winnemucca. Mother clearly has no desire to return to Winnemucca, and she has
10	a documented history of selfishly manipulating her children giving no consideration to their best
11	interest. Should the Court return the children to Mother's care, even for limited visitation, she
12 13	will put their safety and well-being in substantial risk.
14	POINTS AND AUTHORITIES
15	I. Standard of Review: Best Interest of the Children
16	4. Under NRS 125C. 0045(1) the court may at any time during the minority of the
17	4. Onder INCS [225C. 0045(1) the court may at any time during the limitority of the
10	child make such an order for the custody, care, education, maintenance and support of the minor
18 19	
Ì	child make such an order for the custody, care, education, maintenance and support of the minor
19	child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody.
19 20	 child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody. 5. The best interest of the child is the controlling factor in child custody cases, and maintaining frequent associations and a continuing relationship with both parents after their
19 20 21 22 23	 child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody. 5. The best interest of the child is the controlling factor in child custody cases, and maintaining frequent associations and a continuing relationship with both parents after their parents have become separated or have dissolved their marriage is Nevada's declared public
19 20 21 22 23 24	 child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody. 5. The best interest of the child is the controlling factor in child custody cases, and maintaining frequent associations and a continuing relationship with both parents after their parents have become separated or have dissolved their marriage is Nevada's declared public policy and to encourage such parents to share the rights and responsibilities of child rearing.
19 20 21 22 23	 child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody. 5. The best interest of the child is the controlling factor in child custody cases, and maintaining frequent associations and a continuing relationship with both parents after their parents have become separated or have dissolved their marriage is Nevada's declared public policy and to encourage such parents to share the rights and responsibilities of child rearing. (See, <u>Davis v. Ewalefo</u>, 352 P.3d 1139, 1144; 131 Nev. Adv. Rep. 45 (2015); <u>Bluestein v.</u>
 19 20 21 22 23 24 25 	 child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody. 5. The best interest of the child is the controlling factor in child custody cases, and maintaining frequent associations and a continuing relationship with both parents after their parents have become separated or have dissolved their marriage is Nevada's declared public policy and to encourage such parents to share the rights and responsibilities of child rearing. (See, <u>Davis v. Ewalefo</u>, 352 P.3d 1139, 1144; 131 Nev. Adv. Rep. 45 (2015); <u>Bluestein v.</u> <u>Bluestein</u>, 345 P.3d 1044, 131 Nev. Adv. Rep. 14 (2015), former, NRS 125.480(1); 125.460(1)).
 19 20 21 22 23 24 25 26 	 child make such an order for the custody, care, education, maintenance and support of the minor children in their best interest or modify an order of custody. 5. The best interest of the child is the controlling factor in child custody cases, and maintaining frequent associations and a continuing relationship with both parents after their parents have become separated or have dissolved their marriage is Nevada's declared public policy and to encourage such parents to share the rights and responsibilities of child rearing. (See, <u>Davis v. Ewalefo</u>, 352 P.3d 1139, 1144; 131 Nev. Adv. Rep. 45 (2015); <u>Bluestein v.</u>

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1		lse. See generally, <u>Troxel v. Granville</u> , 530	U.S. 57, 68, 120 S. Ct.
2	2054, 147 L. Ed. 2d 49 (2000).		
3	6. NRS 125C.0035	(3) states that in determining the best inter	est of the child, the
4	court shall consider and set fort	h its specific findings concerning, among o	other things:
6		e child if the child is of sufficient age and e as to his or her custody.	capacity to form
7		a parent or a guardian for the child. e likely to allow the child to have frequent	associations
8	· · · · · · · · · · · · · · · · · · ·	ationship with the noncustodial parent.	
9	(e) The ability of the par	rents to cooperate to meet the needs of the	child.
10	(g) The physical, develo	cical health of the parents. ppmental and emotional needs of the child.	
11	(i) The ability of the chi	ationship of the child with each parent. ld to maintain a relationship with any sibli	
12		tal abuse or neglect of the child or a sibling nt or any other person seeking custody has	
13 14		ence against the child, a parent of the child	
14	(1) Whether either paren	t or any other person seeking custody has a against the child or any other child.	committed
16 17		er's Request to Modify the Custody of th aho, Subject to Rights for Visitation by	
18			
19	7. Mother fails to p	provide sufficient evidence to support that a	a modification of the
20	current custodial order is in the	best interest of the minor children. Mothe	r has a documented
21	history of NOT prioritizing the	health, safety and welfare of her children of	over all else. Mother
22	has manipulated and misled her	children and caused detrimental, but repai	able, harm to her
23	children. Mother's Motion fails	to cite one piece of evidence as to why a r	eturn to Idaho and her
25	care would benefit the kids.		
26	8. With this Court 1	Mother defied no less than three Orders gra	anting Father an
27		children. Mother takes no accountability fo	
28		······································	
		-7-	A1044

which she created, and even now, is blaming Dr. Coard as the person who is delaying her having 1 the children returned. Mother states that she wants Father to have the children one weekend per 2 3 month, alternating holidays, and share the summer; and by offering this schedule the Court 4 should accept that she is willing to work with Father and ensure he has contact. 5 9. Mother's overtures mean nothing. Mother defrauded the system and received б almost \$100,000 on behalf of her children due to false diagnosis. Mother is not a credible person 7 and she is not a safe parent. For three years she kept Father alienated from his children. She 8 9 shopped therapist and doctors, using her children like puppets with strings controlled by her 10 manipulation and false narratives. 11 10. The children have worked hard over the past nine months to normalize life with 12 Father. Mother has not taken into consideration that the children are thriving and well-adjusted 13 in Nevada. Father supports Mother as a parent, but he is sincerely concerned about any 14 15 unsupervised contact that Mother would have with the children going forward. Mother's 16 influence on the children is not healthy and Mother appears to have zero insight about why her 17 choices have harmed the children. Mother is not a fit parent. Mother's request to modify should 18 be denied. 19 III. 20 The Best Interest of the Children Will be Served by Father Having Sole Legal and Sole Physical Custody of the Minor Children Subject to Supervised Contact with 21 Mother. 22 23 11. At the July 2020 hearing, the Court granted Mother continued legal rights to the 24 children; however, Mother is not a fit parent to retain the power to make significant decisions for 25 her children's best interest. Father has learned that Mother has defrauded the system, and used 26 the children as pawns, to obtain social security. The children came into Father's care with 27 maladaptive behaviors, resulting from Mother's false narratives about ailments and diagnosis the 28

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children never suffered under. Mother should be devested of her right to make legal decisions on her children's behalf immediately. Allowing Mother any access will place the children's over all health and safety at continued risk.

Furthermore, Father seeks for the current custodial Order to be made permanent 12. as it serves the best interest of the children. The children are doing well in school, they are engaged in extra curricular activities, all of their health needs are met, and they are bonded with family and friends. Father ensures that Mother receives information regarding the children, that the children speak to Mother on a continuous basis, and that the children remain in touch with Mother's family.

13. Dr. Coard's evaluation of the parties remains outstanding. Upon information and belief, Mother has not paid Dr. Coard for her portion of the services performed under the terms of the Order. The status of Mother's mental health should be evaluated by this Court, and Mother's statements that she attends therapy on a regular basis are not sufficient to ameliorate 16 the concerns of her diminished parenting skills. Mother has a documented history of lying to 17 professionals to seek gains for her own benefit. Unless Mother provides a full release of 18 information, the therapy progress should be given little weight by the Court. 19

14. Father loves his children. Father will continue to meet the needs of his children 20 21 and provide a safe and loving home for the twins. Father respects that Mother is a parent of the 22 children, but he has serious concerns regarding her ability to properly parent the children given 23 the serious impact her past decisions had on the children's welfare. Father is requesting this 24 Court award him primary physical custody of the minor child subject to supervised 25 26 telephonic/video contact by Mother.

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1	15. Lastly, shou	ld this Court find that Father has properly Opposed Mother's Motion	
2	he requests an award of atte	orney fees and costs for having to defend against Mother's request to	
3	modify custody. Father was	forced to retain an attorney to protect his rights as a parent to his	
4	children, having been alien	ated for three years, and now Father is incurring fees to defend	
5	against Mother's efforts to	modify the custodial Order and return the children to her care despite	
6 7	demonstrating a change of	circumstance that would warrant a modification in her favor.	
, 8	WHEREFORE, the	undersigned counsel respectfully prays that Mother's Motion for	
9	Modification of Custody be	Denied in its entirety and that Father's Cross-Motion to Modify the	
01		Legal and Primary Physical Custody be Granted, and award of	
11		for such other and further relief as may be just and proper.	
12	DATED this $\frac{24}{2}$		
13	DATED this $\underline{-\eta}^{-\alpha}$	day of May, 2021.	
14		MarciaRMark	
15 16		DOLAN LAW LLC	
17		By: Massey K. Mayo, Esq. Nevada Bar No. 11201	
18		545 Hanson Street Winnemucca, Nevada 89445	
19		Attorney for Waylon Huber	
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		-10- A1047	

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1	DECLARATION IN SUPPORT OF OPPOSITION TO MOTION FOR MODIFICATION OF CUSTODY AND CROSS-MOTION FOR CUSTODY
3 4 5 6 7 8	STATE OF NEVADA) .ss .ss COUNTY OF HUMBOLDT) COMES NOW, Waylon Huber, declares, under the pains and penalty of perjury, under the laws of the State of Nevada, and pursuant to NRS 53.045 truthfully states the following: 1. That this Declaration is based upon my personal knowledge and is made as if
9 10 11 12 13 14	 stated under the penalties of perjury. That this Declaration is filed in support of Declarant's Opposition to Plaintiff, Janea Calkin's (hereinafter, "Mother") Motion to Modify Custody and Declarant's Cross-Motion to Modify Child Custody and Visitation. 2. Your Declarant is the Father of BRYNLEE and BRYSON HUBER, age 8, born May 8, 2012. That the children have been in my sole care since July 2020 pursuant to this
15 16 17 18 19	 Court's Order Modifying Temporary Custody of Two Minor Children and Other Related Matters, dated July 24, 2020. 3. Your Declarant has ensured that Mother has had regular and frequent contact with the minor children per the terms of the Order, as set forth more fully in my pleading. I
 20 21 22 23 24 25 	 encourage the children to have a relationship with Mother, and do not disparage Mother's character or nature in front of the children. Over the course of the past nine months, I have terminated a few phone calls because Mother will allow Justin Calkins, her Husband, to participate and there is a "No Contact" order between Mr. Calkins and the children. 4. Your Declarant has met the educational needs of the children by having them
26 27 28	evaluated for their Individualized Education Plans, incorporating Dr. Coards's initial assessments of the children. Both children have excelled and grown in school. -11- A1048

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ι,

5. When the children were in Mother's care, Brynlee was labeled with severe ADHD and was on social security disability and Bryson was labeled with autism and on social security disability. Your Declarant learned that Mother received income in the form of disability payments from the federal government, totaling \$82,798 from 2016 to December 2020.

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6. Furthermore, when the children came into my care they were were consumed with talking about sexually explicit acts, which were disturbing to say the least. Now, they do not speak about sex or sexual activity and they have adjusted to being children who live in a secure home.

10 7. The children have reported that Mother would interview them before any doctor 11 or therapy appointment and ensure that they made certain statements, or acted in a specific way, 12 when in the appointment. 13

8. My children believed that they suffered from several illnesses, both physically 14 15 and mentally. My son, Bryson, identified as autistic and he lived a life of fear from doing certain 16 things because he was "autistic." My daughter, Brynlee, identified as having several physical 17 illnesses and suffering from ADHD and depression. They have since learned that they do not 18 have any diagnosis warranting concern about living a normal, health childhood. 19

<u>9</u>. When the children came into my care they were underweight. Brynlee wore prescription glasses, which were determined to be unnecessary at her subsequent eye exam.

10. While in my home, the children have grown and adjusted to a more positive outlook on life. Bryson is loving and learns quickly. He rides his skateboard and participates on the Winnemucca Whitewater swim team. He makes friends easily and has a positive attitude at 26 home. Brynlee loves ice cream, avocados, singing and making dance videos. She participates on the swim team and also takes dance classes. They are both good older siblings to their step-sister.

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The children have bonded with their grandparents and extended family and enjoy BBQs, holiday events, and birthday parties. They reach out to their Mother's side of the family and keep in contact with uncles, grandparents and cousins in Idaho. They are bonded with their step-siblings and have developed friendships with children in their community. They attend the Boys and Girls Club after school and during the summer.

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11. My children have come very far and returning them to Mother's care would
 damage their well-being. Mother is not well-adjusted herself and has used our children to gain a
 financial benefit based upon a fraud. Mother has told my children lies and told them to tell the
 lies to professionals. I fear for my children if they are left unattended with Mother and believe
 that she is a high flight risk with the children.

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 12. I am requesting that this Court enter a permanent Order granting me the sole
 ability to make legal decisions on behalf of the children and primary custody over the children
 with continued supervised telephonic/visual visitation with Mother. Mother is a dangerous
 person to the children and is not fit to parent the children.

I declare that all the factual allegations contained in this Opposition and
 Cross Motion are true and correct and that those stated on information and belief, your declarant
 believes to be true. I have knowledge of and am competent to testify to the matters stated herein,
 except to those matters stated on information and belief, and as to those matters, I believe them
 to be true.

DATED this 3° day of May, 2021.

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EXHIBIT A

EXHIBIT A



Humboldt County School District Special Education Department 310 E. Fourth St Winnempeca, NV 89445 (775) 623-8128, plords@hesdnv.com

Status Letter

April 21, 2021

To Whom It May Concern:

Mr. Waylon Huber has requested that I complete a letter indicating the educational progress and current status of Brynlee and Bryson Huber. Brynlee and Bryson are both enrolled in the third grade at Sonoma Heights Elementary School in Winnemucca, NV. Both children were evaluated for special education services as they came to Nevada with an Individual Education Program (IEP) from Idaho. After the comprehensive evaluation, strengths and weaknesses were identified and an IEP was created for both children, individually. It is noted that academic deficits were identified and targeted within the IEP.

Over the course of the school year, Brynlee and Bryson have participated in Measurement of Academic Progress (MAP) assessments as part of the district-wide testing. Both students have made progress in their standard score (i.e., RIT). Brynlee has grown 13 points in math and 9 points in reading from 9/28/2020 to 1/14/2021. Bryson has grown 24 points in math and 8 points in reading during the same time period. RIT scores typically see 8 and 7 point growth from Fall to Winter of a school year in math and reading, respectively. The growth for both students in reading and math is above what is expected. Both students have had good attendance, both at 90% for the school year and 100% attendance over the past 20 school days.

When considering social-emotional learning (SEL), both Bryson and Brynlee rated themselves within normal limits on the School Climate Survey (administered to all students in March 2021). The areas measured included: Social Awareness, Self-Management, Self-Efficacy, Grit, and Growth Mindset. This indicates that both children have positive self-concept and pro-social skills.

During the course of the school year, I have been able to informally observe these children within the school environment, neighborhood environment, as well as family activities via vacation photos. Bryson and Brynlee present as happy children who are engaged in their environment. Since schools opened full-time on March 8, 2021, opportunities to build relationships at school have increased. It is my professional opinion that their current school and living arrangements have had a positive impact on their development. The growth academically and positive impressions around socio-emotional development indicate that their current placement has been positive.

Mr. and Mrs. Huber have been involved in these children's education and community activities. This engagement, as with any parent engagement, has been shown to have a positive impact on the children's success in school.

If there are any questions, please feel free to contact me at the phone number or email above.

Paul O. Lords, Ph.D.--School Psychologist

1	CERTIFICATE OF SERVICE
2	I hereby certify that on this 4 the day of May, 2021, I have deposited, as stated
3	below, at Winnemucca, Nevada, a true and correct copy of the OPPOSITION TO MOTION TO
4	MODIFY CUSTODY and CROSS MOTION FOR PERMANENT ORDER, addressed to the
5	following:
6	Janea Huber Calkins
7	3033 W. Divid Creek
8	Meridian, Idaho 83646
9	X First Class U.S. Mail
10	Via Fax Transmission
11	Box in District Court Clerk Office
12 13	Box in Justice Court Clerk Office
13	Hand Delivered
15	K Electronic Delivery: janeacalkins@yahoo.com
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17	MASSUAR MANAD
18	MASSEY R. MAYO, ESQ.
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Code: 3720 Name: Address: 1465 W DEER CREST DR MERIDIAN, IDAHO 83646	ALKINS RHIDI ZHIDI
Telephone:208.780.9705Email:JANEACALKKINS@YAHSelf-Represented Litigant	
	IN THE FAMILY DIVISION
OF THE SIXTH , JUDIO	CIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AN	ID FOR THE COUNTY OF HUMBOLDT
WAYLON HUBER	
Plaintiff / Petitioner / Join	nt Petitioner, Case No
vs.	Dept. No2
JANEA CALKINS	,
Defendant / Respondent / Join	It Petitioner.
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following people:	
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Other:	· · · · · · · · · · · · · · · · · · ·
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	room is needed, attach additional sheets.
A copy of this Proof of Servic	e has been electronically served, mailed, or personally delivered
to all parties or their lawyer.	•
This document does not conta	in the personal information of any person as defined by
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Date: May 3rd 2021	Your Signature: An Can
J	Print Your Name: JANEA CALKINS
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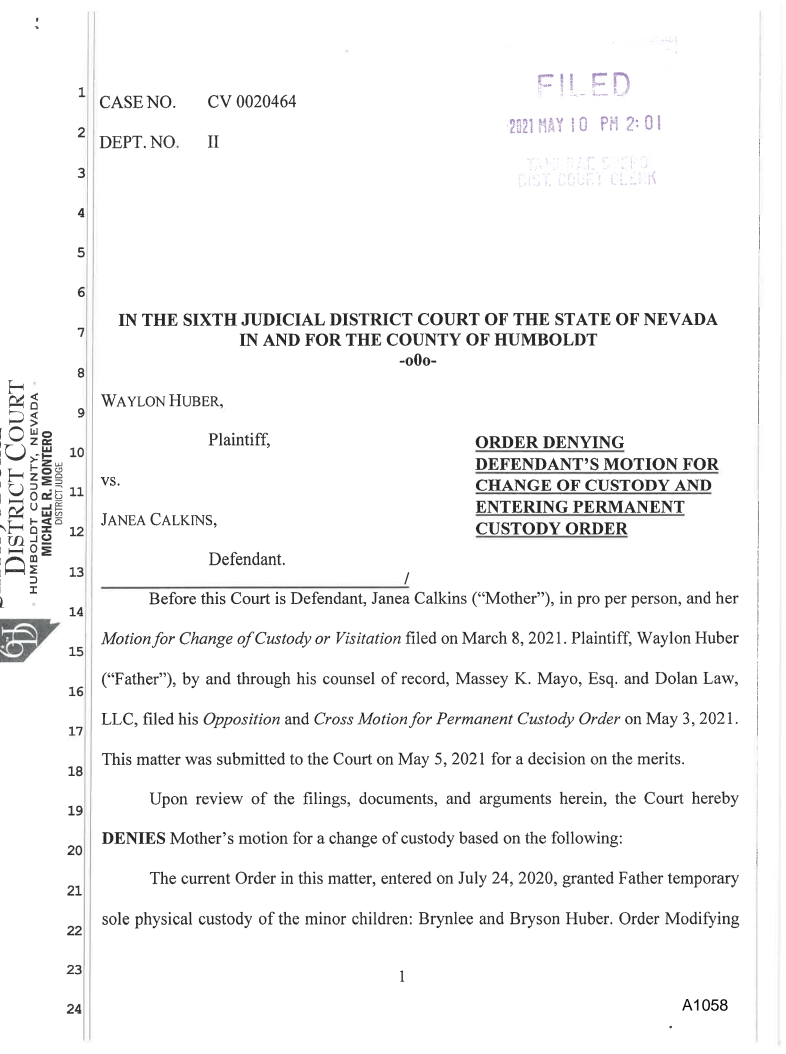
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2	2 Name: Address: Janea Calkins 1465 W Deer Crest Dr H101	2021 MAY -5 AM 11:25 E. DV/M/MO
3		TAMI HAE SPERD DIST. COURT CLERK
4	4 Email: janeacalkins@yahoo.com	
· 5	5 Self-Represented Litigant	
6.	6 IN THE FAMILY DIVISION	
7	7 OF THE SECOND SIXTH DISTRICT COURT OF THE ST	ATE OF NEVADA
8	8 IN AND FOR THE COUNTY OF HUMBOI	DT
9	9	
10	10 WAYLON HUBER, Case No. Contract CV20	,464
11		-
12		—
13	13 JANEA CALKINS	
14	14 Defendant / Respondent / Joint Petitioner.	
15	15	
16	16	
17	17 REQUEST FOR SUBMISSION	
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19	¹⁹ I request that the Motion for Change of Custody or Visitation filed on	(date the document was
20	20 <i>filed with the Court</i>) APRIL 12TH, 2021 b	e submitted to the Court
21	21 for decision.	
22	22 This document does not contain the personal information of any perso	on as defined by NRS
23	23 603A.040.	ĺ
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25	25 Date: May 3 rd 2021 Your Signature: An	an
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		A1057
	REV 8/13/19 JDB	REQUEST FOR SUBMISSION



Temporary Custody of Two Minor Children and Other Related Matters at 10, Huber v. Calkins, Case No. CV0020464 (July 24, 2020). Mother and Father share joint legal custody. Id. Mother was granted supervised visitation with the minor children via telephone or audio/visual format at 6:00 p.m. PST each day. Id. Any further visitation with Mother must have been recommended by the therapeutic professionals assisting in the minor children's reunification process with Father. Id. Father was to employ Dr. Herbert Coard to assist in the reunification process. Id. at 10-11.



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Now, in her instant motion, Mother moves for a modification of the temporary custody order based on Mother's alleged completion of all obligations imposed by the Court, that Father disparages Mother in front of minor children, and that Dr. Coard's failure to respond to Mother's inquiries have delayed Mother's reunification with minor children. Mother's Motion for Change of Custody or Visitation at 4, Huber v. Calkins, Case No. CV0020464 (March 8, 2021). Mother therefore asks the Court to award her primary physical custody of the minor children. Id.

In his Opposition and Cross Motion, Father moves for sole legal and sole physical 16 custody of the minor children. Father's Opposition and Cross Motion for Permanent Custody 17 Order, Huber v. Calkins, Case No. CV0020464 (May 3, 2021). Father claims that the minor 18 children's overall mental, physical, emotional, and developmental health has dramatically improved while in his care. Id. at 3-5. The minor children have increased their standard scores in school, have acquired accurate medical diagnoses under Dr. Coard, no longer discuss inappropriate sexual activity or undiagnosed illnesses, and participate in healthy activities such as skateboarding, swimming, singing, and dancing. Id. The minor children

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have also apparently bonded with stepsiblings and friends in the Winnemucca community, and attend the Boys and Girls Club regularly. *Id.*

Father further claims that Mother continues to live with her husband, Justin Calkins, who was recently released from prison in August 2020. *Id.* at 6. A no contact order remains in place between the minor children and Mr. Calkins, and Mr. Calkins allegedly shares a home with Mother, yet Mother wishes to move the minor children back to Idaho with her. Order Modifying Temporary Custody, *supra*, at 9.

Father therefore moves this Court to grant a permanent custody order in this matter. Father's Opposition and Cross Motion, *supra*, at 9. Considering the minor children's overall improvement in his care, Father argues that the current custody order is in the best interests of the minor children. *Id*.

The Nevada Supreme Court has held that primary physical custody may only be modified when "(1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the modification would serve the child's best interest." *Ellis v. Carucci*, 123 Nev. 145, 153, P.3d 239, 244 (2007).

First, Mother offers no evidence of a substantial change in circumstances that affects the welfare of the minor children. Mother only alleges that she has completed her obligations imposed by this Court—citing daily phone calls with minor children and communication with Dr. Coard. However, the Court finds no substantial change in circumstances since the July 24, 2020 Order that would warrant a modification of custody.

Instead, the Court finds that the most substantial change in circumstances is Mr. Calkins' release from prison and subsequent cohabitation with Mother, which actually works

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in favor of Father retaining sole physical custody given the current no contact order between Mr. Calkins and the minor children. Thus, Mother fails to meet the first prong of *Ellis*.

Second, it does not appear to the Court that a modification of physical custody would serve the best interests of the minor children. **NRS 125C.0035(4)** provides that, in determining the best interest of a child, the Court must consider and set forth specific findings regarding:

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody;
- (b) Any nomination of a guardian for the child by a parent;
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent;
- (d) The level of conflict between the parents;
- (e) The ability of the parents to cooperate to meet the needs of the child;
- (f) The mental and physical health of the parents;
- (g) The physical, developmental and emotional needs of the child;
- (h) The nature of the relationship of the child with each parent;
- (i) The ability of the child to maintain a relationship with any sibling;
- (j) Any history of parental abuse or neglect of the child or a sibling of the child;
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child; and
- (1) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Pursuant to NRS 125C.0035(4), the Court makes the following specific findings:

- A. The parties present no evidence of the minor children's wishes or preferences as to their
 - physical custody. The minor children are also not of sufficient age to proffer such a
- preference, as both Brynlee Huber and Bryson Huber, born May 8, 2012, are age nine

(9). This factor is therefore inapplicable.

- **B.** There is no guardian in this case—this factor is therefore inapplicable.
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C. Father allows the minor children to have frequent associations and a continuing relationship with Mother pursuant to the existing supervised visitation and telephonic/video schedule. Mother claims Dr. Coard fails to appropriately respond to her communication attempts. However, Father argues that Mother has failed to pay Dr. Coard for her portion of services and has a history of manipulating medical professionals, which may have affected progress. Thus, Dr. Coard's evaluation of the parties and the minor children pursuant to the reunification process remains outstanding, and such lack of progress is given little weight by the Court at this time.

D. There does not appear to be any substantial conflict between the parents. However, the Court recognizes that this litigation is quite contentious and has persisted now for almost six (6) years.

- E. It appears that the parents cooperate effectively to meet the needs of the minor children. Father appropriately allows the minor children to maintain a relationship with Mother and Mother's family via supervised telephonic/video contact, and Father provides a stable, loving home environment for the minor children.
- F. There is not enough information presented for the Court to make a determination regarding either parent's physical and mental health. Father alleges that Mother has mental health issues and requests an evaluation in that regard. However, seeing that Mother's mental health status has no current impact on the minor children, that Mother's visitation is wholly supervised, and that a determination regarding Mother's mental health status may eventually be made by Dr. Coard, such a request is devoid of merit at this time.

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G. Father clearly provides for the minor children's physical, developmental, and emotional needs. The minor children are excelling in school and in their personal growth—the minor children no longer discuss inappropriate sexual behavior, no longer self-identify as having ADHD or being autistic, participate in healthy social activities, and engage in personal hobbies. The minor children appear to be happy in Father's care.

- **H.** Father appears to have a good relationship with the minor children, which can be inferred by the minor children's considerable growth since the July 24, 2020 Order. Mother appears to have an appropriate relationship with minor children through her supervised visitation time. No evidence was presented otherwise.
- I. The minor children have been able to cultivate relationships with their stepsiblings while in Father's care. There is no evidence that the minor children's relationship with their younger sibling at Mother's home has deteriorated.
- **J.** There is no evidence of parental abuse or neglect of the minor children by either parent at this time.
- **K.** There is no evidence of any acts of domestic violence against the minor children, a parent, or anyone living with minor children.
- ¹⁷ L. There is no evidence that either parent has committed an act of abduction against the minor children.
- ¹⁹ Based on the foregoing, the Court finds that Mother provides no evidence that a
 ²⁰ modification of physical custody is in the best interest of the minor children. Absent a
 ²¹ showing of a substantial change in circumstances and that a modification would be in the
 ²² best interest of the minor children, Mother fails to meet the stringent burden of proof to

modify the temporary sole physical custody order under *Ellis*. Accordingly, Mother's *Motion* for Change of Custody or Visitation is **DENIED**. Father's Cross Motion for Permanent Custody Order is **GRANTED** in part—the current temporary custody order shall now be entered as a permanent custody order:

1. Father retains sole physical custody of the minor children;

2. The parties retain joint legal custody of the minor children; and

3. Mother retains supervised visitation in accordance with the July 24, 2020 Order.

IT IS SO ORDERED.

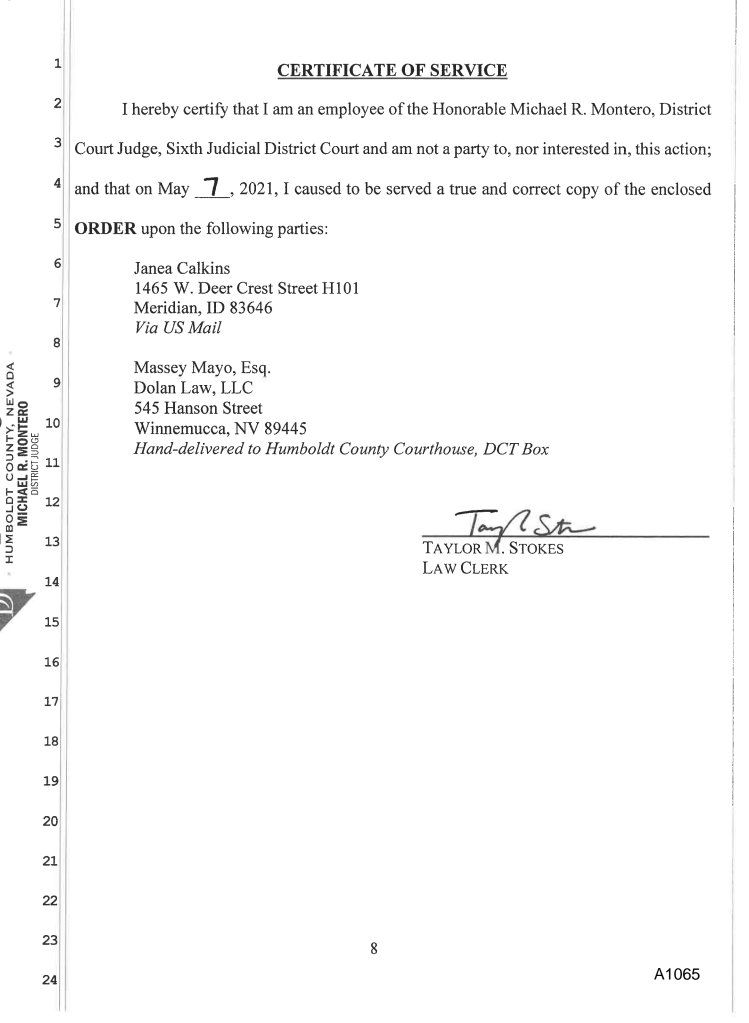
DATED this 1^2 day of May, 2021.

HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE



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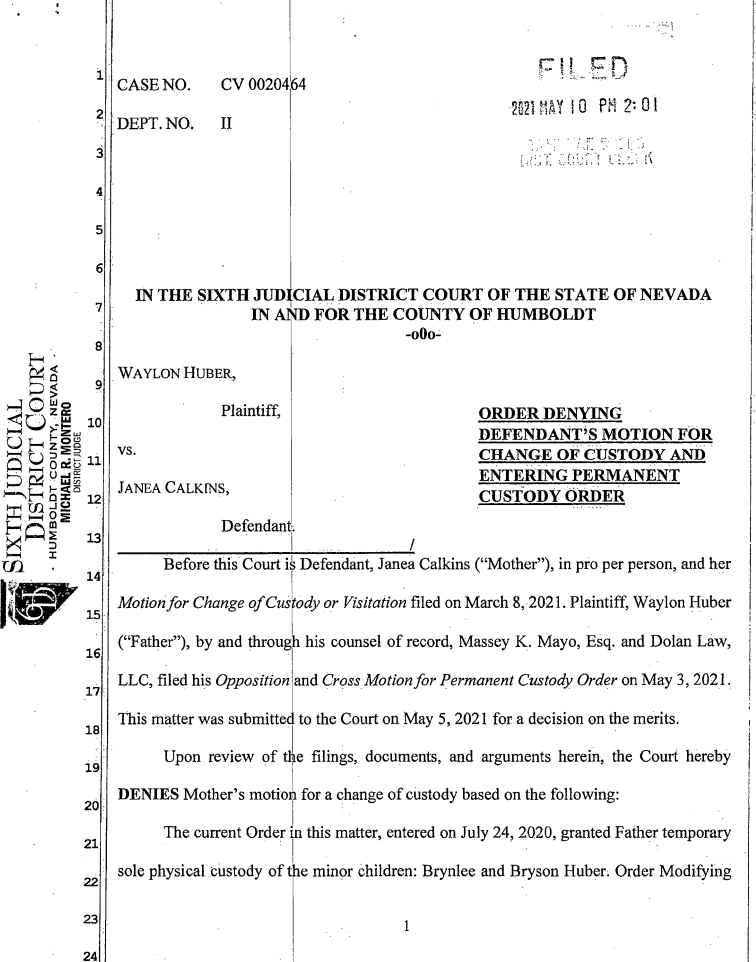


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	JDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
	AND FOR THE COUNTY OF HUMBOLDT
WAYLON HUBER	
r lailtill,	
vs.	NOTICE OF ENTRY OF ORDER
JANEA CALKINS,	
Defendant.	
TO: ALL INTE	RESTED PARTIES
YOU ARE HERE	BY NOTIFIED that an Order Denying Defendant's Motion for Change
of Custody and Entering P	ermanent Custody Order, has been entered in the above-entitled matter
on the 7 th day of May, 202	1, a copy of which is attached hereto.
Dated this 12 th day	of May, 2021.
	NAUSALIA NAMAD
	DOLAN LAW, LLC.
	By: MASSEX K. MAYO, ESQ. Bar No. 11201
	545 Hanson Street
	Winnemucca, Nevada 89445 Telephone: 775-625-3200
	Fax: 775-625-4286 Attorney for Waylon Huber
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	does not contain a social securi IN THE SIXTH JU IN WAYLON HUBER Plaintiff, vs. JANEA CALKINS, Defendant. TO: ALL INTE YOU ARE HERE! of Custody and Entering F on the 7 th day of May, 202

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Temporary Custody of Two Minor Children and Other Related Matters at 10, *Huber v. Calkins*, Case No. CV0020464 (July 24, 2020). Mother and Father share joint legal custody. *Id.* Mother was granted supervised visitation with the minor children via telephone or audio/visual format at 6:00 p.m. PST each day. *Id.* Any further visitation with Mother must have been recommended by the therapeutic professionals assisting in the minor children's reunification process with Father. *Id.* Father was to employ Dr. Herbert Coard to assist in the reunification process. *Id.* at 10-11.

SIXTH JUDICIAL DISTRICT COURT • HUMBOLDT COUNTY, NEVADA DISTRICT UDGE DISTRICT UDGE

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- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody;
- (b) Any nomination of a guardian for the child by a parent;
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent;
- (d) The level of conflict between the parents;

(e) The ability of the parents to cooperate to meet the needs of the child;

- (f) The mental and physical health of the parents;
- (g) The physical, developmental and emotional needs of the child;
- (h) The nature of the relationship of the child with each parent;
- (i) The ability of the child to maintain a relationship with any sibling;
- (j) Any history of parental abuse or neglect of the child or a sibling of the child;
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child; and
- (1) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Pursuant to NRS 125C.0035(4), the Court makes the following specific findings:

A. The parties present no evidence of the minor children's wishes or preferences as to their physical custody. The minor children are also not of sufficient age to proffer such a preference, as both Brynlee Huber and Bryson Huber, born May 8, 2012, are age nine (9). This factor is therefore inapplicable.

B. There is no guardian in this case—this factor is therefore inapplicable.

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SIXTH JUDI(DISTRICT **C.** Father allows the minor children to have frequent associations and a continuing relationship with Mother pursuant to the existing supervised visitation and telephonic/video schedule. Mother claims Dr. Coard fails to appropriately respond to her communication attempts. However, Father argues that Mother has failed to pay Dr. Coard for her portion of services and has a history of manipulating medical professionals, which may have affected progress. Thus, Dr. Coard's evaluation of the parties and the minor children pursuant to the reunification process remains outstanding, and such lack of progress is given little weight by the Court at this time.

R. MONTERO

SIXTH JUDI

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- E. It appears that the parents cooperate effectively to meet the needs of the minor children. Father appropriately allows the minor children to maintain a relationship with Mother and Mother's family via supervised telephonic/video contact, and Father provides a stable, loving home environment for the minor children.
- ¹⁶ F. There is not enough information presented for the Court to make a determination
 ¹⁷ regarding either parent's physical and mental health. Father alleges that Mother has
 ¹⁸ mental health issues and requests an evaluation in that regard. However, seeing that
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 ²⁰ visitation is wholly supervised, and that a determination regarding Mother's mental
 ²¹ health status may eventually be made by Dr. Coard, such a request is devoid of merit at
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- J. There is no evidence of parental abuse or neglect of the minor children by either parent at this time.
- K. There is no evidence of any acts of domestic violence against the minor children, a parent, or anyone living with minor children.
- L. There is no evidence that either parent has committed an act of abduction against the minor children.
- 19 Based on the foregoing, the Court finds that Mother provides no evidence that a modification of physical custody is in the best interest of the minor children. Absent a showing of a substantial change in circumstances and that a modification would be in the best interest of the minor children, Möther fails to meet the stringent burden of proof to

¹ modify the temporary sole physical custody order under *Ellis*. Accordingly, Mother's *Motion* ² for Change of Custody or Visitation is **DENIED**. Father's Cross Motion for Permanent
 ³ Custody Order is **GRANTED** in part—the current temporary custody order shall now be
 ⁴ entered as a permanent custody order:

1. Father retains sole physical custody of the minor children;

2. The parties retain joint legal custody of the minor children; and

3. Mother retains supervised visitation in accordance with the July 24, 2020 Order.

IT IS SO ORDERED.

DATED this $\frac{1^2}{2}$ day of May, 2021.

HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE

A1073



1 2 I hereby certify that I am an employee of the Honorable Michael R. Montero, District 3 Court Judge, Sixth Judicial District Court and am not a party to, nor interested in, this action; 4 and that on May **7**, 2021, I caused to be served a true and correct copy of the enclosed 5 **ORDER** upon the following parties: 6 Janea Calkins 1465 W. Deer Crest Street H101 Meridian, ID 83646 Via US Mail 8 Massey Mayo, Esq. 9 Dolan Law, LLC 545 Hanson Street 10 Winnemucca, NV 89445 Hand-delivered to Humboldt County Courthouse, DCT Box 11 12 13 TAYLOR M. STOKES LAW CLERK 14 15 16 17 18 19 20 21

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	CERTIFICATE OF SERVICE
1	I hereby certify that on this 12^{44} day of May, 2021, I have deposited, as stated below, at
2	Winnemucca, Nevada, a true and correct copy of the NOTICE OF ENTRY OF ORDER,
4	addressed to the following:
5	
6	Janae Calkins 1465 W. Deer Crest Street H 101
7	Meridian, ID 83646
8	First Class U.S. Mail
9	
10	Via Fax Transmission
11	Box in District Court Clerk Office
12	Box in Justice Court Clerk Office
13	Hand Delivered
14	
15 16	Makayla Ourada
10	MAKAYLA OURADA
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DOLAN LAW, LLC. 545 Hanson Street Winnemucca NV 89445 (775) 625-3200	
Fax (775) 625-4286	-2- A1075
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	ELLED ELLED
1	CASE NO. CV0020464 DEPT. NO. 2 2021 MAY 25 PM 3: 07
2 3	TAMI RAE SPERO
4	The undersigned hereby affirms this document DIST. COURT CLERK
5	does not contain a social security number.
6	IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF HUMBOLDT
8	
9	WAYLON HUBER
10	Plaintiff,
. 11	vs. <u>WITHDRAW OF ATTORNEY</u>
12	JANEA CALKINS,
13	Defendant.
14	/
15	Pursuant to Supreme Court Rule 46, DOLAN LAW, LLC. and the undersigned
16	MASSEY K. MAYO, ESQ. and/or ROBERT E. DOLAN, ESQ., do hereby withdraw as attorney
17 18	of record for the Plaintiff, Waylon Huber, in the above-entitled matter.
19	All further pleadings, motions, notices, and correspondence in this matter be mailed to
20	Waylon Huber at 4151 Two Rock Winnemucca, Nevada 89445.
21	
22	Dated this 25 th day of May, 2021.
23	Maxank Mano
24	DOLAN LAW/LLC. By: MASSEY K. MAYO, ESQ.
25	Bar No. 11201
26	545 Hanson Street Winnemucca, Nevada 89445
27	Telephone: 775-625-3200 Fax: 775-625-4286
28	Attorney for Waylon Huber
DOLAN LAW, LLC. 545 Hanson Street Winnemucca NV 89445 (775) 625-3200 Fax (775) 625-4286	-1- A1076

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1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that on this $\underline{\mathcal{W}}^{\mathcal{H}}$ day of May, 2021, I have deposited, as stated below, at
3	Winnemucca, Nevada, a true and correct copy of the WITHDRAW OF ATTORNEY, addressed
4	to the following:
5	Janae Calkins
6	1465 W. Deer Crest Street H 101 Meridian, ID 83646
7	Waylon Huber
8	4151 Two Rock Winnemucca, Nevada 89445
10	
11	K First Class U.S. Mail
12	Via Fax Transmission
13 -	Box in District Court Clerk Office
14	Box in Justice Court Clerk Office
15	Hand Delivered
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17 18	MASEMKNAMO
18	MASSEY K. MAYO
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20 DOLAN LAW, LLC.	
DOLAN LAW, LLC, 545 Hanson Street Winnemucea NV 89445 (775) 625-3200 Fax (775) 625-4286	-2- A1077

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Motion for Minor Children's Passports

1	WAYLON HUBE	R	
2	4151 Two Rock D Winnemucca, NV	r	2021 MAY 26 PM 3: 15
3	775-304-6202	07775	
4	WAYLON HUBE	D IN DDA DED	JAMI RAE SPERO DIST. COURT CLERR
5	WATEON HUDE		Thoppe
6	,	IN THE FA	MILY DIVISION
7	OF THE SIXTE		OF THE STATE OF NEVADA IN AND FOR Y OF HUMBOLDT
8		THE COUNT	I OF HUMBOLD I
9			
10	WAYLON HU	UBER) Case No.: CV- 0020464
11		Plaintiff.) "Motion for Court Order to Obtain
12	VS.		Passports for Minor Children without Mother's Consent"
13	JANEA CAL	KINS	
14		Defendant.	}
15			
16			}
17			}
18			}
19		ÍNTR	ODUCTION
20			· r
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22			
23	Plaintif	f, Waylon Huber he:	re in after "father", is filing a
24	motion asking	for a court order	granting "father" permission to
25	obtain passpo	rts for children B:	rynlee Huber born 5/8/2012, and
26	Bryson Huber	born 5/8/2012, who	m "Father" has sole physical
27	custody, with	out Janea Calkins !	here in after "Mother" consent.
28	_		assist in obtaining passports and A1078

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Motion for Minor Children's Passports

"mother" is refusing to cooperate. "Father" feels that it is 1 very important for minor children to travel and obtain culture 2 outside of the country. "Father" enjoys snorkeling and traveling 3 to different countries and wishes to give children cultured 4 5 experiences and vacations. "Mother" is being uncooperative in 6 assisting to obtain passports for children which requires 7 consent from both parents and a notarized affidavit form from 8 "Mother". "Father" feels this is in an effort from "Mother" to 9 make it more difficult for "father" to travel with children. 10 Therefore, "Father" is asking for a court order granting 11 permission to obtain passports for children without "Mother" 12 13 consent.

This document does not contain the social security number of any person. I declare
under penalty of perjury, under the law of the State of Nevada, that the foregoing
statements are true and correct.

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		X
	"Motion for Court Order to Obtain Passport Consent"	s for Minor Children without Mother's
1	WAYLON HUBER 4151 Two Rock Dr Winnerson NW 80445	
2	Winnemucca, NV 89445 775-304-6202	2021 MAY 26 PM 3: 15
3	WAYLON HUBER, IN PRO PER	TAMI PAR care.
4	IN THE FAMIL	Y DIVISION
5	OF THE SIXTH JUDICIAL COURT OF T	HE STATE OF NEVADA IN AND FOR
6	THE COUNTY O	
7		
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10	WAYLON HUBER)	Case No. CV. 0020464 Dept.No. 1
11	Plaintiff.	-
12	vs.	"Motion for Court Order to Obtain Passports for Minor Children without Mother's Consent"
13	JANEA CALKINS	
14	Defendant.	
15		
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1 7		
18	Ś	
19		• 14
20	PROOF OF	<u>SERVICE</u>
21		
22	This document is a Proof Of Service "Motio	on for Court Order to Obtain Passports for
23	Minor Children without Mother's Consent"	
24	Filed on 05/26/21.	
25	Mailed Via US Postal Service to :	·
26	JANEA CALKINS	
27	1465 W. Deer Crest St # H101	
28	Meridan, ID 84646	
		14000

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"Motion for Court Order to Obtain Passports for Minor Children without Mother's Consent"

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3	This document does not conta	ain the social security nu	mber of any person. I declare
4			
5	under penalty of perjury, und	er the law of the State of	I Nevada, that the foregoing
6	statements are true and correct	ct.	All Alal A
7			MML MML
8		DATE: 5/26/2021	Waylon Llubar in Dro Dor
9		DATE: 5/26/2021	Waylon Huber in Pro Per
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Proof Of Service for Request For Submission For "Motion for Court Order to Obtain Passports for Minor Children without Mother's Consent"

1 2	WAYLON HUBER 4151 Two Rock Dr Winnemucca, NV 89445 775-304-6202		
3	WAYLON HUBER, IN PRO PER		
4	IN THE F	FAMILY DIVISION	
5 6		T OF THE STATE OF NEVADA IN AND FOR INTY OF HUMBOLDT	
7	WAYLON HUBER) Case No. CV. 0020464) Dept.No. 1	
8	Plaintiff.	Proof Of Service for	
9	VS.	Request For Submission For	
10 11	JANEA CALKINS Defendant.	"Motion for Court Order to Obtain Passports for Minor Children without Mother's Consent"	
12			
13			•
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16			
17 18	PROC	DOF OF SERVICE	
19			
20	This document is a Proof Of Servi	vice for Request For Submission	
21	For "Motion for Court Order to Ob	btain Passports for Minor Children without	
22	Mother's Consent		
23	Filed on 06/09/21.		
24			
25	Mailed Via US Postal Service to		
26	Janea Calkins		
27 28	1465 W. Deer Crest St # H101	A108	32

è	Proof Of Service for Request For Submission For "Motion for Court Order to Obtain
	Passports for Minor Children without Mother's Consent"

1 Meridan, ID 83646

2 This document does not contain the social security number of any person. I

³ declare under penalty of perjury, under the law of the State of Nevada, that

 $_5$ the foregoing statements are true and correct.

DATE: 6/9/2021

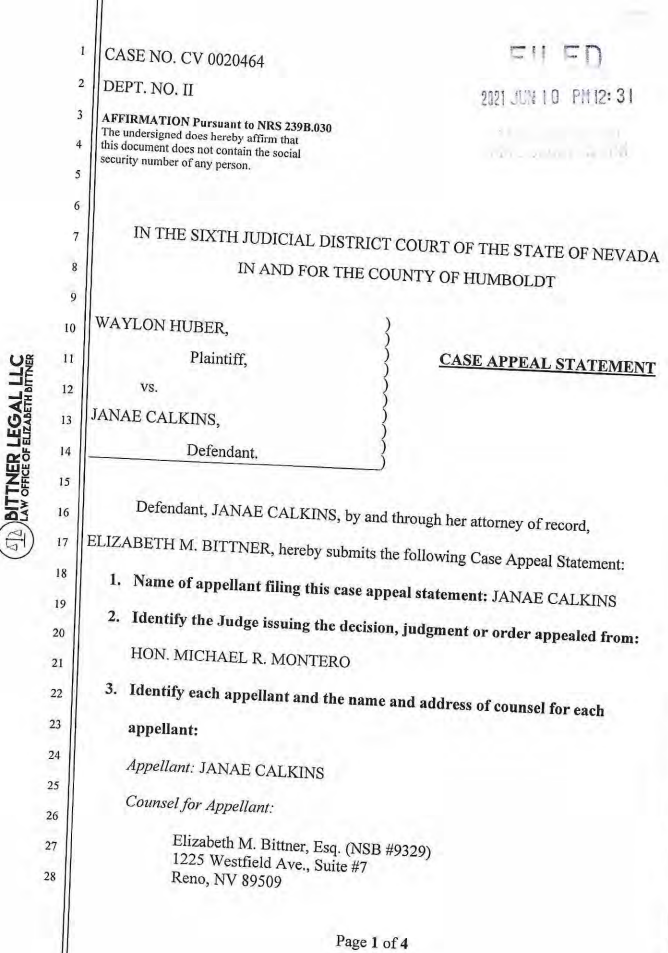
Waylon Huber in Pro Per

Request For Submission For "Motion for Court Order to btain Passports for Minor Children without Mother's Consent"

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3	Winnemucca, NV 775-304-6202	89445		
4				
5	WAYLON HUBE			
6		IN THE FAM	ILY	DIVISION
7 8	OF THE SIXTE	H JUDICIAL COURT OF THE COUNTY		E STATE OF NEVADA IN AND FOR HUMBOLDT
9				
10	WAYLON HU	UBER) (Case No.: CV- 0020464
11		Plaintiff.) } F	Request For Submission For
12	VS.) "	"Motion for Court Order to Obtain
13	JANEA CALI	KINS		"Motion for Court Order to Obtain Passports for Minor Children without Mother's Consent"
14		Defendant.	}	
15			}	
16			}	
17			}	
18			}	
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21		Request Fo	r Su	ubmission
22	Request For S	ubmission For an Unco	ntes	sted "Motion for Court Order to
23				
24	Obtain Passpo	rts for Minor Children w	'itho	out Mother's Consent".
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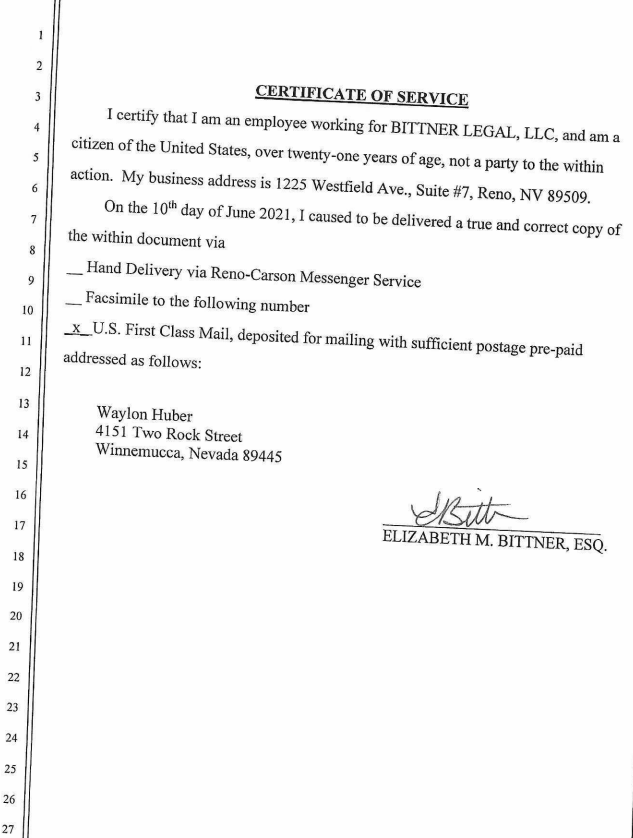
1 4. Identify each respondent and the name and address of appellate counsel, if known, for each respondent (if the name of a respondent's appellate counsel is 2 unknown, indicate as much and provide the name and address of that respondent's 3 4 Respondent: WAYLON HUBER 5 Trial Counsel for Respondent: 6 Massey Mayo, Esq. 7 Dolan Law, LLC 8 545 Hanson Street Winnemucca, NV 89455 9 Appellate Counsel for Respondent: 10 11 Unknown 12 5. Indicate whether any attorney identified above in response to question 3 or 4 is not licensed to practice law in Nevada and, if so, whether the district court granted 13 that attorney permission to appear under SCR 42: 14 All identified counsel are licensed to practice law in Nevada. 15 6. Indicate whether appellant was represented by appointed or retained counsel 16 in the district court: 17 Appellant was represented herself in pro per in the district court. 18 7. Indicate whether appellant is represented by appointed or retained counsel on 19 appeal: 20 Appellant is represented by retained counsel on appeal. 21 8. Indicate whether appellant was granted leave to proceed in forma pauperis, 22 and the date of entry of the district court order granting such leave: 23 Appellant was not granted leave to proceed in forma pauperis by the district 24 25 court. 26 9. Indicate the date the proceedings commenced in the district court: 27 28

AIA BITTNER LEGAL LLC

The proceeding commenced in the district court on July 31, 2015, upon the filing of 1 a Complaint for Divorce. 2 3 10. Provide a brief description of the nature of the action and result in the district court, including the type of judgment or order being appealed and the relief granted 4 5 The action before the district court was a custody modification initially filed by 6 Plaintiff/Respondent, WAYLON HUBER, in 2019, a temporary order modifying custody 7 issued by the Court July 24, 2020, a motion to modify those temporary orders filed by 8 9 Defendant/Appellant, JANEA CALKINS, on March 8, 2021, and an Order Denying 10 Defendant's Motion to Change Custody and Entering Permanent Custody Order issued 11 May 10, 2021. 12 11. Indicate whether the case has previously been the subject of an appeal to or 13 original writ proceeding in the Supreme Court and, if so, the caption and Supreme Court docket number of the prior proceeding: 14 15 No prior proceedings have been filed with the Supreme Court in this case. 16 12. Indicate whether this appeal involves child custody or visitation: 17 This appeal involves child custody and visitation. 18 13. If this is a civil case, indicate whether this appeal involves the possibility of 19 settlement: 20 That there is the possibility of settlement. 21 22 DATED this <u>9</u> day of June, 2021. 23 BITTNER LEGAL, LLC 24 ELIZABETH M. BITTNER, ESQ. 25 Attorney for JANEA CALKINS 26 27 28

DITTNER LEGAL LLC

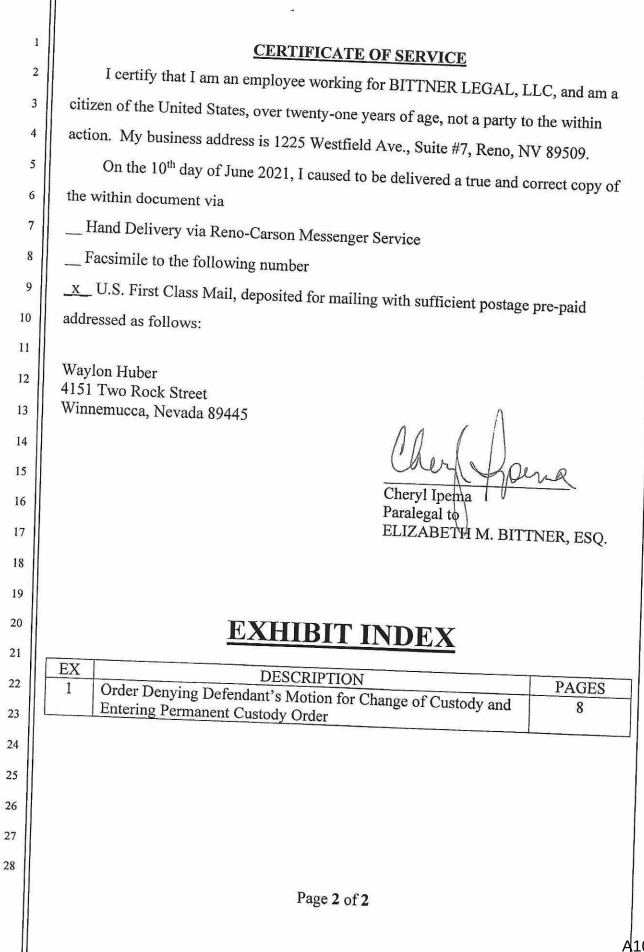
Page 3 of 4



DITTNER LEGAL LLC

CASE NO. CV 0020464	CII CD
DEPT. NO. II	2021 JUN 1 0 PH 12: 31
AFFIRMATION Pursuant to NRS 239 The undersigned does hereby affirm that this document does not contain the social security number of any person.	
IN THE SIXTH JUDICIA	AL DISTRICT COURT OF THE STATE OF NEW
	FOR THE COUNTY OF HUMBOLDT
WAYLON HUBER,	}
Plaintiff,) <u>NOTICE OF APPEA</u>
vs.	
ANAE CALKINS,	3
and the oral mino,	{
Defendant.	
Defendant.	
Defendant. Notice is hereby given th	hat JANAE CALKINS, Defendant in the above-ca
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, er
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, er is attached hereto as Exhibit "1."
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, er is attached hereto as Exhibit "1." DATED this 9 day of June 2021
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, er is attached hereto as Exhibit "1."
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, en is attached hereto as Exhibit "1." DATED this <u>4</u> day of June 2021. BITTNER LEGAL, LLC
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, en is attached hereto as Exhibit "1." DATED this \mathcal{L} day of June 2021. BITTNER LEGAL, LLC <u>MATA</u> Elizabeth M. Bittner, Esq. Nevada State Bar #9329 1225 Westfield Ave., Suite #7
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, en is attached hereto as Exhibit "1." DATED this \mathcal{L} day of June 2021. BITTNER LEGAL, LLC <u>Mathematical State Bar</u> H9329 1225 Westfield Ave., Suite #7 Reno, NV 89509
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, en is attached hereto as Exhibit "1." DATED this <u>4</u> day of June 2021. BITTNER LEGAL, LLC <u>Mathematical State Bar</u> #9329 1225 Westfield Ave., Suite #7 Reno, NV 89509 TEL: (775) 357-8733 FAX: (775) 357-8926
Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, en is attached hereto as Exhibit "1." DATED this \mathcal{L} day of June 2021. BITTNER LEGAL, LLC <u>Mathematical State Bar</u> H9329 1225 Westfield Ave., Suite #7 Reno, NV 89509
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Defendant. Notice is hereby given that ase, hereby appeals to the Supre	reme Court of Nevada the May 10, 2021, Order, en is attached hereto as Exhibit "1." DATED this <u>4</u> day of June 2021. BITTNER LEGAL, LLC <u>Mathematical State Bar</u> #9329 1225 Westfield Ave., Suite #7 Reno, NV 89509 TEL: (775) 357-8733 FAX: (775) 357-8926

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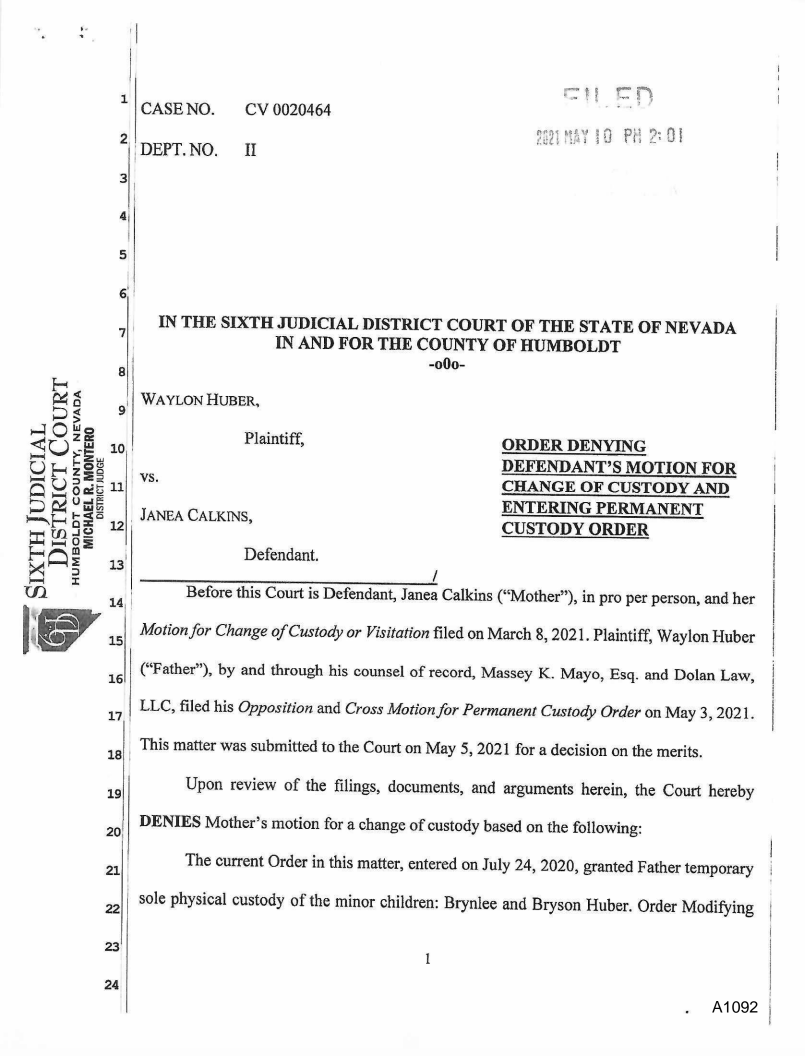


AD BITTNER LEGAL LLC LAW OFFICE OF ELIZABETH BITTNER

A1090

EXHIBIT "1"

EXHIBIT "1"



Temporary Custody of Two Minor Children and Other Related Matters at 10, Huber v. 2 Calkins, Case No. CV0020464 (July 24, 2020). Mother and Father share joint legal custody. 3 Id. Mother was granted supervised visitation with the minor children via telephone or audio/visual format at 6:00 p.m. PST each day. Id. Any further visitation with Mother must have been recommended by the therapeutic professionals assisting in the minor children's reunification process with Father. Id. Father was to employ Dr. Herbert Coard to assist in the reunification process. Id. at 10-11.



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Now, in her instant motion, Mother moves for a modification of the temporary custody order based on Mother's alleged completion of all obligations imposed by the Court, that Father disparages Mother in front of minor children, and that Dr. Coard's failure to respond to Mother's inquiries have delayed Mother's reunification with minor children. Mother's Motion for Change of Custody or Visitation at 4, Huber v. Calkins, Case No. CV0020464 (March 8, 2021). Mother therefore asks the Court to award her primary physical custody of the minor children. Id.

In his Opposition and Cross Motion, Father moves for sole legal and sole physical 16 custody of the minor children. Father's Opposition and Cross Motion for Permanent Custody 17 Order, Huber v. Calkins, Case No. CV0020464 (May 3, 2021). Father claims that the minor 18 children's overall mental, physical, emotional, and developmental health has dramatically 19 improved while in his care. Id. at 3-5. The minor children have increased their standard 20 scores in school, have acquired accurate medical diagnoses under Dr. Coard, no longer 21 discuss inappropriate sexual activity or undiagnosed illnesses, and participate in healthy 22 activities such as skateboarding, swimming, singing, and dancing. Id. The minor children

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have also apparently bonded with stepsiblings and friends in the Winnemucca community, and attend the Boys and Girls Club regularly. *Id*.

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Father further claims that Mother continues to live with her husband, Justin Calkins, who was recently released from prison in August 2020. *Id.* at 6. A no contact order remains in place between the minor children and Mr. Calkins, and Mr. Calkins allegedly shares a home with Mother, yet Mother wishes to move the minor children back to Idaho with her. Order Modifying Temporary Custody, *supra*, at 9.

Father therefore moves this Court to grant a permanent custody order in this matter. Father's Opposition and Cross Motion, *supra*, at 9. Considering the minor children's overall improvement in his care, Father argues that the current custody order is in the best interests of the minor children. *Id*.

The Nevada Supreme Court has held that primary physical custody may only be modified when "(1) there has been a substantial change in circumstances affecting the welfare of the child, and (2) the modification would serve the child's best interest." *Ellis v. Carucci*, 123 Nev. 145, 153, P.3d 239, 244 (2007).

First, Mother offers no evidence of a substantial change in circumstances that affects the welfare of the minor children. Mother only alleges that she has completed her obligations imposed by this Court—citing daily phone calls with minor children and communication with Dr. Coard. However, the Court finds no substantial change in circumstances since the July 24, 2020 Order that would warrant a modification of custody.

Instead, the Court finds that the most substantial change in circumstances is Mr. Calkins' release from prison and subsequent cohabitation with Mother, which actually works

in favor of Father retaining sole physical custody given the current no contact order between
 Mr. Calkins and the minor children. Thus, Mother fails to meet the first prong of *Ellis*.
 3

Second, it does not appear to the Court that a modification of physical custody would serve the best interests of the minor children. NRS 125C.0035(4) provides that, in determining the best interest of a child, the Court must consider and set forth specific findings regarding:

- (a) The wishes of the child if the child is of sufficient age and capacity to form an intelligent preference as to his or her physical custody;
- (b) Any nomination of a guardian for the child by a parent;
- (c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent;
- (d) The level of conflict between the parents;

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- (e) The ability of the parents to cooperate to meet the needs of the child;
- (f) The mental and physical health of the parents;
- (g) The physical, developmental and emotional needs of the child;
- (h) The nature of the relationship of the child with each parent;
- (i) The ability of the child to maintain a relationship with any sibling;
- (j) Any history of parental abuse or neglect of the child or a sibling of the child;
- (k) Whether either parent or any other person seeking physical custody has engaged in an act of domestic violence against the child, a parent of the child or any other person residing with the child; and
- (1) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

Pursuant to NRS 125C.0035(4), the Court makes the following specific findings:

A. The parties present no evidence of the minor children's wishes or preferences as to their

- physical custody. The minor children are also not of sufficient age to proffer such a
- preference, as both Brynlee Huber and Bryson Huber, born May 8, 2012, are age nine
- (9). This factor is therefore inapplicable.
- **B.** There is no guardian in this case—this factor is therefore inapplicable.

C. Father allows the minor children to have frequent associations and a continuing relationship with Mother pursuant to the existing supervised visitation and telephonic/video schedule. Mother claims Dr. Coard fails to appropriately respond to her communication attempts. However, Father argues that Mother has failed to pay Dr. Coard for her portion of services and has a history of manipulating medical professionals, which may have affected progress. Thus, Dr. Coard's evaluation of the parties and the minor children pursuant to the reunification process remains outstanding, and such lack of progress is given little weight by the Court at this time.

D. There does not appear to be any substantial conflict between the parents. However, the Court recognizes that this litigation is quite contentious and has persisted now for almost six (6) years.

E. It appears that the parents cooperate effectively to meet the needs of the minor children. Father appropriately allows the minor children to maintain a relationship with Mother and Mother's family via supervised telephonic/video contact, and Father provides a stable, loving home environment for the minor children.

F. There is not enough information presented for the Court to make a determination regarding either parent's physical and mental health. Father alleges that Mother has mental health issues and requests an evaluation in that regard. However, seeing that Mother's mental health status has no current impact on the minor children, that Mother's visitation is wholly supervised, and that a determination regarding Mother's mental health status may eventually be made by Dr. Coard, such a request is devoid of merit at this time.

SIXTH JUDICIAL DISTRICT COURT HUMBOLDT COUNTY, NEVADA MICHAEL R. MONTERO DISTRICT UDGE 0 E E E E E 0 6 8

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G. Father clearly provides for the minor children's physical, developmental, and emotional needs. The minor children are excelling in school and in their personal growth—the minor children no longer discuss inappropriate sexual behavior, no longer self-identify as having ADHD or being autistic, participate in healthy social activities, and engage in personal hobbies. The minor children appear to be happy in Father's care.

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- H. Father appears to have a good relationship with the minor children, which can be inferred by the minor children's considerable growth since the July 24, 2020 Order. Mother appears to have an appropriate relationship with minor children through her supervised visitation time. No evidence was presented otherwise.
- I. The minor children have been able to cultivate relationships with their stepsiblings while in Father's care. There is no evidence that the minor children's relationship with their younger sibling at Mother's home has deteriorated.
- J. There is no evidence of parental abuse or neglect of the minor children by either parent at this time.
- **K.** There is no evidence of any acts of domestic violence against the minor children, a parent, or anyone living with minor children.
- L. There is no evidence that either parent has committed an act of abduction against the minor children.
- Based on the foregoing, the Court finds that Mother provides no evidence that a modification of physical custody is in the best interest of the minor children. Absent a showing of a substantial change in circumstances and that a modification would be in the best interest of the minor children, Mother fails to meet the stringent burden of proof to



modify the temporary sole physical custody order under Ellis. Accordingly, Mother's Motion for Change of Custody or Visitation is DENIED. Father's Cross Motion for Permanent Custody Order is GRANTED in part-the current temporary custody order shall now be entered as a permanent custody order:

1. Father retains sole physical custody of the minor children;

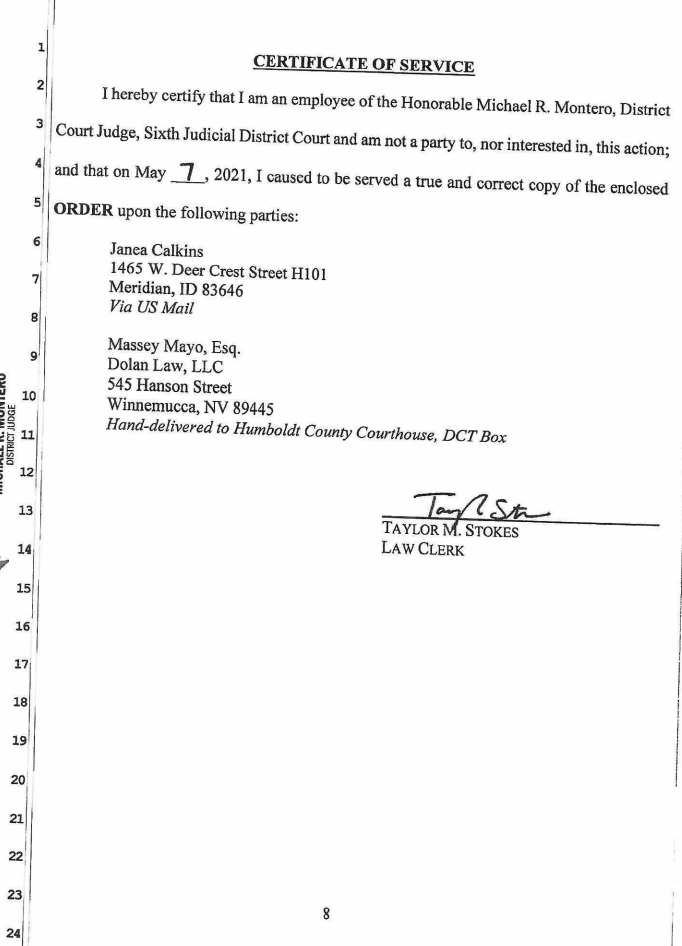
2. The parties retain joint legal custody of the minor children; and

3. Mother retains supervised visitation in accordance with the July 24, 2020 Order.

IT IS SO ORDERED.

DATED this $1^{\frac{1}{2}}$ day of May, 2021.

HONORABLE MICHAEL R. MONTERO DISTRICT JUDGE



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