IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Electronically Filed Apr 08 2022 09:31 p.m. Elizabeth A. Brown Clerk of Supreme Court

Supreme Court No.: 84128

District Court No.: D605263

APPEAL FROM FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECREE OF DIVORCE

Eighth Judicial District Court of the State of Nevada
In and for the County of Clark
THE HONORABLE MARY PERRY
DISTRICT COURT JUDGE

APPELLANT APPENDIX – VOL. 1 PART 1

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Bradley John Bellisario

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8	03/03/2021	Affidavit of Service	AA1755
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14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

2	07/31/2020	Notice of Entry of Order for Supervised Visitation dated July 31, 2020	AA0318-320
9	04/06/2021	Notice of Entry of Order for Supervised Visitations	AA2170- 2174
4	01/25/2021	Notice of Entry of Order From the July 30, 2020, Hearing	AA0864-874
3	12/11/2020	Notice of Entry of Order From the November 24, 2020, Hearing	AA0546-552
4	01/22/2021	Notice of Entry of Order From the October 22, 2020, Hearing	AA0840-847
14	09/22/2021	Notice of Entry of Order on Discovery Commissioner's Report and Recommendations	AA3395- 3413
7-8	03/02/2021	Notice of Entry of Order Shortening Time	AA1748- 1752
9	04/06/2021	Notice of Entry of Protection Order Against Domestic Violence	AA2166- 2169
2	06/11/2020	Notice of Entry of Stipulation and Order dated June 11, 2020	AA0308-314
4	01/15/2021	Notice of Hearing and Order Regarding Procedures	AA0822-826
14	07/09/2021	Notice of Intentional Misrepresentations by Plaintiff and Amanda Roberts Regarding Dr. Stephanie Holland	AA3266- 3275
12	05/10/2021	Notice of Plaintiff's Filing her Opposition to Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2786- 2788
2	12/03/2020	Notice of Plaintiff's Non-Compliance with Court Order	AA0339-343
9	03/23/2021	Notice of Rescheduling Hearings	AA2091- 2092
4	01/21/2021	Notice of Scheduling Status Check	AA0839
12	05/13/2021	Notice of Therapist	AA2829- 2831
4	01/21/2021	Notice of Vacating Hearing	AA0838
11	05/03/2021	Objection to Defendant's Discovery Requests and Subpoenas	AA2601- 2604

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
		Costs	
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
		Fees and Costs and Related Relief	
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
		An Award of Attorney's Fees and Costs	
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

		Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief, Declaration of Emily Bellisario	
3	12/24/2020	Opposition to Defendant's Motion to Show Cause Why Plaintiff and/or Plaintiff's Counsel Should Not Be Held in Contempt and Motion for Sanctions; And Countermotion for an Award of Attorney's Fees and Costs	AA0567-581
4	01/13/2021	Opposition to Defendant's Motion to Strike Plaintiff's Peremptory Challenge; and Countermotion for and Award of Attorney's Fees and Costs	AA0812-821
1	04/09/2020	Opposition to Motion for Primary Physical Custody, et al.	AA0148-157
7	02/23/2021	Opposition to Motion to Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's Notice of Motion et al.; and Countermotion for an Award of Attorney's Fees and Costs	AA1671- 1688
9	03/17/2021	Opposition to Notice of Motion and Motion to Compel Discovery, for Attorney's Fees and Costs, and Related Relief	AA2054- 2066
7	02/19/2021	Opposition to Plaintiff's Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA1558- 1661
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoenas,	AA3014- 3022

		for an Award of Attorney's Fees and Costs, and Related Relief	
7	02/16/2021	Order	AA1555- 1557
8	03/10/2021	Order After Hearing	AA1980- 19852
11	04/30/2021	Order After Hearing	AA2517- 2527
12	05/11/2021	Order After Hearing	AA2809- 2815
14	07/20/2021	Order After Hearing	AA3301- 3307
14	09/17/2021	Order After Hearing	AA3362- 3368
2	12/10/2020	Order After Hearing of November 24, 2020	AA0344-347
4	01/24/2021	Order After Hearing on July 30, 2020	AA0848-855
13	06/26/2021	Order After Hearing on June 16, 2021	AA3198- 3204
13	06/26/2021	Order After Hearing on May 18, 2021	AA3205- 3214
4	01/20/2021	Order After Hearing on October 22, 2020	AA0833-837
14	07/12/2021	Order Deeming Defendant a Vexatious Litigant	AA3278- 3287
9	04/06/2021	Order for Supervised Visitation	AA2150
12	05/11/2021	Order for Supervised Visitation	AA2808
2	07/30/2020	Order for Supervised Visitation dated July 30, 2020	AA0317
9	04/06/2021	Order on Discovery Commissioner's Report and Recommendations	AA2151- 2161
10	04/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA2441- 2451
14	07/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA3319- 3338
14	09/20/2021	Order on Discovery Commissioner's Report and Recommendations	AA3369- 3384
1-2	04/13/2020	Order Setting Case Management Conference	AA0250-259
5	02/08/2021	Order Shortening Time	AA1041- 1043

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
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15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
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17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
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17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
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17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
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17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
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17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
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17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
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17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
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17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
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15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
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17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
			4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
			4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
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18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
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18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
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18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
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18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
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18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
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19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
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19	12/20/2021	Plaintiff's Exhibit 120	AA4560-
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19	12/20/2021	Plaintiff's Exhibit 121	AA4604-
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19	12/20/2021	Plaintiff's Exhibit 124	AA4614-
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15	12/20/2021	Plaintiff's Exhibit 13	AA3580-
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15	12/20/2021	Plaintiff's Exhibit 14	AA3592-
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15	12/20/2021	Plaintiff's Exhibit 15	AA3603-
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15	12/20/2021	Plaintiff's Exhibit 16	AA3614-
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15	12/20/2021	Plaintiff's Exhibit 18	AA3639-
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15	12/20/2021	Plaintiff's Exhibit 19	AA3647-
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15	12/20/2021	Plaintiff's Exhibit 20	AA3654-
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15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
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15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
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16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
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16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
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14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
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16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
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16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
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16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
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16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
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16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
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16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
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14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
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16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	3733
16	12/20/2021	Plaintiff's Exhibit 42	AA3937- 3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
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16	12/20/2021	Plaintiff's Exhibit 45A (video)	
16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
16	12/20/2021	Plaintiff's Exhibit 53	AA3943- 3945
16	12/20/2021	Plaintiff's Exhibit 54	AA3946
16	12/20/2021	Plaintiff's Exhibit 55	AA3947- 3952
16	12/20/2021	Plaintiff's Exhibit 56	AA3953
16	12/20/2021	Plaintiff's Exhibit 57	AA3954- 3963
16	12/20/2021	Plaintiff's Exhibit 58	AA3964- 3966
16	12/20/2021	Plaintiff's Exhibit 59	AA3967- 3971
15	12/20/2021	Plaintiff's Exhibit 6	AA3509- 3515
16	12/20/2021	Plaintiff's Exhibit 60	AA3972- 3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983- 3984
16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986- 3994
16	12/20/2021	Plaintiff's Exhibit 65	AA3995
16	12/20/2021	Plaintiff's Exhibit 66	AA3996- 3997
16	12/20/2021	Plaintiff's Exhibit 67 (video)	
16	12/20/2021	Plaintiff's Exhibit 68 (video)	
16	12/20/2021	Plaintiff's Exhibit 69 (video)	

15	12/20/2021	Plaintiff's Exhibit 7	AA3516-
			3525
16-17	12/20/2021	Plaintiff's Exhibit 72	AA4000-
			4009
17	12/20/2021	Plaintiff's Exhibit 73	AA4010-
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17	12/20/2021	Plaintiff's Exhibit 74	AA4012-
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17	12/20/2021	Plaintiff's Exhibit 75	AA4014-
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17	12/20/2021	Plaintiff's Exhibit 76	AA4016-
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17	12/20/2021	Plaintiff's Exhibit 77	AA4018-
			4019
17	12/20/2021	Plaintiff's Exhibit 78	AA4020
17	12/20/2021	Plaintiff's Exhibit 79	AA4021
15	12/20/2021	Plaintiff's Exhibit 8	AA3526-
			3532
17	12/20/2021	Plaintiff's Exhibit 80	AA4022
17	12/20/2021	Plaintiff's Exhibit 82	AA4023-
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17	12/20/2021	Plaintiff's Exhibit 83	AA4027-
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17	12/20/2021	Plaintiff's Exhibit 84	AA4031-
			4035
17	12/20/2021	Plaintiff's Exhibit 89	AA4036-
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15	12/20/2021	Plaintiff's Exhibit 9	AA3533-
			3539
17	12/20/2021	Plaintiff's Exhibit 91	AA4065-
			4068
17	12/20/2021	Plaintiff's Exhibit 92	AA4069
17	12/20/2021	Plaintiff's Exhibit 94	AA4070
17	12/20/2021	Plaintiff's Exhibit 97	AA4071
17	12/20/2021	Plaintiff's Exhibit 98	AA4072-
			4078
14	11/19/2021	Plaintiff's Initial List of Witnesses	AA3438-
			3445

20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
	0.0 (0.0 (0.0 0.0 1	Seal Exhibit "124"	4865
9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
		Attorney's Fees and Costs and Related Relief	
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414-
			3437
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits	AA3460-
		Offered/Admitted/Denied/Objections	3476
2	04/29/2020	Reply to Counterclaim	AA0301-303
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
2	04/29/2020	Reply to Opposition	AA0268-283
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
		Disqualify Judge Pursuant to NCJC 2.11;	1797
		Countermotion for Award of Attorney's Fees	
		and Costs	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against Domestic	2516
		Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
		Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
		Defendant's Motion for Relief from Order	2785
		After Hearing Regarding the Hearing on	
		January 25, 2021, and Motion for Leave to	
		File a Renewed Motion to Disqualify Judge	
		Perry and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant a Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
14	09/16/2021	Transcript From September 16, 2021, Hearing	AA3354-
		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
		at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
		on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021,	AA0859-863
		Status Check	
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
		Pending Motions	3265
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
		Discovery on March 17, 2021	2081
10	04/07/2021	Transcript re: Hearing re: Status Check	AA2273-
			2284
8	03/04/2021	Transcript re: March 4, 2021, Court Hearing	AA1799-
		on All Pending Motions	1816
12	05/11/2021	Transcripts from May 11, 2021, Hearing re:	AA2791-
		Return Hearing	2807

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 1 Part 1 as follows:

⊠ via the Supreme Court's electronic filing and service system (eFlex):

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

Electronically Filed 3/5/2020 4:14 PM Steven D. Grierson CLERK OF THE COURT

CASE NO: D-20-605263-D

Department: To be determined

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Joe W. Riccio, Esq.

Nevada Bar No. 010971

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Attorney for Plaintiff

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Emily Bellisario,

Plaintiff,

Case No. Dept No.

and

Bradley Bellisario,

Defendant.

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COMPLAINT FOR DIVORCE

COMES NOW Plaintiff Emily Bellisario, by and through her attorney, Joe W. Riccio, Esq., of vegas west attorneys, and for her cause of action against Defendant, Bradley Bellisario, complains and alleges as follows:

1. For more than six (6) weeks immediately preceding the commencement of this action, Plaintiff has been and now is a bona fide and actual resident and domiciliary of the State of Nevada, County of Clark, and has been actually and corporeally present in said State and County for more than six (6) weeks prior to the commencement of this action.

Page 1

Complaint for Divorce

- 2. Plaintiff and Defendant were married on August 16, 2014, in the City of Sandy, State of Utah and ever since have been and now are husband and wife.
- 3. There are three minor children born the issue of this marriage, namely to wit: Brayden Bellisario, born on: January 15, 2015; Blake Bellisario, born on November 20, 2016; and Brooklyn Bellisario, born on: February 1, 2018.
- 4. That Nevada has both personal and subject matter jurisdiction over this divorce.
- 5. That Nevada is the home-state of the minor children pursuant to the UCCJEA.
- 6. That the parties are fit and proper persons to be awarded the joint legal custody of said minor children.
- 7. That the Plaintiff is a fit and proper person to be awarded primary physical custody of said minor children subject to Defendant's defined and supervised visitation.
- 8. That the Defendant shall pay child support to the Plaintiff pursuant to Chapter 425 of NAC.
- 9. The parties should equally be responsible to provide health insurance coverage for the minor children and the unreimbursed costs of the children's health care, until they reach the age of majority or become otherwise emancipated.
- 10. There is community property belonging to the parties to be adjudicated by the court, the exact amounts and descriptions of which are unknown to Plaintiff at this time. Plaintiff prays leave of this court to amend this

Complaint to insert the same when they have become known to Plaintiff or at the time of trial.

- 11. There are community debts of the parties to be adjudicated by the court, the exact amounts and descriptions of which are unknown to Plaintiff at this time. Plaintiff prays leave of court to amend this Complaint to insert the same when they have become known to Plaintiff or at the time of trial.
- 12. That the parties may each have separate property that needs to be identified and adjudicated as a result of this matter. Plaintiff prays leave of court to amend this Complaint to insert the same when it becomes known to Plaintiff or at the time of trial.
- 13. That due to the parties' income disparity Defendant shall pay to the Plaintiff interim spousal support and post-decree alimony.
- 14. The court should find that there is a compelling reason, pursuant to NRS 125.150(1)(b), to award Plaintiff a disproportionate share of the community property, and to thereupon make such an award.
- 15. During the course of the parties' marriage, Defendant systematically gifted, converted, or otherwise wasted certain community property assets of the parties without the full knowledge or consent of Plaintiff. Defendant should be required to provide an accounting of all income and assets acquired, improved, altered, transferred and/or dissipated. Further, Defendant should reimburse Plaintiff for all such community property gifted, converted or otherwise wasted by Defendant during the parties' marriage without the knowledge or consent of

Plaintiff. Further yet, Defendant's conduct was malicious, wrongful, willful and oppressive.

- 16. Plaintiff requests that this court issue a Joint Preliminary Injunction in accordance with Nevada law.
- 17. Plaintiff has been required to retain the services of Joe W. Riccio, Esq., of the law office of vegas west attorneys to prosecute this action and is therefore entitled to reasonable attorney's fees and costs of suit; however, will preserve the right to seek said fees should this case proceed through litigation.
- 18. That the parties should use Talking Parents or its equivalent to communicate in regard to the minor children.
- 19. That the court issue a no contact order against Defendant protecting Plaintiff except for communications in regard to the children on Talking Parents.
- 20. The tastes, mental dispositions, views and likes and dislikes of Plaintiff and Defendant have become so widely separated and divergent that the parties are incompatible to such an extent that it is impossible for them to live together as husband and wife; the incompatibility between Plaintiff and Defendant is so great that there is no possibility of reconciliation between them.

WHEREFORE, Plaintiff prays as judgment that:

- 1. The contract of marriage now and heretofore existing between Plaintiff and Defendant be dissolved and that Plaintiff be granted an absolute Decree of Divorce and that each of the parties hereto be restored to the status of a single, unmarried person;
 - 2. The parties are awarded joint legal custody of said minor children;

- 3. That Plaintiff should receive primary physical custody of said minor children subject to Defendant's defined and supervised visitation;
- 4. The Defendant pay child support to the Plaintiff pursuant to Chapter 425 of NAC;
- 5. The Defendant pay alimony to Plaintiff in an amount and duration the Court deems proper.
- 6. The parties provide health insurance coverage for the minor children and pay for the unreimbursed costs of the children's health care, until the children reach the age of majority or become otherwise emancipated;
- 7. That the parties should use Talking Parents or its equivalent to communicate in regard to the minor children;
- 8. That the court issue a no contact order against Defendant protecting Plaintiff except for communications in regard to the children on Talking Parents;
- 9. The court make an equitable division of the parties' community assets;
- 10. The court make an equitable division of the parties' community obligations;
- 11. That there is a compelling reason pursuant to NRS 125.150(1)(b), to award Plaintiff a disproportionate share of the community property;
- 12. That Defendant systematically gifted, converted, or otherwise wasted certain community property assets of the parties without the full knowledge or consent of Plaintiff, and Defendant should reimburse Plaintiff for all such community property gifted, converted or otherwise wasted;

1	<u>VERIFICATION</u>
3	STATE OF NEVADA)
4	COUNTY OF CLARK)
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6	Emily Bellisario, under penalties of perjury, being first duly sworn, deposes
7	and says:
8	That I am Plaintiff in the above-entitled action; that I have read the
9	foregoing "Complaint for Divorce" and know the contents thereof; that the same is
10	true of my own knowledge, except for those matters therein contained stated upon
11	information and belief, and as to those matters, I believe them to be true.
12	in the second se
14	Emily Bellisario
15	SUBSCRIBED and SWORN before
16	me this 28 day of February 2020.
17	VERONICA HINES Notary Public, State of Nevads
18	NOTARY PUBLIC Appointment No. 13-9703-1 My Appt. Expires Dec. 10, 2020
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Joe W. Riccio, Esq.
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Attorney for Plaintiff

DISTRICT COURT

CLARK COUNTY, NEVADA

Emily Bellisario,

Plaintiff,

VS.

Bradley Bellisario,

Defendant.

Case No. D-20-605263-D &

T-19-200404-T

Dept. No. P

Date of Hearing: Time of Hearing:

ORAL ARGUMENT REQUESTED

NOTICE: YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING.

PLAINTIFF'S MOTION FOR PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILDREN; FOR CHILD SUPPORT & HEALTH INSURANCE COVERAGE; FOR AN OUTSOURCED ALCOHOL/PSYCHOLOGICAL EVALUATION OF THE DEFENDANT;

TO CONFIRM & CONSOLIDATE THE TEMPORARY PROTECTIVE ORDER; FOR SPOUSAL SUPPORT; AND FOR PLAINTIFF'S ATTORNEY'S FEES AND COSTS INCURRED HEREIN

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Case Number: D-20-605263-D

This Motion is made and based upon all the papers and pleadings on file herein and the affidavit included herewith and is made in good faith and not to delay justice.

DATED this _____ day of March 2020.

vegas west attorneys

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I.

POINTS AND AUTHORITIES

Statement of Facts

Plaintiff Emily Bellisario (hereinafter referred to as "Emily") and Defendant, Bradley Bellisario (hereinafter referred to as "Bradley") were married on or about August of 2014 in Sandy, State of Utah. There are three minor children born the issue of this marriage, namely to wit: Brayden Bellisario, born on: January 15, 2015; Blake Bellisario, born on November 20, 2016; and Brooklyn Bellisario, born on: February 1, 2018 (hereinafter collectively referred to as "children" or "kids").

Bradley is actually a licensed lawyer in the State of Nevada, Bar No. 13452 and Emily is employed with her father's flooring business. Bradley has always been the financial care provider for the family while Emily has been the children's primary caregiver contemporaneously. Candidly, Bradley's behavior is disturbing as will be demonstrated below, and the Court should find noteworthy that his behavior is not consistent with someone who should be an Officer of the Court and/or a pillar of justice in Nevada. Specifically, it can be argued that Bradley is not only a danger to himself, his wife, and his children, but to the citizens and people residing in Clark County.

A. Early Marital Problems:

Emily and Bradley began to have marital problems approximately a year and-half after they married. Throughout the parties' relationship, Bradley had always been jealous and possessive over Emily. He constantly wanted to know of Emily's whereabouts if she wasn't spending her time with him. Over time, Bradley became paranoid and accused Emily of cheating on him with other men. In fact, on multiple occasions, after Emily gave birth to their first-born son, Brayden, Bradley oftentimes would argue with Emily and claim that Brayden wasn't his. Eventually Bradley obtained a DNA test without Emily consenting to it.

Emily has always been family oriented and growing up she knew she wanted a big family of her own. In an effort to continue to try to save her

marriage, with the hope that a second child would improve the parties' relationship, Emily became pregnant a year later and gave birth to Blake. Emily was hopeful that Bradley would evidently recognize that she is a good mother and overall a good person and that by committing herself 100% to family, Bradley would stop accusing her of having marital affairs. Unfortunately, the parties' marital problems continued to escalate.

B. Bradley's Abuse of Alcohol:

Bradley has a drinking problem. After the parties got married, Emily quickly saw that Bradley's drinking was a problem and it was getting worse each time he consumed alcohol. Whenever Bradley yelled at Emily, which happened frequently, Bradley's solution was to leave the house to go out drinking some more. As a matter of fact, on November 5, 2018 Bradley was charged for driving under the influence (see **Exhibit 1** of the Exhibit Index).

Following a night of excessive drinking, Bradley would get home drunk with hickey marks on his neck. To make matters worse, many times Emily would find condoms in Bradley's pockets to his pants. This saddening reality lead to more yelling and screaming. Bradley would leave the house for days at a time while Emily tended to the children without him.

The verbal abuse would often continue onto the next day. Bradley would send text messages to Emily telling her that she is a whore and a prostitute. Bradley would also tell Emily that the only thing she is good for is opening her

legs. In the attached text messages to Emily, it is clear that Bradley has no shame in calling Emily all sorts of derogatory names in the books (see **Exhibit 2** of the Exhibit Index). Not only is Bradley condescending to Emily, more so the text messages illustrate that Bradley has an aggressive and destructive approach when dealing with personal problems. He tirades on how he's going to kill particular people.

Emily ignored Bradley's name calling. Days later, Bradley would return home as if nothing had ever happened. In fact, not only did Bradley acted as if nothing ever happened, Bradley never apologized to Emily for his actions. To avoid further confrontation, Emily stayed quiet and in time she would forgive Bradley. This is behavior consistent with someone who has been abused. Here however, Bradley would define Emily's silence as being passive aggressive towards him. This resulted in Bradley projecting that Emily was angry at him all the time and refused to communicate with him. Bradley would then get angry thinking that Emily was mad at him, thus their fight cycle repeated itself. This continued for years. Countless of times, Bradley said to Emily that the reason why he goes out drinking is because she (Emily) is always mad at him.

C. Post Physical Separation and Leaving the Children:

The parties' marriage ended about three weeks after the youngest child was born. Bradley left Emily to tend to the children for an entire week right after she gave birth. Emily was furious as she had just given birth and was still in a lot of

pain. She couldn't believe that Bradley walked out on her when she needed his help and support more than ever.

For a year, Emily allowed Bradley to come and go as he pleased until the Spring of 2019 when she had enough. After completely moving out and vacating the marital residence where his children resided, Bradley would visit the children sporadically.

Over the last two years, here and there Bradley picked up the kids for a few hours at a time for visitation. He would then return them back to Emily. In fact, the first time that the children spent the night at Bradley's house was in December of 2019. Emily encouraged Bradley to visit with the children more often, however Bradley was complacent with whatever little visitation he would get. He left all of the parenting duties to Emily and was happy popping in when it best suited him.

D. Bradley Destroys the Marital Home:

On September 16, 2019, Bradley forced his way into the marital residence. As mentioned above, Bradley had made the decision to voluntarily move out of the marital home in the Spring of 2019, and shortly after that time, would frequent the residence to see the children with token efforts. However, on September 16, 2019, Bradley drove to the house, broke the back window of the house to make his way in, and psychotically vandalized the house. While he was destroying the property therein, the children were present in the home and both scared and

confused. It should be noted that Bradley thought that Emily had an affair, which is what prompted him to be violent and aggressive.

The two youngest kids heard Bradley in the house but did not see their father's bizarre actions as they were in their rooms and Emily told them to stay there. However, the oldest child, Brayden witnessed the vandalization and was in the upstairs master bedroom standing behind Emily crying and screaming hysterically as he watched his dad tear up the house. While in the master bedroom, Bradley aggressively approached Emily, yelled in her face, grabbed both of her shoulders with his bare hands and pushed her and Brayden backwards onto a crib in the room. Following this, Emily and Brayden witnessed Bradley grab a flat screen T.V. and violently throw it from the master bedroom down the open foyer open area (see Exhibit 3 of Exhibit Index).

After the horrific incident, the kids and Emily were asked to sleep in a shelter that night. A day later, Emily and the children stayed with Emily's father for one month while the house was getting fixed. Emily was forced to open a claim with her home insurance company due to the extensive damages Bradley made to the home. In all, Bradley's unstable and unfit behavior resulted in \$32,465.80 (see **Exhibit 4** of Exhibit Index) of damages to the house while his children were there.

Prior to the September 16, 2019 episode, on August 1, 2019, Bradley constituted domestic violence on Emily. Emily had made arrangements with her

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sister Marcy to celebrate her birthday. During a conversation with Emily, Bradley offered to care for the kids the night of August 1, 2019 at Emily's house. Bradley arrived at 6:00 p.m. and nothing seem out of the ordinary. Later in the evening, upon Emily returning home at around 10:00 p.m. Bradley's seemingly bipolar behavior started to kick in for the worse. He began to verbally attack Emily for leaving him alone for hours on her birthday while he cared for the children. Bradley stormed out of the house and on his way out, while walking to the garage door, Bradley punched a wall with a closed fist leaving a large hole in the wall. Emily was following a few steps behind Bradley to lock the door after him. Walking through the doorway towards the garage, Bradley maliciously slammed the door pugnaciously behind him knowing that the force would undoubtedly hit Emily. Emily's left shoulder and left arm were struck by the door. During a brief struggle as Emily tried to keep the door from Bradley closing it in on her, Bradley instantaneously slammed the door shut on Emily's left arm crushing it between the door frame and the door. Emily tried to free her arm, but as she pushed back, Bradley used his right hand and hit Emily in the left side of her face approximately 4-5 times with his open hand.

In the car garage, Bradley angrily kicked the children's toys and anything else that was within his reach. Emily demanded that Bradley leave immediately but her demands only angered him more which resulted in him picking up a green push broom nearby and throwing it at Emily striking the left side of her collar

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bone area. This violent altercation left a number of bruises on Emily (see Exhibit 5 of Exhibit Index) After Bradley drove off in his truck, Emily called the cops and a police report was made (see Exhibit 6 of Exhibit Index). To Emily's recollection LMVPD issued to her a Temporary Protective Order (TPO) a few days later. Thirty days later she appeared in Court to extend the TPO and it is believed that the TPO is effective to this date. Charges were filed against Bradley for domestic violence. On the domestic battery case, Bradley received a plea deal (see Exhibit 7 of Exhibit Index).

CPS conducted an investigation the night of September 16, 2019. They were compelled to take the children away from Emily's custody and care. CPS explained to Emily that since she allowed Bradley to visit with the children on the weekends knowing that he suffers from serious abusive and violent outbursts, she placed the children in a dangerous situation. While the CPS investigation was being conducted, a case worker by the name of Ms. Kamisha directed that Bradley is *not* to see the children for a month. The children were given back to Emily one week after they were placed in child haven.

E. Residual Effects of Brad's Behavior on Brayden:

Since the September 16, 2019 incident, the oldest child Brayden has been suffering from emotional anguish, stress, and severe anxiety caused by his father. In addition, Brayden has developed separation nervousness and his behavior has gradually become worse. In fact, Brayden started acting out in school and his

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overall academic performance declined since the incident. Brayden's teachers noticed these changes and told Emily that Brayden should attend counseling to help him cope with whatever problems he was encountering. As such, Brayden was seeing the school's counselor, Ms. Kendra Bott on a regular basis.

Brayden has expressed that he is fearful to go to his father's house and begs Emily not to make him go. Emily encourages Brayden to visit with his father and reassures him that everything will be alright, but Brayden cannot undo what he has already seen and heard. As a result, he doesn't feel comfortable with being around Bradley.

F. Counseling for Brayden:

Seeing that Brayden's overall mental and emotional well-being was deteriorating, and with Bradley not involved living the life of his choice, Emily took the necessary steps to get the child further counseling. Emily enrolled Brayden in therapy with Donna Wilburn. At first, Bradley agreed to this idea and approved of Ms. Wilburn being the child's therapist. A month after therapy sessions with Brayden, *Ms. Wilburn suggested that the parties maintain their current visitation schedule with Bradley having visitation with the children every other weekend of the month until further orders from the Court.* Of course, Bradley disapproved of Ms. Wilburn's recommendation and unilaterally made the decision to fire her.

Adding commotion to the issues, when the children visit with Bradley, he has no shame in making disparaging remarks to the children about their mother. When the children return home to Emily from Bradley's house, the girls have told her that "I don't need to listen to you" and that "Daddy wants you to go away, he says you're a little bitch" or "Daddy says to be mean to you because you're mean, but I don't' think you're mean".

Unquestionably, Bradley is free to argue that Emily has withheld the children from him; however, it is simply untrue based upon his criminal activity, social activity, CPS recommendations, Donna Wilburn, personal lack of seeking judicial relief for frustrated visitation, and voluntarily moving out of the marital home he subsequently destroyed. To be clear, Emily has never interfered with Bradley's relationship with the children, but she has to protect them from him on dozens of occasions.

The Court is well aware that when a child witnesses domestic violence they are considered traumatized. There are effects of trauma that become evident as a child ages and that can be seen in this case. The child needs therapy to help them heal and recover from the trauma. Furthermore, a parent who has destroyed property in anger is considered a threat until they have been released from treatment. Based upon this, there should be a court approved individual therapist who is treating that person and who will report to court regarding compliance.

That therapist should be coordinating care and communicating with the therapist who works with the children.

It is undisputed that Bradley walked out on Emily and the kids almost immediately after their third child was born; he visited with the children whenever he pleased; and he committed domestic violence in the presence of the children. Bradley moved out of the marital residence for good in the Spring of 2019. Since then, Bradley made little efforts to exercise visitation with the them; however, now he is pressuring Emily for weekends, consecutive days, and requests that amount to counter recommendations from professionals involved.

Emily suggested that they continue to follow Ms. Wilburn's custodial timeshare, nevertheless Bradley is now using this as an excuse and claiming that Emily is *withholding* the children from him. Actually, what he refers to as withholding this Court can refer to as *protecting*. The obvious here is that Bradley is no doubt in need of professional help; the children need to be protected from him; Bradley needs anger management, counseling and alcohol testing; and, the children must resume counseling with Donna Wilburn.

II. LEGAL ARGUMENT

1. Emily Should be Awarded Primary Physical Custody

A. The Parties Should be Awarded Joint Legal Custody.

Nev. Rev. Stat. 125C.002 states as follows:

- 1. When a court is making a determination regarding the legal custody of a child, there is a presumption, affecting the burden of proof, that joint legal custody would be in the best interest of a minor child if:
- (a) The parents have agreed to an award of joint legal custody or so agree in open court at a hearing for the purpose of determining the legal custody of the minor child; or
- (b) A parent has demonstrated or has attempted to demonstrate but has had his or her efforts frustrated by the other parent, an intent to establish a meaningful relationship with the minor child.
- 2. The court may award joint legal custody without awarding joint physical custody.

Even though Bradley has terminated Donna Wilburn's services unilaterally, has been absent for the children due to CPS recommendations, and has engaged in multiple criminal counts on separate occasions, the parties should share legal custody of the three children pursuant to NRS 125C.002(1)(b).

B. Emily Should be Awarded Temporary Primary Physical Custody.

NRS 125C.003 Best interests of child: Primary physical custody; presumptions; child born out of wedlock.

- 1. A court may award primary physical custody to a parent if the court determines that joint physical custody is not in the best interest of a child. An award of joint physical custody is presumed not to be in the best interest of the child if:
- (a) The court determines by substantial evidence that a parent is unable to adequately care for a minor child for at least 146 days of the year;

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- (b) A child is born out of wedlock and the provisions of subsection 2 are applicable; or
- (c) Except as otherwise provided in subsection 6 of NRS 125C.0035 or NRS 125C.210, there has been a determination by the court after an evidentiary hearing and finding by clear and convincing evidence that a parent has engaged in one or more acts of domestic violence against the child, a parent of the child or any other person residing with the child. The presumption created by this paragraph is a rebuttable presumption.
- 2. A court may award primary physical custody of a child born out of wedlock to:
 - (a) The mother of the child if:
 - (1) The mother has not married the father of the child;
- (2) A judgment or order of a court, or a judgment or order entered pursuant to an expedited process, determining the paternity of the child has not been entered; and
 - (3) The father of the child:
- (I) Is not subject to any presumption of paternity under NRS 126.051;
- (II) Has never acknowledged paternity pursuant to NRS 126.053; or
- (III) Has had actual knowledge of his paternity but has abandoned the child.
 - (b) The father of the child if:
 - (1) The mother has abandoned the child; and
- (2) The father has provided sole care and custody of the child in her absence.
 - 3. As used in this section:
 - (a) "Abandoned" means that a mother or father has:
- (1) Failed, for a continuous period of not less than 6 months, to provide substantial personal and economic support to the child; or
- (2) Knowingly declined, for a continuous period of not less than 6 months, to have any meaningful relationship with the child.
- (b) "Expedited process" has the meaning ascribed to it in NRS 126.161.

(Added to NRS by 2015, 2582).

NRS 125C.0035 Best interests of child: Joint physical custody; preferences; presumptions when court determines parent or person seeking custody is perpetrator of domestic violence or has committed act of abduction against child or any other child.

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- 1. In any action for determining physical custody of a minor child, the sole consideration of the court is the best interest of the child. If it appears to the court that joint physical custody would be in the best interest of the child, the court may grant physical custody to the parties jointly.
- 2. Preference must not be given to either parent for the sole reason that the parent is the mother or the father of the child.
- 3. The court shall award physical custody in the following order of preference unless in a particular case the best interest of the child requires otherwise:
- (a) To both parents jointly pursuant to NRS 125C.0025 or to either parent pursuant to NRS 125C.003. If the court does not enter an order awarding joint physical custody of a child after either parent has applied for joint physical custody, the court shall state in its decision the reason for its denial of the parent's application.
- (b) To a person or persons in whose home the child has been living and where the child has had a wholesome and stable environment.
- (c) To any person related within the fifth degree of consanguinity to the child whom the court finds suitable and able to provide proper care and guidance for the child, regardless of whether the relative resides within this State.
- (d) To any other person or persons whom the court finds suitable and able to provide proper care and guidance for the child.
- 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 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.

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- (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.
- (l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.
- 5. Except as otherwise provided in subsection 6 or NRS 125C.210, a determination by the court after an evidentiary hearing and finding by clear and convincing evidence that either parent or any other person seeking physical custody has engaged in one or more acts of domestic violence against the child, a parent of the child or any other person residing with the child creates a rebuttable presumption that sole or joint physical custody of the child by the perpetrator of the domestic violence is not in the best interest of the child. Upon making such a determination, the court shall set forth:
- (a) Findings of fact that support the determination that one or more acts of domestic violence occurred; and
- (b) Findings that the custody or visitation arrangement ordered by the court adequately protects the child and the parent or other victim of domestic violence who resided with the child.
- 6. If after an evidentiary hearing held pursuant to subsection 5 the court determines that each party has engaged in acts of domestic violence, it shall, if possible, then determine which person was the primary physical aggressor. In determining which party was the primary physical aggressor for the purposes of this section, the court shall consider:
 - (a) All prior acts of domestic violence involving either party;
- (b) The relative severity of the injuries, if any, inflicted upon the persons involved in those prior acts of domestic violence;
 - (c) The likelihood of future injury;
- (d) Whether, during the prior acts, one of the parties acted in self-defense; and
- (e) Any other factors which the court deems relevant to the determination.
- Ê In such a case, if it is not possible for the court to determine which party is the primary physical aggressor, the presumption created pursuant to subsection 5 applies to both parties. If it is possible for the

court to determine which party is the primary physical aggressor, the presumption created pursuant to subsection 5 applies only to the party determined by the court to be the primary physical aggressor.

- 7. A determination by the court after an evidentiary hearing and finding by clear and convincing evidence that either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child creates a rebuttable presumption that sole or joint physical custody or unsupervised visitation of the child by the perpetrator of the abduction is not in the best interest of the child. If the parent or other person seeking physical custody does not rebut the presumption, the court shall not enter an order for sole or joint physical custody or unsupervised visitation of the child by the perpetrator and the court shall set forth:
- (a) Findings of fact that support the determination that one or more acts of abduction occurred; and
- (b) Findings that the custody or visitation arrangement ordered by the court adequately protects the child and the parent or other person from whom the child was abducted.
- 8. For the purposes of subsection 7, any of the following acts constitute conclusive evidence that an act of abduction occurred:
- (a) A conviction of the defendant of any violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct;
- (b) A plea of guilty or nolo contendere by the defendant to any violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct; or
- (c) An admission by the defendant to the court of the facts contained in the charging document alleging a violation of NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct.
- 9. If, after a court enters a final order concerning physical custody of the child, a magistrate determines there is probable cause to believe that an act of abduction has been committed against the child or any other child and that a person who has been awarded sole or joint physical custody or unsupervised visitation of the child has committed the act, the court shall, upon a motion to modify the order concerning physical custody, reconsider the previous order concerning physical custody pursuant to subsections 7 and 8.
 - 10. As used in this section:

- (a) "Abduction" means the commission of an act described in NRS 200.310 to 200.340, inclusive, or 200.359 or a law of any other jurisdiction that prohibits the same or similar conduct.
- (b) "Domestic violence" means the commission of any act described in NRS 33.018.

(Added to NRS by 2015, 2583)

When the court makes any determination of custody, the sole consideration of the court is the best interest of the child. The child's best interests are paramount when considering custody and visitation. As stated by the Nevada Supreme Court, in custody matters, the polestar for judicial decision is the best interest of the child.

The foundation of all custody determinations lies in the particular facts and circumstances of each case. Such factual determinations will be upheld on appeal if there is no abuse of the trial court's discretion; in applying that discretion, trial courts have been specifically directed to examine the *stability of a parent as to living environment, home, employment history, and marital status*.

The family court has been provided further guidance through the enactment of NRS 125C.0025(1)(b), which states when a court is making a determination regarding the physical custody of a child, there is a preference that joint physical custody would be in the best interest of a minor child if a parent has demonstrated, or has attempted to demonstrated but has had his or her efforts frustrated by the other parent, an intent to establish a meaningful relationship with the minor child. As can be seen in this particular case, Emily has not been withholding the children

from Bradley. Bradley left the children at the marital home with Emily back in the Spring of 2019 and Emily has been the primary caregiver for them without question since that time. Even during the marriage, Bradley would take off for days at a time leaving the children with Emily.

Bradley has not practiced joint physical custody since he vacated the marital home, this is 100% due to his actions. Pursuant to NRS 125C.003(1)(a), Bradley has not practiced joint physical custody. Moreover, via text messages to Emily, Bradley insults Emily by telling her that she is a whore and a prostitute, has beat her, has scared her, has threatened her, received a TPO against him held by her, and had to protect the children along the way. Bradley is not fit to maintain joint physical custody.

In addition, NRS 125C.0035(1) helps the court determine what is in the best interest of a child for custody purposes. The court evaluates a number of factors listed in NRS 125C.0035(4), which are italicized below.

(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.

Brayden is 5 years old; Blake is 3 years old; and Brooklyn is 2 years old. This factor does not apply; however, Brayden witnessed domestic violence against his mother and over \$30,000 against his dwelling. He is counseling with a school counselor and was seeing Donna Wilburn until Bradley stopped their services without Emily's input.

(b) Any nomination of a guardian for the child by a parent.

This factor does not apply.

(c) Which parent is more likely to allow the child to have frequent associations and a continuing relationship with the noncustodial parent.

In this case, Emily has never obstructed Bradley's visitation with the children, only CPS did. On the other hand, Bradley chooses to communicate with the children only when it was convenient for him. Over the course of the last two years, Bradley made little to no efforts in having visitation with the kids. He has been in and out of the children's lives. By doing so, the children do not have any stability. Emily is certain that if an award of joint physical custody were to be awarded, Bradley will attempt to keep and withhold the children against their wishes. He will also continue to bad mouth her in their presence. It is further evident that Bradley's recent actions show that he will try to alienate the children from their mother. Given the fact that Brayden's mental and emotional well-being was quickly going downhill after he witnessed his father violently destroying the house, Emily enrolled him in therapy with Donna Wilburn. Upon Ms. Wilburn suggesting that Bradley should have visitation with the children every other weekend per month, Bradley was disapproving of this fact and immediately fired Ms. Wilburn. Bradley made this unilateral decision not in the child's best interest, but rather it was made to suit his best interest.

Furthermore, Bradley has recently given importance to Brayden's and Blake's schooling. Bradley has been in communication with the children's school principal and made particular requests, all of which are quite perplexing to Emily. Especially because Bradley has not been involved whatsoever with the children's educational well-being. In an e-mail dated March 2, 2020, from the school's principal, it is noted that Bradley's requests have been acknowledged and that information pertaining to the children will be followed up with him accordingly (see Exhibit 8 of Exhibit Index). In the mentioned e-mail, Bradley has asked that he receive copies of medical notes relating to Brayden and Blake; and that they not be seeing by the school counselor without first discussing the matter with him. Oddly enough, Bradley also demanded that the children not be enrolled for the 2020/2021 school year without first receiving his consent. Notwithstanding, the principal already knows there is parental conflict per her e-mail based upon Bradley's representations to her—those representations are not known as to content but are verified by the principal in the subject exhibit. It is evident that Bradley has a hidden agenda of his own. Only time will reveal his deceitful ways. This factor supports Emily's request for primary physical custody of the minor children.

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(d) The level of conflict between the parents.

The level of conflict between the parties is extremely high due to Bradley's abuse of his entire family. Via text messages to Emily, Bradley insults Emily by telling her that she is a whore and a prostitute, has beat her, has scared her, has threatened her, has received a TPO against him, and had to protect the children along the way. Bradley has no shame in calling Emily all sorts of derogatory names in the book. His verbal and emotional attacks need to be put to a stop. Bradley has accused Emily of cheating on him with other men. This jealousy standpoint would push Bradley to stir up a fight with Emily. Emily has never cheated on Bradley. Bradley has a difference of opinion, however, his insecurity issues have lead him to have sudden anger outbursts that Emily questions the possibility that Bradley may be bipolar. He may also be suffering from other forms of mental illnesses as he displays zero empathy. It is certain that Bradley has anger management issues. Bradley needs to be ordered to see a professional for guidance. This factor supports Emily's request for primary physical custody of the minor children.

(e) The ability of the parents to cooperate to meet the needs of the child.

It is obvious that Bradley's actions indicate that he will have difficulty cooperating to meet the needs of the minor children. His odd and erratic behavior is indicative that he's not thinking clearly. After the September 16, 2019 horrifying incident, Emily enrolled Brayden into counseling with Donna Wilburn so that the child could learn to cope with his anxiety condition. Brayden has been significantly impacted, emotionally damaged upon witnessing his father violently destroying the house. Rather than to cooperate to meet the needs of the child, Bradley retaliated and prohibited the child form continuing his counseling sessions with Ms. Wilburn only after Ms. Wilburn made a suggestion to the parties about coming up with a consistent schedule and that for now Bradley's current visitation with the children shall remain the same. Bradley was not keen to the idea and therefore, he made the decision to prevent Brayden from continuing to see Ms. Wilburn. As a matter of fact, Bradley has offered no alternative solution to the problem other than bully Emily for visitation time. Emily has tried to communicate with Bradley regarding the issue and the need for the child to continue to see a therapist, however Bradley continues to ignore the topic. This factor supports Emily's request for primary physical custody of the minor children.

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(f) The mental and physical health of the parents.

Emily is in good mental and physical health.

Bradley's current mental and physical health status are suspect at best. Throughout the parties' marriage, Bradley was verbally abusive to Emily and continues to do so. As illustrated in text communication between the parties, Bradley has demonstrated he suffers from anger management issues and obsessive jealousy outbursts. His fixation with thinking that Emily was having marital affairs during their marriage caused him to begin drinking heavily. In November of 2018, Bradley was arrested for a DUI.

Approximately a year later, in August of 2019 he violently attacked Emily, and one month later in September of 2019, Bradley broke into Emily's house and aggressively destroyed with his bare hands the walls, furniture, appliances, electronics, and other personal property all while the children were present. Brayden witnessed that incident with his eyes and as a result, he has been traumatized severely that Emily felt compelled to enroll the child in counseling therapy.

Recently, Bradley has decided that he wants to be more involved in the children's lives. However, Bradley is more so forcing himself into the children's lives by trying to control how he should have his visitation time with the children. Bradley has been in and out of the children's lives since their birth. The children have a relationship with Bradley, however they're emotionally closer to Emily. Apparently, Bradley now thinks that he can delegate his custodial timeshare with the children simply because he has completed a few domestic violence courses, paid a fine, and has stayed out of trouble. Only six months ago he physically attacked Emily. Subsequently, he broke into her home and destroyed it without caring that his children were present in the home. The reality is that Bradley is delusional and further needs psychological treatment. His violent behavior and drinking problem suggest that he may have serious mental health problems. This factor supports Emily's request for primary physical custody of the minor children.

(g) The physical, developmental and emotional needs of the child.

Brayden is 5 years old. At such a young age the child is already having to see a therapist following the dramatic and traumatizing incident he witnessed on September 16, 2019. Blake is 3 years old. The child is old enough to know that what her father did is not right. Emily tried to get her enrolled in therapy, but

unfortunately Emily couldn't find a counselor willing to perform therapy on a 3 year-old child. Brooklyn is 2 years old and there exists a 50/50 probability that the child may or may not remember much as she gets older. Nonetheless, chances are that if Bradley doesn't get the counseling he needs to balance his mental and emotional distress, it is certain that Bradley will take out his anger on the children. All children are in good physical health. The children do not have the developmental and emotional needs of normal healthy children in their age group. Studies have shown that children who have witnessed domestic violence are considered traumatized, such effects of the trauma become evident as a child becomes older. The children require consistent emotional support. Bradley has been absent from the children's lives in the last two years. Emily has been the only parent who has provided all the emotional support they need. This factor supports Emily's request for primary physical custody of the minor children.

(h) The nature of the relationship of the child with each parent.

Emily has a close and loving relationship with the children. Although Emily doesn't doubt that Bradley loves the children too, he has shown quite the contrary approach with his negative actions. A positive and heathy relationship between Bradley and the children will not be fruitful if he continues to be aggressive, controlling and destructive. Emily is not objecting to the children continuing a relationship with their father, so long as he is able to proof that he gets the help he needs, such as anger management classes so that he can learn to control his erratic anger outbursts, counseling, AA/NA meetings, and whatever other resources the Court may seem as necessary. This factor supports Emily's request for primary physical custody of the minor children.

(i) The ability of the child to maintain a relationship with any sibling.

This factor does not apply.

(j) Any history of parental abuse or neglect of the child or a sibling of the child.

As previously mentioned, Bradley has shown quite the negative approach with the children. The children oftentimes have told Emily that their father quickly becomes frustrated with them. His patience is exceedingly thin. Emily fears that Bradley's bipolar mood swings will eventually result in him physically harming one of the kids. This factor supports Emily's request for primary physical custody of the minor children.

Bradley leaving the marital home and/or being absent for days at a time is neglect. His destruction of the marital home is domestic violence in the form of abuse, and him pulling Brayden from counseling when it was apparently necessary is additional neglect.

(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.

On August 1, 2019 Bradley violently attacked Emily. Subsequently, Bradley was charged with domestic battery and accepted a plea deal on December 9, 2019. Bradley received 90 days suspended jail sentence, was ordered to take impulse control counseling classes, serve 24 hours of community service, and was ordered stay out of trouble. Successful completion of his plea deal requirements would result in a dismissal of the case. It is obvious that Bradley's criminal defense attorney, Mr. Ross Goodman, got him the deal of a lifetime, however the photographs of Emily's bruises tell the truth to what happened to her on August 1st.

(l) Whether either parent or any other person seeking physical custody has committed any act of abduction against the child or any other child.

This factor does not apply.

Emily has been the children's primary care giver since their birth. She works part time in her father's company. The primary parenting responsibilities have always fallen on her. For two years (2018-2019), Bradley has been in out of the children's lives. He has never been consistent with his visitation. Even before this all started last Spring, Bradley would leave for days at a time leaving everything up to Emily as it relates to caring for the children.

Bradley has had all the freedom he wants, paying little to no attention to the children's needs. Emily has fed, bathed, clothed, loved, and nurtured the children. It is certain that Emily wants Bradley to have a relationship with the 2
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children and she has tried to encourage that relationship but cannot support it until Bradley straightens out. Bradley has shown little interest in helping Emily raise the children. His involvement in the children's day to day care has been minimal at best.

Additionally, Bradley is a sole practitioner and according to his online website, he practices law exclusively in personal injury matters. It is assumed that Bradley has been extremely busy focusing on his career and building his practice, therefore this too justifies that he has a limited schedule and inability to care for the children equal amounts of time.

Emily would therefore respectfully request that the Court award the parties joint legal custody of their minor children and that she have primary physical custody, subject to Bradley's right of supervised visitation at Donna's House Central.

2. The Minor Child, Brayden Should Continue Counseling Sessions with Donna Wilburn; and Bradley Shall be Subjected to an Outsourced Alcohol & Psychological Evaluation

The oldest child, Brayden witnessed his father vandalizing the house aggressively and yelling at his mother violently on September 16, 2019. Brayden stood behind Emily crying and screaming hysterically as he watched his father tear the house apart. The aftermath of this tragic event lead to Brayden developing anxiety and separation anxiety. The effects consisted of poor school performance and abnormal behavioral problems. Brayden's school-teachers noticed such

changes in the child that it was immediately brought up to Emily's attention.

Initially Brayden was seeing the school's counselor, Ms. Kendra Bott.

Emily was then referred to Donna Wilburn and Brayden began counseling sessions with her, but only after a month Bradley fired Ms. Wilburn after she recommended that the children continue to see him every other weekend per month. It is important and urgent that Brayden continue to see Donna Wilburn.

ii. Bradley should be subjected to an outsourced alcohol and psychological evaluation:

For as long as Emily has known Bradley, he has had a serious drinking problem. Emily has had her suspicion that Bradley may have been at times under the influence of prescription narcotics or illegal street drugs, which can possibly be factors to his angry and erratic behavioral instability. In the alternative, anger management is necessary at the very least. The cost of all testing should be Bradley's sole and separate responsibility.

3. <u>Emily's Request to Consolidate & Confirm Temporary Protective</u> <u>Order & for a Behavior Order</u>

There was a Temporary Protective Order (TPO), case number T-19-200404-T, that was issued in September of 2019 following Bradley braking into Emily's house. Subsequently a Protection Order Against Domestic Violence was filed on September 25, 2019 (see **Exhibit 9** of Exhibit Index). Upon inquiry, the TPO is currently in place. The undersigned counsel became aware of this and

therefore, he asks that this Court consolidate and confirm the TPO issued on September 25, 2019, with the exception that the parties shall be allowed to communicate via Our Family Wizard or a similar communication app limited to issues pertaining to only the minor children.

Over the last several weeks there have been instances wherein Bradley has become more demanding and verbally aggressive towards Emily via text message communication. Bradley continues to have anger management issues and his erratic and odd behavior continue to escalate, spiraling out of control forcing Emily to file yet another TPO with the Court. Bradley must be admonished and stopped for his unnecessary bullying towards Emily. As such, Emily would respectfully ask that a Behavior Order be issued precluding Bradley from continuing to act in such foolish ways.

4. Bradley Shall be Ordered to Pay Child Support Pursuant to Chapter 425 NAC

Bradley is able bodied and capable of paying child support. If Emily is awarded primary physical custody of the parties' minor children, Bradley shall pay child support pursuant to Chapter 425 NAC. Upon Bradley filing a Financial Disclosure Form (FDF) with the Court, Emily will be able to calculate Bradley's child support obligation.

5. Bradley Should be Required to Pay Temporary Spousal Support:

Emily should be awarded temporary spousal support.

NRS 125.040 Orders for support and cost of suit during pendency of action.

- 1. In any suit for divorce the court may, in its discretion, upon application by either party and notice to the other party, require either party to pay moneys necessary to assist the other party in accomplishing one or more of the following:
 - (a) To provide temporary maintenance for the other party;
 - (b) To provide temporary support for children of the parties; or
 - (c) To enable the other party to carry on or defend such suit.
- 2. The court may make any order affecting property of the parties, or either of them, which it may deem necessary or desirable to accomplish the purposes of this section. Such orders shall be made by the court only after taking into consideration the financial situation of each of the parties.
- 3. The court may make orders pursuant to this section concurrently with orders pursuant to NRS 125C.0055.

The Court has the authority to order a spouse to pay money to another spouse during the pendency of a divorce action in order "[t]o provide temporary maintenance for the other party" pursuant to NRS 125.040. Spousal support is not limited to cases where the party seeking support is "destitute or practically so"; instead, spousal support is awarded out of fairness when a spouse should be granted financial assistance for support during the divorce action. *Engebretson v. Engebretson*, 75 Nev. 237, 240, 338 P.2d 75, 76 (1959).

Throughout the marriage, Bradley was the primary earner as it relates to finances. Emily was more of the homemaker and cared for the children. Throughout the marriage, Emily supported Bradley physically and emotionally on. She also supported him as he grew his law practice.

Bradley is a lawyer, owns his own firm, and has not yet filed an FDF for obvious reasons. Emily earns about \$800.00 per month working for her father

part-time with his flooring business. There is an income discrepancy, but the amount of discrepancy is unknown. Therefore, as of this moment and without much known about Bradley's income, Emily should receive spousal support during the pendency of this action which should convert to alimony post-divorce.

6. Emily Should be Awarded Her Attorney's Fees & Costs Pursuant to NRS 18.010 provides as follows:

NRS 18.010 provides as follows:

- 2. In addition to the cases where an allowance is authorized by specific statute, the court may make an allowance of attorney's fees to a prevailing party:
 - (a) When he has not recovered more than \$20,000.00; or
 - (b) Without regard to the recovery sought, when the court finds that the claim, counterclaim, cross-claim or third-party complaint or defense of the opposing party was brought without reasonable ground or to harass the prevailing party.

NRS 125.150(3) states: Except as otherwise provided in NRS 125.141, whether or not application for suit money has been made under the provisions of NRS 125.040, the court may award a reasonable attorney's fee to either party to an action for divorce if those fees are in issue under the pleadings.

Emily is entitled to attorney's fees. The Supreme Court of Nevada held in Sargent v. Sargent, 88 Nev. 223, 495 P. 2d 618 (Nev. 1972), that a wife must be afforded her day in court without destroying her financial position. This would imply that she should be able to meet her adversary in the courtroom on an equal basis." Emily needs "equal footing" as it relates to preliminary attorney's fees.

Emily would not have had file a Motion if Bradley was not erratic or a criminal. She would not need to proceed this way if he was not canceling appointments for the children and dictating his time by threats.

Emily should prevail on this issue and thus satisfies NRS 18.010(2)(b).

With specific reference to Family Law matters, the Supreme Court has recently adopted "well known basic elements," which, in addition to hourly time schedules kept by the attorney, are to be considered in determining the reasonable value of an attorney's services, qualities, commonly known as the *Brunzell* factors.

When considering the reasonableness of fees, the Court must evaluate the factors outlined in *Brunzell v. Golden Gate National Bank*, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969), which are as follows:

(1) The qualities of the advocate: his ability, his training, education, experience, professional standing and skill; (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of the litigation; (3) the work actually performed by the lawyer: the skill, time and attention given to the work; (4) the result: whether the attorney was successful and what benefits were derived.

Each factor should be given consideration, and no one element should be given undue weight or predominate. *Miller v. Wilfong*, 121 Nev. 619, 119 P.3d 727 (2005). Counsel in this case is well-qualified and a member in good standing of the State Bar of Nevada. Counsel has been practicing law for 12 years and is Preeminently Rated by Martindale-Hubbell. Counsel volunteers with the Nevada State Bar Editorial Board and Advertising Committee.

This Motion is critical to protect Emily's rights and the children's best interests. The issues presented in this motion required a good deal of time and skill that is particular to family law cases. Emily's counsel diligently checked facts and reviewed the law. Counsel has, through application of law to facts, striven to present a concise and logical picture of where these parties are and what was the appropriate conclusion for the court to reach. The result is unknown at this time.

For the reasons outlined above, Emily respectfully requests an award of attorney's fees and costs in the amount of \$5,000.00.

WHEREFORE, in the best interest of the minor child, Emily is requesting that he have the relief sought in the foregoing Motion.

DATED this $\frac{9^m}{}$ day of March 2020.

vegas west attorneys

Joe W. Riccio, Esq.

Nevada Bar No. 10971

5594 S. Fort Apache Rd, Suite 120

Las Vegas, Nevada 89148

Telephone: (702) 629-7553

Facsimile: (702) 629-2276

Email: joseph@vegaswestattorneys.com

Attorney for Plaintiff

1		Affidavit of Emily Bellisario							
2	State of	Nevada)							
3		ss.							
4	County	of Clark)							
5	1.	Emily Bellisario, being first duly sworn on oath states and declares a							
6		follows:							
7	2.	That I am the Plaintiff in the above-entitled action. That I read the							
8		foregoing Motion, including the points and authorities and any exhibits							
9									
10		attached hereto and the same are true and correct to the best of my							
11		knowledge and belief.							
12	3.	For these reasons, I am requesting that the Court grant me the relie							
13		sought in my Motion							
14,		Executed this 5 day of February 2020,							
15		Executed this day of reordary 2020							
16		Emily Bellisario							
17		Plaintiff							
18	Subscrib	ed and Sworn to before							
19	me this	day of February 2020.							
20									
21	Notom: D	veronica Hines whice in and for Notary Public, State of Nevada							
22	inotaly r	Appointment No. 13-9703-1 My Appt. Expires Dec. 10, 2020							
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MOFI

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Emily Bellisario,	Case No. D-20-605263-D								
Plaintiff/Petitioner	Case No. <u>5-20-003203-D</u>								
v.	Dept. P								
Bradley Bellisario,	MOTION/OPPOSITION								
Defendant/Respondent	FEE INFORMATION SHEET								
Notice: Motions and Oppositions filed after entry of a final order issued pursuant to NRS 125, 125B or 125C are subject to the reopen filing fee of \$25, unless specifically excluded by NRS 19.0312. Additionally, Motions and Oppositions filed in cases initiated by joint petition may be subject to an additional filing fee of \$129 or \$57 in accordance with Senate Bill 388 of the 2015 Legislative Session. Step 1. Select either the \$25 or \$0 filing fee in the box below.									
□ \$25 The Motion/Opposition being filed with this form is subject to the \$25 reopen fee. ▼ \$0 The Motion/Opposition being filed with this form is not subject to the \$25 reopen fee because: ▼ The Motion/Opposition is being filed before a Divorce/Custody Decree has been entered. □ The Motion/Opposition is being filed solely to adjust the amount of child support established in a final order. □ The Motion/Opposition is for reconsideration or for a new trial, and is being filed within 10 days after a final judgment or decree was entered. The final order was entered on □ Other Excluded Motion (must specify)									
Step 2. Select the \$0, \$129 or \$57 filing fee in	the box below								
Step 2. Select the \$0, \$129 of \$37 fining fee in the box below. ■ \$0 The Motion/Opposition being filed with this form is not subject to the \$129 or the \$57 fee because: ■ The Motion/Opposition is being filed in a case that was not initiated by joint petition. □ The party filing the Motion/Opposition previously paid a fee of \$129 or \$57.									
 S129 The Motion being filed with this form is subject to the \$129 fee because it is a motion to modify, adjust or enforce a final order. 									
-OR- \$57 The Motion/Opposition being filing with this form is subject to the \$57 fee because it is an opposition to a motion to modify, adjust or enforce a final order, or it is a motion and the opposing party has already paid a fee of \$129.									
Step 3. Add the filing fees from Step 1 and Step 2.									
The total filing fee for the motion/opposition I am filing with this form is: X\$0									
Party filing Motion/Opposition: Plaintiff Signature of Party or Preparer	Date								

Electronically Filed 3/9/2020 2:15 PM Steven D. Grierson 1 **EXHS** CLERK OF THE COURT Joe W. Riccio, Esq. 2 Nevada Bar No. 010971 3 vegas west attorneys 5594 S. Fort Apache Rd, Suite 120 4 Las Vegas, Nevada 89148 5 Telephone: (702) 629-7553 Facsimile: (702) 629-2276 6 Email: joseph@vegaswestattorneys.com 7 Attorney for Plaintiff 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 Case No. D-20-605263-D Emily Bellisario, Dept. No. P 12 Plaintiff, 13 14 VS. 15 Bradley Bellisario, 16 Defendant. 17 18 **EXHIBIT APPENDIX TO** 19 PLAINTIFF'S MOTION FOR PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILDREN; FOR CHILD SUPPORT & HEALTH INSURANCE 20 COVERAGE; FOR AN OUTSOURCED ALCOHOL/PSYCHOLOGICAL 21 **EVALUATION OF THE DEFENDANT**; TO CONFIRM & CONSOLIDATE THE TEMPORARY PROTECTIVE 22 ORDER; FOR SPOUSAL SUPPORT; AND FOR PLAINTIFF'S ATTORNEY'S 23 FEES AND COSTS INCURRED HEREIN 24 **DESCRIPTION OF DOCUMENT** 25 **EXHIBIT** 26 1 Bradley's DUI charge, case number

EXHIBITDESCRIPTION OF DOCUMENTBATES STAMP NOS.1Bradley's DUI charge, case number
C1201937A;PLTF000001-
PLTF000005;2Text messages between Emily and Bradley;
PLTF000014;PLTF000006-
PLTF000014;

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3	Photographs of the aftermath of Bradley vandalizing Emily's house on September 16,	PLTF000015- PLTF000016;
	2020;	
4	Insurance claim on Emily's damages to her	PLTF000017-
	house and personal property damage claim;	PLTF000038;
5	Photographs and video of bruises on Emily's	PLTF000039-
	body following the domestic violence incident that occurred on August 1, 2019;	PLTF000057;
6	Police Report dated August 1, 2019 regarding	PLTF000058-
	domestic violence incident;	PLTF000059;
7	Domestic Battery charges against Bradley,	PLTF000060-
	Register of Actions, Case No. 19F19371X;	PLTF000061;
8	E-mail to Bradley and Emily from Principal	PLTF000062-
	Lilah Bluevise dated March 2, 2020;	PLTF000065.
9	Protective Order Against Domestic Violence	PLTF000066-
	filed on September 25, 2019.	PLTF000067.
		,
DA	TED this 9th day of March 2020.	

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Las Vegas, Nevada 89148 Telephone: (702) 629-7553 Facsimile: (702) 629-2276

Email: joseph@vegaswestattorneys.com

Attorney for Plaintiff

2

English | Español

1 Case(s) Found

Sorted Column (EE III)

Violation Date Cas	se #	Citation #	<u>Description</u>	Court Date		Warrant Yes/No	Actions
11/5/2018 5:26 C12 AM	201937A	C1201937A	- :	11/16/2020 9:00 AM	NOLO	No	<u>Details</u> <u>Appear In Court</u>

English | Español

Open Case List > Case C1201937A Citation C1201937A

Charge:

DUI LIQUOR

Vehicle Information:

Plea:

NOLO

Color:

Court Date:

11/16/2020 9:00 AM

Make:

Warrant Status:

None

Model:

Department Number: 5

Year:

Balance Due:

\$810.00

License Plate Number:

Bail due:

\$0.00

License Plate State:

Attorney:

GOODMAN

Your Next Step: Appear In Court

Court Date:

11/16/2020 9:00 AM

Location:

Department 5 Room 6D

200 Lewis Avenue Las Vegas, NV (Map)

You have confirmed a plea of NOLO for this case, and have been ordered to appear in court on 11/16/2020 9:00 AM.

If you fail to appear in court at the above date and time, you may be subject to the issuance of a warrant and to arrest.

English | Español

Class Requirements



Las Vegas Municipal Court At the Regional Justice Center 200 Lewis Ave, P.O. Box 3950 Las Vegas, Nevada 89127 P.O. Box 3970 3/6/2020 10:24 AM Las Vegas, NV 89127 www.lasvegasnevada.gov 702-382-6878

Program Requirements Schedule

BELLISARIO, BRADLEY JOHN

1913 SONDRIO DR LAS VEGAS, NV 89134 Hist No: 100409809 Return to Court: 11/16/2020 9:00 AM Counselor: EOLARTE

Phone:

DUI Online

Case No: C1201937A **ASED No:** 2020-01114

DUI Online

Requirement: 1

Completed: 1

Adjusted/Vacated: 0

Due: 0

Scheduled Appointments (Arrive one hour prior to scheduled intake appointment or evaluation.)

ALCOHOLICS ANONYMOUS

Case No: C1201937A ASED No: 2020-01114

ALCOHOLICS ANONYMOUS

Requirement: 30

Completed: 0

Adjusted/Vacated: 0

Due: 30

Scheduled Appointments (Arrive one hour prior to scheduled intake appointment or evaluation.)

Victim Impact Panel Case No: C1201937A

ASED No: 2020-01114

Victim Impact Panel

Requirement: 1

Completed: 0

Adjusted/Vacated: 0

Due: 1

Scheduled Appointments (Arrive one hour prior to scheduled intake appointment or evaluation.)

Coroners DUI Program Case No: C1201937A

ASED No: 2020-01114

Coroners DUI Program

Requirement: 1

Completed: 0

Adjusted/Vacated: 0

Due: 1

Scheduled Appointments (Arrive one hour prior to scheduled intake appointment or evaluation.)

Report to the Alternative Sentencing and Education Unit front counter located on the 4th floor to check-in for your scheduled appointment or class. Payment for class is expected at time of check-in.

Late arrivals will not be admitted. You must arrive at least 30 minutes prior to your scheduled class or 1 hour prior to a scheduled Evaluation or Domestic Violence intake appointment to be checked in. Picture identification is required.

There will be additional service charges for failing to show up or for rescheduling. This fee may be required to be paid before a new class or appointment will be scheduled.

FAILURE TO COMPLETE ALL REQUIREMENTS BY THE COURT DATE MAY RESULT IN ADDITIONAL SANCTIONS IMPOSED BY THE COURT.

3/6/2020 Payment History

English | Español



Las Vegas Municipal Court At the Regional Justice Center 200 Lewis Avenue Las Vegas, NV

Mailing Address: P.O. Box 3960 Las Vegas, NV 89127 www.lasvegasnevada.gov

Phone: 38-Court(382-6878)

Payment History Report

Defendant: BELLISARIO, BRADLEY JOHN

History Number: 100409809

As Of: 3/6/2020



Did you fuck him?

As soon as I leave town to see family for the first time in 5+ years. Lol

Mother fucker is dead.

Could be when he steps off the plane from Greece. Could be at a poker table. Mother fucker is in for the beating of his lifetime.

He can't do anything about it.

Wtf are you talking about

Mario

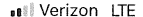
What are you talking about?! I can't have friends?! We'd is your problem?!

I don't ha s time for your jealous bs I just picked up the kids

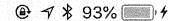
When you were supposedly having sushi with Francis?

And at 1am when I was out of town?











Ok. I'm gonna go watch football tonight and work.

Yesterday 6:58 PM

I'm going to best the livignnfuvk out of your friends I saw you take to me about. It's going to be fun

They'll talk through straws soon

Going to put Gabe in the ground.

Talk to him some More about us

His little fag ass is already buried.

























What are you talking about?! I can't have friends?! We'd is your problem?!

I don't ha s time for your jealous bs I just picked up the kids

When you were supposedly having sushi with Francis?

And at 1am when I was out of town?

I'm not listening to your jealous bs yes I have sushi with frances almost every week I dont know when you're talking about and I have all right to go hang out with friends.

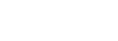
Mario is fucking dead

Hypocrite spent the summer doing whatever the hell you want staying at hotels carrying condoms and I can't go out with friend s

I never acted on anything because I was trying with you. You've been the opposite of trying the entire time.

Mon, Sep 16, 1:47 PM





iMessage

I'm not texting you when you're acting like a crazy person.

If you want to see the kids let me know we have no plans for the week except Wednesday evening

Is it done with him because if not he's in a world of trouble when he gets back from Greece

?

Fingers broken again?

Did you not see my message I'm not texting you when you're acting like a crazy person!! If it's about the kids lmk we're all week except Wednesday

No answer me

He's ducking dead when he gets back

I'll see the kids tomorrow and Thursday Friday

Mon, Sep 16, 4:44 PM







me. Please leave the people I know alone. No one needs to receive dramatic texts from you for no reason. This is between you and you.

My dad does not need to listen to your drama he just lost his mom. And not once did you text him sorry about his lapse but you stress him out with this bull shit please just lose his number and anyone else's number that is connected to me no one want to hear it

I'm gonna bear the fuck out of Mario.

He'll be drinking though a straw till he dies.

Beat*

Mother fucker will pray for death

And yes I texted him

I'm going to destroy that fuckers life. You tel me you love me but your fucking that piece of shit. Lol.

Tue, Sep 17, 3:40 AM





TUCKING THAT PIECE OF SHIT. LOI.

Tue, Sep 17, 3:40 AM

Please calm down go sleep

Where yuh at

You want to fuck Phillips brother Come out tell me I'm not doing anything to guy. But I'll kill him

You*

His house was empty tonight. Too sad. He wanted to talk shit.

I'm going to fucking destroy him

Where yuh at?

He wants to talk shit. Your dad wants to talk shit have them both come at Me At once.

I'll destroy them both.

Yin ever go to southwest I'll come down there

Tue, Sep 17, 6:30 AM





Tell me what happened huh?

If he's willing to die something happened.

Guess I'll have to camp out on sweet water court and wait for him.

Yes it worked the door unlocked thank you

?

He's seemingly knowledgeable about this situation. So talk or he's dead.

Sorry it's sweet gale court.

Funny Francis doesn't live there and that's not where <u>sushi Loca</u> is.
Crazy cuz you told me you were with her there but you were at Phillips brothers place

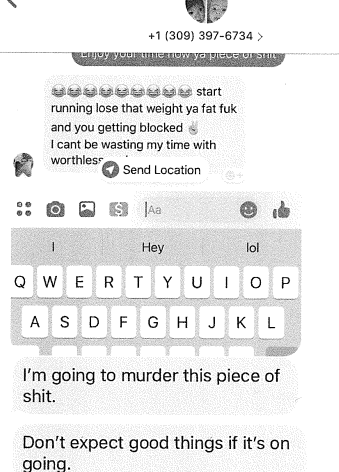
7

Text Message

He will Be dead.





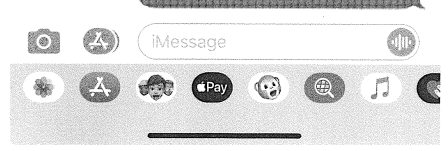


Tell me what happened huh?

If he's willing to die something happened.

Guess I'll have to camp out on sweet water court and wait for him.

> Yes it worked the door unlocked thank you













Just split the time with the kids. I'm good.

I will find a place to stay.

Let's work out a maybe Thursday-Sunday visitation schedule.

You can come visit them on the weekends

Or any night show me how much they mean to you and be there for them

K. Whore

Sorry don't mean that. Lady of the night.





Message







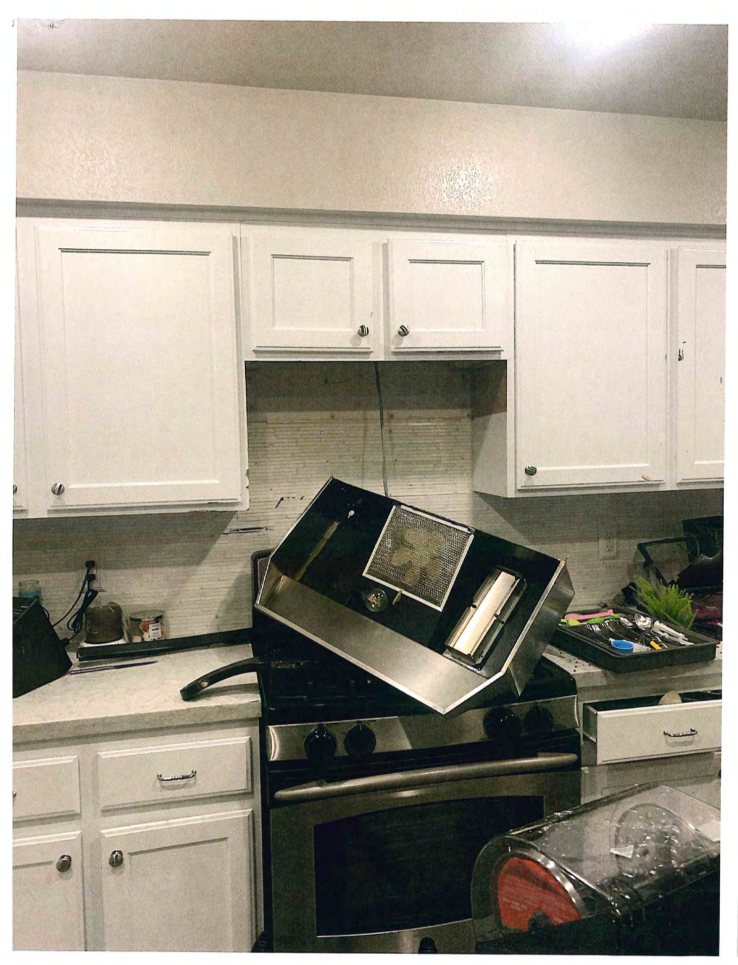








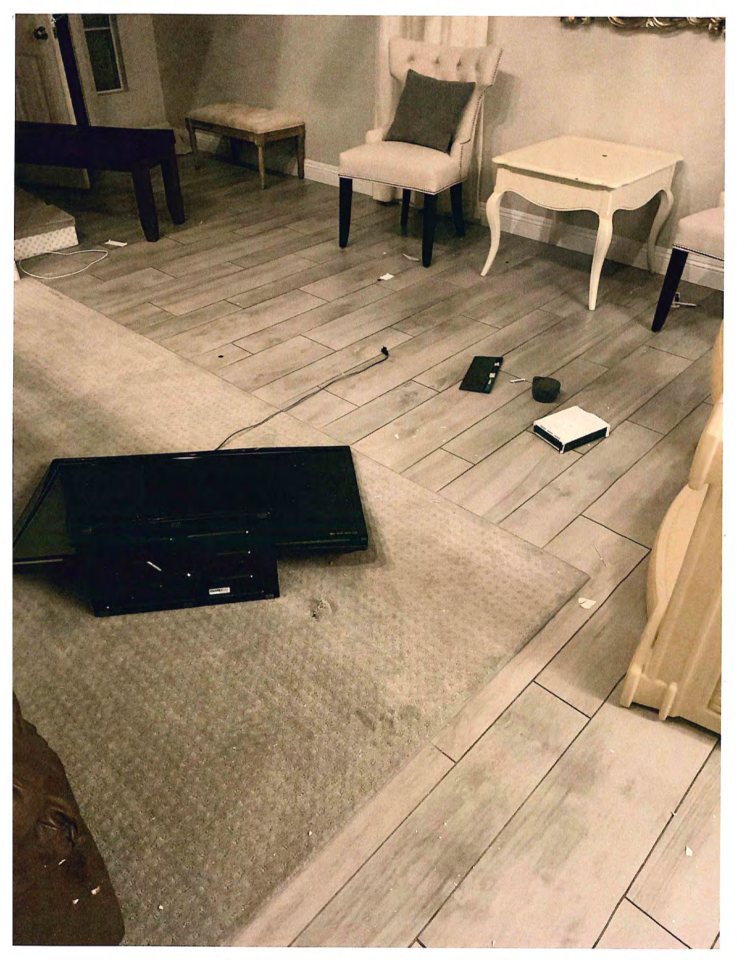




AA0058



AA0059



AA0060



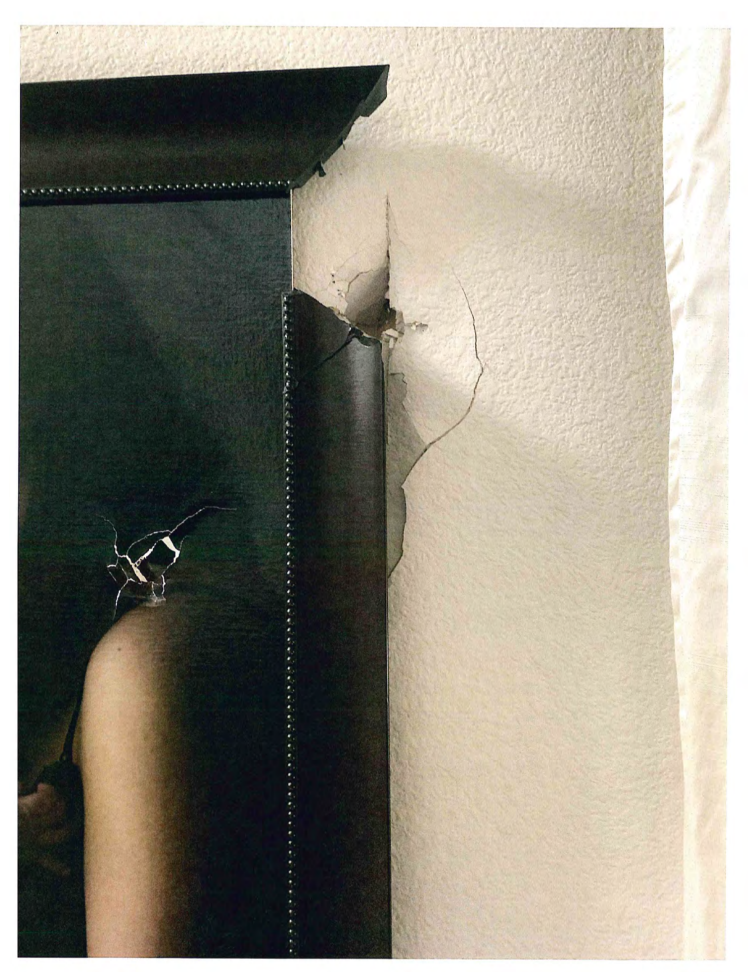
AA0061



AA0062

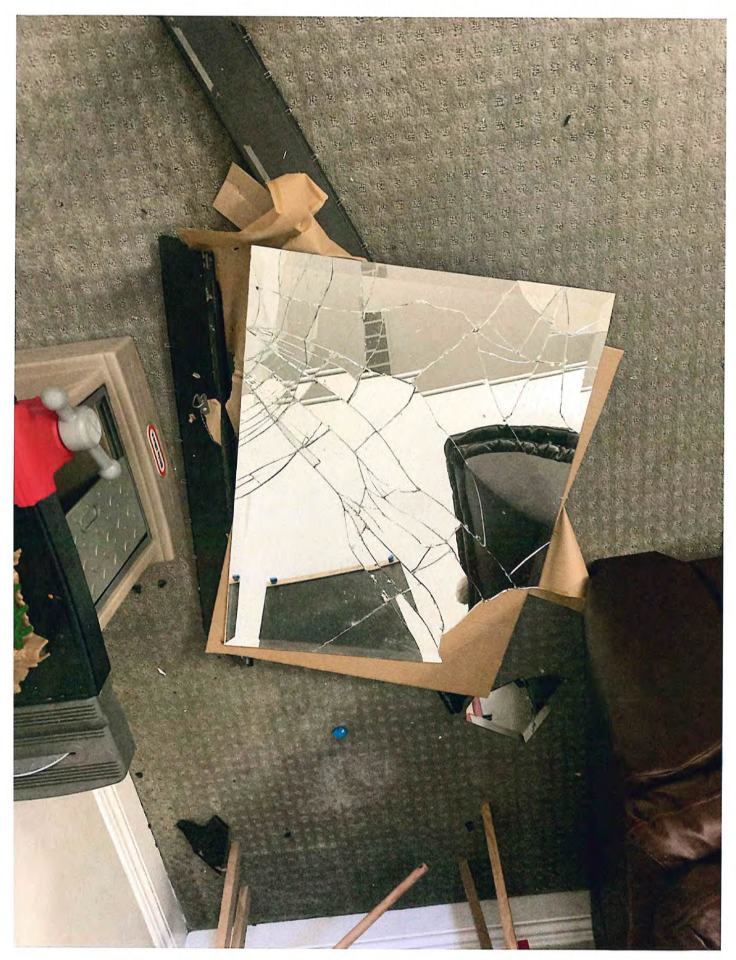


AA0063



AA0064

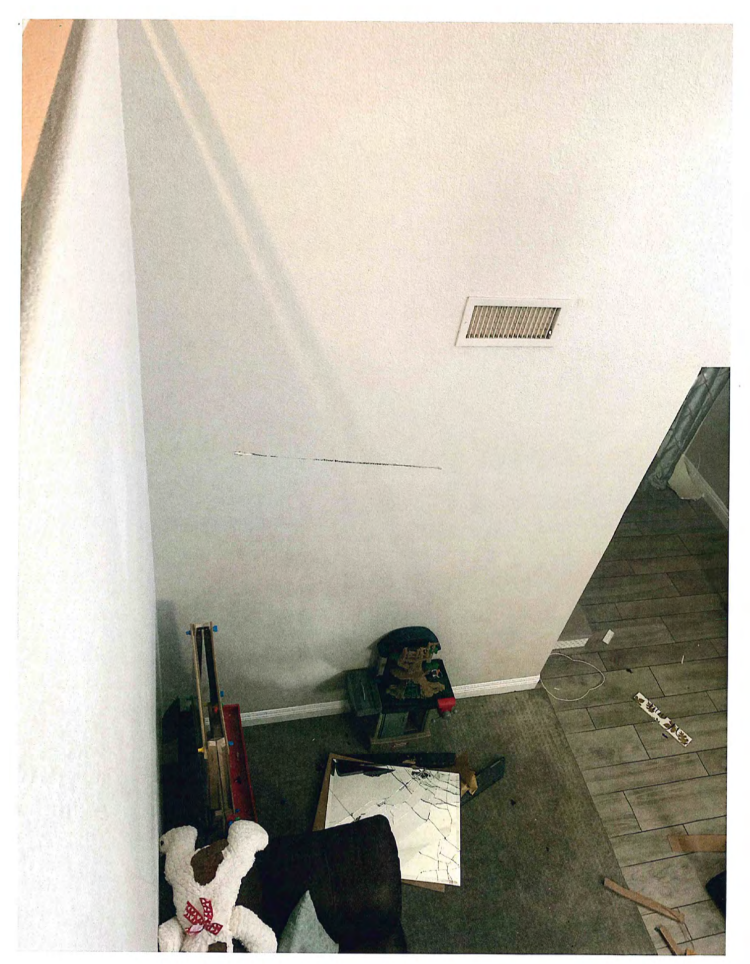




AA0066



AA0067



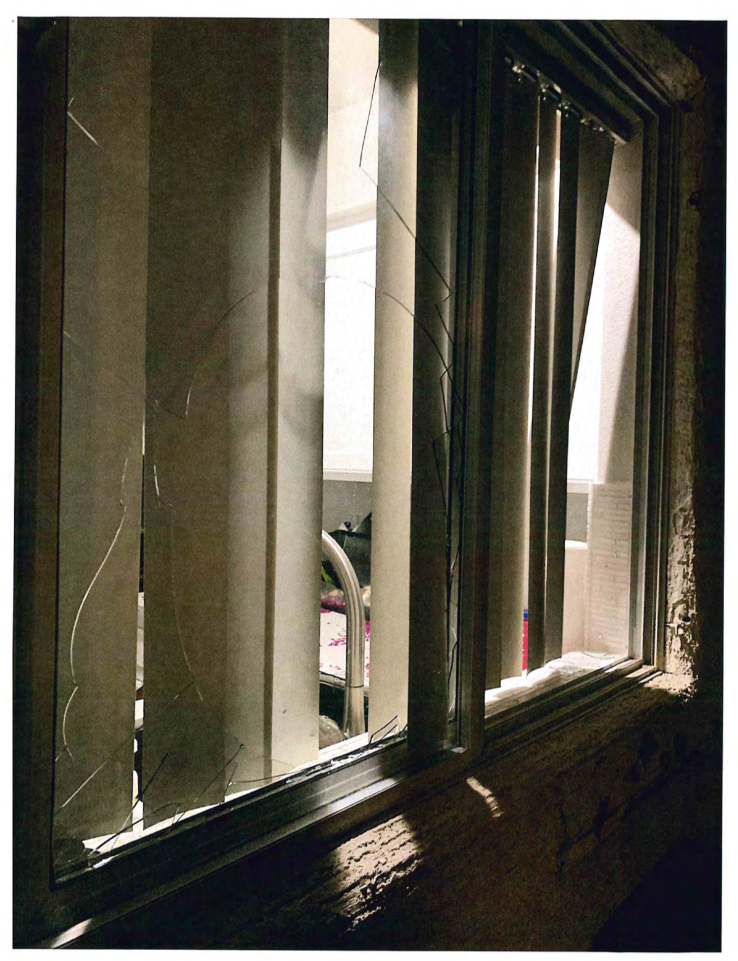
AA0068



AA0069



AA0070



AA0071



AA0072



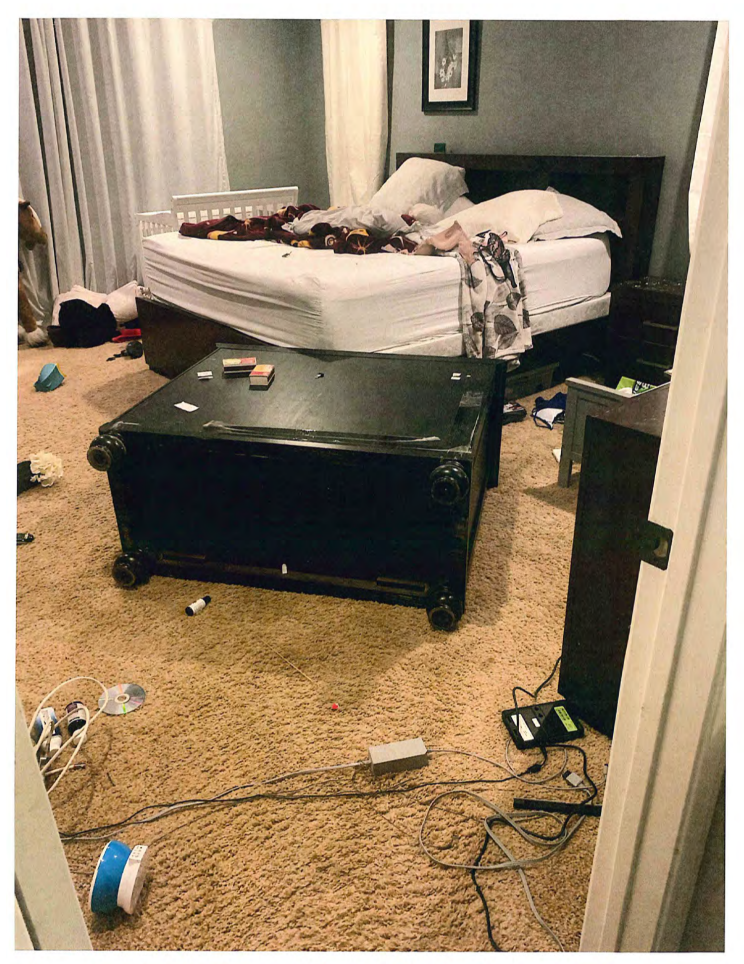
AA0073



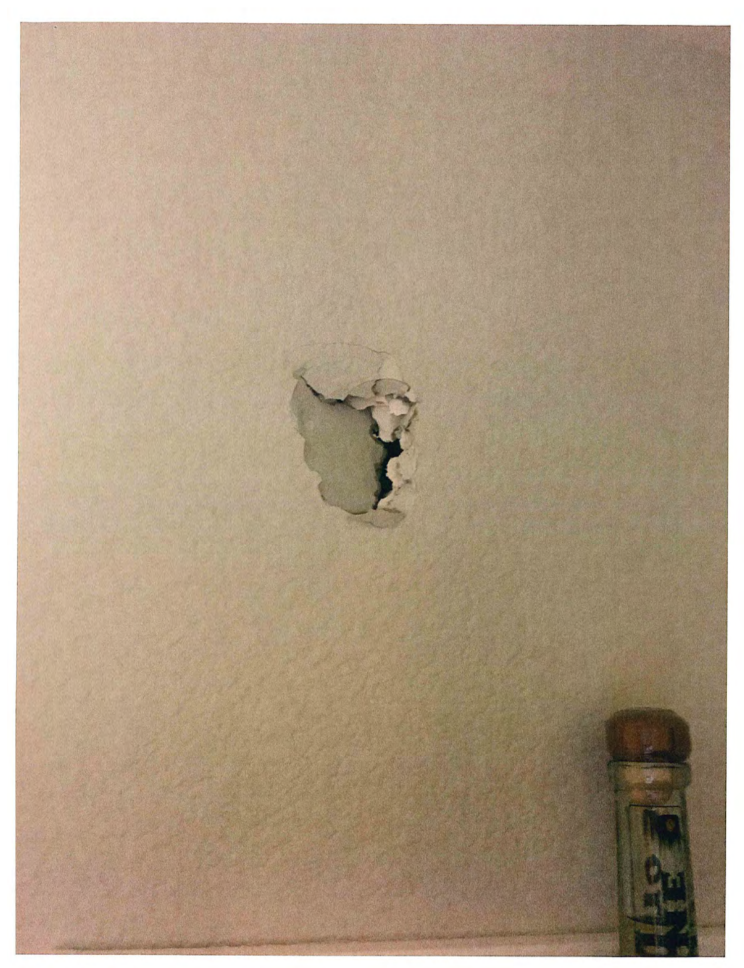
AA0074



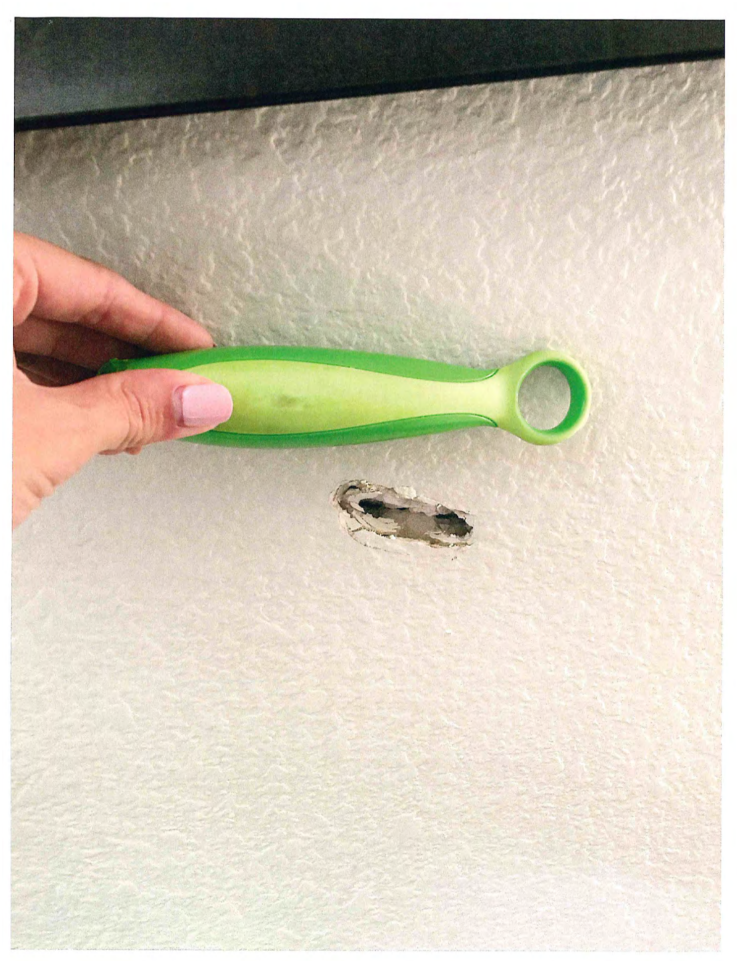
AA0075



AA0076

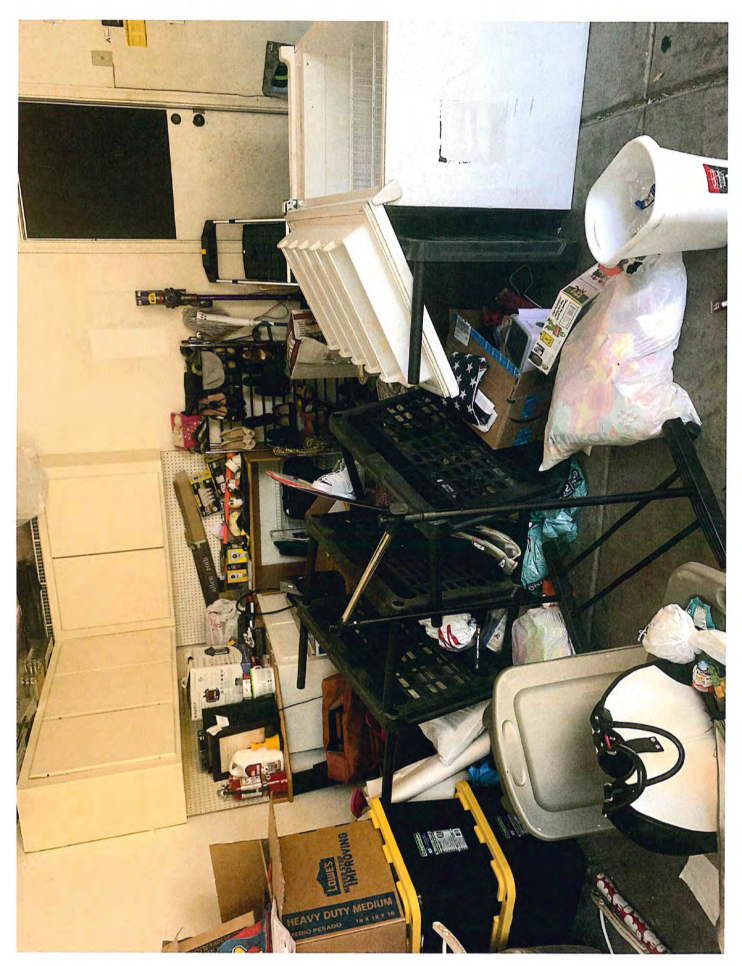


AA0077





AA0079



AA0080



AA0081



Thistle DKI 2710 S. Highland Dr. Las Vegas, NV 89109 (702) 871-8462 (702) 871-1033 fax

Insured:

EMILY CARDONA

Property:

1913 SONDRIO DR

LAS VEGAS, NV 89134-2593

Home:

1913 SONDRIO DR

LAS VEGAS, NV 89134-2593

Claim Rep.:

Unknown

Estimator:

Scott Sproul 702-354-1560

Home:

E-mail:

Cellular: (702) 354-1560

(702) 427-6745

COM

1EMILYBELLISARIO@GMAIL.

E-mail:

scott@thistledki.com

Contractor:

Company:

Thistle DKI 2710 S. Highland dr

Business:

Las Vegas, NV 89109

Business: (702) 871-8462

E-mail:

Danny@thistledki.com

Claim Number: 0561394750

Policy Number: 000816411174

Type of Loss: Vandalism and Malicious

Mischief

Date Contacted:

9/18/2019 3:00 PM

Date of Loss:

9/16/2019 8:00 PM

Date Received:

9/18/2019 4:03 PM

Date Inspected:

9/24/2019 8:30 AM 10/9/2019 10:11 AM Date Entered:

9/24/2019 8:05 AM

Date Est. Completed:

Price List:

NVLV8X_SEP19

Restoration/Service/Remodel

Estimate:

EMILY_CARDONA

INSPECTION AND CAUSE OF LOSS:

Site was inspected by Scott Sproul of Thistle DKI on 09/24/2019 @ 08:30 AM with insured to discuss the damage that occurred to their residence.

According to the insured the date of discovery was 09/16/2019. The source/origin of the loss Break-in/Vandalism.

(1) Possibility that the insured may find additional damage and estimate may need to be corrected.

EMILY_CARDONA

10/9/2019



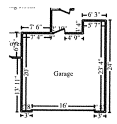
Thistle DKI 2710 S. Highland Dr. Las Vegas, NV 89109 (702) 871-8462 (702) 871-1033 fax

EMILY_CARDONA

Main Level

Main Level

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE COND.	DEP %	DEPREC.	ACV
Haul debris - per pickup truck load - including dump fees	1.00 EA	132.63	132.63	0/NA Avg.	NA	(0.00)	132.63
Total: Main Level			132.63			0.00	132.63



Garage

612.17 SF Walls 443.61 SF Ceiling 1055.78 SF Walls & Ceiling 443.61 SF Floor

49.29 SY Flooring89.17 LF Ceil. Perimeter

443.61 SF Floor70.33 LF Floor Perimeter

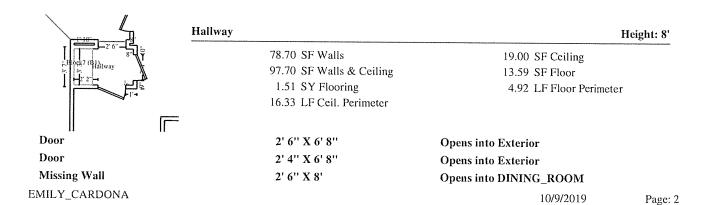
Height: 8' 4"

Door Door

16' X 7' 2' 10" X 6' 8"

Opens into Exterior
Opens into Exterior

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
2. Drywall Installer / Finisher - per hour	3.50 HR	68.95	241.33	0/150 yrs	Avg.	0%	(0.00)	241.33
Repair 7 areas on one long wall including texture	blend. 30 min per re	pair.		ĺ	· ·		()	
3. Seal the surface area w/latex based stain blocker - one coat	28.00 SF	0.54	15.12	0/15 yrs	Avg.	0%	(0.00)	15.12
4. Paint the surface area - one coat	194.44 SF	0.58	112.78	0/15 yrs	Avg.	0%	(0.00)	112.78
5. Contents - move out then reset - Large room	1.00 EA	81.84	81.84	0/NA	Avg.	0%	(0.00)	81.84
Contents manipulation along one long wall					Ü		(0.00)	01.0.
Totals: Garage			451.07				0.00	451.07



AA0083



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DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
6. Drywall Installer / Finisher - per hour	1.00 HR	68.95	68.95	0/150 yrs	Avg.	0%	(0.00)	68.95
Repair 2 areas on walls including texture blend. 3	0 min per repair.						(01.0)	00772
7. Seal the surface area w/PVA primer - one coat	8.00 SF	0.52	4.16	0/15 yrs	Avg.	0%	(0.00)	4.16
8. Paint the walls - one coat	78.70 SF	0.58	45.65	3/15 yrs	Avg.	20%	(9.13)	36.52
9. Finish cabinetry - lower - faces only - 1 coat urethane	3.25 LF	15.02	48.82	0/15 yrs	Avg.	0%	(0.00)	48.82
Cabinet knobs or pulls - Detach & reset	2.00 EA	2.07	4.14	0/NA	Avg.	0%	(0.00)	4.14
11. Paint door/window trim & jamb - 1 coat (per side)	2.00 EA	18.58	37.16	0/15 yrs	Avg.	0%	(0.00)	37.16
Door jamb going into bathroom								
12. Paint baseboard, oversized - one coat	4.92 LF	0.92	4.53	0/15 vrs	Avg.	0%	(0.00)	4,53
Paint 5 1/4" Base Boards					8	0.12	(0,00)	1100
13. Clean floor - tile	13.59 SF	0.55	7.47	0/NA	Avg.	0%	(0.00)	7.47
Totals: Hallway			220.88				9.13	211.75

2.5.	2.0(3)q) Cabine		
ĬŢ	Dining Room		
.s.	12' 7"	· 100	2.5.25
	Livina Danm	Blo 47.	Rulay \

٠.			*			
H	nin	Œ	Кı	'n	m	

Height: 8'

268.49 SF Walls471.04 SF Walls & Ceiling22.51 SY Flooring43.06 LF Ceil. Perimeter

202.55 SF Ceiling202.55 SF Floor34.06 LF Floor Perimeter

Window	4' X 4'
Missing Wall	12' 7 1/16" X 8'
Missing Wall	4' 2 15/16" X 8'
Missing Wall	2' 6" X 8'
Missing Wall - Goes to Floor	3' 6" X 6' 8"
Door	2' 5" X 6' 8"
Missing Wall - Goes to Floor	3' 1" X 6' 8"

Opens into Exterior
Opens into LIVING_ROOM
Opens into LIVING_ROOM
Opens into HALLWAY
Opens into Exterior
Opens into Exterior
Opens into KITCHEN_FAMI

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
14. Contents - move out then reset - Small room	1.00 EA	40.96	40.96	0/NA	Avg.	0%	(0.00)	40.96
Drywall Installer / Finisher - per hour	1.00 HR	68.95	68.95	0/150 yrs	Avg.	0%	(0.00)	68.95
Repair 2 areas on walls including texture blend. 3	0 min per repair.			•			, , ,	
16. Seal the surface area w/PVA primer - one coat	8.00 SF	0.52	4.16	0/15 yrs	Avg.	0%	(0.00)	4.16
17. Paint the walls - one coat	268.49 SF	0.58	155.72	3/15 yrs	Avg.	20%	(31.14)	124.58
18. Paint baseboard, oversized - one coat Paint 5 1/4" Base Boards	34.06 LF	0.92	31.34	0/15 yrs	Avg.	0%	(0.00)	31.34
 Window blind - horizontal or vertical - Detach & reset 	1.00 EA	35.63	35.63	0/NA	Avg.	0%	(0.00)	35.63
20. Window drapery - hardware - Detach & reset	1.00 EA	35.63	35.63	0/NA	Avg.	0%	(0.00)	35.63
21. R&R Interior door - Colonist - slab only	1.00 EA	100.69	100.69	0/100 yrs	Avg.	0%	(0.00)	100.69

EMILY_CARDONA

10/9/2019



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CONTINUED - Dining Room

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE COND.	DEP %	DEPREC.	ACV
Door to storage room							
22. Paint door slab only - 2 coats (per side)	2.00 EA	32.77	65.54	0/15 yrs Avg.	0%	(0.00)	65.54
23. Door knob/lockset - Detach & reset	1.00 EA	23.78	23.78	0/NA Avg.	0%	(0.00)	23.78
24. Clean floor - tile	202.55 SF	0.55	111.40	0/NA Avg.	0%	(0.00)	111.40
Totals: Dining Room			673.80			31.14	642.66

Living Room

Height: 17' 6''

758.18 SF Walls961.57 SF Walls & Ceiling22.60 SY Flooring39.25 LF Ceil. Perimeter

203.39 SF Ceiling 203.39 SF Floor

31.17 LF Floor Perimeter

 Window
 3' X 4'

 Window
 3' X 4'

 Missing Wall
 8' 1" X 17' 6"

 Missing Wall
 4' 2 15/16" X 17' 6"

 Missing Wall
 12' 7 1/16" X 17' 6"

Opens into Exterior
Opens into Exterior

Opens into ENTRY_FOYER
Opens into DINING_ROOM
Opens into DINING_ROOM

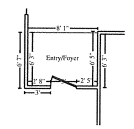
DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
25. Contents - move out then reset - Large room	1.00 EA	81.84	81.84	0/NA	Avg.	0%	(0.00)	81.84
26. Drywall Installer / Finisher - per hour	3.50 HR	68.95	241.33	0/150 yrs	Avg.	0%	(0.00)	241.33
Repair 3 areas on walls including texture blend. 36) min per repair.			-	-		, ,	
27. Seal the surface area w/PVA primer - one coat	28.00 SF	0.52	14.56	0/15 yrs	Avg.	0%	(0.00)	14.56
28. Paint the walls - one coat	758.18 SF	0.58	439.74	3/15 yrs	Avg.	20%	(87.95)	351.79
29. Paint the ceiling - one coat	203.39 SF	0.58	117.97	3/15 yrs	Avg.	20%	(23.59)	94.38
Paint just the living room ceiling, it is required be- needs to be repaired and painted also.	eause the upstairs H	allway ceiling r	uns continu	ous with the li	ving room ce	iling and the ups		
80. Additional cost for high wall or ceiling - 11' o 14'	618.69 SF	0.05	30.93	0/15 yrs	Avg.	0%	(0.00)	30.93
1. Additional cost for high wall or ceiling - Over 14'	525.17 SF	0.08	42.01	0/15 yrs	Avg.	0%	(0.00)	42.01
2. Heat/AC register - Mechanically attached - Detach & reset	2.00 EA	11.70	23.40	0/NA	Avg.	0%	(0.00)	23.40
33. Floor protection - plastic and tape - 10 mil	203.39 SF	0.27	54.92	0/15 yrs	Avg.	0%	(0.00)	54.92
34. Window blind - horizontal or vertical - Detach & reset	2.00 EA	35.63	71.26	0/NA	Avg.	0%	(0.00)	71.26
35. Window drapery - hardware - Detach & reset	2.00 EA	35.63	71.26	0/NA	Avg.	0%	(0.00)	71.26
MILY_CARDONA						10/9/2	2019	Page:



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CONTINUED - Living Room

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
36. Paint baseboard, oversized - one coat Paint 5 1/4" Base Boards	31.17 LF	0.92	28.68	0/15 yrs	Avg.	0%	(0.00)	28.68
37. Tile Floor Covering - Labor Minimum	1.00 EA	157.45	157.45	0/NA	Avg.	0%	(0.00)	157.45
Floor tile was damaged from TV set thrown from Minimum tile labor is for carefully removing of					grout.			
38. Clean floor - tile	203.39 SF	0.55	111.86	0/NA	-	0%	(0.00)	111.86
Totals: Living Room			1,487.21				111.54	1,375.67



Entry/Foyer

Height: 8'

146.00 SF Walls196.52 SF Walls & Ceiling5.61 SY Flooring28.83 LF Ceil. Perimeter

50.52 SF Ceiling 50.52 SF Floor

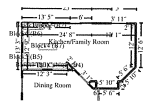
17.75 LF Floor Perimeter

Door Missing Wall 3' X 6' 8" 8' 1" X 8' Opens into Exterior
Opens into LIVING_ROOM

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
39. Paint the walls - one coat	146.00 SF	0.58	84.68	3/15 yrs	Avg.	20%	(16.94)	67.74
40. Paint baseboard, oversized - one coat	17.75 LF	0.92	16.33	0/15 yrs	Avg.	0%	(0.00)	16.33
Paint 5 1/4" Base Boards							(0,00)	10.55
41. Clean floor - tile	50.52 SF	0.55	27.79	0/NA	Avg.	0%	(0.00)	27.79
Totals: Entry/Foyer			128.80				16 94	111.86



Thistle DKI 2710 S. Highland Dr. Las Vegas, NV 89109 (702) 871-8462 (702) 87I-1033 fax



Kitchen/Family Room

Height: 8'

604.08 SF Walls 1050.90 SF Walls & Ceiling 44.87 SY Flooring 97.37 LF Ceil. Perimeter

446.82 SF Ceiling 403.87 SF Floor 62.51 LF Floor Perimeter

Missing Wall - Goes to Floor

Door Window 3' 1" X 6' 8"

6' X 6' 8"

Opens into Exterior 3' 11" X 4'

Opens into Exterior

Opens into DINING_ROOM

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
42. Contents - move out then reset - Large room	1.00 EA	81.84	81.84	0/NA	Avg.	0%	(0.00)	81.84
43. Drywall Installer / Finisher - per hour	2.50 HR	68.95	172.38	0/150 yrs	-	0%	(0.00)	172.38
Repair 3 areas on walls including texture blend. 30) min per repair.			•			` .	
44. Seal the surface area w/PVA primer - one coat	20.00 SF	0.52	10.40	0/15 yrs	Avg.	0%	(0.00)	10.40
45. Paint the walls - one coat	604.08 SF	0.58	350.37	3/15 yrs	Avg.	20%	(70.07)	280.30
46. Paint the ceiling - one coat	446.82 SF	0.58	259.16	3/15 yrs	Avg.	20%	(51.83)	207.33
47. Heat/AC register - Mechanically attached - Detach & reset	2.00 EA	11.70	23.40	0/NA	Avg.	0%	(0.00)	23.40
48. Mask and cover large light fixture	1.00 EA	17.44	17.44	0/15 yrs	Avg.	0%	(0.00)	17.44
Mask and cover light fixture	2.00 EA	12.65	25.30	0/15 yrs	Avg.	0%	(0.00)	25.30
Mask two surface mounted speakers								
50. Floor protection - plastic and tape - 10 mil	403.87 SF	0.27	109.04	0/15 yrs	Avg.	0%	(0.00)	109.04
51. R&R Window blind - PVC - 3.5" - 7.1 to 14 SF	1.00 EA	114.28	114.28	3/5 yrs	Avg.	60%	(63.13)	51.15
Damaged from broken window								
52. Window blind - horizontal or vertical - Detach & reset	1.00 EA	35.63	35.63	0/NA	Avg.	0%	(0.00)	35.63
53. Window drapery - hardware - Detach & reset	2.00 EA	35.63	71.26	0/NA	Avg.	0%	(0.00)	71.26
54. Paint baseboard, oversized - one coat Paint 5 1/4" Base Boards	62.51 LF	0.92	57.51	3/15 yrs	Avg.	20%	(11.50)	46.01
55. R&R Cabinetry - upper (wall) units	3.00 LF	136.57	409.71	0/50 yrs	Avo	0%	(0.00)	409.71
Rebuild 3 LF of upper cabinet box and face frame,			1021,1	0,50 113	11.5.	070	(0.00)	407./1
56. Carpenter - Finish, Trim / Cabinet - per hour	12.00 HR	67.13	805.56	0/NA	Ava	0%	(0.00)	805.56
Repair / re fabricate damaged doors to match exist			000,00	0/11/1	1116.	070	(0.00)	805.50
57. Seal & paint full height cabinetry - faces only	3.67 LF	20.79	76.30	0/15 yrs	Avg.	0%	(0.00)	76.30
58. Seal & paint eabinetry - lower - faces only	17.58 LF	18.95	333.14	3/15 yrs	Avg.	20%	(66.63)	266.51
59. Seal & paint cabinetry - lower - faces only	40.00 LF	18.95	758.00	3/15 yrs		20%	(151:60)	606.40
Island cabinet (All exterior surfaces, front sides an	d back)			,	U		(,	000110
60. Seal & paint cabinetry - upper - faces only	20.00 LF	15.81	316.20	3/15 yrs	Avg.	20%	(63.24)	252.96
61. Cabinet knobs or pulls - Detach & reset	36.00 EA	2.07	74.52	0/NA	-	0%	(0.00)	74.52
62. R&R Range - freestanding - gas - High grade	1.00 EA	1,274.55	1,274.55	3/15 yrs	-	20%	(251.29)	1,023.26
63. R&R Range hood - High grade	1.00 EA	243.84	243.84	3/14 yrs	Avg.	21.43%	(49.83)	194.01
64. Dishwasher - Detach & reset	1.00 EA	246.16	246.16	0/NA	-	0%	(0.00)	246.16
65. Refrigerator - Remove & reset	1.00 EA	39.48	39.48	0/NA	_	0%	(0.00)	39.48
66. Clean floor - tile	403.87 SF	0.55	222.13	0/NA	_	0%	(0.00)	222.13

EMILY_CARDONA

10/9/2019



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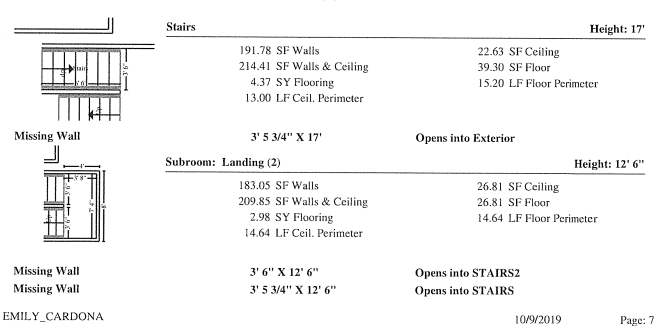
CONTINUED - Kitchen/Family Room

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE COND.	DEP %	DEPREC.	ACV
Totals: Kitchen/Family Room			6,127.60			779.12	5,348.48

Back Patio

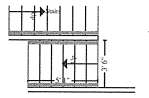
DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
67. Reglaze double-pane thermal window unit, 1	1.00 EA	137.11	137.11	0/18 yrs	Avg.	0%	(0.00)	137.11
68. Stucco patch / small repair - ready for color Fill board up holes, match lace textured finish.	1.00 EA	183.68	183.68	0/100 yrs	Avg.	0%	(0.00)	183.68
69. Paint stucco	252.00 SF	0.74	186.48	0/15 yrs	Avg.	0%	(0.00)	186.48
Totals: Back Patio			507.27				0.00	507.27
Total: Main Level			9,729.26				947.87	8,781.39

Level 2





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Subroom: Stairs2 (1)

Height: 12' 6"

104.23 SF Walls 122.02 SF Walls & Ceiling 3.82 SY Flooring

34.42 SF Floor

17.80 SF Ceiling

10.17 LF Ceil. Perimeter

12.76 LF Floor Perimeter

Missing Wall Missing Wall

3' 6" X 12' 6" 3' 6" X 12' 6" Opens into LANDING

Opens into Exterior

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
70. R&R Door opening (jamb & casing) - 36"to60"wide - paint grade	1.00 EA	148.07	148.07	3/150 yrs	Avg.	2%	(2.85)	145.22
Repair two custom door jambs and stops at botto	in and top of stairway	y (Short doors)						
71. Paint door/window trim & jamb - 2 coats (per side)	2.00 EA	27.51	55.02	0/15 yrs	Avg.	0%	(0.00)	55.02
Paint the repaired (Short Door) Jambs on both th	e upper and lower do	ors.						
72. Paint the walls and ceiling - one coat	546.28 SF	0.58	316.84	3/15 yrs	Avg.	20%	(63.37)	253,47
73. Paint baseboard, oversized - one coat	15.00 LF	0.92	13.80	3/15 yrs	Avg.	20%	(2.76)	11.04
Paint 5 1/4" Base Boards				-	C		` ′	
74. R&R Hanging light fixture	1.00 EA	83.39	83.39	3/20 yrs	Avg.	15%	(10.81)	72.58
75. Heat/AC register - Mechanically attached - Detach & reset	1.00 EA	11.70	11.70	0/NA	Avg.	0%	(0.00)	11.70
76. Smoke detector - Detach & reset	1.00 EA	39.57	39.57	0/NA	Avg.	0%	(0.00)	39.57
77. Window blind - horizontal or vertical - Detach & reset	. 1.00 EA	35.63 .	35.63	0/NA	Avg.	0%	(0.00)	35.63
78. Sand, stain, and finish steps and/or risers	56.00 LF	18.13	1,015.28	0/10 yrs	Avg.	0%	(0.00)	1,015.28
Repair scratches and gouges, sand and refinish to	match.			,	Ü		(====,	.,
79. Add for dustless floor sanding	100.53 SF	1.00	100.53	0/10 yrs	Avg.	0%	(0.00)	100.53
Totals: Stairs			1,819.83				79.79	1,740.04



Hallway

Height: 8'

294.53 SF Walls 402.58 SF Walls & Ceiling 12.01 SY Flooring 53.34 LF Ceil. Perimeter

108.05 SF Ceiling 108.05 SF Floor

43.26 LF Floor Perimeter

Missing Wall - Goes to neither Floor/Ceiling	13' X 5'	Opens into Exterior
Door	2' 6" X 6' 8"	Opens into Exterior
Door	2' 6" X 6' 8"	Opens into Exterior
Door	2' 5" X 6' 8"	Opens into Exterior
Missing Wall	3' 5" X 8'	Opens into Exterior
Door	2' 8" X 6' 8"	Opens into MASTER_BEDRO
EMILY_CARDONA		10/9/2019



Thistle DKI 2710 S. Highland Dr. Las Vegas, NV 89109 (702) 871-8462 (702) 871-1033 fax

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
80. Drywall Installer / Finisher - per hour	0.50 HR	68.95	34.48	0/150 yrs A	Avg.	0%	(0.00)	34.48
Repair 3 areas on walls including texture blend.	30 min per repair.			·	·		()	
81. Seal the surface area w/PVA primer - one coat	4.00 SF	0.52	2.08	3/15 yrs A	Avg.	20%	(0.42)	1.66
82. Paint the walls - one coat	294.53 SF	0.58	170.83	3/15 yrs A	Avg.	20%	(34.17)	136.66
83. Paint the ceiling - one coat	108.05 SF	0.58	62.67	3/15 yrs A	Avg.	20%	(12.53)	50.14
Ceiling runs continuous into living room ceiling				-	-			
84. Floor protection - plastic and tape - 10 mil	108.05 SF	0.27	29.17	0/15 yrs A	Avg.	0%	(0.00)	29.17
85. Cold air return cover - Detach & reset	2.00 EA	15.99	31.98	0/NA A	Avg.	0%	(0.00)	31.98
86. Paint baseboard, oversized - one coat	43.26 LF	0.92	39.80	0/15 yrs A	Avg.	0%	(0.00)	39.80
Paint 5 1/4" Base Boards				•			, í	
87. Clean floor	108.05 SF	0.38	41.06	0/NA A	Avg.	0%	(0.00)	41.06
Totals: Hallway			412.07				47.12	364.95

►5' 4" → 4' → 5' 4" →
b (B 75' 2" - 1 - 1 - 1 - 1 - 1
E 1 5 In a
TIT.,
Master Bedroom
7-127
10.5 - 10.5
9 10-4
14 4000 FEBRUSE

Master Bedroom

534.08 SF Walls 794.86 SF Walls & Ceiling 28.35 SY Flooring 64.98 LF Ceil. Perimeter 260.78 SF Ceiling 255.13 SF Floor 58.76 LF Floor Perimeter

10/9/2019

Height: Sloped

Window
Missing Wall - Goes to Floor
Door
Window
Window

EMILY_CARDONA

4' X 4'
2' 11" X 6' 8"
2' 8" X 6' 8"
3' X 4'
3' X 4'

Opens into Exterior
Opens into MASTER_BATH
Opens into HALLWAY
Opens into Exterior
Opens into Exterior

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
88. Contents - move out then reset - Large room	1.00 EA	81.84	81.84	0/NA	Avg.	0%	(0.00)	81.84
89. Drywall Installer / Finisher - per hour	1.50 HR	68.95	103.43	0/150 yrs	Avg.	0%	(0.00)	103.43
Repair 3 areas on walls including texture blend. 3	0 min per repair.							
90. Seal the surface area w/PVA primer - one coat	12.00 SF	0.52	6.24	0/15 yrs	Avg.	0%	(0.00)	6.24
91. Paint the walls - one coat	534.08 SF	0.58	309.77	3/15 yrs	Avg.	20%	(61.95)	247.82
92. Paint baseboard, oversized - one coat	58.76 LF	0.92	54.06	3/15 yrs	Avg.	20%	(10.81)	43.25
Paint 5 1/4" Base Boards				•			, ,	
93. Window blind - horizontal or vertical - Detach & reset	3.00 EA	35.63	106.89	0/NA	Avg.	0%	(0.00)	106.89
94. Window drapery - hardware - Detach & reset	3.00 EA	35.63	106.89	0/NA	Avg.	0%	(0.00)	106.89
95. R&R Interior door - Colonist - slab only Entry door to master bedroom	1.00 EA	100.69	100.69	3/100 yrs	Avg.	3%	(2.80)	97.89
96. Paint door slab only - 2 coats (per side)	2.00 EA	32.77	65.54	0/15 yrs	Avg.	0%	(0.00)	65.54
97. Door knob/lockset - Detach & reset	1.00 EA	23.78	23.78	0/NA	-	0%	(0.00)	23.78
98. Remove Carpet - per specs from independent carpet analysis	255.13 SF	0.24	61.23	0/10 yrs	Avg.	NA	(0.00)	61.23

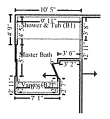
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CONTINUED - Master Bedroom

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE COND.	DEP %	DEPREC.	ACV
99. Carpet - per specs from independent carpet analysis	331.00 SF	8.57	2,836.67	3/10 yrs Avg.	30%	(851.00)	1,985.67
100. R&R Carpet pad - per specs from independent pad analysis	255.13 SF	0.79	201.55	3/10 yrs Avg.	30%	(52.81)	148.74
Totals: Master Bedroom			4,058.58			979.37	3,079.21



Missing Wall - Goes to Floor

Master Bath

367.69 SF Walls 472.16 SF Walls & Ceiling 9.92 SY Flooring 44.71 LF Ceil. Perimeter Height: Sloped 104.48 SF Ceiling 89.30 SF Floor

23.74 LF Floor Perimeter

Door Door 5' X 6' 8" 2' 5" X 6' 8" 2' 11" X 6' 8" Opens into Exterior
Opens into Exterior

Opens into MASTER_BEDRO

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
101. Vanity	6.50 LF	167.45	1,088.43	3/50 yrs	Avg.	6%	(65.31)	1,023.12
102. Detach & Reset Vanity top - two sinks - cultured marble	6.50 LF	24.60	159.90	0/20 yrs	Avg.	0%	(0.00)	159.90
103. Detach & Reset P-trap assembly - ABS (plastic)	1.00 EA	53.78	53.78	0/25 yrs	Avg.	0%	(0.00)	53.78
104. Clean floor - tile	89.30 SF	0.55	49.12	0/NA	Avg.	0%	(0.00)	49.12
Totals: Master Bath			1,351.23				65.31	1,285.92
Total: Level 2			7,641.71				1,171.59	6,470.12

Front Security Door

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE CON	D. DEP %	DEPREC.	ACV
105. Storm door assembly - High grade	1.00 EA	290.58	290.58	3/40 yrs Avg.	7.5%	(21.79)	268.79
Unique Home Designs Solana Navajo Outswin	ng Security Door			, .		, ,	
customer_reviews (103)	***************************************						

\$254.00 (Materials only) @ Home Depot - Unique Home Designs, Solana Navajo

EMILY_CARDONA

10/9/2019



Thistle DKI 2710 S. Highland Dr. Las Vegas, NV 89109 (702) 871-8462 (702) 871-1033 fax

CONTINUED - Front Security Door

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE COND.	DEP %	DEPREC.	ACV
106. R&R Door lockset & deadbolt - exterior	1.00 EA	100.08	100.08	0/20 yrs Avg.	0%	(0.00)	100.08
Totals: Front Security Door			390.66			21.79	368,87

Labor Minimums Applied

DESCRIPTION	QUANTITY	UNIT	RCV	AGE/LIFE	COND.	DEP %	DEPREC.	ACV
107. Electrical labor minimum*	1.00 EA	39.34	39.34	0/NA	Avg.	0%	(0.00)	39.34
108. Window labor minimum*	1.00 EA	145.40	145.40	0/NA	Avg.	0%	(0.00)	145.40
109. Stucco or exterior plaster labor minimum*	1.00 EA	84.61	84.61	0/NA	Avg.	0%	(0.00)	84.61
110. Door labor minimum*	1.00 EA	87.26	87.26	0/NA	Avg.	0%	(0.00)	87.26
Totals: Labor Minimums Applied			356.61				0.00	356.61
Line Item Totals: EMILY_CARDONA			18,118.24				2,141.25	15,976.99

^[%] - Indicates that depreciate by percent was used for this item

Grand Total Areas:

1,870.53	SF Walls SF Floor SF Long Wall	207.84	SF Ceiling SY Flooring SF Short Wall	389.11	SF Walls and Ceiling LF Floor Perimeter LF Ceil. Perimeter
,	Floor Area Exterior Wall Area	•	Total Area Exterior Perimeter of Walls	3,718.58	Interior Wall Area
	Surface Area Total Ridge Length		Number of Squares Total Hip Length	0.00	Total Perimeter Length

EMILY_CARDONA

10/9/2019

[[]M] - Indicates that the depreciation percentage was limited by the maximum allowable depreciation for this item



Thistle DKI 2710 S. Highland Dr. Las Vegas, NV 89109 (702) 871-8462 (702) 871-1033 fax

Summary for AA-Dwelling Summary for All Items

Line Item Total	18,118.24
Material Sales Tax	569.41
General Contractor Overhead	1,868.85
General Contractor Profit	1,868.85
Replacement Cost Value	\$22,425.35
Less Depreciation	(2,141.25)
Actual Cash Value	\$20,284.10
Less Deductible	(1,000.00)
Net Claim	\$19,284.10
Total Recoverable Depreciation	2,141.25
Net Claim if Depreciation is Recovered	\$21,425.35

Scott Sproul 702-354-1560

EMILY_CARDONA 10/9/2019 Page: 12



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Recap of Taxes, General Contractor Overhead and Profit

-	GC Overhead (10%)	GC Profit (10%)	Material Sales Tax (8.25%)	Manuf. Home Tax (8.25%)	Storage Tax (8.25%)
Line Items	1,868.85	1,868.85	569.41	0.00	0.00
Total	1,868.85	1,868.85	569.41	0.00	0.00



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Recap by Room

Estimate:	EMILY	CARDONA
Esumate.	THE TAXABLE PARTY	CANDON.

Annua Marin I amal		
Area: Main Level	132.63	0.73%
Garage	451.07	2.49%
Hallway	220.88	1.22%
Dining Room	673.80	3.72%
Living Room	1,487.21	8.21%
Entry/Foyer	128.80	0.71%
Kitchen/Family Room	6,127.60	33.82%
Back Patio	507.27	2.80%
Area Subtotal: Main Level	9,729.26	53.70%
Area: Level 2		
Stairs	1,819.83	10.04%
Hallway	412.07	2.27%
Master Bedroom	4,058.58	22.40%
Master Bath	1,351.23	7.46%
Area Subtotal: Level 2	7,641.71	42.18%
Front Security Door	390.66	2.16%
Labor Minimums Applied	356.61	1.97%
Subtotal of Areas	18,118.24	100.00%
Total	18,118.24	100.00%



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Recap by Category with Depreciation

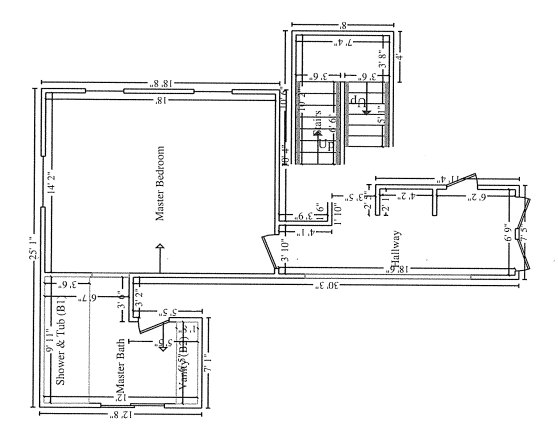
General Contractor O&P Items	RCV	Deprec.	ACV
APPLIANCES	1,774.60	301.12	1,473.48
CABINETRY	2,362.05	65.31	2,296.74
CLEANING	570.83		570.83
CONTENT MANIPULATION	368.32		368.32
GENERAL DEMOLITION	323.66		323.66
DOORS	564.22	24.59	539.63
DRYWALL	930.85		930.85
ELECTRICAL	78.91		78.91
FLOOR COVERING - CARPET	3,012.71	903.81	2,108.90
FLOOR COVERING - CERAMIC TILE	157.45		157.45
FLOOR COVERING - WOOD	1,115.81		1,115.81
FINISH CARPENTRY / TRIMWORK	142.41	2.85	139.56
FINISH HARDWARE	134.13		134.13
HEAT, VENT & AIR CONDITIONING	90.48		90.48
LIGHT FIXTURES	72.07	10.81	61.26
MARBLE - CULTURED OR NATURAL	159.90		159.90
PLUMBING	53.78		53.78
PAINTING	4,979.96	769.63	4,210.33
STUCCO & EXTERIOR PLASTER	268.29		268.29
WINDOW REGLAZING & REPAIR	137.11		137.11
WINDOW TREATMENT	675.30	63.13	612.17
WINDOWS - WOOD	145.40		145.40
General Contractor O&P Items Subtotal	18,118.24	2,141.25	15,976.99
Material Sales Tax	569.41		569.41
General Contractor Overhead	1,868.85		1,868.85
General Contractor Profit	1,868.85		1,868.85
Total	22,425.35	2,141.25	20,284.10

Depending upon the circumstances of your loss, our estimate may or may not include an amount for general contractor's overhead and profit. If you have questions regarding general contractor's overhead and profit and whether the services of a general contractor are appropriate for your loss, please contact your claim representative before proceeding with repairs.

EMILY_CARDONA

10/9/2019

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EMILY CARDONA 1913 SONDRIO DR LAS VEGAS NV 891342593

September 24, 2019

INSURED: EMILY CARDONA
DATE OF LOSS: September 16, 2019
CLAIM NUMBER: 0561394750 NKO
DATE OF SETTLEMENT: September 24, 2019

OFFICE HOURS: Mon - Fri 8:00 am - 4:30 pm

PHONE NUMBER: 800-639-7304

FAX NUMBER: 866-447-4293

Dear EMILY CARDONA.

The following calculations summarize our settlement agreement:

1.	The full cost of repair or replacement is	S	10,040.45
2.	The recoverable depreciation is	S	1,950.50
3.	The non-recoverable depreciation is	S	0
4.	The actual cash value of the loss is	S	8,089.95
5.	Less Advance payments	\$	0
6.	Your deductible is	\$	1,000.00
7.	Prior ACV payments made	\$	0
8.	The actual cash value payment is	\$	7.089.95

Depreciation has been deducted from the full cost of the repair or replacement to your property to determine the actual cash value.

To make a claim for the recoverable depreciation for an amount in excess of actual cash value, you must repair, rebuild or replace the damaged property within 180 days of the actual cash value payment. Please mail your receipts and any other documentation (building permits, contracts, invoices, etc.) to support that the repair or replacement has been completed within the 180 days period. In no event will the actual cash value payment and supplemental payment exceed the amount actually and necessarily spent, less the deductible.

About Replacement Cost Reimbursement

Keep in mind that your policy contains a replacement cost reimbursement provision for personal property up to a negotiated replacement value. In other words, your policy gives you 180 days following the payment of your loss to replace personal property and submit the receipts for reimbursement. We can then provide you with reimbursement for the difference between our actual cash value payment and the amount you spent to replace the item with one of like kind and quality -- up to the replacement price determined for that item.

Your replacement cost provision does not include items where coverage limits already apply. Please remember that coverage limits may apply to your loss after we receive your replacement cost receipts. We will let you know if this is the case.





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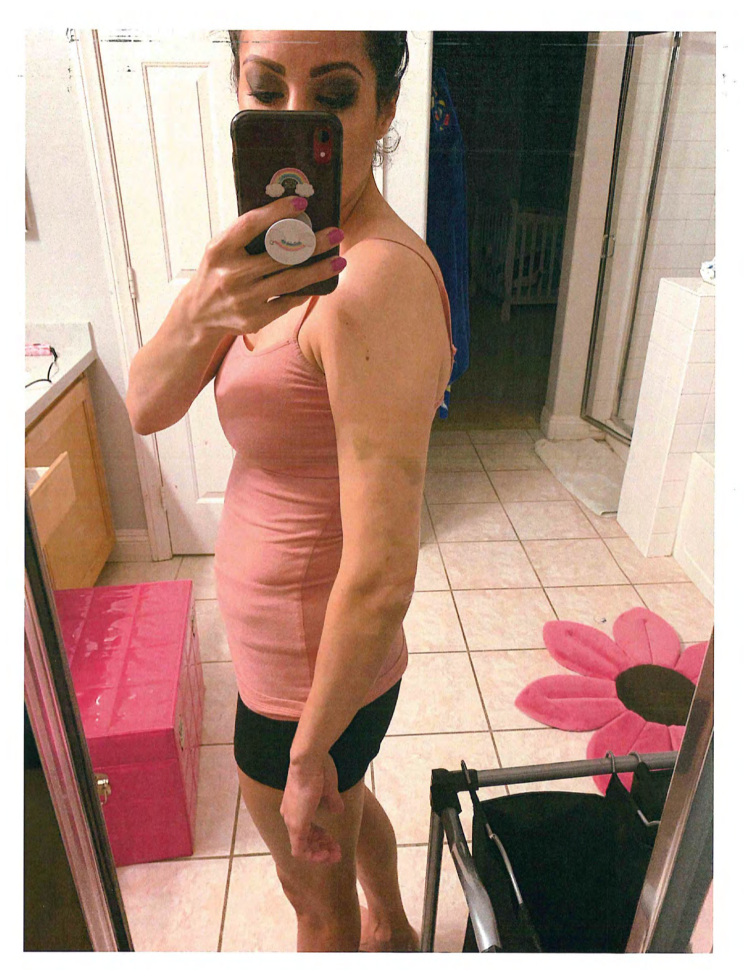
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Your replacement cost provision does not include items where coverage limits already apply. Please remember that coverage limits may apply to your loss after we receive your replacement cost receipts. We will let you know if this is the case.





AA0101



Las Vegas Metropolitan Police Department 400 S. Martin Luther King Blvd. Las Vegas, NV 89106



Case Recort No : LLV190800004570

Sector (Stat

Administrative

Location 1913 Sondrio Dr Las Veges, NV 89134 Occurred On (Date / Time) Thursday 8/1/2019 10:00:00 PM Reporting Officer C16948L - Larose, Christian Enfered By C16848L - Larose, Christian

Related Cases

Cr Between (Cale / Time) 8/11/2619

Reparted On BI28/2019 11:26:40 AM Entered On juraschetion

Las Vegas, City of

Traffic Report No.

Place Typs

Appident involved

Offenses:

Battery/Domestic Violence(M)-CLV 10.02.010 - L5018 Domestic Victerica: Premises Entered Completed Yes Erity

Personal Wespons (Hands, Fest, Touth, etc.) Weiggons Cominal Activities

Hate/Blas None (No Blas) Type Security Location Type | Residence/Home

Tents

Victims:

Name Belligario, Emily

Yas Victim Type Winter Statement Individual 56888 - Battery/Comestic Violence(M)-CLV 10.02.010 - L5018 Witten of

Can ID Susped Yas

Not Hispanic of Lating

43

Hagh F;' d.'

malitiede

Age 31 Nashe 120 Sex Female Flace White Hair Calar Arcus Elinnicity' Eye Color - Brown

Employer/School Occupation/Grade

Injury - Apparent Minor Injury

Viore Schedule Injury Weapons

Personal Weapons (Hands, Feet, Teeth, etc.)

UNLAWFUL DISSEMINATION of this

Addresses

mra.

Residence

1913 Sondrio Dr. Las Vegas, NV 89134. United States

Phones (702) 427 6745 Cellular

#((Circo: Acolati eta file) Salicaria Bradley John

Victim Was Spouse

Restricted information is PROHIBITED: Violation will subject the offender to

Criminal and Civil Gability

Eye Galar

Suspects

Release to: Emily Bellismo Date: 2/7/2020 By: 4/54074 Las Vegas Metropolitan Police Department

Name Palisano Bradley John

411.05

Notes

San B

1888/1995

Aga 33

White Mace

Elbricity

Not Hispanic or

Latino

See Man Erro oyer(School Height #4"

Wegit

Hair Calar

Albet Occupation/Grade Lawyer Brown

Atiriringes Engliderige

1913 Sondrio Dr. Las Vegas, NV 89134. United States

Phones Gelular Noles

Arresiecs

Witnessos!

Other Endles:

Properties: ()

Karrative

(BODY CAMERA RECORDING AVAILABLE)

On 08/01/2019 at approximately 2230 hours i Officer C. Larose P#16945 while operating as marked patrol unit 1V22 along with Officer V. Dias P#17074 while operating as marked patrol unit 1V31TV were dispatched to a domestic disturbance call located at 1913 Sondrio Drive Las Vegas,

7772533432**5**14

L_LV490800004570

Page 1 of 2

grads 69134. The details of the call stated that the person reporting Emily Bellisario DOB (\$1110/1988) was hit by her husband Bradley Bellisario AGB (\$1110/1985) and that Bradley had left.

Upon arrival I made contact with Emily, and I immediately observed a red mark on Emily's left face cheek. Emily then showed me wells and reddening on her left arm which appeared to be fresh. Digital photos were taken of Emily's injuries and Emily denied medical attention. Emily then explained the situation that took place previous to officers arriving as follows.

Emily and Bradley are still legally married however have been separated since April of 2018 and Bradley has not lived with Emily at 1913 Sondrio Drive in several months. They do not have much contact outside of picking up and dropping off their 3 children. However, Bradley offered to watch the children the night of 08/01/2019 at 1913 Sondrio so Emily could go out with her friends to celebrate her birthday which had just recently passed. Bradley came over to watch the children at approximately 1800 hours and Emily returned home at approximately 200 hours.

As soon as Emily entered the residence Bradley began verbally harassing her and explaining his frustration with Emily for being out for several hours while he was at home watching the children. Emily then engaged in the verbal altercation until Bradley decided to leave the house. As Bradley was storming out of the house towards the garage, he punched the wall one time with a closed fist and put a hole in the wall. Emily was following behind Bradley to lock the door after he left due to Bradley leaving with the door open or unlocked several times in the past. As Bradley walked through the doorway towards the garage he stammed the door behind him in an attempt to hit Emily. Emily's left shoulder and arm were struck by the door. As Emily attempted to open the door with her left arm after being hit by it. Bradley stammed the door shut on her arm crushing it between the door frame and door has Emily tried to pull her arm out from between the door and door frame, Bradley then used his right palm and hit Emily in the left side of her face approximately 4-5 times with an open hand. Bradley then entered the garage and began kicking the children's toys and anything that was within arms reach. As Emily followed Bradley into the garage screaming at him to leave, Bradley picked up a green push broom and threw it at Emily, hitting her. Bradley then continued to walk out of the garage which was open and kicked the sensor off of the rail rendering the garage door useless. Bradley then used both hands to yank on the garage door which was in an open position multiple times causing several wheels to either break off or disconnect from the track. After breaking the garage door Bradley got into his truck and left the residence.

Emily then called the police and stood by at her residence until officers arrived. Due to the fact that Bradley shares a domestic relationship with Emily as defined by NRS 33.018 and used force or violence upon Emily, this report was taken for domestic battery.

^{**********}supplement -002 created 05-28-19 by LEST J. James, P#6111*************

Submittal packet received, connecting reports added. Corrected offense from NRS to GLV to comply with jurisdiction

Skip to Main Content Logout My Account Search Menu New Criminal Search Refine Search Back

Location : Justice Court Help

REGISTER OF ACTIONS Case No. 19F19371X

State of Nevada vs. BELLISARIO, BRADLEY

8 8

Case Type: Felony Subtype: DV Case Date Filed: 09/17/2019 Location: JC Department 15

PARTY INFORMATION

Defendant

BELLISARIO, BRADLEY AKA BELLISARIO.

BRADLEY JOHN

Lead Attorneys Ross C. Goodman Retained 702-383-5088(W)

State of Nevada

State of Nevada

CHARGE INFO	ADIATION		
Charges: BELLISARIO, BRADLEY 1. Home invasion, first offense [50435] 2. Battery [50212] 999.Aggravated stalking - with the use of a deadly weapon or tear gas [50334]	Statute 205.067.2 200.481.2a 200.575.2	Level Felony Misdemeanor Felony	Date 09/17/2019 09/17/2019 09/17/2019

CHARGE INFORMATION

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								_			-	-

DISPOSITIONS

10/03/2019 Disposition (Judicial Officer: Tobiasson, Melanie A.)

999. Aggravated stalking - with the use of a deadly weapon or tear gas [50334]

DA Denial

12/09/2019 Plea (Judicial Officer: De La Garza, Melisa)

2. Battery [50212]

Submittal

12/09/2019 Disposition (Judicial Officer: De La Garza, Melisa)

1. Home invasion, first offense [50435]

Dismissed

2. Battery [50212]

Adjudication Deferred

12/09/2019 Submittal - Plea and Disposition Pending (Judicial Officer: De La Garza, Melisa)

2. Battery [50212]

Condition - Adult:

1. Suspended Jail Sentence, 90 days 12/09/2019, Active 12/09/2019 2. Stay Out of Trouble, 12/09/2019, Active 12/09/2019

3. Impulse Control Counseling, Care Counseling 1/6/20 - Impulse Control Counseling Completed 12/09/2019, Satisfied 01/06/2020

4. Community Service Mandatory Hours, 24 hours 12/26/19 - 24 of 24 12/09/2019, Satisfied 12/26/2019 5. If so, to be dismissed, 12/09/2019, Active 12/09/2019

01/29/2020 Amended Disposition (Judicial Officer: Pro Tempore, Judge) Reason: Per Negotiations

2. Battery [50212]

Dismissed After Diversion - Requirements Completed

Amended Requirements Complete (Judicial Officer: Pro Tempore, Judge) Reason: Per Negotiations 01/29/2020

2. Battery [50212]

Condition - Adult:

1. Suspended Jail Sentence, 90 days 12/09/2019, Closed 01/29/2020

2. Stay Out of Trouble, 12/09/2019, Satisfied 01/29/2020

3. Impulse Control Counseling, Care Counseling 1/6/20 - Impulse Control Counseling Completed 12/09/2019, Satisfied 01/06/2020

4. Community Service Mandatory Hours, 24 hours 12/26/19 - 24 of 24 12/09/2019, Satisfied 12/26/2019

	OTHER EVENTS AND HEARINGS
09/18/2019	Standard Bail Set
	Ct1: \$10000 Cash/\$10000 Surety
09/18/2019	CTRACK Track Assignment JC10
09/18/2019	Standard Bail Set
	Ct2: \$40000 Cash/\$40000 Surety
	Surety Bond
09/18/2019	Surety Bond Acceptance-Notice of Appearance
	Probable Cause Review Packet - Initial Appearance Court
09/19/2019	CANCELED Initial Appearance Justice Court (PC Review) (9:00 AM) (Judicial Officer Zimmerman, Ann E.)
	Custody Change - Surety Bond Posted
09/19/2019	Waiver of Extradition After Admission to Bail

	nttps://ivjcpa.clarkcountynv.gov/Anonymous/CaseDetail.aspx?CaseID=13001351
09/23/2019	CTRACK Case Modified Judge/TOB;
09/27/2019	Initial Appearance Justice Court (DNA PC Review) (1:30 PM) (Judicial Officer Bonaventure, Joseph M.)
09/27/2019	Result: Signing Completed Defendant Posted Bail to Secure His or Her Release
09/27/2019	Probable Cause existed for the defendant's arrest
09/27/2019	Therefore, the defendant's biological specimen shall be submitted to the appropriate forensic laboratory for genetic marker analysis Future Court Date Stands 10/21/19 at 8:00 am JC 10
09/27/2019	Minute Order - Initial Appearance
10/03/2019	CTRACK Case Modified Judge/DLG;
10/04/2019	Criminal Complaint
10/11/2019	Notice of Confirmation of Counsel Notice of Confirmation of Counsel
	CANCELED Felony Court Return Date (8:00 AM) (Judicial Officers Pro Tempore, Judge, Jansen, William D.) Vacated - Complaint Filed
10/21/2019	Initial Appearance (8:00 AM) (Judicial Officers Pro Tempore, Judge, Jansen, William D.) Surety bond posted
	Result: Matter Heard
10/21/2019	Initial Appearance Completed Defense Advised of Charges on Criminal Complaint, Waives Reading of Criminal Complaint
10/21/2019	Arraignment Completed
10/21/2019	Defense Advised of Charges on Criminal Complaint, Waives Reading of Criminal Complaint Counsel Confirms as Attorney of Record
10/21/2010	R. Goodman, Esq. Case Administrative Reassignment to Department 15
10/2 1/2013	Due to nature of offense.
10/21/2019	Minute Order - Department 10
12/03/2013	Preliminary Hearing (10:00 AM) (Judicial Officer De La Garza, Melisa) Surety Bond
12/09/2019	Result: Matter Heard Notified of Different Mailing Address
	front counter
12/09/2019	Justice Court Community Service Program Timesheet and/or Requirements Notice prepared and provided to program participant.
	Defendant Waives the Right to Trial
	Defendant Waives Right to Jury Trial Surety Bond Ordered Exonerated
	SV50-5017663
12/09/2019	Status Check on Requirements Impulse Control class to be completed
	Minute Order - Department 15
12/09/2019	Surety Bond Exonerated Justice Court Community Service Program Referral
	Provided to defendant in open Court.
12/09/2019	Domestic Violence Counseling Referral Form
12/26/2019	Provided to Defendant in Open Court Community Service Report
12/26/2010	24 Hours Verified
01/02/2019	Justice Court Community Service Program Timesheet Counseling Report
	Counseling Report
	Certificate of Completion
01/24/2020	Impulse Control Correspondence
	R. Goodman, Esq. will not be in Court on 1/29/20 and asks the case be dismissed pursuant to negotiations.
	Community Service Report
	Certificate of Completion Counseling Report
01/24/2020	Impulse Control Completed 1/6/20
01/29/2020	Status Check on Requirements (8:30 AM) (Judicial Officers Pro Tempore, Judge, Williams, Telia U) No Bail Posted
	Result: Matter Heard
	Defendant Stayed Out of Trouble
	Judgment Entered
	Case Closed - Dismissed Minute Order - Department 15
	Notice of Disposition and Judgment
	Financial Information

FINANCIAL INFORMATION

	Defendant BELLISARIO, I Total Financial Assessmen Total Payments and Credit Balance Due as of 03/06/	at s		75.00 75.00 0.00
09/18/2019	Transaction Assessment Payment (Window) Transaction Assessment	Receipt # PT-2019-07533	Aladdin; Bail; Bonds	50.00 (50.00)
12/09/2019 Payment (Receipt # CCS-2019-13076	BELLISARIO, BRADLEY JOHN	25.00 (25.00)

Begin forwarded message:

From: Lilach Bluevise < Lilach.Bluevise@adelsoncampus.org>

Date: March 2, 2020 at 10:02:14 AM PST

To: "bradb@bellisariolaw.com" <bradb@bellisariolaw.com>, "1emilybellisario@gmail.com"

<1emilybellisario@gmail.com>

Cc: kendra Bott < kendra.Bott@adelsoncampus.org>, Tiffanie Zuttermeister

< Tiffanie. Zuttermeister@adelsoncampus.org>

Subject: Follow up to your requests



Dear Bradley and Emily,

We acknowledge receiving Mr. Belisario's requests for the following:

- 1. Medical notes in regards to your children. (will be sent separately)
- 2. Not to pull out the children by the school counselor without notifying you in advance.
- 3. Not to enroll the children for next year without father's agreement.

We value partnering with you in educating your children, and would like to avoid becoming entangled in any marital dispute. We hope that communicating all matters with both of you will benefit the children and our partnership. We will continue to share information about the kids with both of you, unless there is a court order to guide us differently.

Thank you so much, Lilach Bluevise

Lilach Bluevise

Principal 702.255.4500 702.515.8220 (Direct)

The Dr. Miriam & Sheldon G. Adelson Educational Campus

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1											
1 2	IL CONTRACTOR OF THE CONTRACTO	ICT COURT Y DIVISION	-FILED IN OPEN COURT- September 25, 2019								
3		K COUNTY, EVADA	CLERK OF THE COURT								
4	EMILY BELLISARIO	▼ Present									
5	Applicant,	Not present	C. C								
6	vs.	☐ With counsel☐ Present	CASE NO.: T-19-200404-T								
7	BRADLEY BELLISARIO	Not present	DEPARTMENT P / TPO								
8	AKA: Adverse Party.	☐ With counsel									
9											
10	PROTECTION ORDE	R AGAINST DOMI	ESTIC VIOLENCE								
11	Having considered the filings, testimony an jurisdiction in this matter, and	d evidence presente	d this day, and the Court having								
12	it appearing that service has not been effectuated on Applicant Adverse Party,										
13	Applicant Adverse Party was given instructions regarding service of process and the matter set for a Return Hearing.										
14	TFA the Applicant Adverse Party having been served with notice of the hearing on September										
15	18, 2019, the Court hereby finds and recomplication for an extended order. The application	icant verified the star	tements in her application are true								
16	and correct. The court finds that the applic harassment. The court finds good cause to ex	cant has made credit tend the order. The a	ple allegations of a battery and of application for an extended order is								
17	granted. The applicant had applied for a proinstant case. There are two active protective	tective order on the	day prior to the application in the								
18	parties. The previous application, T200357, s										
19	That, pursuant to NRS 33.010, et seq.										
20	occurred or there exists a credible threat of d to ISSUE the TEMPORARY PROTECTION										
21	ordered to have no contact whatsoever with locations:	the Applicant and	to stay away from the following								
22	That the TEMPORARY PROTECTION	N ORDER issued in	this case is CONTINUED in effect								
23	until the hearing date specified below, under issued, subject to any exceptions noted below.	er the same terms ar									
24		•	ARING , 20 at								
25	That the parties are ordered to appea .m. at Family Court and Services Ce	nter, 601 North Peco	s Road, Las Vegas, Nevada 89101,								
26	Department / Regional Justice Cer Department .	nter, 200 Lewis Ave	enue, Las Vegas, Nevada 89155,								
27	TFA Wherefore, an EXTENDED PROTECT										
28	2020. The Adverse Party is ordered to contin Temporary Order issued in this case subject to										
	Page 1 of 2	T-19-20040	4-T								

1											
2	Exceptions to the foregoing: .										
3	That the Protection Order issued in this case is hereby DISSOLVED.										
4	That the request to extend the Order of Protection is DENIED.										
5	Additionally, .										
6	That the following additional provisions shall also apply if marked with an "x":										
7	Custody and visitation shall remain as ordered in Case No. D- on , 20 , except as follows:										
8	That pursuant to NRS chapter 125, the Court has jurisdiction to address custody of the parties'										
9	minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren). Adverse Party is awarded visitation as follows:										
10 11	Such visitation shall be supervised by . Supervised visitation requires the identified supervisor(s) to be present for the duration of the visitation, unless specified otherwise herein										
12											
13	Adverse Party is ordered to pay to the Applicant \$ per month as and for the temporary support of the minor child(ren) until a permanent order for child support is established or until the										
14	expiration of the Extended Order. This amount is based upon the obligor's gross monthly income of and shall be payable \$, beginning .										
15											
16	SO ORDERED on this the 25th day of September, 2019.										
17	TI Gran										
18	DOMESTIC VIOLENCE HEARING MASTER										
19	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective										
20	immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.										
21											
22	n nex										
23	DISTRICT COURT JUDGE										
24	, , ,										
25	Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed has <u>not</u> been ordered and/or is inapplicable to your case.										
26											
27											
28											
	Page 2 of 2 T-19-200404-T										

FDF Name: Joe W. Riccio Address: 5594 South Las Vegas, Nevada 89 Phone: (702) 629-755 Email: joseph@vegas Attorney for Plaintif	Fort Apache Road, #120 148 33 westattorneys.com	 		Electronically Filed 3/9/2020 2:15 PM Steven D. Grierson CLERK OF THE COUR
Nevada State Bar No		_		
		hth Judicial Distr		N.
Emily Bell vs. Bradley Be	Plaintiff,		Case No. <u>D-20-605263-</u> Dept. <u>P</u>	
	» « « « « » « » « » « » « » « » « » « »			
2. How old are4. What is yourB. Employment Info	ently employed/ self-em	3.What on? Some college.	at is your date of birth	,
Date of Hire	Employer Name	Job Title	Work Schedule (days)	Work Schedule (shift times)
2015	Alied Flooring	Remote Assistant	Monday & Friday	2:00 p.m. to 7:00 p.m.
C. Prior Employmen		What is the nature of	your disabled? your disability?	for less than 2 years,
Prior Employer: _	ng:	Date of Hire:	Date of Terr	nination:
Rev. 8-1-2014	*5'	Page 1 of 8		

Case Number: D-20-605263-D

Monthly Personal Income Schedule

As of the pay period ending _____ my gross year to date pay is _____.

B. Determine your Gross Monthly Income.

Hourly Wage

\$7.25 Hourly Wage	×	30.00 Number of hours	 \$217.50 Weekly	×	52 Weeks	==	\$11,310.00 Annual	÷	12 Months	==	\$942.50 Gross Monthly
Wage		worked per week	Income		,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Income		Wionins		Income

Annual Salary

Annual Income	÷	12 Months	=	\$0.00 Gross Monthly Income
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C. Other Sources of Income.

Source of Income	Frequency	Amount	12 Month Average
Annuity or Trust Income			
Bonuses			4
Car, Housing, or Other allowance:			
Commissions or Tips:	,		
Net Rental Income:			
Overtime Pay			
Pension/Retirement:			
Social Security Income (SSI):			
Social Security Disability (SSD):			
Spousal Support			
Child Support			
Workman's Compensation	**************************************		
Other:			
Total Av	erage Other Incom	e Received	\$0.00

-	Total Average Gross Monthly Income (add totals from B and C above)	\$942.50	
		1 1	

Page 2 of 8

D. Monthly Deductions

	Type of Deduction	Amount
1.	Court Ordered Child Support (automatically deducted from paycheck)	0.00
2.	Federal Health Savings Plan	0.00
3.	Federal Income Tax	0.00
4.	Amount for you: \$50.00 Health Insurance For Opposing Party: For your Child(ren): \$45.00	95.00
5.	Life, Disability, or Other Insurance Premiums	0.00
6.	Medicare	12.85
7.	Retirement, Pension, IRA, or 401(k)	0.00
8.	Savings	0.00
9.	Social Security	55.00
10.	Union Dues	0.00
11.	Other: (Type of Deduction)	0.00
	Total Monthly Deductions (Lines 1-11)	162.85

Business/Self-Employment Income & Expense Schedule

	~		-	
Α.	Ru	sines	e In	come:

W	hat is your average	ge gross (j	pre-tax) monthly	/ income/revenue	from	self-employment	or businesses?
\$			•			1 5	
~~		-					

B. Business Expenses: Attach an additional page if needed.

Type of Business Expense	Frequency	Amount	12 Month Average
Advertising			
Car and truck used for business			
Commissions, wages or fees			
Business Entertainment/Travel			
Insurance			
Legal and professional			
Mortgage or Rent			
Pension and profit-sharing plans			
Repairs and maintenance			
Supplies			
Taxes and licenses (include est. tax payments)			
Utilities			
Other:			
	Total Average B	Susiness Expenses	0.00

Page 3 of 8

Personal Expense Schedule (Monthly)

A. Fill in the table with the amount of money **you** spend <u>each month</u> on the following expenses and check whether you pay the expense for you, for the other party, or for both of you.

Expense	Monthly Amount I Pay	For Me	Other Party	For Both
Alimony/Spousal Support	0.00			<u> </u>
Auto Insurance	200.00			✓
Car Loan/Lease Payment	420.00	✓		
Cell Phone	100.00	✓		
Child Support (not deducted from pay)	0.00			
Clothing, Shoes, Etc	0.00			
Credit Card Payments (minimum due)	200.00	√		
Dry Cleaning	0.00			
Electric	190.00	√		
Food (groceries & restaurants)	600.00	✓		
Fuel	180.00	✓		
Gas (for home)	35.00	√		
Health Insurance (not deducted from pay)	0.00			
НОА	52.00	✓		
Home Insurance (if not included in mortgage)	0.00			
Home Phone	0.00			
Internet/Cable	100.00	✓	· .	
Lawn Care	150.00	✓		
Membership Fees	120.00	√		
Mortgage/Rent/Lease	1,011.00	√		√
Pest Control	50.00	✓		-
Pets	50.00	✓		
Pool Service	80.00	✓		
Property Taxes (if not included in mortgage)	0.00			
Security	40.00	√		***************************************
Sewer	40.00	✓		
Student Loans	0.00			
Unreimbursed Medical Expense	0.00			
Water	80.00	√		
Other:		-		
Total Monthly Expenses	3,698.00			

Household Information

A. Fill in the table below with the name and date of birth of each child, the person the child is living with, and whether the child is from this relationship. Attached a separate sheet if needed.

	Child's Name	Child's DOB	Whom is this child living with?	Is this child from this relationship?	Has this child been certified as special needs/disabled?
1 st	Brayden Bellisario	1/15/15	Mom	Yes	No
2 nd	Blake Bellisario	11/20/16	Mom	Yes	No
3 rd	Brooklyn Bellisario	2/1/18	Mom	Yes	No
4 th					

B. Fill in the table below with the amount of money you spend each month on the following expenses for each child.

Type of Expense	1st Child	2 nd Child	3 rd Child	4 th Child
Cellular Phone	0.00	0.00	0.00	
Child Care	0.00	0.00	0.00	
Clothing	50.00	50.00	50.00	
Education	0.00	0.00	0.00	
Entertainment	50.00	50.00	50.00	
Extracurricular & Sports	50.00	50.00	50.00	
Health Insurance (if not deducted from pay)	0.00	0.00	0.00	
Summer Camp/Programs	0.00	0.00	0.00	
Transportation Costs for Visitation	0.00	.0.00	0.00	,
Unreimbursed Medical Expenses	250.00	100.00	0.00	
Vehicle	0.00	0.00	0.00	
Other:	0.00	0.00	0.00	
Total Monthly Expenses	400.00	250.00	150.00	0.00

C. Fill in the table below with the names, ages, and the amount of money contributed by all persons living in the home over the age of eighteen. If more than 4 adult household members attached a separate sheet.

Name	Age	Person's Relationship to You (i.e. sister, friend, cousin, etc)	Monthly Contribution

Personal Asset and Debt Chart

A. Complete this chart by listing all of your assets, the value of each, the amount owed on each, and whose name the asset or debt is under. If more than 15 assets, attach a separate sheet.

Line	Description of Asset and Debt Thereon	Gross Value		Total Amount Owed		Net Value	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	1913 Sondrio-Real Estate	\$ 300,000.00	-	\$127,000.00	=	\$ 173,000.00	Mine
2.	Wells Fargo Checking /	\$ 50.00	-	\$0.00	=	\$ 50.00	Both
3.	Wells Fargo Savings	\$ 50.00	-	\$0.00	=	\$ 50.00	Both
4.		\$	-	\$	=	\$ 0.00	
5.		\$	-	\$	=	\$ 0.00	
6.		\$	-	\$	=	\$ 0.00	
7.		\$	-	\$	=	\$ 0.00	
8.		\$	-	\$	=	\$ 0.00	
9.		\$	-	\$	=	\$ 0.00	
10.		\$	-	\$	=	\$ 0.00	
11.		\$	-	\$	=	\$ 0.00	
12.		\$	-	\$	==	\$ 0.00	
13.		\$	-	\$	=	\$ 0.00	
14.		\$	-	\$	=	\$ 0.00	
15.		\$	-	. \$	=	\$ 0,00	
	Total Value of Assets (add lines 1-15)	\$300,100.00	-	\$127,000.00	=	\$ 173,100.00	

B. Complete this chart by listing all of your unsecured debt, the amount owed on each account, and whose name the debt is under. If more than 5 unsecured debts, attach a separate sheet.

Line #	Description of Credit Card or Other Unsecured Debt	Total Amount owed	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	Chase United credit card	\$ 4,908.00	Plaintiff
2.	Bank of America credit card #1	\$ 2,938.00	Plaintiff
3.	Bank of America credit card #2	\$ 910.00	Plaintiff
4.		\$	
5.		\$	
6.		\$	
Total Unsecured Debt (add lines 1-6)		\$ 8,756.00	

CERTIFICATION

Attorney	Informa	tion: Complete the	following sentences:	
	1. I	(have/have not)	Mare	retained an attorney for this case.
	2. <i>A</i>	As of the date of toda	y, the attorney has been paid a	a total of \$ on my behalf.
•				
	4. I	currently owe my at	torney a total of \$	
	5. I	owe my prior attorn	ey a total of \$	•
IMPORT	instruction I guaran	I swear or affirm ons in completing thite the truthfulness ly make false stater	of the information on this	at I have read and followed all I understand that, by my signature, Form. I also understand that if I unishment, including contempt of
	•	I have attached statement to this f	a copy of my most recen orm, if self-employed.	t YTD income statement/P&L
		I have not attache unemployed.	d a copy of my pay stubs to	this form because I am currently
<i>y_</i>	Signature,	<i>Y</i>		× 3/9/1020 Date

CERTIFICATE OF SERVICE

ngs For:	EMILY C	ARDONA						AAA	FLOORIN	IG INC (018	30T331)	
XX-1546	Federal Filing	artment: 200 eral Filing: Married		Period Begin: 2/16/2020 Period End: 2/22/2020 Exemptions: 0 Exemptions: 0				1565 \	1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032			
		Gross	Pay		Net Pay				Check M	essage		
\$0	.00	\$217.	.50	1		1		48.400.400.400.4		cosage		
		NINGS		*No			TAXES				DEDUCTIONS	
Rate	Hours	Dollars	YTD F	Hours	YTD Dollars	Description		urrent	YTD	Description		YTD
	30.00	217.50	27	70.00					109.91	Dental Pre Tax	17.56 3.34 0.00 0.00	158.04 26.72 6.18 0.70
CURREN	30.00 IT PERIOD	217.50 LEAVE AC 6	27 CRUAL	0.00	1,957.50			DIST	RIBUTION	OF NET PAY	20.90 Deposit Amount:	191.64 181.56
)	CX-1546 FJ31 Check \$0 Rate	CX-1546 Federal Filing: Check Amount \$0.00 FAR Rate Hours 30.00	Division: Department: 200	Division: Department: 200 Federal Filing: Married State Filing: Married E E E E E E E E E	Division: Department: 200 Period Be Exemption T331 State Filling: Married State Fillors Check Amount Gross Pay \$0.00 \$217.50 EARNINGS *NO BORNER BOOK STORM STO	Division: Department: 200 Period Engin: 2/16/2020 Period End: 2/22/2020 Exemptions: 0 Exemptions:	Division: Department: 200 Period End: 2/16/2020 Check Date:	Division: Department: 200 Period Begin: 2/16/2020 Check Date: 2/28/2020 Exemptions: 0 Additional Tax: Additional Ta	Division: Department: 200 Period Begin: 2/16/2020 Check Date: 2/28/2020 1565 NORTI	Division: Department: 200	Division: Department: 200	Division: Department 200

AAA FLOORING INC (0180TJ31) 1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032

CHECK DATE	VOUCHER ID
2/28/2020	V54569800

Your entire Net pay of \$181.56 has been deposited in your bank account(s).

*********\$181.56

1 200

EMILY CARDONA

1913 SONDRIO DR LAS VEGAS, NV 89134

NOT NEGOTIABLE

Statement of Earning	gs For:	EMILY CA	RDONA		***************************************				AAA FLOORII	NG INC (018	OT 131)	
Company Id: 0180T	X-1546 1 331 5	Division: Department: Federal Filing: State Filing:	200 Married		Period Be Period En Exemptio Exemptio	ns: 0	Check Date: Additional Tax: Additional Tax:	2/21/2020	1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032			
Voucher Id	Check A		Gross	Pay		Net Pay			Check M	essage	esalussia teles tre si ano	
V54311989	\$0.	.00	\$217	.50		\$181.56		·				
		EARN	INGS		*No	t included in Totals		TAXES		I	DEDUCTIONS	
Description	Rate	Hours	Dollars	YTD	Hours	YTD Dollars	Description		rrent YTC	Description	Current	YTD
Salary		30.00	217.50		240.00		SOC SEC EE			Dental Pre Tax	17.56	140.48
							MED EE		2.85 22.85	Vision Pre-tax	3.34	23.38
										Vol LifePostTax	0.00	6.18
										AD&D PostTax	0.00	0.70
Total:		30.00	217.50	7	40.00	1,740.00	Total	15.04	120.57	Tabel	20.00	
	***************************************	T PERIOD I				1,/40.00	Total:	15.04		Total:	20.90	170.74
	CORREN	I LEKTOD I	LAVE AL	CKU	L		Checking		DISTRIBUTION			
								·			Deposit Amount:	181.56

AAA FLOORING INC (0180TJ31) 1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032

	2/21/2020	V54311989	
-	CHECK DATE	VOUCHER ID	

TOTAL NET PAY

********\$181.56

Your entire Net pay of \$181.56 has been deposited in your bank account(s).

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EMILY CARDONA

1913 SONDRIO DR LAS VEGAS, NV 89134

NOT NEGOTIABLE

Statement of Earnin	gs For:	EMILY C	RDONA		***************************************				AAA FLOORI	NG INC (018	ROT331)	
Employee #: 1 Clock Number: SSN: XXX-X Company Id: 01801	(X-1546 ГЈЗ1	Division: Department: Federal Filing: State Filing:	200 Married	Pe Es	eriod Begin eriod End: xemptions: xemptions:	0	Check Date: 2/14 Additional Tax: Additional Tax:	/2020	1565 W. Brooks	565 W. Brooks Ave ORTH LAS VEGAS, NV 89032		
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AAA FLOORING INC (0180TJ31) 1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032

CHECK DATE	VOUCHER ID
2/14/2020	V54109282

*********\$181.56

Your entire Net pay of \$181.56 has been deposited in your bank account(s).

1 200

EMILY CARDONA

1913 SONDRIO DR LAS VEGAS, NV 89134

NOT NEGOTIABLE

Electronically Filed 3/13/2020 5:11 PM Steven D. Grierson CLERK OF THE COURT 1 **ERR** Joe W. Riccio, ESO. 2 Nevada Bar No. 10971 vegas west attorneys 3 5594 South Fort Apache Road, Suite 120 Las Vegas, Nevada 89148 Telephone: (702) 629-7553 5 Facsimile: (702) 629-2276 Email: joseph@vegaswestattorneys.com 6 Attorney for Plaintiff 7 **DISTRICT COURT** 8 FAMILY DIVISION CLARK COUNTY, NEVADA 9 10 Emily Bellisario, Case No. D-20-605263-D 11 Dept No. P Plaintiff, 12 13 VS. 14 Bradley Bellisario, 15 16 ERRATA TO MOTION FOR PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILDREN; FOR CHILD 17 SUPPORT & HEALTH INSURANCE COVERAGE; FOR AN OUTSOURCED 18 ALCOHOL/PSYCHOLOGICAL EVALUATION OF THE DEFENDANT; TO CONFIRM & CONSOLIDATE THE TEMPORARY PROTECTIVE ORDER; FOR SPOUSAL SUPPORT; 19 AND FOR PLAINTIFF'S ATTORNEY'S FEES AND COSTS INCURRED HEREIN 20 COMES NOW, Plaintiff Emily Bellisario, by and through her attorney, Joe 21 W. Riccio, Esq., of vegas west attorneys, and hereby files this Errata. 22 23 Page 1, lines 23 ½ to 24 ½ of Plaintiff's Motion reads: "To Confirm & 24 Consolidate the Temporary Protective Order"... 25

Bellisario vs. Bellisario

26

Page 1

Case Number: D-20-605263-D

Errata

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Page 1, lines 23 ½ to 24 ½ of Plaintiff's Motion should read: "For an Issuance of a new Temporary Protective Order as the first TPO was dissolved by way of Court Order in the "J" case."

Page 2, lines 13 to 14 of Plaintiff's Motion reads: "To confirm and consolidate the Temporary Protective Order under case number T-19-200404-T."

Page 2, lines 13 to 14 of Plaintiff's Motion should read: "For an issuance of a new Temporary Protective Order. Emily now needs another TPO with the Court or a no contact order/behavioral order at the very least."

Page 10, lines 6 to 7 of Plaintiff's Motion reads: "Thirty days later she appeared in Court to extend the TPO and it is believed that the TPO is effective to this date."

Page 10, lines 6 to 7 of Plaintiff's Motion should read: "Approximately thirty days later the TPO was extended on October 24, 2020 for a full year. Subsequently, the TPO was dissolved in January 2020. Counsel has not read the Order, nor does he have a copy of it, so it can be assumed that dissolution of the TPO was either by way of Stipulation or Court decision."

Page 27, lines 17 ½ to 18 ½ of Plaintiff's Motion reads: "Emily's Request to Consolidate & Confirm Temporary Protective Order & for a Behavior Order."

Page 27, lines 17 ½ to 18 ½ of Plaintiff's Motion should read: "Emily is Requesting that a new Temporary Protective Order be Issued & for Behavior Order."

Bellisario vs. Bellisario

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1 Page 27, lines 23 to 24 of Plaintiff's Motion reads: "Upon inquiry, the TPO 2 is currently in place. The undersigned counsel became aware of this and therefore, 3 he asks that this Court consolidate and confirm the TPO issued on September 25, 4 2019, with the exception that the parties shall be allowed to communicate via Our 5 Family Wizard".... 6 7 Page 27, lines 23 to 24 of Plaintiff's Motion should read: "It is upon belief 8 that the TPO may be currently in place. The undersigned counsel is not certain if 9 the TPO is effective. Upon discovering that there exists a current TPO, it is 10 imperative that the Court confirm and consolidate the TPO issued on September 25 2019, or in the alternative, the Court should issue a new TPO against Bradley, 12 with the exception that the parties shall be allowed to communicate via our Family 14 Wizard".... Page 28, lines 9 ½ to 10 ½ of Plaintiff's Motion reads: ... "spiraling out of control forcing Emily to file yet another TPO with the Court." ***

Page 3

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Bellisario vs. Bellisario

Errata

1	Page 28, lines 9 ½ to 10 ½ of Plaintiff's Motion should read: "spiraling
2	out of control, in which Emily now needs another TPO with the Court or a no
3	contact order/behavioral order at the very least."
4 5	DATED this <u>13th</u> day of March 2020.
6	vegas west/attorneys
7	
8	Joe W. Riccio, ESQ. Nevada/Bar No. 10971
9	5594 South Fort Apache Road, Suite 120 Las Vegas, Nevada 89148
10	Telephone: (702) 629-7553
11	Facsimile: (702) 629-2276 Email: joseph@vegaswestattorneys.com
12	Attorney for Plaintiff
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IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Supreme Court No.: 84128

District Court No.: D605263

APPEAL FROM FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECREE OF DIVORCE

Eighth Judicial District Court of the State of Nevada In and for the County of Clark THE HONORABLE MARY PERRY DISTRICT COURT JUDGE

APPELLANT APPENDIX – VOL. 2 PART 1

Amy A. Porray, Esq. Nevada Bar # 9596 McFarling Law Group 6230 W. Desert Inn Road Las Vegas, NV 89146 Phone: (702) 565-4335

Fax: (702) 732-9385 eservice@mcfarlinglaw.com Attorney for Appellant, Bradley John Bellisario

INDEX OF APPELLANT APPENDIX

VOLUME:	BATES NUMBER:
1	00001 - 00250
2	00251 - 00500
3	00501- 00750
4	00751 - 01000
5	01001 - 01250
6	01251 - 01500
7	01501 - 01750
8	01751 - 02000
9	02001 - 02250
10	02251 - 02500
11	02501 - 02750
12	02751 - 03000
13	03001 - 03250
14	03251 - 03500
15	03501 - 03750
16	03751 - 04000
17	04000 - 04250

18 04251 - 04500

19 04501 - 04750

 $20 \hspace{3.1em} 04751 - 05000$

INDEX OF APPELLANT APPENDIX CHRONOLOGICAL ORDER

VOL.	DATE	<u>PLEADING</u>	BATES NO.
1	03/05/2020	Complaint for Divorce	AA0001-7
1	03/09/2020	Motion for Primary Physical Custody, et al.	AA0008-41
1	03/09/2020	Exhibit Appendix to Motion for Primary	AA0042-110
		Physical Custody, et al.	
1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
1	03/13/2020	Errata to Motion for Primary Physical	AA0122-126
		Custody, et al.	
1	03/13/2020	Ex Parte Application for Order Shortening	AA0127-140
		Time	
1	03/25/2020	Acceptance of Service	AA0141-142
1	04/09/2020	Answer and Counterclaim	AA0143-147
1	04/09/2020	Opposition to Motion for Primary Physical	AA0148-157
		Custody, et al.	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
1-2	04/13/2020	Order Setting Case Management Conference	AA0250-259
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
2	04/29/2020	Reply to Opposition	AA0268-283
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
2	04/29/2020	Reply to Counterclaim	AA0301-303
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
2	06/11/2020	Notice of Entry of Stipulation and Order dated	AA0308-314
		June 11, 2020	
2	07/30/2020	Court Minutes from July 30, 2020, Hearing	AA0315-316
2	07/30/2020	Order for Supervised Visitation dated July 30,	AA0317
		2020	
2	07/31/2020	Notice of Entry of Order for Supervised	AA0318-320
		Visitation dated July 31, 2020	
2	10/22/2020	Court Minutes from October 22, 2020,	AA0321-324
		Hearing	
2	11/24/2020	Court Minutes from November 24, 2020,	AA0325-326
		Hearing	
2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
		Disqualification of Judge	
2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336

2	12/03/2020	Notice of Defendant's Non-Compliance with	AA0337-338
		Court Order	
2	12/03/2020	Notice of Plaintiff's Non-Compliance with	AA0339-343
		Court Order	
2	12/10/2020	Order After Hearing of November 24, 2020	AA0344-347
2-3	12/10/2020	Motion to Show Cause Why Plaintiff and/or	AA0348-545
		Plaintiff's Counsel Should Not Be Held in	
		Contempt and Motion for Sanctions	
3	12/11/2020	Notice of Entry of Order From the November	AA0546-552
		24, 2020, Hearing	
3	12/16/2020	Notice of Discovery Dispute Conference	AA0553-555
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
3	12/24/2020	Opposition to Defendant's Motion to Show	AA0567-581
		Cause Why Plaintiff and/or Plaintiff's	
		Counsel Should Not Be Held in Contempt and	
		Motion for Sanctions; And Countermotion for	
	0.1/1.1/2.02.1	an Award of Attorney's Fees and Costs	
3	01/11/2021	Peremptory Challenge	AA0582-583
3	01/11/2021	Certificate of Service	AA0584-586
3	01/11/2021	Motion to Strike Plaintiff's Peremptory	AA0587-595
		Challenge	
3-4	01/11/2021	Motion for Relief from Order After Hearing	AA0596-811
	0.1/1.0/0.001	Regarding Hearing on November 24, 2020	
4	01/13/2021	Opposition to Defendant's Motion to Strike	AA0812-821
		Plaintiff's Peremptory Challenge; and	
		Countermotion for and Award of Attorney's	
4	01/15/2021	Fees and Costs	A A 0022 026
4	01/15/2021	Notice of Hearing and Order Regarding	AA0822-826
1	01/20/2021	Procedures Designer and Order rev Parameters Challenge	A A 0927 920
4	01/20/2021	Decision and Order re: Peremptory Challenge	AA0827-829
4	01/20/2021	Notice of Department Reassignment	AA0830-832
4	01/20/2021	Order After Hearing on October 22, 2020	AA0833-837
4	01/21/2021	Notice of Vacating Hearing Notice of Schools Status Cheek	AA0838
4	01/21/2021	Notice of Scheduling Status Check	AA0839
4	01/22/2021	Notice of Entry of Order From the October	AA0840-847
1	01/24/2021	22, 2020, Hearing	A A 00 40 055
4	01/24/2021	Order After Hearing on July 30, 2020	AA0848-855
4	01/25/2021	Court Minutes From Status Check on January	AA0856-858
		25, 2021	

4	01/25/2021	Transcript re: Hearing on January 25, 2021, Status Check	AA0859-863
4	01/25/2021	Notice of Entry of Order From the July 30, 2020, Hearing	AA0864-874
4	01/25/2021	Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing on November 24, 2020; And Countermotion for An Award of Attorney's Fees and Costs	AA0875-887
4	02/05/2021	Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA0888-931
4-5	02/05/2021	Exhibits in Support of Motion to Extend Protection Order, et al.	AA0932- 1003
5	02/05/2021	Schedule of Arrears for Child Support With Confirmation Pursuant to EDCR 5.508	AA1004- 1013
5	02/05/2021	Schedule of Arrears for Temporary Support with Confirmation Pursuant to EDCR 5.508	AA1014- 1021
5	02/05/2021	Ex Parte Application for Order Shortening Time	AA1022- 1033
5	02/07/2021	Bradley Bellisario's Financial Disclosure Form	AA1034- 1040
5	02/08/2021	Order Shortening Time	AA1041- 1043
5	02/08/2021	Affidavit of Service	AA1044
5	02/09/2021	Minute Order of February 9, 2021	AA1045- 1046
5	02/09/2021	Motion to Compel Discovery, for Attorney's Fees and Costs, and Related Relief	AA1047- 1072
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073- 1153

5	02/09/2021	Ex Parte Motion for Continuance of Hearing Set for February 11, 2021, at 1:30 p.m.	AA1154- 1204
5-6	02/09/2021	Motion to Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's Notice of Motion and Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA1205- 1271
6	02/10/2021	Affidavit Regarding Grounds for Disqualification of Judge	AA1272- 1351
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC 2.11	AA1352- 1443
6-7	02/11/2021	Motion for Relief from Amended July 30, 2020, Order, July 30, 2020, Order, and October 22, 2020, Order	AA1444- 1537
7	02/11/2021	Notice of Defendant's Objection to Judge Mary Perry Hearing Any Argument Related to Hearing Scheduled for February 11, 2021 at 1:30 p.m.	AA1538/- 1541
7	02/11/2021	Court Minutes from February 11, 2021	AA1542- 1545
7	02/11/2021	Transcript re: Hearing on February 11, 2021, on All Pending Motions	AA1546- 1548
7	02/16/2021	Response to Defendant's Motion to Disqualify Judge	AA1549- 1554
7	02/16/2021	Order	AA1555- 1557
7	02/19/2021	Opposition to Plaintiff's Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver	AA1558- 1661

		for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and	
		Related Relief	
7	02/23/2021	Reply to Judge Mary Perry's Response to Defendant's Motion to Disqualify Judge	AA1662- 1670
7	02/23/2021	Opposition to Motion to Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's Notice of Motion et al.; and Countermotion for an Award of Attorney's Fees and Costs	AA1671- 1688
7	02/23/2021	Exhibits in Support of Opposition to Motion to Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's Notice of Motion et al.; and Countermotion for an Award of Attorney's Fees and Costs	AA1689- 1703
7	02/23/2021	Opposition to Defendant's Motion to Disqualify Judge Pursuant to NCJC 2.11; and Countermotion for an Award of Attorney's Fees and Costs and Related Relief	AA1704- 1720
7	02/23/2021	Exhibits in Support of Opposition to Defendant's Motion to Disqualify, et al.	AA1721- 1730
7	02/26/2021	Ex Parte Application for Order Shortening Time on Defendant's Motion to Disqualify Judge	AA1731- 1739
7	02/26/2021	Notice of Defendant's Objection to Plaintiff's Ex Parte Application for Order Shortening Time	AA1740- 1744
7	03/02/2021	Order Shortening Time	AA1745- 1747
7-8	03/02/2021	Notice of Entry of Order Shortening Time	AA1748- 1752

8	03/02/2021	Certificate of Service	AA1753- 1754
8	03/03/2021	Affidavit of Service	AA1755
8	03/04/2021	Reply to Opposition to Defendant's Motion to Disqualify Judge Pursuant to NCJC 2.11; Countermotion for Award of Attorney's Fees and Costs	AA1756- 1797
8	03/04/2021	Court Minutes from March 4, 2021	AA1798
8	03/04/2021	Transcript re: March 4, 2021, Court Hearing on All Pending Motions	AA1799- 1816
8	03/09/2021	Decision and Order	AA1817- 1823
8	03/09/2021	Notice of Entry of Decision and Order	AA1824- 1833
8	03/09/2021	Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA1834- 1877
8	03/09/2021	Exhibits in Support of Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA1878- 1949

8	03/09/2021	Ex Parte Application for Order Shortening Time	AA1950- 1961
8	03/09/2021	Notice of Defendant's Intent to Seek Post- Order Relief	AA1962- 1965
8	03/09/2021	Defendant's Motion for Reconsideration Regarding Defendant's Motion to Disqualify Judge Mary Perry	AA1966- 1979
8	03/10/2021	Order After Hearing	AA1980- 19852
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983- 1988
8	03/11/2021	Ex Parte Application for Order Shortening Time	AA1989- 1997
8-9	03/12/2021	Notice of Defendant's Objection to Plaintiff's Ex Parte Application for Order Shortening Time Dated 03/11/2021	AA1998- 2002
9	03/16/2021	Motion for Protective Order	AA2003- 2051
9	03/17/2021	Court Minutes from March 17, 2021	AA2052- 2053
9	03/17/2021	Opposition to Notice of Motion and Motion to Compel Discovery, for Attorney's Fees and Costs, and Related Relief	AA2054- 2066
9	03/17/2021	Transcript re: Hearing on Motion to Compel Discovery on March 17, 2021	AA2067- 2081
9	03/22/2021	Decision and Order	AA2082- 2084
9	03/22/2021	Notice of Defendant's Intent to File Write of Mandamus and Motion to Stay Proceedings	AA2085- 2090
9	03/23/2021	Notice of Rescheduling Hearings	AA2091- 2092
9	03/30/2021	Opposition to Defendant's Motion for Relief From Amended July 30, 2020, Order, July 30, 2020, Order and October 22, 2020 Order; And Countermotion for An Award of Attorney's Fees and Costs	AA2093- 2110
9	03/30/2021	Exhibits in Support of Opposition to Motion for Relief From Amended July 30, 2020 Order, et al.	AA2111- 2120

9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
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9	04/05/2021	Ex Parte Motion for Continuance of Hearing	AA2136-
		Set for April 6, 2021, at 10:00 a.m.	2141
9	04/06/2021	Discovery Commissioner's Report and	AA2142-
		Recommendations	2149
9	04/06/2021	Order for Supervised Visitation	AA2150
9	04/06/2021	Order on Discovery Commissioner's Report	AA2151-
		and Recommendations	2161
9	04/06/2021	Notice of Defendant's Objection to Order on	AA2162-
		Discovery Commissioner's Report and	2165
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9	04/06/2021	Notice of Entry of Protection Order Against	AA2166-
		Domestic Violence	2169
9	04/06/2021	Notice of Entry of Order for Supervised	AA2170-
		Visitations	2174
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
10	04/07/2021	Court Minutes from April 7, 2021	AA2271-
			2272
10	04/07/2021	Transcript re: Hearing re: Status Check	AA2273-
			2284
10	04/08/2021	Motion for Relief from Order After Hearing	AA2285-
		Regarding Hearing on January 25, 2021, and	2315
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry	
10	04/08/2021	Minute Order of April 8, 2021	AA2316-
			2317
10	04/08/2021	Defendant's Motion to Reconsider Order	AA2318-
		Against Domestic Violence Entered April 6,	2330
		2021	
10	04/14/2021	Memorandum of Attorney's Fees and Costs	AA2331-
			2379
10	04/14/2021	Court Minutes from April 6, 2021	AA2380-
			2381
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
·	·		

		File Renewed Motion to Disqualify Judge Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees	
		and Costs	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition	AA2401-
		to Defendant's Motion for Relief From Order	2411
		After Hearing Regarding Hearing on January	
		25, 2021 and Motion for Leave to File	
		Renewed Motion to Disqualify Judge Mary	
		Perry; and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
		An Award of Attorney's Fees and Costs	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition	AA2425-
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10	04/22/2021	Amended Order After Hearing	AA2433-
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10	04/23/2021	Order on Discovery Commissioner's Report	AA2441-
		and Recommendations	2451
10	04/23/2021	Notice of Defendant's Objection to Mary	AA2452-
		Perry Taking Any Further Action in This Matter	2455
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456-
			2458
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469

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10	04/27/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2470- 2478
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing on January 25, 2021 and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry; and Countermotion for Leave of Court to Refinance, to Deem Defendant Vexatious Litigant, Waive Donna's House Fees, and for	AA2479- 2508
11	04/29/2021	an Award of Attorney's Fees and Costs Reply to Plaintiff's Opposition to Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021; and Countermotion for An Award of Attorney's Fees and Costs	AA2509- 2516
11	04/30/2021	Order After Hearing	AA2517- 2527
11	05/01/2021	Motion for Order to Show Cause Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held in Contempt	AA2528- 2567
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568- 2600
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2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336
5	02/08/2021	Affidavit of Service	AA1044
8	03/03/2021	Affidavit of Service	AA1755
2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
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6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
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13	05/19/2021	Information Regarding Therapy Provided By Anna Trujillo As Requested By Judge Marry Perry at Hearing on May 18, 2021	AA3116- 3135
10	04/14/2021	Memorandum of Attorney's Fees and Costs	AA2331- 2379
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/23/2021	Minute Order from July 23, 2021, re: Order on Discovery Commissioner Report and Recommendation	AA3317- 3318
10	04/08/2021	Minute Order of April 8, 2021	AA2316- 2317
5	02/09/2021	Minute Order of February 9, 2021	AA1045- 1046
13	05/18/2021	Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff)	AA3070- 3115
11	05/01/2021	Motion for Order to Show Cause Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held in Contempt	AA2528- 2567
1	03/09/2020	Motion for Primary Physical Custody, et al.	AA0008-41
9	03/16/2021	Motion for Protective Order	AA2003- 2051
11	05/03/2021	Motion for Protective Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for an Award of Attorney's Fees and Costs, and Related Relief	AA2619- 2636

6-7	02/11/2021	Motion for Relief from Amended July 30, 2020, Order, July 30, 2020, Order, and	AA1444- 1537
10	04/08/2021	October 22, 2020, Order Motion for Relief from Order After Hearing Regarding Hearing on January 25, 2021, and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry	AA2285- 2315
3-4	01/11/2021	Motion for Relief from Order After Hearing Regarding Hearing on November 24, 2020	AA0596-811
5	02/09/2021	Motion to Compel Discovery, for Attorney's Fees and Costs, and Related Relief	AA1047- 1072
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC 2.11	AA1352- 1443
4	02/05/2021	Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA0888-931
8	03/09/2021	Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA1834- 1877
12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760- 2778

2-3 12/10/2020 Motion to Show Cause Plaintiff's Counsel Sh Contempt and Motion 5-6 02/09/2021 Motion to Strike Hear Misrepresentations of Plaintiff's Notice of M	for Sanctions say and AA1205-
5-6 O2/09/2021 Motion to Strike Hear Misrepresentations of	for Sanctions say and AA1205-
5-6 02/09/2021 Motion to Strike Hear Misrepresentations of	say and AA1205-
Misrepresentations of	3
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Plaintiff's Notice of M	Material Fact Regarding 1271
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Extend Protection Ord	ler, Joining Bradley's
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	sic] and Consolidating
	etion, Modifying Legal
Custody, Modifying V	
1 1 2	Order to Show Cause
	a Contempt, to Reduce
	to Judgment, to Reduce
Temporary Support to	_
Award of Attorney's I	•
Related Relief	
3 01/11/2021 Motion to Strike Plain	tiff's Peremptory AA0587-595
Challenge	and the second s
20 01/20/2022 Notice of Appeal	AA4933-
	4935
9 03/22/2021 Notice of Defendant's	Intent to File Write of AA2085-
Mandamus and Motio	n to Stay Proceedings 2090
8 03/09/2021 Notice of Defendant's	•
Order Relief	1965
2 12/03/2020 Notice of Defendant's	Non-Compliance with AA0337-338
Court Order	1
7 02/11/2021 Notice of Defendant's	Objection to Judge AA1538/-
	Any Argument Related to 1541
Hearing Scheduled for	•
1:30 p.m.	•
10 04/23/2021 Notice of Defendant's	Objection to Mary AA2452-
Perry Taking Any Fur	
Matter	
	01: 4: 4 0 1 4 4 21 62
	Objection to Order on AA2162-

7	02/26/2021	Notice of Defendant's Objection to Plaintiff's	AA1740-
		Ex Parte Application for Order Shortening	1744
		Time	
8-9	03/12/2021	Notice of Defendant's Objection to Plaintiff's	AA1998-
		Ex Parte Application for Order Shortening	2002
		Time Dated 03/11/2021	
4	01/20/2021	Notice of Department Reassignment	AA0830-832
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136-
			3137
12	05/12/2021	Notice of Disclosure of Receivers and	AA2826-
		Certified Public Accountants	2828
3	12/16/2020	Notice of Discovery Dispute Conference	AA0553-555
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456-
			2458
13	06/10/2021	Notice of Discovery Dispute Conference	AA3151-
			3153
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469
8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
			1833
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
		Conclusions of Law, and Decree of Divorce	4932
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
			1988
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
			2618
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816-
			2825
14	07/22/2021	Notice of Entry of Order After Hearing	AA3308-
			3316
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385-
			3394
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3215-
		June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
		May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

2	07/31/2020	Notice of Entry of Order for Supervised Visitation dated July 31, 2020	AA0318-320
9	04/06/2021	Notice of Entry of Order for Supervised Visitations	AA2170- 2174
4	01/25/2021	Notice of Entry of Order From the July 30, 2020, Hearing	AA0864-874
3	12/11/2020	Notice of Entry of Order From the November 24, 2020, Hearing	AA0546-552
4	01/22/2021	Notice of Entry of Order From the October 22, 2020, Hearing	AA0840-847
14	09/22/2021	Notice of Entry of Order on Discovery Commissioner's Report and Recommendations	AA3395- 3413
7-8	03/02/2021	Notice of Entry of Order Shortening Time	AA1748- 1752
9	04/06/2021	Notice of Entry of Protection Order Against Domestic Violence	AA2166- 2169
2	06/11/2020	Notice of Entry of Stipulation and Order dated June 11, 2020	AA0308-314
4	01/15/2021	Notice of Hearing and Order Regarding Procedures	AA0822-826
14	07/09/2021	Notice of Intentional Misrepresentations by Plaintiff and Amanda Roberts Regarding Dr. Stephanie Holland	AA3266- 3275
12	05/10/2021	Notice of Plaintiff's Filing her Opposition to Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2786- 2788
2	12/03/2020	Notice of Plaintiff's Non-Compliance with Court Order	AA0339-343
9	03/23/2021	Notice of Rescheduling Hearings	AA2091- 2092
4	01/21/2021	Notice of Scheduling Status Check	AA0839
12	05/13/2021	Notice of Therapist	AA2829- 2831
4	01/21/2021	Notice of Vacating Hearing	AA0838
11	05/03/2021	Objection to Defendant's Discovery Requests and Subpoenas	AA2601- 2604

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
		Costs	
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	0.4/0.0/2.00	Fees and Costs and Related Relief	
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
10	0.5/4.5/0.004	An Award of Attorney's Fees and Costs	
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

		Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief, Declaration of Emily Bellisario	
3	12/24/2020	Opposition to Defendant's Motion to Show Cause Why Plaintiff and/or Plaintiff's Counsel Should Not Be Held in Contempt and Motion for Sanctions; And Countermotion for an Award of Attorney's Fees and Costs	AA0567-581
4	01/13/2021	Opposition to Defendant's Motion to Strike Plaintiff's Peremptory Challenge; and Countermotion for and Award of Attorney's Fees and Costs	AA0812-821
1	04/09/2020	Opposition to Motion for Primary Physical Custody, et al.	AA0148-157
7	02/23/2021	Opposition to Motion to Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's Notice of Motion et al.; and Countermotion for an Award of Attorney's Fees and Costs	AA1671- 1688
9	03/17/2021	Opposition to Notice of Motion and Motion to Compel Discovery, for Attorney's Fees and Costs, and Related Relief	AA2054- 2066
7	02/19/2021	Opposition to Plaintiff's Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief	AA1558- 1661
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoenas,	AA3014- 3022

		for an Award of Attorney's Fees and Costs, and Related Relief	
7	02/16/2021	Order	AA1555- 1557
8	03/10/2021	Order After Hearing	AA1980- 19852
11	04/30/2021	Order After Hearing	AA2517- 2527
12	05/11/2021	Order After Hearing	AA2809- 2815
14	07/20/2021	Order After Hearing	AA3301- 3307
14	09/17/2021	Order After Hearing	AA3362- 3368
2	12/10/2020	Order After Hearing of November 24, 2020	AA0344-347
4	01/24/2021	Order After Hearing on July 30, 2020	AA0848-855
13	06/26/2021	Order After Hearing on June 16, 2021	AA3198- 3204
13	06/26/2021	Order After Hearing on May 18, 2021	AA3205- 3214
4	01/20/2021	Order After Hearing on October 22, 2020	AA0833-837
14	07/12/2021	Order Deeming Defendant a Vexatious Litigant	AA3278- 3287
9	04/06/2021	Order for Supervised Visitation	AA2150
12	05/11/2021	Order for Supervised Visitation	AA2808
2	07/30/2020	Order for Supervised Visitation dated July 30, 2020	AA0317
9	04/06/2021	Order on Discovery Commissioner's Report and Recommendations	AA2151- 2161
10	04/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA2441- 2451
14	07/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA3319- 3338
14	09/20/2021	Order on Discovery Commissioner's Report and Recommendations	AA3369- 3384
1-2	04/13/2020	Order Setting Case Management Conference	AA0250-259
5	02/08/2021	Order Shortening Time	AA1041- 1043

7	03/02/2021	Order Shortening Time	AA1745-
3	01/11/2021	Peremptory Challenge	1747 AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
17	12/20/2021	Traintiff & Lamoit 1	3480
15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
			3546
17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
			4080
17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
			4082
17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
			4097
17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
			4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
			4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
			4177
15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
			3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
			4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
			4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
			4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
			4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
			4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
			4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
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18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
15	12/20/2021	Plaintiff's Exhibit 12	AA3557-
			3580
19	12/20/2021	Plaintiff's Exhibit 120	AA4560-
			4603
19	12/20/2021	Plaintiff's Exhibit 121	AA4604-
			4605
19	12/20/2021	Plaintiff's Exhibit 122	AA4606-
			4608
19	12/20/2021	Plaintiff's Exhibit 123	AA4609-
			4613
19	12/20/2021	Plaintiff's Exhibit 124	AA4614-
			4617
15	12/20/2021	Plaintiff's Exhibit 13	AA3580-
			3591
15	12/20/2021	Plaintiff's Exhibit 14	AA3592-
			3602
15	12/20/2021	Plaintiff's Exhibit 15	AA3603-
			3613
15	12/20/2021	Plaintiff's Exhibit 16	AA3614-
			3625
15	12/20/2021	Plaintiff's Exhibit 17	AA3626-
			3638
15	12/20/2021	Plaintiff's Exhibit 18	AA3639-
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15	12/20/2021	Plaintiff's Exhibit 19	AA3647-
			3653
14	12/20/2021	Plaintiff's Exhibit 2	AA3481-
			3488
15	12/20/2021	Plaintiff's Exhibit 20	AA3654-
			3659

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
13	12/20/2021	Traintiff S Exhibit 21	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
13	12/20/2021	1 Idilitiii S Exilloit 22	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
13	12/20/2021	Fiantin S Exhibit 25	3679
1.5	12/20/2021	Plaintiff's Exhibit 24	
15	12/20/2021		AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
1 7 1 6	1.5 /5.0 /5.0.5.1	71 1 100 7 111 27	3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
			3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
	12/20/2021		3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
	12/20/2021	Trainer 5 Exhibit 50	3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12/20/2021	Timmuii S Damon S /	3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
10	12/20/2021	1 millin 5 Lamon 30	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
10	12/20/2021	1 Idillill 8 Exhibit 39	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
14	12/20/2021	FIAIIIIII S EXIIIOII 4	
			3497

16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	3733
16	12/20/2021	Plaintiff's Exhibit 42	AA3937- 3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	
16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
16	12/20/2021	Plaintiff's Exhibit 53	AA3943- 3945
16	12/20/2021	Plaintiff's Exhibit 54	AA3946
16	12/20/2021	Plaintiff's Exhibit 55	AA3947- 3952
16	12/20/2021	Plaintiff's Exhibit 56	AA3953
16	12/20/2021	Plaintiff's Exhibit 57	AA3954- 3963
16	12/20/2021	Plaintiff's Exhibit 58	AA3964- 3966
16	12/20/2021	Plaintiff's Exhibit 59	AA3967- 3971
15	12/20/2021	Plaintiff's Exhibit 6	AA3509- 3515
16	12/20/2021	Plaintiff's Exhibit 60	AA3972- 3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983- 3984
16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986- 3994
16	12/20/2021	Plaintiff's Exhibit 65	AA3995
16	12/20/2021	Plaintiff's Exhibit 66	AA3996- 3997
16	12/20/2021	Plaintiff's Exhibit 67 (video)	
16	12/20/2021	Plaintiff's Exhibit 68 (video)	
16	12/20/2021	Plaintiff's Exhibit 69 (video)	

15	12/20/2021	Plaintiff's Exhibit 7	AA3516-
			3525
16-17	12/20/2021	Plaintiff's Exhibit 72	AA4000-
			4009
17	12/20/2021	Plaintiff's Exhibit 73	AA4010-
			4011
17	12/20/2021	Plaintiff's Exhibit 74	AA4012-
			4013
17	12/20/2021	Plaintiff's Exhibit 75	AA4014-
			4015
17	12/20/2021	Plaintiff's Exhibit 76	AA4016-
			4017
17	12/20/2021	Plaintiff's Exhibit 77	AA4018-
			4019
17	12/20/2021	Plaintiff's Exhibit 78	AA4020
17	12/20/2021	Plaintiff's Exhibit 79	AA4021
15	12/20/2021	Plaintiff's Exhibit 8	AA3526-
			3532
17	12/20/2021	Plaintiff's Exhibit 80	AA4022
17	12/20/2021	Plaintiff's Exhibit 82	AA4023-
			4026
17	12/20/2021	Plaintiff's Exhibit 83	AA4027-
			4030
17	12/20/2021	Plaintiff's Exhibit 84	AA4031-
			4035
17	12/20/2021	Plaintiff's Exhibit 89	AA4036-
			4064
15	12/20/2021	Plaintiff's Exhibit 9	AA3533-
			3539
17	12/20/2021	Plaintiff's Exhibit 91	AA4065-
			4068
17	12/20/2021	Plaintiff's Exhibit 92	AA4069
17	12/20/2021	Plaintiff's Exhibit 94	AA4070
17	12/20/2021	Plaintiff's Exhibit 97	AA4071
17	12/20/2021	Plaintiff's Exhibit 98	AA4072-
			4078
14	11/19/2021	Plaintiff's Initial List of Witnesses	AA3438-
			3445

20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
	0.0 (0.0 (0.0 0.0 1	Seal Exhibit "124"	4865
9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
	11/10/2021	Attorney's Fees and Costs and Related Relief	
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414-
			3437
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits	AA3460-
		Offered/Admitted/Denied/Objections	3476
2	04/29/2020	Reply to Counterclaim	AA0301-303
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
2	04/29/2020	Reply to Opposition	AA0268-283
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
		Disqualify Judge Pursuant to NCJC 2.11;	1797
		Countermotion for Award of Attorney's Fees	
		and Costs	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against Domestic	2516
		Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
		Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
		Defendant's Motion for Relief from Order	2785
		After Hearing Regarding the Hearing on	
		January 25, 2021, and Motion for Leave to	
		File a Renewed Motion to Disqualify Judge	
		Perry and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant a Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
14	09/16/2021	Transcript From September 16, 2021, Hearing	AA3354-
		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
		at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
		on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021,	AA0859-863
		Status Check	
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
		Pending Motions	3265
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
		Discovery on March 17, 2021	2081
10	04/07/2021	Transcript re: Hearing re: Status Check	AA2273-
			2284
8	03/04/2021	Transcript re: March 4, 2021, Court Hearing	AA1799-
		on All Pending Motions 1816	
12	05/11/2021	Transcripts from May 11, 2021, Hearing re:	AA2791-
		Return Hearing	2807

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 2 Part 1 as follows:

⊠ via the Supreme Court's electronic filing and service system (eFlex):

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

procedure by filing and serving a "Request to Opt-in to Detailed Financial Disclosure Form and Complex Litigation Procedure" certifying that:

- (A) Either party's individual gross income, or the combined gross income of the parties, is more than \$250,000 per year; or
- (B) Either party is self-employed or the owner, partner, managing or majority shareholder, or managing or majority member of a business; or
- (C) The combined gross value of the assets owned by either party individually or in combination is more than \$1,000,000.

If none of the foregoing applies or neither party filed a Request to Opt-in, you must complete the General Financial Disclosure Form.

- 2. Concurrently with the filing of the Financial Disclosure Form, you must provide to the other party initial disclosures mandated by NRCP 16.2(d). Such initial disclosures shall include the following information and documentation:
- (A) Bank and Investment Statements. Copies of all monthly or periodic bank, checking, savings, brokerage, investment, and security account statements in which any party has or had an interest for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure;
- (B) Credit Card and Debt Statements. Copies of credit card statements and debt statements for all parties for all months for the period commencing 6 months prior to the service of the Summons and Complaint through the date of disclosure;

(C) Real Property. Copies of all deeds, deeds of trust, purchase agreements, escrow documents, settlement sheets, and all other documents that disclose the ownership, legal description, purchase price, and encumbrances of all real property owned by any party;

- (D) Property Debts. Copies of all monthly or periodic statements and documents showing the balances owing on all mortgages, notes, liens, and encumbrances outstanding against all real property and personal property in which the party has or had an interest for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure; or if no monthly or quarterly statements are available during this time period, the most recent statements or documents that disclose the information;
- (E) Loan Applications. Copies of all loan applications that a party has signed within 12 months prior to the service of the Summons and Complaint through the date of the disclosure;
- **(F) Promissory Notes.** Copies of all promissory notes under which a party either owes money or is entitled to receive money;
- (G) Deposits. Copies of all documents evidencing money held in escrow or by individuals or entities for the benefit of either party;
- (H) Receivables. Copies of all documents evidencing loans or monies due to either party from individuals or entities;

(I) Retirement and Other Assets. Copies of all monthly or periodic statements and documents showing the value of all pension, retirement, stock option, and annuity balances, including individual retirement accounts, 401(k) accounts, and all other retirement and employee benefits and accounts in which any party has or had an interest for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure; or if no monthly or quarterly statements are available during this time period, the most recent statements or documents that disclose the information;

(J) Insurance. Copies of all monthly or periodic statements and documents showing the cash surrender value, face value, and premiums charged for all life insurance policies in which any party has or had an interest for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure; or if no monthly or quarterly statements are available during this time period, the most recent statements or documents that disclose the information;

(K) Insurance Policies. Copies of all policy statements and evidence of costs of premiums for health and life insurance policies covering either party or any child of the relationship;

(L) Values. Copies of all documents that may assist in identifying or valuing any item of real or personal property in which any party has or had an interest for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure, including any documents that the party may rely

 upon in placing a value on any item of real or personal property (i.e., appraisals, estimates, or official value guides);

- (M) Tax Returns. Copies of all personal and business tax returns, balance sheets, profit and loss statements, and all documents that may assist in identifying or valuing any business or business interest for the last 5 completed calendar or fiscal years with respect to any business or entity in which any party has or had an interest within the past 12 months;
- (N) Proof of Income. Proof of income of the party from all sources, specifically including W-2, 1099, and K-1 forms, for the past 2 completed calendar years, and year-to-date income information (paycheck stubs, etc.) for the period commencing 6 months prior to the service of the Summons and Complaint through the date of the disclosure; and
- (O) Personalty. A list of all items of personal property with an individual value exceeding \$200, including, but not limited to, household furniture, furnishings, antiques, artwork, vehicles, jewelry, coins, stamp collections, and similar items in which any party has an interest, together with the party's estimate of current fair market value (not replacement value) for each item.
- (P) Exhibits. A copy of every other document or exhibit, including summaries of other evidence, that a party expects to offer as evidence at trial in any manner.
- 3. No later than <u>90 days after the Financial Disclosure Form is</u> <u>due</u>, you must disclose the identity of any witnesses (any person who may be used at trial to present evidence pursuant to NRS 50.275,

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50.285, and 50.305). If the evidence is intended solely to contradict or rebut evidence on the same subject matter, the disclosure must be within 21 days after the disclosure made by the other party.

- 4. No later than 45 days after service of the Answer, you and, if you have an attorney, your attorney, must meet for an Early Case Conference. This conference is intended for the purpose of ensuring compliance with the initial disclosure rules (see paragraph 2; NRCP 16.2(d)). The Plaintiff shall designate the time and place of each meeting, which must be held in the county where the action was filed, unless the parties agree upon a different location. You and the other party may submit a Stipulation and Order to continue the time for the case conference for an additional period of not more than 60 days. which the court may, in its discretion and for good cause shown, enter. Absent compelling and extraordinary circumstances, neither the court nor the parties may extend the time to a day more than 90 days after service of the Answer. The time for holding a case conference with respect to a defendant who has filed a motion pursuant to Rule 12(b)(2)-(4) is tolled until entry of an order denying the motion.
- 5. Early Case Conference Report. Within 15 days after the case conference, but not later than 5 days prior to the scheduled case management conference, you must file a joint early case conference report, or if you and the other side are unable to agree upon the contents of a joint report, you must serve and file an early case conference report, which, either as a joint or individual report, must contain:

- (A) A statement of jurisdiction;
- (B) A brief description of the nature of the action and each claim for relief or defense;
- (C) If custody is at issue in the case, a proposed custodial timeshare and a proposed holiday, special day, and vacation schedule;
- (D) A written list of all documents provided at or as a result of the case conference, together with any objection that the document is not authentic or genuine. The failure to state any objection to the authenticity or genuineness of a document constitutes a waiver of such objection at a subsequent hearing or trial. For good cause, the court may permit the withdrawal of a waiver and the assertion of an objection;
- (E) A written list of all documents not provided under Rule 16.2(d), together with the explanation as to why each document was not provided;
- (F) For each issue in the case, a statement of what information and/or documents are needed, along with a proposed plan and schedule of any additional discovery;
- (G) A list of the property (including pets, vehicles, real estate, retirement accounts, pensions, etc.) that each litigant seeks to be awarded in this action;
- (H) The list of witnesses exchanged in accordance with Rule 16.2(d)(5) and (d)(6);
- (I) Identification of each specific issue preventing immediate global resolution of the case along with a description of what action is necessary to resolve each issue identified;

(J) A litigation budget; and

(K) Proposed trial dates.

- 6. You are under the continuing obligation to supplement any disclosures required herein or by court rule. You must make additional or amended disclosures whenever new or different information is discovered or revealed. Such additional or amended disclosures, including corrections to your financial disclosure form, shall be made within 14 days after acquiring the additional information or after otherwise learning that your disclosure is incomplete or incorrect. However, if a hearing, deposition, case management conference, or other calendared event is scheduled less than 14 days from the discovery date, then the update must be filed and served within 24 hours of the discovery of new information.
- 7. If you fail to timely complete, file, or serve the appropriate financial disclosure form required by this rule, or the required information and disclosures under this rule, the court shall impose an appropriate sanction upon you, your attorney, or both, unless specific affirmative findings of fact are made that you have proven: (1) either good cause for the failure by a preponderance of the evidence or that the violating party would experience an undue hardship if the penalty is applied; and (2) that other means fully compensate the non-violating party for any losses, delays, and expenses suffered as a result of the violation. Sanctions may include:
- (A) An order finding the violating party in civil contempt of court, an order requiring the violating party to timely file and serve the disclosures, to pay the opposing party's reasonable expenses

including attorney fees and costs incurred as a result of the failure, and any other sanction the court deems just and proper; and/or

- (B) An order refusing to allow the violating party to support or oppose designated claims or defenses, or prohibiting that party from introducing designated matters in evidence, and/or any other sanction the court deems just and proper.
- 8. Failure to include any asset or accurately report income will result in sanctions if the non-violating party can establish by a preponderance of the evidence that there is not good cause for the failure. Sanctions may include:
- (A) An order finding the violating party in civil contempt of court, an award of reasonable attorney fees and costs to the non-violating party, and any other sanction the court deems just and proper; and/or
- (B) An order awarding the omitted asset to the opposing party as his or her separate property or making another form of unequal division of community property, and/or any other sanction the court deems just and proper.

Dated this 13 day of April, 2020.

SANDRA L. POMRENZE, District Court Judge

CERTIFICATE OF SERVICE

I hereby certify that on the <u>/3</u> day of April, 2020, I E-Served pursuant to NEFCR 9, and/or:

I placed a copy of the foregoing Notice of Case Management Conference in the appropriate attorney folder located in the Clerk of the Court's Office as follows: Joe W. Riccio, Esq. c/o Marathon Law Group themarathonlawgroup@gmail.com Christopher R. Tilman, Esq. crt@christophertilman.com Jelna Burak Judicial Executive Assistant Department P

Address: 1) 1 6 LHS V (C) HS Phone: 70 Email: (L)	FENDANT 10. 5150	I - ZIIIAN LOM -		Electronically Filed 4/15/2020 8:41 AM Steven D. Grierson CLERK OF THE COURT
		hth Judicial Dist		
Emily Bel vs. Bradley B	Plaintiff,		Case No. <u>D-20-605263-D</u> Dept. <u>P</u>)
2. How old are4. What is youB. Employment Int	r full name? (first, middle you? 34 r highest level of education: formation: rently employed/ self-em	3.Wh on? Juris Doctor aployed? (☑ check on	at is your date of birth?	
Date of Hire	✓ Yes If yes, Employer Name	Job Title	Work Schedule (days)	Work Schedule (shift times)
10/2016	Bellisario Law P.C.	President	M-F	8-5
C. Prior Employme	abled? (⊠check one) ☑ No ☐ Yes ent: If you are unemployed lowing information.	What agency certifie What is the nature of	f your disability?	
Prior Employer:	ing;		Date of Term	nination:
Rev. 8-1-2014		Page 1 of 8		

Case Number: D-20-605263-D

Monthly Personal Income Schedule

A. Year-to-date Income.

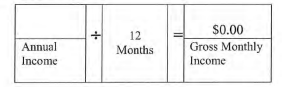
As of the pay period ending _____ my gross year to date pay is _____.

B. Determine your Gross Monthly Income.

Hourly Wage

Hourly Number of worked po		An and a	= \$0.00 Annual Income	<u> </u>	12 Months	= \$0.00 Gross Monthly Income
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Annual Salary



C. Other Sources of Income.

Source of Income	Frequency	Amount	12 Month Average
Annuity or Trust Income			
Bonuses			
Car, Housing, or Other allowance:			
Commissions or Tips:			
Net Rental Income:			
Overtime Pay			
Pension/Retirement:			
Social Security Income (SSI):			
Social Security Disability (SSD):			
Spousal Support			
Child Support			
Workman's Compensation			
Other:			-1,
Total Av	erage Other Incom	ne Received	\$0.00

Total Average Gross Monthly Income (add totals from B and C above)	\$0.00
Total II (crage Gross (total) Income (total forms I can be use (c))	\$6166

D. Monthly Deductions

	Ту	pe of Deduction	Amount
1.	Court Ordered Child Supp	ort (automatically deducted from paycheck)	0.00
2.	Federal Health Savings Pla	an	0.00
3.	Federal Income Tax		0.00
4.	Health Insurance For	ount for you: Opposing Party: your Child(ren):	0.00
5.	Life, Disability, or Other In	nsurance Premiums	0.00
6.	Medicare		0.00
7.	Retirement, Pension, IRA,	or 401(k)	0.00
8.	Savings		0.00
9.	Social Security		0.00
10.	Union Dues	0.00	
11.	Other: (Type of Deduction)	0.00
		otal Monthly Deductions (Lines 1-11)	0.00

Business/Self-Employment Income & Expense Schedule

A. Business Income:

What is your average gross (pre-tax) monthly income/revenue from self-employment or businesses? \$18,000.00

B. Business Expenses: Attach an additional page if needed.

Type of Business Expense	Frequency	Amount	12 Month Average
Advertising	Monthly	500.00	500.00
Car and truck used for business			0.00
Commissions, wages or fees	Weekly	250.00	2,000.00
Business Entertainment/Travel	Weekly	50.00	200.00
Insurance	Monthly		60.00
Legal and professional	Monthly	400.00	400.00
Mortgage or Rent	Monthly		900.00
Pension and profit-sharing plans			0.00
Repairs and maintenance			0.00
Supplies	Weekly	200.00	800.00
Taxes and licenses (include est. tax payments)			
Utilities	Monthly		100.00
Other: Loan	Monthly		1,750.00
	Total Average B	usiness Expenses	6,710.00

Page 3 of 8

Personal Expense Schedule (Monthly)

A. Fill in the table with the amount of money **you** spend <u>each month</u> on the following expenses and check whether you pay the expense for you, for the other party, or for both of you.

Expense	Monthly Amount I Pay	For Me	Other Party	For Both
Alimony/Spousal Support	0.00			
Auto Insurance	270.00			V
Car Loan/Lease Payment	700.00			V
Cell Phone	100.00	V		
Child Support (not deducted from pay)	3,495.00	V		
Clothing, Shoes, Etc	500.00	V		
Credit Card Payments (minimum due)	100.00	~		
Dry Cleaning	0.00			
Electric	300.00			~
Food (groceries & restaurants)	800.00			V
Fuel	200.00	V		
Gas (for home)	79.00		~	
Health Insurance (not deducted from pay)	0.00			
HOA	47.00		~	
Home Insurance (if not included in mortgage)	0.00			
Home Phone	0.00			
Internet/Cable	300.00			V
Lawn Care	0.00			
Membership Fees	50.00	V		
Mortgage/Rent/Lease	2,800.00			V
Pest Control	0.00			
Pets	0.00			
Pool Service	0.00			
Property Taxes (if not included in mortgage)	0.00			
Security	0.00			
Sewer	0.00			
Student Loans	2,250.00	~		
Unreimbursed Medical Expense	0.00			
Water	50.00		V	
Other:				
Total Monthly Expenses	12,041.00			

Household Information

A. Fill in the table below with the name and date of birth of each child, the person the child is living with, and whether the child is from this relationship. Attached a separate sheet if needed.

	Child's Name	Child's DOB	Whom is this child living with?	Is this child from this relationship?	Has this child been certified as special needs/disabled?
1 st	Brayden Bellisario	1/15/15	Both	Yes	No
2 nd	Blake Bellisario	11/20/16	Both	Yes	No
3 rd	Brooklyn Bellisario	2/1/18	Both	Yes	No
4 th				1	

B. Fill in the table below with the amount of money you spend each month on the following expenses for each child.

Type of Expense	1 st Child	2 nd Child	3 rd Child	4th Child
Cellular Phone	0.00	0.00	0.00	
Child Care	0.00	0.00	0.00	
Clothing	100.00	100.00	100.00	
Education	800.00	420.00		
Entertainment	100.00	100.00	100.00	
Extracurricular & Sports	0.00	0.00	0.00	
Health Insurance (if not deducted from pay)	0.00	0.00	0.00	
Summer Camp/Programs	0.00	0.00	0.00	
Transportation Costs for Visitation	20.00	20.00	20.00	
Unreimbursed Medical Expenses	0.00	0.00	0.00	
Vehicle	0.00	0.00	0.00	
Other:				
Total Monthly Expenses	1,020.00	640.00	220.00	0.00

C. Fill in the table below with the names, ages, and the amount of money contributed by all persons living in the home over the age of eighteen. If more than 4 adult household members attached a separate sheet.

Name	Age	Person's Relationship to You (i.e. sister, friend, cousin, etc)	Monthly Contribution

Personal Asset and Debt Chart

A. Complete this chart by listing all of your assets, the value of each, the amount owed on each, and whose name the asset or debt is under. If more than 15 assets, attach a separate sheet.

Line	Description of Asset and Debt Thereon	Gross Value		Total Amount Owed		Net Value	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	2012 Ford F150	\$6,000.00	-	\$300.00	=	\$5,700.00	Mine
2.	Wells Fargo Checking Account	\$835.00	-	\$0.00	=	\$835.00	Mine
3.	Iphone 10	\$500.00	-	\$0.00	=	\$ 500.00	Mine
4.	14K Gold Mariner Chain	\$500.00		\$0.00	=	\$500.00	Mine
5.	Ping Golf Clubs	\$500.00	-	\$0.00	=	\$ 500.00	Mine
6.	XBox One	\$300.00	-	\$0.00	=	\$300.00	MIne
7.	RESIDENCE 1913 SONDRED	\$ 400 K	-	\$ 150K	=	\$ 0.00 250%	SPONE
8.		\$	-	\$	=	\$ 0.00	
9.		\$	-	\$	=	\$ 0.00	
10.		\$	-	\$	=	\$ 0.00	
11.		\$	1	\$	=	\$ 0.00	
12.		\$	-	\$	=	\$ 0.00	
13.		\$	-	\$	=	\$ 0.00	
14.		\$	4	\$	=	\$ 0.00	
15.		\$	-	\$	=	\$ 0.00	
	Total Value of Assets (add lines 1-15)	\$8,635.00		\$300.00	=	\$8,335.00	

B. Complete this chart by listing all of your unsecured debt, the amount owed on each account, and whose name the debt is under. If more than 5 unsecured debts, attach a separate sheet.

Line #	Description of Credit Card or Other Unsecured Debt	Total Amount owed	Whose Name is on the Account? You, Your Spouse/Domestic Partner or Both
1.	Credit One Visa	\$ 900.00	Mine
2.	Credit One Mastercard	\$ 750.00	Mine
3.	Student Loan	\$ 190,000.00	Mine
4.	Affirm Loan (Peloton)	\$ 2,000.00	Mine
5.		\$	
6.		\$	
Tota	al Unsecured Debt (add lines 1-6)	\$ 193,650.00	

CERTIFICATION

1.	I (have have not) retained an attorney for this case.	
2.	As of the date of today, the attorney has been paid a total of \$_4000 on my behalf	
3.	I have a credit with my attorney in the amount of \$	
4.	urrently owe my attorney a total of \$	
5,	I owe my prior attorney a total of \$	
IPORTANT	: Read the following paragraphs carefully and initial each one.	
inetr	I swear or affirm under penalty of perjury that I have read and followed al	
I gu		
I gu knov	arantee the truthfulness of the information on this Form. I also understand that if vingly make false statements I may be subject to punishment, including contempt o	
I gu knov	arantee the truthfulness of the information on this Form. I also understand that if vingly make false statements I may be subject to punishment, including contempt of the statement. I have attached a copy of my 3 most recent pay stubs to this form. I have attached a copy of my most recent YTD income statement/P&I	
I gu knov	I have attached a copy of my most recent YTD income statement/P&I statement to this form, if self-employed. I have not attached a copy of my pay stubs to this form because I am currently	

Profit and Loss Statement

<Bellisario Law, LLC>

For YTD 2020

Gross margin [L/J] Return on sales [T/J]

	1
	Current Period
Sales Revenue	
January Gross Receivables	18,376
February Gross Receivables	28,96
March Gross Receivables	8,60
April Gross Receivables	3,833
Product/Service 4	
Total Sales Revenue [J]	59,773
Operating Expenses Sales and Marketing	
Advertising	2,000
Direct marketing	
Other expenses (specify)	
Other expenses (specify)	
Total Sales and Marketing Expenses [M]	2,000
Research and Development	
Technology licenses	
Patents	
Other expenses (specify)	
Other expenses (specify)	
Total Research and Development Expenses [N]	
General and Adminstrative Wages and salaries	3,250
General and Adminstrative Wages and salaries Outside services (Lexis Nexus)	3,250 1,200
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies	3,250 1,200 3,100
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment	3,250 1,200 3,100 200
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent	3,250 1,200 3,100 200 3,500
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone	3,250 1,200 3,100 200 3,500 509
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities	3,250 1,200 3,100 200 3,500 509
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation	3,25(1,200 3,100 200 3,500 509 400
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance	3,25(1,200 3,100 200 3,500 509 400
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance	3,25(1,200 3,100 200 3,500 500 400
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan	3,250 1,200 3,100 200 3,500 400 60 0
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses	3,250 1,200 3,100 200 3,500 400 60 60 7,000 4,000
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing	3,250 1,200 3,100 200 3,500 509 400 60 0 7,000 4,000 500
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O]	3,255 1,200 3,100 200 3,500 400 60 0 7,000 4,000 500
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O]	3,250 1,200 3,100 200 3,500 400 60 0 7,000 4,000 500 23,719
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Total Operating Expenses [P=M+N+O]	3,250 1,200 3,100 2,000 3,500 500 400 60 7,000 4,000 500 23,719
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Income from Operations [Q=L-P]	3,250 1,200 3,100 200 3,500 509 400 60 7,000 4,000 500 23,719 25,719
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Fotal General and Adminstrative Expenses [O] Fotal Operating Expenses [P=M+N+O] Income from Operations [Q=L-P] Other Income [R]	3,25(1,200 3,100 2,000 3,500 500 400 60 7,000 4,000 500 23,710
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Insurance From Operations [Q=L-P] Other Income [R] Taxes	3,25(1,200 3,100 2,000 3,500 500 400 60 7,000 4,000 500 23,710
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Insurance From Operations [Q=L-P] Other Income [R] Taxes Income taxes	3,25(1,200 3,100 2,000 3,500 500 400 60 7,000 4,000 500 23,710
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Insurance From Operations [Q=L-P] Other Income [R] Taxes Income taxes Payroll taxes	3,25 1,200 3,100 200 3,500 509 400 60 (7,000 4,000 500 23,719
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Insurance From Operations [Q=L-P] Other Income [R] Taxes Income taxes Payroll taxes Real estate taxes	3,25 1,200 3,100 200 3,500 509 400 60 (7,000 4,000 500 23,719
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Income from Operations [Q=L-P] Other Income [R] Faxes Income taxes Payroll taxes Real estate taxes Other taxes (specify)	3,250 1,200 3,100 2,000 3,500 500 400 60 7,000 4,000 500 23,719
General and Adminstrative Wages and salaries Outside services (Lexis Nexus) Supplies Meals and entertainment Rent Telephone Utilities Depreciation Insurance Repairs and maintenance Business Loan Bonuses Licensing Total General and Adminstrative Expenses [O] Income from Operations [Q=L-P]	3,250 1,200 3,100 2,000 3,500 500 400 60 7,000 4,000 500 23,719

RPLY
Kristina C. Kirigin, Esq.
Nevada Bar No. 9082
Marathon Law Group
719 South 6th Street

Las Vegas, Nevada 89101 Telephone: (702) 522-1808 Facsimile: (702) 685-3625

Kristina@marathonlaw group.com

Attorney for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisario,

Plaintiff,

VS.

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Bradley Bellisario,

Defendant.

Case No.: **D-20-605263-D**

Dept. No.: P

Date of Hearing: June 16, 2020 Time of Hearing: 10:00 a.m.

ORAL ARGUMENT REQUESTED

REPLY TO DEFENDANT'S OPPOSITION

COMES NOW, Plaintiff Emily Bellisario by and through her attorneys of record, Joe W. Riccio, Esq. and Kristina C. Kirigin, Esq of Marathon Law Group and files Plaintiff's Reply to Defendant's Opposition, hereby moves this Honorable Court for the following relief:

- 1. Deny Defendant's Countermotion in its entirety;
- 2. For an order awarding the parties' joint legal custody with the Plaintiff being awarded primary physical custody of the minor children;

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Case Number: D-20-605263-D

- 3. For an order that Defendant pay child support to the Plaintiff pursuant to Chapter 425 NAC;
- 4. For an order that the Defendant undergo an outsourced alcohol and psychological evaluation;
- 5. For an order that the Defendant pay temporary spousal support to the Plaintiff;
- 6. For Plaintiff's attorney's fees and costs incurred herein; and
- 7. For such other and further relief as the court deems just and equitable.

This Reply is made and based on all the papers and pleadings on file herein, the Points and Authorities, Declaration, and any exhibits submitted herewith, and any further evidence and argument as may be adduced at the hearings of this matter.

DATED this 29th day of April 2020.

Marathon Law Group

/s/ Kristina C. Kirigin

Kristina C. Kirigin, Esq. Nevada Bar No. 9082 719 South 6th Street Las Vegas, Nevada 89101

MEMORANDUM OF POINTS AND AUTHORITIES

I. <u>FACTS</u>

Plaintiff Emily Bellisario (hereinafter referred to as "Emily") and Defendant, Bradley Bellisario (hereinafter referred to as "Bradley") were married on or about August of 2014 in Sandy, State of Utah. There are three minor children born the issue of this marriage, namely to wit: Brayden Bellisario, born on: January 15, 2015; Blake Bellisario, born on November 20, 2016; and Brooklyn Bellisario, born on: February 1, 2018 (hereinafter collectively referred to as "children" or "kids").

Emily has always been the primary caretaker for the children and has worked part time. As stated in Emily's motion, the parties separated in 2018. Bradley left her with the children and showed up at the marital residence as he chose.

Bradley's Opposition is filled with misrepresentations and untruths. Emily will address each of his claims.

A. CPS

Bradley attached the Order terminating Wardship filed January 7, 2020, yet he claims, "it was assumed the parties would be SHARING PHYSICAL CUSTODY." (See Opposition pg. 5, lines 2-3). Bradley had supervised visitation prior to this order, and it is a clear misrepresentation to claim that he had joint

custody while supervised or that he would automatically be given joint custody after the supervision ended.

B. Emily's Temporary Restraining Order Against Bradley

To date, Bradley refuses to accept responsibility for his actions. Although his Opposition states that he "broke a few things in the home.", this is the understatement of the year. Bradley destroyed their home, causing over \$30,000.00 in damage and this was done in front of Brayden. Bradley smashed the children's fish tank causing all the fish to die and slashed the children's trampoline, leaving a large knife in a nearby tree. Despite the children being home and four (4) year old Brayden witnessing this overwhelming destruction, Bradley also claims the children were not injured. He completely fails to acknowledge the emotional damage he caused to their four (4) year old son, who has since turned five (5).

Bradley was verbally abusive and physically abusive throughout the marriage. The incident where Bradley destroyed their home and threw a large television in front of their child was just **one** example of Bradley's temper. His extreme anger issues have not been resolved by a few counseling sessions and failing to accept any fault. It is even more concerning that Bradley "admits to calling Plaintiff a prostitute and whore" because he claims this was her profession prior to marriage. (See Opposition pg. 5 lines 12-13). Emily was never a prostitute or whore, and this is just another example of Bradley's verbal abuse that he admits

to using these insults. Not that it is relevant, but Emily was part owner of a clothing store before she married Bradley. Bradley has always been jealous and possessive, which is why he calls Emily these names. One of the only truths in Bradley's Opposition is that the parties do not get along. However, they do not get along because Emily is no longer willing to suffer from Bradley's temper and abuse.

C. Emily's Request for a Second TPO and Order to Show Cause

Since the parties separated, Emily has struggled with her desire to reach an agreement with Bradley and his escalating anger which makes agreements impossible. Emily felt pressured to drop the Temporary Protective Order, even though she felt it was still necessary. After it was dissolved, Bradley immediately started harassing and threatening her. When Emily applied for another Temporary Protective Order ("TPO"), she was told by the TPO office that she still had a TPO in effect and would need to file for an Order to Show Cause. Emily's confusion over this issue does not discount the fact that Bradley has been violent towards her and she requested protection.

D. Bradley's Multiple Criminal Cases

Bradley has had three (3) serious criminal charges since 2018. Bradley spends no time on his November 5, 2018 DUI conviction and claims he does not have an alcohol problem. Bradley also misrepresents the August 1, 2019 battery charge where he slammed Emily's arm in the door, more than once. Emily has

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provided the police report from this incident as Exhibit "6" included within the original Motion. Next, Bradley was charged with Felony Home Invasion, Misdemeanor Battery and Felony Aggravated Stalking with the Use of a Deadly weapon for his actions on September 17, 2019. Bradley accepted a plea deal, which included a submittal on a simple battery. The fact that Bradley was not convicted of these crimes, does not mean that he did not commit them. The battery charge was against Emily and occurred while the children were home. While Bradley attempts to focus the Court's attention on the fact that he was not convicted of battery domestic violence, this is only because Emily was pressured into not testifying against him.

D. Brayden's Birthday

In January 2020, Emily planned a birthday party at a trampoline park for their son, Brayden. Emily did not want Bradley to attend the party due to his anger towards her and offered Bradley time on Brayden's actually birthday. (See Exhibit "10", Text Messages between Parties in January 2020). Bradley continued to request to attend the party and Emily eventually agreed because it was at a public place and she felt it would be good for their son. After the party, Bradley did drop some of the party gifts off at Emily's home and when Brayden asked him to put together a train set, she allowed him in for about ten (10) minutes to set up the train. Emily's constant actions of trying to co-parent with Bradley for the benefit of their children does not mean that she is not afraid of him.

E. Bradley has Misrepresented the Custody schedule

Since the separation, more than a year ago, the children have lived with Emily and had visitation with Bradley. Bradley's calendar Exhibit "F" shows that he had visitation for a few hours per day, several days per week. Bradley's first overnight with the children, which his mom supervised was in December 2019. Thereafter, Emily agreed that Bradley would have the children from Friday March 13, 2020 at 4:30 p.m. to Sunday, March 15, 2020 at 5:30 p.m. Over Emily's objection, Bradley decided to keep the children through Monday, March 16, 2020 and missed Brayden's post-surgery appointment, on March 16, 2020 at 1:00 p.m. despite several reminders from Emily. Further, after keeping the children beyond the agreement, Bradley subsequently demanded joint physical custody. (See Exhibit "11", Our Family Wizard Messages between the party's March 13, 2020 to March 16, 2020). Bradley's action of keeping the children longer than agreed upon was a setback for Brayden. Further, although Brayden's therapist recommended daily calls with the children and other parent, Bradley refuses to

F. Custody Exchanges at the Police Department and Bradley's False claim of Alienation.

allow Emily any calls with the children when they are with him.

Despite the fact that the parties have been exchanging at the police station, Bradley continues to harass Emily. At the exchange on April 6, 2020, Bradley forced Brayden to go with him, by picking him after the child ran from his father.

Throughout the video, Emily is heard encouraging Brayden to go with his dad and telling him he will have a good time. (See Exhibit "12", Video of Custody Exchange on April 24, 2020). At this exchange, Bradley's mother got hostile with Emily, yelling in her face and even bumped Emily with her belly. Emily did show the video to the police, but because the video does not show Bradley's mother's belly making contact with Emily, no further action was taken.

Since the April 6, 2020 incident where Bradley forcibly put Brayden in his car, Brayden has refused to go with his father. Brayden has struggled with his emotions since Bradley fired his therapist on February 25, 2020. Emily has repeatedly asked Bradley to agree to a new therapist for Brayden, but Bradley refuses to agree to any therapist in a list provided by Emily. Emily has not had contact with these therapists, other than to confirm they see children and dates for first available appointments. Brayden needs to resume therapy and if this issue is not resolved prior to the hearing, Emily requests permission to select a therapist for Brayden with the understanding that both parents will speak to the therapist prior to the first appointment.

Emily has never alienated the children from Bradley. Bradley's violent behavior in front of Brayden traumatized their son. Brayden does love his dad and feels comfortable if Emily is there. However, any time Brayden has had to go with Bradley alone, it is a struggle. Unfortunately, Emily does not feel safe with Bradley and cannot supervise his visitation. Brayden's therapist, Donna Wilburn

was working on this issue and Brayden was starting to feel more comfortable with his dad before Bradly unilaterally fired the therapist. It should be noted that Bradley fired Ms. Wilburn because she suggested that the parties continue to follow the temporary schedule they had been following for many months. This was not a joint schedule and Bradley's focus has been on obtaining joint custody since he retained counsel.

A. Bradley's career as an Attorney

To date, Bradley has been able to avoid punishment from the Nevada State Bar. This is not because he has done nothing wrong, but merely because Emily did not want him to lose his law license. As an officer of the Court, he should be accepting responsibility for his actions. Bradley was fortunate to be able to hire a high-profile attorney who helped him reach an extremely favorable plea deal on his **felony** charges. An Officer of the Court should never threaten to kill/harm people and Bradley offers no explanation for his numerous threats contained in **Exhibit "2".** Bradley's ability to get away with bad behavior has merely increased the risk he poses to Emily.

B. Bradley's Deception

Throughout this case, Emily has attempted to foster Bradley's relationship with the children, even when she was personally fearful of him. She has consistently offered Bradley time with the children and the children have done better with daytime visits, which lasted a few hours. Emily understands that

because the parties have three (3) children together, Bradley will never be completely out of her life and her decisions to try to keep peace between the parents should not be used against her.

Through counsel, the parties recently reached a temporary custody schedule. Further, guidelines for the custody exchange were set up, specifically that the parties should park 10 feet away during the exchange and make sure that the children safely made it to the other parent. Right after this agreement was made, on April 24, 2020, Bradley went right up to Emily's car and taunted her that the parties only had to park 10 feet away. Emily's video taken on April 24, 2020 demonstrates Bradley's disregard for the agreement and shows him right next to her vehicle. (See **Exhibit "13"**, Video of Bradley outside Emily's car on April 24, 2020). Emily was scared, but a policeman approached and facilitated the exchange.

Bradley has included Exhibit "K" as a typed list of things he claims the children said. None of the alleged statements in this list were from Emily. The children have witnessed Bradley's lack of impulse control for all of their lives and it does not surprise Emily that Brayden has made observations about his father. However, Emily has consistently encouraged the children to spend time with their father and will continue to do so.

In addition to the above, Bradley has falsely represented the parties' finances. Bradley's Exhibit "G" claims that Emily was lying about money. The

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parties have a joint Wells Fargo account. Bradley attached only page 1 of 3 from their statement, showing that he had deposited \$5,495.01 into the account between March 2, 2020 and March 19, 2020. He conveniently failed to attach the whole statement which would have shown his withdrawals. It is true that Bradley transfers money from his law firm to the joint account, but he continues to spend funds from the joint account and transfers money back to his law firm. From February 10, 2020 to March 6, 2020, Bradley deposited \$6,695.01. Bradley then transferred \$1,900.00 back to his law firm and took \$600.00 in ATM withdrawals. With the remainder going for community bills, Bradley's student loans and the mortgage, Emily's card was declined at the grocery store more than once. Emily asked Bradley to deposit money on March 22, 2020 when the account balance was at \$97.12 and the account had just been in overdraft on March 18, 2020, due to a payment to Southwest gas. (See Exhibit "14", Wells Fargo Statement for March 7, 2020 to April 7, 2020). On page 2 of the Wells Fargo Statement, the daily balance of the account from March 9, 2020 through March 18, 2020 ranges from \$325.13, to negative \$202.88. Bradley's misrepresentation of Emily's request for him to deposit funds in the joint bank account is demonstrative of his multiple attempts to mislead the Court.

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II. OPPOSITION TO COUNTERMOTION FOR SHARED CUSTODY

Bradley has not cited any authority or demonstrated that it would be in the children's best interest to share joint physical custody. In fact, Bradley is blatantly asking the Court to ignore his violence committed in front of the children as well as his physical violence against Emily. The Court cannot and should not ignore the best interest factors outlined in NRS 125C.0035(1). Brayden witnessed domestic violence against his mother by his father. Thereafter, Bradley unilaterally terminated the therapy that was helping Brayden deal with the anxiety and stress caused by Bradley's actions. In addition, there is a high level of conflict between the parties and even though they are exchanging at the police station, Bradley has caused conflict in front of the children. Emily has continued her attempts to cooperate with Bradley for the children, but he only tries to use this against her. Bradley does not allow Emily phone calls or facetime when he has the children and has not demonstrated any willingness to encourage the children's relationship with their mother. The analysis of all factors in Emily's motion demonstrates that it would be in the children's best interest for her to have primary physical custody. Emily has stipulated to share joint legal custody of the children and will continue her best efforts to co-parent with Bradley. Bradley may need to attend a coparenting class if he cannot improve his communication skills with Emily and work together for the children.

Bradley Shall be Ordered to Pay Child Support Pursuant to Chapter 425 NAC and Temporary Spousal Support

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Bradley has filed his Financial Disclosure Form and child support should be calculated pursuant to 425 NAC. There is a vast disparity of income between the parties as Emily has historically worked part time and cared for the children. According to Bradley's FDF, his gross monthly income from his business is \$18,000.00, and claim \$6,710.00 in business expenses. Further, Bradley claims he is paying \$3,495.00 per month for child support. While Bradley does deposit funds into their joint account, he has not being paying a set amount and it is disingenuous for him to claim he is paying the mortgage and giving Emily \$3,495.00.

At this time, Emily is at Bradley's mercy for financial support. As detailed above, Bradley does deposit funds into their joint account, but many of his personal bills are taken from this account and he also transfers money back to his law firm as he chooses. Emily cannot rely on sufficient funds in the bank account and her debit card has been declined at the grocery store on more than one occasion in the last few months. Temporary financial orders are necessary to allow Emily to provide for the children's needs and to survive during this action.

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Emily Should be Awarded Preliminary Attorney's Fees

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Emily is entitled to attorney's fees pursuant to Sargent v. Sargent, 88 Nev.

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223, 495 P. 2d 618 (Nev. 1972). Not only is Bradley a lawyer, but he has also

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hired counsel. Emily cannot be expected to receive her day in Court on equal

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footing without an award of preliminary attorney's fees and requests \$5,000.00.

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In addition, Emily repeats her request for an award of fees pursuant to NRS

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18.010. Bradley's actions necessitated the filing of her initial motion and now she

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has had to incur additional fees to defend against his false allegations and to

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protect the children's best interest.

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III. CONCLUSION

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For all the reasons set forth hereinabove, Emily respectfully requests that

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this Court deny Defendant's Opposition and Countermotion in its entirety and

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grant the relief in her Motion in its entirety.

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DATED this 29th day of April 2020.

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Marathon Law Group

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/s/ Kristina C. Kirigin

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Kristina C. Kirigin, Esq.

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Nevada Bar No. 9082 719 South 6th Street

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Las Vegas, Nevada 89101 Attorney for Plaintiff

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DECLARATION OF EMILY BELLISARIO

- 1. I, EMILY BELLISARIO, am the Plaintiff the above-referenced matter and have read and understand this underlying Reply to Opposition and attest to the below referenced facts as being true and correct to the best of my knowledge.
- 2. I am over the age of 18 and competent to testify to the facts contained herein.
- 3. I fully incorporate by reference each and every statement in the Reply as if fully restated herein as true except for those portions offered upon information and belief, and as to those, I believe them to be true.
- 4. I respectfully request that this Court grant me all of my requests for relief as stated herein.
- 5. I respectfully request that this Court grant other and additional relief deemed just and proper under the circumstances.
- I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

Executed this 29th day April, 2020.



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1 **CERTIFICATE OF SERVICE** 2 Pursuant to NRCP 5(b), I hereby certify that the foregoing "Reply to 3 Defendant's Opposition" in the above-captioned case was served this date as 4 follows: 5 [x] pursuant to NEFCR 9, by mandatory electronic service through the Eighth Judicial District Court's electronic filing system; 6 pursuant to NRCP 5 by placing the same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; 8 9 pursuant to EDCR 7.26 to be sent via facsimile, by duly executed consent for service by electronic means; 10 by hand-delivery with signed Receipt of Copy. 11 To individual(s) listed below at the address: 12 Christopher Tilman, Esq. 13 1211 South Maryland Parkway Las Vegas, NV 89104 14 Attorney for Defendant 15 DATED this 29th day of April 2020. 16 /s/ Kristina C. Kirigin 17 Kristina C. Kirigin 18 Partner of Marathon Law Group 19 20 21 22 23 24

1 **EXHS** Kristina C. Kirigin, Esq. 2 Nevada Bar No. 9082 3 **Marathon Law Group** 719 South 6th Street 4 Las Vegas, Nevada 89101 5 Telephone: (702) 522-1808 Facsimile: (702) 685-3625 Kristina@marathonlawgroup.com 7 Attorney for Plaintiff

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Electronically Filed 4/29/2020 5:43 PM Steven D. Grierson CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisario,

Plaintiff,

vs.

Bradley Bellisario,

Defendant.

Case No. D-20-605263-D Dept. No. P

EXHIBIT APPENDIX TO PLAINTIFF'S REPLY TO DEFENDANT'S OPPOSITION

EXHIBIT	DESCRIPTION OF DOCUMENT	BATES STAMP NOS.
10	Text messages between the parties in January 2020.	PLTF000068 – PLTF000071
11	Our Family Wizard messages between the party's dated March 13, 2020 through March 16, 2020.	PLTF000072- PLTF000074
12	Video of Custody Exchange on April 24, 2020. (Video provided to opposing counsel via Email. Per Court directive, will provide to Court upon request).	

13	Video of Bradley outside Emily's car on			
	April 24, 2020.			
	(Video provided to opposing counsel via			
	Email. Per Court directive, will provide to			
	Court upon request).			
14	Wells Fargo at Work Checking Account	PLTF000075-		
	Statement for Account ending in xx9522 for	PLTF000078		
	March 7, 2020 to April 7, 2020.			
DΑ	TED this 20th day of Amil 2020			
DA	TED this 29 th day of April 2020.			
	Marathon Law Gro	un		
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	/s/ Kristina C. Kirig	in		
	Kristina C. Kirigin, Esq.			
	Nevada Bar No. 908	32		
	Marathon Law Group			
	719 South 6 th Street			
	I W N I- 90101			

Attorney for Plaintiff

Exhibit 10

4:45







Sat, Jan 11, 4:19 PM

You still making me do my own party for Brayden? Cuz I'll go look for a cake tomorrow after I drop them off of so.

4:19 PM

Did the girls nap?

5:07 PM

Hello can you answer the phone I'm trying to check on the kids.

5:28 PM

They're fine. Brooklyn Napped. Bae didn't

5:28 PM

You can keep them for a few more hours bring them at 8 don't force them to stay if they're crying to go home

5:31 PM

Gonna go get they're stuff and bring them now.

5:31 PM

Keep them for the evening brad enjoy your time with them, but if they're asking you to bring them home for bed don't force them to stay the night

5:32 PM

They've been perfectly fine having a good time. I texted you that.





























Keep them for the evening brad enjoy your time with them, but if they're asking you to bring them home for bed don't force them to stay the night

5:32 PM

They've been perfectly fine having a good time. I texted you that.
Brayden whines like a little fuckin brat as soon as he hears your voice.
Next time I'll text you he's fine. Cuz he's perfectly happy and having fun over here

5:42 PM

They're on their way back

5:42 PM

If he's crying to come home stop forcing them to stay!

5:42 PM

They were all crying already when you picked up the phone

5:42 PM

He doesn't cry to come home. Yesterday same thing. When u was picking you up and they called he was already in the car quiet. Then he heard you so he started whining like a brat

5:44 PM

I was just trying to check on them I was just worried

5:54 PM























4:45







He doesn't cry to come home. Yesterday same thing. When u was picking you up and they called he was already in the car quiet. Then he heard you so he started whining like a brat

5:44 PM

I was just trying to check on them I was just worried

5:54 PM

Yes I know how to take care of my kids. They're always fine over here.

6:03 PM

Just text otherwise Brayden. Throws a fit

6:04 PM

Then giving into the fit every time just rewards him for bad behavior

6:05 PM

I'll pick them up at 8:30 tomorrow

7:04 PM

And you never answered about braydens birthday

7:28 PM

You're being really hostile and I don't feel comfortable around you. I think it's best we do our own thing for him. You can take him on his actual birthday after the girls naps if you would like. What I want to do for him will not change any day you

8:02 PM





























was just worried

Yes I know how to take care of my kids. They're always fine over here.

6:03 PM

Just text otherwise Brayden. Throws a fit

6:04 PM

Then giving into the fit every time just rewards him for bad behavior

6:05 PM

I'll pick them up at 8:30 tomorrow

7:04 PM

And you never answered about braydens birthday

7:28 PM

You're being really hostile and I don't feel comfortable around you. I think it's best we do our own thing for him. You can take him on his actual birthday after the girls naps if you would like. What I want to do for him will not change any day you have him

8:02 PM

Hostile? I've been pissed you've been doing things I've asked you not to do because Brayden is a brat then and I want to see my kids

8:13 PM

And Blanca not having him ready yeah I was pissed.

8:14 PM























Exhibit 11

- From: Emily Bellisario
- To:

o Bradley Bellisario (First View: 03/13/2020 4:45 PM)

• Sent: 03/13/2020 4:44 PM

Subject: Re: Re: March 13-March 15 schedule.

Message:

I do not agree to that schedule. It is in the best interest of the kids to maintain their normal schedule that they are used to. Please have them back by 5:30 on Sunday. They have never spent 3 consecutive nights with you and they are not ready to do so. The first time they ever spent two nights with you was 3 weeks ago when you withheld the kids from me on Saturday against my will, I did not agree to you keeping them the two nights and we never agreed to that schedule. So two days is already more than they are used to please return the kids Sunday the 15th at 5:30

On Fri, 03/13/20 at 4:30 PM, Bradley Bellisario wrote:

To: Emily Bellisario

Subject: Re: March 13-March 15 schedule.

Message:

My attorney sent your attorney a letter stating Friday 4:20 to Monday 4:30

On Fri, 03/13/20 at 4:29 PM, Emily Bellisario wrote:

To: Bradley Bellisario

Subject: March 13-March 15 schedule.

Message:

To confirm I will be dropping off the kids to you at metro police station on 215/Cheyenne & you will return them to the same location on Sunday March 15 at 4:30pm. Since I am dropping off later than 4:30 today because I was waiting on your response to the proposed schedule that is best for the kids we can move pick up this Sunday to 5:30 if you prefer.

- From: Bradley Bellisario
- To:

o Emily Bellisario (First View: 03/14/2020 6:54 AM)

Sent: 03/14/2020 5:53 AMSubject: Re: Re: Dr apt

Message:

When is the appt we can meet you there. The kids will be at NWAC at 4:30 Monday.

On Sat, 03/14/20 at 5:47 AM, Emily Bellisario wrote:

To: Bradley Bellisario **Subject:** Re: Dr apt

Message:

His doc is doc Lomax, you know this info though . See you Sunday! At 5pm

On Sat, 03/14/20 at 5:38 AM, Bradley Bellisario wrote:

To: Emily Bellisario Subject: Re: Dr apt

Message:

They will be back Monday. You don't get to just change the schedule, withhold the kids, then say oh that's how it's always been so that's best for them. When is Braydens doctor appointment. We can meet in the morning when the kids are up.

On Sat, 03/14/20 at 4:44 AM, Emily Bellisario wrote:

To: Bradley Bellisario
Subject: Dr apt
Message:

I forgot to pack Braydens medicine, he took it right before he left and I left it on the counter, he needs it for the morning. Please meet me first thing in the morning so he can take it.

Also please have the kids back Sunday at 5:30 like I asked they have only ever spent the night two consecutive nights when you refused to bring them back 3 weeks ago and they have never once done 3 nights i know they are not ready to do that yet. Brayden also has a dr apt Monday and I need to be the one to take him since I have always been the one to take him so it's important they come back. Thank you

- From: Emily Bellisario
- To:

Bradley Bellisario (First View: 03/14/2020 8:08 PM)

Sent:03/14/2020 7:21 PMSubject:Re: Brayden

Message:

This isn't about you not feeling comfortable! This isn't about the kids either! The fact you won't let me FaceTime the kids shows where your thinking is at and it's going to show the judge your true colors as well! I just miss them and your not even allowing me to talk to them isn't about how you feel uncomfortable it's about control and trying to hurt me. It doesn't take a brain scientist to see that! But again thanks for showing your true colors

On Sat, 03/14/20 at 5:53 PM, Bradley Bellisario wrote:

To: Emily Bellisario Subject: Re: Brayden

Message:

I don't feel comfortable with that. You've already claimed I called and called you names and threatened you. As well as asked for a no contact order. You e have them the entire last 2+ weeks less 23 hours

On Sat, 03/14/20 at 5:26 PM, Emily Bellisario wrote:

To: Bradley Bellisario Subject: Brayden

Message:

I sent you a message i wanted to FaceTime the kids , you saw what i posted cause it has the times you login , at 5:17 you logged in and ignored my message about FaceTiming the kids! I would like to talk to them please i miss my babies

From: Bradley Bellisario

To:

o Emily Bellisario (First View: 03/16/2020 1:50 PM)

Sent:03/16/2020 1:41 PMSubject:Re: Re: Doc apt

Message:

Plus that was when you were still arguing about stuff so it wasn't exactly what I took away from that conversation. We can reschedule and they'll get him in soon.

On Mon, 03/16/20 at 1:39 PM, Emily Bellisario wrote:

To: Bradley Bellisario Subject: Re: Doc apt

Message:

The apt was at 1pm the doc just canceled

On Mon, 03/16/20 at 1:29 PM, Bradley Bellisario wrote:

To: Emily Bellisario
Subject: Re: Doc apt

Message:

He's ready where's it at my mom is bringing him.

On Mon, 03/16/20 at 1:18 PM, Emily Bellisario wrote:

To: Bradley Bellisario Subject: Doc apt

Message:

Hi I'm here waiting at the dr office, Brayden has an apt this afternoon. I told you about it and asked you to bring him back home so I could take him to his apt and you told me you were going to take him. You're late for his apt. Please bring him now the doctor needs to check on his ear after his surgery.

Exhibit 14

Wells Fargo® at Work Checking

April 7, 2020 ■ Page 1 of 4



BRADLEY J BELLISARIO EMILY BELLISARIO 7495 W AZURE DR STE 258 LAS VEGAS NV 89130-4416

Questions?

Available by phone 24 hours a day, 7 days a week: Telecommunications Relay Services calls accepted

1-800-TO-WELLS (1-800-869-3557)

TTY: 1-800-877-4833 En español: 1-877-727-2932

華語 1-800-288-2288 (6 am to 7 pm PT, M-F)

Online: wellsfargo.com

Write: Wells Fargo Bank, N.A. (825)

P.O. Box 6995

Portland, OR 97228-6995

You and Wells Fargo

Thank you for being a loyal Wells Fargo customer. We value your trust in our company and look forward to continuing to serve you with your financial needs.

Account options

A check mark in the box indicates you have these convenient services with your account(s). Go to wellsfargo.com or call the number above if you have questions or if you would like to add new services.

Online Banking	1	Direct Deposit	
Online Bill Pay	1	Auto Transfer/Payment	1
Online Statements	1	Overdraft Protection	
Mobile Banking	1	Debit Card	
My Spending Report	1	Overdraft Service	

Activity summary

 Beginning balance on 3/7
 \$994.36

 Deposits/Additions
 4,723.64

 Withdrawals/Subtractions
 - 3,471.34

 Ending balance on 4/7
 \$2,246.66

Account number: 9522

BRADLEY J BELLISARIO EMILY BELLISARIO

Nevada account terms and conditions apply

For Direct Deposit use
Routing Number (RTN):

Overdraft Protection

This account is not currently covered by Overdraft Protection. If you would like more information regarding Overdraft Protection and eligibility requirements please call the number listed on your statement or visit your Wells Fargo store.



Interest summary

Interest paid this statement\$0.00Average collected balance\$731.26Annual percentage yield earned0.00%Interest earned this statement period\$0.00Interest paid this year\$0.02

Transaction history

D-1-	Check		Deposits/	Withdrawals/	Ending daily
Date	Number	Description Description	Additions	Subtractions	balance
3/9		Purchase authorized on 03/06 Affinity Surgery C Las Vegas NV S580066515101804 Card 3184		493.64	
3/9		Purchase authorized on 03/06 Lvrj Circulation 702-383-0200 NV		14.08	
0/0		S300066617258166 Card 9902		1 1.00	
3/9		Recurring Payment authorized on 03/08 24 Hour Fitness US		49.99	
		800-4326348 CA S580068428484321 Card 3184			
3/9		Cox Comm Las Bankdraft 030720 476068163703001 Brad		104.99	
		Bellisario			
3/9		Gerber Life Ins Insurance 200306 0045441 *Bellisario,Bradley J		6.53	325.13
3/10		Purchase authorized on 03/09 Costco Whse #0685 Las Vegas NV		97.53	227.60
		P00460070105755053 Card 9902			
3/11		Recurring Payment authorized on 03/10 24 Hour Fitness US		116.95	
		800-4326348 CA S380070434483712 Card 3184			
3/11		Purchase authorized on 03/10 Smiths-Fo 7130 Durango Las		4.49	106.16
		Vegas NV P00000000839157621 Card 9902			
3/12		Purchase authorized on 03/10 Starbucks Store 09 Las Vegas NV		2.66	
		S380070610236799 Card 9902			
3/12		Purchase authorized on 03/10 Makers & Finders Las Vegas NV		4.79	
2/12		\$580070848701429 Card 9902			
3/12		WF Loan/Line Auto Pay 200311 xxxxxxx20010001 Bellisario Brad		278.34	-179.63
0/40		457		25.00	
3/13		Overdraft Fee for a Transaction Posted on 03/12 \$278.34 WF		35.00	
3/13		Loan/Line Auto Pay 200311 xxxxxxx20010 001 Bellisario Brad 457 Online Transfer From Bellisario Law LLC Business Checking	500.00		
3/13		xxxxxx8866 Ref #lb07Sjcjg9 on 03/13/20	300.00		
3/13		Purchase authorized on 03/11 Children's Bone & Las Vegas NV		60.00	
3/13		S460071735421139 Card 3184		00.00	
3/13		Purchase authorized on 03/13 Cvs/Pharm 099671950 Las Vegas		23.61	201.76
0/10		NV P0000000171837291 Card 3184		20.01	201.10
3/16		Purchase authorized on 03/12 Starbucks Store 08 Las Vegas NV		2.87	
		S300072558372711 Card 9902			
3/16		Recurring Payment authorized on 03/13 Experian* Credit R		19.99	
		479-3436237 CA S380073345626646 Card 3184			
3/16		Bill Pay Wells Fargo Student Loan Master Recurring xxxxxxx387		86.84	
		on 03-16			
3/16		Purchase authorized on 03/14 Albertsons #401 Las Vegas NV		90.00	
		P0000000170020103 Card 3184			
3/16		WF Efs Stdnt Ln Autopay 031620 xxxxx8387CC00 Bellisario		55.94	-53.88
		Bradley			
3/17		Overdraft Fee for a Transaction Posted on 03/16 \$55.94 WF Efs		35.00	
		Stdnt Ln Autopay 031620 xxxxx8387CC0 0 Bellisario Bradley			
3/17		Southwest Gas App 200313 2114568334004 Cardona Emily		79.00	-167.88
3/18		Overdraft Fee for a Transaction Posted on 03/17 \$79.00		35.00	-202.88
		Southwest Gas App 200313 211456833400 4 Cardona Emily			
3/19		Online Transfer From Bellisario Law LLC Business Checking	300.00		97.12
0/04		xxxxxx8866 Ref #lb07Tdpfhg on 03/18/20	100.05		
3/24		ATM Cash Deposit on 03/24 5960 Centennial Center Bl Las Vegas	400.00		
0/04		NV 0003099 ATM ID 9981E Card 9902		47.00	450.10
3/24		Bill Pay Summerlin North Recurring xxx33269 on 03-24		47.00	450.12



Transaction history (continued)

Totals		\$4,723,64	\$3,471,34	•
Ending bala	nce on 4/7			2,246.66
4/7	NV Energy South Npc Pymt 028012881620374 Emily Cardona		198.00	2,246.66
	Bellisario			
4/6	Cox Comm Las Bankdraft 040520 476068163703001 Brad		104.99	2,444.66
4/3	Purchase authorized on 03/29 Target.Com * 800-591-3869 MN \$380089701846131 Card 3184		14.94	2,549.65
4/1	WF Home Mtg Auto Pay 040120 xxxxxx1424 Emily Cardona		1,055.48	2,564.59
4/1	Gerber Life Ins Insurance 200331 0278096 *Bellisario,Bradley J		6.53	
	S380089701846131 Card 3184			
4/1	Purchase authorized on 03/29 Target.Com * 800-591-3869 MN		21.66	
4/1	Online Transfer From Bellisario Law LLC Business Checking xxxxxx8866 Ref #lb07W5Cyjn on 03/31/20	3,495.00		
3/31	Purchase authorized on 03/29 Target.Com * 800-591-3869 MN S380089701846131 Card 3184		28.34	153.26
3/30	Lvvwd Online Pmt 200330 Ckf235725921Neg Bradley Bellisario		50.74	181.60
	P00460088799515503 Card 3184			
3/30	Purchase authorized on 03/28 Lowe's #1836 Las Vegas NV		49.40	
3/27	Purchase authorized on 03/25 Albertsons.Com #01 951-279-0333 NV S460085584556955 Card 3184		28.05	281.74
	951-279-0333 NV S620087544553359 Card 3184	20.04		
3/25	Paypal Inst Xfer 200325 Netflix.Com Bradley Bellisario Purchase Return authorized on 03/26 Albertsons.Com #01	28.64	26.82	281.15
	Purchase authorized on 03/25 Sprouts Farmers Las Vegas NV P00000000873353933 Card 3184			
Date 3/25	Number Description	Additions	Subtractions 142.15	balance
	Check	Deposits/	Withdrawals/	Ending daily

The Ending Daily Balance does not reflect any pending withdrawals or holds on deposited funds that may have been outstanding on your account when your transactions posted. If you had insufficient available funds when a transaction posted, fees may have been assessed.

Summary of Overdraft and Returned Item fee(s)

	Total this statement period	Total year-to-date †
Total Overdraft Fees	\$105.00	\$175.00
Total Returned Item Fees	\$0.00	\$0.00

[†] Year-to-date total reflects fees assessed or reversed since first full statement period of current calendar year.

Monthly service fee summary

For a complete list of fees and detailed account information, see the Wells Fargo Account Fee and Information Schedule and Account Agreement applicable to your account (EasyPay Card Terms and Conditions for prepaid cards) or talk to a banker. Go to wellsfargo.com/feefaq for a link to these documents, and answers to common monthly service fee questions.

Fee period 03/07/2020 - 04/07/2020	Standard monthly service fee \$14.00	You paid \$0.00
How to avoid the monthly service fee	Minimum required	This fee period
Have any ONE of the following account requirements		
Total amount of qualifying direct deposits	\$1,000.00	\$0.00
· Combined balances in linked accounts, which may include	\$7,500.00	\$9,269.17
Minimum daily balance in checking, savings, time accounts (CDs) and EDIC-insured retirement accounts.		

CA/CA



Worksheet to balance your account

Follow the steps below to reconcile your statement balance with your account register balance. Be sure that your register shows any interest paid into your account and any service charges, automatic payments or ATM transactions withdrawn from your account during this statement period.

A Enter the ending balance on this statement.

B List outstanding deposits and other credits to your account that do not appear on this statement. Enter the total in the column to the right.

Description	Amoun	t	
Total	\$		+ \$

C Add A and B to calculate the subtotal.

D List outstanding checks, withdrawals, and other debits to your account that do not appear on this statement. Enter the total in the column to the right.

Number/Description	Amount
Total	\$

E Subtract D from C to calculate the adjusted ending balance. This amount should be the same as the current balance shown in your register.

= \$

General statement policies for Wells Fargo Bank

- To dispute or report inaccuracies in information we have furnished to a Consumer Reporting Agency about your accounts. You have the right to dispute the accuracy of information that Wells Fargo Bank, N.A. has furnished to a consumer reporting agency by writing to us at Overdraft Collection and Recovery, P.O. Box 5058, Portland, OR 97208-5058. Please describe the specific information that is inaccurate or in dispute and the basis for the dispute along with supporting documentation. If you believe the information furnished is the result of identity theft, please provide us with an identity theft report.
- In case of errors or questions about your electronic transfers, telephone us at the number printed on the front of this statement or write us at Wells Fargo Bank, P.O. Box 6995, Portland, OR 97228-6995 as soon as you can, if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared.
 - 1. Tell us your name and account number (if any).
 - Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information.
 - 3. Tell us the dollar amount of the suspected error.

We will investigate your complaint and will correct any error promptly. If we take more than 10 business days to do this, we will credit your account for the amount you think is in error, so that you will have the use of the money during the time it takes us to complete our investigation.

Member EDIC LOG BOOM

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Electronically Filed 4/29/2020 5:43 PM Steven D. Grierson CLERK OF THE COURT

RPLY

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Kristina C. Kirigin, Esq.

Nevada Bar No. 9082

719 South 6th Street

Las Vegas, Nevada 89101

Telephone: (702) 522-1808 Facsimile: (702) 685-3625

Kristina@marathonlawgroup.com

Attorney for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisario,

Plaintiff,

VS.

Bradley Bellisario,

Defendant.

Case No.: **D-20-605263-D**

Dept. No.: P

REPLY TO COUNTERCLAIM

COMES NOW Plaintiff, Emily Bellisario by and through her attorney, Kristina C. Kirigin, Esq., of the law firm Marathon Law Group, and for her Reply to Defendant's Counterclaim on file herein, Plaintiff admits, alleges and denies as follows:

- 1. Plaintiff admits the allegations contained in sections I, II, III, VI, VII, VIII and IX.
- 2. Plaintiff denies the allegations contained in sections IV, V and X
- 3. Plaintiff denies all other allegations contained in the Counterclaim that are

1

1	not specifically admitted in this Reply.
2	WHEREFORE, Plaintiff prays for judgment as follows:
3	
4	1. That Plaintiff reserved the right to amend this pleading if necessary and/or
5	more information becomes available; and,
6	2. For such and further relief as the Court may deem just and proper.
7	DATED this 29th day of April 2020.
8	Marathon Law Group
9	
10	/s/ Kristina C. Kirigin Kristina C. Kirigin, Esq.
11	Nevada Bar No. 9082
12	719 South 6th Street Las Vegas, Nevada 89101
13	Telephone: (702) 522-1808 Facsimile: (702) 685-3625
14	Kristina@marathonlawgroup.com
15	Attorney for Plaintiff
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1 CERTIFICATE OF SERVICE 2 Pursuant to NRCP 5(b), I hereby certify that a true and correct copy of 3 Reply to Counterclaim in the above-captioned case was served on the 29th day of 4 April 2020, as follows: 5 [X] pursuant to NEFCR 9, by mandatory electronic service through the 6 Eighth Judicial District Court's electronic filing system; 7 by placing the same to be deposited for mailing in the United 8 States Mail, in a sealed envelope upon which first class postage was 9 prepaid in Las Vegas, Nevada; 10 pursuant to EDCR 7.26 to be sent via facsimile, by duly executed consent for service by electronic means; 11 by hand-delivery with signed Receipt of Copy. 12 13 To the addresses listed below: 14 Christopher R. Tilman, Esq. CRT@ChristopherTilman.com 15 Attorney for Defendant 16 /s/ Kristina Kirigin 17 Kristina C. Kirigin Partner of Marathon Law Group 18 19 20 21 22 23 24 25 26 3

Electronically Filed 6/10/2020 4:46 PM Steven D. Grierson CLERK OF THE COURT

SAO 1 Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 11 EMILY BELLISARIO, Case No: D-20-605263-D P Dept No: 12 Plaintiff, 13 v. STIPULATION AND ORDER 14 BRADLEY BELLISARIO, 15 Defendant. 16 17 18 COMES NOW, the Plaintiffs, Emily Bellisario, by and through her attorney 19 of record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and the 20 Defendant, Bradley Bellisario, by and through his attorney of record, Christopher 21 22 R. Tilman, Esq., and hereby agree to the following terms and conditions: 23 THE PARTIES HEREBY STIPULATE AND AGREE that the Parties have 24 three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born on January 25 26 27 Page 1 of 4 28

15, 2015; Blake Bellisario ("Blake"), born on November 20, 2016; and Brooklyn Bellisario ("Brooklyn"), born on February 1, 2018.

THE PARTIES HEREBY STIPULATE AND AGREE that Brayden shall be enrolled in therapy with a neutral therapist, and it must be someone other than Donna Wilburn.

THE PARTIES HEREBY STIPULATE AND AGREE this is a highly contested custody action and it would be beneficial for the Court to receive a full custody evaluation, including psychological assessments of the Parties. Thus, the Parties have selected Dr. Stephanie Holland, and the custody evaluation process shall commence forthwith. Dr. Holland shall be permitted to make interim recommendations to the Court for consideration pending the final outcome of the custody evaluation. The Defendant shall front the cost for the custody evaluation subject to reallocation by the Court based upon the outcome of the custody evaluation.

THE PARTIES HEREBY STIPULATE AND AGREE that Plaintiff's

Counsel shall immediately submit a Subpoena to Donna Wilburn for a complete

copy of her file related to the treatment for Brayden and those records, upon receipt,

shall be provided to Dr. Holland for review and consideration.

THE PARTIES HEREBY STIPULATE AND AGREE that Defendant and Brayden shall engage in reunification. The Parties have agreed to use Nicholas

IT IS FURTHER ORDERED	that the hearing scheduled on June 16, 2020
10:00 a.m., shall be continued to	July 30 , 2020, at
10:00 a.m	
IT IS SO ORDERED this	10th day of June , 2
	District Court Judge
Submitted this day of, 2020.	Approved as to content and form this day of, 2020.
By: Amanda M, Roberts, Esq.	By:Christopher R. Tilman, Esq.
State of Nevada Bar No. 9294 4411 South Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477	State Bar of Nevada No. 05150 1211 South Maryland Parkway Las Vegas, Nevada 89104 PH: (702) 214-4214 FAX: (702) 214-4208
EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff	EMAIL: crt@christophertilman.com Attorney for Defendant
	Page 4 of 4

Electronically Filed 6/11/2020 1:36 PM Steven D. Grierson CLERK OF THE COURT 1 NEO Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 5 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 8 **DISTRICT COURT** 9 **CLARK COUNTY, NEVADA** 10 EMILY BELLISARIO, 11 Case No: D-20-605263-D Dept No: P 12 Plaintiff, 13 v. NOTICE OF ENTRY OF 14 BRADLEY BELLISARIO, STIPULATION AND ORDER 15 Defendant. 16 17 111 18 111 19 20 111 21 /// 22 111 23 24 111 25 111 26 27 Page 1 of 3 28

Case Number: D-20-605263-D

1 PLEASE TAKE NOTICE a Stipulation and Order was duly entered on the 2 10th day of June, 2020, a copy of which is attached hereto and fully incorporated 3 herein by reference. 4 DATED this day of June, 2020. 5 6 ROBERTS STOFFEL FAMILY LAW GROUP 7 8 By: 9 Amanda M. Roberts, Esq. 10 State of Nevada Bar No. 9294 4411 South Pecos Road 11 Las Vegas, Nevada 89121 12 PH: (702) 474-7007 FAX: (702) 474-7477 13 EMAIL: efile@lvfamilylaw.com 14 Attorney for Plaintiff 15 CERTIFICATE OF SERVICE 16 I hereby certify that I am an employee of Roberts Stoffel Family Law Group, 17 day of June, 2020, I served by and through Wiz-Net electronic 18 19 service, pursuant to Clark County District Court Administrative Order 14-2 for 20 service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing 21 Substitution of Attorney, to the following: 22 23 Christopher R. Tilman, Esq. Email: CRT@christophertilman.com 24 Attorney for Defendant 25 26 Employee of Roberts Stoffel Family Law Group 27 Page 2 of 3 28

Electronically Filed 6/10/2020 4:46 PM Steven D. Grierson CLERK OF THE COURT SAO 1 Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 D-20-605263-D 11 EMILY BELLISARIO,) Case No: Dept No: P 12 Plaintiff, 13 v. STIPULATION AND ORDER 14 BRADLEY BELLISARIO, 15 Defendant. 16 17 18 COMES NOW, the Plaintiffs, Emily Bellisario, by and through her attorney 19 of record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and the 20 Defendant, Bradley Bellisario, by and through his attorney of record, Christopher 21 22 R. Tilman, Esq., and hereby agree to the following terms and conditions: 23 THE PARTIES HEREBY STIPULATE AND AGREE that the Parties have 24 three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born on January 25 26 27 Page 1 of 4 28

Case Number: D-20-605263-D

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THE PARTIES HEREBY STIPULATE AND AGREE that Plaintiff's

Counsel shall immediately submit a Subpoena to Donna Wilburn for a complete

copy of her file related to the treatment for Brayden and those records, upon receipt,

shall be provided to Dr. Holland for review and consideration.

THE PARTIES HEREBY STIPULATE AND AGREE that Defendant and Brayden shall engage in reunification. The Parties have agreed to use Nicholas

Ponzo for reunification. The Defendant shall front the cost for reunification subject to reallocation by the Court. THE PARTIES HEREBY STIPULATE AND AGREE that the hearing scheduled June 16, 2020, shall be continued for two (2) weeks to allow Counsel to attempt resolve the outstanding issues in the matter which include the following: (1.) temporary custodial Orders; (2.) proof of health insurance coverage for the entire family; (3.) temporary support for the Plaintiff; and (4.) Plaintiff's request for attorney fees. NOW THEREFORE, IT IS HEREBY ORDERED that the Parties agreements as set forth herein are adopted without restatement herein. Page 3 of 4

IT IS FURTHER ORDEREI) that the hearing	scheduled on June 16, 20
10:00 a.m., shall be continued to _	July 30	, 2020, at
10:00 a.m		
IT IS SO ORDERED this	10th day of_	June .
Submitted this	Approved as t	District Court Judge to content and form this
ROBERTS STOFFEL FAMILY LAW GROUP By:	By:Christopher State Bar of 1211 South Las Vegas, PH: (702) 2 FAX: (702)	214-4208 @christophertilman.com
	Page 4 of 4	

DISTRICT COURT CLARK COUNTY, NEVADA

D-20-605263-D Emily Bellisario, Plaintiff

Bradley John Bellisario, Defendant.

July 30, 2020 10:00 AM All Pending Motions

HEARD BY: Pomrenze, Sandra COURTROOM: Courtroom 10

COURT CLERK: Rouse, Jefferyann

PARTIES PRESENT:

Emily Bellisario, Counter Defendant, Plaintiff, Amanda M Roberts, ESQ, Attorney, Present

Present

Bradley John Bellisario, Counter Claimant, Christopher R. Tilman, Attorney, Present

Defendant, Present

Brayden Bellisario, Subject Minor, Not Present

Blake Bellisario, Subject Minor, Not Present

Brooklyn Bellisario, Subject Minor, Not Present

JOURNAL ENTRIES

MATTER HEARD SIMULTANEOUSLY with CASE NO. T-20-206639-T

MOTION: PLAINTIFF'S MOTION FOR PRIMARY PHYSICAL CUSTODY OF THE MINOR CHILD; FOR CHILD SUPPORT & HEALTH INSURANCE COVERAGE; FOR AN OUTSOURCED ALCOHOL/PSYCHOLOGICAL EVALUATION OF THE DEFENDANT; TO CONFIRM AND CONSOLIDATE THE TEMPORARY PROTECTIVE ORDER; FOR SPOUSAL SUPPORT; AND FOR PLAINTIFF'S ATTORNEY'S FEES AND COSTS INCURRED HEREIN...OPPOSITION & COUNTERMOTION: DEFENDANT'S OPPOSITION TO MOTION FOR PRIMARY CUSTODY; CHILD SUPPORT; HEALTH INSURANCE; OUTSOURCED ALCOHOL/PSYCHOLOGICAL EVALUATION; CONFIRM AND CONSOLIDATE TPO; SPOUSAL SUPPORT; AND ATTORNEY'S FEES AND COUNTERMOTION FOR SHARED PHYSICAL CUSTODY; CHILD SUPPORT AND ATTORNEY'S FEES ...CASE MANAGEMENT CONFERENCE...HEARING: REPLY DEFENDANT'S OPPOSITION

Due to Governor Sisolak's Stay Home for Nevada directive Plaintiff/Wife and her Attorney of Record Amanda Roberts along with Defendant/Husband and his Attorney of Record Christopher Tilman all appeared via (bluejeans) equipment.

Upon the matter being called, the Court noted the Stipulation counsel reached as to a custody evaluation including an evaluation of the parties. Attorney Tilman stated after speaking with his client and opposing counsel today's status check was premature today as Dr. Holland hasn't been engaged and Dr. Ponzo hasn't provide the report. Mr. Tilman requested the matter be continued for (45) days. counsel also stated concerns as to a trial being set in this matter.

Attorney Roberts advised the Court as to speaking with Mr. Tilman regarding the depressing matters. Counsel stated since the filing of the stipulation Defendant/Husband has been arrested for violating the Temporary Protection Order, a DUI and for Harassment. Attorney Roberts further advised the Court as to the threats made by Defendant/Husband to his prior Attorney Joe Ricco. Ms.

 Roberts represented Defendant/Husband is an Attorney and issues regarding his behavior may be brought before the BAR, Counsel also represented Attorney Ross Goodman will be representing Defendant/Husband in the criminal matters. Attorney Roberts requested the Temporary Protection Order issued in Case No. T-20-206639-TPO be extended.

The Court noted concerns as to issues at hand.

Defendant/Husband SWORN and TESTIFIED. The Court canvassed Defendant/Husband as to the amount of money he has given Plaintiff/Mom as and for support. The Court noted concerns as to who is paying the mortgage on the home.

Discussion held as to the Motion, Opposition, Countermotion, Defendant/Husband's behavior and Defendant/Dad having supervised visitation at Donna's House as well as Defendant attending impatient treatment center.

THE COURT ORDERED,

TEMPORARILY Defendant/Husband shall pay Plaintiff/Wife an ADDITIONAL \$1,000.00 per month, for SPOUSAL SUPPORT.

The TEMPORARY ORDER of PROTECTION issued in Case No.: T-20-206639-TPO shall be EXTENDED until 5-10-2021. Should there be any FURTHER ACTS of VIOLENCE the TEMPORARY ORDER of PROTECTION shall be EXTENDING to 5-2022.

Defendant/Dad shall have SUPERVISED VISITATION with the minor children, at DONNA'S HOUSE on Sundays' between 2:00 pm and 4:00 pm.

RETURN HEARING set for 10-22-202020 at 11:00 am.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Oct 22, 2020 11:00AM Return Hearing Courtroom 10 Pomrenze, Sandra

DISTRICT COURT CLARK COUNTY, NEVADA

FILED IN OPEN COURT

CLERK OF THE COURT

JEFFREYAND ROUSE

Case No.

Department:

ORDER FOR SUPERVISED VISITATION

The court finds that it is in the best interest of the parties' child(ren) that the <u>Plaintiff's/Defendant's</u> visitation be supervised pursuant to this Order. Therefore, (circle one)

IT IS HEREBY ORDERED that because the Court finds that the parties have not or cannot pick up and drop off their child(ren) for visitation at an agreeable location in a fashion that is safe for the child(ren) physically and/or emotionally, the parties shall utilize Donna's House services.

IT IS FURTHER ORDERED that the visitation schedule will be in effect as of (date) 7/30/20, provided BOTH parties complete orientation, for thirty (30) / sixty (60) ninety (90) days and will occur as follows:

		l occur as follows:	
	(Weekly / E	very other week	
Wed / Thurs / Fri		Saturday / Sunday	
6 - 7 p.m.	9 a.m 10 a.m.	12 noon - 1 p.m.	3 p.m 4 p.m.
7 - 8 p.m.	10 a.m 11 a.m.	1 p.m 2 p.m.	4 p.m 5 p.m.
	11 a.m 12 noon	2 p.m 3 p.m.	5 p.m 6 p.m.

IT IS FURTHER ORDERED that the parties shall contact Donna's House at (702) 455-4229 to schedule orientation. Failure to contact Donna's House may result in the family's inability to use said services, and the Court may issue sanctions against the responsible party of parties.

IT IS FURTHER ORDERED that the cost of said services is \$20.00 per supervised visitation hour:

1) Fee shall be paid equally by both parties (i.e., \$10.00 per hour by each party); or

_2) □ Plaintiff □ Defendant shall pay the whole amount of \$20 per supervised visitation hour; or

Fee for supervised visitation shall hereby be waived.

Said payments shall be paid directly to Donna's House, 601 N Pecos Rd, Bldg B, Las Vegas, NV. Said payment shall be made no later than the date of the exchange. Failure to pay may result in cancellation of the scheduled monitored visitation and the Court may issue sanctions against the responsible party or parties.

IT IS FURTHER ORDERED that the parties shall follow all rules and directives of Donna's House. Failure to follow all rules and directives may result in the immediate termination of services and the Court may issue sanctions against the responsible party or parties. The general rules are contained on the back of this order.

This matter is reset for:

Date: | | / / / / / / / Time

DISTRICT JUDGE / COMMISSIONER

Attorney for Plaintiff:

Attorney for Defendant:

White: Court

Green: Plaintiff

Goldenrod: Defendant

Revised 08/5/10

Electronically Filed 7/31/2020 11:30 AM Steven D. Grierson 1 NEO Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 3 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 6 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 8 DISTRICT COURT 9 **CLARK COUNTY, NEVADA** 10 EMILY BELLISARIO,) Case No: D-20-605263-D 11 Dept No: Plaintiff, 12 v. NOTICE OF ENTRY OF ORDER 13 FOR SUPERVISED VISITATION BRADLEY BELLISARIO, 14 Defendant. 15 16 PLEASE TAKE NOTICE an Order for Supervised Visitation was duly 17 18 entered on the 30th day of July, 2020, a copy of which is attached hereto and fully 19 incorporated herein by reference. 20 DATED this 3 day of July, 2020. 21 ROBERTS STOFFEL FAMILY LAW GROUP 22 By: Omanda M. Rubuto 23 Amanda M. Roberts, Esq. 24 State of Nevada Bar No. 9294 4411 South Pecos Road 25 Las Vegas, Nevada 89121 26 Attorney for Plaintiff 27 Page 1 of 2 28

Case Number: D-20-605263-D

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the Advanced day of July, 2020, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Notice of Entry of Order (with Order for Supervised Visitations attached thereto), to the following:

Christopher R. Tilman, Esq. Email: CRT@christophertilman.com

Attorney for Defendant

Employee of Roberts Stoffel Family Law Group

Page 2 of 2

ORDR

DISTRICT COURT
CLARK COUNTY, NEVADA

FILED IN OPEN COURT

LERK OF THE COURT

Deputy

Case No.

Department:_

ORDER FOR SUPERVISED VISITATION

The court finds that it is in the best interest of the parties' child(ren) that the <u>Plaintiff's/Defendant's</u> visitation be supervised pursuant to this Order. Therefore, (circle one)

IT IS HEREBY ORDERED that because the Court finds that the parties have not or cannot pick up and drop off their child(ren) for visitation at an agreeable location in a fashion that is safe for the child(ren) physically and/or emotionally, the parties shall utilize Donna's House services.

IT IS FURTHER ORDERED that the visitation schedule will be in effect as of (date) 7/30/20, provided BOTH parties complete orientation, for thirty (30) / sixty (60) ninety (90) days and will occur as follows:

		occur as follows:	
	(Weekly ∄E	very other week	
Wed / Thurs / Fri		Saturday / Sunday	
6 - 7 p.m.	9 a.m 10 a.m.	12 noon - 1 p.m.	3 p.m 4 p.m.
7 - 8 p.m.	10 a.m 11 a.m.	1 p.m 2 p.m.	4 p.m 5 p.m.
	11 a.m 12 noon	2 p.m 3 p.m.	5 p.m 6 p.m.

IT IS FURTHER ORDERED that the parties shall contact Donna's House at (702) 455-4229 to schedule orientation. Failure to contact Donna's House may result in the family's inability to use said services, and the Court may issue sanctions against the responsible party of parties.

IT IS FURTHER ORDERED that the cost of said services is \$20.00 per supervised visitation hour:

_1) Fee shall be paid equally by both parties (i.e., \$10.00 per hour by each party); or

____2) ☐ Plaintiff ☐ Defendant shall pay the whole amount of \$20 per supervised visitation hour; or

Fee for supervised visitation shall hereby be waived.

Said payments shall be paid directly to Donna's House, 601 N Pecos Rd, Bldg B, Las Vegas, NV. Said payment shall be made no later than the date of the exchange. Failure to pay may result in cancellation of the scheduled monitored visitation and the Court may issue sanctions against the responsible party or parties.

IT IS FURTHER ORDERED that the parties shall follow all rules and directives of Donna's House. Failure to follow all rules and directives may result in the immediate termination of services and the Court may issue sanctions against the responsible party or parties. The general rules are contained on the back of this order.

This matter is reset for:

Date: 10/1/2/2020 Time

DISTRICT JUDGE / COMMISSIONER

Attorney for Plaintiff:

Attorney for Defendant:

White: Court

Green: Plaintiff

Goldenrod: Defendant

Revised 08/5/10

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES October 22, 2020

D-20-605263-D

Emily Bellisario, Plaintiff

VS.

Bradley John Bellisario, Defendant.

October 22, 2020

11:00 AM Return Hearing

HEARD BY: Pomrenze, Sandra

COURTROOM: Courtroom 10

COURT CLERK:

Loyola, Mirna

PARTIES PRESENT:

Emily Bellisario, Counter Defendant, Plaintiff,

Amanda M Roberts, ESQ, Attorney, Present

Present

Bradley John Bellisario, Counter Claimant,

Defendant, Present

Pro Se

Brayden Bellisario, Subject Minor, Not Present

Blake Bellisario, Subject Minor, Not Present

Brooklyn Bellisario, Subject Minor, Not Present

JOURNAL ENTRIES

RETURN HEARING: DONNA S HOUSE VISITATION

Amanda Roberts, Nevada Bar No.: 9294, present with Plaintiff via Bluejeans.

Christopher Tilman, Nevada Bar No.: 5150, present with Defendant via Bluejeans

Court reviewed case. Court addressed concerns regarding the children and visitation and advised would like supervised visits for an extended period of time before moving forward with daytime unsupervised visitation.

Discussion and argument regarding the children and visitation.

CASE PAUSED. CASE RESUMED.

COURT ORDERED, the following:

- 1. Defendant shall get a SCRAM BRACELET setup within the next seven (7) days and bear its own costs. Notification of status shall be sent to Court and attorneys weekly.
- 2. SUPERVISED VISITATIONS by one grandparent from each side or the Mckinley s in a public space from 11:00 am to 6:00 p.m.
- 3. SUPERVISED VISITATION to begin this Saturday. First visitation shall be between Father and Brayden, minor child, after that, the following two (2) visits shall be between Father and all three (3)

Printed Date: 7/16/2021 Page 1 of 4 Minutes Date: October 22, 2020

Minor Children.

- 4.Status Check SET (re: status of supervised visitation and financial issues) November 24, 2020, at 11:00 a.m.
- 5. Defendant shall provide copies of books and records to Plaintiff's attorney, Amanda Roberts; to be viewed by Attorney Roberts internally and not disclosed to client.

Attorney Amanda Roberts shall prepare the Order from today s hearing.

INTERIM CONDITIONS:

FUTURE HEARINGS:

Nov 24, 2020 11:00AM Return Hearing Courtroom 10 Pomrenze, Sandra

Jan 25, 2021 9:00AM Status Check Courtroom 23 Perry, Mary

Feb 09, 2021 8:45AM Minute Order Chambers Perry, Mary

Feb 11, 2021 1:30PM Opposition & Countermotion Courtroom 23 Perry, Mary

Feb 11, 2021 1:30PM Motion Courtroom 23 Perry, Mary

Feb 11, 2021 1:30PM Motion Courtroom 23 Perry, Mary

Feb 11, 2021 1:30PM Opposition & Countermotion Courtroom 23 Perry, Mary

Feb 11, 2021 1:30PM Motion Courtroom 23 Perry, Mary

Feb 11, 2021 1:30PM All Pending Motions Courtroom 23 Perry, Mary

Mar 04, 2021 10:30AM Opposition & Countermotion RJC Courtroom 14A Bell, Linda Marie

Mar 04, 2021 10:30AM All Pending Motions RJC Courtroom 14A Bell, Linda Marie

Mar 04, 2021 10:30AM Motion RJC Courtroom 14A Bell, Linda Marie

Mar 17, 2021 1:00PM Motion Courtroom 20 Young, Jay

Apr 06, 2021 10:00AM Motion Courtroom 23 Perry, Mary Apr 06, 2021 10:00AM Motion Courtroom 23 Perry, Mary

Apr 06, 2021 10:00AM Motion Courtroom 23 Perry, Mary

Apr 06, 2021 10:00AM Opposition & Countermotion Courtroom 23 Perry, Mary

Apr 06, 2021 10:00AM Opposition & Countermotion Courtroom 23 Perry, Mary

Apr 06, 2021 10:00AM All Pending Motions Courtroom 23 Perry, Mary

Apr 07, 2021 1:30PM Status Check Courtroom 20 Young, Jay

Apr 08, 2021 4:30PM Minute Order Chambers Perry, Mary

Apr 22, 2021 4:45PM Minute Order Chambers Young, Jay

May 11, 2021 3:00PM Return Hearing Courtroom 23 Perry, Mary

May 18, 2021 11:00AM Opposition Courtroom 23 Perry, Mary

May 18, 2021 11:00AM Opposition & Countermotion Courtroom 23 Perry, Mary

May 18, 2021 11:00AM Hearing Courtroom 23 Perry, Mary

May 18, 2021 11:00AM Motion Courtroom 23 Perry, Mary

May 18, 2021 11:00AM Motion Courtroom 23 Perry, Mary

May 18, 2021 11:00AM All Pending Motions Courtroom 23 Perry, Mary

Jun 16, 2021 10:00AM Motion Courtroom 23 Perry, Mary

Jun 16, 2021 1:00PM Motion Courtroom 20 Young, Jay

Jun 16, 2021 1:00PM All Pending Motions Courtroom 20 Young, Jay Jun 16, 2021 10:00AM Motion Courtroom 23 Perry, Mary

Jun 16, 2021 1:00PM Opposition Courtroom 20 Young, Jay

Jun 16, 2021 10:00AM All Pending Motions Courtroom 23 Perry, Mary

Jul 07, 2021 10:00AM Opposition & Countermotion Courtroom 23 Perry, Mary

Jul 07, 2021 10:00AM Motion Courtroom 23 Perry, Mary

Jul 07, 2021 10:00AM All Pending Motions Courtroom 23 Perry, Mary

Jul 12, 2021 11:00AM Minute Order Chambers Perry, Mary

Sep 16, 2021 9:00AM Return Hearing Courtroom 23 Perry, Mary

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint COURT MINUTES November 24, 2020

D-20-605263-D Emily Bellisario, Plaintiff

VS.

Bradley John Bellisario, Defendant.

November 24, 2020 11:00 AM Return Hearing

HEARD BY: Pomrenze, Sandra COURTROOM: Courtroom 10

COURT CLERK: Rouse, Jefferyann

PARTIES PRESENT:

Emily Bellisario, Counter Defendant, Plaintiff, Amanda M Roberts, ESQ, Attorney, Present

Present

Bradley John Bellisario, Counter Claimant, Christopher R. Tilman, Attorney, Present

Defendant, Present

Brayden Bellisario, Subject Minor, Not Present

Blake Bellisario, Subject Minor, Not Present

Brooklyn Bellisario, Subject Minor, Not Present

JOURNAL ENTRIES

RETURN HEARING: ADDRESS FINANCIAL ISSUES

Due to Governor Sisolak's Stay Home for Nevada directive, Plaintiff/Wife appeared with her Attorney of Record Amanda Roberts. Defendant/Husband appeared with his Attorney of Record Christopher Tilman, both parties and Counsel appeared by (bluejeans) audio equipment for today's proceedings.

Upon the matter being called, the Court noted Attorney Tilman's motion to withdraw on file.

Defendant/Dad SWORN and TESTIFIED. The Court canvassed Defendant/Dad and Attorney Tilman as to Defendant/Dad's request to withdraw as Attorney of Record.

The Curt noted review of the Donna's House report which was very positive and Dr. Ponzo's report.

Attorney Roberts advised the Court as to Defendant/Dad's supervised visitation, threats made by Defendant/Dad, Defendant/Dad dodging service of the extended temporary protection order and Defendant/Dad not paying child support as ordered. Counsel further advised the Court as to Defendant/Dad violating every court order.

Attorney Roberts further advised the Court as to the child's therapy being suspended due to Defendant/Dad's actions.

The Court further noted concerns as to Defendant/Dad's non-closure of assets.

THE COURT ORDERED,

Attorney Tilman ORAL MOTION to WITHDRAW as Attorney of Record shall be GRANTED.

Printed Date: 12/8/2020 Page 1 of 2 Minutes Date: November 24, 2020

Defendant/Dad has (7) days from today's date to provide all his BOOKS and RECORDS PERTAINING to his LAW FIRM. If Defendant/Dad FAILS to do so this COURT shall RECOMMEND to its SUCCESSOR there be an UNEQUAL DISTRIBUTION of the MARITAL ESTATE.

Any SUMS not PAID Defendant/Dad that were ORDERED to be PAID shall be REDUCED to JUDGMENT COLLECTIBLE by all LAWFUL MEANS.

Defendant/Dad shall exercise his CUSTODIAL TIMESHARE with the minor child on Saturday's from 12:00 noon until 4:00 pm. Defendant/Dad shall show his SCRAM BRACELET when PICKING up the children to exercise his CUSTODIAL TIMESHARE and RETURNING the children to Plaintiff/Mom.

Parties shall use the HONK & SEAT BELT RULE during the CUSTODIAL EXCHANGE.

The TEMPORARY PROTECTION ORDER issued in CASE No.: shall be MODIFIED for Defendant/Dad's CUSTODIAL TIMESHARE with the minor children. Defendant/Dad shall be ALLOWED to get out of the CAR for purposes of showing Plaintiff/Mom he has the SCRAM BRACELET on.

An EVIDENTIARY HEARING shall be held on 1-25-2021 at 9:00 am.

DISCOVERY shall CLOSE on 1-11-2021

INTERIM CONDITIONS:

FUTURE HEARINGS:

Jan 25, 2021 9:00AM Evidentiary Hearing Courtroom 10 Pomrenze, Sandra

Electronically Filed 11/25/2020 3:30 PM Steven D. Grierson CLERK OF THE COURT

		Steven D. Grierspr CLERK OF THE CO	
1	BRADLEY J. BELLISARIO	Otenas.	
2	Nevada Bar No. 13452 7100 Grand Montecito Pkwy, #2054		
3	Las Vegas, NV 89149		
4	T: (702) 936-4800 F: (702) 936-4801 E: BradB@BellisarioLaw.com Plaintiff Pro Se		
5			
6	DISTRICT COURT		
7	CLARK COUNTY, NEVADA		
8			
9	EMILY BELLISARIO,	Case No.: D-20-605263-D Dept No.: P	
10	Plaintiff,		
11	vs.	AFFIDAVIT REGARDING GROUNDS	
12	BRADLEY BELLISARIO,	FOR DISQUALIFICATION OF JUDGE	
13	Defendant	Defendant	
14 15 16 17	STATE OF NEVADA)) ss COUNTY OF CLARK)		
18	I, BRADLEY BELLISAR	IO, being duly sworn hereby state:	
19 20			
21	have personal knowledge of said case.		
22	2. On March 5, 2020 Plaintiff, Emily Bellisario, caused to have filed a Complaint, Request		
23	for Issuance of Joint Preliminary Injunction, and Summons.		
24	I a land Blaintiff's Motion		
25			
26			
27	Insurance Coverage; for an Outsourced Alcohol/Psychological Evaluation of the		
28	AFFIDAVIT REGARDING GROUND	FOR DISQUALIFICATION OF JUDGE - 1	

Defendant; to Confirm and Consolidate the Temporary Protective Order; for Spousal Support; and for Plaintiff's Attorney's Fees and Costs. At the time of filing the motion Plaintiff had not yet served Defendant with a Complaint and Summons.

- 4. Plaintiff's attorney's Joseph Riccio and Boris Avramski violated EDCR 5.501 by failing to attempt resolve the issues in dispute with Defendant prior to filling the motion. Plaintiff's attorneys filed the motion before Defendant was served a complaint and summons for the purpose of gaining strategic advantage in litigation.
- 5. Plaintiff's motion contained numerous egregious factual inaccuracies and deliberate fraudulent and/or negligent misrepresentations of fact. On March 13, 2020 Plaintiff's attorneys filed an Errata to Plaintiff's motion claiming to have cured defects in Plaintiff's original motion, however, Plaintiff's Errata still contained numerous, egregious fraudulent and/or negligent misrepresentations of material fact.
- In February 2020 Plaintiff expressed she was displeased with current counsel regarding counsel's advice that the matter would result in joint custody.
- On May 5, 2020 Plaintiff fired previous counsel and retained Mrs. Amanda Roberts of the Roberts Stoffel Law Group.
- On July 30, 2020 the parties had their first hearing regarding the case management conference and Plaintiff's motion.
- 9. At the hearing on July 30, 2020 Judge Pomrenze failed to address numerous material aspects of Plaintiff's motion and Defendant's opposition. In specific, Judge Pomrenze failed to acknowledge Plaintiff's violation of court rules and abuse of process in order to gain strategical postural advantage which prejudice Defendant.

AFFIDAVIT REGARDING GROUND FOR DISQUALIFICATION OF JUDGE - 2

- At the hearing on July 30, 2020 Judge Pomrenze refused to allow Defendant or Defendant's Counsel the right to be heard.
- 11. During the hearing Judge Pomrenze addressed the issue of alimony. Defendant attempted to offer relevant evidence regarding the issue of alimony, however, Judge Pomrenze interrupted Defendant, lashed out, and scolded Defendant for "deflecting."
- 12. Judge Pomrenze refused to allow Defendant or Defendant's attorney to allow relevant information, and further Judge Pomrenze ignored Defendant's change of employment circumstances and aggressively claimed that Defendant was still the "bread winner."
- Judge Pomrenze stated that Plaintiff's Counsel, Mrs. Amanda Roberts shall prepare the Order.
- 14. On October 6, 2020 Mr. Christopher Tillman filed a motion to withdraw which was mutually agreed to by Defendant as Defendant was unable to afford attorney services any longer.
- On October 22, 2020 the parties' had a return hearing regarding Donna's House visitation.
- During the hearing Judge Pomrenze failed to address the previously filed Motion to Withdraw filed by Defendant's Counsel, putting Defendant at a postural disadvantage solely due to Defendant's economic status. Defendant was unable to prepare for the hearing with Counsel due to the motion to withdraw and inability to pay for services.
- 17. During the hearing Judge Pomrenze stated that she read reports received from Donna's House and from reunification therapist Nicolas Ponzo. Judge Pomrenze stated there were some issues with Donna's House visitation, to which there were none. The only issues were with Plaintiff's unwillingness to drop off the children as required.

AFFIDAVIT REGARDING GROUND FOR DISQUALIFICATION OF JUDGE - 3

- 18. During the hearing my Counsel, Christopher Tillman, attempted to bring up the issue of Plaintiff's continued alienation of the minors from Defendant. Mr. Tillman's argument and reference to the contents of Nicolas Ponzo's report were ignored by Judge Pomrenze. Judge Pomrenze stated then made statements demonstrating bias. Judge Pomrenze, after reviewing the Ponzo report, stated "I don't think it's an alienation that Plaintiff has necessarily created. I do think its an alienation that Defendant has somehow contributed to." Judge Pomrenze's statement goes entirely against the findings of court appointed therapist Nicolas Ponzo. Judge Pomrenze's statement of Defendant's alleged involvement in alienation lacks merit and any basis. Judge Pomrenze's statement demonstrated that she prejudged the issue and demonstrated actual bias toward Plaintiff.
- 19. Judge Pomrenze then placed Defendant on SCRAM monitoring, despite notice that Defendant was unable to pay for said services. Judge Pomrenze based her decision on Plaintiff's counsel's baseless assertion that Defendant's social media accounts prove that Defendant is drinking. Defendant's counsel provided no evidence yet Judge Pomrenze granted Plaintiff's request.
- Judge Pomrenze stated Plaintiff's counsel, Mrs. Amanda Roberts, shall prepare the Order.
- On November 24, 2020 the parties had another return hearing regarding custody and child support issues.
- At the beginning of the hearing Judge Pomrenze finally acknowledged Defendant's Counsel's motion to withdraw and Mr. Tillman was released from the case.

- 23. Plaintiff's attorney, Mrs. Amanda Roberts, then opened the hearing claiming that there were numerous violations of the Court's Orders and numerous issues with visitation between Defendant and the minor children. Notably, Mrs. Roberts claimed the minor child, Brayden, refused to go to visitation and they had videos of his fits. However, Plaintiff's Counsel produced no evidence.
- 24. Defendant was then sworn in and Judge Pomrenze began speaking. Defendant attempted to answer Judge Pomrenze's questions, however, Judge Pomrenze quickly cut off Defendant or angrily lashed out at Defendant claiming Defendant was deflecting. Judge Pomrenze then accused Defendant of being a "bully" after Defendant inquired if he had the fundamental right to be heard.
- 25. Judge Pomrenze then claimed Defendant was in violation of Court Orders, although no Orders have ever been produced by Mrs. Amanda Roberts, and no Court Orders have ever been filed or entered.
- 26. Defendant requested that Orders be filed so that Defendant was afforded his due process rights. Judge Pomrenze then accused Defendant of "scortched earth" litigation, thereby demonstrating actual bias. Judge Pomrenze turns a blind eye to Plaintiff's numerous procedural and factual improprieties, however, willfully scolds Defendant for requesting he be afforded due process as required by law.
- 27. Judge Pomrenze then decided to punish Defendant for violating non-enforceable orders by reducing Defendant's meager visitation by nearly half, from Saturday 11am-6pm to Saturday 12-4.
- 28. Pursuant to *Blanco v. Blanco*, 311 P.3d 1170 (Nev. 2013), 129 Nev. Adv. Op. 77, "a court may not use a change of custody as a sword to punish parental misconduct, such

as a refusal to obey lawful court orders, because the child's best interest is paramount in such custody decisions. Judge Pomrenze's actions constitute actions specifically prohibited by established case law.

- 29. Judge Pomrenze then went further to violate Defendants rights by reducing all previously ordered sums to judgement. However, no Orders have ever been prepared. filed, or entered as required by Mrs. Amanda Roberts. Pursuant to *State*, *Div. Child Fam. Servs. V. Dist Ct.*, 120 Nev. 445 (Nev. 2004), 92 P.3d 1239, "dispositional court orders that are not administrative in nature, but deal with the procedural posture or merits of the underlying controversy, must be written, signed, and filed before they become effective."
- 30. Judge Pomrenze violated multiple Cannons of Conduct as provided for in the Revised Nevada Code of Judicial Conduct, including but not limited to: Cannon 1, Rule 1.2; Cannon 2, Rule 2.2; Cannon 2, Rule 2.3(A); Cannon 2, Rule 2.5(A); and Cannon 2, Rule 2.6(A).

31.	Judge Pomrenze has demonstrated clear, actual bias from the beginning of this
	litigation by failing to hold Plaintiff or Plaintiff's attorneys responsible for egregious
	violations of NRCP made for the purpose of procedural posturing, by failing to allow
	Defendant to be heard, by failing to acknowledge or give credit to court ordered expert
	reports and opinions, by failing to uphold the law, by making statements in advocacy
	of Plaintiff despite evidence to the opposite, by punishing Defendant and/or holding
	Defendant in contempt for non-compliance with court orders which are not effective.
	and by punishing Defendant by reducing Defendant's visitation in contradiction to
	established case law.

This Affidavit is made in good faith and not made for the purpose of delay. 32.

Further your Affiant sayeth naught.

DATED this 24th day of November 2020.

Signature of Bradley Bellisario (Affiant)

This instrument was acknowledged Before me on November __ 25 20 20 by Plaintiff Bradley Bellisario.
STATE of NEVADA
COUNTY of CLARK



Signature of Notarial Office

Title and Rank

Electronically Filed CLERK OF THE COURT

12/1/2020 9:16 AM Steven D. Grierson 1 EIGHT JUDICIAL DISTRICT COURT 2 FAMILY DIVISION CLARK COUNTY, NEVADA 3 4 EMILY BELLISARIO, 5 Plaintiff, CASE NO. D20605263D 6 DEPT. P 7 BRADLEY JOHN BELLISARIO, 8 Defendant 9 10 AFFIDAVIT OF SANDRA L. POMRENZE 11 STATE OF NEVADA) 12) SS: 13 COUNTY OF CLARK) 14 SANDRA L. POMRENZE, being first duly sworn, deposes and says: 15 16 I am the presiding judge in Department P of the Eighth Judicial 17 District Court, Family Division, have personal knowledge of the facts 18 19 contained herein and am competent to so testify. 20 I make this Affidavit in response to Defendant, Bradley Bellisario's 21 22 Affidavit Regarding Grounds For Disqualification of Judge in the above 23 captioned matter on November 25, 2020. 24 25 I hereby declare that I have no bias or prejudice in favor of, or against, 26 any attorney or party in this matter.

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SANDRA PONIRENZE DISTRICT JUDGI LAMILA DIVISION DEPL P LASATGAS, NA 89101-2408

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I have been, and will continue to be, fair and impartial to the litigants 1 2 and their counsel. 3 I am confident that I can and will remain unbiased towards any 4 attorney and/or litigant and will maintain the integrity of my office. 5 6 In light of the foregoing, the Code of Judicial Conduct, and the 7 decision of the Nevada Supreme Court in Ivey vs Ivey, 299 P.3d 354 (2013), 8 9 require that I remain as presiding judge in Case No. D20605263D. 10 I reserve the right to supplement this Affidavit in the event more 11 12 information is required from me. 13 I declare under penalty of perjury that the foregoing is true and correct. 14 DATED this day of December, 2020, -15 16 17 SANDRA L. POMRENZE 18 19 **CERTIFICATE OF MAILING** 20 I hereby certify that on the / day of December, 2020, I mailed 21 copies of the foregoing AFFIDAVIT OF SANDRA L. POMRENZE, as 22 follows: 23 The Honorable Linda Bell 24 Chief Judge Eighth Judicial District Court 25 200 Lewis Ave. 26 Las Vegas, NV 89155 27

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Amanda Roberts, Esq. Roberts, Stoffel Family Law Group 4411 S. Pecos Rd. Las Vegas, NV 89121 Attorney for Plaintiff Bradley Bellisario 7100 Grand Montecito Pkwy., #2054 Las Vegas, NV 89149 Delna Burak Debra Burak, Judicial Executive Assistant to Judge Sandra Pomrenze SANDRA POMRESZE DISTRICT JUDGE FAMILY DIVISION DEPER FASA FGAS NA 89101-2408

Electronically Filed 12/3/2020 3:32 PM Steven D. Grierson CLERK OF THE COURT 1 NOTC Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 6 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 D-20-605263-D 11 EMILY BELLISARIO, Case No: Dept No: 12 Plaintiff, 13 v. NOTICE OF DEFENDANT'S NON-14 **COMPLIANCE WITH COURT** BRADLEY BELLISARIO, **ORDER** 15 Defendant. 16 17 COMES NOW the Plaintiff, Emily Bellisario, by and through her attorney of 18 record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and 19 20 hereby provides notice that the Defendant failed to comply with the Court's Order 21 from the hearing held November 24, 2020, wherein he was Ordered provide 22 Plaintiff's Counsel with all of his financial records and business statements to 23 24 determine Defendant's income and earnings by the close of business on December 25 1, 2020. As of the filing of this "Notice of Defendant's Non-Compliance with 26 27

Case Number: D-20-605263-D

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Page 1 of 2

1	Court Order" there have been no financial records provided to Plaintiff's Counsel		
2	by the Defendant in this matter.		
3	The production of the contract of the production of the contract of the contra		
4	Dated this 3rd day of December, 2020.		
5	ROBERTS STOFFEL FAMILY LAW GROUP		
6	By: Omound a M. Rillert		
7	Amanda M. Roberts, Esq.		
	Nevada State Bar No. 9294		
8	4411 S. Pecos Road		
9	Las Vegas, Nevada 89121		
	PH: (702) 474-7007		
10	FAX: (702) 474-7477		
11	EMAIL: efile@lvfamilylaw.com		
12	Attorneys for Plaintiff, Emily Bellisario		
13	CERTIFICATE OF SERVICE		
14			
15	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,		
16	and on the day of December, 2020, I served by and through Wiz-Net		
17	electronic service, pursuant to Clark County District Court Administrative Order		
18 19	14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing		
20	NOTICE OF DEFENDANT'S NON-COMPLIANCE WITH COURT ORDER, to		
21	the following:		
22			
23	Bradley Bellisario Email: bradb@bellisariolaw.com		
24	Defendant		
25			
26	By:		
27	Page 2 of 2		
28	AWWING A SECOND		

Electronically Filed 12/3/2020 9:28 PM Steven D. Grierson CLERK OF THE COURT

NOTC

BRADLEY J. BELLISARIO 2

7100 Grand Montecito Pkwy, #2054

Plaintiff,

Defendant

BRADLEY BELLISARIO,

Las Vegas, NV 89149

T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Defendant Pro Se

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VS.

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DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO, Case No.: D-20-605263-D

Dept No.: P

NOTICE OF PLAINTIFF'S NON-

COMPLIANCE WITH COURT ORDER

COMES NOW the Defendant, Bradley Bellisario, pro se, and hereby provides notice that the Defendant failed to comply with the Court's Order from the hearing held November 24, 2020, wherein she was Ordered to conduct a child custody exchange on November 28 at 3 p.m.

On Saturday, November 28, 2020 at 11:00 am Defendant called 311 to arrange a LVMPD stand-by at Plaintiff's Residence to ensure the child exchange proceeded without any incident, The 311 operator told Defendant it was not necessary to call so early, call back five (5) minutes before the scheduled pickup. At 11:52 AM Defendant arrived at Starbucks near Plaintiff's residence and called 311. The 311 took my information and dispatched two units. At 12:20 PM LVMPD arrived at Starbuck with Defendant. LVMPD gathered information and called Plaintiff to inform Plaintiff that they were ready to arrive at the residence and oversee the exchange Plaintiff and LVMPD spoke on the phone for several minutes. The LVMPD Officer hung up the

NOTICE OF PLAINTIFF'S NON-COMPLIANCE WITH COURT ORDER - 1

Case Number: D-20-605263-D

phone and informed me that Plaintiff refused to exchange the children. LVMPD left Starbucks at 12:53 PM. Around 1:03 PM Defendant received a phone call from Saira McKinley who stated Plaintiff had now decided that she would exchange the children. At 1:04 PM Defendant once again called 311 and requested a stand-by for the child exchange. The 311 operator dispatched a unit to Starbucks near Plaintiff's house. At 2:15 PM the same LVMPD officer as the previous call arrived at Starbucks. The Officer called Emily once again told Emily he was ready for the exchange. Once again, the Officer hung up the phone and told Defendant that Plaintiff had changed her mind again and refused the child custody exchange. The LVMPD Officer prepared an information card for Defendant in reference to event number LLV201100120144. At 2:30 PM the Officer left the scene.

Defendant contacted Counsel for Plaintiff on Monday to work out a time for makeup visitation. Plaintiff's attorney's office attempted to manufacture multiple excuses why makeup visitation wasn't able to proceed. Finally, visitation was confirmed for Tuesday 3:00 PM to 7:00 PM. On Tuesday at 3:00 PM Tom McKinley drove to Plaintiff's Residence to pick up the children. Approximately twenty (20) minutes later, Tom picked up Defendant and stated that my son was not in the vehicle. Plaintiff had yet again manipulated my son and caused emotional and psychological damage to her own child.

On Wednesday, December 2, 2020 Defendant again contacted Plaintiff's Counsel's office and requested make-up visitation with Brayden on Wednesday or Thursday. Plaintiff's Counsel's office argued that visitation was not possible at this time because the TPO only accounted for visitation on Saturdays. Counsel for Plaintiff also attempted to argue that Plaintiff was "protecting" my son. However, as Dr. Nicolas Ponzo opined, Plaintiff's conduct is damaging to my son's emotional and psychological development. Plaintiff's Counsel then sent a letter stating Plaintiff's NOTICE OF PLAINTIFF'S NON-COMPLIANCE WITH COURT ORDER - 2

position is that I received my visitation. (See Letter from Amanda Roberts dated December 2, 2020 attached hereto). Plaintiff's delusion is unacceptable. Due to Plaintiff's refusal to conduct a civil custody exchange, Defendant was forced to unnecessarily waste over three (3) hours of my time waiting on Plaintiff to act in accordance with the Court's instruction. As to this date Defendant has not received court ordered visitation with Defendant's minor son since the November 24, 2020 hearing. DATED this 3rd day of December 2020. BY: /s/ Bradley Bellisario Bradley Bellisario Plaintiff Pro Se 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 309.397.6734 E: bradb@bellisariolaw.com NOTICE OF PLAINTIFF'S NON-COMPLIANCE WITH COURT ORDER - 3

NOTICE OF PLAINTIFF'S NON-COMPLIANCE WITH COURT ORDER - 4

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CERTIFICATE OF SERVICE I hereby certify that I am the Defendant in the above-entitled matter, and on the 3rd day of December 2020, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing NOTICE OF PLAINTIFF'S NON-COMPLIANCE WITH COURT ORDER, to the following: Amanda Roberts ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, NV 89121 Email: efile@lvfamilylaw.com Attorney for Plaintiff, Emily Bellisario /s/ Bradley Bellisario Bradley Bellisario, Defendant Pro Se NOTICE OF PLAINTIFF'S NON-COMPLIANCE WITH COURT ORDER - 5

Electronically Filed 12/10/2020 2:19 PM Steven D. Grierson CLERK OF THE COURT

		CLERK OF THE COURT			
1	ORDR	Atumb. Les			
2	Amanda M. Roberts, Esq.				
3	State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP				
3	4411 S. Pecos Road				
4	Las Vegas, Nevada 89121				
5	PH: (702) 474-7007				
6	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com				
7	Attorneys for Plaintiff, Emily Bellisario				
8	DISTRICT COURT				
9	CLARK COUNTY, NEVADA				
10					
11	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P			
12	Plaintiff,) Dept No. 1			
13	v.	,			
) ORDER AFTER HEARING			
14	BRADLEY BELLISARIO,)			
15	Defendant.) Date of Hearing: November 24, 2020			
16) Time of Hearing: 11:00 a.m.			
17)			
18	THIS MATTER having come before	ore the Court on the 24th day of			
19	November, 2020, on a Return Hearing re	agarding the financials and supervised			
20	November, 2020, on a Return Hearing re	sgarding the initialicials and supervised			
	visitation. The Plaintiff, Emily Bellisarie	o, being present and represented, by and			
21	through her attorney of record, Amanda M. Roberts, Esq., of Roberts Stoffel				
22	time uga. and uncomer of the control	1,0			
23	Family Law Group, and the Defendant, I	Bradley Bellisario, being present and			
24	representing himself in proper person. T	The Parties and Counsel each being			
25					
26	present by video via Blue Jeans pursuant	t to Administrative Orders, and the Court			
27					
28	Pag	e 1 of 4			

Case Number: D-20-605263-D

having heard the argument of Counsel and reviewed the pleadings on file herein hereby Orders as follows:

NOW THEREFORE.

THE COURT HEREBY ORDERS that the Defendant shall have until the close of business on December 1, 2020, to provide Plaintiff's Counsel with all of his financial records and business statements to determine Defendant's income and earnings. If the Defendant fails to comply, this Court recommends that there be an unequal distribution of the assets and debts between the Plaintiff and Defendant.

THE COURT FURTHER ORDERS that Ms. Roberts shall prepare a Schedule of Arrears for the child support and spousal support, said amounts shall be reduced to judgment and collectable by any and all legal means.

THE COURT FURTHER ORDERS that the Defendant shall continue to maintain the SCRAM ankle monitor at his cost.

THE COURT FURTHER ORDERS that the Defendant shall have unsupervised visitation with the minor children on Saturdays from noon to 4:00 p.m. The Defendant shall provide all transportation for the visitation. The Defendant shall pull up to the Plaintiff's residence exit the vehicle, but not approach the Plaintiff, solely for the purpose of showing the Plaintiff that the SCRAM ankle monitor remains in place before and after each visitation period.

After confirming the SCRAM ankle monitor is in place, the Plaintiff shall send the children to the Defendant to commence visitation. THE COURT FURTHER ORDERS that the Protection Order shall be modified in T-19-200404-T to allow the exchanges as outlined herein above. THE COURT FURTHER ORDERS the Court waives the requirement for the Parties to participate in mediation based upon the emotions being too high in this matter. THE COURT FURTHER ORDERS that an Evidentiary Hearing on custody is scheduled on January 25, 2021, at 9:00 a.m. THE COURT FURTHER ORDERS that discovery on custodial issues shall close on January 11, 2021. THE COURT FURTHER ORDERS that Pre-Trial Memorandums on custodial issues, including applicable facts and law, shall be filed and served on or before January 18, 2021. /// Page 3 of 4

THE COURT FURTHER ORDERS that Ms. Roberts shall prepare the Order 1 2 and submit it to the Court. 3 IT IS SO ORDERED, this 9th day of December, 2020. 4 5 6 Sandra L ₽omrenze jr 7 District Court Judge Submitted this 21th day of November 2020. 8 9 ROBERTS STOFFEL FAMILY 10 LAW GROUP 11 12 13 Amanda M. Roberts, Esq. State of Nevada Bar No. 9294 14 4411 South Pecos Road Las Vegas, Nevada 89121 15 PH: (702) 474-7007 16 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com 17 Attorney for Plaintiff 18 19 20 21 22 23 24 25 26 27

Page 4 of 4

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1 MTN

BRADLEY J. BELLISARIO

Nevada Bar No. 13452

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Plaintiff Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO.

Plaintiff.

Case No.: D-20-605263-D

Dept No.: P

ll_{vs.}

BRADLEY BELLISARIO,

Defendant

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIONS

or the Horis

HEARING REQUESTED

NOTICE! YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION. FAILURE TO FILE A WRITTEN RESPONSE WITH THE CLERK OF THE COURT WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING.

Defendant, Bradley Bellisario, pro se, moves this Honorable Court for the following relief:

- For an order sanctioning Plaintiff for intentional failure to follow Eighth Judicial Court

 Rules and Nevada Rules of Civil Procedure:
- For an order sanctioning Plaintiff's Counsel for intentional failure to follow Eighth
 Judicial Court Rules and Nevada Rules of Civil Procedure and failure to prepare and file

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - I

Case Number: D-20-605263-D

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accurate Orders regarding the hearings on July 30, 2020, October 22, 2020, and November 24, 2020;

- For an Order sanctioning Plaintiff for intentionally filing an inaccurate General Financial Disclosure Form;
- 4. For an Order granting Defendant all prior attorney's fees; and
- 5. For such other and further relief as the Court deems just and equitable.

This Motion is made and based upon all the papers and pleadings on file herein and the affidavit included herewith and is made in good faith and not to delay justice.

DATED this 10th day of December 2020.

/s/ Bradley Bellisario

Bradley Bellisario 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149

T: 702.936.4800 F: 702.936.4801

E: bradb@bellisariolaw.com Defendant Pro Se

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

Plaintiff and Defendant first met on November 7, 2013 and were married on August 16, 2014. Ever since the parties met Plaintiff has engaged in extreme mental abuse and manipulation against Defendant. Most significantly, Plaintiff engaged in the mental abuse tactic commonly referred to as gaslighting. The cyclical nature of the abuse and manipulation continued through the parties' separation and Plaintiff's filing of a Complaint for Divorce on March 5, 2020. MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 2

Although the parties are separated and divorcing, Plaintiff continues to gaslight Defendant through litigation tactics, filing false statements and documents, and manipulating Defendant through refusing/withholding child visitation. Plaintiff has also attempted to blackmail Defendant by withholding visitation/custody on multiple occasions.

On March 9, 2020 Plaintiff filed Plaintiff's Moton for Primary Physical Custody of the Minor Children; for Child Support & Health Insurance Coverage; for an Outsourced Alcohol/Psychological Evaluation of the Defendant; to Confirm & Consolidate the Temporary Protective Order; for Spousal Support; and for Plaintiff's Attorney's Fees and Costs Incurred Herein. Plaintiff's Motion exemplified her gaslighting strategy as she made numerous false claims, despite proof to the opposite. Furthermore, Plaintiff and her attorneys Boris Avramski and Joseph Riccio intentionally violated Eighth Judicial District Court Rules by filing her Motion before Defendant was even served with a Complaint, a clear violation of EDCR 5.501, and a clear attempt to gain procedural advantage by filing first. Further, Plaintiff's undersigned Counsel, Joseph Riccio claims to have served Plaintiff's Financial Disclosure Form by USPS mail on March 9, 2020, however, since Defendant was not yet served the Complaint, service through USPS was not allowable. Further, Defendant never received Plaintiff's Financial Disclosure Form in the mail. Once service was accepted Plaintiff and her attorneys refused to send the General Financial Form, and with good cause, it is a complete lie.

After several months of delay due to Covid-19, the Court finally held a hearing regarding Plaintiff's Motion on July 30, 2020. During the hearing Judge Pomrenze made decisions regarding, among other issues, alimony and visitation. Ms. Amanda Roberts was instructed to prepare the Order, however, no Order has ever been prepared, signed, or filed. On October 6, 2020 Christopher Tillman filed a Motion to Withdraw as counsel for Defendant. The parties had MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 3

two more return hearings on October 22, 2020 and November 24, 2020. Ms. Amanda Roberts was instructed to prepare the Order for both hearings. Ms. Roberts has never prepared an Order for the October 22, 2020 hearing. On November 25, 2020 Defendant contacted Ms. Roberts' office requesting when the proposed order would be prepared. (*See* Email to Amanda Roberts, attached hereto as Exhibit A). Defendant received no response until November 30th when Ms. Roberts' legal assistant sent a copy of an Order (*See* Order After Hearing, attached hereto as Exhibit B), with no signature block for Defendant, claiming that the Order was submitted to the Judge immediately after the hearing as instructed by the Judge (*See* 11-30 Email from Colleen O'Brien, attached hereto as Exhibit C). However, this is a lie. Judge Pomrenze did not instruct the Order to be submitted directly to her chambers without following court rules and passing to the opposing party (*See* Minutes from 11-3-20, attached hereto as Exhibit D). Ms. Roberts attempted to use this Order to once again violate Defendant's due process rights. The November 24th Order attempts to confirm previous court orders which have never been prepared or filed, and attempts to reduce to judgment sums which has never been made enforceable by a written, signed, and filed Order.

Plaintiff and her Counsel have used abusive litigation practices to continuous prejudice Defendant. Judge Pomrenze's bias has allowed Plaintiff to continue this conduct. Plaintiff and her Counsel are not above the law and must be sanctioned to deter future violations and stop the undue prejudice to Defendant.

II. LEGAL ARGUMENT

The refusal to obey a lawful order issued by the court is an act of contempt. NRS 22.010(3). Likewise, abusing the process or proceedings of the courts or falsely pretending to act MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 4

under the authority of an order or process of the court is an act of contempt. NRS 22.010(7). The facts of contempt must be presented to the court through an affidavit. NRS 22.030(2). A person found guilty of contempt may be fined up to \$500 for each act of contempt, may be imprisoned for up to 25 days, or both. A person found guilty of contempt may also be required to pay the reasonable expenses, including attorney's fees, of the person seeking to enforce the order. NRS 22.100.

Additionally, the district court has "inherent power to protect the dignity and decency of its proceedings and to enforce its decrees, and thus it may issue contempt orders and sanction or dismiss an action for litigation abuse." *Halverson v. Hardcastle*, 123 Nev. 245, 261, 163 P.3d 428, 440 (2007).

 Plaintiff and/or Plaintiff's Counsel Should be Held in Contempt for Intentionally Failing to Prepare Court Orders as Directed.

Plaintiff and/or Plaintiff's Counsel may be held in contempt for acts constituting contempt listed by NRS 22. "Once a trial, motion, or other proceeding is completed, the court may request additional information or documentation, draft a dispositional order, or render a decision and designate a party to prepare the necessary documents for the court's review and signature. In the absence of any specific direction, the moving party (or plaintiff, for final dispositions) should draft the documents." EDCR 5.521(a). "The court may issue an order to show cause for failure of a party to prepare and submit the necessary documents as directed within the time allotted by the court." "Notwithstanding the directives of any local rule...[t]he party obtaining an order, judgment, or decree shall have 7 days to prepare it and request the countersignature of the opposing party as to its form and content." EDCR 5.522(a)(1).

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 5

In this matter, Plaintiff's Counsel, Amanda Roberts, and Plaintiff's Previous Counsel, Boris Avramski and Joseph Riccio, have exhibited a course of conduct that violates court rules, violates rules of ethics, violates Defendant's rights, and is specifically designed to prejudice Defendant.

As previously stated, Boris Avramski and Joseph Riccio have colluded with Plaintiff to circumvent court rules in an attempt to gain strategic advantage in litigation. Further, Boris Avramski and Joseph Riccio advised Plaintiff to file a Motion for Contempt for Violation of TPO regarding a TPO that Plaintiff already dissolved (*See* Motion For An Order to Show Cause Regarding Contempt, Attached hereto as Exhibit E). This is however, despite Emily and her attorneys knowing the TPO was dissolved in open court on January 7, 2020 (*See* Texts from Plaintiff to Jean Bellisario on January 13, 2020, attached hereto as Exhibit F). Emily has since been sued for, among other claims, abuse of process (*See* Complaint, attached hereto as Exhibit G). Plaintiff is in Default regarding that Complaint (*See* Default, attached hereto as Exhibit H).Despite their unethical approach and willingness to violate the law for Plaintiff, Marathon Law Group was terminated when, upon information and belief, they advised Plaintiff that this matter would result in joint custody. Upon information and belief, Plaintiff was then referred to Roberts Stoffel Law Group by Donna Wilburn with the primary objective of achieving primary custody by any means necessary.

Counsel for Plaintiff, Amanda Roberts, Esq., has lived up to that objective. From the beginning of her representation of Plaintiff Ms. Roberts has been unethical and in violation of court rules. Amanda Roberts filed a Substitution of Attorney on May 5, 2020. On June 10, 2020 Amanda Roberts filed a Stipulation and Order regarding interim orders until the parties had an initial court hearing. (See Stipulation and Order, attached hereto as exhibit I). Ms. Roberts and MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 6

Roberts Stoffel Law Group have been sued regarding fraudulent inducement relating to the Stipulation and Order (See Complaint, attached hereto as Exhibit J).

On July 30, 2020 the parties attended the initial hearing in this matter regarding the Case Management Conference and Plaintiff's Motion. At the end of the hearing Judge Pomrenze instructed Counsel for Plaintiff, Amanda Roberts, to prepare the Order (See Video of July 30, 2020 Hearing at 20:01). To this date, NO order regarding this hearing has been prepared by Amanda Roberts. On October 22, 2020 the parties returned for a return hearing regarding Donna's House Visitation. Once again, at the end of the hearing Judge Pomrenze instructed Counsel for Plaintiff to prepare an Order (See Video of October 22, 2020 Hearing 2 of 2 at 6:30). To this date, NO order regarding this hearing has been prepared by Amanda Roberts. On November 24, 2020 the parties returned for a hearing regarding financial issues. Once again, at the end of the hearing Judge Pomrenze instructed Counsel for Plaintiff to prepare an Order. On November 24, 2020 Defendant emailed Counsel for Plaintiff asking when the Proposed Order would be ready (See Email from Colleen O'Brien, attached hereto as Exhibit A). Defendant received no response until November 30, 2020 when Colleen O'Brien (Legal Assistant to Amanda M. Roberts, Esq.) sent Defendant an email stating "Good morning. Pursuant to the Judge's Order, it was submitted to the Court [the] day of the hearing. I have attached a copy for your records." (See Email from Colleen Obrien, Attached hereto as Exhibit C). Ms. O'Brien then attached a copy of the Order After Hearing which was never sent to Defendant for review and signature. The proposed order contains a final line stating, "THE COURT FURTHER ORDERS that Ms. Roberts shall prepare the Order and submit it to the Court." (See Order After Hearing, Attached hereto as Exhibit B). However, this is once again a blatant lie by Ms. Roberts and an intentional attempt by Ms. Roberts to circumvent Court Rules and prejudice Defendant. Judge Pomrenze MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 7

NEVER stated that Ms. Roberts should immediately present the Order to the Court without adhering to EDCR 5.521 and EDCR 5.52. Specifically, the Court states, "Ms. Roberts, please prepare the Order from today." (See Video of November 24, 2020 hearing at 26:45).

Ms. Roberts intentionally misrepresented the Court's instructions in an attempt to prejudice Defendant yet again. The proposed order from November 24, 2020 contains multiple orders regarding issues that were supposedly ordered in previous hearings. Specifically, the proposed order addresses orders from previous hearings regarding disclosure of financial documents, child support, spousal support, SCRAM monitoring, and visitation. All of the proposed orders were based on previous orders from prior hearings, however, Plaintiff's Counsel has NEVER PREPARED AN ORDER regarding those hearings, although she was instructed to by Judge Pomrenze. Ms. Roberts knows this, however, she is attempting to legitimize those previous orders by sneaking the proposed order passed Defendant.

Defendant has been greatly prejudiced by Ms. Roberts deceitful, manipulative tactics. Failure to prepare and file previous orders as ordered by Judge Pomrenze has deprived Defendant his due process rights regarding the substantive issues of the previous hearings. Defendant has had no means to apply for post-hearing relief as all avenues require the filing of an Order, otherwise the issues are premature. Further, Ms. Roberts' intentional failing of preparing orders benefits Plaintiff as Defendant cannot request contempt of Court unless there is an enforceable court order. "Dispositional court orders that are not administrative in nature, but deal with the procedural posture or merits of the underlying controversy, must be written, signed., and filed before they become effective. *State, Div. Child Fam. Servs. V. Dist. Ct.*, 120 Nev. 445 (Nev. 2004), 92 P.3d 1239. Without an Order Plaintiff has continued to withhold visitation, practice pathogenic parenting, and create an ongoing list of new rules Plaintiff is forced to follow in order MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 8

to see the minor children. Additionally, Defendant has had no means to challenge Ms. Roberts baseless accusations that led to Defendant wearing a SCRAM bracelet, costing Defendant significant expense and freedom.

Ms. Roberts is not a novice attorney. She is fully aware of the rules of the court and has intentionally refused to follow the rules of the court to benefit her client and prejudice Defendant. Plaintiff and Counsel for Plaintiff must be sanctioned harshly to prevent future actions of the same nature and other further misconduct in this matter. Ms. Roberts' actions have not simply cost Defendant money, but her actions have significantly increased the cost of litigation, have significantly multiplied extent of litigation, have allowed Plaintiff to continue to mentally abuse the parties' minor son, and have cost Defendant significant visitation time to be refused by Plaintiff.

2. Plaintiff Should be Held in Contempt for Intentionally Violating the Stipulation and Order Entered June 10, 2020.

Since late September 2019 Emily has embarked on a despicable course of action to secure an advantageous child therapist report for purposes of litigation. On or around the beginning of October 2019 Emily took the parties' minor son to FirstMed for a therapist evaluation. Plaintiff took the parties' minor son to FirstMed on one occasion, however, after assessment, it was determined that "no services were needed," according to Bethany Andis of Child Protective Services. (See Texts from Bethany Andis, attached hereto as Exhibit K).

Plaintiff then waited several months before claiming that the parties' minor son needed services again. Plaintiff, without notice to Defendant or CPS (who had legal custody of the child at the time), took Brayden to All About You Counseling on or around January 6, 2020. Defendant found out about the visit to All About You Counseling, despite Plaintiff refusing to tell Defendant MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 9

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if, and to where, Plaintiff took their minor son for "treatment." Eventually, Defendant found the therapist and requested records. The All About You Counseling assessment was full of "mom reports" regarding much of the information. The therapist specifically stated they needed to contact Defendant to get information before proceeding with services, however, Defendant was never contacted.

Months later, Plaintiff then took the parties' minor son to Donna Wilburn, claiming that Brayden had anxiety and needed therapist treatment. Plaintiff only informed Defendant of the therapist visit the day of the appointment, even giving Defendant an incorrect time to ensure Defendant would not be at the appointment. However, Plaintiff did ensure to inform Defendant that he needed to pay for the services. Defendant rushed to the appointment to meet the therapist and made it in time for the last several minutes. Defendant was introduced to the therapist and Ms. Wilburn set up a follow-up appointment for Defendant to give information and explain services. Defendant attended that session and a follow-up session with Defendant and Defendants' minor son. However, two (2) weeks after, and approximately one (1) hour after Plaintiff met with Donna Wilburn, Donna sent an email to the parties stating that the parties should abide by certain recommendations. Included in said recommendations was a custody recommendation which Plaintiff and Donna Wilburn discussed during their final session with the parties' minor son. Defendant terminated Donna Wilburn's services as she was acting as an advocate for Plaintiff, not a child therapist, and she had exceeded her scope of employment. Defendant requested records and videos from Ms. Wilburn who made numerous excuses for failing to disclose any information. Upon information and belief, Ms. Wilburn then referred Plaintiff to her current attorney, Ms. Amanda Roberts. Ms. Roberts, her husband Jason Stoffel, and Ms. Wilburn are friends and maintain an inappropriate referral relationship. Ms. Wilburn was ultimately sued by MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 10

 Defendant for malpractice, among other causes of action. (See Complaint, attached hereto as Exhibit L).

After Ms. Wilburn was terminated on February 25, 2020 Plaintiff did not seek immediate therapy care for the parties' minor son. However, Plaintiff did state on April 19, 2020 that "the therapist is actually in the process of writing her assessment you will see everything once my attorney responds." (See Our Family Wizard messages, attached hereto as exhibit M). Plaintiff was referencing Donna Wilburn as Ms. Wilburn would not release the medical records and was apparently attempting to write an expert report which would have been entirely inappropriate. Several days later on April 24, 2020 Plaintiff contacted Defendant regarding a new therapist for the parties' minor son. Plaintiff stated;

"[t]hese are the two therapist that have gotten back to me, Cindy Osborn & Anna Trujillo they have availability as early as this Monday the 26th. Please let me know which of these you agree to let Brayden to be seen by. I'd like to have him start going asap." (See Our Family Wizard messages, attached hereto as Exhibit M)

Defendant replied;

"I will not accept either. We should both research a therapist then email only communication to them with both attached when we've agreed on one. Both of us need to be included with every communication. And that needs to be spelled out with the therapist. I will not have a repeat of Donna. You have been shopping Brayden around trying to get the result you want. We need someone that has not had an ex-parte communication with either of us." (See Our Family Wizard messages, attached hereto as Exhibit M)

Plaintiff continued to talk about a therapist for the parties' minor son and specifically stated that she would simply ask the Judge to appoint a therapist. On April 26, 2020 Plaintiff sent Defendant a message on Our Family Wizard stating, "I have never spoken to Anna Trujillo can you give me a reason why you are opposed to her?" (See Our Family Wizard messages, attached MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 11

 hereto as Exhibit N). Defendant replied "[y]our message you sent me said here's two names of people that have gotten back to me. I'm not sending Brayden to anyone you've had prior contact with. Next." (See Our Family Wizard messages, attached hereto as Exhibit N). Upon information and belief, Plaintiff already had an appointment scheduled with Anna Trujillo as Plaintiff took Brayden for "treatment" with Anna Trujillo on April 27, 2020 with knowledge that Defendant objected to the choice of therapist. On May 22, 2020 without prior notice to Defendant, Plaintiff states that "Brayden has been seen by the therapist, and we have had a discussion with the therapist regarding you having overnights." (See Our Family Wizard Messages, attached hereto as Exhibit O).

On June 10, 2020 Plaintiff and Plaintiff's Counsel finalized negotiations with Defendant and Defendant's Counsel regarding a stipulation and order addressing various issues. Among those issues was the hot topic of a child therapist. The Stipulation and Order specifically states that "THE PARTIES STIPULATE AND AGREE that Brayden shall be enrolled in therapy with a neutral therapist, and it must be someone other than Donna Wilburn." (See Stipulation and Order, attached hereto as Exhibit I).

After June 10, 2020 Defendant did not hear another peep from Plaintiff regarding a child therapist other than Nicolas Ponzo, who the parties agreed to for reunification therapy. It wasn't until October 22, 2020 at the parties' return hearing that Defendant was informed of the non-neutral therapist treatment when Ms. Roberts stated the therapist, who was secretly "treating" Brayden, attempted to contact Dr. Ponzo in an attempt to influence him.

Defendant then contacted Anna Trujillo regarding a copy of records. Ms. Trujillo attempted to dodge the request, but ultimately gave Defendant medical records, partial billing, and partial intake records. To Defendant's surprise, Plaintiff had the parties' minor son "treating" MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 12

with Anna Trujillo since April 27, 2020 despite Defendant's adamant stance that Ms. Trujillo was not an appropriate or neutral therapist. Ms. Trujillo's employment was especially surprising to Defendant as Plaintiff and Plaintiff's Counsel had represented from April 27. 2020, through the negotiations regarding the June 10, 2020 stipulation and order, that Brayden was not treating with a therapist. Incredibly, it gets better! Not only did Plaintiff take Brayden to Anna Trujillo for initial assessment the day after Defendant specifically rejected Ms. Trujillo as a therapist, Plaintiff lied on the informed consent form Plaintiff filled out for Ms. Trujillo's services. On the informed consent form Plaintiff replied "Yes" to the question "Do both parents provide consent for treatment?" Clearly Plaintiff knew Defendant did not consent to "treatment" as Defendant had vehemently denied Ms. Trujillo as a service provider less than 24 hours prior.

Plaintiff's actions violating the June 10, 2020 Stipulation and Order are gross and disgusting acts. Plaintiff secretly had Brayden "treating" with Ms. Trujillo solely for purposes of litigation, as demonstrated by Ms. Roberts' insistence during hearing that it was unbelievable that Dr. Ponzo would not take Ms. Trujillo's calls (*See* Video of October 22, 2020 hearing at 5:20). However, thankfully, Dr. Ponzo is a truly independent party to this matter and maintained professional integrity. Although Dr. Ponzo maintained independence, Defendant was still damaged and prejudiced. Defendant was denied access to vital discovery until after October 22, 2020 and Defendant was forced to sue Ms. Trujillo for damages done to Defendant and the parties' minor child.

As Such, Plaintiff should be held in contempt for willfully violating the Stipulation and Order filed June 10, 2020.

3. Plaintiff Should be Sanctioned for Filing of Inaccurate Financial Disclosure Form Containing Falsified Evidence.

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 13

Plaintiff willfully mislead this Honorable Court and perpetrated a fraud upon this Honorable Court by failing to disclose assets and by presenting fraudulent evidence of employment. "The court may construe any motion, opposition, or countermotion not supported by a timely, complete, and accurate financial disclosure as admitting that the positions asserted are not meritorious and cause for entry of orders adverse to those position, and as a basis for imposing sanctions." EDCR 5.507(g) (emphasis added).

On March 9, 2020 Plaintiff, Emily Bellisario, by and through her attorneys, Boris Avramski and Joseph Riccio, filed a General Financial Disclosure Form (*See* Plaintiff's General Financial Disclosure Form, attached hereto as Exhibit P). Plaintiff's disclosure form is a blatant attempt to hide assets, to under report income, and to deceive and manipulate this Honorable Court. Among numerous blatant lies, Plaintiff claims to be employed (even filing falsified paystubs), claims to pay car loan/lease payments and auto insurance, fails to report multiple assets/bank/investment accounts, and claims underreported property value.

i. Plaintiff is NOT Employed, However, She Receives Significant Income.

Plaintiff has never been employed throughout the duration of the parties' marriage. Prior to the marriage Plaintiff was part-time employed as the owner of Lili Boutique, a clothing and accessories boutique she owned. While Plaintiff was pregnant, and prior to marriage, Plaintiff closed the business and was unemployed. The parties' first child was born on January 15, 2015 and Plaintiff has been a stay-at-home mom ever since.

However, Plaintiff miraculously claims on page one (1) of eight (8) that she has been employed by her Father's company, Allied Flooring, since 2015. Plaintiff even goes so far as to list a work schedule of 2:00 pm to 7:00 pm on Mondays & Fridays. This would lead any reasonable person to conclude that Plaintiff claims to work ten (10) hours per week, not the thirty MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 14

(30) hours per week reported on her paystub (See Plaintiff's General Financial Disclosure Form, attached hereto as Exhibit P). Plaintiff even failed to get the name correct for her supposed employer. Under information and belief, Plaintiff is unaware that Allied Flooring changed their name to AAA Flooring Inc. in 2016 when Emily's Father was attempting to open a competing business to Allied Flooring, to coerce his now ex-wife, Emily's Mother, into a favorable settlement. Plaintiff, however, listed the name of her employer as "Alied Flooring." (See Plaintiff's General Financial Disclosure Form, attached hereto as Exhibit P).

Plaintiff is merely on the AAA Flooring payroll for insurance purposes only. Plaintiff herself can't seem to keep straight if she is employed or not. On multiple occasions Plaintiff has made statements that directly contradict her claim that she's employed.

Going as far back as March 29, 2016 Plaintiff herself exclaims her appreciation for being able to stay home with the parties' first child. Plaintiff posted on Facebook; "Can't imagine loving him anymore, I'm so lucky I get to spend all day everyday with this little handsome stud muffin. Thank you Brad Bellisario for making that possible for me.:)" (See Plaintiff's Facebook post from March 29, 2016, attached hereto as Exhibit Q).

Plaintiff also seems to be confused through information that she provided to CPS case worker Bethany Andis and medical professionals. When Bethany Andis was involved in the parties' case, Ms. Andis informed Plaintiff she should get a job. Plaintiff claimed to be starting work for her friend "Diego" at his baking company. Plaintiff claimed to travel to California for five (5) days to train for this job (Plaintiff did so without notice to Defendant thereby robbing Defendant of custodial time with the children. Plaintiff left the children with a babysitter instead.), and subsequently changed the trip to seven (7) days. However, Plaintiff does not seem to have worked at this job any longer than needed to please Ms. Andis. Plaintiff also confuses her claim MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 15

of having a job with Donna Wilburn and Anna Trujillo. On video, Plaintiff states that she wishes that she had a job. Plaintiff then claimed that she is working for her Dad's company and that she "just started." Further, she stated that she works Mondays and Fridays, not consistent with her General Financial Disclosure Form. Plaintiff, according to Ms. Trujillo's records, reported that she was a receptionist at a local contractor.

On March 9, 2020, the same day Plaintiff filed her initial motion, Defendant stated that being a stay-at-home job isn't a job when you're divorced, and that Plaintiff should find a job. Plaintiff responded "[i]t's crazy to hear you say that stay home mom isn't a job! It's a full-time job and one of the most important." (See Our Family Wizard messages, attached hereto as Exhibit R). Plaintiff then went on to manipulate and blackmail Defendant, attempting to withhold visitation until Defendant signed paperwork until Defendant signed over primary custody to Plaintiff; "[m]y attorney is sending you over that draft please sign it an once it's signed your mom can get the kids!" (See Our Family Wizard messages, attached hereto as Exhibit R).

Additionally, Plaintiff's Father, Javier Cardona, Owner of AAA Flooring Inc. (previously Allied Flooring), acknowledges that Plaintiff's paystubs are fraudulent. On June 11, 2020 Defendant contacted Javier Cardona via email stating that Javier's business should give Emily a raise as her claimed wages of \$7.25 per hour are minimum wage. "\$7.25 an hour after 5 years. Give that girl a raise. NRS 199.210." (See Email from Defendant to Javier Cardona, attached hereto as Exhibit S). Defendant included reference to NRS 199.210, Nevada's law against offering false evidence. Plaintiff's Father replied back on June 11, 2020; "Since you brought this up my office stopped Emily's paycheck and her and the children health insurance..." (See Email from Javier Cardona to Defendant, attached hereto as Exhibit S). Mr. Cardona did not state that Emily stopped working, he stated that his company stopped her paycheck, because I had MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 16

 referenced the illegality of providing false evidence yet again. Plaintiff's own Father's statement demonstrates that Plaintiff is not employed by AAA Flooring Inc., Allied Flooring, or for anyone else for that matter.

The paystubs attached to Plaintiff's General Financial Disclosure Forms are false evidence. NRS 199.210 states that "a person who, upon any trial, hearing, inquiry, investigation, or other proceeding authorized by law, offers or precures to be offered in evidence, as genuine, any book, paper, document, record or other instrument in writing, knowing the same to have been forged or fraudulently altered, is guilty of a Category D Felony and shall be punished as provided in NRS 193.130." The Nevada Revised Statutes state that the word forged includes "false making, 'counterfeiting' and the alteration, erasure or obliteration of a genuine instrument in whole or in part, the false making or counterfeiting of the signature of a party or witness, real or fictitious, and the placing or connecting together with intent to defraud, of different parts or the whole of several genuine instruments." NRS 205.085. Additionally, the making of "any false entry in any public record or account" constitutes forgery. NRS 205.095. Not only is Emily's General Financial Disclosure Form inaccurate as she is not employed, Plaintiff offered false evidence which may constitute a crime.

Additionally, upon information and belief, Plaintiff failed to report income she receives from her cash business operating as an escort. From the time the parties' met until after the parties' were married, Plaintiff claimed that she would go "gambling" on the strip. However, Plaintiff's definition of "gambling" included mulling around casino bars and table games with the intent to meet wealthy, older gentlemen. Or she would claim that she had "friends" in town, but Defendant found it odd that all of Plaintiff's "friends" were older, wealthy men in their 40's and 50's. Defendant became especially concerned regarding Plaintiff's activities after finding a purse full MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 17

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of condoms and keycards with men's names printed on them from high-end hotels, specifically Wynn and Encore Tower Suites. Additionally, Defendant became suspicious of Plaintiff as Plaintiff would immediately shower when she came home from "gambling" and would receive numerous texts from numbers that were not saved in her phone the day after. When confronted, Plaintiff claimed these texts were from friends, however, a reasonable person would expect that if they were friends they would be saved in her phone. Defendant also saw emails from a gentleman using email handle eagleneva@hotmail.com who met Plaintiff on at least two (2) occasions at the M resort and Casino and the Venetian. The emails indicated that Plaintiff got rooms for the two and was compensated for her time.

It wasn't until September of 2017 that Defendant decided to confirm his suspicions. On or around September 17, 2017, while sitting on the couch with Plaintiff, Defendant noticed Plaintiff texting with an unsaved number, with the initial text stating that the unknown person was flying into Las Vegas and stated, "let me know if you want some work." Defendant memorized the phone number and began texting the number the next day. The gentleman on the other end quickly confirmed that he was texting for sex stating "who are we fooling here. I want you between the sheets." (See Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 3 of 31). He then furthers Defendant's confirmation of Plaintiff's actions inquiring if Plaintiff was working for an agency; "Haha, I don't gamble. Are you staying with me or blow and go?" (Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 9 of 31). "No agency bullshit tonight?" (See Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 13 of 31). He then offered money in exchange by sending a picture of hundreddollar bills and stating, "That's \$1,000.000 in the pic." (Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 17 of 31). Defendant then set up a time to meet and met MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 18

the gentleman in person. After meeting, Defendant asked the man how he met Emily. He stated; "I think her and her friend Barbara would show up at events at hotel pools. Kind of like Bud Light Girls." (Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 29 of 31). Defendant then stated "Gotcha. But she definitely proposed a pay for play arrangement right," "and was Barbara doing this stuff too?" (Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 29 of 31). To which he responded, "I think it was pretty obvious they were working in that fashion." (Texts between Defendant and Derek White, attached hereto as Exhibit T, pg. 30 of 31).

Over time Defendant found various other warning signs, however Plaintiff denied all allegations and made repeated implausible excuses. Defendant also spoke with another individual Steven Relyea who confirmed Defendant's suspicions. Upon information and belief, Plaintiff now has a full-time live in illegal immigrant housekeeper, Betty, who lives in the martial residence (Brayden no longer has a room as Betty has taken his room). Upon information and belief Betty sleeps at the marital residence allowing Plaintiff to leave at night. Defendant is concerned that Plaintiff has begun "gambling" again exposing the children to an unsavory environment. Further Plaintiff has failed to report income from her cash business on her General Financial Disclosure Form.

Plaintiff's intentional misrepresentations to the court are inexcusable. Plaintiff intentionally filed false documents in an attempt to support her false claims that she is employed. Plaintiff did so in an attempt to deceive and manipulate the Court into believing she had low income and no assets. However, this is a blatant lie and Plaintiff must be sanctioned to prevent similar future behavior, and to redress prejudice and actual harm Defendant has suffered as a result of Plaintiff's intentional misrepresentations.

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ii. Plaintiff did NOT pay Auto Lease Payments or Insurance Payments

Plaintiff, on page four (4) of eight (8) of her General Financial Disclosure Form, claims to pay \$420.00 for an auto lease and an additional \$200.00 for auto insurance. Plaintiff, once again, has blatantly lied to this Honorable Court.

On June 12, 2018 Defendant leased a 2018 Ford Explorer XLT from Team Ford LLC located at 5445 Drexel Rd, Las Vegas, NV 89130. Defendant began making monthly payments of approximately \$413 on June 12, 2018 and has made every payment on the vehicle ever since it was leased. Likewise, Defendant has made every insurance payment on the Ford Explorer XLT from the time it was leased. Defendant pays approximately \$245.00 per month to Geico for insurance. Plaintiff had an insurance policy in her name when she had a leased BMW 3 series, however, after the lease was returned (prior to Defendant leasing the Ford Explorer) she deactivated the policy. Upon information and belief Plaintiff has no insurance policy other than that provided by Defendant.

Due to Plaintiff's willful misrepresentation of expenses and inaccurate Financial Disclosure Form, this Honorable Court has a basis for imposing sanctions. Defendant requests that Plaintiff be required to transfer the lease into her name (Defendant has provided the paperwork to Plaintiff several times, however Plaintiff refuses) and pay for all associated expenses of the auto lease and insurance obligations as she claims to already pay said expenses. Defendant would love if Plaintiff's Counsel could provide evidence of a single payment made by Plaintiff for the Ford Explorer lease or Geico Insurance policy associated with that vehicle. Plaintiff, however, will be unable to do so, and if she does, I would gladly once again refer the court to NRS 199.210.

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 20

Plaintiff's assertions that she pays auto lease and insurance payments are false. Yet again a blatant lie produced by Plaintiff in an attempt to deceive and manipulate the court. Plaintiff should be sanctioned to punish her intentional misrepresentations.

iii. Plaintiff Willfully Failed to Disclose Multiple Assets/Income

Plaintiff is required to list all assets on page six (6) of eight (8) of her General Financial Disclosure Form. Plaintiff lists a total of three (3) assets; 193 Sondrio – Real Estate (in her name only), Wells Fargo Checking (in both party's names), and Wells Fargo Savings (in both party's names). The Wells Fargo accounts are joint accounts both parties have access to.

Plaintiff failed to list multiple accounts on her General Financial Disclosure Form. Defendant, throughout years of marriage, has become aware of Plaintiff's assets. Those assets include, but are not limited to, Bank of Nevada accounts, Bank of America accounts, an account with First Allied FBO, and ownership interests in business income derived from The Mayday Corporation (Emily is Secretary and Treasurer). (See Nevada Secretary of State Business Information, attached hereto as Exhibit AA).

Additionally, Plaintiff receives regular income from her stake of the Lease of the premises located at 1605 W. Brooks Ave., N Las Vegas, NV 89032. As a wedding gift to the parties', Plaintiff's Father, Javier Cardona, cut Plaintiff into a new business venture, to wit, GREENMART OF NEVADA, LLC. Plaintiff was given a 5.0% ownership stake of the company. (*See* Operating Agreement of Greenmart of Nevada NLV, LLC, attached hereto as Exhibit T). Over the next year, Javier Cardona and the other investors had their differences, and the deal was re-worked. Instead of contributing property as part of GREENMART OF NEVADA, LLC, Javier decided to simply lease the building to GREENMART OF NEVADA, LLC. On or around August 2015, Javier Cardona and Emily Cardona signed a Lease Agreement and associated Joinder and Consent MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 21

Lease Agreement, attached hereto as Exhibit U). However, Plaintiff did not give up her 5% share without consideration. As a result of the new business arrangement, Javier Cardona paid Plaintiff 20% (representing the same 1/5th share of Javier's stake in Greenmart) of lease revenue on a monthly basis. Upon information and belief, Javier Cardona directly transferred this money to Plaintiff's Bank of Nevada Bank Account (Her previous account, not the new Bank of Nevada Account Ms. Roberts advised her client to open to attempt and hide the previous account). This transfer is evidenced by Plaintiff's text to Defendant on September 8, 2017 stating "I wonder why he is giving cash that's so weird maybe Jimena is hassling him even more for helping me out. Stupid Whore." (See Texts between Plaintiff and Defendant, attached hereto as Exhibit V). Plaintiff was referencing Javier's new wife who Plaintiff, even referring to Jimena as a "fake bitch," "fake [prostitute] and bastard child," and "fucking bastard and prostitute." (See Texts between Plaintiff and Defendant, attached hereto as Exhibit W).

The most obvious evidence of Plaintiff's deceit once again comes from Plaintiff's inaccurate General Financial Disclosure Form. Plaintiff attached three (3) of her most recent pay stubs she claims are from employment at AAA Flooring Inc, a business owned by her Father. Taking a closer look at the paystubs you can find the statement "[y]our entire Net pay of \$181.56 has been deposited in your bank account(s)." (See Paystubs attached to Plaintiff's Financial Disclosure Form, Attached hereto as Exhibit P). However, there are ZERO deposits to the joint Wells Fargo checking or savings accounts in the amount of \$181.56 during the paystub periods. (See Wels Fargo Personal Account Statements, attached hereto as Exhibit X). Further, there are ZERO deposits in the joint Wells Fargo checking or savings accounts in any amount from AAA MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 22

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Flooring Inc. This could only lead any rational person to one of two conclusions. Either (1) Plaintiff never had a direct deposit from AAA Flooring Inc., or (2) Plaintiff failed to disclose a bank account to which she receives a direct deposit. In either situation, Plaintiff knowingly lied under penalty of perjury in order to deceive Defendant and this Honorable Court.

Additionally, upon information and belief, Plaintiff is hiding assets by and through the help of investment companies and her Father. On or around May 2020, Defendant received a phone call from 702-255-4000. Defendant answered the call and the person on the other end of the call requested to speak with Emily. I stated that I was Bradley, Emily's husband and the person on the other end of the line immediately became flustered, stated she had the wrong person, and immediately terminated the call. After the call Defendant searched the phone number online. The number is listed to Johnson Martin Advisors, a financial portfolio management company handling assets for high-net-worth individuals in Las Vegas, NV. (See Business Listing, attached hereto as Exhibit Y).

Plaintiff's willful misrepresentation, deceit, and manipulation of this Honorable Court is inexcusable. Plaintiff's misrepresentations have prejudiced Defendant in that Judge Pomrenze for some reason believed Plaintiff's representations and made findings regarding financial issues adverse to Defendant. As such, Plaintiff should be sanctioned appropriately.

Plaintiff Willfully Under Reported the Value of the Marital Residence iv.

On March 28, 2012 the Clark County Recorder's office recorded a Deed memorializing the sale of parcel # 137-24-717-031, commonly referred to as 1913 Sondrio Drive, Las Vegas, NV 89134. The Deed establishes that Emily Bellisario purchased the property for a total sale price of \$195,100.00. Plaintiff and Defendant were married on August 16, 2014. At the time of marriage Defendant was already paying the mortgage on said property and had been for some MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 23

time while Plaintiff and Defendant were dating. From August 2014 through the filing of Plaintiff's Complaint, Defendant provided money for every monthly mortgage payment, less one or two miscellaneous months where Plaintiff contributed money.

Plaintiff and Plaintiff's Father, Javier Cardona, have repeatedly attempted to claim that Defendant has no rights in the property, despite case law to the opposite of their opinion. Now, Plaintiff has intentionally misrepresented the value of the property in an attempt to manipulate the court regarding division of assets and payment of financial support.

The martial residence, 1913 Sondrio Drive, currently has an estimated value of over \$400,000.00, and has had such an estimated value since the filing of Plaintiff's Complaint and Financial Disclosure Form. (See Property Estimates, attached hereto as Exhibit Z). On page six (6) of eight (8) of Plaintiff's Financial Disclosure Form, Plaintiff claims the real estate is valued at \$300,000.00. However, the property has not been valued at or near \$300,000.00 since approximately 2015. Currently, Zillow and Realtor.com list the estimated value of the property in excess of \$400,000.00. Plaintiff's willful misrepresentation of value is baseless, made in bad faith, and made to deceive and manipulate this Honorable Court. As such, Plaintiff's Financial Disclosure Form is inaccurate and should be a basis for sanctions.

III. CONCLUSION

Plaintiff and Plaintiff's Counsel have embarked on a course of conduct which is entirely outside the acceptable standards of this Court. Plaintiff and Plaintiff's Counsel have both intentionally violated rules of procedure and intentionally violated Defendant's rights in an attempt to gain procedural advantage. Judge Pomrenze has turned a blind eye to Plaintiff and Plaintiff Counsel's intentional misconduct; however, Plaintiff must not be allowed to continue to MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 24

gain favorable outcomes by circumventing court rules, causing unnecessary delay, violating Defendant's due process rights, and committing fraud upon this Honorable Court. Plaintiff and Plaintiff's Counsel must be sanctioned to redress prejudice and damage incurred by Defendant, and to deter their despicable conduct through the remainder of this litigation. DATED this 10th day of December 2020. /s/ Bradley Bellisario Bradley Bellisario 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 702.936.4800 F: 702.936.4801 E: bradb@bellisariolaw.com Defendant Pro Se MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 25

DECLARATION OF BRADLEY J. BELLISARIO

STATE OF NEVADA)
) ss.
COUNTY OF CLARK)

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- 1. I am the Defendant in the above entitled matter;
- 2. That I read the foregoing MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIONS, including the points and authorities and any exhibits attached hereto and the same are true and correct to the best of my knowledge and belief; and
- For the reasons stated in the Motion, I am requesting that the Court grant me the relief sought in my Motion.

I declare under penalty of perjury that the foregoing is true and correct.

DATED this 10th day of December 2020.

Bradley J. Bellisario Defendant Pro Se

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 26

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 10th day of December 2020, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIONS to:

Amanda Roberts, Esq. E: efile@lvfamilylaw.com Attorney for Plaintiff

By: Bradley Bellisario Defendant

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 27

EXHIBIT A