IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Electronically Filed Apr 08 2022 09:35 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. 3 PART 1

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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 04751 - 05000

INDEX OF APPELLANT APPENDIX CHRONOLOGICAL ORDER

VOL.	DATE	PLEADING	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	
		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
		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	
		Fees and Costs	
4	01/15/2021	Notice of Hearing and Order Regarding	AA0822-826
		Procedures	
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	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
		22, 2020, Hearing	
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	AA1154-
		Set for February 11, 2021, at 1:30 p.m.	1204
5-6	02/09/2021	Motion to Strike Hearsay and	AA1205-
		Misrepresentations of Material Fact Regarding	1271
		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	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC	AA1352-
		2.11	1443
6-7	02/11/2021	Motion for Relief from Amended July 30,	AA1444-
		2020, Order, July 30, 2020, Order, and	1537
		October 22, 2020, Order	
7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
_ ′	02/11/2021	Court Minutes from Leordary 11, 2021	1545
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
_ ′	02/11/2021		1548
7	02/16/2021	on All Pending Motions Response to Defendant's Motion to Disquelify	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
	00/1/2001	Judge	1554
7	02/16/2021	Order	AA1555-
			1557
7	02/19/2021	Opposition to Plaintiff's Motion to Extend	AA1558-
		Protection Order, Joining Bradley's Business	1661
		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	
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	AA1950-
		Time	1961
8	03/09/2021	Notice of Defendant's Intent to Seek Post-	AA1962-
	02/00/2021	Order Relief	1965
8	03/09/2021	Defendant's Motion for Reconsideration	AA1966-
		Regarding Defendant's Motion to Disqualify	1979
0	02/10/2021	Judge Mary Perry	A A 1000
8	03/10/2021	Order After Hearing	AA1980- 19852
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
8	03/10/2021	Notice of Entry of Order After Hearing	1988
8	03/11/2021	Ex Parte Application for Order Shortening	AA1989-
	03/11/2021	Time	1997
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	
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	AA2054-
		Compel Discovery, for Attorney's Fees and	2066
		Costs, and Related Relief	
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
	00/00/0001	Discovery on March 17, 2021	2081
9	03/22/2021	Decision and Order	AA2082-
0	02/22/2021	NI (CD C 1 4) I 4 4 E'I W'4 C	2084
9	03/22/2021	Notice of Defendant's Intent to File Write of	AA2085-
0	02/22/2021	Mandamus and Motion to Stay Proceedings Notice of Possiboduling Hearings	2090 AA2091-
9	03/23/2021	Notice of Rescheduling Hearings	2092
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
	05,50,2021	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	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	

9	03/30/2021	Plaintiff's Opposition to Defendant's Motion for a Protective Order; and Countermotion for Attorney's Fees and Costs and Related Relief	AA2121- 2135
9	04/05/2021	Ex Parte Motion for Continuance of Hearing	AA2136-
	0 1/ 05/ 2021	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 Recommendation	2165
0	04/06/2021		A A 2166
9	04/06/2021	Notice of Entry of Protection Order Against	AA2166-
	0.4/0.6/2021	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 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 an Award of Attorney's Fees and Costs	AA2401- 2411
10	04/22/2021	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	AA2412- 2424
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2425- 2430
10	04/22/2021	Court Minutes from April 22, 2021	AA2431- 2432
10	04/22/2021	Amended Order After Hearing	AA2433- 2440
10	04/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA2441- 2451
10	04/23/2021	Notice of Defendant's Objection to Mary Perry Taking Any Further Action in This Matter	AA2452- 2455
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456- 2458
10	04/26/2021	Notice of Entry of Amended Order After Hearing	AA2459- 2469

	1	T	
10	04/27/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6,	AA2470- 2478
		2021	2470
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	2516
		Domestic Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
11	04/30/2021	Order After Hearing	AA2517-
			2527
11	05/01/2021	Motion for Order to Show Cause Why	AA2528-
		Plaintiff and Plaintiff's Counsel, Amanda	2567
		Roberts, Esq., Should Not Be Held in	
		Contempt	
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568-
			2600
11	05/03/2021	Objection to Defendant's Discovery Requests	AA2601-
		and Subpoenas	2604
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
			2618
11	05/03/2021	Motion for Protective Order Relating to	AA2619-
		Bradley's Discovery Requests and Subpoena's	2636
		[sic], for an Award of Attorney's Fees and	
		Costs, and Related Relief	
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
		Kelated Kelief	

12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760- 2778
12	05/10/2021	Supplemental [sic] to Opposition to Defendant's Motion for Relief from Order 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	AA2779- 2785
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
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789- 2790
12	05/11/2021	Transcripts from May 11, 2021, Hearing re: Return Hearing	AA2791- 2807
12	05/11/2021	Order for Supervised Visitation	AA2808
12	05/11/2021	Order After Hearing	AA2809- 2815
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816- 2825
12	05/12/2021	Notice of Disclosure of Receivers and Certified Public Accountants	AA2826- 2828
12	05/13/2021	Notice of Therapist	AA2829- 2831
12	05/14/2021	Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and 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	AA2832- 2851
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held In	AA2852- 2912

		-	
		Contempt of Court; and Countermotion for An Award of Attorney's Fees and Costs	
12	05/17/2021	Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an Award of	AA2913- 2934
		Attorney's Fees and Costs, and Related Relief, Declaration of Emily Bellisario	
12-13	05/17/2021	Exhibits in Support of Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief	AA2935- 3003
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; And Opposition to Plaintiff's Motion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief	AA3004- 3013
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoenas, for an Award of Attorney's Fees and Costs, and Related Relief	AA3014- 3022
13	05/18/2021	Court Minutes From May 18, 2021	AA3023- 3025
13	05/18/2021	Transcript from Hearing on May 18, 2021 re: All Pending Motions	AA3026- 3069
13	05/18/2021	Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff)	AA3070- 3115
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
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136- 3137
13	06/02/2021	Opposition to Defendant's Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff); and Countermotion to Deem Defendant Vexatious Litigant and for an Award of Attorney's Fees and Costs	AA3138- 3150

13	06/10/2021	Notice of Discovery Dispute Conference	AA3151- 3153
13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
		Conference	3156
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at	AA3157-
1.0	0.5/1.5/2021	10:00 a.m.	3158
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021, at 10:00 a.m. re: All Pending Motions	AA3159- 3165
13	06/16/2021	_	AA3166-
13	00/10/2021	Court Minutes from June 16, 2021, Hearing at	3167
13		1:00 p.m.	
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
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
13	06/28/2021	Notice of Entry of Order After Hearing on June 16, 2021	AA3215- 3224
13	06/28/2021	Notice of Entry of Order After Hearing on May 18, 2021	AA3225- 3237
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	07/07/2021	Court Minutes from July 7, 2021	AA3255- 3256
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All Pending Motions	AA3257- 3265
14	07/09/2021	Notice of Intentional Misrepresentations by Plaintiff and Amanda Roberts Regarding Dr. Stephanie Holland	AA3266- 3275
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/12/2021	Order Deeming Defendant a Vexatious Litigant	AA3278- 3287
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300
14	07/20/2021	Order After Hearing	AA3301-
			3307

14	07/22/2021	Notice of Entry of Order After Hearing	AA3308- 3316
14	07/23/2021	Minute Order from July 23, 2021, re: Order on Discovery Commissioner Report and Recommendation	AA3317- 3318
14	07/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA3319- 3338
14	09/02/2021	Discovery Commissioner's Report and Recommendations	AA3339- 3351
14	09/16/2021	Court Minutes from September 16, 2021	AA3352- 3353
14	09/16/2021	Transcript From September 16, 2021, Hearing re: Return Hearing	AA3354- 3361
14	09/17/2021	Order After Hearing	AA3362- 3368
14	09/20/2021	Order on Discovery Commissioner's Report and Recommendations	AA3369- 3384
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385- 3394
14	09/22/2021	Notice of Entry of Order on Discovery Commissioner's Report and Recommendations	AA3395- 3413
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414- 3437
14	11/19/2021	Plaintiff's Initial List of Witnesses	AA3438- 3445
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
14	12/20/2021	Court Minutes From Non-Jury Trial on December 20, 2021	AA3457- 3459
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits Offered/Admitted/Denied/Objections	AA3460- 3476
14	12/20/2021	Plaintiff's Exhibit 1	AA3477- 3480
14	12/20/2021	Plaintiff's Exhibit 2	AA3481- 3488
14	12/20/2021	Plaintiff's Exhibit 3	AA3489- 3493

14	12/20/2021	Plaintiff's Exhibit 4	AA3494- 3497
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
15	12/20/2021	Plaintiff's Exhibit 6	AA3509- 3515
15	12/20/2021	Plaintiff's Exhibit 7	AA3516- 3525
15	12/20/2021	Plaintiff's Exhibit 8	AA3526- 3532
15	12/20/2021	Plaintiff's Exhibit 9	AA3533- 3539
15	12/20/2021	Plaintiff's Exhibit 10	AA3540- 3546
15	12/20/2021	Plaintiff's Exhibit 11	AA3547- 3556
15	12/20/2021	Plaintiff's Exhibit 12	AA3557- 3580
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- 3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647- 3653
15	12/20/2021	Plaintiff's Exhibit 20	AA3654- 3659
15	12/20/2021	Plaintiff's Exhibit 21	AA3660- 3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670- 3677

15	12/20/2021	Plaintiff's Exhibit 23	AA3678- 3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
	12,20,2021		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
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-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
			3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
			3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
	1 - 1 - 0 1 - 0 - 1	71 1 102 7 111 10	3873
16	12/20/2021	Plaintiff's Exhibit 40	AA3874-
4 -	10/00/0001	D1 : : : : : : : : : : : : : : : : : : :	3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
1.5	10/00/0001	D1: ('CO D 1'1'; 40 ())	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)	
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
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
			3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
	1.0 (0.0 (0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0		3984
16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986-
1.0	12/20/2021	DI : .: (C) E 1:1:. (5	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)	
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-
15	10/00/000	DI 1 100 D 111 55	4013
17	12/20/2021	Plaintiff's Exhibit 75	AA4014-
1.77	10/00/0001	DI : ('00' E 1'1', 77	4015
17	12/20/2021	Plaintiff's Exhibit 76	AA4016-
17	12/20/2021	DI- ::.4:00 - E-1:11:4-77	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
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
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
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-
	10/00/0001	DI 1 100 D 111 100	4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
1.7	10/00/0001	D1 1 200 E 111 2 107	4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
17	12/20/2021	DI : 4:00 E 1:1:4:100	4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
177	12/20/2021	D1-1-4:00 - E-1:1:4:110	4177
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
17	12/20/2021	Disintiff's Eulikit 111	4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
			4205

17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
1, 10	12,20,2021	110000000000000000000000000000000000000	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-
			4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
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-
10.00	1.0 (0.0 (0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0		4617
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
20	10/01/0001	20, 2021	4862
20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
20	10/02/0001	Seal Exhibit "124"	4865
20	12/23/2021	Findings of Fact, Conclusions of Law, and	AA4866-
20	12/22/2021	Decree of Divorce	4897
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
20	01/20/2022	Conclusions of Law, and Decree of Divorce	4932
20	01/20/2022	Notice of Appeal	AA4933-
20	01/20/2022	Casa Annaal Statement	4935 AA4936-
20	01/20/2022	Case Appeal Statement	4940
			4740

INDEX OF APPELLANT'S APPENDIX ALPHABETICAL ORDER

VOL.	DATE	<u>PLEADING</u>	BATES NO.
1	03/25/2020	Acceptance of Service	AA0141-142
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
		Disqualification of Judge	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
		Conference	3156
10	04/22/2021	Amended Order After Hearing	AA2433-
			2440
1	04/09/2020	Answer and Counterclaim	AA0143-147
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
		Form	1040
20	01/20/2022	Case Appeal Statement	AA4936-
			4940
3	01/11/2021	Certificate of Service	AA0584-586
8	03/02/2021	Certificate of Service	AA1753-
			1754
1	03/05/2020	Complaint for Divorce	AA0001-7
10	04/22/2021	Court Minutes from April 22, 2021	AA2431-
			2432
10	04/14/2021	Court Minutes from April 6, 2021	AA2380-
			2381
10	04/07/2021	Court Minutes from April 7, 2021	AA2271-
			2272
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
			1545
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789-
			2790
2	07/30/2020	Court Minutes from July 30, 2020, Hearing	AA0315-316
14	07/07/2021	Court Minutes from July 7, 2021	AA3255-
			3256

1:00 p.m. 13 06/16/2021 Court Minutes from June 16, 2021, Hearing at	3167 AA3157-
, , , , , , , , , , , , , , , , , , , ,	
1 1/1./// 2 222	
10:00 a.m.	3158
9 03/17/2021 Court Minutes from March 17, 2021	AA2052-
	2053
8 03/04/2021 Court Minutes from March 4, 2021	AA1798
13 05/18/2021 Court Minutes From May 18, 2021	AA3023-
	3025
14 12/20/2021 Court Minutes From Non-Jury Trial on	AA3457-
December 20, 2021	3459
2 11/24/2020 Court Minutes from November 24, 2020, Hearing	AA0325-326
2 10/22/2020 Court Minutes from October 22, 2020,	AA0321-324
Hearing	
14 09/16/2021 Court Minutes from September 16, 2021	AA3352-
	3353
4 01/25/2021 Court Minutes From Status Check on January	AA0856-858
25, 2021	
8 03/09/2021 Decision and Order	AA1817-
	1823
9 03/22/2021 Decision and Order	AA2082-
	2084
4 01/20/2021 Decision and Order re: Peremptory Challenge	AA0827-829
8 03/09/2021 Defendant's Motion for Reconsideration	AA1966-
Regarding Defendant's Motion to Disqualify	1979
Judge Mary Perry	
10 04/08/2021 Defendant's Motion to Reconsider Order	AA2318-
Against Domestic Violence Entered April 6,	2330
2021	
10 04/27/2021 Defendant's Motion to Reconsider Order	AA2470-
Against Domestic Violence Entered April 6,	2478
2021	
9 04/06/2021 Discovery Commissioner's Report and	AA2142-
Recommendations	2149
13-14 07/06/2021 Discovery Commissioner's Report and	AA3238-
Recommendations	3254
14 09/02/2021 Discovery Commissioner's Report and	AA3339-
Recommendations	3351

1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
1	03/13/2020	Errata to Motion for Primary Physical Custody, et al.	AA0122-126
1	03/13/2020	Ex Parte Application for Order Shortening Time	AA0127-140
5	02/05/2021	Ex Parte Application for Order Shortening Time	AA1022- 1033
8	03/09/2021	Ex Parte Application for Order Shortening Time	AA1950- 1961
8	03/11/2021	Ex Parte Application for Order Shortening Time	AA1989- 1997
7	02/26/2021	Ex Parte Application for Order Shortening Time on Defendant's Motion to Disqualify Judge	AA1731- 1739
9	04/05/2021	Ex Parte Motion for Continuance of Hearing Set for April 6, 2021, at 10:00 a.m.	AA2136- 2141
5	02/09/2021	Ex Parte Motion for Continuance of Hearing Set for February 11, 2021, at 1:30 p.m.	AA1154- 1204
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568- 2600
1	03/09/2020	Exhibit Appendix to Motion for Primary Physical Custody, et al.	AA0042-110
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073- 1153
4-5	02/05/2021	Exhibits in Support of Motion to Extend Protection Order, et al.	AA0932- 1003
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	AA1878- 1949

		Child Support Armony to Indoment to Dadres	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
7	02/22/2021	Related Relief	A A 1701
7	02/23/2021	Exhibits in Support of Opposition to	AA1721-
10.10	05/45/2021	Defendant's Motion to Disqualify, et al.	1730
12-13	05/17/2021	Exhibits in Support of Opposition to	AA2935-
		Defendant's Motion to Remove S.C.R.A.M.	3003
		Device; and Countermotion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	
7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
		to Strike Hearsay and Misrepresentations of	1703
		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion for an	
		Award of Attorney's Fees and Costs	
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
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	
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition	AA2852-
		to Defendant's Motion for an Order to Show	2912
		Cuse Why Plaintiff and Plaintiff's Counsel,	
		Amanda Roberts, Esq., Should Not Be Held In	
<u> </u>	1) <u>1</u> .,	1

		Contempt of Court; and Countermotion for An Award of Attorney's Fees and Costs	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2425- 2430
20	12/23/2021	Findings of Fact, Conclusions of Law, and Decree of Divorce	AA4866- 4897
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 Why Plaintiff and/or	AA0348-545
		Plaintiff's Counsel Should Not Be Held in	
		Contempt and Motion for Sanctions	
5-6	02/09/2021	Motion to Strike Hearsay and	AA1205-
		Misrepresentations of Material Fact Regarding	1271
		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	
3	01/11/2021	Motion to Strike Plaintiff's Peremptory	AA0587-595
		Challenge	
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 Motion to Stay Proceedings	2090
8	03/09/2021	Notice of Defendant's Intent to Seek Post-	AA1962-
		Order Relief	1965
2	12/03/2020	Notice of Defendant's Non-Compliance with	AA0337-338
		Court Order	
7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
10	04/23/2021	Notice of Defendant's Objection to Mary	AA2452-
		Perry Taking Any Further Action in This	2455
		Matter	
9	04/06/2021	Notice of Defendant's Objection to Order on	AA2162-
		Discovery Commissioner's Report and	2165
		Discovery Commissioner's Report and	2103

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-
	0.1/0.5 : 5.5 : .	June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
4.	0=/10:00	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	
7	02/22/2021	Costs	A A 1704
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	04/22/2021	Fees and Costs and Related Relief	A A 2 4 1 2
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
12	05/17/2021	An Award of Attorney's Fees and Costs	A A 2012
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-
			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-
	10/00/0001	D1 1 100 F 111 1440	3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
1.7	10/00/0001	D1 1 100 E 111 111	4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
17.10	10/00/0001	D1 1 200 E 131 140	4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
10	10/00/0001	D1 1 200 E 111 110	4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	12/20/2021	D1 ' 4'CC E 1'1'4 114	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	12/20/2021	D1 : 4:00 E 1:1:4:115	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-
			4495
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-
			3646
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-
1.5	10/00/0001	DI 1 100 F 111 00	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
4.5	12/20/2021	DI 1 100 F 111 00	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
	10/00/000		3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			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		3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12,20,2021		3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
	12,20,2021	Timilar 5 Daniel 50	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
	12,20,2021	Tambin o Dimion 37	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
1-7	12/20/2021	I Idilitii S DAIIIOIL T	3497
			JTJI

16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	3933
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
1.0	12/20/2021	D1-:4:C0 - E1:1-:4 42 (::1)	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)	2
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-
		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 AA1	
		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 3 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

- 5. <u>Deposit</u>. On or prior to the execution of this lease, Tenant shall pay Landlord a security deposit of \$25,000.00.
- 6. <u>Tenant's Use</u>. Tenant may use the Premises for the cultivation, production, distribution and sale of marijuana and related products and edibles (including without limitation, extraction of oils and byproducts), and for such other related purposes, subject to and in accordance with applicable Nevada law and any other state or local laws, codes, rules, and regulations now or hereafter in effect ("Applicable Laws").
- 7. <u>Utilities</u>. From the Commencement Date and continuing throughout the Term, Tenant shall pay when due all charges for water, gas, heat, light, sewer, electricity, telephone, internet services and other utilities supplied to the Premises (collectively, "Utility Services"), and any taxes on such Utility Services, and Tenant shall contract for such services in its own name.
- 8. Maintenance; Payment. Except as otherwise provided, Landlord agrees to deliver physical possession of the Premises to Tenant in its "as-is" operating condition on the Commencement Date. Except as otherwise provided herein, Tenant covenants and agrees, at its expense, to maintain in good condition and repair the Premises (including the roof, and all structural elements of the Building), the common areas, parking areas, walkways, access drives, driveways, utility lines, the furnace and any heating units including hot water equipment, and foundations within the Premises, throughout the Term. Landlord will assign to Tenant any warranties and/or guarantees with respect to the Building (collectively, the "Warranties") or, to the extent such Warranties are not assignable, Landlord will enforce such Warranties on Tenant's behalf. Upon the termination of this Lease, Tenant shall surrender the Premises to Landlord, broom clean and in the same condition as received, ordinary wear and tear excepted. Tenant is entitled to remove all trade fixtures, however, Tenant is liable to Landlord for any damages and costs of repair as a result of trade fixture removal. Except as otherwise expressly provided in this Lease to the contrary, Tenant has inspected the Premises and accepts the Premises in their current condition.
- 9. Alterations by Tenant. Tenant shall have the right, from time to time throughout the term of this lease, to make alterations, additional or improvements in or to the Premises (collectively "Alterations") without Landlord's consent, provided that (a) Tenant, at its expense, shall pay all engineering and design costs and shall obtain all necessary governmental permits and certificates required for any Alterations, (b) Tenant shall cause such Alterations to be completed in compliance with all Applicable Laws, (c) all Alterations shall be performed in a good and workmanlike manner, using materials and equipment at least equal in quality to the original installations in the Premises, (d) all work performed, materials furnished, or obligations incurred by or at the request of Tenant shall be deemed authorized and ordered by Tenant only, and Tenant shall not permit (and shall indemnify Landlord against) any mechanic's liens to be filed against the Premises in connection therewith, and (e) during the course of the construction of any such Alterations, on request, Tenant shall deliver to Landlord insurance certificates evidencing that workmen's compensation, public liability, and property damage insurance, are in force and effect and maintained by all contractors and subcontractors engaged by Tenant to perform such work.

10. <u>Insurance</u>.

a. <u>Tenant.</u> From the Commencement Date and continuing throughout the Term, Tenant shall maintain the following insurance naming Landlord as an additional insured: (i) commercial general liability and property damage insurance in the amount of not less than \$1,000,000.00 for bodily injury or death or property damage to any one person, and \$2,000,000.00 for any one occurrence, (ii) worker's compensation insurance as required by law; and (iii) fire and extended coverage insurance in an amount equal to the full replacement cost of the Building and any improvements located on the Premises at the time of any loss or casualty.

All insurance policies required to be carried herein shall be issued by companies holding a rating of at least B Class VII, as set forth in the most current issue of "Best Key Rating Guide". All such insurance policies (other than worker's compensation) shall name Landlord as an additional insured. Upon Commencement, Tenant shall deliver to Landlord a copy of a certificate of insurance evidencing the existence and amounts of the insurance and, if requested by Landlord, a copy of each policy. No such policy shall be cancelable or subject to reduction of coverage or other modification except after 30 days' prior written notice to Landlord. All commercial general liability and property policies shall be written as primary policies, and are not to be construed as being in excess of coverage that Landlord may carry. In the event that Tenant fails to procure the insurance policies required hereunder, and after notice and failure to cure as provided in Section 15 below, then Landlord may acquire such insurance policies, and the cost of such policies shall be added to the Lease as an additional rental obligation of Tenant.

- b. <u>Waiver of Subrogation</u>. Tenant and Landlord hereby waive any and all claims of subrogation for any claims, damages or causes of action, regardless of cause, to the extent covered by insurance actually maintained or required to be maintained by such party pursuant to the terms of this Lease.
- 11. <u>Signs</u>. Tenant shall be entitled to erect signs on the Premises in compliance with Applicable Laws.
- 12. <u>Quiet Enjoyment</u>. Landlord covenants to preserve and protect Tenant's quiet enjoyment and peaceful possession of the Premises free from molestation or disturbance.
- 13. <u>Damage or Destruction</u>. If, by no fault of the Tenant, the Building is damaged by fire or other casualty so as to be totally untenantable, and an architect selected by Tenant certifies in writing within sixty (60) days of said casualty that the Building cannot, with the exercise of reasonable diligence, be made tenantable within ninety (90) days from the happening thereof, then, at the option of Tenant exercised in writing to Landlord, this Lease shall terminate as of the occurrence of such damage. In the event of termination, Tenant shall pay Base Rent duly apportioned up to the time of such casualty, and forthwith surrender the Premises and all interest. If, however, the damage is such that the architect certifies that the Premises can be made tenantable within such ninety (90) day period, or Tenant declines to terminate the Lease despite the extent of damage, then the provisions below apply.

If, by no fault of the Tenant, the Premises shall be damaged or destroyed by fire or other casualty, and provided Landlord has made all insurance proceeds available, Tenant shall

commence to repair or rebuild the Premises to the same condition of the Premises immediately prior to the damage or destruction, and shall diligently complete same within a reasonable time thereafter. Landlord shall make available to Tenant all insurance proceeds for this purpose. Notwithstanding the foregoing, if the casualty occurs within the last year of the Term, regardless of the time necessary to complete the repair or rebuilding, Tenant may, at its option, terminate the Lease and the parties shall be released from further liability. In such event, Landlord shall be entitled to, and Tenant hereby assigns to Landlord, all proceeds of insurance and rights of recovery against insurers on policies covering such damage or destruction for any improvements constructed upon the Premises by Tenant. During any period of repair or reconstruction of the Premises necessitated by fire or other casualty occurring through no fault of Tenant, the rental obligations of Tenant under this Lease shall abate in the proportion that the damaged portion of the Premises relates to the entire Premises.

14. <u>Subletting and Assignment.</u> Tenant shall not assign this Lease or sublet all or any part of the Premises (each a "Transfer"), without Landlord's prior written consent. Notwithstanding the foregoing, Tenant may Transfer its interest in this Lease (a "Permitted Transfer") to the following types of entities (a "Permitted Transferee") without the written consent of Landlord: (a) an affiliate of Tenant; (b) any corporation, limited partnership, limited liability partnership, limited liability company or other business entity in which or with which Tenant, or its corporate successors or assigns, is merged or consolidated, in accordance with applicable statutory provisions governing merger and consolidation of business entities; or (c) any corporation, limited partnership, limited liability partnership, limited liability company or other business entity acquiring Tenant's business operations at the Premises. Tenant shall promptly notify Landlord of any such Permitted Transfer. Upon any Permitted Transfer, or other Transfer as may be consented to by Landlord, Tenant shall be released from the performance of all of the obligations of Tenant hereunder provided that the transferee assumes the obligations of Tenant hereunder in writing. Landlord may assign payments by Tenant so far as Tenant's rights and obligations under this Lease are not affected.

15. Default.

- a. The following shall be deemed an "Event of Default" by Tenant hereunder: (i) Tenant fails to pay any monetary amounts when due hereunder and such failure continues for a period of ten (10) days after written notice of such breach is given by Landlord to Tenant (provided that Landlord shall only be obligated to give Tenant one notice of failure to timely pay Base Rent during any twelve consecutive month period); (ii) Tenant fails to cure any other breach under this Lease, and non-performance continues for thirty (30) days after notice from Landlord to Tenant or, if such performance cannot be reasonably cured within such thirty (30) day period, then Tenant does not in good faith commence performance within such thirty (30) day period and thereafter diligently proceed to completion. Landlord may give Tenant notice of a breach of the terms of this Lease at any time, unless otherwise specified.
- b. Upon the occurrence of an Event of Default, the Landlord at any time thereafter may give written notice to the Tenant specifying such event of default, and stating that this Lease shall expire on the date specified in such notice, which shall be at least three (3) days after the giving of such notice of termination. Upon the date specified in such notice of termination, this Lease and all rights' of the Tenant shall terminate Upon the expiration of this Lease pursuant

to this article, the Tenant shall peacefully surrender the Leased property to the Landlord, and the Landlord, upon or at any time after any such expiration, may without further notice re-enter the leased property and repossess it, remove the Tenant and all other persons and property from the leased property, and may have, hold, and enjoy the leased property and the right to receive all rental income therefrom.

- c. No payment of money by the Tenant to the Landlord after the termination of this Lease by Landlord shall reinstate, continue to extend the term of this Lease, or affect any notice given to the Tenant prior to the payment of such money. Following the service of notice or the commencement of a suit or after final judgment granting the Landlord possession of said premises, the Landlord may receive and collect any sums or rent due, or any other sums of money due under the terms of this Lease, and the payment of such sums of money, whether as rent or otherwise, shall not waive said notice, or in any manner affect any pending suit or any judgment theretofore obtained, except as the same may pertain specifically to the payment of the money tendered.
- 16. <u>Reletting</u>. If this Lease is terminated by Landlord following an Event of Default pursuant to the terms hereof, Landlord may relet the Premises or any part thereof, in the name of the Landlord or otherwise, for such term (which may be greater or less than the period which would otherwise have constituted the balance of the term of this Lease) and on such conditions as the Landlord, in its reasonable discretion, may determine, and may collect and receive the rent therefor. The Landlord shall in no way be responsible or liable for any failure to relet the Premises or any part thereof, or for any failure to collect any rent due upon any such reletting.
- 17. Tenant's Liability for Rent. If this Lease is terminated by Landlord following an Event of Default pursuant to the terms hereof, no such termination shall relieve the Tenant of its liability and obligations under this Lease, and such liability and obligations shall survive any such termination. In the event of any such termination, whether or not the Premises or any part thereof shall have been relet, the Tenant shall pay to the Landlord the rent and additional rent required to be paid by the Tenant up to the time of such termination, and thereafter the Tenant, until the end of what would have been the term of this Lease in the absence of such termination, shall be liable to the Landlord for, and shall pay to the Landlord, as and for liquidated damages for the Tenant's default: (a) The equivalent of the amount of the rent and additional rent which would be payable under this Lease by the Tenant if this Lease were still in effect, plus (b) all the Landlord's expenses in connection therewith, including, without limitation, all repossession costs, brokerage commissions, legal expenses, reletting expenses, less (c) the net proceeds of any reletting.
- 18. <u>No Waiver</u>. No assent express or implied, to any breach of one or more of the covenants or terms of this lease shall be deemed or construed to be a waiver of any succeeding or other breach.
- 19. <u>Hazardous Materials Indemnification</u>. Landlord acknowledges that Tenant's use of the Premises involves the use and storage of Hazardous Materials (as defined below), including without limitation, CO2, butane, fertilizers and pesticides. Tenant covenants and agrees that all Hazardous Materials brought onto the Premises, shall be used, stored, and disposed in

conformance with all applicable laws and regulations concerning the use, storage and transportation of Hazardous Materials. As used herein "Hazardous Materials" means any substance, material, or waste which is now or hereafter classified or considered to be hazardous, toxic, or dangerous under any Applicable Laws relating to pollution or the protection or regulation of human health, natural resources or the environment, or poses or threatens to pose a hazard to the health or safety of persons on the Premises. Tenant shall defend, indemnify, and hold harmless Landlord from and against any and all claims, demands, liabilities, causes of action, suits, judgments, damages and expenses (including reasonable attorneys' fees and cost of clean-up and remediation) arising from Tenant's use, storage, and other possession of Hazardous Materials. This indemnity provision shall survive termination or expiration of this Lease.

- 20. <u>Condemnation</u>. If the entire Premises are taken by right of eminent domain or conveyed in lieu thereof (a "Taking"), this Lease shall terminate as of the date of the Taking. If a partial Taking of the Premises occurs, and as a result of such partial Taking the premises are rendered non-operational, then Tenant shall have the right at its option exercisable within thirty (30) days of receipt of notice of such Taking to terminate this Lease as of the date possession is taken by the condemning authority. If Tenant does not terminate this Lease in the event of a partial Taking, then the Rent shall be equitably adjusted as of the date of such Taking for the balance of the Term (or the period of the Taking as appropriate). Any award for any Taking shall be apportioned between Landlord and Tenant as their interests appear.
- 21. <u>Purchase Option</u>. Beginning on September 1, 2019, and continuing throughout the duration of the Lease, Landlord hereby grants Tenant the right to purchase the Premises during the Term of the Lease at any time prior to six (6) months before the end of the Term, except as otherwise provided herein. The Purchase Option may be exercised by Tenant by giving Landlord written notice of same (the "Exercise Notice").
- a. The purchase price for the Premises (the "Purchase Price") shall be the Fair Market Value of the Premises, excluding the value of all Alterations made by Tenant to the Premises. The Fair Market Value shall be determined in accordance with the intended use of the property and the following provisions:
 - i. Within thirty (30) days after the Exercise Notice, Landlord and Tenant shall each engage a licensed MAI appraiser licensed in Nevada having at least ten years professional experience as a commercial real estate appraiser to determine the Fair Market Value of the Premises (which shall not include the value of the Alterations to the Premises made by Tenant). No later than thirty (30) days after the Exercise Notice, each party shall deliver a copy of the appraisal obtained by such party to the other party. The Purchase Price of the Premises shall be the amount equal to the sum total of the Fair Market Value set forth in each appraisal, divided by two (2).
 - ii. The determination of the Fair Market Value of the Premises pursuant to the terms of this paragraph shall be conclusive upon the parties. The appraisers shall give written notice to the parties stating their determination, and shall furnish to each party a copy of such determination signed by them. Each party shall pay the expenses of the appraiser appointed by it.

- iii. In the event a dispute arises regarding the Purchase Price, the parties shall, for a period of thirty (30) days negotiate in good faith. After the 30 day period of negotiation, the parties shall enter into binding arbitration conducted by JAMS. The cost of arbitration shall be born equally by Landlord and Tenant.
- b. If Tenant exercises the Purchase Option, then Tenant shall purchase the Premises for the Purchase Price in accordance with the following:
 - i. Landlord shall convey the Premises by means of a grant bargain sale deed (hereinafter referred to as the "Deed") subject, only to the following liens and encumbrances (the "Permitted Encumbrances"): restrictions, conditions, reservations, easements and limitations of record and any additional restrictions, conditions, reservations, easements, liens and encumbrances which are placed of record by any action or failure to act by Tenant resulting in consensual or non-consensual encumbrances against the Premises; real estate taxes and assessments not yet due and payable; and such other matters as Tenant may approve in its sole and absolute discretion. All funds and documents required hereunder shall be deposited in escrow with the Closing Agent (as hereinafter defined) prior to the Closing Date. The Permitted Encumbrances shall in no event include any liens or monetary encumbrances other than those created by Tenant.
 - The obligation of Tenant to consummate the purchase of the Premises shall be subject to Tenant's ability at closing to obtain an extended coverage owner's policy of title insurance (hereinafter referred to as the "Title Policy") issued by a title company selected by Tenant and as to whom Landlord has no reasonable objection (the "Title Company") in the amount of the Purchase Price (provided, however, that Landlord shall not be required to update any survey or provide a new survey for the Premises, showing title to be good in Tenant, subject only to the Permitted Encumbrances. Landlord shall pay for the cost of standard coverage portion of the Title Policy and Tenant shall pay the additional cost of extended coverage and any required endorsements. Tenant shall order a commitment for the Title Policy from the Title Company ("Commitment") within ten (10) business days after Tenant's delivery to Landlord of the Exercise Notice. Tenant shall have a period of fifteen (15) days after receipt of the Commitment in which to notify Landlord of any exceptions to title to which Tenant objects (hereinafter referred to as the "Title Defects"). Landlord shall pay and discharge on the Closing Date any Title Defects which are in the nature of liens or mortgages against the Premises, including any mortgage or deed of trust granted by Landlord.
 - iii. Upon receipt by Landlord of Tenant's notification of Title Defects, Landlord shall have thirty (30) days in which to cure said Title Defects without diminishing or relieving Tenant of its obligations hereunder. Should Landlord be unwilling or unable to cure said Title Defects within the period provided above, Tenant, as its sole remedy, shall have the option to accept the Premises subject to the Title Defects without reduction in Purchase Price, except however, the Purchase Price shall be

reduced by any mortgage or deed of trust granted by Landlord which is not released at Closing; or declare the Purchase Option null and void, except for the cost of escrow incurred to that date (which cost shall be borne by Tenant), and thereafter both parties shall be relieved of any further liability under the Purchase Option, but the Lease shall continue in full force and effect Tenant shall notify Landlord of its election within five (5) days after receipt of notice by Landlord of its failure to cure the Title Defects.

- iv. Title Company shall act as Closing Agent. A copy of this Lease shall be delivered to, and shall constitute the purchase agreement and instructions to the Closing Agent. The Closing Agent may attach its "standard conditions of acceptance", provided, however, if there is a conflict between the provisions of this Lease and the provisions of said standard conditions, the provisions of this Lease shall prevail.
- v. At the Closing, Tenant shall deliver the Purchase Price, by cashier's check or wire transfer, to Closing Agent.
- vi. All charges for Utility Services and real estate taxes shall not be prorated, but shall be assumed by Tenant. Base Rent shall be prorated to the Closing Date. Real property transfer taxes shall be split equally between the parties. All necessary instruments, documents and funds shall be delivered to the Closing Agent on or prior to the Closing Date. Unless the parties hereto otherwise agree in writing, or unless extended pursuant to the terms hereof: the date for the closing of the purchase of the Premises (the "Closing Date") shall be no later than one hundred twenty (120) days from the date of establishment of the Purchase Price as set forth above. In the event that, for any reason, there shall fail to be a closing pursuant to the terms of the Purchase Option, then the balance of this Lease, exclusive of this Section 21, shall continue in full force and effect as if said paragraph were not a part hereof.
 - vii. Each party shall pay one-half of the Closing Agent's escrow fee.
- viii. Landlord and Tenant shall promptly upon request prepare, execute and deliver such further documents, and shall promptly obtain beneficiary statements and similar certificates and perform such other acts as shall from time to time be reasonably required in effecting the Closing and the rights to be conveyed or assigned.
- ix. Tenant shall have the right to record a memorandum or other documents to confirm the purchase option set forth in this Section 21.
- 22. <u>No Sale by Landlord</u>. Landlord may not transfer the Premises to any party before September 1, 2019, and any transfer by Landlord shall be expressly subject to the terms of this Lease and Tenant's rights hereunder.
- 23. <u>Default by Landlord</u>. In the event of any breach on the part of Landlord, Tenant shall give notice to Landlord, and thereafter Landlord shall have fifteen (15) days to cure such default or, if such performance cannot be reasonably cured within such fifteen (15) day period then Landlord must commence performance within such fifteen (15) day period, and thereafter

diligently proceed to completion. If Landlord timely fails to cure such default, then Tenant shall have such rights and remedies as are available at law or in equity, and without limiting any such rights and remedies, Tenant shall have the right (but not the obligation) to undertake such action on Landlord's behalf as may be necessary to cure Landlord's default and Landlord shall promptly reimburse Tenant for all of Tenant's costs in undertaking such cure.

24. Notices. Every notice, approval, consent or other communication authorized or required by this Lease shall not be effective unless same shall be in writing and sent postage prepaid by United States registered or certified mail, return receipt requested or by nationally-recognized overnight courier service such as Federal Express. Any such mail shall be directed to the other party at its address set forth below, or such other address as either party may designate by notice given from time to time in accordance with this Section. The rent payable by Tenant hereunder shall be paid to Landlord at the same place where a notice to Landlord is herein required to be directed, or as otherwise directed by Landlord.

Landlord's Address:

The Mayday Corporation

1565 W. Brooks Avenue

North Las Vegas, Nevada 89032

Tenant's Address:

GreenMart of Nevada NLV, LLC 6405 S. Tenaya Way, Suite 105 Las Vegas, Nevada 89113 Attn: Joel Laub, Manager

From time-to-time, either party may designate another address by delivering to the other party a written notice of such change of address in accordance with the above provisions.

- 25. Right of Entry. The Landlord and its representative may enter the Premises at any reasonable time following advance notice of not less than forty-eighty (48) hours for the purpose of inspecting the Premises or exhibiting the Premises for sale, lease, or mortgage financing; provided, however, that any such entry hereunder shall be conditioned upon compliance with Tenant's rules and restrictions applicable to visitors, which rules and restrictions may include, without limitation, requirements regarding proper clothing and cleanliness.
- 26. Additional Provisions Regarding Business Relationships Among Related Parties. Landlord and/or its members and/or related parties have membership interests in and/or rights to acquire membership interests in Tenant. As additional consideration for this Lease and for other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, the parties agree to the provisions set forth below in this Section 25.
- a. CARDONA & CARDONA, LLC and GREENMART OF NEVADA NLV, LLC, entered into that certain Agreement date July 15, 2014 (the "Contribution Agreement"), which contemplates that the Premises will be contributed and conveyed to GREENMART OF NEVADA NLV, LLC in exchange for a membership interest in GREENMART OF NEVADA NLV, LLC. The parties agree that the Contribution Agreement shall terminate effective as of

the date of this Lease, and that from and after the date of this Lease the Contribution Agreement shall be of no further force or effect.

- b. Javier Cardona is the owner of a 20% membership interest in GREENMART OF NEVADA NLV, LLC, a Nevada limited liability; Emily Cardona is the owner of a 5% membership interest in GREENMART OF NEVADA NLV, LLC, a Nevada limited liability; and neither Javier Cardona nor Emily Cardona have subjected such membership interests to any liens, claims, rights of others or encumbrances.
- c. Javier Cardona and Emily Cardona (collectively, the "Transferring Members") hereby sell, assign, transfer and convey to GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company, the entire membership interest now held by each of the Transferring Members in GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company. GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company, hereby redeems and acquires the entire membership interest of each of the Transferring Members in GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company. From and after the date of this Lease, the entire membership interest of each Transferring Member in GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company, shall terminate.
- d. Each of Javier Cardona and Emily Cardona hereby resign as a manager of GREENMART OF NEVADA NLV, LLC, a Nevada limited liability, effective as of the date of execution of this Lease.
- e. Each of Cardona & Cardona, LLC, Landlord, and the Transferring Members, hereby collectively and irrevocably appoint JOEL LAUB as such party's attorney-infact of (which appointment is coupled with an interest), for the sole purpose of documenting the termination of the Contribution Agreement, to sign and deliver such documentation as may be required to confirm and/or evidence the termination of the Contribution Agreement, the assignment of membership interests and/or the resignations set forth in above in this Section 25.
- 27. <u>Time of the Essence: Consent.</u> Time is of the essence of this Lease and each provision hereunder. The parties expressly acknowledge that any time the consent of either party is required and requested hereunder, the requested party shall be deemed to have approved such request if the requested party shall fail to respond to the written submission of a request for approval within ten (10) days thereafter.

28. Miscellaneous.

- a. This Lease contains the entire agreement between the parties. No modification, alteration or amendment of the Lease shall be binding unless in writing and executed by the parties.
- b. The parties represent to each other that they have negotiated and dealt with each other directly, and not though any broker or agent; and that they have not incurred any obligation or liability, contingent or otherwise, to pay any broker's or finder's fee with respect to this Lease. If any such commission or fee should be due, the party incurring the obligation for such commission or fee shall indemnify and hold the other party harmless with respect thereto.

- c. Should either party incur any expense in enforcing any provision of this Lease, the party in breach, or the prevailing party in the case of legal action, shall pay to the other all expenses so incurred, including reasonable attorney fees.
- d. This Lease shall be governed by and construed and interpreted in accordance with the laws of Nevada. If any dispute arises under this Lease, the dispute will be resolved in a court of competent jurisdiction in Clark County, Nevada.
- e. The parties acknowledge that the sale and possession of marijuana is currently permitted under certain circumstances under Nevada state law but is prohibited by Federal law. Current federal policy is not to seek enforcement of federal marijuana possession laws in states such as Nevada where such sales and possession are lawful per the Guidance Regarding Marijuana Enforcement issued by the US Department of Justice, Office of the Deputy Attorney General dated August 29, 2013. In the event that the state or federal laws, ordinances or policies change and/or interpreted in a way such that Tenant or Tenant's operations are under no circumstances legal, and Tenants are subject to federal or local prosecution or forfeiture at any time after the Commencement Date, Tenant party shall have the right to terminate this Lease on ninety (90) days prior written notice. After providing such notice and Tenant paying the 90 days' rent, Tenant shall be relieved of any and all further obligations under this Lease except for those obligations that expressly survive the termination of this Lease.
- f. All covenants and agreements contained in this Lease shall be binding upon and shall inure to the benefit of the parties and their respective heirs, legal representatives, successors, and assigns.

IN WITNESS WHEREOF, Landlord and Tenant have caused the Lease to be executed effective as of the date set forth above.

LANDLORD:

Javier Cardona, an unmarried man

THE MAYDAY CORPORATION,

a Nevada corporation

Javier Cardona, President

TENANT:

GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company

Elizabeth Stayola, Manager

loo Laub, Manager

By: Christine Flores, Manager

JOINDER AND CONSENT OF RELATED PARTIES

By execution below, each of the undersigned parties hereby joins and consents to the terms and provisions of Section 25 of the foregoing Lease Agreement, effective as of the date of the foregoing Lease Agreement.

CARDONA & CARDONA, LLC, a Nevada limited liability company

By:

Jayler Cardona, Manager

TRANSFERRING MEMBERS:

Javier Cardona

Emily Cardona

EXHIBIT V

Me (+1 (309) 397-6734)



That's good. Can't believe the doctor actually is getting everything done quickly



Friday, September 8, 2017

Me (+1 (309) 397-6734)

How's your day



Emily Bellisario (+1 (702) 427-6745)

I'm so tired = Bae didn't want to nap this morning she finally gave me 15 min at 12



How's your day

Me (+1 (309) 397-6734)

It's fine. I had a client just pull up they're paying a little bit today I think Your dad stopped by he dropped off



Emily Bellisario (+1 (702) 427-6745)

That's weird usually he would transfer it did he say anything with it ?

Me (+1 (309) 397-6734)

We just talked about the babies and golfing sometime and some paperwork for the business that came back



Emily Bellisario (+1 (702) 427-6745)

I wonder why he is giving me cash that's so weird maybe Jimena is hassling him even more for helping me out. Stupid whore



Me (+1 (309) 397-6734)

Yeah no clue. He didn't say why. He dropped off the pay stubs too so maybe just to save a step.



Emily Bellisario (+1 (702) 427-6745)

He all put a letter in there, this is the last I'll ever give you use it wisely .

With enough to cover the remainder of Braydens preschool and that 's it 🐸 🖼

The remainder after I use almost all my savings for the deposit 🐸 I hope it's worth it and he likes it



EXHIBIT W



Emily Bellisario [3]\attachment 212.JPG

This is all we did today get sushi then I waited around the hotel then we drove to San Rafael then Nice

Go do something I 'm just sick of my dad hounding you to bring them over . He can some see them alone if he wants to . It really bothers me . Once ok 11.30.37 AM fine. twice WTF ...3 Times no fuck that he can come with out he fucking bastard and prostitute

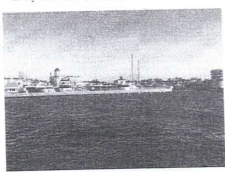


Me (+1 (309) 397-6734)

11 42 17 AM Well you're getting your sushi in



Emily Bellisario (+1 (702) 427-6745)



Emily Bellisario [3]\attachment 213.jpg



Emily Bellisario [3]\attachment 214.jpg

2.54 20 PM

That's pretty good the bottle water in rooms here is like \$9



Emily Bellisario (+1 (702) 427-6745)

It was closed for the season but it 's really ugly! It looks all old and busted like the beach clubs in rosarito! I honestly felt like! was in Mexico!

1:34 26 PM

They give you one bottle of free water a day! In the restaurant they charge you \$5 for tap water!!! It's so rediculous!

2.05.66 PV

This morning breakfast was \$75 for two oranges juices and two eggs Benedict ! F that! No wonder French people usually eat bread and juice in the am ! Tomorrow I'll just have that!

o oc usa PM



Me (+1 (309) 397-6734)

2.95 49 514

Geez that's crazy. Must've been some



Emily Bellisario (+1 (702) 427-6745)

No it was small ! It's just crazy expensive here! It's nuts!

DOMEST PAR



Who all went to breakfast with you this

PAY BO PW

Me (+1 (309) 397-6734)

I thought it was going to be just your dad but it was his wife and Sofia . Then your sister showed up

Z 45 CD FW

Your dad brought his dog too . I hate that dog.

STAIN THE PARTY

It's the worst trained dog



Ugh why the fuck did she go she doesn't give s shit about the kids

* AR 82 PM

So annoying say no for no on please just say lot 's most for guys breakfast then bring Bae

5-45 07 Pf

Fake bitch I don 't want my kids around

fake ass people.

E-44 DE PIN



Emily Bellisario (+1 (702) 427-6745)

Lol yeah it 's impossible to get him dressed any morning he never wants to go to the park you just have to bring the clothes downstairs and dress him after a diaper change then throw him in the car and tie him up and then eat Bae dressed so he can 't undress while you dress Bae . Or dress Bae first and stick her in the car then have her wait in the car while you dress Brayden that's the only way I can do it



Me (+1 (309) 397-6734)

I finally got him dressed but we just did a quick walk since it was time for bae to take a nap . But she 's up again anyway since he was yelling .



Emily Bellisario (+1 (702) 427-6745)

:/ bummer maybe she will nap at 1 with Brayden



Me (+1 (309) 397-6734)

Hopefully.

Your dad bribed me with prime steaks so I think we're going to go over there for a little bit after naps this afternoon

Figure Brayden will like jumping on the trampoline.

Brayden was also very upset with me this morning for changing his diaper. He kept yelling at me how he didn 't poop. But there was a giant crap in there. Lol. I could smell it across the room. Haha



Emily Bellisario (+1 (702) 427-6745)

Next time just don 't tell my dad I 'm leaving town I didn't mention anything to him it was you .

I guess there won 't be a next time but maybe years down the road or something

It's annoying cant you cancel or do u actually want to go . They're my fucking kids he's inviting you over while I'm gone because he knows I don 't want his fake prostitution and bastard child around them

EXHIBIT X

Wells Fargo® at Work Checking

March 6, 2020 ■ Page 1 of 4



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

Questions?

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

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

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Online: wellsfargo.com

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

P.O. Box 6995

Portland, OR 97228-6995

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My Spending Report	1	Overdraft Service	

Activity summary

 Beginning balance on 2/8
 \$340.37

 Deposits/Additions
 6,695.01

 Withdrawals/Subtractions
 - 6,041.02

 Ending balance on 3/6
 \$994.36

Account number: 9842299522

BRADLEY J BELLISARIO EMILY BELLISARIO

Nevada account terms and conditions apply

For Direct Deposit use

Routing Number (RTN): 321270742

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	\$0.01
Average collected balance	\$298.22
Annual percentage yield earned	0.04%
Interest earned this statement period	\$0.01
Interest paid this year	\$0.02
Total interest paid in 2019	\$0.12

Transaction history

Date	Check	Description	Deposits/ Additions	Withdrawals/ Subtractions	Ending daily balance
2/10	Transcr	Online Transfer to Bellisario Law LLC Business Checking xxxxxx8866 Ref #lb07M3V374 on 02/08/20		200.00	140.37
2/11		Purchase authorized on 02/09 Sport Clips - NV10 Las Vegas NV S580041073155285 Card 3184		22.00	
2/11		Recurring Payment authorized on 02/10 24 Hour Fitness US 800-4326348 CA S580041467430450 Card 3184		116.95	1.42
2/12		WF Loan/Line Auto Pay 200211 xxxxxxx20010001 Bellisario Brad 457		278.34	-276.92
2/13		Overdraft Fee for a Transaction Posted on 02/12 \$278.34 WF Loan/Line Auto Pay 200211 xxxxxxx20010 001 Bellisario Brad 457		35.00	
2/13		Online Transfer From Bellisario Law LLC Business Checking xxxxxx8866 Ref #lb07Mpgj9P on 02/13/20	500.00		188.08
2/14		Recurring Payment authorized on 02/13 Experian* Credit R 479-3436237 CA S580044372297645 Card 3184		19.99	
2/14		Bill Pay Wells Fargo Student Loan Master Recurring xxxxxxx387 on 02-14		86.84	81.25
2/18		Online Transfer From Bellisario Law LLC Business Checking xxxxxx8866 Ref #lb07N68B3R on 02/15/20	500.00		
2/18		Purchase authorized on 02/15 Summerlin Hospital 866-8234250 NV S460047217893394 Card 3184		83.33	
2/18		Southwest Gas App 200213 2114568334004 Cardona Emily		79.00	
2/18		WF Efs Stdnt Ln Autopay 021620 xxxxx8387CC00 Bellisario Bradley		55.94	362.98
2/20		Online Transfer to Bellisario Law LLC Business Checking xxxxxx8866 Ref #lb07Ntr95D on 02/20/20		200.00	162.98
2/24		Online Transfer From Bellisario Law LLC Business Checking xxxxxxx8817 Ref #lb07P6Jfd4 on 02/22/20	1,000.00		
2/24		Bill Pay Summerlin North Recurring xxx33269 on 02-24		47.00	
2/24		Online Transfer to Bellisario Law LLC Business Checking xxxxxx8866 Ref #lb07Pgg5Hj on 02/24/20		700.00	415.98
2/25		Online Transfer to Bellisario Law LLC Business Checking		200.00	
2/25		Paypal Inst Xfer 200225 Netflix.Com Bradley Bellisario		26.82	189.16
2/26		Purchase authorized on 02/24 Starbucks 800-782-7282 WA \$580055607258621 Card 3184		15.00	
2/26		Purchase authorized on 02/24 Our Family Wizard. 952-5488121 MN S460056143819562 Card 3184		99.00	75.16
3/2		Online Transfer From Bellisario Law LLC Business Checking	3,495.00		
3/2		Gerber Life Ins Insurance 200301 5246579 *Bellisario, Bradley J		6.53	
3/2		Lvvwd Online Pmt 200302 Ckf871171544Neg Bradley Bellisario		59.27	
3/2		Adelson Educatio Facts 000000100993554 Bradley Bellisario		1,217.50	
3/2		WF Home Mtg Auto Pay 030120 xxxxxx1424 Emily Cardona		1,055.48	1,231.38
3/3		Online Transfer From Bellisario Law LLC Business Checking xxxxxx8866 Ref #Ib07Qvd4Bb on 03/03/20	300.00		
3/3		ATM Withdrawal authorized on 03/03 7100 N. Elkhorn Las Vegas NV 0008288 ATM ID 1696O Card 9902		300.00	1,231.3



Transaction history (continued)

D-1-	Check	Beautyte	Deposits/ Additions	Withdrawals/ Subtractions	Ending daily balance
Date	Number	Description	Additions		Dalance
3/4		Recurring Payment authorized on 03/03 Tu *Transunion		24.95	
		800-493-3292 CA S580064020169597 Card 9902			
3/4		Online Transfer to Bellisario Law LLC Business Checking		600.00	606.43
		xxxxxx8866 Ref #lb07R64Dkt on 03/04/20			
3/5		Online Transfer From Bellisario Law LLC Business Checking	300.00		
		xxxxxx8866 Ref #lb07R6Fx56 on 03/04/20			
3/5		Purchase authorized on 03/04 Lvrj Circulation 702-383-0200 NV		14.08	
		S300064607471848 Card 9902			
3/5		ATM Withdrawal authorized on 03/04 Tower Office Las Vegas NV		300.00	592.35
		0002914 ATM ID 2369M Card 9902			
3/6		Online Transfer From Bellisario Law LLC Business Checking	600.00	***************************************	
		xxxxxx8866 Ref #lb07Rgql88 on 03/06/20			
3/6		NV Energy South Npc Pymt 028012881620374 Emily Cardona		198.00	
3/6		Interest Payment	0.01		994.36
Ending balar	nce on 3/6				994.36
Totals			\$6,695.01	\$6,041.02	

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	\$35.00	\$70.00
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 02/08/2020 - 03/06/2020	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	\$9,268.88
 Minimum daily balance in checking, savings, time accounts (CDs) and FDIC-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	Amount	
Total	\$	+ \$

C Add A and B to calculate the subtotal.

 ¢	Ĩ	

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	-
	f	
	1	_
		_
	1	-
		_
		-
	1	-
		-
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).
 - 2. 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.

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EXHIBIT Y



Home > Nevada > Las Vegas, NV > Johnson Martin Advisors Inc

Johnson Martin Advisors Inc



27 Midnight Ridge Dr Las Vegas, NV 89135 **CLARK County**



Phone: 702-255-4000



Claim this business!

Extraordinary "All In" Signal* - Rare "All In" Buy Alert*

Ad www.fool.com/ *

Extra Money in Your Bank Account? Here's Where We Think You Should Invest. Could These Stocks be the Biggest Winners of the Stock Market Crash? Motley Fool Community. Read Before It's Too Late.

Deal: Up to 50% off Stock Advisor

5 Potentially Hot Stocks

5 Stocks Under \$50

CEO Puts \$624M on 1 Stock "Triple Down" Buy Alert

Make 2020 Profitable

All-In Stock Buy Alert

> Visit Website

Local Information You May Find Helpful

Tenant Roster:

There are 2 tenants including Johnson Martin Advisors Inc located at 27 Midnight Ridge Dr in Las Vegas, NV. View Tenant Roster

Additional Business Resources:

View Alphabetical Directory of all Businesses Located in Las Vegas, NV View all Businesses in Las Vegas, NV Categorized by Type of Service



https://www.b2byellowpages.com/company-information/109961492-johnson-martin-advisors-inc.html

ENTITY INFORMATION

ENTITY INFORMATION

JOHNSON MARTIN Entity Name:

ADVISORS, INC.

Entity Number: E0035052013-5

Foreign Corporation (80) **Entity Type:**

Entity Status: Active

01/23/2013 Formation

NV Business ID:

NV20131043348

Date:

Termination Perpetual **Annual Report Due**

1/31/2021

Date:

Date:

Jurisdiction:

Delaware

Domicile

Name:

REGISTERED AGENT INFORMATION

Name of VICKI MARTIN

Status: Active

Individual or Legal Entity:

CRA Agent Entity Type:

Registered Agent Type:

Non-Commercial

Registered Agent

NV Business

ID:

Office or Position:

Jurisdiction:

Street Address: 27 MIDNIGHT RIDGE

AVENUE, LAS VEGAS,

NV, 89135, USA

Mailing Address:

Individual with Authority to Act:

Fictitious Website or Domain Name:

OFFICER INFORMATION

VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
President	PRESTON L.C. JOHNSON	27 MIDNIGHT RIDGE DR, LAS VEGAS, NV, 89135, USA	11/21/2018	Active
Secretary	VICKI MARTIN	27 MIDNIGHT RIDGE DR, LAS VEGAS, NV, 89135, USA	11/21/2018	Active
Treasurer	VICKI MARTIN	27 MIDNIGHT RIDGE DR, LAS VEGAS, NV, 89135, USA	11/21/2018	Active
Director	VICKI MARTIN	27 MIDNIGHT RIDGE DR, LAS VEGAS, NV, 89135, USA	11/21/2018	Active
Director	PRESTON L.C. JOHNSON	27 MIDNIGHT RIDGE DR, LAS VEGAS, NV, 89135, USA	11/21/2018	Active

Page 1 of 1, records 1 to 5 of 5

CURRENT SHARES

Class/Series	Туре	Share Number	Value
	Authorized	100,000	1.000000000000

Page 1 of 1, records 1 to 1 of 1

Unlimited Foreign Entities

No Stock Foreign Entities

Only

Only

Number of No Par Value

Shares:

Total Authorized Capital: 100,000

Filing History

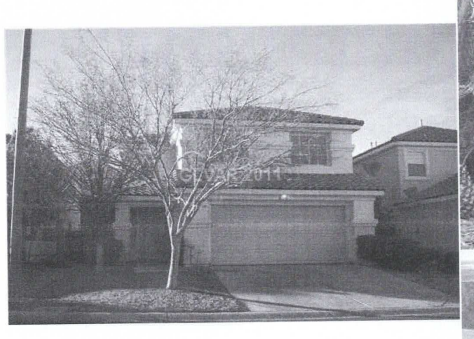
Name History

Mergers/Conversions

Return to Search

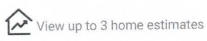
Return to Results

EXHIBIT Z





Est. \$459,000 0





3 2.5 2,276 5,227 beds baths sq ft sqft lot

Commute Time 1913 Sondrio Dr,

Las Vegas, NV 89134

Refi Rates

Page 1 of 8

Property Overview - Stunning Pool Home....Loft Overlooking Living Room...Vaulted Ceilings...Gourmet Kitchen W/Island & Granite Counter Tops...Spacious Back Yard W/Covered Patio/Built In Bbq...Cul-De-Sac...Great For Entertaining...

This property overview is from the previous listing when the home was listed for sale in Jan 8, 2012.



More expensive than nearby properties



Since last listed in 2012



\$2,011
Rental Estimate

Own this home?

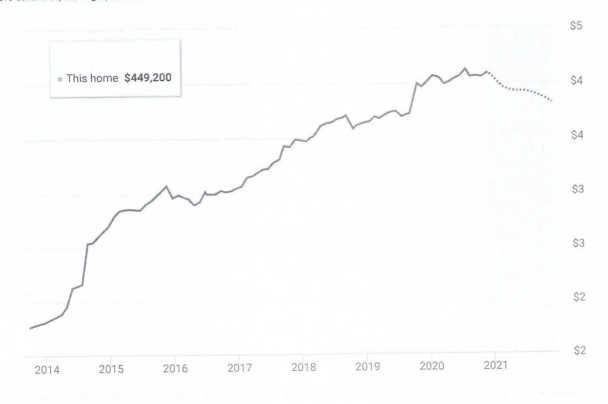
Check out your owner dashboard to:

- · Track your home's value and comps
- · Update the important details and photos
- · Easily compare similar homes in your area

☆

Home Value for 1913 Sondrio Dr

1913 Sondrio Dr is likely to depreciate by 6% in the next year, based on the latest home price index. In the last 7 years, this home has increased its value by 103%.



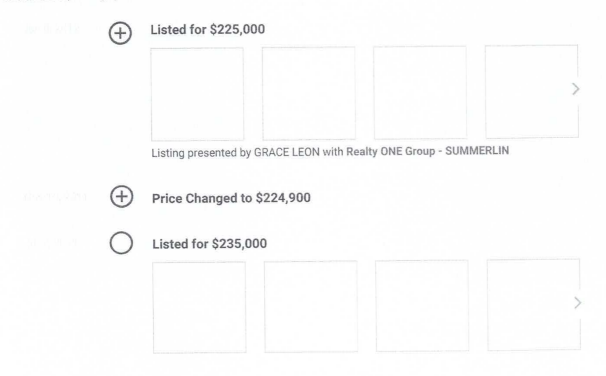
See how other providers valuate this home

Get a better idea of this home's value by comparing valuations from multiple providers.

Property History

This property was not sold in the last 9 years.

- Estimated at \$459,000
- + Price Changed to \$199,900
- Price Changed to \$215,000



History data displayed is obtained from public records and/or MLS feeds from the local jurisdiction. Contact your REALTOR® directly in order to obtain latest information.

Property Details









Status

Price/Sq Ft

Type

Built

Off Market

\$202

Single Famil...

1997

Public Records

Beds: 3Rooms: 6

· House size: 2,276 sq ft

Stories: 2
Lot size: 5227
Garage: Garage
Heating: Forced Air
Cooling: Central

Year built: 1997

Year renovated: 1997

Property type: Single familyDate updated: 07/31/2020

Pool: YesFireplace: Yes

Mearby Schools

Rating*	School Name	Grades	Distance
8	Ethel W. Staton Elementary School	PK-5	0.9 mi
8	Sig Rogich Middle School	6-8	1.5 mi
7	Palo Verde High School	9-12	1.7 mi
9	John W Bonner Elementary School	PK-5	1.0 mi
7	Ernest Becker Middle School	6-8	1.5 mi
10	West Career & Technical Academy School	9-12	3.1 mi
NR	Merryhill Elementary Private School	K-5	0.4 mi
NR	Dr Miriam & Sheldon G Adelson Educational Campus Private School	PK-12	0.9 mi

^{*} School data provided by National Center for Education Statistics, Pitney Bowes, and GreatSchools. Intended for reference only. The GreatSchools Rating is based on a variety of school quality indicators, including test scores, college readiness, and equity data. To verify enrollment eligibility, contact the school or district directly.

Neighborhood

1913 Sondrio Dr is located in The Trails neighborhood in the city of Las Vegas, NV.

\$431,950

Median Listing Price

\$205

Price Per Sq Ft

Explore Schools, Safety, Noise, Flood and Lifestyle around Sondrio Dr

Learn more about the flood risk of this property



Property Price

Date	Event	Price	Price/Sq Ft	Source	
Today	Estimated	\$459,000	_		
02/07/2012	Price Changed	\$199,900	\$88	LasVegas	

01/23/2012	Price Changed	\$215,000	\$94	LasVegas	
01/08/2012	Listed	\$225,000	\$99	LasVegas	
11/10/2011	Price Changed	\$224,900	\$99	LasVegas	
07/07/2011	Listed	\$235,000	\$103	LasVegas	

Property Tax

Year	Taxes	Land		Additions		Total Assessment
2019	\$2,744	\$29,400	+	\$72,331	=	\$101,731
2018	\$2,619	\$22,750	+	\$69,470	=	\$92,220
2017	\$3,009	\$21,175	+	\$70,611	-	\$91,787
2016	\$2,451	\$18,200	+	\$71,377	=	\$89,754
2015	\$2,446	\$15,400	+	\$70,614	=	\$86,014
2014	\$2,306	\$12,600	+	\$69,428	=	\$82,028
2012	\$2,238	\$10,500	+	\$57,526	=	\$68,026
2011	\$2,473	\$11,725	+	\$65,340	=	\$77,065
2010	\$2,400	\$14,000	+	\$58,808	=	\$72,808
2008	\$2,895	-	+	N/A	=	

About History & Taxes Data

The price and tax history data displayed is obtained from public records and/or MLS feeds from the local jurisdiction. Contact your REALTOR® directly in order to obtain the most up-to-date information available.



Recently Sold Homes Near 1913 Sondrio Dr

2303 Hallston St. Las Venas, NV 89134

1944 Sono

Page 7 of 8

\$242,000

2303 Hallston St, Las Vegas, NV 89... 2 bd • 2 ba • 1,021 sq ft

\$390,000

10616 Back Plains Dr, Las Vegas, N... 2 bd • 2 ba • 1,520 sq ft

\$550.0

1944 So 4 bd • 2+

View all

Editors' Picks

TRENDS 5 Big Ways President Biden Is Poised To Help and Jo or Other

HOME IMPROVEMENT UNIQUE HOMES Want a Cheap Makeover by Chip What Will the

Listed at \$160M, Nation's Most

SPONSORED CONTENT Have You

Served? 5 Reasons You'll UNIQUE HOMES

Colorful Victorian With Hollywood **History Stands**

Veterans United

Public Viewda . LOwner View34 · Summerlin North · 1913 Sondrio Dr

s Vegas, NV

For Sale

Public View

Owner View

For Sale by: Newest >



2 ba 1,303 sqft



Street View

1913 Sondrio Dr Las Vegas, NV 89134

3 beds · 3 baths · 2,276 sqft

OFF MARKET Zestimate®: \$428,684

Rent Zestimate®: \$1,915 /mo

Est. refi payment: \$



S Get current rat

)K 700K

Committed to helping you sell

While we are temporarily pausing home purchasing due to the impact of COVID-19 and public health orders, our team is here to help you sell. Submit a request to:

- · Join the waitlist for a Zillow
- · Connect with a local agent
- Speak with an advisor to discuss

Nearby Similar Sales

SOLD: \$410,000

Sold on 07/31/19 3 bds, 3 ba, 2,188 sqft

10105 Pinnacle View Pl, Las Vegas, NV 89134

SOLD: \$385,000

Sold on 02/06/20 3 bds, 3 ba, 2,188 sqft 10153 Snow Crest Pl, Las Vegas, NV 89134

SOLD: \$410,000

Sold on 12/05/19 3 bds, 3 ba, 2,047 sqft 1944 Summer Palm Pl Unit 101, Las Vegas, NV 8...

SOLD: \$399,000

Sold on 10/09/19 4 bds, 3 ba, 2,339 sqft 1809 Snow Spring Ln, Las Vegas, NV 89134

SOLD: \$405,000

Sold on 09/24/19 4 bds, 2.5 ba, 2,095 sqft 1929 Verbania Dr., Las Vegas, NV 89134



3 ba 1,800 sqft



3 ba 1,600 sqft





X CLOSE

Tauy Snow Spring Ln, Las Vegas, NV 89134

SOLD: \$405,000

Sold on 09/24/19 4 bds, 2.5 ba, 2,095 sqft 1929 Verbania Dr, Las Vegas, NV 89134 Help

SAUN GUARE

For Sale by: Newest >



2 ba 1,303 sqft

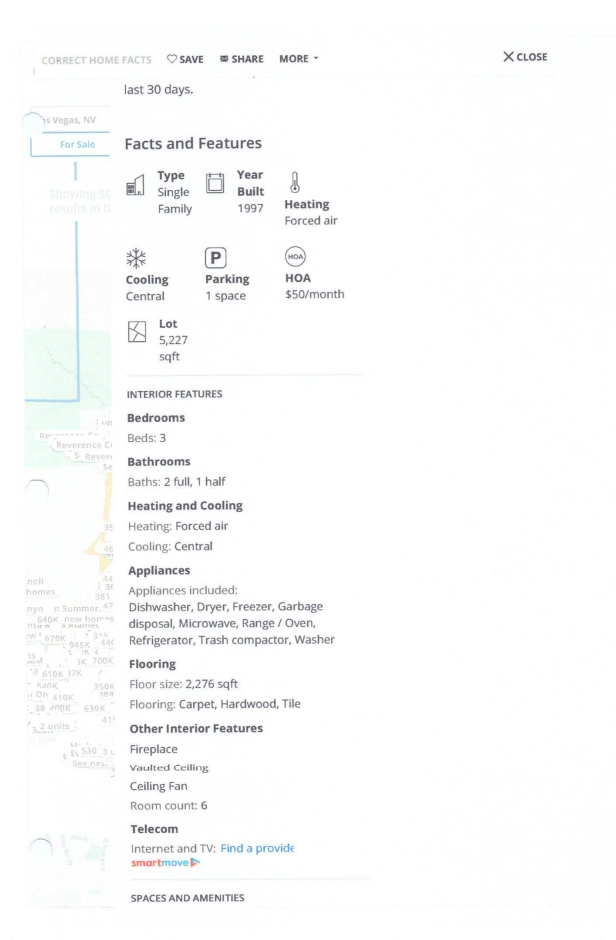


3 ba 1,800 sqft



3 ba 1,600 sqft







Help

For Sale
by: Newest >



2 ba 1,303 sqft

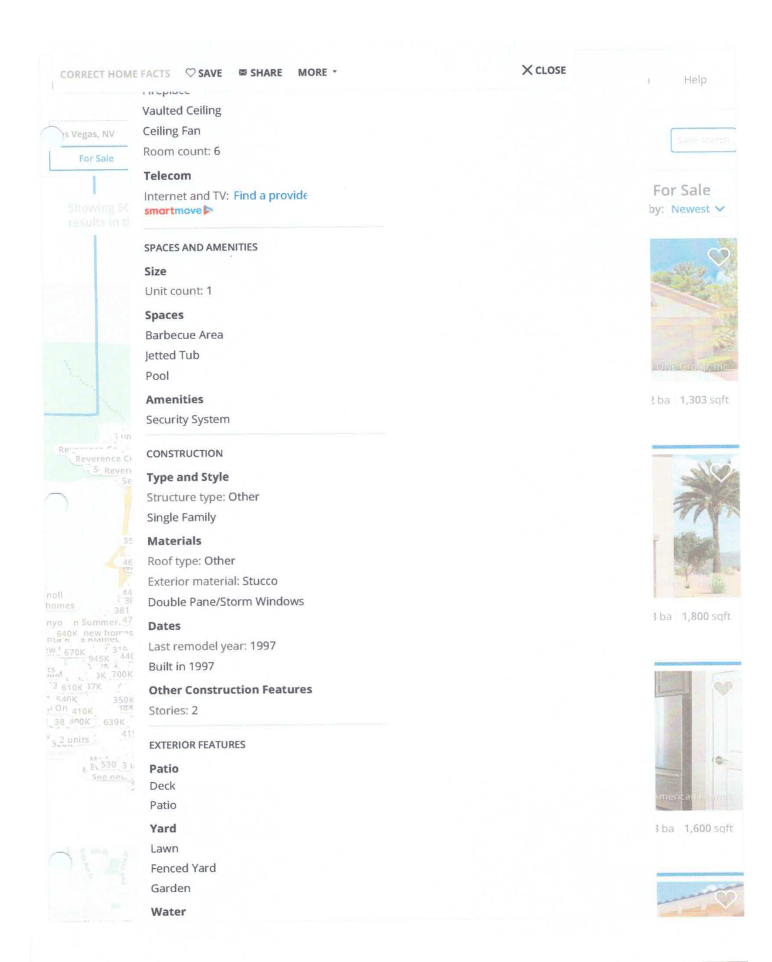


3 ba 1,800 sqft



3 ba 1,600 sqft





Sprinkler System

Green Energy

Cable Ready

Great solar potential Sun Number™: 95.42

FINANCE

HOA

HOA Fee: \$50/mo

OTHER

640K new hom

13 610K 37K 540K 4 On 410K

, эк 700к

Last sold: Mar 2012 for \$195,100

ACTIVITY ON ZILLOW

Views in the past 30 days: 2 0 shoppers saved this home

County website See Data Sources

See Fewer Facts and Features ^

Home Value

Zestimate **\$428,684**







Save suarch

Help

For Sale by: Newest >



2 ba 1,303 sqft



3 ba 1,800 sqft



3 ba 1,600 sqft



EXHIBIT AA

ENTITY INFORMATION	
ENTITY INFORMATION	
Entity Name:	
THE MAYDAY CORPORATION	
Entity Number:	
C20279-2000	
Entity Type:	
Domestic Corporation (78)	· · ·
Entity Status:	
Active	
Formation Date:	
07/28/2000	
NV Business ID:	
NV20001372608	
Termination Date:	
Perpetual	
Annual Report Due Date:	
7/31/2019	

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:

MARISELA CARDONA

https://esos.nv.gov/EntitySearch/BusinessInformation

Status:

Active

CRA Agent Entity Type:

Registered Agent Type:

Non-Commercial Registered Agent

NV Business ID:

Office or Position:

Jurisdiction:

Street Address:

4525 FORT APACHE RD, LAS VEGAS, NV, 89129, USA

Mailing Address:

Individual with Authority to Act:

Fictitious Website or Domain Name:

OFFICER INFORMATION

VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Presiden	JAVIER CARDONA	1565 W BROOKS AVENUE, NORTH LAS VEGAS, NV, 89032, USA	07/17/2018	Active
Secretary	EMILY CARDONA	1565 W BROOKS AVENUE, NORTH LAS VEGAS, NV, 89032, USA	07/17/2018	Active
Treasure	EMILY CARDONA	1565 W BROOKS AVENUE, NORTH LAS VEGAS, NV, 89032, USA	07/17/2018	Active
Director	JAVIER CARDONA	1565 W BROOKS AVENUE, NORTH LAS VEGAS, NV, 89032, USA	07/17/2018	Active

Page 1 of 1, records 1 to 4 of 4

CURRENT SHARES

Class/Series	Type	Share Number	Value

https://esos.nv.gov/EntitySearch/BusinessInformation

Authorized	10,000	1.0	00000000000
ıres:			
	Filing History	Name History	Mergers/Conversions
		ures:	res:

Return to Search

Return to Results

Electronically Filed 12/11/2020 8:50 AM Steven D. Grierson CLERK OF THE COURT 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 11 EMILY BELLISARIO, Case No: D-20-605263-D Dept No: P 12 Plaintiff, 13 v. NOTICE OF ENTRY OF ORDER 14 BRADLEY BELLISARIO, FROM THE NOVEMBER 24, 2020 **HEARING** 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

PLEASE TAKE NOTICE a Notice of Entry of Order from the November 24, 2020 hearing was duly entered on the 10th day of December, 2020, a copy of which is attached hereto and fully incorporated herein by reference. DATED this //th day of December, 2020. **ROBERTS STOFFEL FAMILY LAW GROUP** Amanda M. Roberts, Esq. State of Nevada Bar No. 9294 4411 South Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff Page 2 of 3

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, _ 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 ENTRY OF ORDER**, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant Employee of Roberts Stoffel Family Law Group Page 3 of 3

Electronically Filed 12/10/2020 2:19 PM Steven D. Grierson CLERK OF THE COURT ORDR Amanda M. Roberts, Esq. 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 DISTRICT COURT 8 9 CLARK COUNTY, NEVADA 10 Case No: D-20-605263-D EMILY BELLISARIO, 11 Dept No: P 12 Plaintiff, v. 13 ORDER AFTER HEARING BRADLEY BELLISARIO, 14 15 Date of Hearing: November 24, 2020 Defendant. Time of Hearing: 11:00 a.m. 16 17 THIS MATTER having come before the Court on the 24th day of 18 19 November, 2020, on a Return Hearing regarding the financials and supervised 20 visitation. The Plaintiff, Emily Bellisario, being present and represented, by and 21 through her attorney of record, Amanda M. Roberts, Esq., of Roberts Stoffel 22 23 Family Law Group, and the Defendant, Bradley Bellisario, being present and 24 representing himself in proper person. The Parties and Counsel each being 25 present by video via Blue Jeans pursuant to Administrative Orders, and the Court 26 27 Page 1 of 4 28

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.

1 After confirming the SCRAM ankle monitor is in place, the Plaintiff shall send the 2 children to the Defendant to commence visitation. 3 THE COURT FURTHER ORDERS that the Protection Order shall be 4 modified in T-19-200404-T to allow the exchanges as outlined herein above. 5 6 THE COURT FURTHER ORDERS the Court waives the requirement for the 7 Parties to participate in mediation based upon the emotions being too high in this 8 matter. 10 THE COURT FURTHER ORDERS that an Evidentiary Hearing on custody 11 is scheduled on January 25, 2021, at 9:00 a.m. 12 THE COURT FURTHER ORDERS that discovery on custodial issues shall 13 14 close on January 11, 2021. 15 THE COURT FURTHER ORDERS that Pre-Trial Memorandums on 16 custodial issues, including applicable facts and law, shall be filed and served on or 17 18 before January 18, 2021. 19 /// 20 /// 21 /// 22 23 /// 24 /// 25 /// 26 27 Page 3 of 4 28

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 ir 7 **District Court Judge** Submitted this 24th day of 8 November 2020. 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 15 Las Vegas, Nevada 89121 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 28

Electronically Filed 12/16/2020 1:30 PM Steven D. Grierson 1 NOTC Amanda M Roberts, Esq. State of Nevada Bar No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 South Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff, Emily Bellisario 7 8 9 DISTRICT COURT 10 **CLARK COUNTY, NEVADA** 11 12 Case No: D-20-605263-D EMILY BELLISARIO. Dept No: 13 Plaintiff, NOTICE OF DISCOVERY 14 v. DISPUTE CONFERENCE 15 BRADLEY BELLISARIO, 16 Defendant. 17 18 NOTICE IS HEREBY GIVEN pursuant to Eighth Judicial District Court 19 Rule § 5.602, your attendance is required for a Discovery Dispute Conference 20 21 which has been set for the 22nd day of December, 2020, at 3:00 p.m., via telephone 22 at (702) 474-7007 in accordance with social distancing measures pursuant to 23 directions from the Court's Administrative Orders. It is your responsibility to 24 25 contact the firm at the designated time. 26 27 28 Page 1 of 3

If you cannot attend the Discovery Dispute Conference due to a conflict, please notify Plaintiff's Counsel in writing, prior to the scheduled time set herein, to reschedule.

Dated this day of December, 2020.

ROBERTS STOFFEL FAMILY LAW GROUP

By: Omanda M. Rubus

Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 4411 South Pecos Road Las Vegas, Nevada 89121

PH: (702) 474-7007 FAX: (702) 474-7477

EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff, Emily Bellisario

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the \(\frac{1}{20} \) day of December, 2020, I served by and through Wiz-Net electronic service, pursuant 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 Plaintiff's Notice of Discovery Dispute Conference, to the following:

Bradley Bellisario

Email: bradb@bellisariolaw.com

Defendant

Employee of Roberts Stoffel Family Law Group

FDF Name: Amanda M F Address: 4411 South Las Vegas Nevada, 89 Phone: 702-474-700 Email: efile@lvfamil Attorney for Plainti Nevada State Bar N	n Pecos Rd P121 7 ylaw.com ff o. 9294 Eig		ict Court , Nevada	Electronically Filed 12/23/2020 8:14 AM Steven D. Grierson CLERK OF THE COURT
Emily Bel	lisario	C	Case No. D-20-605263-	D
	Plaintiff,		Pept. P	
vs.	11.		rept. <u>-</u>	
Bradely B	Defendant.			
2. How old are4. What is yourB. Employment Inf	ation: r full name? (first, middlyou? 32 r highest level of education: rently employed/ self-employed/	3.Wha	o at is your date of birth'	
Date of Tille	Employer Name	Job Title	(days)	(shift times)
10/2016	Allie Flooring	Office Help	Flexible	Flexible
C. Prior Employme	bled? (check one) No Yes nt: If you are unemployed lowing information.	What agency certified What is the nature of	d you disabled? your disability?	
Prior Employer: Reason for Leav	ing:		Date of Term	mination:
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 12/12/20 my gross year to date pay is \$11,092.50

B. Determine your Gross Monthly Income.

Hourly Wage

	×		=	\$0.00	×	52	_	\$0.00	÷	12	=	\$0.00
Hourly Wage		Number of hours worked per week		Weekly Income		Weeks		Annual Income		Months		Gross Monthly Income

Annual Salary

\$11,771.63 Annual Income	+	12 Months	II	\$980.97 Gross Monthly Income
---------------------------	---	--------------	----	-------------------------------------

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		\$0.00	\$0.00
Workman's Compensation			
Other: SNAP	Monthly	\$8,160.00	\$680.00
Total Av	\$680.00		

- 1		· · · · · · · · · · · · · · · · · · ·
		1
	Total Average Gross Monthly Income (add totals from B and C above)	\$1,660.97
	i Total Average (*ross Monthly Income tagg fotals from 18 and C. above)	3 1.000 9/1
	Total II to age of obs Monthly Income (man count in our 2 and c asove)	42,000,77
- 1		1

Page 2 of 8

^{*}Plaintiff's Father loans her money monthly so that she can make her monthly bills *

D. Monthly Deductions

	Type of Deduction	Amount
1.	Court Ordered Child Support (automatically deducted from paycheck)	
2.	Federal Health Savings Plan	
3.	Federal Income Tax	
4.	Amount for you: Health Insurance For Opposing Party: For your Child(ren):	0.00
5.	Life, Disability, or Other Insurance Premiums	9.00
6.	Medicare	13.00
7.	Retirement, Pension, IRA, or 401(k)	
8.	Savings	
9.	Social Security	55.00
10.	Union Dues	
11.	Other: (Type of Deduction)	
	Total Monthly Deductions (Lines 1-11)	77.00

Business/Self-Employment Income & Expense Schedule

	_			*		
Α	Нı	เตเก	ess	Inc	am	6.

What is your average gross	(pre-tax) monthly	income/revenue	from self-em	ployment o	r businesses?
\$					

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	usiness 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				
Auto Insurance				
Car Loan/Lease Payment				
Cell Phone	165.00	✓		
Child Support (not deducted from pay)				
Clothing, Shoes, Etc	50.00	✓		
Credit Card Payments (minimum due)	545.00	✓		
Dry Cleaning				
Electric	180.00	✓		
Food (groceries & restaurants)	1,200.00	✓		
Fuel	150.00	✓		
Gas (for home)	58.00	✓		
Health Insurance (not deducted from pay)		WIANIE W.		
НОА	50.00			
Home Insurance (if not included in mortgage)				
Home Phone				
Internet/Cable	120.00	✓		*******
Lawn Care	95.00	✓		
Membership Fees	15.00	\checkmark		
Mortgage/Rent/Lease	1,100.00	✓		
Pest Control	50.00	✓		
Pets				
Pool Service	90.00	✓		
Property Taxes (if not included in mortgage)				
Security				
Sewer	36.50	✓		
Student Loans				
Unreimbursed Medical Expense	25.00	✓		
Water	80.00	√		
Other: Trash	51.00	✓		
Total Monthly Expenses	4,060.50			-

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	01/15/15	Plaintiff	yes	no
2 nd	Blake	11/20/16	Plaintiff	yes	no
3 rd	Brooklyn	02/01/20	Plaintiff	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	2nd Child	3 rd Child	4th Child
Cellular Phone				
Child Care	200.00	200.00	200.00	
Clothing	100.00	100.00	100.00	
Education	120.00			
Entertainment	40.00	40.00	40.00	
Extracurricular & Sports				
Health Insurance (if not deducted from pay)				
Summer Camp/Programs				
Transportation Costs for Visitation				
Unreimbursed Medical Expenses	500.00	50.00	150.00	
Vehicle				
Other:				
Total Monthly Expenses	960.00	390.00	490.00	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.	House	\$350,000.00	-	\$127,210.85	=	\$ 222,789.15	Emily
2.	Bank of Nevada #3541	\$200.00	-	\$	=	\$ 200.00	Emily
3.	Bank of America Checking	\$133.00	-	\$	=	\$ 133.00	Emily
4.	2018 Ford Explorer	\$	-	\$	=	\$ 0.00	Bradley
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.		\$	-	\$	Ш	\$ 0.00	
14.		\$	•	\$	=	\$ 0.00	
15.		\$	-	\$	=	\$ 0.00	
	Total Value of Assets (add lines 1-15)	\$350,333.00	-	\$127,210.85	=	\$ 223,122.15	

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.	Bank of America Gold	\$ 2,364.54	Emily
2.	Bank of America	\$ 2,684.09	Emily
3.	Chase Freedom	\$ 1,172.73	Emily
4.	Chase United	\$ 5,794.20	Emilly
5.	ACIMA	\$ 2,986.48	Emily
6.		\$	
Total Unsecured Debt (add lines 1-6)		\$ 15,002.04	

CERTIFICATION

Attorney	/ Inform	ation: Complete the following sentences:					
	1.	I (have/have not) have	retained an attorney for this case.				
	2.	As of the date of today, the attorney has been paid a	total of \$15000 on my behalf.				
	3.	I have a credit with my attorney in the amount of \$_	·				
	4.	I currently owe my attorney a total of \$	•				
	5.	I owe my prior attorney a total of \$	•				
IMPORT	Г АN Т: R	Read the following paragraphs carefully and initial e	ach one.				
	I guarai	Instructions in completing this Financial Disclosure Form. I understand that, by my signatu I guarantee the truthfulness of the information on this Form. I also understand that i knowingly make false statements I may be subject to punishment, including contempt					
	EB	I have attached a copy of my 3 most recent pay	y stubs to this form.				
		I have attached a copy of my most recen statement to this form, if self-employed.	t YTD income statement/P&L				
		I have not attached a copy of my pay stubs to t unemployed.	this form because I am currently				
/	/s/ Emily B	ellisario	12/23/20				
-	Signature	3	Date				

CERTIFICATE OF SERVICE

I hereby declare under the penalty of perjury of the State of Nevada that the following is true and
correct:
That on (date) $12-23-2020$, service of the General Financial
Disclosure Form was made to the following interested parties in the following manner:
□Via 1 st Class U.S. Mail, postage fully prepaid addressed as follows:
☑ Via Electronic Service, in accordance with the Master Service List, pursuant to NEFCR 9, to: Bradb@bellisariolaw.com
☐ Via Facsimile and/or Email Pursuant to the Consent of Service by Electronic Means on file
herein to:
Executed on the 23 day of $8c$, 2020 Signature

Statement of Earnings For: EMILY CARDONA							AAA FLOORING INC (0180TJ31)						
	X-XX-1546 BOTJ31				d Begin: 12/6/2020 d End: 12/12/2020 aptions: 0 aptions: 0	Check Date: Additional Tax: Additional Tax:		1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032					
Voucher Id		Amount	Gross		Net Pay		\$25 p. 30 p.	111111	Check Mo	essage		Establish St.	
V63716648		0.00	\$217		\$181.56								
103710010			INGS		*Not included in Totals	13.25 \$ 41.56 T	TAXES	s	Markeys	19 19 19 19 19 19	DEDUCTIONS		
Description	Rate	Hours	Dollars	YTD Hou		Description		Current	YTD	Description	Current	YTD	
Salary		30.00	217.50	1,530.0		SOC SEC EE MED EE		12.19 2.85		Dental Pre Tax Vision Pre-tax Vol LifePostTax AD&D PostTax	17.56 3.34	895.56 167.00 37.08 4.20	
Total:		30.00	217.50	1,530.0	00 11,092.50	Total:		15.04	767.29	Total:	20.90	1,103.84	
	CURRE	NT PERIOD			eg successive discountries.					OF NET PAY			
						Checking		Account:	XXXX9476		Deposit Amount:	181.56	

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

 CHECK DATE
 VOUCHER ID

 12/18/2020
 V63716648

********\$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

Statement of Earnin	ngs For: EMILY		AAA FLOORING INC (0180TJ31)								
	XX-1546 Federal Fi	Department: 200 Federal Filing: Married		d Begin: 11/29/2020 d End: 12/5/2020 aptions: 0	Check Date: Additional Tax: Additional Tax:	12/11/2020	1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032				
Company Id: 0180 Voucher Id	Check Amount			Net Pay	Additional Tax.		<u> </u>	Check Me	955340		1114 (1115 No.
V63473927	\$0.00	\$217		\$181.56	·		<u> </u>	CHECK M	cssage	<u> </u>	
V034/392/		RNINGS	.50	*Not included in Totals	a sang tayan	TAXES	10 1135	44.43.33	13303 2032	DEDUCTIONS	2 22 2 2, 24
Description	Rate Hours	Dollars	YTD Hou		Description		urrent	VTD	Description	Current	YTD
Salary	30.00	217.50	1,500.0		SOC SEC EE		12.19	609.67		17.56	878.00
					MED EE		2.85	142.58	Vision Pre-tax Vol LifePostTax AD&D PostTax	3.34 0.00 0.00	163.66 37.08 4.20
Total:	30.00 CURRENT PERI	217.50 OD LEAVE AC	1,500.0	0 10,875.00	Total: Checking	edijavani vas		752.25 RIBUTION XXXX9476	OF NET PAY	20.90 Deposit Amount:	1,082.94 181.56

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

CHECK DATE	VOUCHER ID
12/11/2020	V63473927

TOTAL NET PAY

********\$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

Statement of Earnin	ngs For: EMILY	CARDONA			AAA FLOORING INC (0180TJ31)						
	Division: Department: XX-1546 Federal Filin		Perio Exen	d Begin: 11/22/2020 d End: 11/28/2020 options: 0	Check Date: Additional Tax:	12/4/2020	1565 W. Brook NORTH LAS VE				
Company Id: 0180 Voucher Id	TJ31 State Filing: Check Amount	Cross		nptions: 0	Additional Tax:		Chook	Massass	S		
		Gross		Net Pay			Спеск	Message			
V63294135	\$0.00	\$217.	50	\$178.12	ļ	TAXES			DEDUCTIONS		
Description	Rate Hours	NINGS Dollars	YTD Hou	*Not included in Totals	Description		urrent Y	D Description	DEDUCTIONS	YTD	
	30.00	217.50	1,470.0		SOC SEC EE			18 Dental Pre Tax	Current 17.56	860.44	
Description Salary	30.00	217.30	1,470.1	10,637.30	MED EE			73 Vision Pre-tax Vol LifePostTax AD&D PostTax	3.34	160.32 37.08 4.20	
Total:	30.00 CURRENT PERIOR	217.50 D LEAVE ACC	1,470.0 CRUAL	0 10,657.50	Total: Checking			1 Total: IN OF NET PAY	24.34 Deposit Amount:	1,062.04 178.12	

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

 CHECK DATE
 VOUCHER ID

 12/4/2020
 V63294135

********\$178.12

Your entire Net pay of \$178.12 has been deposited in your bank account(s).

1 200

EMILY CARDONA

1913 SONDRIO DR LAS VEGAS, NV 89134

NOT NEGOTIABLE

Electronically Filed 12/24/2020 11:00 AM Steven D. Grierson CLERK OF THE COURT OPPC Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road 4 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: P 12 Plaintiff, **OPPOSITION TO DEFENDANT'S** v. 13 MOTION TO SHOW CAUSE WHY 14 BRADLEY BELLISARIO, PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD 15 NOT BE HELD IN CONTEMPT Defendant. AND MOTION FOR SANCTIONS; 16 AND COUNTERMOTION FOR AN 17 AWARD OF ATTORNEY'S FEES AND COSTS. 18 19 Date of Hearing: February 3, 2021 Time of Hearing: 10:00 a.m. 20 21 Oral Argument Requested: Yes 22 MEMORANDUM OF POINTS AND AUTHORITIES 23 I. 24 **Issues** 25 1. Bradley's request for an Order to Show Cause against Emily and/or 26 Amanda M. Roberts, Esq., should be denied. 27 Page 1 of 13 28

Case Number: D-20-605263-D

- 2. Bradley's request for sanctions should be denied.
- 3. Emily's request for an award of attorney's fees and costs should be granted.
- 4. For any and all other relief the Court deems proper and just.

II. Statement of Facts

The Parties to this action, the Plaintiff, Emily Bellisario ("Emily") and the Defendant, Bradley Bellisario ("Bradley"), were married on August 16, 2014. The Parties have three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born January 15, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and Brooklyn Bellisario ("Brooklyn"), February 1, 2018.

Orders from hearings:

The following is the status of each of Orders from the three (3) hearings in this action, to date:

Order from the hearing on July 30, 2020: The Order from the hearing on July 30, 2020, was in fact drafted by Attorney Roberts, and sent to Bradley's attorney at the time, Christopher Tillman, Esq.; however, no response was received. After attempts to garner Mr. Tilman's signature of approval were unsuccessful, Attorney Roberts submitted the Order to the Court. As of the date of drafting this Opposition, the Order has not been approved by this Court.

• Order from the hearing on October 22, 2020: The Order from the hearing on October 22, 2020, was drafted by Attorney Roberts, and sent to Bradley's attorney at the time, Christopher Tillman, Esq.; however, no response was received. After attempts to garner Mr. Tilman's signature of approval were unsuccessful, Attorney Roberts submitted the Order to the Court. As of the date of drafting this Opposition, the Order has not been approved by this Court.

Order from the hearing on November 24, 2020: This Order, as well as
the Notice of Entry of Order, have been filed with the Court. There is no
outstanding Order from this hearing.

Therapy for Brayden:

Bradley has acted erratic and dangerous, resulting in arrests, criminal charges and Temporary Orders of Protection (multiple). There is one active Order of Protection (Case No. T-20-206639-T from Order filed July 30, 2020) which has been extended to May 10, 2021. Unfortunately, the Parties' oldest child has witnessed some of the domestic violence which resulted in arrest which Bradley committed against Emily, and the child saw the destruction Bradley caused to Emily's home with the minor children.

As a result of the domestic violence and other things Brayden has witnessed, he is in need of therapy. Brayden has witnessed multiple outburst and destructive

26

27

28

behavior by Bradley, which is why Brayden is having a very difficult time. There are often times when Brayden is fearful of his Father and refuses to cooperate in child exchanges, becoming hysterical and crying/screaming. At times, he has kicked the person trying to do the child exchanges.

Emily has videotaped some exchanges, which have been produced in discovery, evidencing Brayden's refusal to participate in visitations with Bradley. Emily has repeatedly expressed to Brayden that there he will have fun times with his Father, has tried to help Brayden understand the importance and significance of participating in visitations. There are many times when Brayden has attended visits, but there are other times when he refuses to go, locks himself in a bedroom, hides within the house, etc. Emily is continuing to try to foster and encourage Brayden's participation, but there is something which is fearful to Brayden about participating in the visitations. Bradley is attempting to use Brayden's insecurities and difficulties against Emily as he is now not approving therapy, but demanding the child attend visitations. Without obtaining help for Brayden, it is difficult for the child to participate in visitations, unless bribed or forced, which is sometimes difficult to do. Bradley cannot have it both ways. The child needs help and without therapy, it will be difficult for Brayden to overcome the obstacles and develop the necessary tools to understand, handle and manage his feelings and concerns.

1 Initially, Brayden was seeing Donna Wilburn ("WILBURN") for therapy. 2 However, Bradley learned of the therapy and discontinued the services. Bradley 3 became overly aggressive with WILBURN and she could not longer treat Brayden. 4 5 Moreover, Bradley filed a civil lawsuit (A-20-815348-C) against WILBURN 6 including Dynamic Integrative Solutions, LLC. 7 Then, Brayden began therapy with Anna Trujillo ("TRUJILLO"). Again, 8 Bradley filed a civil lawsuit (A-20-825422-C) against TRUJILLO. Now, Brayden 9 10 is not in therapy which is causing further emotional turmoil for the minor child and 11 he needs to be returned to therapy immediately. 12 Besides the lawsuits against WILBURN and TRUJILLO, Bradley has also 13 14 initiated lawsuits against the following individuals or companies: 15 Emily Bellisario (A-20-812996-C); 16 Marathon Legal Group, PLLC (A-20-825505-C) including the following in the same lawsuit: 17 o Boris Avramski, Esq.: 18 o Joseph Riccio, Esq.; o Javier Cardona (*Emily's Father*); 19 o AAA Flooring, Inc. (Company Owned by Emily's 20 Father); o Allied Flooring Services (Company Owned by 21 Emily's Father); 22 Roberts Law Group, P.C., and Amanda M. Roberts, Esq. (A-20-825508-C). 23 24 111 25 111 26 /// 27 Page 5 of 13 28

III. Opposition

A. <u>Bradley's request for an Order to Show Cause against Emily and/or</u> Amanda M. Roberts, Esq., should be denied.

Emily and/or her Counsel have not acted in any way which would be interpreted as contemptuous. Bradley attempts to have Emily and/or her Counsel held in contempt of Court relating to failure to prepare Orders after hearings, but this request is without merit. Bradley was previously represented by Counsel, and the two (2) outstanding Orders were prepared and presented to his attorney of record, with no response having been received by Bradley's Counsel. Bradley has no basis to argue that Emily and/or her Counsel should be held in contempt, without providing a factual and sufficient basis to do so. The following is the status of each of Orders from the three (3) hearings in this action, to date:

Order from the hearing on July 30, 2020: The Order from the hearing on July 30, 2020, was in fact drafted by Attorney Roberts, and sent to
 Bradley's attorney at the time, Christopher Tillman, Esq.; however, no response was received. After attempts to garner Mr. Tilman's signature of approval were unsuccessful, Attorney Roberts submitted the Order to the Court. As of the date of drafting this Opposition, the Order has not been approved by this Court.

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the Notice of Entry of Order, have been filed with the Court. There is no
outstanding Order from this hearing.

Additionally, pursuant to NRS § 22.030 (2), requests for contempt **must** be accompanied by an affidavit, which provides the "facts constituting contempt." This is confirmed in EDCR § 5.509 (a). In this matter, Bradley did not incorporate an Affidavit into his Motion, he included a Declaration which is not sufficient to seek contempt against Emily. As such, Bradley's requests cannot be considered by the Court and must be denied because the Court does not gain jurisdiction over the issue of contempt unless an Affidavit with "all essential material facts" are presented to the Court. Awad v. Wright, 106 Nev. 407, 410, 794 P.2d 713 (1993). The failure to provide the Affidavit cannot be cured by proof at a hearing because until the affidavit is provided, the Court does not have jurisdiction to hear the issue

of contempt. *Id* at 409. Bradley's Motion does not really contain any specifics, and is overly vague including his alleged basis for contempt to even be considered by this Court if jurisdiction wasn't an issue.

Moreover, prior to Bradley filing his Motion, as included and referenced in the email attached to his Exhibits, Bradley knew Counsel submitted the Order from the hearing held November 24, 2020, to the Court; however, he included the November 24, 2020 Order in the argument for contempt on the basis the Order was not prepared by Counsel. He knew and referenced that the Order was prepared and submitted to the Court by Emily's Counsel.

Based upon the foregoing, Bradley's request for an Order to Show Cause against Emily and/or her Counsel should be denied.

IV. Countermotion

A. <u>Emily's request for an award of attorney's fees and costs should be granted.</u>

Emily was forced to defend herself against Bradley's instant Motion, which did not need to be filed. Bradley's instant Motion is without merit and failed to follow the Court's rules (*EDCR* § 5.205 and 5.504), include correct case law and argument, and should be denied. There was no basis for contempt, and no reason for Bradley to file his Motion. Since this is a divorce action, including custodial issues relating to the Parties three (3) young children, this Court should be

Page 8 of 13

concerned about the safety and well-being of the children as Emily is, and not be diverted by Bradley's deflection his actions and behaviors onto others, rather than following the Court's Orders.

Bradley failed to attempt to resolve the issues presented in his Motion in accordance with *EDCR* §5.501, and is not expected to be the prevailing Party; therefore, he is not entitled to any award of attorney's fees or costs. To the contrary, Emily was forced to defend herself with this Opposition, has following the Court's Orders, rules and guidelines, and is expected to be the prevailing Party, in accordance with *NRS* §18.010.

When dealing with attorney fees the Nevada Supreme Court has issued a litany of relevant cases including the holding in *Sargeant v. Sargeant*, 88 Nev. 223, 495 P.2d 618 (1972). In *Sargeant*, the Nevada Supreme Court considered a wife's award of attorney fees. The husband argued the attorney fees were excessive and should not have been granted from the husband's sole and separate property. The Court determined that "[t]he 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." Emphasis Added.

One of the prevailing cases regarding attorney fees is *Brunzell v. Golden Gate National Bank*, 85 Nev. 345, 455 P.2d 31 (1969). In *Brunzell* the Nevada

Supreme Court set forth the factors, now known as the Brunzell Factors, which the

Court considered "well known basic elements to be considered" when awarded attorney fees. The Court said each factor should be According the Brunzell Factors are as follows:

- 1. The quality of advocacy;¹
- 2. The character of the work to be done;²
- 3. The work actually performed by the lawyer;³ and
- 4. The results obtained.

Quality of Advocacy

Emily's Counsel has been practicing law since 2005 and focuses her practice area primarily in the area of family law, and she is in good standing with the State Bar of Nevada. Emily's Counsel participated in a weekly radio show geared at the Clark County community, focused on issues relative to family law.

Yearly, Emily's Counsel attends continuing legal education classes to stay abreast of changes in the area of family law. Through a practice primarily in family law, Emily's Counsel has drafted countless Motions, argued before the District Court and Hearing Master on issues related to domestic violence/custody/ divorce/adoption/termination of parental rights, brought and defended individuals at

¹ When considering the quality of the advocacy the Court should look at the attorney's ability, training, education, professional standing, and skill.

² When considering the character of the work to be done the Court should look at the difficulty, intricacy, importance, time, skill required, the responsibility imposed, and the character of the Party when they have a relevancy to the litigation.

³ When considering the work performed the Court should consider the skill, time, and attention given to the work.

Trials and Evidentiary Hearings. Additionally, Emily's Counsel has taken cases on Appeal to the Supreme Court of Nevada.

Character of Work Done

Due to the fact that Emily's Counsel practices primarily in the area of family law, she has regularly dealt with issues involved in violations of terms of Family Court related Orders, child support enforcement, arrears, and wage assignments.

Work Performed

Emily's Counsel maintains a billing system and will prepare, in advance of the hearing in this matter, a billing statement to address the actual attorney fees extended by Emily relative to the Motion and hearing. Emily is billed at a rate of \$350.00 per hour which is a rate on par with other attorneys practicing primarily in the area of family law.

Based upon the foregoing, Emily should be awarded attorney's fees and costs, in an amount incurred by Emily related to Bradley's Motion and this Opposition.

V. Conclusion

Therefore, based upon the foregoing, Emily requests this Court to enter an Order whereby:

1. Denying Bradley's request for an Order to Show Cause against Emily and/or Amanda M. Roberts, Esq.

Page 12 of 13

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 28th 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 Opposition and Countermotion, to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant By: /s/ Amanda M. Roberts, Esq. Employee of Roberts Stoffel Family Law Group Page 13 of 13

DECLARATION OF EMILY BELLISARIO

I, Emily Bellisario, declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

- 1. Declarant is the Plaintiff in the above entitled action and competent to testify to the matters contained herein; that Declarant makes this declaration in support of her Opposition and Countermotion.
- 2. Declarant has read the foregoing Opposition and Countermotion and hereby certifies that the facts set forth herein are true of Declarant's own knowledge, except for those matters stated upon information and belief, and as to those matters, Declarant believes them to be true. Declarant incorporates these facts into this declaration as though fully set forth herein.

FURTHER DECLARANT SAYETH NAUGHT.

DATED this 28th day of December, 2020.

By: <u>/s/ Emily Bellisario</u>
Emily Bellisario

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. 3 PART 2

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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
		Attorney's Fees and Costs and Related Relief	
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
		Recommendation	
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-
		to Reconsider Order Against Domestic	2430
		Violence Entered April 6, 2021; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
10	04/22/2021	Court Minutes from April 22, 2021	AA2431-
			2432
10	04/22/2021	Amended Order After Hearing	AA2433-
			2440
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-
10	07/20/2021	Trouble of Discovery Dispute Conference	2458
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469

	1		1
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
11	05/03/2021	Objection to Defendant's Discovery Requests and Subpoenas	AA2601- 2604
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605- 2618
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
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and Related Relief	AA2637- 2759

12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760- 2778
12	05/10/2021	Supplemental [sic] to Opposition to Defendant's Motion for Relief from Order 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	AA2779- 2785
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
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789- 2790
12	05/11/2021	Transcripts from May 11, 2021, Hearing re: Return Hearing	AA2791- 2807
12	05/11/2021	Order for Supervised Visitation	AA2808
12	05/11/2021	Order After Hearing	AA2809- 2815
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816- 2825
12	05/12/2021	Notice of Disclosure of Receivers and	AA2826-
		Certified Public Accountants	2828
12	05/13/2021	Notice of Therapist	AA2829- 2831
12	05/14/2021	Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and 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	AA2832- 2851
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held In	AA2852- 2912

		Contempt of Court; 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	
12-13	05/17/2021	Exhibits in Support of Opposition to	AA2935-
		Defendant's Motion to Remove S.C.R.A.M.	3003
		Device; and Countermotion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
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	
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and	AA3014-
		Motion for Protection Order Relating to	3022
		Bradley's Discovery Requests and Subpoenas,	
		for an Award of Attorney's Fees and Costs,	
		and Related Relief	
13	05/18/2021	Court Minutes From May 18, 2021	AA3023-
			3025
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
13	05/18/2021	Motion for Order Pursuant to NRS 200.359	AA3070-
		(Parental Kidnapping by Plaintiff)	3115
13	05/19/2021	Information Regarding Therapy Provided By	AA3116-
		Anna Trujillo As Requested By Judge Marry	3135
		Perry at Hearing on May 18, 2021	
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136-
			3137
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	

13	06/10/2021	Notice of Discovery Dispute Conference	AA3151- 3153
13	06/11/2021	Amended Notice of Discovery Dispute Conference	AA3154- 3156
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 10:00 a.m.	AA3157- 3158
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021, at 10:00 a.m. re: All Pending Motions	AA3159- 3165
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at	AA3166- 3167
13		1:00 p.m.	
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
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
13	06/28/2021	Notice of Entry of Order After Hearing on June 16, 2021	AA3215- 3224
13	06/28/2021	Notice of Entry of Order After Hearing on May 18, 2021	AA3225- 3237
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	07/07/2021	Court Minutes from July 7, 2021	AA3255- 3256
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All Pending Motions	AA3257- 3265
14	07/09/2021	Notice of Intentional Misrepresentations by Plaintiff and Amanda Roberts Regarding Dr. Stephanie Holland	AA3266- 3275
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/12/2021	Order Deeming Defendant a Vexatious Litigant	AA3278- 3287
14	07/12/2021	Notice of Entry of Order Deeming Defendant a Vexatious Litigant	AA3288- 3300
14	07/20/2021	Order After Hearing	AA3301- 3307

14	07/22/2021	Notice of Entry of Order After Hearing	AA3308- 3316
14	07/23/2021	Minute Order from July 23, 2021, re: Order on Discovery Commissioner Report and Recommendation	AA3317- 3318
14	07/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA3319- 3338
14	09/02/2021	Discovery Commissioner's Report and Recommendations	AA3339- 3351
14	09/16/2021	Court Minutes from September 16, 2021	AA3352- 3353
14	09/16/2021	Transcript From September 16, 2021, Hearing re: Return Hearing	AA3354- 3361
14	09/17/2021	Order After Hearing	AA3362- 3368
14	09/20/2021	Order on Discovery Commissioner's Report and Recommendations	AA3369- 3384
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385- 3394
14	09/22/2021	Notice of Entry of Order on Discovery Commissioner's Report and Recommendations	AA3395- 3413
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414- 3437
14	11/19/2021	Plaintiff's Initial List of Witnesses	AA3438- 3445
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
14	12/20/2021	Court Minutes From Non-Jury Trial on December 20, 2021	AA3457- 3459
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits Offered/Admitted/Denied/Objections	AA3460- 3476
14	12/20/2021	Plaintiff's Exhibit 1	AA3477- 3480
14	12/20/2021	Plaintiff's Exhibit 2	AA3481- 3488
14	12/20/2021	Plaintiff's Exhibit 3	AA3489- 3493

14	12/20/2021	Plaintiff's Exhibit 4	AA3494- 3497
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
15	12/20/2021	Plaintiff's Exhibit 6	AA3509- 3515
15	12/20/2021	Plaintiff's Exhibit 7	AA3516- 3525
15	12/20/2021	Plaintiff's Exhibit 8	AA3526- 3532
15	12/20/2021	Plaintiff's Exhibit 9	AA3533- 3539
15	12/20/2021	Plaintiff's Exhibit 10	AA3540- 3546
15	12/20/2021	Plaintiff's Exhibit 11	AA3547- 3556
15	12/20/2021	Plaintiff's Exhibit 12	AA3557- 3580
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- 3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647- 3653
15	12/20/2021	Plaintiff's Exhibit 20	AA3654- 3659
15	12/20/2021	Plaintiff's Exhibit 21	AA3660- 3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670- 3677

15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
			3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			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
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-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
			3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
			3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
			3873
16	12/20/2021	Plaintiff's Exhibit 40	AA3874-
			3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	
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)	
		1	1

16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
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-
1.5	10/00/000		3971
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
1.6	12/20/2021	D1 ' ' 'CC' F 1 '1 ' / (1	3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
1.0	12/20/2021	D1 : 4:02 E 1:1:4 (2)	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-
10	12/20/2021	Traintiff & Lamon 00	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)	
16-17	12/20/2021	Plaintiff's Exhibit 72	AA4000-
			4009
17	12/20/2021	Plaintiff's Exhibit 73	AA4010-
4 =	10/00/505		4011
17	12/20/2021	Plaintiff's Exhibit 74	AA4012-
1.77	10/00/2021	DI : .: (C) E 1:1: . 7.7	4013
17	12/20/2021	Plaintiff's Exhibit 75	AA4014- 4015
17	12/20/2021	Plaintiff's Exhibit 76	AA4016-
1 /	12/20/2021	1 Idilitii 5 Dailioit 70	4017
17	12/20/2021	Plaintiff's Exhibit 77	AA4018-
1 /	12/20/2021	Timiliti S Dailloit //	4019
	<u> </u>		1017

17 12/20/2021 Plaintiff's Exhibit 78 AA4020 17 12/20/2021 Plaintiff's Exhibit 80 AA4021 17 12/20/2021 Plaintiff's Exhibit 82 AA4022 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 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 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 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 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 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 83 AA4027-4030 17 12/20/2021 Plaintiff's Exhibit 84 AA4031-4035 17 12/20/2021 Plaintiff's Exhibit 89 AA4036-4064 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 18 AA4070 19 AA4070 10 AA4070 10 AA4070 11 AA4070 12 AA4070 12 AA4070 13 AA4070 14 AA4070 15 AA4070 17 AA4070 18 AA4070 18 AA4070 19 AA4070 10 AA4070 10 AA4070 11 AA4070 12 AA4070 12 AA4070 13 AA4070 14 AA4070 15 AA4070 16 AA4070 17 AA4070 18 AA4070 18 AA4070 19 AA4070 10 AA4070 10 AA4070 10 AA4070 10 AA4070 10 AA4070 11 AA4070 12 AA4070 12 AA4070 13 AA4070 14 AA4070 15 AA4070 17 AA4070 18 AA4070 18 AA4070 18 AA4070 19 AA4070 10 AA4070 10
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 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 84 AA4031-4035 17 12/20/2021 Plaintiff's Exhibit 89 AA4036-4064 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 84 AA4031-4035 17 12/20/2021 Plaintiff's Exhibit 89 AA4036-4064 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 89 AA4036-4064 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 89 AA4036-4064 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
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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
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 92 AA4069 17 12/20/2021 Plaintiff's Exhibit 94 AA4070
17 12/20/2021 Plaintiff's Exhibit 94 AA4070
17 12/20/2021 Plaintiff's Exhibit 97 A A 4071
17 12/20/2021 Hailtill S Exhibit 97 AA+0/1
17 12/20/2021 Plaintiff's Exhibit 98 AA4072-
4078
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
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-
17-10	12/20/2021	Traintiff S L'Amoit 112	4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	12/20/2021	Traintiff & Exhibit 113	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	12/20/2021	Fiamum S Exmon 114	4339
1.0	12/20/2021	Plaintiff's Exhibit 115	AA4340-
18	12/20/2021	Plainuili S Exhibit 113	
10	12/20/2021	DI : 4'00 E 1'1'4 116	4355
18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
1.0	10/00/0001	D1 1 200 D 1 1 2 1 1 7	4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
10.10	10/00/0001		4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
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
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
		Seal Exhibit "124"	4865
20	12/23/2021	Findings of Fact, Conclusions of Law, and	AA4866-
		Decree of Divorce	4897
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
		Conclusions of Law, and Decree of Divorce	4932
20	01/20/2022	Notice of Appeal	AA4933-
		r r	4935
20	01/20/2022	Case Appeal Statement	AA4936-
	01,20,2022		4940
	l		., 10

INDEX OF APPELLANT'S APPENDIX ALPHABETICAL ORDER

VOL.	DATE	PLEADING	BATES NO.
1	03/25/2020	Acceptance of Service	AA0141-142
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
		Disqualification of Judge	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
		Conference	3156
10	04/22/2021	Amended Order After Hearing	AA2433-
			2440
1	04/09/2020	Answer and Counterclaim	AA0143-147
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
		Form	1040
20	01/20/2022	Case Appeal Statement	AA4936-
			4940
3	01/11/2021	Certificate of Service	AA0584-586
8	03/02/2021	Certificate of Service	AA1753-
			1754
1	03/05/2020	Complaint for Divorce	AA0001-7
10	04/22/2021	Court Minutes from April 22, 2021	AA2431-
			2432
10	04/14/2021	Court Minutes from April 6, 2021	AA2380-
			2381
10	04/07/2021	Court Minutes from April 7, 2021	AA2271-
			2272
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
			1545
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789-
			2790
2	07/30/2020	Court Minutes from July 30, 2020, Hearing	AA0315-316
14	07/07/2021	Court Minutes from July 7, 2021	AA3255-
			3256

13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 1:00 p.m.	AA3166- 3167
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 10:00 a.m.	AA3157- 3158
9	03/17/2021	Court Minutes from March 17, 2021	AA2052- 2053
8	03/04/2021	Court Minutes from March 4, 2021	AA1798
13	05/18/2021	Court Minutes From May 18, 2021	AA3023- 3025
14	12/20/2021	Court Minutes From Non-Jury Trial on December 20, 2021	AA3457- 3459
2	11/24/2020	Court Minutes from November 24, 2020, Hearing	AA0325-326
2	10/22/2020	Court Minutes from October 22, 2020, Hearing	AA0321-324
14	09/16/2021	Court Minutes from September 16, 2021	AA3352- 3353
4	01/25/2021	Court Minutes From Status Check on January 25, 2021	AA0856-858
8	03/09/2021	Decision and Order	AA1817- 1823
9	03/22/2021	Decision and Order	AA2082- 2084
4	01/20/2021	Decision and Order re: Peremptory Challenge	AA0827-829
8	03/09/2021	Defendant's Motion for Reconsideration Regarding Defendant's Motion to Disqualify Judge Mary Perry	AA1966- 1979
10	04/08/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2318- 2330
10	04/27/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2470- 2478
9	04/06/2021	Discovery Commissioner's Report and Recommendations	AA2142- 2149
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	09/02/2021	Discovery Commissioner's Report and Recommendations	AA3339- 3351

1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
1	03/13/2020	Errata to Motion for Primary Physical Custody, et al.	AA0122-126
1	03/13/2020	Ex Parte Application for Order Shortening Time	AA0127-140
5	02/05/2021	Ex Parte Application for Order Shortening Time	AA1022- 1033
8	03/09/2021	Ex Parte Application for Order Shortening Time	AA1950- 1961
8	03/11/2021	Ex Parte Application for Order Shortening Time	AA1989- 1997
7	02/26/2021	Ex Parte Application for Order Shortening Time on Defendant's Motion to Disqualify Judge	AA1731- 1739
9	04/05/2021	Ex Parte Motion for Continuance of Hearing Set for April 6, 2021, at 10:00 a.m.	AA2136- 2141
5	02/09/2021	Ex Parte Motion for Continuance of Hearing Set for February 11, 2021, at 1:30 p.m.	AA1154- 1204
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568- 2600
1	03/09/2020	Exhibit Appendix to Motion for Primary Physical Custody, et al.	AA0042-110
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073- 1153
4-5	02/05/2021	Exhibits in Support of Motion to Extend Protection Order, et al.	AA0932- 1003
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	AA1878- 1949

		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	Exhibits in Support of Opposition to	AA1721-
		Defendant's Motion to Disqualify, et al.	1730
12-13	05/17/2021	Exhibits in Support of Opposition to	AA2935-
		Defendant's Motion to Remove S.C.R.A.M.	3003
		Device; and Countermotion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	
7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
		to Strike Hearsay and Misrepresentations of	1703
		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion for an	
		Award of Attorney's Fees and Costs	
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
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	
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition	AA2852-
		to Defendant's Motion for an Order to Show	2912
		Cuse Why Plaintiff and 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	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2425- 2430
20	12/23/2021	Findings of Fact, Conclusions of Law, and Decree of Divorce	AA4866- 4897
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-
			4495
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-
			3646
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	1 Idilitiii 8 Exilloit 21	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
13	12/20/2021	1 Idilitiii 8 Exilloit 22	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
13	12/20/2021	Fiantiff 8 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-
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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	Tiumin 5 Exilor 50	3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12/20/2021	Timitin 5 Danion 57	3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
10	12/20/2021	1 Idilitii 5 LAIIIOIt 30	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
10	12/20/2021	1 Iamuii 8 Eamon 39	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
14	12/20/2021	Fiamum 8 Eximult 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-	
	00/00/00/0	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		
		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		
		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 3 Part 2 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

MOFI

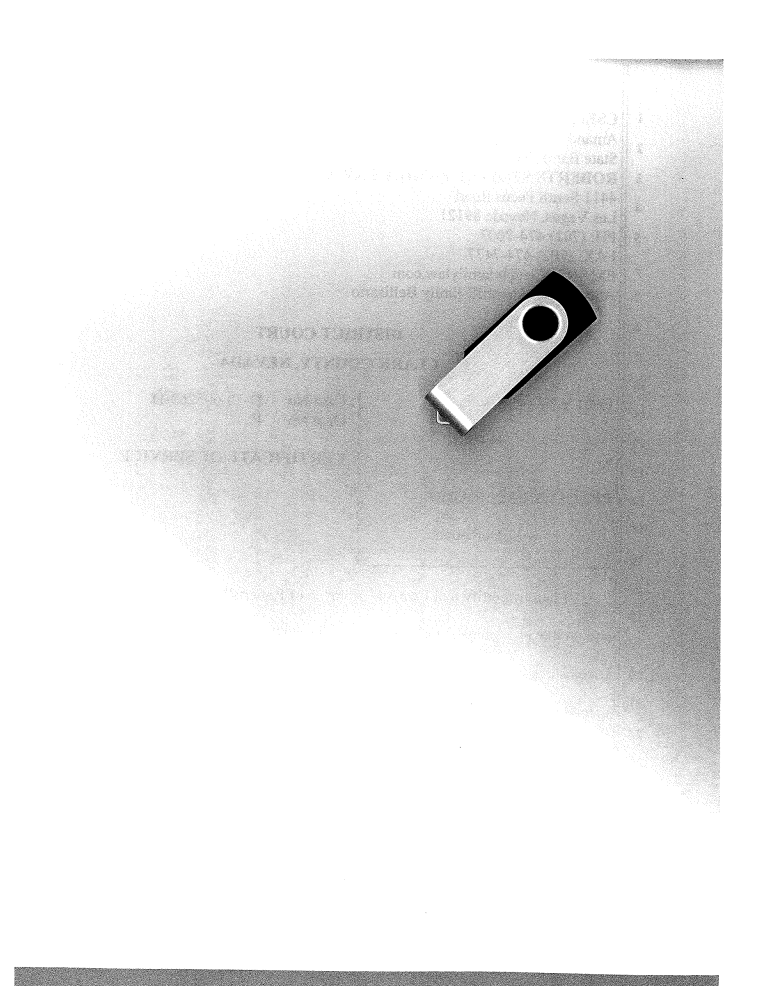
DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Emily Bellisario	Case No. D-20-605263-D
Plaintiff/Petitioner	_
Bradley Bellisario	Dept. P
Defendant/Respondent	MOTION/OPPOSITION FEE INFORMATION SHEET
subject to the reopen filing fee of \$25, unless specificall Oppositions filed in cases initiated by joint petition may accordance with Senate Bill 388 of the 2015 Legislative	Session.
Step 1. Select either the \$25 or \$0 filing fee in ✓ \$25 The Motion/Opposition being filed with	
OR- S0 The Motion/Opposition being filed with fee because: The Motion/Opposition is being file entered. The Motion/Opposition is being file established in a final order. The Motion/Opposition is for reconstitutions.	th this form is not subject to the \$25 reopen ed before a Divorce/Custody Decree has been d solely to adjust the amount of child support sideration or for a new trial, and is being filed at or decree was entered. The final order was
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Party filing Motion/Opposition: Employee of Rober Signature of Party or Preparer /s/ Amanda M	
NUDALUTE OF PARTY OF PRENATER	* * * * * * * * * * * * * * * * * * *

Electronically Filed 1/11/2021 12:22 PM Steven D. Grierson CLERK OF THE COURT 1 CHLG Amanda M. Roberts, Esq. 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 6 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 Dept No: 12 Plaintiff, 13 v. PEREMPTORY CHALLENGE 14 BRADLEY BELLISARIO, 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 gives notice to the Court, pursuant to Supreme Court Rule 48.1, that the 21 111 22 111 23 24 111 25 111 26 27 Page 1 of 2 28

Constitution of the second of
Plaintiff elects to change the assigned Judge in this matter, namely, by peremptory
challenge.
Dated thisday of January, 2021.
ROBERTS STOFFEL FAMILY LAW GROUP
By: Manda M. Rulled Amanda M. Roberts, Esq. Nevada State Bar No. 9294 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
CERTIFICATE OF SERVICE
I hereby certify that I am an employee of Roberts Stoffel Family Law Group,
and on the day of January, 2021, 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
Peremptory Challenge, to the following:
Bradley Bellisario Email: bradb@bellisariolaw.com Defendant in proper person By:
Employee of Roberts Stoffel Family Law Group
Page 2 of 2

Electronically Filed 1/11/2021 1:00 PM Steven D. Grierson 1 **CSERV** Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 3 ROBERTS STOFFEL FAMILY LAW GROUP 4411 South Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 5 FAX: (702) 474-7477 6 EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff, Emily Bellisario 7 8 DISTRICT COURT 9 **CLARK COUNTY, NEVADA** 10 EMILY BELLISARIO, Case No: D-20-605263-D 11 Dept No: P Plaintiff, 12 CERTIFICATE OF SERVICE ٧. 13 BRADLEY BELLISARIO, 14 15 Defendant. 16 17 I hereby certify that I am an employee of Roberts Stoffel Family Law Group, 18 day of January, 2021, I served Plaintiff's Fifth Supplemental and on the 19 20 Disclosures via E-service. As Bates No. PLTF0395 was a video, the same was 21 uploaded to Drop Box for Defendant's records. Plaintiff's Fifth Supplemental 22 Disclosures was also sent via U.S. Mail to Defendant, on USB drive, with all 23 updated Disclosures mentioned in the Fifth Supplemental Disclosure. 24 25 By: 26 Employee of Roberts Stoffel Family Law Group 27 28 Page 1 of 1









ROBERTS STOFFEL FAMILY LAW GROUP 4411 South Pecos Road • Las Vegas, Nevada 89121

Bradley Bellisario 7100 Grand Montecito Phwy. #2054 Las vegas INJ 89149

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1 MTN BRADLEY J. BELLISARIO 2 Nevada Bar No. 13452 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: (702) 936-4800 F: (702) 936-4801 5 E: BradB@BellisarioLaw.com Plaintiff Pro Se 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 9 Case No.: D-20-605263-D EMILY BELLISARIO, Dept No.: P 10 Plaintiff, 11 VS. MOTION TO STRIKE PLAINTIFF'S 12 PEREMPTORY CHALLENGE BRADLEY BELLISARIO, 13 HEARING REQUESTED Defendant 14 NOTICE! YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION 15 WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A 16 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 17 COURT WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT 18 HEARING PRIOR TO THE SCHEDULED HEARING. 19 Defendant, Bradley Bellisario, pro se, moves this Honorable Court for the following relief: 20 1. For an order striking Plaintiff's Peremptory Challenge; and 21 2. For such other and further relief as the Court deems just and equitable. 22 23 24 25 111 26 27 28 MOTION TO STRIKE PLAINTIFF'S PEREMPTORY CHALLENGEHEARING REQUESTED - 1

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 11th day of January 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's Counsel, Amanda Roberts, has routinely ignored rules of civil procedure in this matter in a clear attempt to gain procedural advantage, prejudice plaintiff, and achieve results through the use of unethical and illegal tactics. Defendant filed a Motion for Order to Show Cause Why Plaintiff and/or Plaintiff's Counsel Should not be Held in Contempt and Motion for Sanctions on December 10, 2020, bringing to light some of those issues. Ms. Roberts has now once again intentionally failed to abide by Court rules, intentionally causing Defendant time and money to ask this Honorable Court for relief, and to simply be placed on a level playing ground.

On January 11, 2020 Plaintiff's Counsel, Ms. Roberts, filed on behalf of her client a Peremptory Challenge. (*Attached* hereto as Exhibit A). However, Ms. Roberts is simply judge shopping at this point, and further her request is untimely. The parties were notified of judicial reassignment on January 4, 2020 as expected, given that Judge Pomrenze did not seek reelection and Judge Mary Perry was set to take over department P. Simple math tells us that Plaintiff's MOTION TO STRIKE PLAINTIFF'S PEREMPTORY CHALLENGEHEARING REQUESTED - 2

peremptory challenge was filed seven (7) days after the Judicial Reassignment. Notably that does not meet the time requirement of SCR 48.1 of three (3) days. As such, the peremptory challenge is untimely and must be stricken.

II. LEGAL ARGUMENT

Supreme Court Rule 48.1 provides the rules regarding procedure for change of judge by peremptory challenge. "In any civil action pending in a district court, which has not been appealed from a lower court, each side is entitled, as a matter of right, to one change of judge by peremptory challenge." SCR 48.1(1). "The peremptory challenge shall be filed (a) within 10 days after notification to the parties of a trial or hearing date; or not less than 3 days before the date set for the hearing of any contested pretrial matter, whichever occurs first." SCR 48.1(3)(a, b). However, "if a case is not assigned to a judge before the time required for filing the peremptory challenge, the challenge shall be filed (a) within 3 days after the party or his attorney is notified that the case has been assigned to a judge; or (b) before the jury is sworn, evidence taken, or any ruling made in the trial or hearing, whichever occurs first. SCR 48.1(4)(a, b).

The provisions of SCR 48.1 must be construed strictly "otherwise the operation of the Rule will be hindered." *Nevada Pay TV v. Eighth Judicial Dist. Court*, 719 P.2d 797 (1986)(citing *United States v. Conforte*, 457 F. Supp. 641, 654 n. 7 (D.Nev.1978)). Further, the assigned Judge does not lose jurisdiction over the matter simply by the filing of the peremptory challenge. *Id.* This helps prevent "judge shopping" which is "of course one function of the Rule." *Id.*

Here, the time to file a peremptory challenge to SCR 48.1(3)(a, b) has clearly already elapsed. Therefore, Plaintiff's only means of filing a peremptory challenge is through SCR 48.1(4)(a, b) which allows Plaintiff to file a peremptory challenge up to three (3) days after the MOTION TO STRIKE PLAINTIFF'S PEREMPTORY CHALLENGEHEARING REQUESTED - 3

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assignment of a judge. Plaintiff filed her peremptory challenge on January 11, 2020, seven (7) days after Judge Perry was assigned to the matter. Clearly Plaintiff's peremptory challenge is not timely, and as such should be stricken and the matter should remain in Department P. Further, Judge Perry and Department P should retain jurisdiction over this matter and should hear Defendant's Motion to Strike Plaintiff's Peremptory Challenge.

III. CONCLUSION

Plaintiff's Peremptory Challenge is untimely and should be stricken. Plaintiff's Counsel has once again failed to abide by Court rules, forcing Defendant to file this motion simply to avoid being prejudiced and having his rights violated yet again. Upon information and belief, Plaintiff's Counsel is attempting to have this matter moved to a new Department in which she has connections to try and achieve desired results through deceit and unethical behavior. Ms. Roberts conduct of filing knowingly baseless, and misrepresented factual allegations must be stopped in order to preserve any semblance of order in this matter. Plaintiff's Peremptory Challenge must be stricken.

DATED this 11th day of January 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

Defendant

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MOTION TO STRIKE PLAINTIFF'S PEREMPTORY CHALLENGEHEARING REQUESTED - 4

DECLARATION OF BRADLEY J. BELLISARIO

STATE OF NEVADA) ss.
COUNTY OF CLARK)

- 1. I am the Defendant in the above entitled matter;
- That I read the foregoing MOTION TO STRIKE PLAINTIFF'S PEREMPTORY
 CHALLENGE, 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 and Strike Plaintiff's Peremptory Challenge as untimely.

I declare under penalty of perjury that the foregoing is true and correct.

DATED this 11th day of January 2020.

Bradley J. Bellisario Defendant Pro Se

MOTION TO STRIKE PLAINTIFF'S PEREMPTORY CHALLENGEHEARING REQUESTED - 5

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 11th day of January 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 STRIKE PLAINTIFF'S PEREMPTORY CHALLENGE to:

Amanda Roberts, Esq. E: efile@lvfamilylaw.com Attorney for Plaintiff

By: _______Bradley Bellisario, Defendant

MOTION TO STRIKE PLAINTIFF'S PEREMPTORY CHALLENGEHEARING REQUESTED - 6

EXHIBIT A

Electronically Filed 1/11/2021 12:22 PM Steven D. Grierson CLERK OF THE COURT CHLG Amanda M. Roberts, Esq. 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 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 D-20-605263-D Case No: 11 EMILY BELLISARIO, Dept No: 12 Plaintiff, 13 PEREMPTORY CHALLENGE 14 BRADLEY BELLISARIO, 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 gives notice to the Court, pursuant to Supreme Court Rule 48.1, that the 21 111 22 111 23 24 111 25 111 26 27 Page 1 of 2 28

1	Plaintiff elects to change the assigned Judge in this matter, namely, by peremptory
2	challenge.
3	Dated this 1 to day of January, 2021.
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5	ROBERTS STOFFEL FAMILY LAW GROUP
6	By: amanda M. Rielest
7	Amanda M. Roberts, Esq.
8	Nevada State Bar No. 9294
9	4411 S. Pecos Road
,	Las Vegas, Nevada 89121
10	PH: (702) 474-7007
11	FAX: (702) 474-7477
11	EMAIL: efile@lvfamilylaw.com
12	Attorneys for Plaintiff, Emily Bellisario
13	
14	CERTIFICATE OF SERVICE
15	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,
16	1
17	and on the \tag{\lambda} day of January, 2021, I served by and through Wiz-Net electronic
18	service, pursuant to Clark County District Court Administrative Order 14-2 for
19	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing
20	Peremptory Challenge, to the following:
21	
22	Bradley Bellisario Email: bradb@bellisariolaw.com
23	Defendant in proper person
24	
25	By:
26	Employee of Reserve States 1 annual 2 and 2 annual 2 and 2 annual
27	Page 2 of 2
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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 11th day of January 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's Counsel, Amanda Roberts, has shown a course of conduct that should constitute a fraud upon this court and is designed to deprive Defendant due process. On December 10, 2020 Defendant filed a Motion to Show Cause Why Plaintiff and/or Plaintiff's Counsel Should Not be Held in Contempt and Motion for Sanctions. (Attached Hereto as Exhibit A). Notably the motion describes Ms. Roberts deliberate failure to produce Orders consistent with Eighth Judicial District Court Rules. Ms. Roberts knowingly failed to produce Orders to deprive Defendant due process and the ability to apply for any post order relief. Further, Ms. Roberts and Plaintiff acted as if the Orders were filed, forcing Defendant to abide by any rules they came up with in order for Defendant to have any visitation with the parties' minor children. Ms. Roberts did not provide any proposed Orders until well after the time allotted by rule. In fact, the first Order filed in this matter regarding any of three (3) hearings from July through November was the Order After Hearing regarding the hearing on November 24, 2020 (Attached hereto as Exhibit B). And even this proposed order was not passed to Defendant prior to submitting to Judge Pomrenze. Colleen MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - 2

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O'Brien, Ms. Roberts' inept legal assistant, claimed that Judge Pomrenze instructed the Order After Hearing be submitted without providing Defendant an opportunity for review, however, that is a complete misrepresentation of material fact. Judge Pomrenze made no such directive.

Following the hearing on November 24, 2020 Defendant filed an Affidavit Regarding Ground for Disqualification of Judge Pomrenze. Defendant's Affidavit was filed November 25, 2020. Judge Pomrenze filed an Affidavit of Sandra L. Pomrenze on December 1, 2020. Judge Pomrenze's Affidavit was pathetic and demonstrated her incompetence, providing no support for her position, simply providing a self-serving state claiming she's not biased. Nevertheless, Defendant waited for a notification of hearing regarding the Affidavit, but no hearing was ever set. Instead Judge Pomrenze proceeded on the case, despite unambiguous language in NRS 1.235(5) stating that "the judge against whom an affidavit alleging bias or prejudice is filed shall proceed no further with the matter."

Defendant is now forced to filed for relief from the Order After Hearing as the Order was procured by fraud, prejudices Defendant, and the Order was only entered through the misconduct of Plaintiff's Counsel.

II. LEGAL ARGUMENT

Defendant is entitled to relief from Plaintiff's Order after Hearing regarding the hearing on November 24, 2020 for multiple reasons. NRCP 54(b), NRCP 60(b)(1), (3), (4), and (6) all provide avenues of relief for Defendant.

NRCP 54(b) states that "any order or other decision, however designated, that adjudicates fewer than all the claims or the rights and liabilities of fewer than all the parties does not end the action as to any of the claims or parties and may be revised at any time before the entry of a MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - 3

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judgment adjudicating all the claims and all the parties' rights and liabilities." (See Stoecklein, 109 Nev. At 271-74, 849 P.2d at 307-09).

NRCP 60(b) further provides for relief from final orders. NRCP 60(b) provides relief from final judgment, orders or proceedings for the following reasons;

- (1) Mistake, inadvertence, surprise, or excusable neglect;
- (3) Fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party;
- (4) The judgment is void;
- (6). Any other reason that justifies relief.

A motion pursuant to NRCP 60(b) must be made within a reasonable time - and for reasons (1), (2), and (3) no more than 6 months after the date of the proceeding or the date of serviced of written notice of entry of the judgment or order, whichever date is later. "The salutary purpose of Rule 60(b) is to redress any injustices that may have resulted because of excusable neglect or the wrongs of an opposing party." Carlson v. Carlson, 108 Nev. 358, 361-62 (Nev. 1992). "The district court as wide discretion in deciding whether to grant or deny a motion to set aside a judgment under NRCP 60(b). (Stoeklein v. Johnson Elec., Inc., 109 Nev. 268, 271, 849 P.2d 305, 307 (1993).

Defendant is Entitled to Relief Pursuant NRCP 60(b)(1) i.

NRCP 60(b)(1) provides relief from an Order procured by mistake, inadvertence, surprise, or excusable neglect. Here the Order may be deemed to have been entered by inadvertence or mistake on the part of Judge Pomrenze. As previously stated, NRS 1.235(5) states that once an MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - 4

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Affidavit Regarding Grounds for Disqualification is filed the presiding judge shall not proceed any further on the matter until the matter is transferred or there is a hearing on the matter. Although Defendant believes Judge Pomrenze was intentionally violating Defendant's rights, if Judge Pomrenze was simply incompetent (which is altogether possible if you read any appeals regarding her decisions) then the Order was filed by mistake. To support a theory of mistake by Judge Pomrenze, it should be noted that she has not signed any other Orders since the Affidavit Regarding Grounds for removal was filed, although Ms. Roberts has submitted other proposed orders.

As such Defendant should be granted relief from the Order After Hearing pursuant to NRCP 60(b)(1).

ii. Defendant is Entitled to Relief Pursuant to NRCP 60(b)(3)

NRCP 60(b)(3) provides for relief from an Order due to fraud, misrepresentation, or misconduct by an opposing party. As provided in Defendant's Motion to Show Cause Why Plaintiff and/or Plaintiff's Counsel Should Not be Held in Contempt and Motion for Sanctions, Plaintiff and Plaintiff's Counsel have committed acts of misrepresentation, fraud, and misconduct.

Most significantly, Plaintiff's Counsel showed glaring misconduct in her failure to provide Orders following hearings in July and October. Ms. Roberts did not submit any Orders until December when she did not follow court rules, failed to provide the proposed Order to Defendant pursuant to rule, then claimed that Judge Pomrenze directed that the order not be presented to Defendant. Ms. Roberts attempted to sneak the Order past Defendant, knowing that MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24,

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2020HEARING REQUESTED - 5

the Order was completely ludicrous. Namely, the Order confirmed other "orders" that had never been filed, thereby depriving Defendant of due process and the ability to seek post-order relief.

Ms. Roberts also misrepresented material facts to the Court on multiple occasions. Specifically, Ms. Roberts stated that Defendant should wear a SCRAM bracelet because Defendant's social media accounts demonstrate Defendant is drinking. However, Ms. Roberts provided no evidence to support her claim. BECAUSE THERE IS NO EVIDENCE OF SUCH CLAIM. I would implore Ms. Roberts to provide any evidence in support of her claim, but she can't. However, a lack of evidence doesn't stop Ms. Roberts from making baseless claims, because that's what she does as a fear monger. It's what she bases her practice of law on. In the hearing from July 30, 2020 Ms. Roberts claimed that Defendant cut off cable to Plaintiff's residence in order to disable the security system and attack the residence. However, Ms. Roberts is once again providing pure speculation and provides no evidence. In fact, if she had looked in to the matter at all, her client, or even Defendant could have informed Ms. Roberts that Defendant had requested Plaintiff move the service to her name, and stated for months that the service would be switched as Defendant had services at a new location. But facts and evidence have not place in the Roberts Stoffel Law Group business model.

Additionally, Ms. Roberts and Plaintiff made misrepresentation regarding settlement offers. On multiple occasions Plaintiff and Ms. Roberts made claims to Defendant and Defendant's prior Counsel that they were preparing a settlement offer. As such, Defendant pushed off answering discovery and preparing discovery of his own in order to save money since Defendant has very limited resources. However, no such settlement offer ever came. Defendant was ready and willing to make a reasonable settlement and had no reason to believe that would MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - 6

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not be achieved. However, the promise of a settlement offer proved to be yet another lie and misrepresentation from Plaintiff of Plaintiff's Counsel, produced only to cause Defendant delay and cause Defendant to be prejudiced.

Ms. Roberts also committed fraud, as described in Defendant Motion to Show Cause, by inducing Defendant to sign a Stipulation and Order through misrepresentation of material fact. Ms. Roberts represented that the parties' minor son was not being treated by a therapist, and that the parties would confer and settle on an appropriate treating therapist, if needed. However, Ms. Roberts had knowledge that the parties' minor child was treating with a therapist who was specifically disclaimed by Defendant due to her ties with Donna Wilburn, who is being sued for professional misconduct. Not only did Ms. Roberts promote intentional injury of the minor's mental health, but Ms. Roberts concealed this fact until late October, thereby preventing Defendant from conducting discovery regarding the therapy services offered by Ms. Anna Trujillo, who has also been sued for professional misconduct.

Ms. Roberts' misconduct and fraud upon this court should be grounds for this Court to grant Defendant relief from the Order After Hearing regarding the hearing from November 24, 2020. Ms. Roberts has intentionally acted with malicious intent to delay, misrepresent facts, and prejudice Defendant. Plaintiff should not be allowed to benefit from her misconduct.

Defendant is Entitled to Relief Pursuant to NRCP 60(b)(4) iii.

NRCP 60(b)(4) provides relief from an Order due to the Order being void. A judgment is void if the court lacked inherent power to make the decision or Order. Hall v. Hall, No. 76444-COA, at *2 (nev. App. Mar. 14, 2019). MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - 7

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Here the Order After Hearing filed by Plaintiff should be deemed void. As previously stated, Defendant filed an Affidavit Regarding Grounds for Disqualification of Judge on November 25, 2020. On December 1, 2020 Judge Pomrenze filed an Affidavit of Sandra L. Pomrenze. At that point Judge Pomrenze was aware of the process initiated to remove her from the case. Specifically, Judge Pomrenze was prohibited from taking any further action on the case pursuant to NRS 1.235(5), however, Judge Pomrenze decided to take further action on the case by signing Plaintiff's Order After Hearing on December 10, 2020. At that time Judge Pomrenze lacked jurisdiction to take any action regarding the proceedings. As such, the Order should be deemed void and Defendant should be relieved from the Order in its entirety.

Defendant is Entitled to Relief Pursuant to NRCP 60(b)(6) iv.

NRCP 60(b)(6) provides relief from an Order due to any other reason that justifies relief. It is well established that "[t]he district court as wide discretion in deciding whether to grant or deny a motion to set aside a judgment under NRCP 60(b). (Stoeklein v. Johnson Elec., Inc., 109 Nev. 268, 271, 849 P.2d 305, 307 (1993). Further, "[t]he salutary purpose of Rule 60(b) is to redress any injustices that may have resulted because of excusable neglect or the wrongs of an opposing party." Carlson v. Carlson, 108 Nev. 358, 361-62 (Nev. 1992).

Here, Plaintiff's Counsel has exhibited a scheme and pattern of conduct specifically aimed to railroad Defendant, misrepresent material facts to the Court, and deprive Defendant of due process rights. Despite the application of any other subsection of NRCP 60(b), Defendant should be afforded relief to simply have a level playing field.

MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - 8

Additionally, Judge Pomrenze's Order from November 24, 2020 demonstrates her complete lack of control over this case. During the hearing on November 24, 2020 Judge Pomrenze set an Evidentiary Hearing regarding custody for January 25, 2021 and set discovery cut-off for January 11, 2021. However, Judge Pomrenze had never issued a scheduling order setting discovery dates and other applicable dates. The impact is that Defendant was deprived the opportunity to retain an expert witness regarding Plaintiff as the perpetrator of domestic violence. Namely, Plaintiff, upon information and belief, is a raging narcissist with borderline personality disorder and has engaged in mental abuse (gaslighting) of Defendant for a period of more than six (6) years. The abuse constitutes domestic violence and is relevant to the determination of custody. However, no scheduling order was ever set to provide any dates by which Defendant would need to retain an expert witness.

Plaintiff's Counsel has refused to file Orders, misrepresented material facts to the court, misrepresented the promise of settlement offers, committed fraud in inducement to get Defendant to stipulate to an Order, and attempted to inappropriately attempted to influence the findings of Dr. Nicholas Ponzo.

Defendant should be entitled to relief through this catch all provision as Defendant has been prejudiced by a combination of Plaintiff's Counsel's intentional acts of fraud and deceit and Judge Pomrenze's bias and unwillingness to force Plaintiff's Counsel to follow any Court rules. Defendant must be provided relief from the Order After Hearing to promote due process, and provide Defendant with predictable results in line with established court rules and law.

MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - $9\,$

III. CONCLUSION

Plaintiff's Counsel conducted herself in a manner which constitutes fraud upon this court. Plaintiff's Counsel misrepresented material facts, intentionally failed to follow Eighth Judicial District Court Rules in order to deprive Defendant due process and provided countless instances of misconduct which should warrant relief from Plaintiff's Order After Hearing regarding the hearing on November 24, 2020. Further, Defendant should be granted relief as the Order is void. Judge Pomrenze went out of her way to do Plaintiff's Counsel a favor and take action by signing the Order After Hearing despite Defendant having filed an Affidavit of Bias. Plaintiff's Counsel's conduct is repugnant and reserved for the lowest trash that call themselves family court attorneys. Ms. Roberts knows she has very little to offer by way of merits of the case and has resorted to fraud, offering baseless arguments, and knowingly lying to this Court. Defendant must be granted relief from the Order After Hearing to redress the injustices perpetrated by Plaintiff's Counsel and Judge Pomrenze.

DATED this 11th day of January 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 FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - $10\,$

DECLARATION OF BRADLEY J. BELLISARIO

STATE OF NEVADA)) ss.
COUNTY OF CLARK)

- 1. I am the Defendant in the above entitled matter;
- That I read the foregoing MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020, 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 FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020.

I declare under penalty of perjury that the foregoing is true and correct.

DATED this 11th day of January 2020.

Bradley J. Bellisario Defendant Pro Se

MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - $11\,$

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 11th day of January 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 FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020 to:

Amanda Roberts, Esq. E: efile@lvfamilylaw.com Attorney for Plaintiff

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Bradley Bellisario, Defendant

MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON NOVEMBER 24, 2020HEARING REQUESTED - $12\,$

EXHIBIT A

Electronically Filed 12/10/2020 7:47 PM Steven D. Grierson CLERK OF THE COURT

1 MTN

BRADLEY J. BELLISARIO

Nevada Bar No. 13452 3

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

EMILY BELLISARIO.

BRADLEY BELLISARIO,

Plaintiff.

Defendant

T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Plaintiff Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

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VS.

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IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - I

Case No.: D-20-605263-D

Dept No.: P

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S

COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR

SANCTIONS

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:

- 1. For an order sanctioning Plaintiff for intentional failure to follow Eighth Judicial Court Rules and Nevada Rules of Civil Procedure:
- 2. 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

Case Number: D-20-605263-D

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

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

28

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.

MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIOINSHEARING REQUESTED - 19

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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20 21 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.

iv. Plaintiff Willfully Under Reported the Value of the Marital Residence

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

Subject: Bellisario v. Bellisario

Date: Wednesday, November 25, 2020 at 4:02:34 PM Pacific Standard Time

From: bradley bellisario

To: efile@lvfamilylaw.com

Good afternoon, Mrs. Roberts. I updated my service contact on efile since Pomrenze finally granted the motion to withdraw. Please let me know when you'll get around to the Order, I won't hold my breath based on past actions.

Bradley J. Bellisario

EXHIBIT B

1	ORDR
2	Amanda M. Roberts, Esq. State Bar of Nevada No. 9294
3	ROBERTS STOFFEL FAMILY LAW GROUP
4	4411 S. Pecos Road 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	EMILV BELLISARIO) Case No: D-20-605263-D
11	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P
12	Plaintiff,
13	ORDER AFTER HEARING
14	BRADLEY BELLISARIO,
15	Defendant.) Date of Hearing: November 24, 2020
16) Time of Hearing: 11:00 a.m.
17	2 1 C 24th I 25
18	THIS MATTER having come before the Court on the 24th day of
19	November, 2020, on a Return Hearing regarding the financials and supervised
20	visitation. The Plaintiff, Emily Bellisario, being present and represented, by and
21	through her attorney of record, Amanda M. Roberts, Esq., of Roberts Stoffel
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23	Family Law Group, and the Defendant, Bradley Bellisario, being present and
24	representing himself in proper person. The Parties and Counsel each being
25	present by video via Blue Jeans pursuant to Administrative Orders, and the Court
26	
28	Page 1 of 4
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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

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1	THE COURT FURTHER ORDERS that Ms. Roberts shall prepare the Order
2	and submit it to the Court.
3	
4	IT IS SO ORDERED.
5	
6	
7	Submitted this day of
8	Submitted this day of November 2020.
9	ROBERTS STOFFEL FAMILY
11	LAW GROUP
12	
13	By: Amanda M. Roberts, Esq.
14	State of Nevada Bar No. 9294
15	4411 South Pecos Road Las Vegas, Nevada 89121
16	PH: (702) 474-7007 FAX: (702) 474-7477
17	EMAIL: efile@lvfamilylaw.com
18	Attorney for Plaintiff
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EXHIBIT C

Subject:

RE: Bellisario v. Bellisario

Date:

Monday, November 30, 2020 at 8:18:56 AM Pacific Standard Time

From:

Colleen O'Brien bradley bellisario

To: CC:

Holli Miller

Attachments: OAH 112420.pdf

Good morning.

Pursuant to the Judge's Order, it was submitted to the Court to day of the hearing.

I have attached a copy for your records.

Thank you,

Colleen O'Brien

Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP

4411 S. Pecos Road

(Office is located on a small side street, University)

Las Vegas, Nevada 89121 PH: (702) 474-7007

FAX: (702) 474-7477

The contents of this electronic mail message are confidential in nature and intended solely for the individual as addressed. Should you receive this electronic mail message in error, please delete this electronic mail message and/or contact Roberts Stoffel Family Law Group immediately at the WEB: lvfamilylaw.com number listed above.

PLEASE REPLY ALL WHEN RESPONDING TO EMAILS

Due to COVID-19 and Governor Sisolak's mandate for the closure of non-essential businesses, Roberts Stoffel Family Law Group will be engaging in social distancing and taking measure to limit contact with the public. That means that we are prohibited from in-person meetings with members of the public. The firm will remain operational at the present time, but we will be working remotely with limited services in the office. Therefore, all clients meeting and consultations will be made via telephone. We can be reached via telephone at (702) 474-7007.

Our hours will also be modified as follows: Mondays through Thursdays: 8:00 a.m. to 5:00 p.m., and Fridays: 8:00 a.m. to 4:00 p.m.

We truly apologize for any inconvenience that this has caused. As we try to work through this trying time, we will continue to provide legal services for our community to the greatest extent possible. It is very important during this time to ensure that you copy efile@lvfamilylaw.com on all emails so that your legal matters can be addressed by any staff member who is working during the limited hours of operation.

From: bradley bellisario <bradb@bellisariolaw.com> Sent: Wednesday, November 25, 2020 4:03 PM

To: efile <efile@lvfamilylaw.com> Subject: Bellisario v. Bellisario

Good afternoon, Mrs. Roberts. I updated my service contact on efile since Pomrenze finally granted the motion to withdraw. Please let me know when you'll get around to the Order, I won't hold my breath based on past actions.

Bradley J. Bellisario

EXHIBIT D

D-20-605263-D

DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Compla	int	COURT MINUTES	November 24, 2020
D-20-605263-D	Emily Bellisar vs. Bradley John	io, Plaintiff Bellisario, Defendant.	
November 24, 20	20 11:00 AM	Return Hearing	
HEARD BY:	Pomrenze, Sandra	COURTROOM: C	Courtroom 10
COURT CLERK:	Rouse, Jefferyann		
PARTIES PRESENT Emily Bellisario, Present	r: Counter Defendant, I	Plaintiff, Amanda M R	toberts, ESQ, Attorney, Present
Bradley John Be Defendant, Prese	Ilisario, Counter Clair ent	mant, Christopher	R. Tilman, Attorney, Present
Brayden Bellisar	io, Subject Minor, No	t Present	
Blake Bellisario,	Subject Minor, Not P	resent	
Brooklyn Bellisa	rio, Subject Minor, N	ot 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

Notice: Journal Entries are prepared by the courtroom clerk and are not the official record of the Court.

D-20-605263-D

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

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

Notice: Journal Entries are prepared by the courtroom clerk and are not the official record of the Court.

EXHIBITE

Electronically Filed 03/02/2020

CLERK OF THE COURT

COURT CODE: MOT

DISTRICT COURT CLARK COUNTY, NEVADA

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Applicant (person who obtained the protection order)

VS.

Bradly Bellisario

(person who the protection order is against)

CASE NO .: T- 19-200 404-T

DEPT.: TPO/ P

DATE OF HEARING: 324/20

TIME OF HEARING: 11:00 ANY

Hearing Requested: ⊠ Yes

MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

TO: Name of Opposing Party and Party's Attorney, if any, Bradly Belliand

A hearing will be held on the date and time above at the Eighth Judicial District Court - Family Division located at the Family Courts and Services Center, 601 N. Pecos Road Las Vegas, Nevada 89101 in courtroom #________.

Notice: There is a hearing set on this motion. You can attend the hearing and respond to the other person's requests in court. You can also file a written opposition with the Clerk of Court before the hearing date if you want to respond in writing.

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Motion for an Order to Show Cause (TPO)

POINTS AND AUTHORITIES

The refusal to obey a lawful order issued by the court is an act of contempt. NRS 22.010(3). 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.

FACTS AND ARGUMENT

- Violation. I believe the other party is violating the court's protection order. The details of the alleged contempt are listed in the attached declaration.
- 2. Other Relief. In addition to the relief requested above, I would like the Court to also order the following: (Do not explain the violations here—you will do that on the next page. This is for anything else that you would like the judge to order besides contempt. Be specific.)

 | Want to feel Safe again and can't until he stips manasing me contacting me and showing up to my house

I respectfully ask the Court to grant me the relief requested above, including an award of attorney's fees if I am able to retain an attorney for this matter, and any other relief the Court finds appropriate.

DATED 312	, 2028.	1	
DATED	Submitted By: (your signature)(print your name)	Emily Bellisans	

Page 2 of 5 - Motion for an Order to Show Cause (TPO)

DECLARATION IN SUPPORT OF MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

I have personal knowledge of the facts constituting the contempt(s), which are explained in detail below:

How to Fill Out The Next Section:

Get a copy of the court order that is being violated.

The order shows on the upper right corner of the first page the date the order was filed. Write this date in the section that says "date court order was filed." (ex., 2/1/2018)

Find the pages where the court order says what the other party is supposed to do. Find the line number or paragraph number where the order specifically says what the other party is supposed to do. Write these numbers on the "page" and "line/paragraph number" line. (ex., page 3, line 21)

Finally, write what the order says the party is supposed to do or not do (ex. Adverse Party is not supposed to contact me at all), how the party is violating the order (ex. Adverse Party sent me 8 text messages), and the dates of the violation (ex. 1/18/2019).

You can include 3 violations. List each violation separately. You can add more pages if you need to describe more violations.

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Page 3 of 5 - Motion for an Order to Show Cause (TPO)

	Party is supposed to: (write what the order says the other party is supposed to do): NOTAS OF NATULISMENT OF STAIRING
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-	The other party is not following this part of the order. The other party is (describe what
	thing or not doing that violates the order) 71100011 (1000)
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	The violation happened on (date(s) of violation) Since January 2010
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С.	party is supposed to: (write what the order says the other party is supposed to do):
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	The other party is not following this part of the order. The other party is (describe wh
	the other party is doing or not doing that violates the order) Some CALLS LOS
	of texts & Snowing up at pick ups
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	The violation happens and
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	The other party was served with a copy of the count of the served with the order) 102414.
	served with the order)
	The other party knows about the court order(s) because (explain how the other party knows about the court order(s)

Page 4 of 5 – Motion for an Order to Show Cause (TPO)

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violating court or (explain why the	0 55 -11 -1 0-011/01/11	(write the name of other party who is in contempt because tempt) heave hes not following
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order		
	n support of this Motion will be file	d separately in an Exhibit Appendix.
5. Any Exhibit(s) is	knowledge of the facts constitution	d separately in an Exhibit Appendix. ng the contempt(s) explained above. I
5. Any Exhibit(s) is	knowledge of the facts constitution	d separately in an Exhibit Appendix. ng the contempt(s) explained above. I ne State of Nevada that the foregoing is
5. Any Exhibit(s) is I have personal declare under pens	knowledge of the facts constitution	ng the contempt(s) explained above. I

Your Name: Emily Bellisario

(⋈ check one) Applicant / □ Adverse Party

Electronically Filed 03/02/2020

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

Applicant person who obtained the protection order) VS. Bradley Bellisario Adverse Party. (person who the protection order is against)	CASE NO.: <u>T-19-200 404-1</u> DEPT: <u>P</u> DATE OF HEARING: <u>3 24 20</u> TIME OF HEARING: <u>11'-00 and</u>
The state of the s	T APPENDIX
(nour name) Emily Bellisario	the (check one ⊠) ☐ Applicant
Glad that these exhibits support) Mohon	for Cartempt . I understand vidence in my case until formally admitted into
evidence.	
Table of Contents:	4
1. Statement	* · · ·
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© 2019 Family Law Self-Help Center	Exhibit Appendix

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EXHIBIT __

In the following space, state the facts which support your Application. Be as specific as you can, starting with the most recent incident. Include the approximate dates and locations, and whether law enforcement or medical personnel have been involved.

THIS APPLICATION IS A PUBLIC RECORD

Soon to be ex-husband is always threatening, harassing and intimidating me. He's been arrested for DV and aggr. stalking with a weapon once & the police were called another time for domestic violence& for destroying my property. September of 2019 he broke into my house by breaking the back window when my children and I were home and vandalized the home causing \$27,000 in damages. He came up the stairs and grabbed me and began yelling in my face and threatening me while my son stood behind me crying. I was granted a protection order after that event and had it until jan7th 2020 he kept asking me to drop the order so we could co parent more effectively and I agreed to do it for the kids sake thinking he learned his lesson and would leave me alone, as soon as the order dropped he started harassing me again following me telling me he knew i lied about work 18 because he knew i was on the strip one day that i was supposed to be at work and kept asking over and over 19 me my work schedules and address. I 20 asked him not to pick up the kids many times and have his mom pick them up like he was doing for four months 22 but he keeps showing up even though i am telling him no 23 24

PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES.

-4-

T: NO CODE APPO12109

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03/02/2020

CLERK OF THE COURT

COURT CODE: EXMT Your Name: emily beliging (⊠ check one) Applicant / □ Adverse Party DISTRICT COURT CLARK COUNTY, NEVADA CASE NO.: T-19-200 404-T DEPT .: (person who obtained the protection order) VS. (person who the protection order is against) EX PARTE MOTION FOR AN ORDER SHORTENING TIME , submits this Ex Parte (your name) emily pellisant Motion for an Order Shortening Time pursuant to EDCR 5.514, and requests that this Court shorten the time in which to hear the (check one) ☐ Motion to Modify / Dissolve ☐ Motion to Extend Motion to Show Cause ☐ Other: This application is based upon the pleadings and papers on file and the declaration attached to this motion. DATED_ Submitted By: (your signature) (print your name) Application for OST - TPO

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DECLARATION

and am competent to testify to these facts. 2. There is a hearing scheduled for (current court date) 3 2470 at (time of hearing) 11:00 GVM. 3. Service: (\overline{\	1 Larr	n the Movant in this case. I have personal knowledge of the facts contained h	erein
2. There is a hearing scheduled for (current court date) 3 24770 a. (time of hearing) 11:00 GVY. 3. Service: (Scheck one) The other party was already served with a copy of the underlying motion. The motion was served (Scheck one) by mail / by personal service on (date of service) The other party HAS NOT been served with a copy of the motion yet. I understand emergency hearings are not normally granted until the other party is served with the motion. The judge should consider my request without waiting for the other party to be served because (explain why you need the judge to consider your request before the other party is served) 4. There is an emergency that needs to be handled quickly: (explain the emergency) because in in fear fear fear and min and min and min and min fear fear and fear and min and min fear and f	I. I all	am competent to testify to these facts.	
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(print your name) Emily Belliant		Cara Cara Cara Cara Cara Cara Cara Cara	<u> </u>
© 2020 Family Law Self-Help Center Application for OST - TPO		Amlication	for OST - TPO

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. 3 PART 3

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
4	01/20/2021	Procedures Decision and Onderson Beauty of Challenge	A A 0027 020
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
		Attorney's Fees and Costs and Related Relief	
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
		Recommendation	
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-
		to Reconsider Order Against Domestic	2430
		Violence Entered April 6, 2021; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
10	04/22/2021	Court Minutes from April 22, 2021	AA2431-
			2432
10	04/22/2021	Amended Order After Hearing	AA2433-
			2440
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-
10	07/20/2021	Trouble of Discovery Dispute Conference	2458
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469

10 04/27/2021 Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021 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 an Award of Attorney's Fees and Costs 11 04/29/2021 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 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 11 05/02/2021 Ex Parte Motion for Return of Children AA2568-2600 11 05/03/2021 Objection to Defendant's Discovery Requests and Subpoenas Notice of Entry of Order After Hearing AA2601-2604 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for an Award of Attorney's Fees and Costs, and Related Relief				
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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 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			Against Domestic Violence Entered April 6,	2478
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Roberts, Esq., Should Not Be Held in Contempt 11 05/02/2021 Ex Parte Motion for Return of Children 12 05/03/2021 Objection to Defendant's Discovery Requests and Subpoenas 12 05/03/2021 Notice of Entry of Order After Hearing 13 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	11	03/01/2021		
Contempt 11 05/02/2021 Ex Parte Motion for Return of Children 12 05/03/2021 Objection to Defendant's Discovery Requests and Subpoenas 12 05/03/2021 Notice of Entry of Order After Hearing 13 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and Related Relief 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and			·	2307
11 05/02/2021 Ex Parte Motion for Return of Children 2600 11 05/03/2021 Objection to Defendant's Discovery Requests 2604 11 05/03/2021 Notice of Entry of Order After Hearing AA2605-2618 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and			_	
11 05/03/2021 Objection to Defendant's Discovery Requests and Subpoenas AA2601- 2604 11 05/03/2021 Notice of Entry of Order After Hearing AA2605- 2618 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	11	05/02/2021	1	Λ Λ 2568
11 05/03/2021 Objection to Defendant's Discovery Requests and Subpoenas 11 05/03/2021 Notice of Entry of Order After Hearing 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	11	03/02/2021	Ex Parte Motion for Return of Children	
and Subpoenas 11 05/03/2021 Notice of Entry of Order After Hearing 12 05/03/2021 Motion for Protective Order Relating to 13 Bradley's Discovery Requests and Subpoena's 14 [sic], for an Award of Attorney's Fees and 15 Costs, and Related Relief 16 Costs, and Related Relief 17 Discovery Requests and Subpoena's [sic], for 26 Protection Order Relating to Bradley's 26 Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	1 1	05/02/2021	Objection to Defendant's Discovery Deswests	
11 05/03/2021 Notice of Entry of Order After Hearing AA2605- 2618 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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	11	03/03/2021	"	
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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	1 1	05/02/2021		
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 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	11	05/03/2021	Notice of Entry of Order After Hearing	
Bradley's Discovery Requests and Subpoena's [sic], for an Award of Attorney's Fees and Costs, and Related Relief 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	1 1	05/02/2021	Maria C. D. and C. O. I. D. Later	
[sic], for an Award of Attorney's Fees and Costs, and Related Relief 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and		05/03/2021	_	
Costs, and Related Relief 11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and				2636
11-12 05/03/2021 Exhibits in Support of Plaintiff's Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and				
Protection Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	44.15	0.7/0.7/2.22		
Discovery Requests and Subpoena's [sic], for An Award of Attorney's Fees and Costs, and	11-12	05/03/2021		
An Award of Attorney's Fees and Costs, and			,	2759
Related Relief			=	
			Related Relief	

12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760- 2778
12	05/10/2021	Supplemental [sic] to Opposition to Defendant's Motion for Relief from Order 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	AA2779- 2785
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
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789- 2790
12	05/11/2021	Transcripts from May 11, 2021, Hearing re: Return Hearing	AA2791- 2807
12	05/11/2021	Order for Supervised Visitation	AA2808
12	05/11/2021	Order After Hearing	AA2809- 2815
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816- 2825
12	05/12/2021	Notice of Disclosure of Receivers and	AA2826-
		Certified Public Accountants	2828
12	05/13/2021	Notice of Therapist	AA2829- 2831
12	05/14/2021	Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and 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	AA2832- 2851
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for an Order to Show Cuse Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held In	AA2852- 2912

		Contempt of Court; and Countermotion for An Award of Attorney's Fees and Costs	
12	05/17/2021	Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief, Declaration of Emily Bellisario	AA2913- 2934
12-13	05/17/2021	Exhibits in Support of Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; and Countermotion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief	AA2935- 3003
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's Motion to Remove S.C.R.A.M. Device; And Opposition to Plaintiff's Motion to Drug Test Defendant, for an Award of Attorney's Fees and Costs, and Related Relief	AA3004- 3013
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and Motion for Protection Order Relating to Bradley's Discovery Requests and Subpoenas, for an Award of Attorney's Fees and Costs, and Related Relief	AA3014- 3022
13	05/18/2021	Court Minutes From May 18, 2021	AA3023- 3025
13	05/18/2021	Transcript from Hearing on May 18, 2021 re: All Pending Motions	AA3026- 3069
13	05/18/2021	Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff)	AA3070- 3115
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
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136- 3137
13	06/02/2021	Opposition to Defendant's Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff); and Countermotion to Deem Defendant Vexatious Litigant and for an Award of Attorney's Fees and Costs	AA3138- 3150

13	06/10/2021	Notice of Discovery Dispute Conference	AA3151- 3153
13	06/11/2021	Amended Notice of Discovery Dispute Conference	AA3154- 3156
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 10:00 a.m.	AA3157- 3158
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021, at 10:00 a.m. re: All Pending Motions	AA3159- 3165
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at	AA3166- 3167
13		1:00 p.m.	
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
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
13	06/28/2021	Notice of Entry of Order After Hearing on June 16, 2021	AA3215- 3224
13	06/28/2021	Notice of Entry of Order After Hearing on May 18, 2021	AA3225- 3237
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	07/07/2021	Court Minutes from July 7, 2021	AA3255- 3256
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All Pending Motions	AA3257- 3265
14	07/09/2021	Notice of Intentional Misrepresentations by Plaintiff and Amanda Roberts Regarding Dr. Stephanie Holland	AA3266- 3275
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/12/2021	Order Deeming Defendant a Vexatious Litigant	AA3278- 3287
14	07/12/2021	Notice of Entry of Order Deeming Defendant a Vexatious Litigant	AA3288- 3300
14	07/20/2021	Order After Hearing	AA3301- 3307

14	07/22/2021	Notice of Entry of Order After Hearing	AA3308- 3316
14	07/23/2021	Minute Order from July 23, 2021, re: Order on Discovery Commissioner Report and Recommendation AA33 3318	
14	07/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA3319- 3338
14	09/02/2021	Discovery Commissioner's Report and Recommendations	AA3339- 3351
14	09/16/2021	Court Minutes from September 16, 2021	AA3352- 3353
14	09/16/2021	Transcript From September 16, 2021, Hearing re: Return Hearing	AA3354- 3361
14	09/17/2021	Order After Hearing	AA3362- 3368
14	09/20/2021	Order on Discovery Commissioner's Report and Recommendations	AA3369- 3384
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385- 3394
14	09/22/2021	Notice of Entry of Order on Discovery Commissioner's Report and Recommendations	AA3395- 3413
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414- 3437
14	11/19/2021	Plaintiff's Initial List of Witnesses	AA3438- 3445
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
14	12/20/2021	Court Minutes From Non-Jury Trial on December 20, 2021	AA3457- 3459
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits Offered/Admitted/Denied/Objections	AA3460- 3476
14	12/20/2021	Plaintiff's Exhibit 1	AA3477- 3480
14	12/20/2021	Plaintiff's Exhibit 2	AA3481- 3488
14	12/20/2021	Plaintiff's Exhibit 3	AA3489- 3493

14	12/20/2021	Plaintiff's Exhibit 4	AA3494- 3497
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
15	12/20/2021	Plaintiff's Exhibit 6	AA3509- 3515
15	12/20/2021	Plaintiff's Exhibit 7	AA3516- 3525
15	12/20/2021	Plaintiff's Exhibit 8	AA3526- 3532
15	12/20/2021	Plaintiff's Exhibit 9	AA3533- 3539
15	12/20/2021	Plaintiff's Exhibit 10	AA3540- 3546
15	12/20/2021	Plaintiff's Exhibit 11	AA3547- 3556
15	12/20/2021	Plaintiff's Exhibit 12	AA3557- 3580
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- 3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647- 3653
15	12/20/2021	Plaintiff's Exhibit 20	AA3654- 3659
15	12/20/2021	Plaintiff's Exhibit 21	AA3660- 3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670- 3677

15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
			3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			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
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-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
			3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
			3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
			3873
16	12/20/2021	Plaintiff's Exhibit 40	AA3874-
			3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	
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)	
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16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
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-
1.5	10/00/000		3971
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
1.6	12/20/2021	D1 : ('CC) E 1'1'; (1	3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
1.0	12/20/2021	D1 : 4:02 E 1:1:4 (2)	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-
10	12/20/2021	Traintiff & Lamon 00	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)	
16-17	12/20/2021	Plaintiff's Exhibit 72	AA4000-
			4009
17	12/20/2021	Plaintiff's Exhibit 73	AA4010-
	10/00/000		4011
17	12/20/2021	Plaintiff's Exhibit 74	AA4012-
1.77	10/00/0001	DI 1 100 D 111 75	4013
17	12/20/2021	Plaintiff's Exhibit 75	AA4014- 4015
17	12/20/2021	Plaintiff's Exhibit 76	AA4016-
1 /	12/20/2021	1 familiff 5 Eximult 70	4017
17	12/20/2021	Plaintiff's Exhibit 77	AA4018-
1 /	12/20/2021	Tidilitii S Dailloit //	4019
	l		1017

17 12/20/2021 Plaintiff's Exhibit 78 AA4020 17 12/20/2021 Plaintiff's Exhibit 80 AA4021 17 12/20/2021 Plaintiff's Exhibit 82 AA4023 17 12/20/2021 Plaintiff's Exhibit 83 AA4027 17 12/20/2021 Plaintiff's Exhibit 84 AA4037 17 12/20/2021 Plaintiff's Exhibit 84 AA4037 17 12/20/2021 Plaintiff's Exhibit 89 AA4036 17 12/20/2021 Plaintiff's Exhibit 89 AA4036 17 12/20/2021 Plaintiff's Exhibit 89 AA4036	3- 7- -
17 12/20/2021 Plaintiff's Exhibit 80 AA4022 17 12/20/2021 Plaintiff's Exhibit 82 AA4023 17 12/20/2021 Plaintiff's Exhibit 83 AA4027 17 12/20/2021 Plaintiff's Exhibit 84 AA4031 17 12/20/2021 Plaintiff's Exhibit 89 AA4036 17 12/20/2021 Plaintiff's Exhibit 89 AA4036 4064 4064	7-
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	3- 7- - 5-
17 12/20/2021 Plaintiff's Exhibit 83 AA4027 4030 AA4031 AA4031 AA4031 AA4031 AA4031 AA4031 AA4036 AA403	7-
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	- -
17 12/20/2021 Plaintiff's Exhibit 84 AA4031 4035 17 12/20/2021 Plaintiff's Exhibit 89 AA4036 4064	- -
17 12/20/2021 Plaintiff's Exhibit 84 AA4031 4035 17 12/20/2021 Plaintiff's Exhibit 89 AA4036 4064) -
17 12/20/2021 Plaintiff's Exhibit 89 AA4036 4064) -
17 12/20/2021 Plaintiff's Exhibit 89 AA4036 4064	
4064	
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17 10/00/0001 D1: ::CC E 1:1:: 01	, ,
17 12/20/2021 Plaintiff's Exhibit 91 AA4065	İ
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	
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	
17 12/20/2021 Plaintiff's Exhibit 110 AA4178	; –
4192	
17 12/20/2021 Plaintiff's Exhibit 111 AA4194	-
4205	I.

17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
17-10	12/20/2021	Traintiff S L'Amoit 112	4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	12/20/2021	Fiamum 8 Eximut 113	4319
10	12/20/2021	Plaintiff's Exhibit 114	
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
1.0	12/20/2021	DI : .'CC E 1'1', 115	4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
1.0	12/20/2021	D1 1 200 E 1 1 2 116	4355
18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
			4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
			4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
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
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
		Seal Exhibit "124"	4865
20	12/23/2021	Findings of Fact, Conclusions of Law, and	AA4866-
		Decree of Divorce	4897
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
	12,23,2021	Conclusions of Law, and Decree of Divorce	4932
20	01/20/2022	Notice of Appeal	AA4933-
20	01/20/2022	1101100 of Appear	4935
20	01/20/2022	Case Appeal Statement	AA4936-
20	01/20/2022	Case Appear Statement	4940
			サクサリ

INDEX OF APPELLANT'S APPENDIX ALPHABETICAL ORDER

VOL.	DATE	PLEADING	BATES NO.
1	03/25/2020	Acceptance of Service	AA0141-142
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
		Disqualification of Judge	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
		Conference	3156
10	04/22/2021	Amended Order After Hearing	AA2433-
			2440
1	04/09/2020	Answer and Counterclaim	AA0143-147
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
		Form	1040
20	01/20/2022	Case Appeal Statement	AA4936-
			4940
3	01/11/2021	Certificate of Service	AA0584-586
8	03/02/2021	Certificate of Service	AA1753-
			1754
1	03/05/2020	Complaint for Divorce	AA0001-7
10	04/22/2021	Court Minutes from April 22, 2021	AA2431-
			2432
10	04/14/2021	Court Minutes from April 6, 2021	AA2380-
			2381
10	04/07/2021	Court Minutes from April 7, 2021	AA2271-
			2272
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
			1545
12	05/11/2021	Court Minutes from Hearing May 11, 2021	AA2789-
			2790
2	07/30/2020	Court Minutes from July 30, 2020, Hearing	AA0315-316
14	07/07/2021	Court Minutes from July 7, 2021	AA3255-
			3256

13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 1:00 p.m.	AA3166- 3167
13	06/16/2021	Court Minutes from June 16, 2021, Hearing at 10:00 a.m.	AA3157- 3158
9	03/17/2021	Court Minutes from March 17, 2021	AA2052- 2053
8	03/04/2021	Court Minutes from March 4, 2021	AA1798
13	05/18/2021	Court Minutes From May 18, 2021	AA3023- 3025
14	12/20/2021	Court Minutes From Non-Jury Trial on December 20, 2021	AA3457- 3459
2	11/24/2020	Court Minutes from November 24, 2020, Hearing	AA0325-326
2	10/22/2020	Court Minutes from October 22, 2020, Hearing	AA0321-324
14	09/16/2021	Court Minutes from September 16, 2021	AA3352- 3353
4	01/25/2021	Court Minutes From Status Check on January 25, 2021	AA0856-858
8	03/09/2021	Decision and Order	AA1817- 1823
9	03/22/2021	Decision and Order	AA2082- 2084
4	01/20/2021	Decision and Order re: Peremptory Challenge	AA0827-829
8	03/09/2021	Defendant's Motion for Reconsideration Regarding Defendant's Motion to Disqualify Judge Mary Perry	AA1966- 1979
10	04/08/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2318- 2330
10	04/27/2021	Defendant's Motion to Reconsider Order Against Domestic Violence Entered April 6, 2021	AA2470- 2478
9	04/06/2021	Discovery Commissioner's Report and Recommendations	AA2142- 2149
13-14	07/06/2021	Discovery Commissioner's Report and Recommendations	AA3238- 3254
14	09/02/2021	Discovery Commissioner's Report and Recommendations	AA3339- 3351

1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
14	12/13/2021	Emily's Financial Disclosure Form	AA3446- 3456
1	03/13/2020	Errata to Motion for Primary Physical Custody, et al.	AA0122-126
1	03/13/2020	Ex Parte Application for Order Shortening Time	AA0127-140
5	02/05/2021	Ex Parte Application for Order Shortening Time	AA1022- 1033
8	03/09/2021	Ex Parte Application for Order Shortening Time	AA1950- 1961
8	03/11/2021	Ex Parte Application for Order Shortening Time	AA1989- 1997
7	02/26/2021	Ex Parte Application for Order Shortening Time on Defendant's Motion to Disqualify Judge	AA1731- 1739
9	04/05/2021	Ex Parte Motion for Continuance of Hearing Set for April 6, 2021, at 10:00 a.m.	AA2136- 2141
5	02/09/2021	Ex Parte Motion for Continuance of Hearing Set for February 11, 2021, at 1:30 p.m.	AA1154- 1204
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568- 2600
1	03/09/2020	Exhibit Appendix to Motion for Primary Physical Custody, et al.	AA0042-110
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073- 1153
4-5	02/05/2021	Exhibits in Support of Motion to Extend Protection Order, et al.	AA0932- 1003
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	AA1878- 1949

		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	Exhibits in Support of Opposition to	AA1721-
		Defendant's Motion to Disqualify, et al.	1730
12-13	05/17/2021	Exhibits in Support of Opposition to	AA2935-
		Defendant's Motion to Remove S.C.R.A.M.	3003
		Device; and Countermotion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	
7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
		to Strike Hearsay and Misrepresentations of	1703
		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion for an	
		Award of Attorney's Fees and Costs	
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
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	
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition	AA2852-
		to Defendant's Motion for an Order to Show	2912
		Cuse Why Plaintiff and 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	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2425- 2430
20	12/23/2021	Findings of Fact, Conclusions of Law, and Decree of Divorce	AA4866- 4897
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-
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	etion, Modifying Legal
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1 1 2	Order to Show Cause
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	to Judgment, to Reduce
Temporary Support to	_
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Related Relief	
3 01/11/2021 Motion to Strike Plain	tiff's Peremptory AA0587-595
Challenge	and the state of t
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 AA0	
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		
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-
			4495
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-
			3646
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	1 Idilitiii 8 Exilloit 21	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
13	12/20/2021	1 Idilitiii 8 Exilloit 22	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
13	12/20/2021	Fiantiff 8 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-
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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	Tiumin 5 Exilor 50	3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12/20/2021	Timitin 5 Danion 57	3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
10	12/20/2021	1 Idilitii 5 LAIIIOIt 30	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
10	12/20/2021	1 Iamuii 8 Eamon 39	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
14	12/20/2021	Fiamum 8 Eximult 4	
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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)	
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	S .	
	00/00/00/0	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	11	
		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 3 Part 3 as follows:

 \boxtimes 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 3:03 PM Steven D. Grierson CLERK OF THE COURT

COURT CODE: OST

Your Name: <u>Fmily Bellisaniv</u>
(⊠ check one) Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisario Applicant (person who obtained the protection order) vs. Bradley Bellisario	CASE NO.: T-19-200404=T DEPT.: TPO / P DATE OF HEARING: 3 24 20 TIME OF HEARING: 11'00 0000
Adverse Party. (person who the protection order is against)	
ORDER SHO	DRTENING TIME
Upon application of the Movant, and good cau	ise appearing therefore:
IT IS HEREBY ORDERED that the	time for hearing the
☐ Motion to Modify / Dissolve	Motion to Show Cause
☐ Motion to Extend	Other:
is hereby shortened and shall be heard on \(\frac{\sqrt{1}}{2} \)	March 12, ,2020 at 9:30
Q.m. in in Courtroom 15 at the Family C	ourts and Services Center, 601 N. Pecos Road Las
Vegas, Nevada 89101.	
DATED this 5th day of	breh , 2020.
	HEARING MASTER
1	RECEIVED
Submitted By: (your signature) > WC	MAR 0 3 2020
(print your name)	DOMESTIC VIOLENCE Order Shortening Time - TPO

Electronically Filed 03/02/2020

CLERK OF THE COURT

COURT CODE: MISC

Your Name: Emily Bellisario

(⊠ check one) □ Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

Applicant (person who obtained the protection order) vs. Bradley Bellisario Adverse Party. (person who the protection order is against)	CASE NO.: <u>T-19-200404-T</u> DEPT: DATE OF HEARING: <u>3 24 20</u> TIME OF HEARING: <u>1 ',00</u> Am.
NOTICE OF INTENT TO APPEAR	BY COMMUNICATION EQUIPMENT
(Vour name) Emily Bellisar	submits this Notice of Intent to
Appear by Communication Equipment for the	e protection order hearing currently scheduled for
(hearing date)	, 20
my confidential contact information. I unders	an be reached at the telephone number listed on stand it is my responsibility to ensure that I can be and time of the hearing. I also understand that due ags, my hearing may be called at a time other than t my failure to be available at the above telephone
DATED (today's date)	2020
Submitted By: (Signature)	gnature) >
Make sure the court has your correct pho-	ne number listed in your confidential information
© 2019 Family Law Self-Help Center	TPO Notice of Intent to Appear Telephonically

EXHIBIT F



Emily \attachment 44.JPG



Emily (+1 (702) 427-6745)

Haha that's great! 😜

WARRIE, January 15 201

Emily (+1 (702) 427-6745)

Hi jean can you please continue pic ups brad is being very hostile and I don't feel comfortable him coming around my house or contacting me

I regret removing the protection order and I'm thinking of doing another one. The attorney said it is possible to re set it once it is taken away if he continues to bother me.

Also let brad know if he has any CPS questions about the kids the last few months to ask CPS since they have all their records I don't feel like there's a reason for him to be harassing me about everything

Pick ups A

I have brad blocked because I don 't like being harassed I 'm letting you know so in case there is any emergency or questions about the kids that you know to be the one to contact me.

Jean (+1 (309) 645-5956)

Where will it work out to proking fads up this afternoon? Please let me thour Thanks

Page 148 / 161

EXHIBIT G

Electronically Filed 3/30/2020 2:10 PM Steven D. Grierson CLERK OF THE COUR

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JOHN R. HOLIDAY, ESQ. Nevada Bar No. 13151

REAL LEGAL GROUP

512 S. 8th St.

Las Vegas, NV 89101 Telephone: 702.513.1609

E-mail: jholiday@clgnv.com Attorney for Plaintiff

DOES I - X, inclusive,

Plaintiff,

EMILY BELLISARIO, individually; and

Defendants.

CASE NO: A-20-8 12996-C Department 8

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VS.

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DISTRICT COURT

CLARK COUNTY, NEVADA

BRADLEY BELLISARIO, individually, Case No .:

Dept. No.:

COMPLAINT

Plaintiff BRADLEY BELLISARIO ("Plaintiff"), by and through his counsel, JOHN R. HOLIDAY, ESQ., of the CAPITAL LEGAL GROUP, hereby alleges and avers as follows:

- All the events alleged in this Complaint took place in Clark County, Nevada. 1.
- Plaintiff, BRADLEY BELLISARIO, is and at all times mentioned in this 2. Complaint was, a resident of Clark County Nevada.
- Upon information and belief, that Defendant EMILY BELLISARIO, was and is a resident of Clark County, Nevada.
- That Plaintiff is unaware of the true names and capacities of Defendants sued in this Complaint as DOES I-X, inclusive, and will amend this Complaint to insert their true names and capacities when known. Plaintiff is informed and believes, and on that basis alleges that each

COMPLAINT - 1

Case Number: A-20-812996-C

of the Defendants sued in this Complaint as a DOE is in some manner responsible for the acts and conduct alleged in this Complaint.

5. Upon information and belief, that, at all times relevant, each of the Defendants were acting as an agent and/or employee of each of the other Defendants and, in performing the acts and conduct alleged in this Complaint, were acting within the course and scope of such agency and/or employment.

GENERAL FACTUAL ALLEGATIONS

- 6. That Plaintiff and Defendant have three (3) children in common.
- 7. That Defendant's birthday is July 24, 1988. That Defendant asked Plaintiff to watch the three minor children in common on August 1, 2019 so that Defendant could go drinking and to dinner to celebrate her birthday.
- 8. That on or around 6:00 p.m. on August 1, 2019 Defendant left the residence located at 1913 Sondrio Drive, Las Vegas, NV ("hereinafter referred to as The Residence) to celebrate her birthday, leaving Plaintiff and the three minor children at The Residence.
- 9. That on or around 10:25 p.m. Defendant returned to The Residence. Upon return, Defendant walked upstairs to the master bedroom where Plaintiff and the parties' oldest child were laying in bed watching PJ Masks. Defendant began yelling obscenities at Plaintiff in front of the minor child because Defendant wanted to stay out longer for her birthday. Plaintiff refused to engage in argument with Defendant, told the minor child goodnight, gave the minor child a kiss on the forehead, and left the master bedroom without any further incident.
- 10. That Plaintiff walked downstairs by himself and stopped just outside the laundry room to put on his brown dress shoes. Plaintiff was tying his shoes when he heard Defendant loudly storm down the stairway. Defendant began yelling at Plaintiff near the laundry room.

Once again Plaintiff refused to engage Defendant in an argument and requested that Defendant stop yelling. Defendant, irate and upon information and belief under the influence of multiple alcoholic beverages, struck Plaintiff (with a punching motion) using the base of her right palm above Plaintiff's right eye. Plaintiff told Defendant not to hit him and once again refused to engage in an argument. Defendant then struck Plaintiff (with a punching motion) using the base of her right palm above Plaintiff's right eye. Defendant began yelling at Plaintiff again and once more wound up to hit Plaintiff. In self-defense Plaintiff held Defendant's arms down by the inner elbow to avoid being struck a third time.

- 11. That Plaintiff pleaded with Defendant to stop hitting and calm down. Defendant continued to physically struggle with Plaintiff to free her arms and strike Plaintiff again. Plaintiff extended his arms to distance himself from Defendant and proceeded to quickly back away from Defendant and into the laundry room. Once in the laundry room Plaintiff attempted to close and lock the laundry room door. However, Defendant charged at Plaintiff and wedged herself between the laundry room door and door jam preventing Plaintiff from closing and locking the door. Plaintiff attempted to reach for Defendant's arm to remove it from between the door and door frame, however, when Plaintiff placed his hand near the door Defendant wedged her face in the opening and attempted to bite Plaintiff on the hand. At this point Plaintiff realized he had no other option but to open the door, absorb more hits from Defendant and walk out the garage door. Accordingly, Plaintiff let go of the door and turned toward the garage. Defendant followed Plaintiff into the laundry room and struck Plaintiff several more times on the back.
- 12. That Plaintiff opened the door to the garage and pressed the button to open the garage door. Plaintiff was halfway to the exit of the garage when Defendant closed the garage door by pressing the garage door opener button on the wall. Defendant continued to scream at COMPLAINT 3

Plaintiff. Plaintiff then pulled the manual garage door release and manually lifted the garage door open. Plaintiff exited the garage and drove away in his 2012 Ford F150.

- 13. That Plaintiff then drove to a local restaurant to get dinner. Still shaking from the adrenaline of being attacked Plaintiff text communicated with Defendant that if she ever attacked him again, he would call the Police. Defendant had physically attacked Plaintiff on many other occasions, however, the severity of each attack had progressively escalated. Plaintiff ate dinner and drove to his office to sleep.
- 14. That a day or two later Plaintiff and Defendant were speaking like normal. That on or around August 16, 2019 Plaintiff and Defendant celebrated their fifth (5th) wedding anniversary at Encore Las Vegas.
- 15. That on or around approximately a week after August 16, 2019, Plaintiff received a phone call from Debbie Stewart of Child Protective Services ("hereinafter referred to as CPS"). Debbie Stewart requested that Plaintiff come to the CPS office to speak with her. Plaintiff made an appointment for later that week.
- 16. That on the date and time of the CPS appointment Plaintiff met with Debbie Stewart at the CPS office located on or around Martin L King Blvd, Las Vegas, NV. Debbie Stewart informed Plaintiff for the first time that on August 1, 2019, the Las Vegas Metropolitan Police Department ("hereinafter referred to as LVMPD) responded to a call at The Residence involving an alleged domestic dispute. Debbie Stewart asked Plaintiff what happened that night, Plaintiff told Debbie Stewart what had occurred, and the CPS case was closed as unsubstantiated. Plaintiff then left the CPS office and drove straight to the LVMPD headquarters. Plaintiff requested a copy of the police report from the incident on August 1, 2019 at The Residence,

 however, the clerk at the window informed Plaintiff no report existed for any date on or around August 1, 2019 at that location.

- 17. Plaintiff was not contacted by LVMPD or Defendant regarding the August 1, 2019 allegation until a case was filed in Las Vegas Municipal Court (hereinafter referred to as "LVMC") on or around October 2019.
- After Plaintiff was made aware of the LVMC case Plaintiff was forced to retain
 Counsel.
- 19. Defendant communicated to Plaintiff that Defendant did not want to proceed with the matter and would not appear at the trial. However, on or around February 11, 2020 Plaintiff contacted Defendant through a mutual friend to check one last time, as Defendant has mental health issues and suffers from violent mood swings, if she would be at the trial on February 12, 2020 so that Plaintiff and his attorney could be prepared for trial. Defendant told Plaintiff "I have no other choice because you're trying to make a case against me" [for divorce].
- 20. The next day Plaintiff and his attorney arrived at LVMC and awaited trial. Defendant was present at the LVMC and she was ready to testify. However, despite her desire to testify, Plaintiff was able to factually prove to the District Attorney that Defendant's allegations were not true, and that Defendant was not truthful with the District Attorney. Therefore, the case was dismissed.

FIRST CAUSE OF ACTION (Malicious Prosecution)

- 21. Plaintiff incorporates paragraphs 1 through 20 of the Complaint as though said paragraphs were fully set forth herein.
- 22. That on or around August 1, 2019 Defendant was the primary physical aggressor and attacked Plaintiff and that Defendant had actual knowledge that her allegations were not true. COMPLAINT 5

- That Defendant had no probable cause to initiate a criminal proceeding.
- 24. That LVMPD did not attempt to contact Defendant nor did LVMPD have valid probable cause to initiate criminal proceedings.
- 25. That Defendant, upon information and belief, called LVMPD only after Plaintiff stated that he would call the police if Defendant attacked him again.
- 26. That Defendant, upon information and belief, planned to cause a confrontation and attempted to entice Plaintiff to engage in a physical altercation so that she could use her allegations to gain an advantage regarding physical custody of the minor children as divorce was imminent.
- 27. That Defendant acted with extreme malice in alleging domestic violence when she had actual knowledge that her allegations were not true.
- That several months after the alleged incident a criminal proceeding was initiated in Las Vegas Municipal Court (Case No. C1218549A).
- 29. That Defendant acted with extreme malice presenting herself to testify at LVMC with the ulterior motive of gaining an advantage regarding physical custody of the minor children in an imminent divorce case.
- That the LVMC criminal proceeding (Case No. C1218549A) was dismissed on
 February 12, 2020.
- 31. That Plaintiff suffered financial, physical, and emotional damages as a result of Defendants actions.
- As a direct and proximate cause of Defendant's actions, Plaintiff BRADLEY
 BELLISARIO has been damaged in an amount in excess of \$15,000.00.

COMPLAINT - 6

33. As a further direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been required to engage the services of an attorney, incurring attorney's fees and costs to bring this action.

SECOND CAUSE OF ACTION (Abuse of Process)

- 34. Plaintiff incorporates paragraphs 1 through 33 of the Complaint as though said paragraphs were fully set forth herein.
- 35. That Defendant called LVMPD and made her allegations only after Plaintiff stated he would call the police the next time she attacked him.
- 36. That Defendant called LVMPD and made her false allegations with an ulterior motive other than to redress a domestic disturbance.
- 37. That Defendant willfully made her allegations in order to gain an advantage regarding physical custody of minor children in an imminent divorce action and that Defendant's reporting of false allegations with an ulterior motive was not in the regular conduct of a domestic violence allegation.
- Regarding Contempt. Defendant knowingly filed said motion with the knowledge that the underlying issue had already been resolved. Defendant, under oath, made knowingly false allegations in Defendant's Motion with the intent of receiving a favorable order, thereby subjecting Plaintiff to criminal penalties and giving Defendant a physical custody advantage in a pending divorce action.
- 39. That Defendant's willful use of the legal process to file a motion to show cause for an underlying issue Defendant had already stipulated, resolved, and ratified for the sole

 purpose of gaining a physical custody advantage in a pending divorce action was not proper in the regular conduct of the proceeding.

- 40. As a direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been damaged in an amount in excess of \$15,000.00.
- 41. As a further direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been required to engage the services of an attorney, incurring attorney's fees and costs to bring this action.

THIRD CAUSE OF ACTION (Intentional Infliction of Emotional Distress)

- 42. Plaintiff incorporates paragraphs 1 through 41 of the Complaint as though said paragraphs were fully set forth herein.
 - 43. That Defendant engaged in extreme and outrageous behavior.
- 44. That Defendant's malicious reporting of false allegations was extreme and outrageous behavior.
- 45. That Defendant's malicious filing of her Motion for an Order to Show Cause Regarding Contempt was extreme and outrageous behavior.
- 46. That since the time Plaintiff and Defendant met Defendant embarked on a malicious course of conduct to belittle, demean, intimidate, control, embarrass, and gaslight Plaintiff.
- 47. That Defendant proceeded with her conduct with an intention to cause, or a reckless disregard for causing, emotional distress. In fact, Defendant was made aware of the impact of her actions and continued to conduct herself in a same and similar manner with a total lack of regard for any emotional distress caused by Defendant.

- 48. That Plaintiff suffered extreme emotional distress caused by Defendant's actions causing and suffered physical symptoms of such emotional distress including, but not limited, to panic attacks.
- 49. As a direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been damaged in an amount in excess of \$15,000.00.
- 50. As a further direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been required to engage the services of an attorney, incurring attorney's fees and costs to bring this action.

FOURTH CAUSE OF ACTION (Negligent Infliction of Emotional Distress)

- 51. Plaintiff incorporates paragraphs 1 through 50 of the Complaint as though said paragraphs were fully set forth herein.
- That Defendant negligently engaged in behavior that caused Plaintiff emotional distress.
- That Defendant's reporting of false allegations negligently caused Plaintiff to experience emotional distress.
- 54. That Defendant's filing of her Motion for an Order to Show Cause Regarding Contempt for the sole purpose of gaining a physical custody advantage in a pending divorce action negligently caused Plaintiff to experience emotional distress.
- 55. That since the time Plaintiff and Defendant met Defendant embarked on a course of conduct to belittle, demean, intimidate, control, embarrass, and gaslight Plaintiff.
 - 56. That Defendant negligently proceeded with her conduct causing emotional distress.
- 57. That Plaintiff suffered extreme emotional distress caused by Defendant's actions and suffered physical symptoms of such emotional distress including, but not limited to panic COMPLAINT 9

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attacks. As a direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been damaged in an amount in excess of \$15,000.00.

As a further direct and proximate cause of Defendant's actions, Plaintiff 58. BRADLEY BELLISARIO has been required to engage the services of an attorney, incurring attorney's fees and costs to bring this action.

FIFTH CAUSE OF ACTION (Defamation Per Se)

- Plaintiff incorporates paragraphs 1 through 58 of the Complaint as though said 59. paragraphs were fully set forth herein.
 - That Defendant made false allegations concerning Plaintiff. 60.
- That Defendant's allegations were expressed in an unprivileged publication to 61. multiple third-party recipients, including but not limited to, the LVMPD and the general public.
- That Defendant had actual knowledge that her statements were false, or at the very 62. least, acted with negligence making the false allegations.
- That Defendant's false allegations impugn Plaintiff's character and thereby tend 63. to injure Plaintiff in his business as a legal professional.
- As a direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been damaged in an amount in excess of \$15,000.00.
- As a further direct and proximate cause of Defendant's actions, Plaintiff BRADLEY BELLISARIO has been required to engage the services of an attorney, incurring attorney's fees and costs to bring this action.

25262728

WHEREFORE, Plaintiff prays judgment of this Court as follows:

- 1. For general damages in an amount in excess of \$15,000.00;
- 2. For special damages in an amount in excess of \$15,000.00;
- 3. For punitive damages in an amount in excess of \$15,000.00;
- 4. For reasonable attorney's fees and costs;
- 5. For pre-judgment and post-judgment interest; and
- 6. For such other and further relief as the court may deem just and proper.

DATED this 30th day of March, 2020.

/s/John R. Holiday

JOHN R. HOLIDAY, ESQ. Nevada Bar No. 13151 REAL LEGAL GROUP 512 S. 8th St. Las Vegas, NV 89101

EXHIBIT H

Electronically Filed 5/1/2020 3:43 PM Steven D. Grierson CLERK OF THE COURT

JOHN R. HOLIDAY, ESQ.
Nevada Bar No. 13151

CAPITAL LEGAL GROUP

8275 S. Eastern Avenue, Ste. 200

Las Vegas, NV 89123

Telephone: 702.513.1609 E-mail: jholiday@clgnv.com

Attorney for Plaintiff

DISTRICT COURT CLARK COUNTY, NEVADA

BRADLEY BELLISARIO, individually,

Case No.: A-20-812996-C

Dept. No.: 8

Plaintiff,

VS.

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DEFAULT

EMILY BELLISARIO, individually; and DOES I – X, inclusive,

Defendants.

It appearing from the files and records in the above-entitled action that EMILY BELLISARIO, the Defendant herein, having been duly served with a copy of the Summons and

Complaint on the 9th day of April 2020; that more than 20 days, exclusive of the day of service.

having expired since service upon the Defendant; that no answer or other appearance having been

filed and no further time having been granted, the default of the above-named Defendant for failing

to answer or otherwise plead to Plaintiff's Complaint is hereby entered.

DATED this 30th day of April 2020.

Mila

STEVEN D. GRIERSON, CLERK OF COURT

Deputy Clerk

Date

Michelle McCarthy

JOHN R. HOLIDAY, ESQ.

Nevada Bar No. 13151 CAPITAL LEGAL GROUP

Attorney for Plaintiff

DEFAULT - I

Case Number: A-20-812996-C

EXHIBITI

Electronically Filed 6/10/2020 4:46 PM Steven D. Grierson CLERK OF THE COURT SAO 1 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 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 D-20-605263-D) Case No: EMILY BELLISARIO, 11 Dept No: 12 Plaintiff, 13 V. STIPULATION AND ORDER 14 BRADLEY BELLISARIO, 15 Defendant. 16 17 COMES NOW, the Plaintiffs, Emily Bellisario, by and through her attorney 18 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 R. Tilman, Esq., and hereby agree to the following terms and conditions: 22 THE PARTIES HEREBY STIPULATE AND AGREE that the Parties have 23 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

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

Page 2 of 4

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 ORDERED		
0:00 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 10th day of , 2020.	Approved as to	
ROBERTS STOFFEL FAMILY	CHRISTOPHE	ER R. TILMAN, CHT
LAW GROUP	of My	MA
Amanda MAR	0 1/14	
Amanda M. Roberts, Esq.	By: /////Christopher I	R. Tilman, Esq.
State of Nevada Bar No. 9294		Nevada No. 05150
4411 South Pecos Road Las Vegas, Nevada 89121	Las Vegas, N	Maryland Parkway Nevada 89104
PH: (702) 474-7007	PH: (702) 21	4-4214
FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com	FAX: (702) 214-4208 EMAIL: crt@christophertilman.com Attorney for Defendant	
torney for Plaintiff		

EXHIBIT J

Electronically Filed 11/26/2020 7:38 PM Steven D. Grierson CLERK OF THE COURT

CASE NO: A-20-825508-C

Department 13

COMP

BRADLEY J. BELLISARIO 7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149 T: (309) 397-6734

F: (702) 936-4801

to 100, inclusive,

E: BradB@BellisarioLaw.com

5 Plaintiff Pro Se

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26 27 Case No.:

DISTRICT COURT
CLARK COUNTY, NEVADA

Dept No.:

COMPLAINT

Professional Domestic Corporation DBA ROBERTS STOFFEL FAMILY LAW

Defendants.

ROBERTS LAW GROUP, P.C., a Nevada

GROUP; AMANDA ROBERTS, individually; and DOES 1 to 100, ROE CORPORATIONS 1

BRADLEY BELLISARIO, individually,

Plaintiff,

Plaintiff BRADLEY BELLISARIO (hereinafter referred to as "Plaintiff") complains against Defendants ROBERTS LAW GROUP, P.C. dba ROBERTS STOFFEL FAMILY LAW GROUP (hereinafter referred to as "ROBERTS STOFFEL"), AMANDA ROBERTS (hereinafter referred to as "Amanda"), and DOES 1 through 100 and ROE CORPORATIONS 1 to 100 as follows:

PARTIES AND JURISDICTION

- Plaintiff BRADLEY BELLISARIO is and, at all times mentioned herein, was a resident of the State of Nevada, County of Clark.
- Defendant ROBERTS LAW GROUP, P.C., upon information and belief, is and, at all times mentioned herein, was a Domestic Professional Corporation incorporated in the State of Nevada.
 COMPLAINT - 1

Case Number: A-20-825508-C

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 Defendant AMANDA ROBERTS, upon information and belief, is and, at all times mentioned herein, was a resident of the State of Nevada, County of Clark.

4. That the true names and capacities, whether individual, plural, corporate, partnership, associate, or otherwise, of Defendant DOES 1 through 100 and ROE CORPORATIONS 1 through 100 inclusive are unknown to Plaintiff who therefore sue said defendants by such fictitious names. The full extent of the facts linking such fictitiously sued defendants is unknown to Plaintiffs. Plaintiff is informed and believes and thereupon alleges that each of the defendants designated herein as a DOE and ROE was and is negligent or, in some other actionable manner, is otherwise responsible for the events and happenings hereinafter referred to and thereby negligently or, in some other actionable manner, legally and proximately caused or is somehow otherwise liable for the hereinafter described injuries and damages to Plaintiff. Plaintiff will hereafter seek leave of the Court to amend this Complaint to show the fictitiously named defendants' true names and capacities after the same have been ascertained. The legal responsibility of said Defendants DOES 1 through 100 and ROE CORPORATIONS 1 through 100 arises out of, but is not limited to, their status as agents, employers, employees and/or other legally responsible party for Defendants at the time of the subject incidents as described below, their agency, master/servant, employment, parent/subsidiary or joint venture relationship with the otherwise responsible parties, and/or they are somehow otherwise liable for the subject incident and/or Plaintiff's resulting damages. Plaintiff will ask leave of this Honorable Court to amend this Complaint to insert the true names and capacities of said defendants and, when the same have been ascertained, to join such defendants in this action together with the proper charging allegations.

That facts and circumstances that give rise to the subject lawsuit occurred in Clark County.
 Nevada.

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 Defendant ROBERTS LAW GROUP, P.C. is, and at all times mentioned herein was, a professional corporation incorporated in the State of Nevada.

 Defendant AMANDA ROBERTS, Esq. is, and at all times mentioned herein was, an attorney licensed by the State Bar of Nevada.

 Defendant AMANDA ROBERTS, Esq. is President and Secretary of ROBERTS LAW GROUP, PC.C.

 Defendant ROBERTS LAW GROUP, P.C. is vicariously responsible for all actions of AMANDA ROBERTS, Esq. taken within the scope of her employment.

10. From the period of May 2020, or earlier, Defendants acted in concert with Emily Bellisario to commit multiple torts against Plaintiff and commit fraud upon the courts.

FIRST CAUSE OF ACTION (Fraud)

11. Plaintiff incorporates paragraphs 1 through 10 of the Complaint as though said paragraphs were fully set forth herein.

12. On April 24, 2020 counsel for Plaintiff in divorce case no. D-20-605263-D sent counsel for Emily Bellisario a letter confirming their telephone conference and agreement stating that "...[W]e agree to the son having a new therapist, however, it shall NOT be Donna Wilburn and the parties shall work together to obtain a therapist fort the child which is covered under insurance. The new therapist MUST speak with both parents and remain impartial."

13. Defendant AMANDA ROBERTS was retained by Emily Bellisario on or before April 30, 2020. On May 5, 2020 Defendant AMANDA ROBERTS filed a Substitution of Attorney confirming representation of Emily Bellisario in divorce case no. D-20-605263-D.

14. The parties to the divorce action continued negotiations through their respective attorneys. COMPLAINT - 3

15. On June 10, 2020 counsel for Emily Bellisario, AMANDA ROBERTS, Esq., prepared and filed a Stipulation and Order in stating in pertinent part; "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."

- 16. Defendant for Emily Bellisario, AMANDA ROBERTS, made false representations that the minor child, Brayden, was not currently enrolled with a therapist.
- 17. Defendant AMANDA ROBERTS had actual knowledge that minor child, Brayden, was currently being seen by a therapist for purposes of litigation at the time she prepared and filed the Stipulation and Order. Defendant AMANDA ROBERTS had actual knowledge Plaintiff did not approve of said therapist.
- 18. AMANDA ROBERTS knew her representations were false and intended to use her statements to induce Plaintiff to execute to the Stipulation and Order filed June 10, 2020.
 - 19. Plaintiff justifiably relied on Defendant, AMANDA ROBERTS,' false representations.
- 20. Defendants' fraudulent misrepresentations proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship.
- 21. As a direct and proximate result of Defendants' actions, Plaintiff has been damaged in an amount in excess of \$15,000.00.
- 22. That as a direct and proximate result of Defendants' actions, Plaintiff has incurred costs and fees to bring this action.

SECOND CAUSE OF ACTION (Aiding and Abetting a Tort)

23. Plaintiff incorporates paragraphs 1 through 22 of the Complaint as though said paragraphs were fully set forth herein.

COMPLAINT - 4

24. Primary tortfeasor Emily Bellisario committed torts against Plaintiff including, but not limited to, abuse of process, malicious prosecution, fraud, negligent misrepresentation, parental kidnapping, negligent infliction of emotional distress, and intentional infliction of emotional distress.

- 25. Defendants had knowledge that Emily Bellisario's conduct was a breach of duty owed to Plaintiff.
- 26. Defendants intentionally and substantially assisted, encouraged, and advised Emily Bellisario's conduct in breaching her duties to Plaintiff.
- 27. Defendants' actions proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship.
- 28. As a direct and proximate result of Defendants' actions, Plaintiff has been damaged in an amount in excess of \$15,000.00.
- 29. That as a direct and proximate result of Defendants' actions, Plaintiff has incurred costs and fees to bring this action.

THIRD CAUSE OF ACTION (Civil Conspiracy)

- 30. Plaintiff incorporates paragraphs 1 through 29 of the Complaint as though said paragraphs were fully set forth herein.
- 31. Defendants were retained by Emily Bellisario for purposes of representation in divorce litigation against Plaintiff, Case No. D-20-605263-D. Defendants were retained with the intention to accomplish an unlawful objective together, to wit, violate Plaintiff's legal and physical custody rights in regard to Plaintiff and Emily's minor children, and violate Plaintiff's community property rights.

 COMPLAINT 5

32. Co-conspirators Emily Bellisario, Amanda Roberts, and Javier Roberts Law Group, P.C., acted by a concert of action by agreement, understanding, or meeting of the minds regarding the objective of violating Plaintiff's custodial and property rights.

- 33. Co-conspirators intended to violate Plaintiff's custodial and property rights, thereby harming Plaintiff.
- 34. Co-conspirators, Amanda Roberts and Roberts Law Group, P.C., acted in concert with Emily Bellisario, and committed acts constituting parental abduction pursuant to NRS 200.359(2). Emily Bellisario and Defendants together worked to withhold Plaintiff's minor children from Plaintiff in an attempt to deprive Plaintiff of a meaningful relationship.
- 35. Defendants' actions proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.
- 36. As a direct and proximate result of Defendants' actions, Plaintiff has been damaged in an amount in excess of \$15,000.00.
- 37. That as a direct and proximate result of Defendants' actions, Plaintiff has incurred costs and fees to bring this action.

FOURTH CAUSE OF ACTION (Negligent Misrepresentation)

- 38. Plaintiff incorporates paragraphs 1 through 37 of the Complaint as though said paragraphs were fully set forth herein.
- 39. On April 24, 2020 counsel for Plaintiff in divorce case no. D-20-605263-D sent counsel for Emily Bellisario a letter confirming their telephone conference and agreement stating that "...[W]e agree to the son having a new therapist, however, it shall NOT be Donna Wilburn and COMPLAINT-6

the parties shall work together to obtain a therapist fort the child which is covered under insurance.

The new therapist MUST speak with both parents and remain impartial."

- 40. Defendant AMANDA ROBERTS was retained by Emily Bellisario on or before April 30.
 2020. On May 5, 2020 Defendant AMANDA ROBERTS filed a Substitution of Attorney confirming representation of Emily Bellisario in divorce case no. D-20-605263-D.
 - 41. The parties to the divorce action continued negotiations through their respective attorneys.
- 42. On June 10, 2020 counsel for Emily Bellisario, AMANDA ROBERTS, Esq., filed a Stipulation and Order in pertinent part stating; "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."
- 43. Defendant for Emily Bellisario, AMANDA ROBERTS, made false representations that the minor child, Brayden, was not currently enrolled with a therapist.
- 44. AMANDA ROBERTS knew her representations were false and intended to use her statements to induce Plaintiff to execute to the Stipulation and Order filed June 10, 2020.
 - 45. Plaintiff justifiably relied on Defendant, AMANDA ROBERTS,' false representations.
- 46. Defendants' fraudulent misrepresentations proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship.
- 47. As a direct and proximate result of Defendants' actions, Plaintiff has been damaged in an amount in excess of \$15,000.00.
- 48. That as a direct and proximate result of Defendants' actions, Plaintiff has incurred costs and fees to bring this action.

COMPLAINT - 7

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FIFTH CAUSE OF ACTION (Negligent Infliction of Emotional Distress)

- 49. Plaintiff incorporates paragraphs 1 through 48 of the Complaint as though said paragraphs were fully set forth herein.
- 50. Defendant AMANDA ROBERTS acted negligently discharging her duties and providing assistance to Emily Bellisario.
- 51. Defendants proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.
- 52. As a direct and proximate result of Defendants' negligence, Plaintiff has been damaged in an amount in excess of \$15,000.00.
- 53. That as a direct and proximate result of Defendants' negligence, Plaintiff has incurred costs and fees to bring this action.

SIXTH CAUSE OF ACTION (Intentional Infliction of Emotional Distress)

- 54. Plaintiff incorporates paragraphs 1 through 53 of the Complaint as though said paragraphs were fully set forth herein.
- 55. Defendants engaged in extreme and outrageous conduct, including but not limited to: providing advice to Emily Bellisario that encourages illegal activity, fraudulently misrepresenting facts to induce action by Plaintiff, aiding and abetting Emily Bellisario in the commission of a crime (parental kidnapping), advising Emily Bellisario to commit perjury, encouraging and advising Emily Bellisario to commit parental alienation, and committing abuse of process.

PRAYER FOR RELIEF

WHEREFORE Plaintiffs, expressly reserving the right to amend this Complaint prior to or at the time of trial of this action to insert those items of damage not yet fully ascertainable, pray for judgment against Defendant as follows:

- 1. For general damages sustained by Plaintiff in an amount in excess of \$15,000.00;
- 2. For special damages sustained by Plaintiff in an amount in excess of \$15,000.00;
- 3. For punitive damages sustained by Plaintiff in an amount in excess of \$15,000.00;
- 4. For fees and costs;
- 5. For interest at the statutory rate; and
- 6. For such other relief as the Court deems just and proper.

DATED this 24th day of November 2020.

by: /s/ Bradley Bellisario
Bradley Bellisario
7100 Grand Montecito Pkwy, #2054
Las Vegas, NV 89149
T: (309) 397-6734
F: (702) 936-4801
E: bradb@bellisariolaw.com
Plaintiff Pro Se

COMPLAINT - 10

AA0694

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EXHIBIT K

Bethany - CPS (+1 (702) 957-2657)

I just got back to office . I will put the visitation plan together but I was waiting on you to talk to Chris about days for the final . Do you have that ??

8:28:26 AM

.

Tuesday, December 31, 2019

Bethany - CPS (+1 (702) 957-2657)

Good morning, I have the visitation plan co .pleted and would like to meet with you to review and sign. Please let me know a good time and day to do so and location.

8 44 24 AM



+1 (309) 397-6734

Hi Bethany I sent Chris an email last week. I'm waiting to hear back from him.

Monday, January 13, 2020

+1 (309) 397-6734

7 41 41 AM Hi Bethany Can you send me the name of Brayden's therapist ?

1:25:41 PM

Hi Bethany Can you send me the name of Brayden's therapist?



Bethany - CPS (+1 (702) 957-2657)

All about you therapy

1.34.13 PM

+1 (309) 397-6734

1 34:32 PM

Ok thanks . Bethany



Bethany - CPS (+1 (702) 957-2657)

No problem

3:44:40 PM

Tuesday, January 14, 2020

+1 (309) 397-6734

3:34:34 PM

Hi Bethany. Sorry to bother you again I checked with All About You Counseling and they said they only saw Brayden once for an evaluation. Do you know who Emily took Brayden to after that for therapy?



Bethany - CPS (+1 (702) 957-2657)

She only reported that one. He was referred to First Med by the Dept but ultimately discharged as he had no needs. Emily independently sought out Counceling for brayden.

4-24-85 PM



EXHIBIT L

Electronically Filed 5/21/2020 3:25 PM Steven D. Grierson CLERK OF THE COUR BRADLEY J. BELLISARIO 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: (309) 397-6734 CASE NO: A-20-815348-C F: (702) 936-4801 Department 1 E: BradB@BellisarioLaw.com 4 Plaintiff Pro Se 5 DISTRICT COURT 6 CLARK COUNTY, NEVADA 7 Case No .: 8 BRADLEY BELLISARIO, individually, Dept No .: 9 Plaintiff, 10 COMPLAINT 11 DONNA WILBURN, individually; DYNAMIC 12 INTEGRATIVE SOLUTIONS L.L.C.; a Nevada Domestic Limited-Liability Company; 13 and DOES 1 to 100, ROE CORPORATIONS 1 14 to 100, inclusive, Defendant. 15 Plaintiff BRADLEY BELLISARIO (hereinafter referred to as "Plaintiff") complains 16 17 against Defendant DONNA WILBURN (hereinafter referred to as "Defendant"), and DOES 1 18 through 100 and ROE CORPORATIONS 1 to 100 as follows: 19 PARTIES AND JURISDICTION 20 1. That Plaintiff BRADLEY BELLISARIO is and, at all times mentioned herein, was a 21 22 resident of the State of Nevada, County of Clark. 23 2. That Defendant DONNA WILBURN, upon information and belief, is and, at all times 24 mentioned herein, was a resident of the State of Nevada. 25 26 27 28 COMPLAINT - 1

Case Number: A-20-815348-C

 That Defendant DYNAMIC INTEGRATIVE SOLUTIONS L.L.C., upon information and belief, is and, at all times mentioned, was a Nevada Domestic Limited-Liability Company with principle place of business located in Clark County, Nevada.

4. That the true names and capacities, whether individual, plural, corporate, partnership, associate, or otherwise, of Defendant DOES 1 through 100 and ROE CORPORATIONS 1 through 100 inclusive are unknown to Plaintiff who therefore sue said defendants by such fictitious names. The full extent of the facts linking such fictitiously sued defendants is unknown to Plaintiffs. Plaintiff is informed and believes and thereupon alleges that each of the defendants designated herein as a DOE and ROE was and is negligent or, in some other actionable manner, is otherwise responsible for the events and happenings hereinafter referred to and thereby negligently or, in some other actionable manner, legally and proximately caused or is somehow otherwise liable for the hereinafter described injuries and damages to Plaintiff. Plaintiff will hereafter seek leave of the Court to amend this Complaint to show the fictitiously named defendants' true names and capacities after the same have been ascertained. The legal responsibility of said Defendants DOES 1 through 100 and ROE CORPORATIONS 1 through 100 arises out of, but is not limited to, their status as agents, employers, employees and/or other legally responsible party for Defendants DONNA WILBURN and DYNAMIC INTEGRATIVE SOLUTIONS L.L.C. at the time of the subject incidents as described below, their agency, master/servant, employment, parent/subsidiary or joint venture relationship with the otherwise responsible parties, and/or they are somehow otherwise liable for the subject incident and/or Plaintiff's resulting damages. Plaintiff will ask leave of this Honorable Court to amend this Complaint to insert the true names and capacities of said defendants and, when the same have been ascertained, to join such defendants in this action together with the proper charging allegations.

COMPLAINT - 2

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 That facts and circumstances that give rise to the subject lawsuit occurred in Clark County,
 Nevada.

GENERAL FACTUAL ALLEGATIONS

- 6. That, at all times mentioned herein, Plaintiff was a resident of Clark County, Nevada.
- That, upon information and belief, at all times mentioned herein, Defendant DONNA
 WILBURN was a resident of Clark County, Nevada.
- 8. That, upon information and belief, at all time mentioned herein, Defendant DONNA WILBURN was the sole member (owner) of DYNAMIC INTEGRATIVE SOLUTIONS L.L.C.
- Defendant DONNA WILBURN is, and at all times mentioned herein was, a Licensed Marriage and Family Therapist licensed by the Nevada State Board of Examiners for Marriage and Family Therapists and Clinical Professional Counselors (license #0999).
- 10. Upon information and belief Defendant DONNA WILBURN operates her psychotherapy practice under the name DYNAMIC INTEGRATIVE SOLUTIONS L.L.C., a Domestic Nevada Limited-Liability Company. However, pursuant to the Nevada Secretary of State, Defendant DYNAMIC INTEGRATIVE SOLUTIONS L.L.C.'s business license was revoked. That if active, DYNATMIC INTEGRATIVE SOLUTIONS L.L.C., is vicariously liable for all actions taken by Defendant DONNA WILBURN by reason of respondeat superior, unless Defendant DONNA WILBURN was acting outside her scope of work.
- 11. On or around February 3, 2020 Defendant DONNA WILBURN made an appointment to treat Plaintiff's minor son through her psychotherapy practice operating from an office at Red Rock Counseling, 10655 Park Run Drive, Suite 210, Las Vegas, NV 89144.
- 12. Defendant DONNA WILBURN made no attempt to contact Plaintiff to obtain consent for treatment of the minor child. Defendant was hired by Plaintiff's estranged wife (hereinafter COMPLAINT 3

referred to as "Emily") without the knowledge of Plaintiff. Emily had previously shopped around MFTs trying to find a therapist who would provide a report advantageous to imminent child custody litigation.

13. Upon information and belief, Defendant DONNA WILBURN had knowledge that both Plaintiff and Plaintiff's estranged wife had joint legal custody of the minor child. Defendant DONNA WILBURN was informed by Plaintiff that no custody agreement existed. Further, Plaintiff explained, in detail, the specifics of the child custody arrangement that pre-existed.

14. On or around February 2, 2020 Emily informed Plaintiff of the appointment and stated Plaintiff needed to pay for the treatment and stated that Plaintiff should not attend.

15. On or around February 3, 2020 Plaintiff attempted to attend the treatment session, however, Plaintiff was given the wrong time and was only able to be present for the last five (5) to ten (10) minutes of the session.

16. During the final minutes of the treatment session on February 3, 2020 Defendant DONNA WILBURN was informed the session was intended to be a therapy session involving both Plaintiff's minor son and Emily. Defendant DONNA WILBURN then made an appointment for Plaintiff and Plaintiff's minor son to attend treatment with Defendant DONNA WILBURN together the following week.

17. On or around February 10, 2020 at approximately 1:00 p.m. Plaintiff picked up his minor son and attended therapy with Defendant DONNA WILBURN at approximately 2:00 p.m. At the onset of the therapy session Defendant DONNA WILBURN gave Plaintiff consent forms for therapy treatment and video taping of Plaintiff's therapy sessions with Plaintiff's minor son. Plaintiff signed and remitted the forms to Defendant DONNA WILBURN.

COMPLAINT - 4

18. During the first ten (10) minutes of the session Plaintiff and Plaintiff's minor son were both in the room with Defendant DONNA WILBURN. Defendant DONNA WILBURN then asked Plaintiff to leave the room so that she could interact one-on-one with Plaintiff's minor son. After approximately forty (40) minutes Plaintiff returned to the room with Plaintiff's minor son and Defendant DONNA WILBURN. Defendant DONNA WILBURN stated that clearly Plaintiff's minor son wanted to be with Plaintiff and that Defendant DONNA WILBURN was fearful for Plaintiff and Plaintiff's minor child's relationship due to influence from Emily. Defendant DONNA WILBURN stated Plaintiff needed more time with Plaintiff's minor son. Further, Defendant DONNA WILBURN stated that she advocates a week on / week off custody arrangement in high conflict situations.

19. On or around February 19, 2020 Plaintiff contacted Defendant DONNA WILBURN by text asking when Plaintiff's next appointment was scheduled. Defendant DONNA WILBURN replied that we had not yet scheduled an appointment, and further our scheduled time would be later than previously contemplated as Defendant DONNA WILBURN claimed she double booked Emily the week before and postponed her session with Plaintiff's minor child. However, neither Emily nor Defendant DONNA WILBURN mentioned anything regarding the claimed double booking prior to February 19, 2020.

20. On or around February 24, 2020 (the date of Emily's appointment) at approximately 8:04 a.m. Emily texted Plaintiff: "[s]ince you had them last weekend I am going to take them this weekend and you can have them two days during the week let me know what days work for you during the week this week, then next weekend you can take them the weekend again then the following week I will have them the weekend again and you can let me know what two nights you would like them." This was a complete and sudden change from the previous arrangement in COMPLAINT - 5

which Plaintiff had shared custody of the minor children four (4) to five (5) days of the week, including overnights. Plaintiff informed Emily he did not consent to her unilateral change to the previously exercised custody schedule.

- 21. On or around February 24, 2020 Emily took Plaintiff's minor child to a joint therapy session with Defendant DONNA WILBURN at 2:00 p.m. At approximately 4:42 p.m. Defendant DONNA WILBURN sent an email to Plaintiff and Emily stating; "I met with [Plaintiff's minor child] today and I would appreciate if you can abide by the following RECOMMENDATIONS." (Emphasis added) Included in Defendant DONNA WILBURN'S recommendations was a statement that "a common schedule that can be used until you get your final custodial schedule is the 'every other weekend with Wed. date nights.' This would be where Dad picks the kids up Fridays from a sitter and transitions them back Sundays to the sitter."
- 22. Immediately after receiving Defendant DONNA WILBURN'S recommendations Plaintiff contacted Defendant DONNA WILBURN by email expressing that Defendant's recommendations were not what Defendant DONNA WILBURN discussed with Plaintiff during Plaintiff's one (1) treatment session, and further that the custodial recommendation was a deviation from the established schedule and was exactly the time split that Emily had attempted to unilaterally establish only hours before her treatment session with Defendant DONNA WILBURN.
- 23. At approximately 8:07 p.m. Emily responded to Defendant DONNA WILBURN'S recommendations email stating; "I agree to that proposed schedule temporarily and since Brad had last weekend with the kids, I would seem that my weekend beings this Friday. The kids will see Brad Wednesday then spend the weekend with me. Thank you for this schedule Donna (emphasis added)."

COMPLAINT - 6

24. Following Emily's email Plaintiff responded to Defendant DONNA WILBURN and Emily that Defendant had no authority to make custody determinations. Defendant DONNA WILBURN quickly backtracked and claimed she wasn't making a custody recommendation. However, Defendant DONNA WILBURN'S previous emails clearly state to "follow her RECOMMENDATIONS" (Emphasis Added) and Defendant clearly made a recommendation for a primary custody schedule for Emily.

- 25. Given that all confidence was lost in the neutrality, motives, and ethics of Defendant DONNA WILBURN, Plaintiff withdrew consent for treatment by Defendants.
- 26. Defendants' reckless recommendation had, and continues to have, significant negative impacts on Plaintiff. From the time of Defendants' recommendations email on February 24, 2020 Emily has repeatedly based her withholding, and abduction pursuant to NRS 200.359(2), of the minor children shared by Emily and Plaintiff on Defendants' recommendation of a primary custody schedule. Emily began claiming that Defendants' recommendations were in the best interest of the children.
- 27. Emily then filed for divorce approximately one (1) week after Defendants' "recommendation," claiming in court documents that Defendant DONNA WILBURN, a medical professional, recommended that Plaintiff only receive visitation rights of every other weekend custody with a Wednesday night date night during the week. Further Emily claimed in a Motion for Temporary Custody that the parties had been exercising a custody schedule in which Plaintiff only had the children every other weekend with a date night in between, exactly Defendants' "recommendation."
- 28. Emily then filed an Ex Part Motion for Order Shortening Time claiming that "Donna Wilburn got involved without court order because Bradley was dealing with his personal issues, COMPLAINT 7

and she found some major concerns with Bradley." However, Defendant DONNA WILBURN only met Plaintiff on one occasion for mere minutes, discussing no personal matters specifically directed toward Plaintiff. Furthermore, in giving information regarding Defendants' findings to Emily regarding any major concern, Defendants communicated privileged HIPPA protected information to Emily regarding Plaintiff thereby violating HIPPA laws and MFT ethical rules of conduct.

- 29. Upon information and belief, Defendants were contacted and hired by Emily for the purpose of obtaining a recommendation for primary custody to use solely for custody litigation purposes.
- 30. After Defendants' services were terminated Plaintiff contacted Defendant to obtain medical records for Plaintiff's minor child and Plaintiff. On February 27, 2020 Plaintiff emailed Defendant DONNA WILBURN a HIPPA release requesting therapy records for Plaintiff's minor child. Defendant DONNA WILBURN replied by email that she could not send records as "in order to release his records I need releases signed by both parents as both parents are included in the notes." Plaintiff contacted Emily, however she would not release the records.
- 31. On or around April 19, 2020 Plaintiff contacted Defendant DONNA WILBURN asking if she was writing a report for Emily, as Emily stated that a therapist was writing a report for purposes of divorce litigation.
- 32. Defendant DONNA WILBURN responded that she didn't believe she was writing a report for anyone, but she was preparing something for Emily. However, Defendant DONNA WILBURN unbelievably claimed that she didn't know exactly what she was preparing. Further, Defendant DONNA WILBURN stated that any parent could request their child's records and she

COMPLAINT - 8

would provide them, contradicting her denial of records pursuant to Plaintiff's request on February 27, 2020 because Emily had not given consent.

33. On or around April 20, 2020 Plaintiff again emailed a HIPPA release to Defendants for Plaintiff and Plaintiff's minor child's records. On or around April 21, 2020 Defendant DONNA WILBURN confirmed receipt of the releases and Plaintiff further requested that Defendants produce Plaintiff's consent paperwork.

34. Plaintiff followed up with Defendant DONNA WILBURN several times regarding Plaintiff's HIPPA release and medical records requests, however more than thirty (30) days have elapsed since Defendants received Plaintiff's request and Defendants has failed to produce any records.

FIRST CAUSE OF ACTION (PROFESSIONAL MALPRACITCE)

35. Plaintiff incorporates paragraphs 1 through 34 of the Complaint as though said paragraphs were fully set forth herein.

36. Defendant DONNA WILBURN is a licensed Marriage and Family Therapist (hereinafter referred to as "MFT") in the State of Nevada. Upon information and belief Defendant DONNA WILBURN'S State Board of Examiners for MFTs and CPCs (Clinical Professional Counselors) is MFT license number is 0999.

37. Plaintiff first encountered Defendant DONNA WILBURN at Defendants' office at Red Rock Counseling, 10655 W. Park Run Drive, Suite 210, Las Vegas, NV 89144, on or around February 3, 2020. Plaintiff scheduled and attended a treatment session at Defendants' office on February 10, 2020. At the beginning of the session Plaintiff signed informed consent documents and a consent form for Defendants to video record Plaintiff's sessions. Defendant DONNA WILBURN stated to Plaintiff that she videos ALL treatment sessions.

38. Plaintiff had the reasonable expectation that a therapist-patient relationship was formed on or around February 10, 2020, if not beforehand on February 3, 2020.

- 39. Defendant DONNA WILBURN owed Plaintiff a duty to exercise due care in the course of her professional practice pursuant to Plaintiff's expectation of therapist-patient relationship.
- 40. Defendant DONNA WILBURN has a heightened duty to use such skill, prudence, and diligence as other members of the profession commonly possess and exercise.
- 41. Defendant DONNA WILBURN breached the duty she owed Plaintiff by, among other things, deceiving Plaintiff regarding the scope of treatment, lying to Plaintiff regarding the scope of treatment, rendering a custody recommendation outside the scope of her practice, failing to obtain collateral information prior to rendering her recommendation outside the scope of her practice, failing to conduct a meaningful interview of Plaintiff prior to rendering her recommendation outside the scope of her practice, discriminating against Plaintiff due to gender, colluding with a third party to deprive Plaintiff of his legal rights, manipulating Plaintiff to obtain Plaintiff's trust, violating Plaintiff's trust by acting in a manner not consistent with Plaintiff's best interests, intentionally misrepresenting Defendant's ability to release medical records, failing to timely respond to Plaintiff's HIPPA release and request for medical health records, releasing Plaintiff's confidential information to an unauthorized third party, and, upon information and belief accepting employment from a third party constituting a conflict of interest to Defendant's relationship with Plaintiff'.
- 42. Defendant DONNA WILBURN'S breach of her duty to Plaintiff proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.

COMPLAINT - 10

43. As a direct and proximate result of the negligence of Defendants, Plaintiff has been damaged in an amount in excess of \$15,000.00.

44. That as a direct and proximate result of the aforementioned negligence of Defendants, Plaintiff has incurred costs and fees to bring this action.

SECOND CAUSE OF ACTION (BREACH OF CONFIDENTIAL RELATIONSHIP)

- 45. Plaintiff incorporates paragraphs 1 through 44 of the Complaint as though said paragraphs were fully set forth herein.
- 46. Plaintiff and Defendant DONNA WILBURN established a confidential relationship, i.e. therapist-patient relationship.
- 47. Defendant DONNA WILBURN gained Plaintiff's confidence by means of purporting to act in Plaintiff's best interests regarding treatment for Plaintiff and Plaintiff's minor child.
- 48. Defendant DONNA WILBURN owed Plaintiff, with whom Defendant DONNA WILBURN shared a special trust, a duty to act in good faith and with due regard to the interest of Plaintiff.
- 49. Defendant DONNA WILBURN breached the duty owed to Plaintiff by, among other things, failing to act in Plaintiff's best interests, intentionally acting in manner directly adverse to Plaintiff's best interests, deceiving Plaintiff as to the scope of treatment, intentionally misrepresenting the scope of treatment, and reporting confidential information to a third-party for purposes directly adverse to Plaintiff.
- 50. Defendant DONNA WILBURN'S breach of her duty to Plaintiff proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.

 COMPLAINT 11

51. As a direct and proximate result of the negligence of Defendants, Plaintiff has been damaged in an amount in excess of \$15,000.00.

52. That as a direct and proximate result of the aforementioned negligence of Defendants, Plaintiff has incurred costs and fees to bring this action.

THIRD CAUSE OF ACTION (CONSTRUCTIVE FRAUD)

- 53. Plaintiff incorporates paragraphs 1 through 52 of the Complaint as though said paragraphs were fully set forth herein.
- 54. On or around February 3, 2020 to February 10, 2020, Plaintiff and Defendant DONNA WILBURN established a confidential relationship by establishment of the therapist-patient relationship.
- 55. Defendant DONNA WILBURN breached the duty owed pursuant to the confidential relationship by, among other things, failing to act in Plaintiff's best interests, intentionally acting in manner in direct opposition to Plaintiff's best interests, deceiving Plaintiff as to the scope of treatment, intentionally lying to Plaintiff regarding the scope of treatment, and reporting confidential information to a third-party for purposes directly adverse to Plaintiff.
- 56. Defendant DONNA WILBURN'S breach tends to deceive other and violate the confidence of the general public in the profession of MFT.
- 57. Defendants' breach of her duty to Plaintiff proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.
- 58. As a direct and proximate result of the negligence of Defendants, Plaintiff has been damaged in an amount in excess of \$15,000.00.

 COMPLAINT 12

59. That as a direct and proximate result of the aforementioned negligence of Defendants, Plaintiff has incurred costs and fees to bring this action.

FOURTH CAUSE OF ACTION (CIVIL CONSPIRACY)

- 60. Plaintiff incorporates paragraphs 1 through 59 of the Complaint as though said paragraphs were fully set forth herein.
 - 61. Defendants were hired by and worked in combination with a third-party, Emily.
- 62. Defendant DONNA WILBURN and Emily intended to accomplish an unlawful objective together, to wit, violate Plaintiff's legal and physical custody rights in regard to Plaintiff and Emily's minor children.
- 63. Co-conspirators, Defendant DONNA WILBURN and Emily, acted by a concert of action by agreement, understanding, or meeting of the minds regarding the objective of violating Plaintiff's custodial rights.
- 64. Co-conspirators, Defendant DONNA WILBURN and Emily, intended to violate Plaintiff's custodial rights, thereby harming Plaintiff.
- 65. Upon information and belief, Defendant DONNA WILBURN was hired by Emily for the sole purpose of interfering with Plaintiff's custodial rights, and Defendant was informed of Emily's motive and intent regarding Defendant's employment.
- 66. Upon information and belief, Emily was referred to Defendants through her attorneys at the time (who have engaged in multiple instances of willful misrepresentation and willful violation of court rules), and Defendant DONNA WILBURN worked on concert with said attorneys to violate Plaintiff's custodial rights.
- 67. Defendant DONNA WILBURN has extensive experience in the MFT field and has been involved in court proceedings regarding child custody for many years. Defendant DONNA COMPLAINT 13

WILBURN has created a YouTube channel discussing child custody determinations, exceeding the scope of her practice.

- 68. Further, Defendant DONNA WILBURN has numerous negative reviews regarding her practice alleging malpractice, deception, misrepresentation, violation of ethical rules, and exceeding the scope of her practice to deprive one parent of their parental rights.
- 69. Co-conspirators, Defendant DONNA WILBURN and Emily, acted in concert, and committed acts constituting parental abduction pursuant to NRS 200.359(2). Emily and Defendant DONNA WILBURN together worked to withhold Plaintiff's minor children from Plaintiff in an attempt to deprive Plaintiff of a meaningful relationship.
- 70. Defendant DONNA WILBURN'S breach of her duty to Plaintiff proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.
- 71. As a direct and proximate result of the negligence of Defendants, Plaintiff has been damaged in an amount in excess of \$15,000.00.
- 72. That as a direct and proximate result of the aforementioned negligence of Defendants, Plaintiff has incurred costs and fees to bring this action.

FIFTH CAUSE OF ACTION (NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS)

- 73. Plaintiff incorporates paragraphs 1 through 72 of the Complaint as though said paragraphs were fully set forth herein.
- 74. Defendant DONNA WILBURN owed Plaintiff a duty of care pursuant to the parties' therapist-patient relationship.

COMPLAINT - 14

75. Defendant DONNA WILBURN breached that duty by, among other things, deceiving Plaintiff regarding the scope of treatment, lying to Plaintiff regarding the scope of treatment, rendering a custody recommendation outside the scope of her practice, failing to obtain collateral information prior to rendering her recommendation outside the scope of her practice, failing to conduct a meaningful interview of Plaintiff prior to rendering her recommendation outside the scope of her practice, discriminating against Plaintiff due to gender bias, colluding with a third party to deprive Plaintiff of his legal rights, manipulating Plaintiff to obtain Plaintiff's trust, violating Plaintiff's trust, lying to Plaintiff regarding inability to release health records, intentionally misrepresenting Defendants' ability to release medical records, failing to timely respond to Plaintiff's HIPPA release and request for medical health records, releasing Plaintiff's confidential information to a third party not in privity, and, upon information and belief accepting employment from a third party constituting a conflict of interest to Defendant DONNA WILBURN'S relationship with Plaintiff.

76. Defendant DONNA WILBURN'S breach of her duty proximately caused Plaintiff extreme emotional distress, including manifestation of physical symptoms.

77. Defendant DONNA WILBURN'S breach of her duty to Plaintiff proximately caused Plaintiff damages including, but not limited to, pecuniary losses (lost income, attorney's fees, medical expenses, etc.), extreme mental anguish (including manifestation of physical symptoms), and loss of familial relationship with Plaintiff's minor children.

78. As a direct and proximate result of the negligence of Defendants, Plaintiff has been damaged in an amount in excess of \$15,000.00.

79. That as a direct and proximate result of the aforementioned negligence of Defendants, Plaintiff has incurred costs and fees to bring this action.

COMPLAINT - 15

SIXTH CAUSE OF ACTION (INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS)

- 80. Plaintiff incorporates paragraphs 1 through 79 of the Complaint as though said paragraphs were fully set forth herein.
- 81. Defendant DONNA WILBURN owed Plaintiff a duty of care pursuant to the parties therapist-patient relationship.
- Plaintiff regarding the scope of treatment, lying to Plaintiff regarding the scope of treatment, rendering a custody recommendation outside the scope of her practice, failing to obtain collateral information prior to rendering her recommendation outside the scope of her practice, failing to conduct a meaningful interview of Plaintiff prior to rendering her recommendation outside the scope of her practice, discriminating against Plaintiff due to gender bias, colluding with a third party to deprive Plaintiff of his legal rights, manipulating Plaintiff to obtain Plaintiff's trust, violating Plaintiff's trust, lying to Plaintiff regarding inability to release health records, intentionally misrepresenting Defendants' ability to release medical records, failing to timely respond to Plaintiff's HIPPA release and request for medical health records, releasing Plaintiff's confidential information to a third party not in privity, conspiring with a third party to violate Plaintiff's legal rights, and, upon information and belief accepting employment from a third party constituting a conflict of interest to Defendant's relationship with Plaintiff.
 - 83. Defendant DONNA WILBURN acted with extreme and outrageous conduct with the intent, or reckless disregard for causing emotional distress by intentionally breaching therapist-patient duties, violating numerous ethical rules, committing acts in concert with a third party to violate Plaintiff's legal rights, and further committing acts in concert with a third party to intentionally violate the laws of the State of Nevada.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff BRADLEY BELLISARIO, expressly reserving the right to amend this Complaint prior to or at the time of trial of this action to insert those items of damage no yet fully ascertainable, prays for judgment against Defendant as follows:

- 1. For general damages sustained by Plaintiff in an amount in excess of \$15,000.00;
- 2. For special damages sustained by Plaintiff in an amount in excess of \$15,000.00;
- 3. For punitive damages sustained by Plaintiff in an amount in excess of \$15,000.00;
- 4. For fees and costs;
- 5. For interest at the statutory rate; and
- 6. For such other relief as the Court deems just and proper.

DATED this 21st day of May, 2020.

by: /s/ Bradley Bellisario
Bradley Bellisario
7100 Grand Montecito Pkwy, #2054
Las Vegas, NV 89149
T: (309) 397-6734
F: (702) 936-4801
E: bradb@bellisariolaw.com
Plaintiff Pro Se

COMPLAINT - 18

AA0715

1 2

EXHIBIT M

11/2/20, 2:59 PM
Print Messages

Message: 225 of 731

Date: 04/25/2020 7:06 AM

From: Bradley Bellisario

To: Emily Bellisario (First View: 04/25/2020 11:36 AM)

Subject: Re: Brayden therapy

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.

Message: 226 of 731

Date: 04/24/2020 10:14 PM

From: Emily Bellisario

To: Bradley Bellisario (First View: 04/25/2020 7:03 AM)

Subject: Brayden therapy

These 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 be seen by. I'd like to have him start going asap.

Message: 227 of 731

Date: 04/24/2020 8:38 PM

From: Bradley Bellisario

To: Emily Bellisario (First View: 04/25/2020 11:36 AM)

Can't wait to get in front of the judge.

Message: 228 of 731

Date: 04/24/2020 8:36 PM

From: Bradley Bellisario

To: Emily Bellisario (First View: 04/25/2020 11:35 AM)

Wow. Project much? We'll do the exchanges at Donna's House of Sunday doesn't go well. I have no desire to interact with you at all. You can't even just get the girls out and send them over. And working on Bae to get her not to go and playing it up for the camera.

EXHIBIT N

11/2/20, 2:59 PM Print Messages

Brayden can go to the therapist the judge appoints:)

212 of 731 Message:

From:

04/26/2020 11:49 AM Date: Bradley Bellisario

Emily Bellisario (First View: 04/26/2020 11:50 AM) To:

Re: Re: Re: Re: Brayden Subject:

> Your attorney can't even get factual statements from court orders and dockets correct because he's knowingly lying to look good. Plus you guys have done nothing procedurally correct in order to try and gain advantages. I'm comfortable with anything your attorney tries to present. I have facts as well.

Have a blessed day

213 of 731 Message:

> 04/26/2020 11:46 AM Date:

Bradley Bellisario From:

Emily Bellisario (First View: 04/26/2020 11:49 AM) To:

Subject: Re: Therapy

> Your 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.

214 of 731 Message:

> 04/26/2020 11:42 AM Date:

Emily Bellisario From:

> Bradley Bellisario (First View: 04/26/2020 11:46 AM) To:

Therapy Subject:

I have never spoken to Anna Trujillo can you give me a reason why you are opposed to her?

EXHIBIT O

11/2/20, 2:59 PM
Print Messages

Message: 180 of 731

Date: 05/22/2020 11:28 AM
From: Bradley Bellisario

To: Emily Bellisario (First View: 05/22/2020 11:34 AM)

Subject: RE: Brayden

You're withholding Brayden once again unless I do something you want. Brayden asks to spend the night. He tells me he wants to come over every day but mommy won't let him. He has no issues being with me, he enjoys himself a lot over here. What therapist is that who you had a discussion about having overnights?

As per our agreement through my attorney and your prior lawyers, I agreed to having Brayden go to a therapist, but NOT Donna Wilburn. To my knowledge Brayden went to her three (3) times, unless she saw and treated Brayden specifically after acknowledging my withdraw of consent. As far as the other therapists you sent over, I'm sure they were names given to you by Donna since Donna is friends with Anna Trujillo. So Trujillo is a hard no. I can't find anything on Cindy Osborn, but I'd assume she's a referral from Donna as well. Much like Donna is friends with Jason Stoffel who coincidentally is the husband of your new attorney and partner in their law firm. If you would let me know the health insurance company you have I'll be glad to look over providers included in network and give a few suggestions after researching a few.

Message: 181 of 731

Date: 05/22/2020 10:54 AM

From: Emily Bellisario

To: Bradley Bellisario (First View: 05/22/2020 11:08 AM)

Subject: Brayden

I would love for you to have an overnight with Brayden once you agree to a therapist, Brayden has been seen by the therapist, and we have had a discussion with the therapist regarding you having overnights.

Let's agree to one today so he can be seen hopefully next week. Since Donna has already built the trust with him I think she would be great for Brayden to go to. If not I sent you over a few others to review please consider them. And If you would like more time with Brayden how about we move this Sunday's pick up to 6:30 instead of 4:30 so you get a few extra hours with him this weekend?

Message: 182 of 731

Date: 05/21/2020 12:11 PM
From: Bradley Bellisario

To: Emily Bellisario (First View: 05/22/2020 10:54 AM)

Subject: Brayden this weekend.

Pursuant to our agreement we're supposed to increase my time with Brayden. Brayden has expressed he wants to come over more but you don't let him. This weekend can I get him on Saturday and bring him back on Sunday with the girls?

EXHIBIT P

FDF Name: Joe W. Riccio, Address: 5594 South Las Vegas, Nevada 89 hone: (702) 629-755 Email: joseph@vegas Attorney for Plaintiff Nevada State Bar No	Fort Apache Road, #120 148 3 westattorneys.com			3/9/2020 2:15 PM Steven D. Grierson CLERK OF THE COURT
	Eig			
	Cla	rk County, 1	Nevada	
Emily Bell	isario,	Ca	se No. D-20-605263-I	0
	Plaintiff,	De	pt. P	
vs.			r	
Bradley Be	Defendant.			
How old are What is your B. Employment Inf	rently employed/ self-en	3, What ion? Some college.		ional page if needed.
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.
				1
C. Prior Employme	ebled? (check one) No Yes Put: If you are unemploy lowing information.	What agency certified What is the nature of a	you disabled?your disability?	
Prior Employer:	ving:	Date of Hire:	Date of Ter	mination:
Berr 9 1 3014		Page Lot 8		

Monthly Personal Income Schedule

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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 Savi		0.00
3.	Federal Income Tax		0.00
4.	Health Insurance	Amount for you: \$50.00 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 Dec	fuction)	0.00
	1, 5, 1, 7, 7, 7, 7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Total Monthly Deductions (Lines 1-11)	162.85

Business/Self-Employment Income & Expense Schedule

4	D .	Y
A.	Business	income

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

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)			- Indiana
Utilities			
Other:			
	Total Average I	Business Expenses	0.0

Page 3 of 8

Personal Expense Schedule (Monthly)

A. Fill in the table with the amount of money you spend each month 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	200.00			√
Car Loan/Lease Payment	420.00	1		
Cell Phone	100.00	1		
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	1		
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	1		
Membership Fees	120.00	/		
Mortgage/Rent/Lease	1,011.00	1		1
Pest Control	50.00	✓		
Pets	50.00	1		
Pool Service	80.00	1		
Property Taxes (if not included in mortgage)	0.00			
Security	40.00	1		
Sewer	40.00	1		
Student Loans	0.00			
Unreimbursed Medical Expense Water	0.00	V		
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?
151	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,	3101	\$	-	\$	=	\$ 0.00	
9.		S	-	\$	=	\$ 0.00	
10.		\$	-	\$	=	\$ 0.00	
11.		\$	-	\$	=	\$ 0.00	
12.		\$	-	\$	=	\$ 0.00	
13.		S	-	\$	=	\$ 0.00	
14.		\$	-	\$	=	\$ 0.00	
15.		S	-	\$	=	\$ 0.00	191
	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.		\$	
Tota	al Unsecured Debt (add lines 1-6)	\$ 8,756.00	

CERTIFICATION

	1.	I (have/have not) _	yare	retained an atto	orney for this case.	
	2.			een paid a total of \$		
	3.	I have a credit with	my attorney in the amo	ount of \$		
	4.	I currently owe my	attorney a total of \$			
	5.	I owe my prior attor	rney a total of \$			
APO:	RTANI	: Read the following p	paragraphs carefully an	d initial each one.		
	I gua	uctions in completing t arantee the truthfulne:	this Financial Disclosures of the information tements I may be sub	erjury that I have read re Form. I understand tha on this Form. I also u ject to punishment, incl	at, by my signature, nderstand that if I	
	x 9(3	3		ecent pay stubs to this i	form.	
	+		d a copy of my most form, if self-employed	ost recent YTD incomed.	ie statement/P&L	
	-	I have not attack unemployed.	ned a copy of my pay	stubs to this form becau	use I am currently	
	4	WY		× 3/9/11	2 20	
	Signa	4		Date		

CERTIFICATE OF SERVICE

hereby declare under the penalty of perjury of the State of Nevada that the following is true and
correct:
That on (date) 9th day of March 2020 , service of the General Financial
Disclosure Form was made to the following interested parties in the following manner:
✓ Via 1 st Class U.S. Mail, postage fully prepaid addressed as follows:
Bradley Bellisario: 7495 West Azure Blvd., #258, Las Vegas, NV 89130
☐ Via Electronic Service, in accordance with the Master Service List, pursuant to NEFCR 9, to:
☐ Via Facsimile and/or Email Pursuant to the Consent of Service by Electronic Means on file
nerein to:
Executed on the 9th day of March , 2020.
Signature

s For: EMILY C	ARDONA								TJ31)	
		Period I Exempt	End: 2/22/2020 tions: 0	Check Date: Additional Tax: Additional Tax:	2/28/2020	NORTH	LAS VEGA	S, NV 89032		
Check Amount	Gross Pa	ay	Net Pay				Check Me	essage		
\$0.00	\$217.50	0	\$181.56							
EAR	NINGS	*	Not included in Totals		TAXES					
Rate Hours	Dollars Y	TD Hours	YTD Dollars	Description	C		YTD	Description		YTD
30.00	217.50	270.00	1,957.50	SOC SEC EE MED EE		2.85	109.91	Dental Me Tax Voi LifePostTax AD&D PostTax	17.36 3.34 0.00 0.00	158.04 26.72 6.18 0.70
30.00 CURRENT PERIO	217.50 D LEAVE ACC		0 1,957.50	Total:	15.0	DIST	RIBUTIO	OF NET PAY	20.90 Deposit Amount:	191.64
	Division: Department: Federal Filing: Check Amount \$0.00 EAR Rate Hours 30.00	Division: Department: 200 Federal Filing: State Fili	Division: Department: 200 Federal Filing: Married Exemple State Filing: Period Exemple State Filing: Pe	Division: Department: 200 Period Begin: 2/16/2020 Period End: 2/22/2020 Exemptions: 0 Exemptions:	Division: Department: 200	Division: Department: 200 Period Begin: 2/16/2020 Check Date: 2/28/2020 Period End: 2/22/2020 Additional Tax:	Division:	Division: Department: 200	Division: Department: 200 Period Begin: 2/16/2020 Period End: 2/28/2020 Additional Tax: Additional Tax: Additional Tax: State Filling: Period End: 2/28/2020 Additional Tax: Additional Tax: State Filling: Period End: 2/28/2020 Additional Tax: Additional Tax: State Filling: Period End: 2/28/2020 Additional Tax: State Filling: Period End: 2/28/2020 Additional Tax: Additional Tax: State Filling: Period End: 2/28/2020 Period End: 2/28/2020 Additional Tax: Additional Tax: State Filling: Period End: Period End:	Division: Division: Department: 200 Period Begin: 2/16/2020 Period Grad: 2/22/2020 P

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

CHECK DATE VOUCHER ID

2/28/2020 V54569800

TOTAL NET PAY

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 Earnin	ngs For:	EMILY C	ARDONA				OTJ31)				
Errployee #: 1 Division: Period Begin: 2/9/2020 Clock Number: Department: 200 Period End: 2/15/2020 SSN: XXX-XX-1546 Federal Filing: Married Exemptions: 0 Company Id: 0180TJ31 State Filing: Exemptions: 0					Check Date: 2/21/2020 1565 W. Brooks Ave NORTH LAS VEGAS, NV 89032 Additional Tax:						
Voucher Id	1	Amount	Gross	Pay	Net Pay			Check M	essage		
V54311989		0.00	\$217		\$181.56						
10102200	1 7		VINGS		*Not included in Totals		TAXES			DEDUCTIONS	
Description	Rate	Hours	Dollars	YTD Hot		Description		rrent YTD	Description	Current	YTD
Salary		30.00	217.50	240.		SOC SEC EE MED EE		12.19 97.72	Dental Pre Tax Vision Pre-tax Voi LifePostTax AD&D PostTax	17.56 3.34 0.00 0.00	140.48 23.38 6.18 0.70
		30.00	717 50	240.	00 1740.00	Takalı	15.04	120.53	Total:	20.90	170.74
otal:	CHER		217.50		00 1,740.00	(Utal:	13.04	DISTRIBUTION			1/4/14
	CURRENT PERIOD LEAVE ACCRUAL			Checking	-	Account: ####947			181.56		
	A.										

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

CHECK DATE . VOUCHER ID

2/21/2020 V54311989

TOTAL NET PAY

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 C	ARDONA					AAA FLOORI	NG INC (018	OTJ31)	
Employee #: 1 Clock Number: SSN: XXX-X Company Id: 01807	Division: Department: X-1546 Federal Filing: State Filing:		Period Exemp	8 Begin: 2/2/2020 8 End: 2/8/2020 otions: 0 otions: 0	Check Date: Additional Tax: Additional Tax:	2/14/2020	1565 W. Brooks NORTH LAS VEG			
Voucher Id	Check Amount	Gross	Pay	Net Pay			Check N	/lessage		
V54109282	\$0.00	\$217.	.50	\$181.56						
		NINGS		Not included in Totals		TAXES			DEDUCTIONS	
Description	Rate Hours	Dollars	YTD Hour	s YTD Dollars	Description	Cu		Description	Current	YTD
Salary	30.00	217.50	210.0	0 1,522.50	SOC SEC EE MED EE		12.19 85.5 2.85 20.0	3 Dental Pre Tax 0 Vision Pre-tax Vol UfePostTax AD&D PostTax	17.56 3.34 0.00 0.00	122.92 20.04 6.18 0.70
rotal:	30.00 CURRENT PERIO	217.50 D LEAVE AC	210.0	00 1,522.50	Total:	15.0		73 Total: ON OF NET PAY	20.90 Deposit Amount:	149.84 181.56

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

CHECK DATE VOUCHER ID 2/14/2020 V54109282

TOTAL NET PAY *******\$181.55

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

EXHIBIT Q

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Photos Mentions About **Posts**



Emily Bellisario is steeling blessed. Mar 29, 2016 · Las Vegas · 🞎

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:)

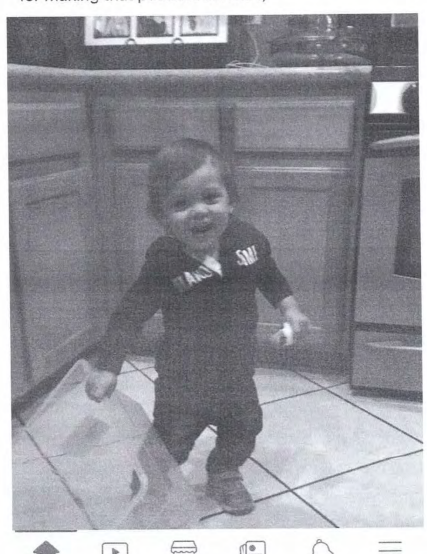










EXHIBIT R

11/2/20, 2:59 PM
Print Messages

Message: 573 of 731

Date: 03/09/2020 11:13 AM

From: Bradley Bellisario

To: Emily Bellisario (First View: 03/09/2020 11:14 AM)

Subject: Re: Re: Visitation kids

I was just stating that you were the primary care giver (sort of babysitter and nannies did a lot) during the weekdays because I was working and you weren't. But that's not cause for a court to give preference of custody. And I silent be suing you alimony to stay at home and not work. So you're saying you're not giving me the kids unless I sign that agreement?

Message: 574 of 731

Date: 03/09/2020 11:10 AM

From: Emily Bellisario

To: Bradley Bellisario (First View: 03/09/2020 11:10 AM)

Subject: Re: Visitation kids

Brad once again STOP worrying about me! It's none of your concern what job! have if I'm working or if i was a stay home mom! It's crazy to hear you say that being a stay home mom isn't a job! It's a full time job and one of the most important! Can you please stick to the kids and stop coming at me with your gloves off (your words). I would love to have a positive co parenting relationship with you but you have to let go of the past and stop coming for me please ..., this is about our kids not you or me! My attorney is sending you over that draft please sign it and once it's signed your mom can get the kids! Hope you have a good day

Message: 575 of 731

Date: 03/09/2020 11:07 AM

From: Bradley Bellisario

To: Emily Bellisario (First View: 03/09/2020 11:10 AM)

Subject: Re: Re: Visitation kids

I'm not signing that. My mom will be there at 4:30 to get the kids.

Message: 576 of 731

Date: 03/09/2020 10:59 AM **From:** Emily Bellisario

To: Bradley Bellisario (First View: 03/09/2020 11:07 AM)

Subject: Re: Visitation kids

EXHIBIT S

Subject: RE: Emily

Date: Thursday, June 11, 2020 at 2:33:23 PM Pacific Daylight Time

From: Javier Cardona
To: bradley bellisario

Since you brought this up my office stoped Emilys paycheck and her and the children health insurance, so please make arrangements for their health insurance and supply additional moneys for their basic needs.

Sent from my Verizon, Samsung Galaxy smartphone

----- Original message ------

From: bradley bellisario <bradb@bellisariolaw.com>

Date: 6/1/20 3:53 PM (GMT-08:00)

To: Javier Cardona < JCardona@alliedflooring.net>

Subject: Emily

\$7.25 an hour after 5 years. Give that girl a raise. NRS 199.210.

Sent from my iPhone

EXHIBIT T

OPERATING AGREEMENT OF GREENMART OF NEVADA NLV, LLC

A Nevada Limited Liability Company

THIS LIMITED LIABILITY COMPANY AGREEMENT (the Agreement) is made, adopted, executed and agreed to as of this ___ day of July 2014 by and between Elizabeth Stavola, Joel Laub, Javier Cardona, Emily Cardona and Christine Flores (referred to herein as the "Managers" or individually as a "Manager"), and Elizabeth Stavola, Joel Laub, Javier Cardona, Emily Cardona and Christine Flores (referred to herein as the Members or individually as a "Member") and each individual or business entity later subsequently admitted to the Company for the purpose of forming GREENMART OF NEVADA NLV, LLC, a Nevada limited liability company, formed pursuant to the laws of the State of Nevada and the Nevada Limited Liability Act, (the "Act"), on all the terms and conditions set forth herein.

ARTICLE I NAMES, ADDRESSES, AND DEFINITIONS

1.1	Name.	This lim	nited liability	compan	y shall l	be known	as and s	hall oper	rate under
the name of "	GREEN	MART	OF NEVAL	A NLV,	LLC,"	a Nevada	limited	liability	company
(hereinafter th	e "Comp	any").							

1.2	Principal Place of Business. The principal place of business of the Company
shall be	, Las Vegas, NV or such other locations, inside or outside
the State of	Nevada, as are necessary or desirable for the conduct of the Company's business as
	y the Members. In addition, the initial record keeping office of the company shall
	the above address.

1.3 Registered Office and Registered Agent. The Company's initial registered office shall be at the office of its registered agent at 3800 Howard Hughes Parkway, Suite 1200, Las Vegas, NV 89169, and the name of its registered agent at such address shall be Stephen Rice. The registered office and registered agent may be changed from time to time by filing the address of the new registered office and/or the name of the new registered agent with the Nevada Secretary of State pursuant to the Act.

1.4 Addresses of the Members. The names and addresses of the Members are set

forth below:

Elizabeth Stavola

Javier Cardona

Christine Flores

Christic Flore

Emily Cardona

A Member may change such address by written notice as provided herein to the Company.

1.5 Term. Except as provided herein, the Company shall continue from the date of the filing of the Articles of Organization with the Corporation Commission of the Secretary of State of the State of Nevada without dissolution until the first to occur of the following: (i) the written agreement to dissolve the Company by Members holding at least fifty one percent (51%)of the ownership interest in the Company, (ii) the dissolution of the Company in accordance with either the provisions of this Operating Agreement or the Nevada Act.

ARTICLE II PURPOSE OF THE COMPANY

2.1 Purpose. The business of the Company shall be to engage in any lawful business within, and without the State of Nevada.

The Managers and Members acknowledge and agree that part of the business of the Company is to cultivate, sell and distribute medical marijuana in accordance with Nevada law and any other state or local rules and regulations that may affect such a business, (the "Statutes, Rules and Regulations"). The Managers and Members acknowledge and agree that the cultivation, possession, distribution and use of marijuana, in virtually any amount and in virtually any form remain violations of Federal criminal law, which could result in being arrested for, charged, tried and convicted of a Federal felony which could in turn result in imprisonment, fines and/or the confiscation of real and/or personal property.

Further, the Managers and Members acknowledge and agree that Nevada law provides either an exception or an affirmative defense to the State of Nevada's prosecution for the possession and distribution of medical marijuana in limited amounts and only for the purposes of use by qualified medical marijuana patients as set forth in said Nevada law. Deviation from the requirements of Nevada law, Statutes, Rules and Regulations' may result in arrest and being charged, tried and convicted of a State of Nevada misdemeanor and/or felony and may result in imprisonment, fines and/or the confiscation of both personal and real property.

The Managers and Members hereby acknowledge and agree that despite the fact that the cultivation, possession, and distribution remains illegal under Federal law, it is legal at the State level. Accordingly, the Managers and Members jointly, severally and individually waive any defense as to the enforcement of this Operating Agreement based upon an "illegality of purpose" theory or other related defense(s). The Members and Managers further acknowledge and agree that this Operating Agreement shall be fully enforceable in the court of competent jurisdiction located in the State of Nevada as specified below, and/or by means of mediation or arbitration as may be more fully set forth below.

Each Member agrees that the skills and management of each Member is crucial to the establishment and operation of the Company. As noted above, the Company shall continue from the effective date set forth herein until dissolved by the consent of at least fifty one percent (51%)of the ownership interests of all the members. No single Member or any number of Members representing less than fifty one percent (51%)of the ownership interests in the Company, nor any successors to an original member, nor any legal representative of a member or successor member, nor any creditor of any member or successor Member shall be entitled by Nevada law or otherwise, to bring an action for, nor cause the dissolution or termination of the Company, or the sale or transfer of a Member's interest herein.

- 2.2 Operating Powers. The Company shall have and exercise all powers necessary or appropriate to do any and all other things necessary or desirable in the opinion of the Managers to implement the purposes of the Company as would a natural person, subject to the limitations set forth in this Agreement or the Nevada Limited Liability Company Act, (the "Act").
- 2.3 Trustee or Guardian. If any Member is represented by a trustee or guardian (including any other Member acting as trustee or guardian), then such trustee or guardian must act independently and solely in such beneficiary/member's best interest. This shall apply even if, and especially if such beneficiary/Member received his/her interest in the Company, to be held by a trustee or guardian, from a family member who may or may not be a Member in the Company, and where the trustee or guardian is the donor/transferor of such interest or is a member of the donor's family.

ARTICLE III CAPITAL CONTRIBUTIONS

3.1 Initial Capital Contributions. Each of the Members shall contribute to the Company the amount of cash or property set forth opposite such Member's name as follows:

Name:	Contribution
Elizabeth Stavola	\$365.00
Joel Laub	\$365.00
Javier Cardona	\$200.00
Emily Cardona	\$ 50.00
Christine Flores	\$ 20.00

3.2 Additional Capital Contributions. In the event that the cash funds of the Company are insufficient to meet its operating expenses or to finance new investments deemed appropriate to the scope and purpose of the Company as determined by the Managers, the Members shall make additional capital contributions, in the proportion of their capital contributions. The amount of the additional capital required by the Company and the period during which such additional capital shall be retained by the Company shall be determined by the Managers. Should any Member refuse to make additional capital contributions as required in this paragraph, that Member's percentage ownership interests and allocation of income, gain,

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loss and deduction as set forth in Paragraphs 4.1 and 4.2, will be adjusted accordingly. These adjustments may be made upon the vote of the majority of Membership Interests.

- 3.3 No Interest on Capital Contributions. No Member shall be entitled to receive interest on capital contributions to the Company.
- 3.4 Return of Capital Contributions. None of the Members shall be entitled to the return of any monies or other property contributed to the capital of the Company until the full and complete winding up and liquidation of the business and affairs of the Company, and then only as provided herein. None of the Members shall have priority over the other Members as to the return of any capital contributions to the Company or to distributions from the Company except as otherwise agreed to by a majority vote of the Members.
- 3.5 Loans. In lieu of voting an additional assessment of capital to meet operating expenses or to finance new investments, the Company may, as determined by the Managers, borrow money from one or any of the Managers, Members, or third persons. In the event that a loan agreement is negotiated with a Manager or Member, he or she shall be entitled to receive interest at a rate and upon such terms to be determined by the Managers, excluding the Manager making said loan, if applicable, and said loan shall be evidenced by a promissory note obligating the assets of the Company. Such interest and repayment of the amounts so loaned are to be entitled to priority of payment over the division and distribution of capital contributions and profit among Members.
- 3.6 Limitations and Distributions. A Member may not receive a distribution from the Company to the extent that, after giving effect to the distribution, all liabilities of the Company, other than liabilities to Members on account of their Membership Interest, would exceed the fair value of the Company's Assets.

ARTICLE IV OWNERSHIP, ALLOCATIONS AND DISTRIBUTION OF ITEMS OF COMPANY INCOME, GAIN, LOSS, DEDUCTION AND CREDIT

4.1 Percentage Ownership Interests. The respective percentage ownership interests (sometimes referred to as a "Membership Interest" of the Members in and to the Company and all property of the Company, including but not limited to all real and personal tangible and intangible property of the Company, shall be as follows:

Name:		Percentage Ownership
Elizabeth Stavola		36.5%
Joel Laub		36.5%
Javier Cardona		20.0%
Emily Cardona		5.0%
Christina Flores		2.0%
	4	427
		al go ox

4.2 Allocation of Income, Gain, Loss and Deduction. The distribution of Company income, gain, loss, and deduction as determined for federal income tax purposes shall be divided and borne among the Members in any manner agreed upon by a majority of the Membership Interests and in the absence of such agreement, shall be divided and borne among the Members in the following proportions set opposite to their respective names:

MEMBER	PERCENTAGE
Elizabeth Stavola	36.5%
Joel Laub	36.5%
Javier Cardona	20.0%
Emily Cardona	5.0%
Christina Flores	2.0%

The allocation of income, gain, loss and deduction maybe altered in accordance with an agreement signed by all of the Members and in accordance with applicable Treasury and Internal Revenue Code Rules and Regulations pertaining to such allocations. The allocation of income, gain, loss and deduction may also be altered to take into account distributions of the non-voting membership interests.

- **4.3 Distributions Vote.** The Company shall make distributions to the members, as decided by Managers holding at least fifty one percent (51%)of the total Membership Interests in the Company.
- 4.4 Allocation of Tax Credits. Any investment tax credit and other tax credits with respect to the Company's property or operations shall be allocated among the Members in accordance with their respective Company interest as set forth in Section 4.1 herein. All recapture of investment tax credit resulting from the sale or other disposition of Company property shall be allocated to the Members to whom the credit giving rise to such recapture originally was allocated under this Section.
- **4.5** Reserves. The Company shall maintain such reserves for operation of the Company as the Managers determine by a majority vote are necessary.
- 4.6 Overriding and Special Allocations to Capital Accounts. Notwithstanding any other provision of this Agreement, the members, by unanimous consent, and after consultation with appropriate tax advisors, may make overriding and special allocations to capital accounts.
- 4.7 Capital Accounts. The Company, with respect to each Member, shall maintain capital accounts in accordance with the following provisions:
- a. To each Member's capital account there shall be credited such Member's capital contributions, such Member's allocable share of profits and any items in the nature of income or gain which are specially allocated pursuant to this Article IV hereof, and the amount

of any Member liabilities assumed by such Member or which are secured by any assets or property distributed to such Member;

- b. To each Member's capital account there shall be debited the amount of cash and the gross asset value of any assets or property distributed to such Member pursuant to any provision of this Agreement, such Member's distributive share of losses and any items in the nature of expenses or losses which are specially allocated pursuant to this Article IV hereof, and the amount of any liabilities of such Member assumed by the Company or which are secured by any property contributed by such Member to the Company.
- 4.8 Distributions. Except as provided in Section 4.7, all distributions of cash or other property shall be made to the Members as follows: pro rata in proportion to the respective Interests of the Members on the record date of such distribution. Except as provided in Section 4.9, all distributions of Distributable Cash and property shall be made at such time as determined by the Managers. All amounts withheld pursuant to the Code or any provisions of state or local tax law with respect to any payment or distribution to the Members from the Company shall be treated as amounts distributed to the relevant Member or Members pursuant to this Section 4.8;
- 4.9 Limitation Upon Distributions. No distribution shall be declared and paid unless, after the distribution is made, the assets of the Company are in excess of all liabilities of the Company, except liabilities to Members on account of their contributions.

ARTICLE V ACCOUNTING AND REPORTING

- 5.1 Books of Account. The Company shall maintain complete and accurate books of account of the Company's affairs at the principal office of the Company specified in Section 1.2 of this Agreement. Every Member shall have access at all reasonable times to the Company's books of account and may inspect and copy any of them. The Company's books of account shall be closed promptly after the end of each accounting and tax year quarter, and, as soon as practicable thereafter, the Company's accountant shall prepare such unaudited financial statements as requested by a majority of the Members. Copies of such financial statements shall be furnished to each Member. Within thirty (30) days after the end of each calendar quarter, the Company shall furnish to every Member who owned an interest in the Company during such quarter such tax information regarding the Company and its operations as shall be reasonably necessary for the preparation of each Member's federal, state and other tax returns.
 - 5.2 Fiscal Year. The fiscal year of the Company shall be the calendar year.
- 5.3 Accounting Methods; Transfers During Year. Company profits or losses shall be determined and distributed as of the end of each calendar quarter by the Company's accountant in accordance with generally accepted accounting principles or the cash method of accounting (or any modification thereof), as determined by a majority vote of the Managers.
- 5.4 Tax Elections and Returns. The Company may make any election under the Tax Code as determined by a majority of the Managers.

ARTICLE VI RIGHTS AND DUTIES OF MANAGERS

- Manager or Managers. The Managers shall direct, manage and control the business of the Company to the best of their ability. Except for situations in which the approval of the Members is expressly required by this Operating Agreement or by non-waivable provisions of applicable law, the Managers shall have full and complete authority, power and discretion to manage and control the business, affairs and properties of the Company, to make all decisions regarding those matters and to perform any and all other acts or activities customary or incident to the management of the Company's business. At anytime when there is more than one Manager, any one Manager may take any action permitted to be taken by the Managers, unless the approval of the Members or more of the Managers is expressly required pursuant to this Agreement or the Act. The initial Managers of the Company shall be Elizabeth Stavola, Joel Laub and Javier Cardona.
- 6.2 Number, Tenure and Qualifications. The Company shall initially have three (3) Managers who are identified in Section 6.1 above. The number of Managers and may be changed from time to time by unanimous affirmative vote of the Members, but in no instance shall there be less than one Manager. Each Manager shall hold office until the next annual meeting of Members or until his or her successor shall have been elected and qualified. Managers shall be elected by vote of fifty one percent (51%)of the voting membership interests as set forth in Paragraph 4.1.
- 6.3 Certain Powers of Manager. Without limiting the generality of Section 6.1, the Managers shall have power and authority upon a vote of the Managers holding fifty one percent (51%)or more of the membership interests, on behalf of the Company:
- a. Except as limited in Section 6.13, to acquire property from any person as the Managers may determine. The fact that a Manager or a Member is directly or indirectly affiliated or connected with any such person shall not prohibit the Managers from dealing with that person;
- b. With the consent of fifty one percent (51%)of the Membership Interests to borrow money for the Company from banks, other lending institutions, the Managers, Members, or affiliates of the Managers or Members on such terms as the Managers deem appropriate, and in connection therewith, to hypothecate, encumber and grant security interests in the assets of the Company to secure repayment of the borrowed sums. No debt shall be contracted or liability incurred by or on behalf of the Company except by the Managers, or to the extent permitted under the Nevada Act, by agents or employees of the Company expressly authorized to contract such debt or incur such liability by the Managers;
- c. To purchase liability and other insurance to protect the Company's property and business;

- d. To hold and own any Company real and/or personal properties in the name of the Company;
- e. To invest any Company funds temporarily (by way of example but not limitation) in time deposits, short-term governmental obligations, commercial paper or other investments;
- f. Upon the vote of fifty one percent (51%)of the Membership Interests, to sell or otherwise dispose of all or substantially all of the assets of the Company as part of a single transaction or plan so long as such disposition is not in violation of or a cause of a default under any other agreement to which the Company may be bound, provided, however, that the affirmative vote of the Members shall not be required with respect to any sale or disposition of the Company's assets in the ordinary course of the Company's business;
- g. To execute on behalf of the Company all instruments and documents, including, without limitation, checks; drafts; notes and other negotiable instruments; mortgages or deeds of trust; security agreements; financing statements; documents providing for the acquisition, mortgage or disposition of the Company's property; assignments, bills of sale; leases; partnership agreements, operating agreements of other limited liability companies; and any other instruments or documents necessary, in the opinion of the Managers, to the business of the Company;
- h. To employ accountants, legal counsel, managing agents or other experts to perform services for the Company and to compensate them from Company funds;
- Except as limited by Section 6.13 to enter into any and all other agreements on behalf of the Company, with any other person for any purpose, in such forms as the Managers may approve; and
- j. Except as limited by Section 6.13, to do and perform all other acts as may be necessary or appropriate to the conduct of the Company's business.

Unless authorized to do so by this Agreement or by a Manager or Managers of the Company, no attorney-in-fact, employee or other agent of the Company shall have any power or authority to bind the Company in any way, to pledge its credit or to render it liable pecuniarily for any purpose. No Member shall have any power or authority to bind the Company unless the Member has been authorized by the Managers to act as an agent of the Company in accordance with the previous sentence.

6.4 Liability for Certain Acts. Each Manager shall perform his duties as Manager in good faith, in a manner he reasonably believes to be in the best interests of the Company, and with such care as an ordinarily prudent person in a like position would use under similar circumstances. A Manager who performs the duties as Manager shall not have any liability by reason of being or having been a Manager of the Company. The Manager shall not be liable to the Company or to any Member for any loss or damage sustained by the Company or any Member, unless the loss or damage shall have been the result of fraud, deceit, willful misconduct or a wrongful taking by the Manager.

In addition to the foregoing, if any Manager or Member willfully violates any of the State or local laws, rules, regulations or ordinances associated or in any way connected with medical marijuana, including, but not limited to those enumerated in Article II, Paragraph 2.1 above, or otherwise become ineligible to hold an the necessary State of Nevada license(s) the remaining Managers shall be able to purchase the violating Manager's/Member's Ownership Interest for ONE U.S. DOLLAR, (\$1.00). Said ownership interest shall be prorated among the remaining Managers in proportion to their respective Ownership Interests. Upon such purchase, the violating Manager/Member shall no longer have any right, title or interest in or to the Company, the Company's management or its assets and said violating Manager/Member shall be immediately removed from any and all licenses associated with or issued in connection to the state or local laws, statutes, rules, regulations and ordinances related to or in any way associated with medical marijuana.

6.5 Suitability. The Company shall not issue any membership interest or any other interest in or to the Company to any person or entity that cannot qualify or would be unsuitable for qualification under the provisions of Nevada statutes and/or the rules and regulations promulgated thereunder. The issuance of any stock, membership interest and/or other interest in violation of this provision shall be void and such membership interest and/or other interest shall be deemed not to be issued and outstanding until (a) the Company shall cease to be subject to the jurisdiction of the State of Nevada, or (b) the State of Nevada shall, by affirmative action, validate said issuance or waive any defect in issuance.

No membership interest or other interest issued by the Company and no interest, claim or charge therein or thereto shall be transferred in any manner whatsoever except in accordance with the provisions of Nevada law, and the rules and regulations promulgated thereunder. Any transfer in violation thereof shall be void until (a) the Company shall cease to be subject to the jurisdiction of the State of Nevada, or (b) the State of Nevada shall, by affirmative action, validate said transfer or waive any defect in said transfer.

If the State of Nevada at any time determines that a holder of any membership interest or other interest of the Company is unsuitable to hold such membership interest or other interest, then the Company may, within sixty (60) days after the finding of unsuitability, purchase such voting stock or other voting interests of such unsuitable person at the lesser of:

- the cash equivalent of such person's investment in the Company, via a short term promissory note, with a reasonable interest rate, that is approved by the State of Nevada or
- (ii) the current market price as of the date of the finding of unsuitability unless such voting stock or other voting interests are transferred to a suitable person (as determined by the State of Nevada and the unanimous consent of the Managers) within sixty (60) days after the finding of unsuitability, via a short term promissory note, with a reasonable interest rate, that is approved by the State of Nevada.

- (iii) If either (i) or (ii) above are exercised, the short term promissory note shall be no longer than eighteen (18) months, unless all parties agree otherwise and it is approved by the State of Nevada.
- (iv) If either (i) or (ii) above are exercised, a reasonable interest rate shall not exceed the current Prime Rate, (as published in the Wall Street Journal) plus two percent (2%).

Until such membership interest or other interest are owned by persons found by the State of Nevada to be suitable to own them, (a) the Company shall not be required or permitted to pay any dividend or interest with regard to the membership interest or other interest, (b) the holder of such membership interest or other interest shall not be entitled to vote on any matter as the holder of the membership interest or other interest, and such membership interest or other interest shall not for any purposes be included in the voting membership or other voting interest of the Company entitled to vote, and (c) the Company shall not pay any remuneration in any form to the holder of the membership interest or other interest except in exchange for such voting membership or other voting interests as provided in this paragraph, or except in the case that any prior outstanding loans have been made prior to the finding of unsuitability.

Any individual or person found unsuitable by the State of Nevada shall not hold directly or indirectly the beneficial ownership of any share, membership interest, or other interest in or to a licensee or holding company or intermediary company thereof beyond that period of time prescribed by the State of Nevada, and must be removed immediately from any position as a director, officer, member, manager or employee of such licensee or holding company or intermediary company thereof.

In refusing to grant approval for the transfer of an interest or other involvement with a licensee, the State of Nevada or local licensing authority may determine that an individual or person is unsuitable. In reviewing an application for licensure, the State of Nevada or local licensing authority may determine that an individual or person is unsuitable.

If the State of Nevada or local licensing authority determines a licensee or affiliated company thereof to be unsuitable, or take other disciplinary action, if the licensee or affiliated company thereof, after the State of Nevada or local licensing authority serves notice to the licensee or affiliated company thereof, that a person is unsuitable to be a stockholder, member or manager or to have any other direct or indirect relationship or involvement with such licensee or affiliated company thereof, the Company shall not:

(a) Pay to any person found to be unsuitable any dividend or interest upon any stock, membership interest or other interest, or make any payment or distribution of any kind whatsoever except as expressly permitted herein for the buyout of the unsuitable person;

(b) Recognize the exercise by any such unsuitable person, directly or indirectly, or through any proxy, trustee or nominee, of any voting right conferred by any securities or interest in any securities; or