IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Electronically Filed Apr 08 2022 09:37 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. 5 PART 1

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2	12/03/2020	Notice of Plaintiff's Non-Compliance with Court Order	AA0339-343
9	03/23/2021	Notice of Rescheduling Hearings	AA2091- 2092
4	01/21/2021	Notice of Scheduling Status Check	AA0839
12	05/13/2021	Notice of Therapist	AA2829- 2831
4	01/21/2021	Notice of Vacating Hearing	AA0838
11	05/03/2021	Objection to Defendant's Discovery Requests and Subpoenas	AA2601- 2604

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

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

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

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
			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	Traintiff S Exhibit 21	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
13	12/20/2021	1 Idilitiii S Exilloit 22	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
13	12/20/2021	Fiantin S Exhibit 25	3679
1.5	12/20/2021	Plaintiff's Exhibit 24	
15	12/20/2021		AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
1 7 1 6	1.5 /5.0 /5.0.5.1	71 1 100 7 111 27	3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
			3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
	12/20/2021		3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
	12/20/2021	Trainer 5 Exhibit 50	3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12/20/2021	Timmuii S Damon S /	3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
10	12/20/2021	1 minuit 5 Lamon 30	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
10	12/20/2021	1 Idilitiii 8 Exilloit 39	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
14	12/20/2021	FIAIIIIII S EXIIIOII 4	
			3497

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

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

20	12/21/2021	Plaintiff's Notice of Filing Exhibits Under	AA4863-
	00/00/000	Seal Exhibit "124"	4865
9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
		Attorney's Fees and Costs and Related Relief	
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414-
			3437
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits	AA3460-
		Offered/Admitted/Denied/Objections	3476
2	04/29/2020	Reply to Counterclaim	AA0301-303
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
2	04/29/2020	Reply to Opposition	AA0268-283
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
		Disqualify Judge Pursuant to NCJC 2.11;	1797
		Countermotion for Award of Attorney's Fees	
		and Costs	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against Domestic	2516
		Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

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

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 5 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

supervised visitation with three (3) proposed supervisors as options. The Order reads as follows,

THE COURT FURTHER ORDERS that the first Saturday after Defendant has commenced SCRAM, his supervised visitation shall be with the minor child, Brayden, from 11:00 a.m. to 5:00 p.m. Each and every Saturday thereafter, until further Order of the Court, he shall have supervised visitations with all three (3) children, from 11:00 a.m. to 5:00 p.m. until further Order of the Court.

THE COURT FURTHER ORDERS that the agreed upon supervisors for Defendant's visitations are Saira McKinley, Tom McKinley, Maternal Grandfather along with Paternal Grandmother or Grandfather.

- 7. On November 21, 2020, in violation of the Court's Order regarding supervised visitation, Bradley has Saira McKinley do the exchange with Emily and then Saira allowed Bradley to have the children unsupervised. This was documented by private investigator, Hal DeBecker, who had video and photographs of the incidents.
- 8. COUNT FOUR: Pursuant to the Order filed on January 20, 2021, at pages 2 and 3 at lines 20 through 5, the Court Ordered that Bradley to turn over financial records. The specific Order reads, "THE COURT FURTHER ORDERS that the Defendant shall deliver to Ms. Roberts immediately his financial books and records regarding his business and income. Ms. Roberts shall keep those records confidential and they are for her review only, they cannot be reviewed by the

Page 3 of 5

Plaintiff. The Defendant's compliance with this Order may purge his contempt for failure to pay the child support and financial support as Ordered." To date, Bradley has failed to produce any financial records pursuant to the Court's Order.

9. COUNT FIVE: Pursuant to the Order filed on December 10, 2021, at page 2 at lines 5 through 10, the Court Ordered that Bradley again turn over financial records by December 1, 2020. The Order reads, "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." To date, Bradley has failed to produce any financial records pursuant to the Court's Order.

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10. Pursuant to NRS § 22.100 (2), the penalty for contempt is as a fine of up to \$500.00 per charge and/or imprisonment not to exceed twenty-five (25) days per violation. In addition, according to NRS § 22.100 (3), if contempt is found the Court may require reimbursement of fees and costs resulting from the request for contempt. In this matter, Emily is requesting the Court issue whatever sanctions that the Court deems appropriate.

FURTHER AFFIANT SAYETH NAUGHT

Emily Bellisario

Subscribed and Sworn to before me on this ____ day of February, 2021.

Notary Public in and for said County and State



Page 5 of 5

Electronically Filed 2/5/2021 1:31 PM Steven D. Grierson CLERK OF THE COURT SCHD 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, FAMILY DIVISION 9 **CLARK COUNTY, NEVADA** 10 11 EMILY BELLISARIO, D-20-605263-D Case No: Dept No: 12 Plaintiff, SCHEDULE OF ARREARS FOR 13 v. **CHILD SUPPORT WITH** 14 **CONFIRMATION PURSUANT TO** BRADLEY BELLISARIO, EDCR §5.508. 15 Defendant. 16 17 18 19 COMES NOW the Plaintiff, Emily Bellisario, by and through her attorney, 20 21 Amanda M. Roberts Esq., of Roberts Stoffel Family Law Group, and hereby 22 provides a Schedule of Arrears for unpaid child support owed by Defendant, 23 Bradley Bellisario. 24 25 111 26 111 27 Page 1 of 4 28

Case Number: D-20-605263-D

Page 2 of 4

Confirmation Pursuant to EDCR §5.508

I, Emily Bellisario, and under penalty of perjury, pursuant to the best information known and available to me, the following schedule accurately sets outs the dates and amounts of periodic payments due pursuant to a lawful Court Order, the dates and amounts of all payments received, and the principal, interest and penalties due. I declare under penalty of perjury, under the laws of the State of Nevada and the United States (NRS 53.045 and 28 USC § 1746), that the foregoing is true and correct.

By: Emily Bellisario

Subscribed and Sworn to before me on this 5 day of February, 2021.

Notary Public in and for said County and State



CERTIFICATE OF SERVICE

> Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant in proper person

Employee of Roberts Stoffel Family Law Group

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Exhibit "1"

Exhibit "1"

Exhibit "1"

Arrearage Calculation Summary

Bellisario (2020 to present) Child Support

Page: 1 Report Date: 02/05/2021

Summary of Amounts Due

 Total Principal Due 02/04/2021:
 \$20,570.12

 Total Interest Due 02/04/2021:
 \$372.42

 Total Penalty Due 02/04/2021:
 \$20.98

 Amount Due if paid on 02/04/2021:
 \$20,963.52

 Amount Due if paid on 02/05/2021:
 \$20,966.48

 Daily Amount accruing as of 02/05/2021:
 \$2.95

Date Due	Amount Due	Date Received	Amount Received	Accum. Arrearage	Accum. Interest
06/01/2020	*2,560.00	06/01/2020	0.00	2,560.00	0.00
07/01/2020	*2,560.00	07/21/2020	4.84	5,115.16	28.85
08/01/2020	*2,560.00	08/12/2020	900.10	6,775.06	49.03
09/01/2020	*2,560.00	09/01/2020	0.00	9,335.06	68.47
10/01/2020	*2,560.00	10/21/2020	1,564.94	10,330.12	142.76
11/01/2020	*2,560.00	11/01/2020	0.00	12,890.12	159.06
12/01/2020	*2,560.00	12/01/2020	0.00	15,450.12	214.53
01/01/2021	*2,560.00	01/01/2021	0.00	18,010.12	283.23
02/01/2021	*2,560.00	02/01/2021	0.00	20,570.12	363.54
02/04/2021	0.00	02/04/2021	0.00	20,570.12	372.42
Totals	23,040.00		2,469.88	20,570.12	372.42

^{*} Indicates a payment due is designated as child support.

Reports - MLaw

Child Support Penalty Tal

Date Due	Amount Due	Accum. Child Sup. Arrearage	Accum. Penalty
06/01/2020	*2,560.00	0.00	0.00
07/21/2020	*2,560.00	5,115.16	20.98
08/12/2020	*2,560.00	6,775.06	20.98
09/01/2020	*2,560.00	6,775.06	20.98
10/21/2020	*2,560.00	10,330.12	20.98
11/01/2020	*2,560.00	10,330.12	20.98
12/01/2020	*2,560.00	12,890.12	20.98
01/01/2021	*2,560.00	15,450.12	20.98
02/01/2021	*2,560.00	18,010.12	20.98
02/04/2021	0.00	20,570.12	20.98
Totals	23,040.00	20,570.12	20.98

^{*} Indicates a payment due is designated as child support.

Reports - MLaw

Notes:

Payments are applied to oldest unpaid balance.

Interest and penalties are calculated using number of days past due.

Payments apply to principal amounts only.

Interest is not compounded, but accrued only.

Penalties calculated on past due child support amounts per NRS 125B.095.

Interest Rates Used by Program:

7.00%	from Jan 1960 to Jun 1979		8.00%	from Jul 1979 to Jun 1981
12.00%	from Jul 1981 to Jun 1987	11	10.25%	from Jul 1987 to Dec 1987
10.75%	from Jan 1988 to Jun 1988	11	11.00%	from Jul 1988 to Dec 1988
12.50%	from Jan 1989 to Jun 1989	11	13.00%	from Jul 1989 to Dec 1989
12.50%	from Jan 1990 to Jun 1990	11	12.00%	from Jul 1990 to Jun 1991
10.50%	from Jul 1991 to Dec 1991	11	8.50%	from Jan 1992 to Dec 1992
8.00%	from Jan 1993 to Jun 1994	П	9.25%	from Jul 1994 to Dec 1994
10.50%	from Jan 1995 to Jun 1995	11	11.00%	from Jul 1995 to Dec 1995
10.50%	from Jan 1996 to Jun 1996	П	10.25%	from Jul 1996 to Jun 1997
10.50%	from Jul 1997 to Dec 1998	11	9.75%	from Jan 1999 to Dec 1999
10.25%	from Jan 2000 to Jun 2000	11	11.50%	from Jul 2000 to Jun 2001
8.75%	from Jul 2001 to Dec 2001	П	6.75%	from Jan 2002 to Dec 2002
6.25%	from Jan 2003 to Jun 2003	11	6.00%	from Jul 2003 to Dec 2003
6.00%	from Jan 2004 to Jun 2004	П	6.25%	from Jul 2004 to Dec 2004
7.25%	from Jan 2005 to Jun 2005	П	8.25%	from Jul 2005 to Dec 2005
9.25%	from Jan 2006 to Jun 2006	11	10.25%	from Jul 2006 to Dec 2007
9.25%	from Jan 2008 to Jun 2008	11	7.00%	from Jul 2008 to Dec 2008
5.25%	from Jan 2009 to Dec 2012	Н	5.25%	from Jan 2013 to Jun 2013
5.25%	from Jul 2013 to Dec 2013	1	5.25%	from Jan 2014 to Jun 2014
5.25%	from Jul 2014 to Dec 2014	11	5.25%	from Jan 2015 to Jun 2015
5.25%	from Jul 2015 to Dec 2015	11	5.50%	from Jan 2016 to Jun 2016
5.50%	from Jul 2016 to Dec 2016	11	5.75%	from Jan 2017 to Jun 2017
6.25%	from Jul 2017 to Dec 2017	11	6.50%	from Jan 2018 to Jun 2018
7.00%	from Jul 2018 to Jan 2019		7.50%	from Jan 2019 to Jun 2019
7.50%	from Jul 2019 to Dec 2019		6.75%	from Jan 2020 to Jun 2020
5.25%	from Jul 2020 to Dec 2020	11	5.25%	from Jan 2021 to Jun 2021
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Roberts Stoffel family law group - amanda@lvfamilylaw.com - (702) 474-7007 *End of Report*

Exhibit "2"

Exhibit "2"

Exhibit "2"

Date Received	Amount Received	Amount Deducted	Net Support Payments
7/8/20		6.53	
7/10/20		250.00	
7/13/20	500.00		
7/13/20		600.00	
7/14/20		86.84	
7/14/20		1,500.00	
7/21/20	2,000.00		
7/27/20		51.79	
		July 2020	4.84
8/3/20		6.53	
8/7/2020		6.53	
8/12/2020	1,000.00		
8/14/2020		86.84	
en annough i consideration and a chapter of entire the first that is "chapter region as an	nengga waganar a anna awana uwana na ana anna al-abaha nen a linunduka dilari	August 2020	900.10
9/2/2020		6.53	
9/3/2020		35.00	
		September 2020	-41.53
10/21/2020	1,800.00		
10/21/2020		235.06	
		October 2020	1,564.94
		November 2020	0
	andann er antara anna agus a' saoithe 'n' 2,5 a de ri lithean de 1966 à 10 an airtean act	December 2020	0
n de la companya del la companya de	e paratit en wat en titler para vallen en witte skrivet en title d'han fan et villen taar tot skrivet.	January 2021	0
		February 2021	0
		1	Overall Net Paid
	5,300.00	2,871.65	2,428.25

Electronically Filed 2/5/2021 1:31 PM Steven D. Grierson CLERK OF THE COURT 1 SCHD Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 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 8 DISTRICT COURT, FAMILY DIVISION 9 CLARK COUNTY, NEVADA 10 11 EMILY BELLISARIO,) Case No: D-20-605263-D Dept No: 12 Plaintiff, SCHEDULE OF ARREARS FOR 13 v. TEMPORARY SUPPORT WITH 14 BRADLEY BELLISARIO, **CONFIRMATION PURSUANT TO** EDCR §5.508. 15 Defendant. 16 17 18 19 COMES NOW the Plaintiff, Emily Bellisario, by and through her attorney, 20 21 Amanda M. Roberts Esq., of Roberts Stoffel Family Law Group, and hereby 22 | | | 23 111 24 25 111 26 111 27 Page 1 of 4 28

Case Number: D-20-605263-D

provides a Schedule of Arrears for unpaid temporary support owed by Defendant, Bradley Bellisario. Exhibit "1" Schedule of Arrears for temporary support owed for period June 2019 (i.e. date of separation) through February 4, 2021. DATED this 5th day of February, 2021. ROBERTS STOFFEL FAMILY LAW GROUP Amanda M. Roberts, Esq. State of Nevada 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

Page 2 of 4

Confirmation Pursuant to EDCR §5.508

I, Emily Bellisario, and under penalty of perjury, pursuant to the best information known and available to me, the following schedule accurately sets outs the dates and amounts of periodic payments due pursuant to a lawful Court Order, the dates and amounts of all payments received, and the principal, interest and penalties due. I declare under penalty of perjury, under the laws of the State of Nevada and the United States (NRS 53.045 and 28 USC § 1746), that the foregoing is true and correct.

By: Enrily Bellisario

Subscribed and Sworn to before me on this 5 day of February, 2021.

Notary Public in and for said County and State



CERTIFICATE OF SERVICE

> Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant in *proper person*

By: Employee of Roberts Stoffel Family Law Group

Page 4 of 4

Exhibit "1"

Exhibit "1"

Exhibit "1"

Arrearage Calculation Summary

Bellisario (2019 to present) Temporary Support

Page: 1 Report Date: 02/04/2021

Summary of Amounts Due

Total Principal Due 02/04/2021: \$21,000.00

Total Interest Due 02/04/2021: \$1,062.12

Total Penalty Due 02/04/2021: \$0.00

Amount Due if paid on 02/04/2021: \$22,062.12

Amount Due if paid on 02/05/2021: \$22,065.14

Daily Amount accruing as of 02/05/2021: \$3.02

Date Due	Amount Due	Date Received	Amount Received	Accum. Arrearage	Accum. Interest
06/01/2019	1,000.00	06/01/2019	0.00	1,000.00	0.00
07/01/2019	1,000.00	07/01/2019	0.00	2,000.00	6.16
08/01/2019	1,000.00	08/01/2019	0.00	3,000.00	18.90
09/01/2019	1,000.00	09/01/2019	0.00	4,000.00	38.01
10/01/2019	1,000.00	10/01/2019	0.00	5,000.00	62.67
11/01/2019	1,000.00	11/01/2019	0.00	6,000.00	94.52
12/01/2019	1,000.00	12/01/2019	0.00	7,000.00	131.50
01/01/2020	1,000.00	01/01/2020	0.00	8,000.00	176.09
02/01/2020	1,000.00	02/01/2020	0.00	9,000.00	221.83
03/01/2020	1,000.00	03/01/2020	0.00	10,000.00	269.96
04/01/2020	1,000.00	04/01/2020	0.00	11,000.00	327.14
05/01/2020	1,000.00	05/01/2020	0.00	12,000.00	388.00
06/01/2020	1,000.00	06/01/2020	0.00	13,000.00	456.60
07/01/2020	1,000.00	07/01/2020	0.00	14,000.00	528.53
08/01/2020	1,000.00	08/01/2020	0.00	15,000.00	590.78
09/01/2020	1,000.00	09/01/2020	0.00	16,000.00	657.48
10/01/2020	1,000.00	10/01/2020	0.00	17,000.00	726.34
11/01/2020	1,000.00	11/01/2020	0.00	18,000.00	801.93
12/01/2020	1,000.00	12/01/2020	0.00	19,000.00	879.39
01/01/2021	1,000.00	01/01/2021	0.00	20,000.00	963.88
02/01/2021	1,000.00	02/01/2021	0.00	21,000.00	1,053.06
02/04/2021	0.00	02/04/2021	0.00	21,000.00	1,062.12
Totals	21,000.00		0.00	21,000.00	1,062.12

* Indicates a payment due is designated as child support.

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Notes:

Payments are applied to oldest unpaid balance.
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Payments apply to principal amounts only.
Interest is not compounded, but accrued only.
Penalties calculated on past due child support amounts per NRS 125B.095.

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Electronically Filed 2/5/2021 1:31 PM Steven D. Grierson CLERK OF THE COURT 1 EPAP 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) Case No: D-20-605263-D and EMILY BELLISARIO, 11 T-20-206639-T Plaintiff, Dept No: 12 v. 13 **EX PARTE APPLICATION FOR** BRADLEY BELLISARIO, **ORDER SHORTENING TIME** 14 15 Defendant. 16 17 18 COMES NOW the Plaintiff, Emily Bellisario, by and through her attorney of 19 record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and 20 21 hereby moves this Court for an Order Shortening Time on her Motion To Extend 22 Protection Order, Joining Bradley's Business As A Party To This Action, Appoint 23 A Receiver For The Business, Deeming Bradley Vexatious Litigation And 24

Case Number: D-20-605263-D

Consolidating Civil Cases To This Action, Modifying Legal Custody, Modifying

Visitation, For Mental Health Evaluation, For Order To Show Cause And To Hold

Page 1 of 12

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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.

This Application is based upon the Affidavit of Amanda M. Roberts, Esq. Moreover, this Application is made and based upon all the papers, pleadings and records on file herein, as well as the Points and Authorities attached hereto.

DATED this 5th day of February, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

By: Omandam. Robos

Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 4411 South Pecos Road Las Vegas, Nevada 89106

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

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

POINTS AND AUTHORITIES

I. Points and Authority

EDCR § 5.513 states, the request for an Order Shortening Time may be sought through ex parte means. The request must be accompanied by an Affidavit explaining the need for the request for an Order Shortening Time. The request for an Order Shortening Time can only be granted after the Motion has been served

absent exigent circumstances (the Motion was served in this matter pursuant to the "Certificate of Service" on file herein).

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. Brayden is six (6) years old; Blake is four (4) years old; and Brooklyn is nearly three (3) years old.

Procedural History

On November 24, 2020, a hearing was held regarding Bradley's cooperation in turning over financials and the status of supervised visitation. At that time, Ms. Roberts informed the Court that Bradley had been violating the supervised visitation and not having the agreed upon supervisor(s) present during the entire visitation. At the hearing, the Court Ordered that Bradley had until December 1, 2020, to turn over the financial records and books, and if he failed to comply the Court recommended an unequal distribution of his assets; for Ms. Roberts to prepare a Schedule of Arrears (child support and spousal support); Defendant to continue to use SCRAM; and modified Bradley's visitation to unsupervised on Saturdays from noon until 4:00 p.m. Judge Pomrenze stated, "I would like to create incentives for you [Bradley] to stay sober and for you not to lose your

temper, and be there for these kids . . . If I can't trust the supervisors, why have supervisors? I do want to lift supervision and have some daytime visitation between the kids and their Dad." (11:21:24)¹

Background History:

This case involves an extensive amount of domestic violence as outlined in the Motion.

On or about July 26, 2020, Bradley repeatedly called Emily around midnight. When Emily did not answer his calls, Bradley started sending her text messages the first one coming in at approximately 11:53 p.m. which stated, "Gonna murder You slut . . . I'm going to kill you before the 395 th slut bag[.]" This is not the first time that Bradley has threatened to kill Emily, and she believes that if given the opportunity he has the ability to engage in this type of violence.

On or about November 14, 2020 and November 21, 2020, in violation of the Court's Order regarding supervised visitation, Bradley has Saira McKinley do the exchange with Emily and then Saira allowed Bradley to have the children unsupervised. This was documented by private investigator, Hal DeBecker, who had video and photographs of the incidents.

¹ Emily strongly believes this Order was improper. Emily believes the Court is rewarding Bradley for not complying with Court Orders. Emily believes it is improper for the Court to change the trajectory when Bradley has done nothing to address the issues regarding his behavior, domestic violence, temper, etc.

On or about November 24, 2020, the Court released Mr. Tilman as Bradley's attorney. Since that time, Bradley has engaged in inappropriate communication with Ms. Roberts. On or about November 30, 2020, Bradley contacted Ms. Roberts via telephone and kept interrupting, yelling and was being irate to Ms. Roberts during the telephone call to which, Ms. Roberts informed him if the behavior continued, then she would disconnect the telephone call. On or about December 1, 2020, Bradley again contacted Ms. Roberts via telephone and was yelling during the telephone call to which, Ms. Roberts informed him if the behavior continued that she would disconnect the call. In response, Bradley yelled into the receiver, "F*CK YOU AMANDA" and then slammed down the receiver. Additionally, Bradley continually refers to Ms. Roberts as "MASS ROBERTS" or "HEY FAT "F*CK" and requesting responses to emails "after her morning pie."

On or about January 2, 2021, Bradley returned the children to Emily's residence at approximately 4:30 p.m., which is thirty (30) minutes after the end of Court Ordered visitation. Bradley calls the children back to his vehicle and when they do not return, Bradley picks up their juice boxes and food, leftover from McDonald's, and throws them at Emily's house.

On or about January 19, 2021, Brayden was overheard by his tutor telling another child that he was going to "shoot his Mom in the head." He also was heard saying, "I hate my grandparents and hope they die." On January 20, 2021, when

the tutor attempted to garner Brayden's focus on schooling, he told the tutor that if she tried to make him, that he would "chop you up with an axe and make you die." This behavior is extremely concerning and Bradley's continual attempts to interfere with Brayden's therapy by filing repeated lawsuits against his therapists are disheartening because Brayden clearly needs help!

On or about January 23, 2021, Bradley was arrested after visitation for an outstanding warrant related to the criminal charges. On or about February 4, 2021, it appears that Bradley was released from the Clark County Detention Center ("CCDC"). On that date, Bradley again began contacting Emily's Counsel making inappropriate comments and demands.

It is not safe for the Parties' children to be unsupervised in Bradley's care. {EMPHASIS ADDED} Therefore, Good cause exists for Emily's request for an expedited hearing to be granted herein, on an Order Shortening Time.

III. Conclusion

Therefore, based upon the foregoing, Emily requests this Court grant her request for an Order Shortening Time on her Motion To Extend Protection Order, Joining Bradley's Business As A Party To This Action, Appoint A Receiver For The Business, Deeming Bradley Vexatious Litigation 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. DATED this 5th day of February, 2021. ROBERTS STOFFEL FAMILY LAW GROUP 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 Attorneys for Plaintiff, Emily Bellisario

Page 7 of 12

AFFIDAVIT OF AMANDA M. ROBERTS, ESQ.

STATE OF NEVADA

County of Clark

SS

)

I, Amanda M. Roberts, Esq., am the attorney in the above referenced matter and I can attest to the below reference facts as being true and correct to the best my knowledge as represented by my client.

- 1. 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. Brayden is six (6) years old; Blake is four (4) years old; and Brooklyn is nearly three (3) years old.
- 2. On November 24, 2020, a hearing was held regarding Bradley's cooperation in turning over financials and the status of supervised visitation. At that time, Ms. Roberts informed the Court that Bradley had been violating the supervised visitation and not having the agreed upon supervisor(s) present during the entire visitation. At the hearing, the Court Ordered that Bradley had until December 1, 2020, to turn over the financial records and books, and if he failed to comply the Court recommended an unequal distribution of his assets; for Ms. Roberts to prepare a Schedule of Arrears (child support and spousal support);

Defendant to continue to use SCRAM; and modified Bradley's visitation to unsupervised on Saturdays from noon until 4:00 p.m. Judge Pomrenze stated, "I would like to create incentives for you [Bradley] to stay sober and for you not to lose your temper, and be there for these kids . . . If I can't trust the supervisors, why have supervisors? I do want to lift supervision and have some daytime visitation between the kids and their Dad." (11:21:24)

- 3. This case involves an extensive amount of domestic violence as outlined in the Motion.
- 4. On or about July 26, 2020, Bradley repeatedly called Emily around midnight. When Emily did not answer his calls, Bradley started sending her text messages the first one coming in at approximately 11:53 p.m. which stated, "Gonna murder You slut . . . I'm going to kill you before the 395 th slut bag[.]" This is not the first time that Bradley has threatened to kill Emily, and she believes that if given the opportunity he has the ability to engage in this type of violence.
- 5. On or about November 14, 2020 and November 21, 2020, in violation of the Court's Order regarding supervised visitation, Bradley has Saira McKinley do the exchange with Emily and then Saira allowed Bradley to have the children unsupervised. This was documented by private investigator, Hal DeBecker, who had video and photographs of the incidents.

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6. On or about November 24, 2020, the Court released Mr. Tilman as Bradley's attorney. Since that time, Bradley has engaged in inappropriate communication with Ms. Roberts. On or about November 30, 2020, Bradley contacted Ms. Roberts via telephone and kept interrupting, yelling and was being irate to Ms. Roberts during the telephone call to which, Ms. Roberts informed him if the behavior continued, then she would disconnect the telephone call. On or about December 1, 2020, Bradley again contacted Ms. Roberts via telephone and was yelling during the telephone call to which, Ms. Roberts informed him if the behavior continued that she would disconnect the call. In response, Bradley yelled into the receiver, "F*CK YOU AMANDA" and then slammed down the receiver. Additionally, Bradley continually refers to Ms. Roberts as "MASS ROBERTS" or "HEY FAT "F*CK" and requesting responses to emails "after her morning pie."

- 7. On or about January 2, 2021, Bradley returned the children to Emily's residence at approximately 4:30 p.m., which is thirty (30) minutes after the end of Court Ordered visitation. Bradley calls the children back to his vehicle and when they do not return, Bradley picks up their juice boxes and food, leftover from McDonald's, and throws them at Emily's house.
- 8. On or about January 19, 2021, Brayden was overheard by his tutor telling another child that he was going to "shoot his Mom in the head." He also was heard saying, "I hate my grandparents and hope they die." On January 20,

2021, when the tutor attempted to garner Brayden's focus on schooling, he told the tutor that if she tried to make him, that he would "chop you up with an axe and make you die." This behavior is extremely concerning and Bradley's continual attempts to interfere with Brayden's therapy by filing repeated lawsuits against his therapists are disheartening because Brayden clearly needs help!

- 9. On or about January 23, 2021, Bradley was arrested after visitation for an outstanding warrant related to the criminal charges. On or about February 4, 2021, it appears that Bradley was released from the Clark County Detention Center ("CCDC"). On that date, Bradley again began contacting Emily's Counsel making inappropriate comments and demands.
- 10. It is not safe for the Parties' children to be unsupervised in Bradley's care. Therefore, Good cause exists for Emily's request for an expedited hearing to be granted herein, on an Order Shortening Time.
- Good cause exists for Emily's request for an expedited hearing to be granted herein, on an Order Shortening Time.

FURTHER AFFIANT SAYETH NAUGHT.

Amanda M. Roberts, Esq.

Subscribed and Sworn to before me this day of February, 2021.

Notary Public in and for said County
And State



CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the day of February, 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 Ex Parte Application for an Order Shortening Time on Plaintiff's Motion To Extend Protection Order, Joining Bradley's Business As A Party To This Action, Appoint A Receiver For The Business, Deeming Bradley Vexatious Litigation 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, to the following:

Bradley Bellisario
Email: Bradb@bellisariolaw.com
Defendant in proper person

By:

Employee of Roberts Stoffel Family Law Group

Page 12 of 12

Electronically Filed 2/7/2021 5:53 PM Steven D. Grierson Name: Bradley Bellisario **CLERK OF THE COUR** Address: 7100 Grand Montecito Parkway #2054, Las Vegas, NV 89149 Phone: (309) 397-6734 Email: bradb@bellisariolaw.com Attorney for Pro Se Nevada State Bar No._ Judicial District Court Clark County , Nevada **Emily Bellisario** Case No. D-605263-D Plaintiff, Dept. P VS. Bradley Bellisario Defendant. GENERAL FINANCIAL DISCLOSURE FORM A. Personal Information: 1. What is your full name? (first, middle, last) Bradley John Bellisario 3. What is your date of birth? 11/01/1985 2. How old are you? 35 4. What is your highest level of education? Juris Doctor B. Employment Information: 1. Are you currently employed/ self-employed? (☐ check one) Z No ☐ Yes If yes, complete the table below. Attached an additional page if needed. Date of Hire Employer Name Job Title Work Schedule Work Schedule (days) (shift times) 2. Are you disabled? (\(\overline{\Omega}\) check one) Z No ☐ Yes If yes, what is your level of disability? What agency certified you disabled? What is the nature of your disability? C. Prior Employment: If you are unemployed or have been working at your current job for less than 2 years, complete the following information. Prior Employer: Self-Employed Date of Hire: 10/2016 Date of Termination:8/01/2020 Reason for Leaving: No longer able to work due to mental abuse from spouse

FDF

Rev. 8-1-2014

Case Number: D-20-605263-D

Page 1 of 8

Monthly Personal Income Schedule

A. Year-to-date Income. As of the pay period ending my gross year to date pay is B. Determine your Gross Monthly Income. Hourly Wage × 0 52 0 ÷ 12 × Hourly Number of hours Weekly Weeks Annual Months Gross Monthly Wage worked per week Income Income Income Annual Salary 0 12 Gross Monthly Annual Months Income Income C. Other Sources of Income. 12 Month Source of Income Frequency Amount Average Annuity or Trust Income Bonuses Car, Housing, or Other allowance: Commissions or Tips: Net Rental Income: Overtime Pay Pension/Retirement: Social Security Income (SSI): Social Security Disability (SSD): Spousal Support Child Support Workman's Compensation Other: Total Average Other Income Received Total Average Gross Monthly Income (add totals from B and C above)

Page 2 of 8

D. Monthly Deductions

	Type of Deduction	Amount			
1.	Court Ordered Child Support (automatically deduc	eted from paycheck)			
2.	Federal Health Savings Plan				
3.	Federal Income Tax				
4.	Health Insurance Amount for you: For Opposing Party: For your Child(ren):				
5.	Life, Disability, or Other Insurance Premiums				
6.	Medicare				
7.	Retirement, Pension, IRA, or 401(k)				
8.	Savings				
9.	Social Security				
10.	Union Dues				
11.	Other: (Type of Deduction)				
	Total Monthly Deduct	ions (Lines 1-11) 00			

Business/Self-Employment Income & Expense Schedule

	TO .	T
Δ	Business	Income

What is your average	gross (pre-tax) monthly	income/revenue from	om self-employment	or businesses?
\$0	and rainten to danier.			

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	

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	100	1		
Car Loan/Lease Payment	450.00		/	
Cell Phone				
Child Support (not deducted from pay)				
Clothing, Shoes, Etc	0	/		
Credit Card Payments (minimum due)	200	1		
Dry Cleaning	20	V		
Electric	100	/		
Food (groceries & restaurants)	600	1		
Fuel	200	~		52-1
Gas (for home)	0	/		
Health Insurance (not deducted from pay)	0	V		
НОА	0	/		
Home Insurance (if not included in mortgage)	0	/		
Home Phone	0	/		
Internet/Cable	125	/		
Lawn Care	0	V		
Membership Fees	50	~		
Mortgage/Rent/Lease	1800	V		
Pest Control	0	~		
Pets	0	//		
Pool Service	0	1		
Property Taxes (if not included in mortgage)	0	/		
Security	0	-		
Sewer	0	/		
Student Loans	1700	V		
Unreimbursed Medical Expense	500	1		
Water	20	~		
Other:Legal Fees	3000	-		
Total Monthly Expenses	8865			

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 BELLEVAR	1/15/15	PLANTER	YES	No
2 nd	BLAKE BELLTSARES	11/20/16	PLANTEFF	YES	No
3 rd	BROOKLYN BENTSPEED	2/1/18	PLANTIFF	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	4th Child
Cellular Phone				
Child Care				
Clothing	50	54	50	
Education				
Entertainment	100	(10	100	
Extracurricular & Sports				
Health Insurance (if not deducted from pay)				
Summer Camp/Programs				
Transportation Costs for Visitation	do	20	90	
Unreimbursed Medical Expenses				
Vehicle	50	50	50	
Other: FOOD	50	50	50	
Total Monthly Expenses	270	270	270	

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 HOUD FURNITURE	\$ 2,000	-	\$ 0	=	\$ 0,000	MINE
2.	OLD OFFERE FURNITURE	\$ 1,000	*	\$ 0	=	\$ 1,000	MINE
3.	CEU PHONE	\$ 500	4	\$ 6	=	\$ 500	MENE
4.	GOUD CHATU	\$ 500	-	\$ 0	=	\$ 500	MDUE
5.	& FLAT PAWEL TUS	\$ 500	-	8 0	=	\$ 500	MONE
6.	PELOTON BIKE	\$ 2,000	-	\$ 1,500	=	\$ 500	MINE
7.	MACBOOK ATT	\$ 700	-	\$ 0	=	\$ 700	MOVE
8.		\$	-	\$	=	\$	
9.		\$	-	\$	=	\$	
10.		\$	-	\$	=	\$	
11.		\$	-	\$	=	\$	
12.		\$	-	\$	=	\$	
13.		\$	-	\$	=	\$	
14.		\$	-	\$	=	\$	
15.		\$	-	\$	=	\$	
	Total Value of Assets (add lines 1-15)	\$ 7,200	-	\$ 1,500	=	\$ 5,700	

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.	STUDENT LOAN FED	\$ 150,000	MINE
2.	STUDENT LOAD UF	\$ 1,500	MINE
3.	CAPETAL ONE LE	\$ 1.700	MINE
4.		\$	
5.		\$	
6.		\$	
Total Unsecured Debt (add lines 1-6)		s	

Page 6 of 8

CERTIFICATION

Attorney	Inform	ation: Complete the following sentences:
	1.	I (have/have not) HAD PARICOLLY retained an attorney for this case.
		As of the date of today, the attorney has been paid a total of \$ on my behalf.
	3.	I have a credit with my attorney in the amount of \$
		I currently owe my attorney a total of \$
		I owe my prior attorney a total of \$ _680
IMPORT	ΓANT: Ι	Read the following paragraphs carefully and initial each one.
	I guara	I swear or affirm under penalty of perjury that I have read and followed all ions in completing this Financial Disclosure Form. I understand that, by my signature, ntee the truthfulness of the information on this Form. I also understand that if I gly make false statements I may be subject to punishment, including contempt of I have attached a copy of my 3 most recent pay stubs to this form. I have attached a copy of my most recent YTD income statement/P&L statement to this form, if self-employed.
		I have not attached a copy of my pay stubs to this form because I am currently unemployed.
4	Signatur	2/4/2021 Date



		SEEKK OF THE SOOK					
1	OST						
2	Amanda M. Roberts, Esq. State Bar of Nevada No. 9294						
3	ROBERTS STOFFEL FAMILY LAW GROUP						
4	4411 S. Pecos Road						
5	Las Vegas, Nevada 89121 PH: (702) 474-7007						
6	FAX: (702) 474-7477						
7	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario						
8	DISTRIC	CT COURT					
9	CLARK COU	JNTY, NEVADA					
10	EMILY BELLISARIO,	Case No: D-20-605263-D and					
11	EMET BEELS/ARO,	T-20-206639-T					
12	Plaintiff,	Dept No: P					
13	V.						
14	BRADLEY BELLISARIO,	ORDER SHORTENING TIME					
15	Defendant.						
16)					
17	It appears to the satisfaction of thi	s Court and good cause appearing					
18	therefore;						
19	IT IS HEDERY ORDERED the ti	me for the hearing on Plaintiff's Motion To					
20	11 15 HERED I ORDERED the ti	the for the hearing on Frankfir 8 Worldin 10					
21	Extend Protection Order, Joining Bradle	y's Business As A Party To This Action,					
22	Appoint A Receiver For The Business, Deeming Bradley Vexatious Litigation And						
23	Consolidating Civil Cases To This Action, Modifying Legal Custody, Modifying						
24							
25	Visitation, For Mental Health Evaluation, For Order To Show Cause And To Hold						
26	Bradley In Contempt, To Reduce Child S	Support Arrears To Judgment, To Reduce					
27		1 60					
28	Pag	e 1 of 2					

Tem	porary Support To Judgment, For An Award Of Attorney's Fees And Costs,
	Related Relief, is hereby shortened to the day of BRUARY 11, 2021 at 1:30 PM
FE.	, 2021 at 1:30 PM , 2021, at a.m./p.m.
	** Defendant's Motion for Relief from Order After Hea IT IS SO ORDERED. on November 4, 2020 and Opposition/Countermotion th Defendant's Motion for Order to Show Cause and Opposition/Countermotion thereto, Dated this 8th day of February, 2021
	\sim
Resp	ectfully submitted this 5 th of February, 2021.
day C	349 61F 23AC A5CF
	ERTS STOFFEL FAMILY Mary Perry District Court Judge V GROUP
By:	mangla m. Rioloello
۷,۰۷	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 Attorneys for Plaintiff, Emily Bellisario
	Automeys for Flamini, Emily Beinsario
	Page 2 of 2

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Emily Bellisario, Plaintiff CASE NO: D-20-605263-D 6 VS. DEPT. NO. Department P 7 Bradley John Bellisario, 8 Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order Shortening Time was served via the court's electronic eFile 13 system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 2/8/2021 15 Amanda Roberts efile@lvfamilylaw.com 16 Bradley Bellisario bradb@bellisariolaw.com 17 Bradley Bellisario bradb@bellisariolaw.com 18 19 20 21 22 23 24 25 26 27 28

AOS

DISTRICT COURT, CLARK COUNTY CLARK COUNTY, NEVADA

Electronically Filed 2/8/2021 4:22 PM Steven D. Grierson CLERK OF THE COURT

EMILY BELLISARIO Plaintiff

CASE NO: D-20-605263-D

VS

HEARING DATE/TIME:

BRADLEY BELLISARIO

Defendant

DEPT NO:

AFFIDAVIT OF SERVICE

GREGORY BROWN being duly sworn says: That at all times herein affiant was and is a citizen of the United States, over 18 years of age, not a party to or interested in the proceedings in which this affidavit is made. That affiant received 1 copy(ies) of the ORDER SHORTENING TIME, EX PARTE APPLICATION FOR ORDER SHORTENING TIME, NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER JOINING BRADLEYS BUSINESS AS A PARTY TO THIS ACTION APPOINT A RECEIVER FOR THE BUSINESS DEEMING BRADLEY VEXATIOUS LITIGATION 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 TEMPORARY SUPPORT OF JUDGMENT FOR AN AWARD OF ATTORNEYS FEES AND COSTS AND RELATED RELIEF, EXHIBITS IN SUPPORT PLAINTIFFS MOTION TO EXTEND PROTECTION ORDER JOINING BRADLEYS BUSINESS AS A PARTY TO THIS ACTION APPOINT A RECEIVER FOR THE BUSINESS DEEMING BRADLEY VEXATIOUS LITIGATION 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 TEMPORARY SUPPORT OF JUDGMENT FOR AN AWARD OF ATTORNEYS FEES AND COSTS AND RELATED RELIEF, SCHEDULE OF ARREARS FOR TEMPORARY SUPPORT WITH CONFIRMATION PURSUANT TO EDCR 5.508, SCHEDULE OF ARREARS FOR CHILD SUPPORT WITH CONFIRMATION PURSUANT TO EDCR 5.508, on the 8th day of February, 2021 and served the same on the 8th day of February, 2021, at 09:53 by:

delivering and leaving a copy with the servee BRADLEY BELLISARIO at (address) 200 Lewis Avenue, CR #16A, Las Vegas NV 89155

WHITE MALE, 30'S, 6'2, 170LBS

Pursuant to NRS 53.045

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

EXECUTED this 08 day of Feb , 2021,

GREGORY BROWN R-2020-14947

Junes Legal Service, Inc. - 630 South 10th Street - Suite B - Las Vegas NV 89101 - 702.579.6300 - fax 702.259.6249 - Process License #1068

EP244798

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DISTRICT COURT CLARK COUNTY, NEVADA

D-20-605263-D Emily Bellisario, Plaintiff
vs.
Bradley John Bellisario, Defendant.

February 09, 2021 8:45 AM Minute Order

HEARD BY: Perry, Mary COURTROOM: Chambers

COURT CLERK: Kendall Williams

PARTIES:

Blake Bellisario, Subject Minor, not present

Bradley Bellisario, Defendant, Counter

Claimant, not present

Brayden Bellisario, Subject Minor, not present Brooklyn Bellisario, Subject Minor, not present

Emily Bellisario, Plaintiff, Counter Defendant,

not present

Christopher Tilman, Attorney, not present

Amanda Roberts, Attorney, not present

JOURNAL ENTRIES

MINUTE ORDER - NO HEARING HELD AND NO APPEARANCES

NRCP 1 and EDCR 1.10 state that the procedure in district courts shall be administered to secure efficient, speedy, and inexpensive determinations in every action.

The COURT ORDERS, that any Motions filed within a T case between these two Parties shall be heard by Judge Mary Perry under the D-20-605263-D case.

Therefore, the Motion hearing currently set in T-20-206639-T for March 2, 2021 shall be vacated. This Motion will be moved and heard along with the other pending Motions on February 11, 2021 in case D-20-605263-D.

PRINT DATE:	02/09/2021	Page 1 of 2	Minutes Date:	February 09, 2021

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

A copy of this minute order shall be served on the parties or their attorneys.

CLERK'S NOTE: A copy of this minute order provided to the parties/counsel electronically. (kw 2/9/21)

INTERIM CONDITIONS:

FUTURE HEARINGS:

February 11, 2021 1:30 PM Motion

Perry, Mary Courtroom 23

February 11, 2021 1:30 PM Opposition & Countermotion

Perry, Mary Courtroom 23

February 11, 2021 1:30 PM Motion

Perry, Mary Courtroom 23

February 11, 2021 1:30 PM Opposition & Countermotion

Perry, Mary Courtroom 23

February 11, 2021 1:30 PM Motion

Perry, Mary Courtroom 23

PRINT DATE:	02/09/2021	Page 2 of 2	Minutes Date:	February 09, 2021

Electronically Filed 2/9/2021 3:33 PM Steven D. Grierson CLERK OF THE COURT 1 MOTN Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 5 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 P/Discovery Commissioner Dept No: 12 Plaintiff, NOTICE OF MOTION AND 13 v. **MOTION TO COMPEL** 14 **DISCOVERY, FOR ATTORNEYS** BRADLEY BELLISARIO, FEES AND COSTS, AND 15 RELATED RELIEF. AFFIDAVIT Defendant. 16 OF AMANDA M. ROBERTS, ESQ. 17 Date of Hearing: 18 Time of Hearing: 19 ORAL ARGUMENT REQUESTED 20 (TO BE HEARD BEFORE THE **DISCOVERY COMMISSIONER)** 21 22 TO: Defendant, Bradley Bellisario, in proper person. 23 24 YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION WITH THE CLERK OF THE COURT AND TO PROVIDE THE 25 UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN 26 FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION. 27 Page 1 of 25 28

Case Number: D-20-605263-D

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- Emily's request for an Order awarding her attorney's fees and costs as it relates to discovery and this Motion, should be granted.
- 5. Any and all related relief the Court deems just and proper.

Dated this _QLO_ day of February, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

By: amandam. Robert

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 Attorneys for Plaintiff, Emily Bellisario

MEMORANDUM OF POINTS AND AUTHORITIES

I. 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.

Emily was retained by Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group on or around May 5, 2020, substituting her prior counsel, Joe W.

Page 3 of 25

Riccio, Esq. Bradley was represented by Christopher Tillman, Esq., until the hearing held on November 24, 2020, when Mr. Tillman was released as attorney of record as requested in his Motion to Withdrawal as Counsel.

Request for Production of Documents:

On June 10, 2020, Attorney Roberts served the First Request for Production of Documents ("RFPD") upon Attorney Tillman who was Bradley's Counsel at the time.¹ Bradley's response to this request was due by July 10, 2020; however, pursuant to Administrative Order 20-17 (pg. 11), all discovery was tolled until June 1, 2020 which means that responses were not due until July 2, 2020. Despite the Administrative Order 20-17, no response to this discovery request was ever received.

Interrogatories:

On June 10, 2020, Attorney Roberts served Plaintiff's First Set of Interrogatories ("ROGGS") upon Attorney Tillman who was Bradley's attorney at the time.² Bradley's response to this request was due by July 10, 2020; however, pursuant to Administrative Order 20-17 (pg. 11), all discovery was tolled until June 1, 2020 which means that responses were not due until July 2, 2020. Despite the

¹ A copy of the First Set of RFPD is attached to the companion filing as **Exhibit "1"** and is hereby fully incorporated herein by reference.

² A copy of the First Set of ROGGS is attached to the companion filing as **Exhibit "2"** and is hereby fully incorporated herein by reference.

Page 4 of 25

Administrative Order 20-17, no response to this discovery request was ever received.

Admissions:

On June 10, 2020, Attorney Roberts served Plaintiff's First Set of Request for Admissions ("Admissions") upon Bradley's Counsel.³ Bradley's response to this request was due by July 10, 2020; however, pursuant to Administrative Order 20-17 (pg. 11), all discovery was tolled until June 1, 2020 which means that responses were not due until July 2, 2020. Despite the Administrative Order 20-17, no response to this discovery request was ever received.

Financial Documents

At the hearing on October 22, 2020, Bradley was Ordered to "deliver to Ms. Roberts immediately his financial books and records regarding his business and income." Bradley has failed to provide any financial documents to Ms. Roberts pursuant to the Judge's Order and pursuant to *NRCP* §16.2.

Again, at the hearing on November 24, 2020, Bradley was Ordered to provide financial records and business statements to Ms. Roberts office no later than the close of business on December 1, 2020. Bradley has failed to provide any financial documents to Ms. Roberts pursuant to the Judge's Order and pursuant to NRCP §16.2.

³ A copy of the First Set of Admissions is attached to the companion filing as **Exhibit "3"** and is hereby fully incorporated herein by reference.

Attempts to Resolve:

On July 9, 2020, Mr. Tillman's office faxed a correspondence stating that his client requests an additional thirty (30) days to complete discovery; however, there was not an agreement on this issue. Even if the extension was presumed, no discovery was ever received.⁴

On December 3, 2020, Attorney Roberts sent Bradley a correspondence outlining his obligation under *NRCP* § 16.2, as well as the outstanding discovery requests (i.e. First Set of RFPD and First Set of ROGGS).⁵ Additionally, on the same date Attorney Roberts sent a second correspondence regarding the Judge's Order for his duty to provide financial and business records. A Notice of Defendant's Non-Compliance with Court Order was also filed on December 3, 2020.

On December 3, 2020, at approximately 9:44 p.m., Bradley sent a correspondence back regarding his obligation to provide his financial documents. Bradley stated that as the Order had not yet been entered by the Court, that it could not be enforced and that if we filed a Motion it should fail.⁶

⁴ A copy of Mr. Tillman's correspondence is attached to the companion filing as **Exhibit "4"** and is hereby fully incorporated herein by reference.

⁵ A copy of the correspondence sent to Bradley is attached to the companion filing as **Exhibit "5"** and is hereby fully incorporated herein by reference.

⁶ A copy of Bradley's correspondence is attached to the companion filing as **Exhibit "6"** and is hereby fully incorporated herein by reference.

On December 16, 2020, a Notice of Discovery Dispute Conference was filed and served upon Defendant setting a Discovery Dispute Conference for December 22, 2020, at 3:00 p.m. On December 22, 202 at 3:00 p.m., Ms. Roberts contacted Bradley via telephone. Bradley did not answer the phone, so Ms. Roberts left a detailed voicemail regarding the discovery dispute. Still, as of the date of drafting this Motion, no disclosures or response to discovery has been received from Bradley.

II. Legal Analysis

A. Emily's request for an Order compelling Bradley to respond to Request for Production of Documents (First and Second), respond to First Set of Interrogatories and comply with NRCP §16.2, should be granted.

Pursuant to *EDCR* § 5.602 (a), all discovery disputes must be heard by the Discovery Commissioner. Further, *EDCR* § 5.602 (d) requires that a discovery dispute conference occur prior to filing a Motion with the Discovery Commissioner. In this matter, Emily's Counsel served discovery pursuant to the Court rules and when Bradley failed to timely respond, communicated with Bradley regarding outstanding discovery on multiple occasions; and set a Discovery Dispute Conference. Bradley has failed to produce the requested records, failed to disclose records in compliance with *NRCP* §16.2, failed to

answer the questions in the ROGGS and Admissions, and has failed to produce the Court Ordered financial documents and business statements.

Emily's Counsel, in good faith, attempted to resolve the discovery issues, prior to filing this Motion to Compel. The records and information are necessary to proceed with this matter, prior to Trial; however, all the necessary information from Bradley has still not been provided. As such, there was no choice other than to file this Motion.

RFPD, ROGGS and Compliance with NRCP §16.2:

Bradley has not disclosed any records in this action as required pursuant to *NRCP* §16.2 and has not provided any response to the RFPD, has not provided any responses to the ROGGS. As such, Emily requests that Bradley be compelled to provide his response to RFPD, respond to the Interrogatories, provide the financial documents and business statements as Order, and provide the following records pursuant to *NRCP* §16.2 because the information is relevant to the presentation of evidence at the time of the Trial.

Specifically, NRCP § 16.2 (d) requires the disclosure of the following:

- (1) Initial Disclosure Requirements.
- (A) Concurrently with the filing of the financial disclosure form, each party must, without awaiting a discovery request, serve upon the other party written and signed disclosures containing the information listed in Rule 16.2(d)(2) and (3).

(B) A party must make these initial disclosures based on the information then reasonably available to that party and is not excused from making the disclosures because:

- (i) the party has not fully completed an investigation of the case;
- (ii) the party challenges the sufficiency of another party's disclosures; or
- (iii) another party has not made the required disclosures.
- (C) For each item set forth in Rule 16.2(d)(3), if the disclosing party is not in possession of the documents, the disclosing party must identify each such asset or debt that exists and disclose where information pertaining to each asset or debt may be found. If no such asset or debt exists, the disclosing party must specifically so state.
- (2) Evidence Supporting Financial Disclosure Form. For each line item on the GFDF or DFDF, if not already evidenced by the other initial disclosures required herein, a party must provide the financial statement(s), document(s), receipt(s), or other information or evidence relied upon to support the figure represented on the form. If no documentary evidence exists, a party must provide an explanation in writing of how the figure was calculated.
- (3) Evidence of Property, Income, and Earnings as to Both Parties.
- (A) Bank and Investment Statements. A party must provide copies of all monthly or periodic bank, checking, savings, brokerage, investment, cryptocurrency, and security account statements in which any party has or had an interest for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure.
- (B) Credit Card and Debt Statements. A party must provide copies of credit card statements and debt statements for all parties for all months for the period commencing 6 months before the service of the summons and complaint through the date of disclosure.
- (C) Real Property. A party must provide copies of all deeds, deeds of trust, purchase agreements, escrow documents, settlement sheets, and all other documents

that disclose the ownership, legal description, purchase price, and encumbrances of all real property owned by any party.

- (D) Property Debts. A party must provide copies of all monthly or periodic statements and documents showing the balances owing on all mortgages, notes, liens, and encumbrances outstanding against all real property and personal property in which the party has or had an interest for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure; or if no monthly or quarterly statements are available during this time period, the most recent statements or documents that disclose the information.
- (E) Loan Applications. A party must provide copies of all loan applications that a party has signed within 12 months before the service of the summons and complaint through the date of the disclosure.
- (F) Promissory Notes. A party must provide copies of all promissory notes under which a party either owes money or is entitled to receive money.
- (G) Deposits. A party must provide copies of all documents evidencing money held in escrow or by individuals or entities for the benefit of either party.
- (H) Receivables. A party must provide copies of all documents evidencing loans or monies due to either party from individuals or entities.
- (I) Retirement and Other Assets. A party must provide copies of all monthly or periodic statements and documents showing the value of all pension, retirement, stock option, and annuity balances, including individual retirement accounts, 401(k) accounts, and all other retirement and employee benefits and accounts in which any party has or had an interest for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure; or if no monthly or quarterly statements are available during this time period, the most recent statements or documents that disclose the information.
- (J) Insurance. A party must provide copies of all monthly or periodic statements and documents showing

the cash surrender value, face value, and premiums charged for all life insurance policies in which any party has or had an interest for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure; or if no monthly or quarterly statements are available during this time period, the most recent statements or documents that disclose the information.

- (K) Insurance Policies. A party must provide copies of all policy statements and evidence of costs of premiums for health and life insurance policies covering either party or any child of the relationship.
- (L) Values. A party must provide copies of all documents that may assist in identifying or valuing any item of real or personal property in which any party has or had an interest for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure, including any documents that the party may rely upon in placing a value on any item of real or personal property (i.e., appraisals, estimates, or official value guides).
- (M) Tax Returns. A party must provide copies of all personal and business tax returns, balance sheets, profit and loss statements, and all documents that may assist in identifying or valuing any business or business interest for the last 5 completed calendar or fiscal years with respect to any business or entity in which any party has or had an interest within the past 12 months.
- (N) Proof of Income. A party must provide proof of income of the party from all sources, specifically including W-2, 1099, and K-1 forms, for the past 2 completed calendar years, and year-to-date income information (paycheck stubs, etc.) for the period commencing 6 months before the service of the summons and complaint through the date of the disclosure.
- (O) Personalty. A party must provide a list of all items of personal property with an individual value exceeding \$200, including, but not limited to, household furniture, furnishings, antiques, artwork, vehicles, jewelry, coins, stamp collections, and similar items in which any party

has an interest, together with the party's estimate of current fair market value (not replacement value) for each item.

(P) Exhibits. A party must provide a copy of every other document or exhibit, including summaries of other evidence, that a party expects to offer as evidence at trial in any manner.

NRCP § 16.2 (f) goes on to provide that a failure to participate in discovery may result in sanctions, including those set forth in NRCP § 37 (b), (c) and (d), and possible prohibition of presentation of witnesses, documents, etc.

The Courts have inherent equitable powers to impose sanctions for abuses concerning discovery. The Courts may dismiss actions or enter default judgments for abusive litigation practices, and such powers may permit sanctions for abuses concerning discovery or litigation not specifically proscribed by statute. *Young v. Johnny Ribeiro Bldg., Inc.*, 106 Nev. 88, 787 P.2d 777 (1900), cited, *State, Dep't of Indus. Relations v. Albanese*, 112 Nev. 851, at 856, 919 P.2d 1067 (1996). It is not an abuse of discretion to strike an Answer and Counterclaim and enter Default for failure to answer interrogatories relating to certain defenses. In an action upon contract, where a Defendant failed to answer Interrogatories relating to its second and fourth defenses, striking of entire Answer and entry of Default judgment, pursuant to *NRCP* § 37 (b)(2)(C) and 37 (d), was not abuse of Trial Court's discretion. *Kelly Broadcasting Co. v. Sovereign Broadcast, Inc.*, 96 Nev. 188, 606

⁷ In 2019, NRCP § 37 was updated and the referenced portion is now NRCP § 37 (b)(1)(F).

P2d 1089 (1980), cited, *Havas v. Bank of Nevada*, 96 Nev. 567, at 570, 613 P.2d 706 (1980), *Young v. Johnny Riveiro Bldg., Inc.*, 106 Nev. 88, at 92 787 P.2d 777 (1990), and pursuant to *EDCR* § 2.34 (d).8

As stated herein, discovery is severely overdue; Bradley has had sufficient time to respond to discovery and there is no reason that there should be any delay in responding to the discovery requests. Bradley should not be given any leniency in providing responses; his responses should be due within twenty-four (24) hours from the date and time of the hearing.

B. <u>Emily's request for her Request for Admissions propounded upon</u> <u>Bradley to be deemed admitted, should be granted.</u>

NRCP § 36 (a) (3) deals with the specific topic of requests for admissions and states, in relevant part,

A matter is admitted unless, within 30 days after being served, the party to whom the request is directed serves on the requesting party a written answer or objection addressed to the matter and signed by the party or its attorney. A shorter or longer time for responding may be stipulated to under Rule 29 or be ordered by the court.

⁸ RULE 2.34. Discovery disputes; conferences; motions; stays, read in its pertinent part: (d) Discovery motions may not be filed unless an affidavit of moving counsel is attached thereto setting forth that after a discovery dispute conference of a good faith effort to confer, counsel have been unable to resolve the matter satisfactorily. A conference requires either a personal or telephone conference between or among counsel. Moving counsel must set forth in the affidavit what attempts to resolve the discovery dispute were made, what was resolved and what was not resolved, and the reason therefore. If a personal or telephone conference was not possible the affidavit shall set forth the reasons. If the responding counsel fails to answer the discovery, the affidavit shall set forth what good faith attempts were made to obtain compliance. If, after request, responding counsel fails to participate in good faith in the conference to answer the discovery, the court may require such counsel to pay to any other party the reasonable expenses, including attorney's fees, caused by the failure. When a party is not represented by counsel, the party shall comply with this rule.

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In this instance, the Defendant failed to respond in the time permitted. Furthermore, no objections were lodged by Defendant prior to the discovery responses being due. The language of *NRCP* § 36(a) is mandatory, and not permissive. *NRCP* § 36(a) does not indicate it "can be" or "may be" admitted; it clearly states it is admitted in such situation. As such, the Court should conclude the Requests for Admission properly and duly served upon Defendant, and to which he did not timely respond, are admitted.

Furthermore, *NRCP* 36(b) states: "Any matter admitted under this rule is conclusively established..." This means that once the Court concludes Bradley's failure to timely respond to Plaintiff's Request for Admissions constitutes admission of those requests, Bradley is not permitted to rebut those matters deemed admitted with evidence to the contrary.

The Requests for Admissions sought to be deemed admitted by virtue of Bradley's failure to timely respond are as follows:

Request for Admission No. 1

Admit, since your marriage to Emily Bellisario, you committed domestic violence against her as defined by *NRS* § 33.018.

Request for Admission No. 2

Admit you entered a plea to battery in case 19F19371X.

Page 14 of 25

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Request for Admission No. 3

Admit, in case 19F19371X, you were required to complete an impulse control course.

Request for Admission No. 4

Admit in case 19F19371X you were required to complete domestic violence counseling.

Request for Admission No. 5

Admit on or about August 1, 2019, you struck Emily Bellisario on the left side of her cheek.

Request for Admission No. 6

Admit on or about August 1, 2019, you caused a welt to be left on Emily Bellisario's left arm.

Request for Admission No. 7

Admit the bruises depicted in the photographs of Emily Bellisario attached hereto as **Exhibit "1"** were caused by you on or about August 1, 2019.

Request for Admission No. 8

Admit you threatened to place "Gabe in the ground."

Request for Admission No. 9

Admit you stated that you were going "to murder" someone known to Emily.

Page 15 of 25

Request for Admission No. 10

Admit you stated that Mario would "be drinking through a straw till he dies."

Request for Admission No. 11

Admit you stated, "I am going to destroy the fuckers life."

Request for Admission No. 12

Admit you threatened to kill anyone in a relationship with Emily Bellisario.

Request for Admission No. 13

Admit you stated that you were going to "kill" Emily Bellisario.

Request for Admission No. 14

Admit you caused the marital residence to be in the condition depicted in the photographs attached as **Exhibit "2"** attached herein.

Request for Admission No. 15

Admit you caused physical damage to the following personal property items in Emily Bellisario's residence located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134:

- 1. Two televisions;
- 2. Two chairs;
- 3. Appliances;
- 4. Furniture;
- 5. Broken vase; and

Page 16 of 25

6. Fish bowl.

Request for Admission No. 16

Admit you caused physical to the home where Emily Bellisario resides located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134:

- 1. Rear window;
- 2. Front door of the residence; and
- 3. Lighting fixtures.

Request for Admission No. 17:

Admit you caused bruises to Emily Bellisario on or about September 16, 2019.

Request for Admission No. 18:

Admit on or about September 16, 2019, you caused a redness to be left on Emily Bellisario's left shoulder.

Request for Admission No. 19:

Admit on or about September 16, 2019, you caused a redness to be left on Emily Bellisario's left elbow.

Request for Admission No. 20:

Admit on or about September 16, 2019, you caused a redness to be left on Emily Bellisario's left side of her back.

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Request for Admission No. 21:

Admit the minor child, Brayden Bellisario, witnessed you committed domestic violence against Emily Bellisario as defined by NRS § 33.018.

Based upon the foregoing, Emily requests the Court to enter an Order deeming the admissions are admitted as set forth herein.

C. <u>Emily's request to strike Bradley's Answer and Counterclaim should</u> <u>be granted.</u>

NRCP § 37 (b)(1)(C) provides when a Party disobeys a discovery Order the Court may issue an Order striking pleadings. In this matter, Bradley has refused repeatedly to comply with discovery including the following:

- Failed to respond to Emily's RFPD;
- Failed to respond to ROGGS;
- Failed to respond to Admissions;
- Failed to produce financial documents and business statements;
- Failed to voluntarily produce documents pursuant to *NRCP* § 16.2;
- Failed to participate in discovery in good faith; and
- Unnecessarily is increasing the cost of litigation.

Bradley was represented by Counsel and his attorney knows full well that there are possible sanctions for Bradley's refusal to cooperate. Further, although Bradley is not currently represented, he is a licensed attorney. Based upon the following, Emily hereby requests the Court recommend that the Court issue an Order striking Bradley's Answer and Counterclaim.

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

Emily is requesting that she be awarded attorney's fees and costs for having to bring this Motion pursuant *NRCP* § 37 (b). Emily has attempted to resolve the issues addressed herein, as required pursuant to *EDCR* §5.501, was forced to schedule a Discovery Dispute Conference, sent correspondences, and is now forced to file this Motion to garner Bradley's compliance in responding to the discovery requests and adhering to the Court Rules. Bradley continues to fail to respond and comply.

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;⁹
- 2. The character of the work to be done;¹⁰
- 3. The work actually performed by the lawyer;¹¹ and

⁹ When considering the quality of the advocacy the Court should look at the attorney's ability, training, education, professional standing, and skill.

¹⁰ 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.

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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 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. Emily's Counsel has spent hours attempting to resolve the issues, preparing discovery and researching to send Subpoenas.

¹¹ When considering the work performed the Court should consider the skill, time, and attention given to the work.

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 discovery outlined herein, Motion and hearing. Emily's Counsel bills at a rate of at least \$350.00 per hour which is a rate on par with other attorneys practicing primarily in the area of family law. Although Emily's Counsel is *pro bono*, Counsel is entitled to an award of attorney fees and costs related to the issues set forth in this Motion. *Miller v. Wilfong*, 121 Nev. 619, 119 P.3d 727 (2005).

NRS § 18.010 states in relevant part as follows:

- 1. The compensation of an attorney and counselor for his services is governed by agreement, express or implied, which is not restrained by law.
- 2. In addition to the cases where an allowance is authorized by specific statute, the court may make an allowance of attorney's fees to a prevailing party:
 - (a) When he has not recovered more than \$20,000; or
 - (b) Without regard to the recovery sought, when the court finds that the claim, counterclaim, crossclaim or third-party complaint or defense of the opposing party was brought or maintained without reasonable ground or to harass the prevailing party. The court shall liberally construe the provisions of this paragraph in favor of awarding attorney's fees in all appropriate situations. It is the intent of the Legislature that the court award attorney's fees pursuant to this paragraph and impose sanctions pursuant to Rule 11 of the Nevada Rules of Civil Procedure in all appropriate situations to punish for and deter frivolous or vexatious claims and

Page 21 of 25

defenses because such claims and defenses overburden limited judicial resources, hinder the timely resolution of meritorious claims and increase the costs of engaging in business and providing professional services to the public.

3. In awarding attorney's fees, the court may pronounce its decision on the fees at the conclusion of the trial or special proceeding without written motion and with or without presentation of additional evidence.

Emily believes she will prevail regarding this instant Motion, due to the facts of this action and outlined herein above. As such, Emily is requesting this Court grant Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, attorney fees and costs relating to this discovery matter and Motion, in the amount of \$3,500.00 which shall be reduced to judgment against Bradley.

III. Conclusion

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

- 1. Granting Emily's request for an Order compelling Bradley to respond to the discovery and to comply with *NRCP* §16.2;
- 2. Granting Emily request for the Request for Admissions to be deemed as admitted;
- Granting Emily's request to strike Bradley 's Answer and Counterclaim.

- Granting Emily's request for an Order awarding her attorney's fees and costs as it relates to discovery and this Motion; and
- 5. Any and all related relief the Court deems just and proper.

DATED this _____ day of February, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

By: amanda M. Roby

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

Attorneys for Plaintiff, Emily Bellisario

1	AFFIDAVIT OF AMANDA M. ROBERTS		
2 3 4	STATE OF NEVADA) COUNTY OF CLARK)		
5	1. I, Amanda M. Roberts, Esq., am over the age of eighteen (18) years		
6	old and I am competent to testify as to the matters contained within the affidavit.		
7 8	I am Counsel for Plaintiff, Emily Bellisario, in the above-entitled		
9	matter and, I have personal knowledge of the facts contained herein and can testify		
10	to same.		
11 12	Affiant has read the foregoing Motion and hereby certifies that the		
13	facts set forth herein are true of Affiant's own knowledge, except for those matters		
14	stated upon information and belief, and as to those matters, Affiant believes them to		
15	be true. Affiant incorporates these facts into this Affidavit as though fully set forth		
16 17	herein.		
18	FURTHER AFFIANT SAYETH NAUGHT.		
19	Dated this 9th day of February, 2021.		
20 21	amanda M. Rolys	- A	
22	Amanda M. Roberts, Esq.		
23	SUBSCRIBED and SWORN to before		
24	me on this day of February, 2021.		
25 26	Appointment No. 07-4047-1 My Appt. Expires Nov 27, 2024		
27	NOTARY PUBLIC		
28	Page 24 of 25		
		- #	

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the day of February, 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 NOTICE OF MOTION AND MOTION TO COMPEL DISCOVERY, FOR ATTORNEYS FEES AND COSTS, AND RELATED RELIEF. AFFIDAVIT OF AMANDA M. ROBERTS, ESQ., to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant By: Employee of Roberts Stoffel Family Law Group Page 25 of 25

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Emily Bellisario	Case No. <u>D-20-605263-D</u>		
Plaintiff/Petitioner			
Bradley Bellisario Defendant/Respondent	Dept. P MOTION/OPPOSITION FEE INFORMATION SHEET		
Notice: Motions and Oppositions filed after entry of a f 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 Step 1. Select either the \$25 or \$0 filing fee in	be subject to an additional filing fee of \$129 or \$57 in Session.		
\$25 The Motion/Opposition being filed with			
The Motion/Opposition being filed with this form is not subject to the \$25 reopen fee because: The Motion/Opposition is being filed before a Divorce/Custody Decree has been entered. The Motion/Opposition is being filed solely to adjust the amount of child support established in a final order. The Motion/Opposition is for reconsideration or for a new trial, and is being filed within 10 days after a final judgment or decree was entered. The final order was entered on Other Excluded Motion (must specify)			
Step 2. Select the \$0, \$129 or \$57 filing fee in	- Annual		
\$0 The Motion/Opposition being filed wit \$57 fee because: The Motion/Opposition is being file The party filing the Motion/Opposi	h this form is not subject to the \$129 or the ed in a case that was not initiated by joint petition. tion previously paid a fee of \$129 or \$57.		
**S57 The Motion/Opposition being filing with this form is subject to the \$57 fee because it is an opposition to a motion to modify, adjust or enforce a final order, or it is a motion and the opposing party has already paid a fee of \$129.			
Step 3. Add the filing fees from Step 1 and Step 2.			
The total filing fee for the motion/opposition I am filing with this form is: \$0 \$25 \$57 \$82 \$129 \$154			
7 30 323 337 362 3129 3134			
Party filing Motion/Opposition: Employee of Robert Signature of Party or Preparer /s/ Amanda M.			

Electronically Filed 2/9/2021 3:33 PM Steven D. Grierson CLERK OF THE COURT 1 EXH 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 Attorneys for Plaintiff, Emily Bellisario DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 EMILY BELLISARIO, Case No: D-20-605263-D 10 Dept No: P/Discovery Commissioner 11 Plaintiff, **EXHIBITS IN SUPPORT OF** 12 v. MOTION TO COMPEL 13 BRADLEY BELLISARIO, **DISCOVERY, FOR ATTORNEYS** FEES AND COSTS, AND RELATED 14 RELIEF. AFFIDAVIT OF Defendant. 15 AMANDA M. ROBERTS, ESQ. 16 17 18 In accordance with EDCR § 5.205, the Plaintiff, Emily Bellisario, hereby 19 submits Exhibits in Support of Plaintiff's Motion to Compel Discovery, for 20 Attorneys Fees and Costs, and Related Relief. 21 22 **BATE STAMP NUMBER EXHIBIT** DESCRIPTION 23 24 PLTF0467-PLTF0478 A copy of the First Set of RFPD 1. 25 A copy of the First Set of ROGGS PLTF0479-PLTF0490 2. 26 27 28 Page 1 of 3

Case Number: D-20-605263-D

3.	A copy of the First Set of Admissions	PLTF0491-PLTF0500
4.	A copy of Mr. Tillman's July 9, 2020 correspondence	PLTF0501
5.	A copy of the correspondence sent to Bradley on December 3, 2020	PLTF0502-PLTF0537
6.	A copy of Bradley's correspondence on December 3, 2020	PLTF0538
DAT	ΓΕD this <u>Oth</u> day of February, 2021.	
		FAMILY LAW GROU
	Amanda M. Robe State Bar of Neve 4411 South Peco Las Vegas, Neva PH: (702) 474-70 FAX: (702) 474- EMAIL: efile@le Attorneys for Pla	ada No. 9294 s Road da 89121 007 7477

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the day of February, 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 EXHIBITS IN SUPPORT OF MOTION TO COMPEL DISCOVERY, FOR ATTORNEYS FEES AND COSTS, AND RELATED RELIEF. AFFIDAVIT OF AMANDA M. ROBERTS, ESQ., to the following: Bradley Bellisario Email: Bradb@bellisariolaw.com Defendant By: Employee of Roberts Stoffel Family Law Group

Page 3 of 3

EXHIBIT "1"

EXHIBIT "1"

EXHIBIT "1"

ELECTRONICALLY SERVED 6/10/2020 2:33 PM

	6/10/2020 2:33 PM			
1	RFPD			
2	Amanda M. Roberts, Esq.			
3	State Bar of Nevada No. 9294	CROUP		
4	ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road			
5	Las Vegas, Nevada 89121 PH: (702) 474-7007			
6	FAX: (702) 474-7477			
7	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario			
	Handineys for Framini, Emily Beinsario			
8	DISTRICT COURT			
9	CLARK COU	JNTY, NEVADA		
10				
11	EMILY BELLISARIO,	Case No: D-20-605263-D Dept No: P		
12	Plaintiff,	Dept No: P		
13	v.	PLAINTIFF'S FIRST SET OF		
14	BRADLEY BELLISARIO,	REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT.		
15	}			
16	Defendant.			
17				
18	TO: Defendant, Bradley Bellisario, by and through his attorney of record,			
19	Clair I B Til E			
20	Christopher R. Tilman, Esq.			
21	Pursuant to Rule 34 of Nevada Rule of Civil Procedure, the Plaintiff, Emily			
22	Bellisario, by and through her attorney of record, Amanda M. Roberts, Esq., of			
23	Roberts Stoffel Family Law Group, hereby requests Defendant, Bradley Bellisario,			
24				
25	respond to Plaintiff's First Set of Request for Production of Documents Propounded			
26	upon Defendant. Pursuant to said rule, the Defendant is required to respond to			
27	Daga	· 1 of 9		
28	rage	PLTF0467		
		FLITUHU/		

Case Number: D-20-605263-D

Plaintiff's First Set of Request for Production of Documents within thirty (30) days of service of the request.

DEFINITIONS AND INSTRUCTIONS

- (a) You must serve a written response. Your response must state that production and related activities will be permitted as requested or that the requested production is objected to, in which event the reasons for your objection must be stated.
- (b) Documents produced for inspection must be produced as they are kept in the usual course of business or be organized and labeled to correspond with the categories in this request.
- (c) The word "DOCUMENTS" includes, without limiting the generality of its meaning, all originals or copies, where originals are unavailable, and no identical copies (whether different from originals by reason of notation made on such copies or otherwise) of all written, recorded or graphic matter, however produced or reproduced, whether or not now in existence, or correspondence, telegrams, notes or sound recordings of any type of conversation, meeting or conference, minutes of meetings, memoranda, interoffice communications, studies, analyses, reports, summaries and results of investigations and tests, reviews, contracts, agreements, working papers, tax returns, statistical records, ledgers, books of account, vouchers, bank checks, bank statements, invoices, receipts, computer data, stenographers'

Page 2 of 9

notebooks, manuals, directives, bulletins, desk calendars, appointment books, diaries, maps, charts, photographs, plats, drawings, or other graphic representations, logs, investigators' reports or papers similar to any of the foregoing, however denominated. means writing, drawings, graphs, charts, photographs, audio tapes, and other data compilations from which information can. be obtained and translated into reasonably usable form.

- (d) The words "YOU" and "YOUR" means you, your representatives, agents, insurers, attorneys, employees, directors, officers, subsidiaries, affiliates and all others whom you have control.
- (e) The words "possession, custody, or control" mean all documents and things belonging to you that are in you possession, all documents and things belonging to others which you have custody, and all documents and things in the custody of others over which you have the right to control.
- (f) If you at any time had possession of control of a document called for under this Request and if such document has been lost, destroyed, purged, or is not presently in your possession or control, you shall describe the document, the date of its loss, destruction, purge, or separation from possession or control, and the circumstances surrounding its loss, destruction, purge, or separation from possession or control.

Page 3 of 9

- (g) If any document requested is not within your personal custody or control, so state. If the document is not in your personal control or custody, identify every person or entity you know or believe has custody or control of such document.
- (h) As used in this Request, the term "person" includes, without limiting the generality of its meaning, every natural person, corporate entity, partnership, association, governmental body or agency.
- (i) As used in this Request, the terms "identification of a person or entity" includes stating his, her or its full name, his or her most recent home address and telephone number, his, her or its most recent known business address and telephone number, his or her present position, and his, her or its prior connection or association with any party to this litigation.
- (j) If you cannot produce any document requested, after exercising diligence to secure the document or photograph, so state and answer to the extent possible, specifying your inability to produce and stating whatever information or knowledge you have concerning the document or photograph you are unable to produce.
- (k) If you claim privilege as to any communication as to documents or photographs requested, specify the privilege claimed, the communication and/or

answer as to which that claim is made, the parties to the communication, the topic discussed in the communication and the basis for your claim.

These Requests are continuing and require supplemental answers if (1) you obtain further information with respect to the same between the date your answers are served and the entry of judgment.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 1:

For each line item on your Financial Disclosure Form, if not already evidenced by the other initial disclosures required herein, please provide the financial statement(s), document(s), receipt(s), or other information or evidence relied upon to support the figures represented by you on your Financial Disclosure Form.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 2

Please provide copies of video you or someone at your direction has made of Emily Bellisario since January 1, 2017.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 3:

Please provide copies of all bank account statements, other than the firm's IOLTA, for your business known as Bellisario Law from January 1, 2019 to present.

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REQUEST FOR PRODUCTION OF DOCUMENTS NO. 4:

Please provide copies of all credit card statements, other than the firm's IOLTA, for your business known as Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 5:

For each line item on your Financial Disclosure Form, if not already evidenced by the other initial disclosures required herein, related to your alleged business expenses please provide proof of same from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 6:

Please provide copies of all loan applications for the loan referenced in your Financial Disclosure Form related to your business known Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 7:

Please provide copies of all payroll records for all employees for your business known as Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 8:

Please provide copies of photographs you or someone at your direction has made of Emily Bellisario since January 1, 2017.

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REQUEST FOR PRODUCTION OF DOCUMENTS NO. 9:

Please provide copies of all policy statements and evidence of costs of premiums for health and life insurance policies covering either party and/or any children of this marriage paid by your business known as Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 10:

Please provide copies of all business tax returns, balance sheets, profit and loss statements, and all documents that may assist in identifying or valuing any business or business interest for the past (5) completed calendar or fiscal years with respect to any business or entity in which any party has or had an interest within the past twelve (12) months.

Page 7 of 9

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 10th day of June, 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 Plaintiff's First Set of Request for Production of Documents to Defendant, to the following: Christopher R. Tilman, Esq. Email: CRT@christophertilman.com Attorney for Defendant Page 9 of 9

Exhibit "1"

Exhibit "1"

Exhibit "1"

AUTHORIZATION FOR THE RELEASE OF PROTECTED HEALTH INFORMATION

TO:		
		(Requires name and address)
	ALL CONTRACTOR AND ADDRESS AND	

This Authorization authorizes the release of Protected Health Information pursuant to 45 CFR Sections 160 and 164.

- 1. I hereby authorize you to release the requested information to the above stated entity. I understand that I may revoke this authorization at any time and I must do so in writing. I understand that the revocation does not apply to information already released in response to this authorization. I further understand that once the above information is disclosed, it may be-redisclosed by the recipient and the information any not be protected by federal privacy laws or regulations. This authorization expires at the conclusion of my claim. My treatment, payment, enrollment or eligibility for benefits may not be conditional on signing this authorization. I understand that when the information is used or disclosed, pursuant to this authorization may be subject to re-disclosure by the recipient and may no longer be protected health information. I understand the that drug, alcohol, psychiatric and/or HIV/AIDES related information may be released.
- As the condition to the use of this Authorization, the recipient, if not a law firm, agrees to, and will promptly provide Roberts Stoffel Family Law Group, copies of any and all documents or other items obtained by virtue of this Authorization, without charged.
- 3. Any and all medical records, including but limited to, notes, memoranda, correspondence, telephone call records, pictures and/or videos, histories, narratives, summaries, conclusions, diagnoses, referrals, recommendations, prescriptions, imaging reports, test results, reference lab reports, physicians' and nurses' notes, Kardex, physical therapy and rehabilitation records and notes, HIV/AIDS, Drug and Alcohol Information, Genetic Information, Mental Health Information, Sexually Transmittal Disease Information, Tuberculosis, records of other health care providers, or any other written documentation relating to my treatment and/or care for the following period of time: January 1, 2019 to present.
- 4. The information may be disclosed by employees or business associates of provider.
- 5. The information may be disclosed to: Roberts Stoffel Family Law Group or their duly authorized agents.

Page 1 of 2

- 6. The disclosure may be made for the following purpose: Divorce and Custody case.
- 7. This authorization will remain in full force and effect until the conclusion of the claim for five (5) years, regardless of when I was or treated.
- 8. I further authorized the release of any and all medical billings, statements or invoices that you have in your possession, custody or control pertaining to my treatment and/or consultation.
- 9. I am willing that a photocopy of this authorization be accepted in lieu of the original.
- 10. I acknowledge (i) I that I have the right to revoke the authorization at any time, and (ii) understand that once the information is disclosed, it may no longer be protected by federal privacy law.
- 11. I acknowledge that I may revoke this authorization only in writing sent by certified mail to the Provider at the address above. The revocation shall be effective only upon receipt, except (1) to the extent the Provider has acted in reliance on the authorization, or (2) the authorization was obtained as a condition of obtaining insurance coverage and the insurer wishes to use the protected health information to lawfully contest a claim.

	Date: Signed by: Patient's Name (Print): Patient's SSN: Patients Date of Birth:		
If person signi	ng is other that patient,	state authority under whi	ch signature is
made:			
The patient must be	given a copy of the aut	horization.	
STATE OF Nevada) ss.		
County of Clark)		
Subscribed and	l sworn to before me thi	s day of	, 2020.
	Notary P	ublic in and for said Cou	unty and State

Page 2 of 2

EXHIBIT "2"

EXHIBIT "2"

EXHIBIT "2"

ELECTRONICALLY SERVED 6/10/2020 2:33 PM

1	INTG				
2	Amanda M. Roberts, Esq.				
3	State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW	CDOUP			
	4411 S. Pecos Road	GKOC1			
4	Las Vegas, Nevada 89121				
5	PH: (702) 474-7007				
6	EMAIL: efile@lvfamilylaw.com	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com			
7	Attorneys for Plaintiff, Emily Bellisario				
8	DISTRIC	CT COURT			
9		NTY, NEVADA			
10		IIII, NETADA			
11	EMILY BELLISARIO,	Case No: D-20-605263-D			
12	Di insiss	Dept No: P			
13	Plaintiff, v. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO				
14					
15	BRADLEY BELLISARIO, DEFENDANT.				
16	Defendant.				
17	TO: Defendant, Bradley Bellisario, by and through his attorney of record,				
18	10: Defendant, Bradiey Beinsario, by and through his attorney of fecord,				
19	Christopher R. Tilman, Esq.	Christopher R. Tilman, Esq.			
20	Pursuant to Rule 33 of Nevada Rul	e of Civil Procedure, the Plaintiff, Emily			
21		·			
İ	Bellisario, by and through her attorney of record, Amanda M. Roberts, Esq., of				
22	Roberts Stoffel Family Law Group, hereby requests Defendant, Bradley Bellisario,				
23	respond to Plaintiff's First Set of Interrogatories Propounded to Defendant.				
24					
25	Pursuant to said rule, the Defendant is required to respond to Plaintiff's First Set of				
26	Interrogatories, within thirty (30) days of service of the request.				
27					
28	Page 1 of 12				
-		PLTF0479			

Case Number: D-20-605263-D

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DEFINITIONS AND INSTRUCTIONS

- 1. Information sought in these Interrogatories shall include information within the knowledge, possession, control or access of any agent, employee, attorney, or investigator (including investigators of an attorney) of responding Plaintiff, or any person acting as Plaintiff's representative or on behalf of Plaintiff including, but not limited to, any otherwise independent attorney, agent or investigator.
- 2. The words "YOU" and "YOUR" means you, your representatives, agents, insurers, attorneys, employees, directors, officers, subsidiaries, affiliates and all others over whom you have control.
- 3. Whenever appropriate, the singular form of a word shall be interpreted as plural, and the masculine gender shall be deemed to include the feminine.
- 4. As used in these Interrogatories, the term "AND" as well as "OR" shall be construed either disjunctively or conjunctively, as necessary, to bring within the scope of these Interrogatories any information which might otherwise be construed to be outside their scope.
- 5. As used in these Interrogatories, the term "DATE" means the exact day, month, and year, if known or, if not known, your best approximation thereof. Exact dates shall be given in all answers except where it is explicitly indicated that an approximate date may be given.

Page 2 of 12

- 6. As used in these Interrogatories, the term "PERSON" includes, without limiting the generality of its meaning, every natural person, corporate entity, partnership, association, governmental body or agency.
- 7. As used in these Interrogatories, identification of a person or entity includes stating his, her or its full name, his or her most recent home address and telephone number, his, her or its most recent known business address and telephone number, his or her present position, and his, her or its prior connection or association with any party to this litigation.
- 8. As used in these Interrogatories, the term "DOCUMENT" includes, without limiting the generality of its meaning, all originals or copies, where originals are unavailable, and no identical copies (whether different from originals by reason of notation made on such copies or otherwise) of all written, recorded or graphic matter, however produced or reproduced, whether or not now in existence, or correspondence, telegrams, notes or sound recordings of any type of conversation, meeting or conference, minutes of meetings, memoranda, interoffice communications, studies, analyses, reports, summaries and results of investigations and tests, reviews, contracts, agreements, working papers, tax returns, statistical records, ledgers, books of account, vouchers, bank checks, bank statements, invoices, receipts, computer data, stenographers' notebooks, manual s, directives, bulletins, desk calendars, appointment books, diaries, maps, charts, photographs, plats, drawings, or other graphic

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representations, logs, investigator's reports, or papers similar to any of the foregoing, however denominated.

9. As used in these Interrogatories, identification of a document includes stating (a) the nature of the document; (b) the date, if any, appearing thereon; (c) the date, if known on which the document was prepared; (d) the title of the document; (e) the general subject matter of the document; (f) the number of pages comprising the document; (g) the identity of each person who wrote, dictated, or otherwise participated in the preparation of the document; (h) the identity of each person who signed or initialed the document; (I) the identity of each person to whom the document was addressed; (j) the identity of each person who received the document or reviewed it; (k) the location of the document; and (1) the identity of each person having custody of the document. Identification of a document includes identifying all documents known or believed to exist, whether or not in your custody or in the custody of your attorneys.

In all Interrogatories requesting the identification of documents, you are requested to state whether you will make such documents available for inspection and copying by stating "available"; if you are unwilling or unable to produce such documents, you are requested to so indicate by stating "not available" and state the reasons therefore.

NOTE, however, that where you are requested herein to attach a copy of a document to your Answers to Interrogatories, this is to be deemed a request for

production which can only be satisfied by producing the document requested.

- 10. If you at any time had possession or control of a document called for under this request and if such document has been lost, destroyed, purged, or is not presently in your possession or control, you shall describe the document, the date of its loss, destruction, purge, or separation from possession or control, and the circumstances surrounding its loss, destruction, purge, or separation from possession or control.
- 11. With respect to the identification of documents, identify all documents which relate to these documents and all persons who have knowledge of these documents.
- 12. In each case wherein you are asked to "STALE, THE BASIS" of an identified contention, allegation, denial or statement, provide the following information:
 - (a) Every fact upon which the contention, denial, allegation or statement is based;
 - (b) The source of said facts;
 - (c) The identity of each person having knowledge of said facts;
 - (d) As to each such person, the substance of his knowledge;
 - (e) The identity of each document concerning, commenting on or relating to said facts;
 - (f) The identity of each communication concerning, commenting on or relating to said facts.
- 13. As used in these Interrogatories, the term "COMMUNICATION" means any contact, oral or written, formal or informal, at any time or place and under any

Page 5 of 12

circumstances whatsoever, whereby information of any nature was transmitted or transferred.

- 14. As used in these Interrogatories, identification of a communication includes stating (a) the date and place of the communication; (b) the identity of each person who was present at, participated in, or has knowledge of the communication; (c) the type of communication (e.g., oral or written); (d) the substance of the communication; and (e) the identity of each document reflecting or comprising the communication.
- 15. If any of the information contained in the Answers to these Interrogatories is not within your personal knowledge, so state. The Answers to these Interrogatories should identify every person, document, and communication upon which you rely for the information contained in the Answer not based solely on your personal knowledge.
- 16. If you cannot answer any portion of any of the following Interrogatories in full, after exercising diligence to secure the information to do so, so state and answer to the extent possible, specifying your inability to answer the remainder and stating whatever information or knowledge you have concerning the unanswered portions.
- 17. If you claim privilege as to any communication as to which information is requested by these Interrogatories, specify the privilege claimed, the

communication and/or answer as to which that claim is made, the parties to the communication, the topic discussed in the communication and the basis for your claim.

18. These Interrogatories are continuing Interrogatories and require supplemental answers if you obtain further information with respect to the same between the date your answers are served and the entry of judgment.

INTERROGATORIES

INTERROGATORY NO. 1:

If you denied any individual request in Plaintiff's First Set of Request for Admissions, please explain in detail the reasoning behind the denial for each.

INTERROGATORY NO. 2:

Please describe, in your own words, what took place on September 16, 2019, which resulted in Las Vegas Metropolitan Police Report No. LLV190800004570.

INTERROGATORY NO. 3:

Please describe, in your own words, what took place on August 1, 2019, which resulted in Las Vegas Metropolitan Police Report No. LLV190911176484.

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Page 7 of 12

INTERROGATORY NO. 4:

Please describe any and all acts of domestic violence you have committed against Emily Bellisario as defined pursuant to NRS § 33.018 and for each described event include the following information: (1.) date; (2.) location; and (3.) person(s) present.

INTERROGATORY NO. 5:

Please state your strength as a parent to the minor children at issue in this action.

INTERROGATORY NO. 6:

Please state your weaknesses as a parent to the minor children at issue in this action.

INTERROGATORY NO. 7:

Please state Emily Bellisario's strengths as a parent to the minor children at issue in this action.

INTERROGATORY NO. 8:

Please state Emily Bellisario's weakness as a parent to the minor children at issue in this action.

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Page 8 of 12

INTERROGATORY NO. 9:

Please state with specificity each and every fact that supports your position that you should be awarded joint physical custody of the minor children at issue in this action.

INTERROGATORY NO. 10:

Related to your request for joint physical custody, please state with specificity each and every fact that you allege supports your position that you can rebut the presumption set forth in NRS § 125C.0035 (5) if the Court determines you have committed domestic violence against Emily Bellisaro.

INTERROGATORY NO. 11:

Please provide the following information for all medical providers that you have treated with in the last twenty-four (24) months; including but not limited to: primary care physicians, specialist, psychiatrists, hospitals, urgent care facilities, therapists, social workers, etc.

- 1. Name;
- 2. Address;
- 3. Telephone number;
- 4. Treatment periods; and
- 5. Reason for the treatment.

INTERROGATORY NO. 12:

State whether you have retained the services of a private investigator, conducted personal surveillance, or in any way had third party watch the other parent for the

Page 9 of 12

purposes of gathering information about him or anyone associated with him. If so, please describe in detail the following, what information was gathered, and a description of any documents/photographs/video recordings that exist regarding this surveillance and who has possession of each.

INTERROGATORY NO. 13:

Identify each person who has knowledge of the facts and events in the pleadings or in any answers to these Interrogatories or who may testify at any proceeding in this matter, including the following information:

- a. Name;
- b. Address;
- c. Telephone number;
- d. Email address;
- e. Topic of anticipated testimony;
- f. Identify whether the person is expected to testify; and
- g. Identify any documents in the person's custody or control relevant to any issue in this matter.

INTERROGATORY NO. 14:

Identify if you allege Emily Bellisario has committed domestic violence against you, and for each (if any), provide the following:

- a. Date and time;
- b. Description of event;
- c. If photographs or recordings were taken at the time of incident; and
- d. Parties present.

Page 10 of 12

CERTIFICATE OF SERVICE I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the Oth day of June, 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 Plaintiff's First Set of Interrogatories to Defendant, to the following: Christopher R. Tilman, Esq. Email: CRT@christophertilman.com Attorney for Defendant Page 12 of 12

EXHIBIT "3"

EXHIBIT "3"

EXHIBIT "3"

ELECTRONICALLY SERVED 6/10/2020 2:33 PM

	6/10/2020 2:					
1	REQT					
2	Amanda M. Roberts, Esq.					
	State Bar of Nevada No. 9294	CDOUD				
3	ROBERTS STOFFEL FAMILY LAW 4411 S. Pecos Road	GROUP				
4	Las Vegas, Nevada 89121					
5	PH: (702) 474-7007					
6	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com					
7	Attorneys for Plaintiff, Emily Bellisario					
8						
	DISTRIC	CT COURT				
9	CLARK COU	NTY, NEVADA				
10						
11	EMILY BELLISARIO,	Case No: D-20	-605263-D			
12	Plaintiff	Dept No: P				
13	Plaintiff, Plaintiff, Plaintiff, PLAINTIFF'S FIRST SET OF					
14		1 -	ADMISSIONS TO			
	BRADLEY BELLISARIO,	DEFENDANT.				
15	Defendant.					
16						
17	TO: Defendant, Bradley Bellisario	, by and through his	attorney of record,			
18	Christopher R. Tilman, Esq.					
19 20	Pursuant to Rule 36 of Nevada Rul	e of Civil Procedure	the Plaintiff, Emily			
21	Bellisario, by and through her attorney of					
22						
23	Roberts Stoffel Family Law Group, hereb	y requests Defendar	nt, Bradley Bellisario,			
24	respond to Plaintiff's First Set of Request	for Admissions Pro	pounded upon			
25	111					
26	\\\					
27						
28	Page	1 of 6				
			PLTF0491			
- 1						

Case Number: D-20-605263-D

Defendant. Pursuant to said rule, the Defendant is required to respond to Plaintiff's 1 2 First Set of Request for Admissions, within thirty (30) days of service of the 3 request. 4 **REQUEST FOR ADMISSIONS** 5 6 Request for Admission No. 1 7 Admit, since your marriage to Emily Bellisario, you committed domestic 8 violence against her as defined by NRS § 33.018. 9 10 Request for Admission No. 2 11 Admit you entered a plea to battery in case 19F19371X. 12 Request for Admission No. 3 13 14 Admit, in case 19F19371X, you were required to complete an impulse 15 control course. 16 Request for Admission No. 4 17 Admit in case 19F19371X you were required to complete domestic violence 18 19 counseling. 20 Request for Admission No. 5 21 Admit on or about August 1, 2019, you struck Emily Bellisario on the left 22 side of her cheek. 111 111 Page 2 of 6

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Request for Admission No. 14

Admit you caused the marital residence to be in the condition depicted in the photographs attached as Exhibit "2" attached herein.

Request for Admission No. 15

Admit you caused physical damage to the following personal property items in Emily Bellisario's residence located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134.

- 1. Two televisions;
- 2. Two chairs;
- 3. Appliances;
- 4. Furniture;
- 5. Broken vase; and
- 6. Fish bowl.

Request for Admission No. 16

Admit you caused physical to the home where Emily Bellisario resides located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134:

- 1. Rear window;
- 2. Front door of the residence; and
- 3. Lighting fixtures.

Page 4 of 6

1	Request for Admission No. 17:
2	Admit you caused bruises to Emily Bellisario on or about September 16,
3	2019.
4	
5	Request for Admission No. 18:
6 7	Admit on or about September 16, 2019, you caused a redness to be left on
8	Emily Bellisario's left shoulder.
9	Request for Admission No. 19:
10	Admit on or about September 16, 2019, you caused a redness to be left on
11	Emily Bellisario's left elbow.
12	
13	Request for Admission No. 20:
14	Admit on or about September 16, 2019, you caused a redness to be left on
15	Emily Bellisario's left side of her back.
16 17	Request for Admission No. 21:
18	Admit the minor child, Brayden Bellisario, witnessed you committed
19	domestic violence against Emily Bellisario as defined by NRS § 33.018.
20	ه ادماه
21	DATED this day of June, 2020.
22	ROBERTS STOFFEL FAMILY LAW GROUP
23	By: Mandam Rulle
24	Amanda M. Roberts, Esq. State of Nevada Bar No. 9294
25	4411 S. Pecos Road Las Vegas, Nevada 89121
26	Attorneys for Plaintiff, Emily Bellisario
27 28	Page 5 of 6
	PLTF0495

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 10th day of June, 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 Plaintiff's First Set of Request tor Admissions to Defendant, to the following:

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

Page 6 of 6

Exhibit "1"

Exhibit "1"

Exhibit "1"

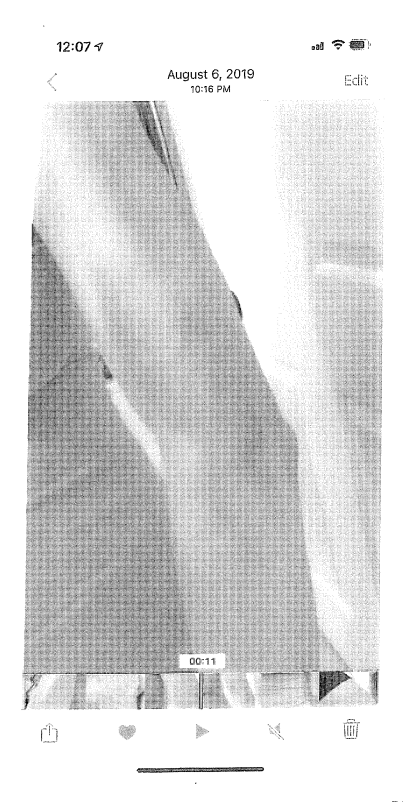


© LIVE

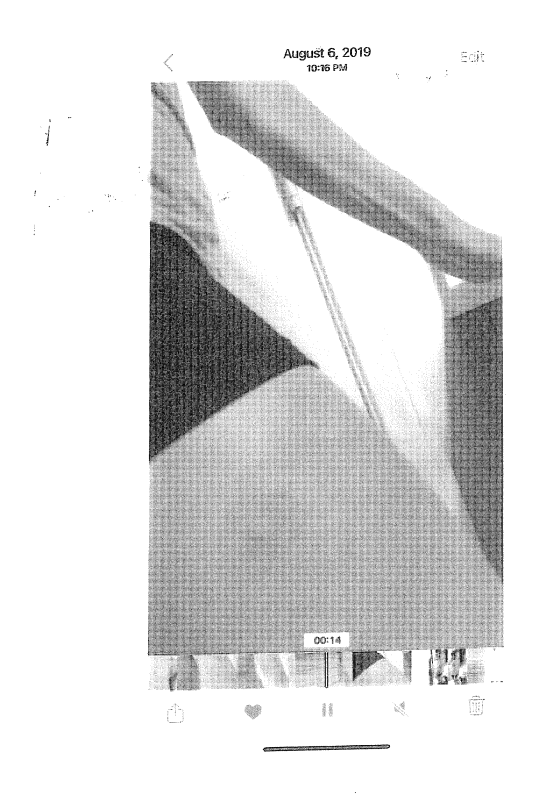




PLTF0001 PLTF0498



PLTF0002 PLTF0499



PLTF0003 PLTF0500

EXHIBIT "4"

EXHIBIT "4"

EXHIBIT "4"

Christopher R. Tilman, Chtd.

A Professional Law Corporation 1211 SOUTH MARYLAND PARKWAY LAS VEGAS, NEVADA 89104 PHONE: (702) 214-4214 FAX: (702) 214-4208 WWW.CHRISTOPHERTILMAN.COM

CHRISTOPHER TILMAN, ESQ.

Kathy Gentry, Firm Administrator/Paralegal Christie Fivella, Legal Assistant

 $\textit{E-MAILS}: CRT@ChristopherTilman.com; \ Kathy@ChristopherTilman.com; \ Christie@ChristopherTilman.com; \\$

July 9, 2020

VIA FAX TO: 702-474-7477 AND U.S. MAIL

Amanda Roberts, Esq. 4411 S. Pecos Road Las Vegas, NV 89121

Re: Bellasario v. Bellasario

Dear Amanda:

My client requests and additional 30 days to complete discovery. He was holding off because your client kept telling him she was making a settlement offer. Thank you for your time and consideration.

R. Tilman, Esq.

CRT/kg

cc: Bradley Bellasario, Esq.

EXHIBIT "5"

EXHIBIT "5"

EXHIBIT "5"

ELECTRONICALLY SERVED 12/3/2020 3:38 PM



Amanda M. Roberts, Esq. Jason P. Stoffel, Esq. Lynn N. Hughes, Esq. Gary M. Zernich, Esq. 4411 S. Pecos Road Las Vegas, Nevada 89121

December 3, 2020

Sent Via Eservice Only

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

Re: Bellisario v. Bellisario (D-20-605263-D)

Dear Mr. Bellisario:

This correspondence is sent in accordance with *EDCR* §5.501, in an attempt to resolve the issues outlined herein, absent Court intervention, as well as in accordance with *EDCR* §5.602

On June 10, 2020, I served upon your attorney of record at the time, Plaintiff's First Set of Interrogatories, Plaintiff's First Set of Request for Production of Documents, and Plaintiff's First Set of Request for Admissions (hereinafter referred to as "RFPD," "ROGS" and "RFA" respectively). A copy of each of these documents are attached hereto for your review and reference, with proof of electronic service indicated on each.

Pursuant to NRCP §33, §34 and §36, responses to each of these sets of discovery requests were due within thirty (30) days of being served; however, in accordance with Administrative Order 20-17, all discovery was tolled until July 1, 2020. As such, your response to each of these discovery requests should have been responded to no later than July 31, 2020 (30 days after tolling period ended). To date, I have not received any response to any of the discovery requests. Additionally, I have not received any of your initial disclosures as required in accordance with NRCP §16.1.

At this time, I am hereby requesting you provide your response to the RFPD and ROGS to my office no later than Wednesday, December 9, 2020, at 5:00 p.m. As your responses are already untimely, you are not permitted to object to any of the requests therein and each of the responses must be answered. If you fail to meet this deadline and/or do not provide a response to each and every discovery request, as well as provide your disclosures as required under *NRCP* §16.2, I will proceed with filing a Motion to Compel. To be clear, I want to get this resolved immediately to avoid filing a Motion with the Court regarding the overdue discovery responses. If it becomes necessary to file such a Motion, I will be seeking sanctions and attorney fees in this matter.

With regards to the RFA, since you have failed to timely respond to these requests, in accordance with NRCP §36(a)(3), your responses are deemed admitted.

Phone: 702-474-7007 | Fax: 702-474-7477 | Web: www.lvfamilylaw.com

PLTF0502

Case Number: D-20-605263-D

Bradley Bellisario December 3, 2020 Page 2 of 2

Thank you in advance for your time and attention to this matter. If you should have questions or concerns, please do not hesitate to contact my office via email at efile@lvfamilylaw.com.

Sincerely,

MMMMM, RUDUS
Amanda M. Roberts, Esq.

Enclosures (as stated) cc: Client

ELECTRONICALLY SERVED 6/10/2020 2:33 PM

	6/10/2020	2:33 PM
1	[F 2-	
2	Amanda M. Roberts, Esq. State Bar of Nevada No. 9294	
3	11	W GROUP
4	4411 S. Pecos Road	
-	Las Vegas, Nevada 89121	
5	PH: (702) 474-7007 FAX: (702) 474-7477	
6	EMAIL: efile@lvfamilylaw.com	
7	Attorneys for Plaintiff, Emily Bellisario	
8	DISTRI	CT COURT
9		
10	CLARK CO	UNTY, NEVADA
11	 EMILY BELLISARIO,) Case No: D-20-605263-D
12	EMET BEEEG HUC,	Dept No: P
	Plaintiff,) PLAINTIFF'S FIRST SET OF
13	v.	REQUEST FOR ADMISSIONS TO
14	BRADLEY BELLISARIO,	DEFENDANT.
15	Defendant.	}
16		_) .
17	TO: Defendant, Bradley Bellisari	o, by and through his attorney of record,
18	Christopher R. Tilman, Esq.	
19	Christopher K. Thinan, Esq.	
20	Pursuant to Rule 36 of Nevada Ru	lle of Civil Procedure the Plaintiff, Emily
21	Bellisario, by and through her attorney o	of record, Amanda M. Roberts, Esq., of
22	Debest Staffel Femily Law Crown have	by requests Defendant, Bradley Bellisario,
23	Roberts Stoffer Family Law Group, here	by requests Defendant, Bradicy Beinsario,
24	respond to Plaintiff's First Set of Reques	st for Admissions Propounded upon
25	111	
26	\\\	
27		
28	Pag	elof6
	Case Number D.2	PLTF0504

Case Number: D-20-605263-D

Defendant. Pursuant to said rule, the Defendant is required to respond to Plaintiff's 1 2 First Set of Request for Admissions, within thirty (30) days of service of the 3 request. REQUEST FOR ADMISSIONS 5 6 Request for Admission No. 1 7 Admit, since your marriage to Emily Bellisario, you committed domestic 8 violence against her as defined by NRS § 33.018. 9 10 Request for Admission No. 2 11 Admit you entered a plea to battery in case 19F19371X. 12 Request for Admission No. 3 13 14 Admit, in case 19F19371X, you were required to complete an impulse 15 control course. 16 Request for Admission No. 4 17 Admit in case 19F19371X you were required to complete domestic violence 18 19 counseling. 20 Request for Admission No. 5 21 Admit on or about August 1, 2019, you struck Emily Bellisario on the left 22 23 side of her cheek. 24 111 25 111 26 27

Page 2 of 6

28

Request for Admission No. 14

Admit you caused the marital residence to be in the condition depicted in the photographs attached as Exhibit "2" attached herein.

Request for Admission No. 15

Admit you caused physical damage to the following personal property items in Emily Bellisario's residence located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134:

- 1. Two televisions;
- 2. Two chairs;
- 3. Appliances;
- 4. Furniture;
- 5. Broken vase; and
- 6. Fish bowl.

Request for Admission No. 16

Admit you caused physical to the home where Emily Bellisario resides located at 1913 Sondrio Drive, Las Vegas, Nevada, 89134:

- 1. Rear window;
- 2. Front door of the residence; and
- 3. Lighting fixtures.

Page 4 of 6

1	Request for Admission No. 17:
2	
3	
4	2019.
5	Request for Admission No. 18:
6	Admit on or about September 16, 2019, you caused a redness to be left on
7 8	Emily Bellisario's left shoulder.
9	Request for Admission No. 19:
10	Admit on or about September 16, 2019, you caused a redness to be left on
11	Emily Bellisario's left elbow.
12	Request for Admission No. 20:
13 14	Admit on or about September 16, 2019, you caused a redness to be left on
15	
16	Emily Bellisario's left side of her back.
17	Request for Admission No. 21:
18	Admit the minor child, Brayden Bellisario, witnessed you committed
19	domestic violence against Emily Bellisario as defined by NRS § 33.018.
20	DATED this day of June, 2020.
21	
22	ROBERTS STOFFEL FAMILY LAW GROUP
23	By: WYWW WILL WWV Amanda M. Roberts, Esq.
24	State of Nevada Bar No. 9294
25	4411 S. Pecos Road Las Vegas, Nevada 89121
26	Attorneys for Plaintiff, Emily Bellisario
27 28	Page 5 of 6
	PLTF0508

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the Administrative Order June, 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 Plaintiff's First Set of Request tor Admissions to Defendant, to the following:

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

Enaployee of Roberts Stoffel Family Law Group

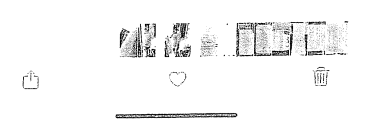
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Exhibit "1"

Exhibit "1"

Exhibit "1"





PLTF0001

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. 5 PART 2

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8	03/03/2021	Affidavit of Service	AA1755
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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=/::-	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	0.4/0.0/2022	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	05/45/0004	An Award of Attorney's Fees and Costs	1 1 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-
			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-
1.5	12/20/2021	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-
	12/20/2021	Trainerr 5 Damoit 12	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-	
		Seal Exhibit "124" 4865	
9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
		Attorney's Fees and Costs and Related Relief	
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414-
			3437
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits AA3460-	
		Offered/Admitted/Denied/Objections	3476
2	04/29/2020	Reply to Counterclaim	AA0301-303
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
2	04/29/2020	Reply to Opposition	AA0268-283
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
		Disqualify Judge Pursuant to NCJC 2.11;	1797
		Countermotion for Award of Attorney's Fees	
		and Costs	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against Domestic	2516
		Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

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

CERTIFICATE OF SERVICE

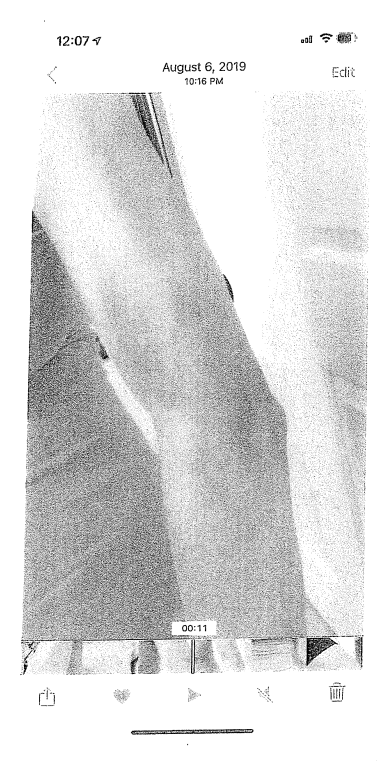
I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 5 Part 2 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

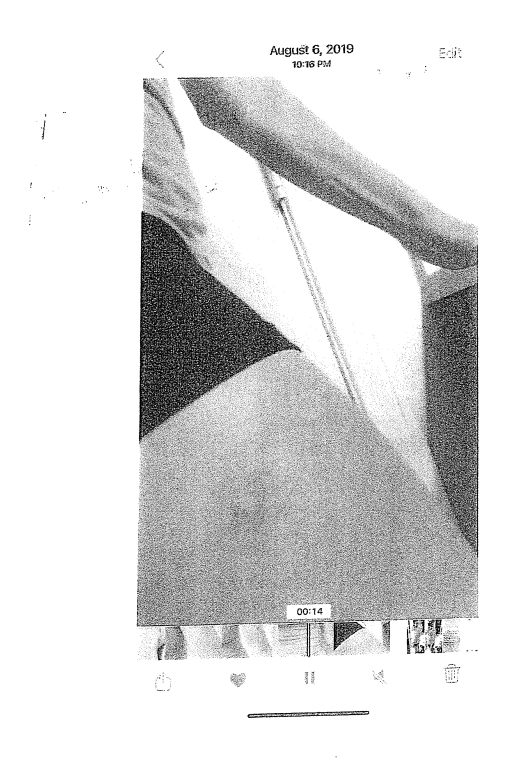
/s/ Crystal Beville

Crystal Beville



PLTF0002

PLTF0512



PLTF0003

ELECTRONICALLY SERVED 6/10/2020 2:33 PM

	6/10/2020 2	:33 PM				
1	RFPD					
2	Amanda M. Roberts, Esq.					
	State Bar of Nevada No. 9294	CDOUB				
3	ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road					
•	Las Vegas, Nevada 89121					
5	FAX: (702) 474-7007	PH: (702) 474-7007 FAX: (702) 474-7477				
6	EMAIL: efile@lvfamilylaw.com	EMAIL: efile@lvfamilylaw.com				
7	Attorneys for Plaintiff, Emily Bellisario					
8	DISTRIC	CT COURT				
9	CLARK COU	JNTY, NEVADA				
10						
11	EMILY BELLISARIO,) Case No: D-20-605263-D Dept No: P				
12	Plaintiff,	Dept No: P				
13	v.	PLAINTIFF'S FIRST SET OF				
14	BRADLEY BELLISARIO,	REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT.				
15		{				
16	Defendant.	{				
17		3				
18	TO: Defendant, Bradley Bellisario, by and through his attorney of record,					
19						
20	Christopher R. Tilman, Esq.					
21	Pursuant to Rule 34 of Nevada Rule of Civil Procedure, the Plaintiff, Emily					
22	Bellisario, by and through her attorney of record, Amanda M. Roberts, Esq., of					
23	Roberts Stoffel Family Law Group, hereby requests Defendant, Bradley Bellisario,					
24						
25	respond to Plaintiff's First Set of Request for Production of Documents Propounded					
26	upon Defendant. Pursuant to said rule, the Defendant is required to respond to					
27						
28	Page	e 1 of 9				
- 11	i e e e e e e e e e e e e e e e e e e e	DI TEOS 14				

Case Number: D-20-605263-D

Plaintiff's First Set of Request for Production of Documents within thirty (30) days of service of the request.

DEFINITIONS AND INSTRUCTIONS

- (a) You must serve a written response. Your response must state that production and related activities will be permitted as requested or that the requested production is objected to, in which event the reasons for your objection must be stated.
- (b) Documents produced for inspection must be produced as they are kept in the usual course of business or be organized and labeled to correspond with the categories in this request.
- (c) The word "DOCUMENTS" includes, without limiting the generality of its meaning, all originals or copies, where originals are unavailable, and no identical copies (whether different from originals by reason of notation made on such copies or otherwise) of all written, recorded or graphic matter, however produced or reproduced, whether or not now in existence, or correspondence, telegrams, notes or sound recordings of any type of conversation, meeting or conference, minutes of meetings, memoranda, interoffice communications, studies, analyses, reports, summaries and results of investigations and tests, reviews, contracts, agreements, working papers, tax returns, statistical records, ledgers, books of account, vouchers, bank checks, bank statements, invoices, receipts, computer data, stenographers'

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notebooks, manuals, directives, bulletins, desk calendars, appointment books, diaries, maps, charts, photographs, plats, drawings, or other graphic representations, logs, investigators' reports or papers similar to any of the foregoing, however denominated. means writing, drawings, graphs, charts, photographs, audio tapes, and other data compilations from which information can. be obtained and translated into reasonably usable form.

- (d) The words "YOU" and "YOUR" means you, your representatives, agents, insurers, attorneys, employees, directors, officers, subsidiaries, affiliates and all others whom you have control.
- (e) The words "possession, custody, or control" mean all documents and things belonging to you that are in you possession, all documents and things belonging to others which you have custody, and all documents and things in the custody of others over which you have the right to control.
- (f) If you at any time had possession of control of a document called for under this Request and if such document has been lost, destroyed, purged, or is not presently in your possession or control, you shall describe the document, the date of its loss, destruction, purge, or separation from possession or control, and the circumstances surrounding its loss, destruction, purge, or separation from possession or control.

Page 3 of 9

- (g) If any document requested is not within your personal custody or control, so state. If the document is not in your personal control or custody, identify every person or entity you know or believe has custody or control of such document.
- (h) As used in this Request, the term "person" includes, without limiting the generality of its meaning, every natural person, corporate entity, partnership, association, governmental body or agency.
- (i) As used in this Request, the terms "identification of a person or entity" includes stating his, her or its full name, his or her most recent home address and telephone number, his, her or its most recent known business address and telephone number, his or her present position, and his, her or its prior connection or association with any party to this litigation.
- (j) If you cannot produce any document requested, after exercising diligence to secure the document or photograph, so state and answer to the extent possible, specifying your inability to produce and stating whatever information or knowledge you have concerning the document or photograph you are unable to produce.
- (k) If you claim privilege as to any communication as to documents or photographs requested, specify the privilege claimed, the communication and/or

answer as to which that claim is made, the parties to the communication, the topic discussed in the communication and the basis for your claim.

(l) These Requests are continuing and require supplemental answers if you obtain further information with respect to the same between the date your answers are served and the entry of judgment.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 1:

For each line item on your Financial Disclosure Form, if not already evidenced by the other initial disclosures required herein, please provide the financial statement(s), document(s), receipt(s), or other information or evidence relied upon to support the figures represented by you on your Financial Disclosure Form.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 2

Please provide copies of video you or someone at your direction has made of Emily Bellisario since January 1, 2017.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 3:

Please provide copies of all bank account statements, other than the firm's IOLTA, for your business known as Bellisario Law from January 1, 2019 to present.

**

Page 5 of 9

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 4:

Please provide copies of all credit card statements, other than the firm's IOLTA, for your business known as Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 5:

For each line item on your Financial Disclosure Form, if not already evidenced by the other initial disclosures required herein, related to your alleged business expenses please provide proof of same from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 6:

Please provide copies of all loan applications for the loan referenced in your Financial Disclosure Form related to your business known Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 7:

Please provide copies of all payroll records for all employees for your business known as Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 8:

Please provide copies of photographs you or someone at your direction has made of Emily Bellisario since January 1, 2017.

Page 6 of 9

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 9:

Please provide copies of all policy statements and evidence of costs of premiums for health and life insurance policies covering either party and/or any children of this marriage paid by your business known as Bellisario Law from January 1, 2019 to present.

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 10:

Please provide copies of all business tax returns, balance sheets, profit and loss statements, and all documents that may assist in identifying or valuing any business or business interest for the past (5) completed calendar or fiscal years with respect to any business or entity in which any party has or had an interest within the past twelve (12) months.

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Page 7 of 9

REQUEST FOR PRODUCTION OF DOCUMENTS NO. 11: 1 2 Please provide a copy of every other document or exhibit, including 3 summaries of other evidence, that a party expects to offer as evidence at Trial in 4 any manner. 5 6 REQUEST FOR PRODUCTION OF DOCUMENTS NO. 12: 7 Please execute and return attached Exhibit "1" which is a release for medical 8 records for the period January 1, 2019 to present. 9 DATED this Oth day of June, 2020. 10 11 ROBERTS STOFFEL FAMILY LAW GROUP 12 13 Amanda M. Roberts, Esq. 14 State of Nevada Bar No. 9294 15 4411 S. Pecos Road Las Vegas, Nevada 89121 16 PH: (702) 474-7007 17 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com 18 Attorneys for Plaintiff, Emily Bellisario 19 20 Page 8 of 9

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the Aday of June, 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 Plaintiff's First Set of Request for Production of Documents to Defendant, to the following:

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

Employee of Roberts Stoffel Family Law Group

Page 9 of 9

Exhibit "1"

Exhibit "1"

Exhibit "1"

AUTHORIZATION FOR THE RELEASE OF PROTECTED HEALTH INFORMATION

TO:	(Requires name and address)	

This Authorization authorizes the release of Protected Health Information pursuant to 45 CFR Sections 160 and 164.

- 1. I hereby authorize you to release the requested information to the above stated entity. I understand that I may revoke this authorization at any time and I must do so in writing. I understand that the revocation does not apply to information already released in response to this authorization. I further understand that once the above information is disclosed, it may be-redisclosed by the recipient and the information any not be protected by federal privacy laws or regulations. This authorization expires at the conclusion of my claim. My treatment, payment, enrollment or eligibility for benefits may not be conditional on signing this authorization. I understand that when the information is used or disclosed, pursuant to this authorization may be subject to re-disclosure by the recipient and may no longer be protected health information. I understand the that drug, alcohol, psychiatric and/or HIV/AIDES related information may be released.
- As the condition to the use of this Authorization, the recipient, if not a law firm, agrees to, and will promptly provide Roberts Stoffel Family Law Group, copies of any and all documents or other items obtained by virtue of this Authorization, without charged.
- 3. Any and all medical records, including but limited to, notes, memoranda, correspondence, telephone call records, pictures and/or videos, histories, narratives, summaries, conclusions, diagnoses, referrals, recommendations, prescriptions, imaging reports, test results, reference lab reports, physicians' and nurses' notes, Kardex, physical therapy and rehabilitation records and notes, HIV/AIDS, Drug and Alcohol Information, Genetic Information, Mental Health Information, Sexually Transmittal Disease Information, Tuberculosis, records of other health care providers, or any other written documentation relating to my treatment and/or care for the following period of time: January 1, 2019 to present.
- 4. The information may be disclosed by employees or business associates of provider.
- 5. The information may be disclosed to: Roberts Stoffel Family Law Group or their duly authorized agents.

Page 1 of 2

6.	The disclosure may be made for the following purpose: Divorce and Custody
	case

- 7. This authorization will remain in full force and effect until the conclusion of the claim for five (5) years, regardless of when I was or treated.
- 8. I further authorized the release of any and all medical billings, statements or invoices that you have in your possession, custody or control pertaining to my treatment and/or consultation.
- 9. I am willing that a photocopy of this authorization be accepted in lieu of the original.
- 10. I acknowledge (i) I that I have the right to revoke the authorization at any time, and (ii) understand that once the information is disclosed, it may no longer be protected by federal privacy law.
- 11. I acknowledge that I may revoke this authorization only in writing sent by certified mail to the Provider at the address above. The revocation shall be effective only upon receipt, except (1) to the extent the Provider has acted in reliance on the authorization, or (2) the authorization was obtained as a condition of obtaining insurance coverage and the insurer wishes to use the protected health information to lawfully contest a claim.

	Date: Signed by: Patient's Name (Print): Patient's SSN: Patients Date of Birth:		
-	ng is other that patient, sta	te authority under whic	h signature is
made:			
The patient must be g	given a copy of the autho	rization.	
om two obst 1	1		
STATE OF Nevada)		
STATE OF Nevada	SS.		
County of Clark	ss.)		
County of Clark	ss.) sworn to before me this _	day of	, 2020.

Page 2 of 2

ELECTRONICALLY SERVED 6/10/2020 2:33 PM

1	INTG				
2	Amanda M. Roberts, Esq.				
3		State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP			
4	4411 S. Pecos Road				
5	Las Vegas, Nevada 89121 PH: (702) 474-7007				
6	FAX: (702) 474-7477				
7	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario				
8		em coribm			
9	DISTRICT COURT				
10	CLARK COU	CLARK COUNTY, NEVADA			
11	 EMILY BELLISARIO,) Case No:	D-20-605263-D		
12		Dept No:	P		
13	Plaintiff,) PLAINTII	FF'S FIRST SET OF		
14	DD ADLEY DELLISADIO	INTERRO DEFENDA	GATORIES TO		
15	BRADLEY BELLISARIO,	DEFERDA	MAT.		
16	Defendant.	_}			
17	TO: Defendant, Bradley Bellisario	o, by and throu	gh his attorney of record,		
18		TO: Defendant, Bradley Bellisario, by and through his attorney of record,			
19	Christopher R. Tilman, Esq.				
20	Pursuant to Rule 33 of Nevada Ru	Pursuant to Rule 33 of Nevada Rule of Civil Procedure, the Plaintiff, Emily			
21	Bellisario, by and through her attorney of record, Amanda M. Roberts, Esq., of				
22					
23	Roberts Stoffel Family Law Group, hereby requests Defendant, Bradley Bellisario,				
24	respond to Plaintiff's First Set of Interrogatories Propounded to Defendant.				
25	Pursuant to said rule, the Defendant is required to respond to Plaintiff's First Set of				
26	Interrogatories, within thirty (30) days of service of the request.				
27	**************************************				
28	Page 1 of 12				

Case Number: D-20-605263-D

DEFINITIONS AND INSTRUCTIONS

- 1. Information sought in these Interrogatories shall include information within the knowledge, possession, control or access of any agent, employee, attorney, or investigator (including investigators of an attorney) of responding Plaintiff, or any person acting as Plaintiff's representative or on behalf of Plaintiff including, but not limited to, any otherwise independent attorney, agent or investigator.
- 2. The words "YOU" and "YOUR" means you, your representatives, agents, insurers, attorneys, employees, directors, officers, subsidiaries, affiliates and all others over whom you have control.
- 3. Whenever appropriate, the singular form of a word shall be interpreted as plural, and the masculine gender shall be deemed to include the feminine.
- 4. As used in these Interrogatories, the term "AND" as well as "OR" shall be construed either disjunctively or conjunctively, as necessary, to bring within the scope of these Interrogatories any information which might otherwise be construed to be outside their scope.
- 5. As used in these Interrogatories, the term "DATE" means the exact day, month, and year, if known or, if not known, your best approximation thereof. Exact dates shall be given in all answers except where it is explicitly indicated that an approximate date may be given.

Page 2 of 12

6. As used in these Interrogatories, the term "PERSON" includes, without limiting the generality of its meaning, every natural person, corporate entity, partnership, association, governmental body or agency.

- 7. As used in these Interrogatories, identification of a person or entity includes stating his, her or its full name, his or her most recent home address and telephone number, his, her or its most recent known business address and telephone number, his or her present position, and his, her or its prior connection or association with any party to this litigation.
- 8. As used in these Interrogatories, the term "DOCUMENT" includes, without limiting the generality of its meaning, all originals or copies, where originals are unavailable, and no identical copies (whether different from originals by reason of notation made on such copies or otherwise) of all written, recorded or graphic matter, however produced or reproduced, whether or not now in existence, or correspondence, telegrams, notes or sound recordings of any type of conversation, meeting or conference, minutes of meetings, memoranda, interoffice communications, studies, analyses, reports, summaries and results of investigations and tests, reviews, contracts, agreements, working papers, tax returns, statistical records, ledgers, books of account, vouchers, bank checks, bank statements, invoices, receipts, computer data, stenographers' notebooks, manual s, directives, bulletins, desk calendars, appointment books, diaries, maps, charts, photographs, plats, drawings, or other graphic

representations, logs, investigator's reports, or papers similar to any of the foregoing, however denominated.

9. As used in these Interrogatories, identification of a document includes stating (a) the nature of the document; (b) the date, if any, appearing thereon; (c) the date, if known on which the document was prepared; (d) the title of the document; (e) the general subject matter of the document; (f) the number of pages comprising the document; (g) the identity of each person who wrote, dictated, or otherwise participated in the preparation of the document; (h) the identity of each person who signed or initialed the document; (I) the identity of each person to whom the document was addressed; (j) the identity of each person who received the document or reviewed it; (k) the location of the document; and (1) the identity of each person having custody of the document. Identification of a document includes identifying all documents known or believed to exist, whether or not in your custody or in the custody of your attorneys.

In all Interrogatories requesting the identification of documents, you are requested to state whether you will make such documents available for inspection and copying by stating "available"; if you are unwilling or unable to produce such documents, you are requested to so indicate by stating "not available" and state the reasons therefore.

NOTE, however, that where you are requested herein to attach a copy of a document to your Answers to Interrogatories, this is to be deemed a request for

Page 4 of 12

production which can only be satisfied by producing the document requested.

- 10. If you at any time had possession or control of a document called for under this request and if such document has been lost, destroyed, purged, or is not presently in your possession or control, you shall describe the document, the date of its loss, destruction, purge, or separation from possession or control, and the circumstances surrounding its loss, destruction, purge, or separation from possession or control.
- 11. With respect to the identification of documents, identify all documents which relate to these documents and all persons who have knowledge of these documents.
- 12. In each case wherein you are asked to "STALE, THE BASIS" of an identified contention, allegation, denial or statement, provide the following information:
 - (a) Every fact upon which the contention, denial, allegation or statement is based;
 - (b) The source of said facts;
 - (c) The identity of each person having knowledge of said facts;
 - (d) As to each such person, the substance of his knowledge;
 - (e) The identity of each document concerning, commenting on or relating to said facts;
 - (f) The identity of each communication concerning, commenting on or relating to said facts.
- 13. As used in these Interrogatories, the term "COMMUNICATION" means any contact, oral or written, formal or informal, at any time or place and under any

Page 5 of 12

 circumstances whatsoever, whereby information of any nature was transmitted or transferred.

- 14. As used in these Interrogatories, identification of a communication includes stating (a) the date and place of the communication; (b) the identity of each person who was present at, participated in, or has knowledge of the communication; (c) the type of communication (e.g., oral or written); (d) the substance of the communication; and (e) the identity of each document reflecting or comprising the communication.
- 15. If any of the information contained in the Answers to these Interrogatories is not within your personal knowledge, so state. The Answers to these Interrogatories should identify every person, document, and communication upon which you rely for the information contained in the Answer not based solely on your personal knowledge.
- 16. If you cannot answer any portion of any of the following Interrogatories in full, after exercising diligence to secure the information to do so, so state and answer to the extent possible, specifying your inability to answer the remainder and stating whatever information or knowledge you have concerning the unanswered portions.
- 17. If you claim privilege as to any communication as to which information is requested by these Interrogatories, specify the privilege claimed, the

Page 6 of 12

communication and/or answer as to which that claim is made, the parties to the 1 2 communication, the topic discussed in the communication and the basis for your 3 claim. 4 18. These Interrogatories are continuing Interrogatories and require 5 6 supplemental answers if you obtain further information with respect to the same 7 between the date your answers are served and the entry of judgment. 8 **INTERROGATORIES** 9 10 **INTERROGATORY NO. 1:** 11 If you denied any individual request in Plaintiff's First Set of Request for 12 Admissions, please explain in detail the reasoning behind the denial for each. 13 14 **INTERROGATORY NO. 2:** 15 Please describe, in your own words, what took place on September 16, 2019, 16 which resulted in Las Vegas Metropolitan Police Report No. LLV190800004570. **INTERROGATORY NO. 3:** Please describe, in your own words, what took place on August 1, 2019, which resulted in Las Vegas Metropolitan Police Report No. LLV190911176484. /// 111 /// 111 Page 7 of 12

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INTERROGATORY NO. 4:

Please describe any and all acts of domestic violence you have committed against Emily Bellisario as defined pursuant to NRS \S 33.018 and for each described event include the following information: (1.) date; (2.) location; and (3.)

INTERROGATORY NO. 5:

Please state your strength as a parent to the minor children at issue in this

INTERROGATORY NO. 6:

Please state your weaknesses as a parent to the minor children at issue in this

INTERROGATORY NO. 7:

Please state Emily Bellisario's strengths as a parent to the minor children at

INTERROGATORY NO. 8:

Please state Emily Bellisario's weakness as a parent to the minor children at

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Page 8 of 12

INTERROGATORY NO. 9:

Please state with specificity each and every fact that supports your position that you should be awarded joint physical custody of the minor children at issue in this action.

INTERROGATORY NO. 10:

Related to your request for joint physical custody, please state with specificity each and every fact that you allege supports your position that you can rebut the presumption set forth in NRS § 125C.0035 (5) if the Court determines you have committed domestic violence against Emily Bellisaro.

INTERROGATORY NO. 11:

Please provide the following information for all medical providers that you have treated with in the last twenty-four (24) months; including but not limited to: primary care physicians, specialist, psychiatrists, hospitals, urgent care facilities, therapists, social workers, etc.

- 1. Name;
- 2. Address;
- 3. Telephone number;
- 4. Treatment periods; and
- 5. Reason for the treatment.

INTERROGATORY NO. 12:

State whether you have retained the services of a private investigator, conducted personal surveillance, or in any way had third party watch the other parent for the

Page 9 of 12

purposes of gathering information about him or anyone associated with him. If so, please describe in detail the following, what information was gathered, and a description of any documents/photographs/video recordings that exist regarding this surveillance and who has possession of each.

INTERROGATORY NO. 13:

Identify each person who has knowledge of the facts and events in the pleadings or in any answers to these Interrogatories or who may testify at any proceeding in this matter, including the following information:

- a. Name;
- b. Address;
- c. Telephone number;
- d. Email address;
- e. Topic of anticipated testimony;
- f. Identify whether the person is expected to testify; and
- g. Identify any documents in the person's custody or control relevant to any issue in this matter.

INTERROGATORY NO. 14:

Identify if you allege Emily Bellisario has committed domestic violence against you, and for each (if any), provide the following:

- a. Date and time;
- b. Description of event;
- c. If photographs or recordings were taken at the time of incident; and
- d. Parties present.

Page 10 of 12

INTERROGATORY NO. 15:

With regard to your employment as an attorney, please provide the following:

- a. Twelve (12) month average hours worked per week (prior to COVID-19);
- b. Average work schedule (days and hours) worked over a 6 month period (prior to COVID-19);
- c. Average work schedule (days and hours) worked between March 15,2020, and the present date;
- d. If your work schedule changed as a result of COVID-19, please identify whether or not you expect the schedule to return to the days and times outlined in subsection (b) of this request;
- e. Identify the address of the location where you physically perform work, over the past twelve (12) months.

DATED this 10th day of June, 2020.

ROBERTS STOFFEL FAMILY LAW GROUP

By: Manda M. Rull Amanda M. Roberts, Esq.

State of Nevada 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

Page 11 of 12

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the May of June, 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 Plaintiff's First Set of Interrogatories to Defendant, to the following:

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

Entployee of Roberts Stoffel Family Law Group

Page 12 of 12

EXHIBIT "6"

EXHIBIT "6"

EXHIBIT "6"

ELECTRONICALLY SERVED 12/3/2020 9:44 PM

DECEMBER 3, 2020

Sent Via Electronic Service Only

Amanda Roberts 4411 S. Pecos Rd. Las Vegas, NV 89121

RE: Bellisario vs. Bellisario (D-20—605263-D)

Ms. Amanda Roberts.

You never cease to amaze me. I am in receipt of your letter dated December 3, 2020 regarding EDCR 5.501 and your intention to file a motion regarding the disclosure of financial records. Notably, your state clear as day:

"AS YOU ARE FULLY AWARE, I CANNOT ENFORCE THE COURT'S ORDER UNTIL IT IS FILED."

Finally, something we agree on. As you are aware no orders have been signed and filed in this matter since June 10, 2020 when the Parties entered a Stipulation and Order which is now the subject of litigation. Since that time, you have been instructed to prepare multiple orders, however, no Orders have ever been signed and filed due to your willful failure to prepare the Orders. As such, I have been denied due process rights to respond to Orders.

As such, your motion should fail, however thank you for agreeing with me that Judge Pomrenze is unable to enforce Orders that are not filed.

In regard to financial records, please let me know if your client has produced any records or disclosures pursuant to NRCP 16.2. At this time I am unaware of any such disclosures and your client is in violation of NRCP 16.2.

Warm regards,

/s/ Bradley Bellisario
Bradley Bellisario
7100 Grand Montecito Pkwy, #2054
Las Vegas, NV 89149
T: 309.397.6734

E: bradb@bellisariolaw.com

PLTF0538

Case Number: D-20-605263-D

Electronically Filed 2/9/2021 5:04 PM Steven D. Grierson CLERK OF THE COURT

EXMT

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BRADLEY J. BELLISARIO

Nevada Bar No. 13452

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Plaintiff Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO,

2007 V 14755

Plaintiff,

12 vs.

BRADLEY BELLISARIO,

Defendant

EX PARTE MOTION FOR

Case No.: D-20-605263-D

CONTINUANCE

Dept No.: P

OF HEARING SET FOR FEBRUARY 11,

2021 AT 1:30PM

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COMES NOW Bradley J. Bellisario, the Defendant in proper person, and requests a

continuance of the court hearing regarding Plaintiff's NOTICE OF MOTION AND MOTION TO

EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS

ACTION, APPOINT A RECIEVER FOR THE BUSINESS, DEEMING BRADLEY

VEXATIOUS LITIGATION 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. This motion is made is good faith and is based on the attached

27 28

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EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 1

Case Number: D-20-605263-D

Points and Authorities, Declaration of Movant, the papers and pleadings on file herein, and such further evidence and argument that may be requested.

DATED this 9th day of February, 2021.

/s/ Bradley J. Bellisario

Bradley Bellisario 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 309.397.6734

T: 309.397.6734 F: 702.936.4801

E: bradb@bellisariolaw.com

Defendant Pro Se

POINTS AND AUTHORITIES

A party may request a continuance of a hearing through an ex parte motion. EDCR 5.525(c). This ex parte motion seeks to continue a hearing on the court's calendar.

FACTS AND ARGUMENTS

I. Current Court Date

There is a court date set for February 11, 2021 at 1:30 PM.

II. Prior Requests

This is Defendant's FIRST request to change the court date.

III. Attempt to Resolve

It would be futile and not possible to obtain a stipulation to continue the court hearing as Plaintiff already filed the motion and received a hearing date of March 15, 2021 at 10:00 AM. Plaintiff then filed an Ex Parte Motion for Order Shortening Time and received a new hearing date of February 11, 2021 at 1:30 PM. Plaintiff's Motion for Order Shortening Time has no merit, further Plaintiff's Counsel provided innapropriate ex parte communications on January 25, 2021

EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 2

 making multiple intentional misrepresentations of material fact, thereby causing you Honor to advise Plaintiff's Counsel to file an Order Shortening time that you would approve.

IV. Reason for Continuance

On September 17, 2020, Plaintiff filed a false police report claiming that she had an active and enforceable Extended Order for Protection (T-19-200404-T). Upon information and belief, Plaintiff only filed the false police report on September 17, 2020 because that was the date set for the EPO to expire. Upon information and belief, Plaintiff was advised by Amanda Roberts to file the false police report on September 17, 2020. In the false police report, Plaintiff alleged that Defendant violated the EPO by emailing her Dad on June 11, 2020. Said email was entirely civil and simply requested Plaintiff contact Defendant regarding health insurance for the minor children. Based on Plaintiff's false allegations, pressure from Plaintiff, and pressure from Amanda Roberts, LVMPD and the Clark County District Attorney's office issued an arrest warrant for Defendant on January 21, 2021.

On January 23, 2021 Defendant was arrested while returning the parties' three (3) minor children to the marital home located at 1913 Sondrio Drive, Las Vegas, NV 89134. Immediately prior to being put in cuffs, Defendant was removing the minor children from Defendant's SUV, giving the children a hug and kiss, and handing them their finger paintings they made to give to mommy (Plaintiff). While all that was taking place, Plaintiff stood on the front lawn, which she has never done before during drop-off, to get a better view of her hard work. Defendant was informed by police that Defendant was being arrested for violation of TPO related to Case No. T-19-200404-T. Defendant informed the LVMPD officers that the TPO had been dissolved prior to the allegations, however, Defendant was still taken to jail.

EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 3

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Defendant was incredibly emotionally distraught as a result of the arrest in front of Defendant's three (3) children. Especially because Defendant knew the arrest was wrongful and simply the result of Plaintiff filing a false report.

On January 7, 2020 that parties attended hearing in CPS court in which the CPS case was closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T (See Order Dissolving TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See Motion for Contempt, attached hereto as Exhibit B). Defendant filed a lengthy Opposition to Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion for Contempt, attached hereto as Exhibit C). On March 12, 2020 the case was called on for hearing and the Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order from March 12, 2020 hearing, attached hereto as Exhibit D). Despite being present for the hearing January 7, 2020 in which Plaintiff stipulated to dissolve the TPO, being present for the hearing March 12, 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and closed the case, and despite being served Orders from each hearing, Plaintiff still continued to claim she had an active Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary Statement claiming; "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report, attached hereto as Exhibit E). On September 17, 2020 Plaintiff filed another Voluntary Statement with LVMPD stating "He tells my dad to tell me to contact him which is against the TPO." (See September 17, EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 4

2020, attached hereto as Exhibit F). Officer Mayrie Aquino (P#13993) states that "Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11th, 2020...Bradley contacting Emily's father and requesting Emily contact him is a violation of the above referenced Extended Protection Order." (*See* Declaration of Warrant, attached hereto as Exhibit G). On September 27, 2020 officer Mayrie Aquino submitted a Declaration of Warrant/Summons based on Plaintiff's false accusations, ultimately leading to the issuance of an arrest warrant on January 21, 2021 and Defendant's arrest on January 23, 2021.

On January 25, 2021 the parties were scheduled to have their first hearing in front of newly assigned Judge Mary Perry. Plaintiff and Plaintiff's counsel conspired to have Defendant arrested such that Defendant would not be available for said hearing and such that Defendant would not be afforded due process to seek relief from fraudulently prepared Orders regarding the parties' hearings on July 30, 2020 and October 22, 2020.

During the status check on January 25, 2021 Plaintiff's Counsel, Amanda Roberts, unethically chose to present ex parte arguments to the Judge. Specifically, Judge Perry requested of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are intentional misrepresentations of material fact, constituting fraud upon the court, and violating the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, rather Defendant was wrongfully arrested for alleged violations of an Extended Order of Protection which had already been dissolved by the parties. (See Criminal Complaint, attached hereto as Exhibit H). The charge has since been dropped as the Court agreed it was a wrongful arrest. Additionally, it appears that Ms. Roberts had ex parte communications with the Court EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 5

 claiming that Defendant was drinking. Judge Perry inexplicably states he [Defendant] "definitely needs to dry out first." (See Video from January 25, 2021 Status Check). However, Defendant has not consumed any alcohol for months as evidenced by a clean SCRAM history.

After making numerous intentional misrepresentations of material fact to the Court. Ms. Roberts then filed Plaintiff's Notice of Motion and Motion to Extend Protection Order, Joining this Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigant 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 on February 5, 2021 containing multiple instances of scandalous, impertinent, and fraudulent allegations, as well as inadmissible hearsay. Plaintiff further submitted an Ex Parte Motion for Order Shortening Time as instructed by your Honor after your Honor was lied to Amanda Roberts, and misled to believe domestic violence had occurred and exigent circumstances existed to warrant an Order Shortening Time. Defendant is forced to file the instant Motion to protect his due process rights as a father and litigant.

The Nevada Supreme Court has recently held that parents have a fundamental right concerning custody of their children.

"[D]ue process of law [is] guaranteed by the Fourteenth Amendment of the United States Constitution and Article 1, section 8(5)...of the Nevada Constitution." *Rico v. Rodriguez*, 121 Nev. 695, 702-03, 120 P.3d 812, 817 (2005). Due process protects certain substantial and fundamental rights, including the interest parents have in the custody of their children. *Id.* At 704, 120 P.3d at 818. Further, due process demands notice before such a right is affected. *Wiese v. Granata*, 110 Nev.

EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 6

1410, 1412, 887 P.2d 744, 745 (1994). Accordingly, a "party threatened with loss of parental rights must be given opportunity to disprove evidence presented." *Wallace v. Wallace*, 112 Nev. 1015, 1020, 922 P.2d 541, 544 (1996)(citing *Wiese*, 110 Nev. At 1413, 887 P.2d at 746).

Parents are entitled to be afforded notice and an opportunity to be heard regarding a change in visitation or custody. *Gordon v. Geiger*, 402 P.3d 671 (Nev. 2017). In this matter Plaintiff filed a forty-four (44) page motion on Friday, February 5, 2021 and a hearing date was issued of March 15, 2021. Defendant was served with an Order Shortening Time, which was procured by Plaintiff through intentional misrepresentation of material fact on Monday, February 8, 2021. In fact, Defendant was served the Order Shortening Time while attending Defendant's Preliminary Hearing for the court case in which Defendant was wrongfully arrested due to Plaintiff's false police report. Defendant was forced to spend half the day at Clark County District Court. Defendant also needs to first file for relief regarding Orders filed by Plaintiff which were procured by fraud. Due to civil procedure Defendant must first file for relief regarding those Orders before Opposing Plaintiff's Motion on for Hearing February 11, 2021. If the Hearing is held February 11, 2021 Defendant will not have adequate time to prepare a response because I have been deprived of due process due to intentional misrepresentations of material fact offered by Amanda Roberts and used to deceive your Honor into granting an Order Shortening Time.

V. New Date Requested

Defendant hereby requests this Honorable Court continue hearing on Plaintiff's Motion from February 11, 2021 at 1:30 PM to the original date of March 15, 2021 at 10:00 AM. No exigent circumstances exist to hold the hearing on an Order Shortening Time. Failing to grant Defendant's request for Continuance would severely prejudice Defendant Due Process Rights. EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 7

Further, Plaintiff was granted the Order Shortening Time based upon material misrepresentations of fact provided by Plaintiff's Counsel, Amanda Roberts on January 25, 2021 when Defendant was unavailable for hearing due to wrongful arrest as the result of Plaintiff's false police report. I respectfully ask the Court to continue the court date as requested above, and any other relief the Court finds appropriate. DATED this 9th day of February, 2021. /s/ Bradley J. Bellisario Bradley Bellisario 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 309.397.6734 F: 702.936.4801 E: bradb@bellisariolaw.com Defendant Pro Se EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 8

AFFIDAVIT IN SUPPORT EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FERRUARY 11, 2021 AT 1:30PM

2	OF HEARING SET FORT EDING.
3	STATE OF NEVADA)) ss
5	COUNTY OF CLARK)
6 7	I, BRADLEY BELLISARIO, being duly sworn hereby state:
8	I am the Defendant in the above titled case located in Clark County Family Court and
9	have personal knowledge of said case.
10	2. I have read the foregoing Motion and hereby certifies that the facts set forth therein are
12	true of Affiant's own knowledge, except for those matters stated upon information and
13	belief, and as to those matters, Affiant believes them to be true. Affiant incorporates
14	these facts into this Affidavit as though fully set forth herein.
15	3. This Affidavit is made in good faith and not made for the purpose of delay.
16	
17 18	Further your Affiant sayeth naught.
19	DATED this 9th day of February 2020.
20	
21	C Deviller Pollicorio (Affirmati
22	Signature of Bradley Bellisario (Affiant)
23	This instrument was acknowledged Before me on February
24	by Plaintiff Bradley Bellisario.
25	Appointment No. 20-9043-01 My Appointment Expires Oct. 15, 2024
26	Signature of Notaria Officer
27	NOTARY PUBLIC
28	Title and Rank Title and Rank
	EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 9

EXHIBIT A

Electronically Filed 2/26/2020 9:55 AM Steven D. Grierson CLERK OF THE COURT CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 2 Attorney for Respondent Father 4 Bradley Bellisario DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 In the Matter of: 7 Case No: J-19-349506-P1 Dept No: D BRAYDEN BELLISARIO; 8 BLAKE BELLISARIO: BROOKLYN BELLISARIO; 9 Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m. Minors. 10 11 NOTICE OF ENTRY OF EXPARTE ORDER 12 PLEASE TAKE NOTICE that on the 14th day of February, 2020, the Honorable Robert W. 13 Teuton entered an ExParte Order, a copy of which is attached hereto. 75 day of February, 2020 14 DATED this 15 16 17 18 19 CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 005150 121k South Maryland Parkway Las Vegas, Nevada 89104 20 21 Attorney for Respondent Father 22 23 24 25 26 27 28

Case Number: J-19-349506-P1

CERTIFICATE OF MAILING I hereby certify that service of this NOTICE OF ENTRY OF EXPARTE ORDER was made this <u>Alo</u> day of February, 2020, by depositing a copy thereof in a sealed envelope, first class postage prepaid, in the U.S. Mail, addressed to: BRANDON MCCOY, ESQ. 625 South 8th Street, 2nd Floor Las Vegas, NV 89101 Attorney for Respondent Mother An employee of Christopher R. Tilman, Esq. -2-

Electronically Filed 02/14/2020 CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 CLERK OF THE COURT 2 3 Attorney for Respondent Father Bradley Bellisario DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 In the Matter of: 7 Case No: J-19-349506-P1 BRAYDEN BELLISARIO; Dept No: D BLAKE BELLISARIO; BROOKLYN BELLISARIO: 9 Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m. Minors. 10 11 EX PARTE ORDER 12 IT IS HEREBY ORDERED that as of January 7, 2020, wardship was TERMINATED with NO provisions to a custody agreement. 13 14 IT IS FURTHER ORDERED that the Temporary Protection Order, Case Number 051569 was dissolved pursuant to the stated agreement by the parties. 15 Dated this 12 day of February, 2020. 16 17 18 DISTRICT COURT JUDGE 19 Submit 20 21 CHRIST CHER R. TILMAN, ESQ. Nevada Var No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 22 23 24 Attorney for Respondent Father 25 26 27 28

EXHIBIT B

Electronically Filed 03/02/2020

CLERK OF THE COURT

COURT CODE: MOT

Your Name: Cmily Pollisaril

(⊠ check one) Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

8 mila	parisari d	
Applicant J		

(person who obtained the protection order)

VS.

Adverse Party.

(person who the protection order is against)

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

DEPT.: TPO / P

DATE OF HEARING: 324/20

Hearing Requested: X Yes

MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

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

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 we the following: (Do not explain the violations here — you we is for anything else that you would like the judge to order to want to feel Saft again and fair me contacting me and showing up	besides contempt. Be specific.)
I respectfully ask the Court to grant me the relief requeste attorney's fees if I am able to retain an attorney for this matte	ed above, including an award of or, and any other relief the Court
finds appropriate.	1
DATED 312 , 2020. Submitted By: (your signature)	
(print your name)	Emily Bollisans

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.

Cou	ert Order Being Violated. The other party is violating the terms of a Court order that the
Cou	art entered on (date court order was filed) 10/24/2019.
	The Court order says on page, line/paragraph number that the other party is supposed to: (write what the order says the other party is supposed to do): Stay Away from my more.
	The other party is not following this part of the order. The other party is (describe what the other party is doing or not doing that violates the order) YEROS CAMING TO MINE FOY PILK UP OF THE VIOLE ON OF A DOING JANUARY
	The violation happened on (date(s) of violation) PHENY DAY SINCE SOMEWAY TOO

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

,	The Court order says on page, line/paragraph number that the other
1	is a supposed to: (write what the order says the other party is supposed to do):
1	NU things or harrasment or stalking
•	J. J.
,	
	The other party is not following this part of the order. The other party is (describe what
	YNYDUAY MINE
	contestation said state to intimidate my and to
	"expose" we by being a whome and anything we can
	to to intimidate me talk me when I'm at certain places
	do to winmidage me, take to the time of the total 2010
	The violation happened on (date(s) of violation) Since January 2010
	about the other
	The Court order says on page, line/paragraph number that the other
	perty is supposed to: (write what the order says the other party is supposed to do).
	NO CONTACT What Survey
	The other party is not following this part of the order. The other party is (describe what
	the other party is doing or not doing that violates the order) Some Calls WK
	of texts & Snowing up at pick ups
	of lexil & graporting in
	toniani
	The violation happened on (date(s) of violation) Since January.
No	tice. (check one)
	The other party was served with a copy of the court order on (date the party was
	served with the order) 10124 19.
	☐ The other party knows about the court order(s) because (explain how the other part
	is aware of the court order)
	1

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

2.

3. Harm. I am being	harmed or will be harmed by the other party's	violation in the following
ways: (explain how	with other party's violation is affecting you). So much Stress and Canxiely Pak in again and hurt me. all I in my home. I fear Im	ty. I fear that
followed		J
	npt Ruling. The judge should find (write the nadders)	in contempt because
		To 1 Tain Amondia
	a support of this Motion will be filed separately	
I have personal declare under pena true and correct.	knowledge of the facts constituting the conte lty of perjury under the law of the State of N	mpt(s) explained above. I evada that the foregoing is
DATED 3/2	, 20 <u>26</u> .	
	Submitted By: (your signature) (print your name)	y Bellisario
	(p)	

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

03/02/2020 Your Name: <u>Emily Bellison</u>; O
(⊠ check one) Applicant / □ Adverse Party CLERK OF THE COURT DISTRICT COURT CLARK COUNTY, NEVADA CASE NO.: T-19-200 404-T DEPT: (person who obtained the protection order) DATE OF HEARING: 3/24/20 TIME OF HEARING: 11' CO CVM Bradley Bellisario
Adverse Party. (person who the protection order is against) EXHIBIT APPENDIX , the (check one \boxtimes) \square Applicant (your name) Emily Bellisanio /

Adverse Party, submits the following exhibits in support of my (title of motion / opposition you filed that these exhibits support) Motion for Contempt that these are not considered substantive evidence in my case until formally admitted into evidence. Table of Contents: 1. Statement

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Exhibit Appendix

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DATED (month) _	3/2/2020	(a	lay), 20	<u>.</u>	
	Submitted B	y: (your signature (print your name) Similar	paliani	
		(print your name	e) _ ang	1. Vite Miles	
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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 came up the stairs and grabbed me and began yelling in my face and threatening me while my stood behind me crying. I was granted a protection after that event and had it until jan7th 2020 he kept ng 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 soon as the order dropped he started harassing me again following me telling me he knew i he knew i was on the strip one be at work and kept asking over and over me my work schedules and address not to pick up the kids many times and have pick them up like he was doing for four months but he keeps showing up even though i am telling him no

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: <u>Pmily Politonib</u>
(⊠ check one) Applicant / □ Adverse Party DISTRICT COURT CLARK COUNTY, NEVADA CASE NO .: T- 19 -200 404-DEPT.: (person who obtained the protection order) VS. (person who the protection order is against) EX PARTE MOTION FOR AN ORDER SHORTENING TIME (your name) <u>Pmily</u> <u>pellisari</u> ____, submits this Ex Parte 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. Submitted By: (your signature)

(print your name)

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Application for OST - TPO

DECLARATION

1. I	am the Movant in this case. I have personal knowledge of the facts contained herein
a	nd am competent to testify to these facts.
2. T	There is a hearing scheduled for (current court date) 3 24 20 at
(1	time of hearing) 11:00 am.
	Service: (\overline{\overl
	☐ The other party was already served with a copy of the underlying motion. The
	motion was served (\boxtimes check one) \square by mail / \square 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)
	tiling of Motion
5.6.	There is an emergency that needs to be handled quickly: (explain the emergency) Decourse m in fear keep asking him and his Darrents with to show up but he does. The gruy went on one date with that he variablized the nouse over comes back in town worth to I feel if he finds out he is in town he will try to hurt me or him or to have us tollowed and time, are asked in good faith. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct. Submitted By: (your signature) (print your name) Emily Bellisant
	(print your name)
0.000	Family Law Self-Help Center Application for OST - TPO
(6.) 11111	FRIDITY LAW GCII-TICID COINCI

Electronically Filed 3/5/2020 3:03 PM Steven D. Grierson CLERK OF THE COURT

COURT CODE: OST

Your Name: Emily Bellisanv
(

| Check one | Applicant | Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisovio Applicant (person who obtained the protection order)	CASE NO.: <u>T-19-200404</u> — DEPT.: <u>TPO / P</u>
vs.	DATE OF HEARING: 3/24/20
Adverse Party. (person who the protection order is against)	TIME OF HEARING: 11:00 Com
ORDER SHOR Upon application of the Movant, and good cause	TENING TIME
IT IS HEREBY ORDERED that the time	
☐ Motion to Modify / Dissolve	Motion to Show Cause
☐ Motion to Extend	☐ Other:
is hereby shortened and shall be heard on \(\frac{\sqrt{\chi}}{\sqrt{\chi}} \) at the Family Cour Vegas, Nevada 89101.	·
DATED this 5th day of Mar	eh, 2020. HEARING MASTER
Submitted By: (your signature) \ (print your name) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	MAR 0 3 2020 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 Bellisaniv Adverse Party. (person who the protection order is against)	CASE NO.: <u>T-19-200404-T</u> DEPT: P DATE OF HEARING: <u>3 24 20</u> TIME OF HEARING: <u> '00</u> ayn.		
	BY COMMUNICATION EQUIPMENT		
(Your name) Emily Bellisan	submits this Notice of Intent to		
Appear by Communication Equipment for the	protection order hearing currently scheduled for		
(hearing date)	, 20		
For the purpose of this appearance, I can	be reached at the telephone number listed on		
my confidential contact information. I understand it is my responsibility to ensure that I can be			
reached at this telephone number on the date and time of the hearing. I also understand that due			
to the unpredictable nature of court proceedings	, my hearing may be called at a time other than		
the scheduled time. Further, I understand that n	ny failure to be available at the above telephone		
number will constitute a nonappearance.			
DATED (today's date)	2 , 207()		
Submitted By: (Signature) >			
Printed Name: Emily Brishy			
Make sure the court has your correct phone	number listed in your confidential information		
© 2019 Family Law Self-Help Center	TPO Notice of Intent to Appear Telephonically		

Message Report

The OurFamilyWizard® website
230 13th Ave NE
Minneapolis, MN 55413
https://www.OurFamilyWizard.com
Info@OurFamilyWizard.com

Bradley Bellisario generated this report on 03/22/20 at 03:46 PM. All times are listed in America/Los_Angeles timezone.

Message: 1 of 1

Date: 03/17/2020 3:01 PM

From: Emily Bellisario

To: Bradley Bellisario (First View: 03/17/2020 3:25 PM)

Subject: Re: Re: Re: Re: Doc apt

Brad I've been seeing Mario for a year .. there is no confusion cause when he comes around he's with the other kids .. there is no confusion and i make sure of that . Anyways he's clear of anything the kids are fine and I'll make sure i keep them home . We're not going fishing instead staying home making s'mores playing:) ... if you would like to FaceTime them your more than welcome . As far as the police station i was waiting for paper work, stop finding things to fight about or pick at me for. Our kids are amazing I've done a damn pretty good job making sure i keep nothing but positive influence around our children that goes with what they hear . All you do is talk shit to me or try to cause a fight or argue . I'm not here for it and i won't respond to it anymore. Talk to you next week , again if you want to FaceTime the kids your More than welcome

EXHIBIT C

Electronically Filed 03/11/2020

CLERK OF THE COURT

COURT CODE: OPPS

Your Name:

(☐ Check one) ☐ Applicant / ☐ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

Applicant person who obtained the protection order) vs. SPADITY BELLIARTO Adverse Party.	CASE NO.: T-19-20 404-T DEPT.: TPO/ DATE OF HEARING: 3/12/20 TIME OF HEARING: 9:30 AM Hearing Requested: DYes DNo
Adverse Party. (person who the protection order is against)	Hearing Requested: □Yes □No
OLLOSITION TO WELLOW TOR WE GIVE	(title of the motion you are opposing)
(Your name) BRADLEY J. BELLI	files this opposition to the
motion referenced above.	
POINTS AND	D AUTHORITIES
LEGAL ARGUMENT. (explain all relevo position. If you do not provide and explain to your requests may be considered without mer	ant laws and legal authorities that support your the legal basis that supports each of your requests, it and denied.)
SEE ATTACHED UN NEXT	PAGE
70°- 100°- 1	NOT PRIPHED (HAVE ON PERSON) PRIZANT & ADVERSE PARTY 1-7 to 2
Enhibit C TEXT FROM APPR	ELANT & MY MOM
EXHIBIT D OUR FAMELY	WIRARD HESTORY 2-24-540
© 2019 Family Law Self-Help Center	TPO Generic Opposition

COURT CODE: OPPS

Your Name: BRADEY BEUTSARTO
(⋈ check one) □ Applicant / ⋈ Adverse Party

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DISTRICT COURT CLARK COUNTY, NEVADA

CLARK COUN	NTY, NEVADA
Applicant (person who obtained the protection order) vs. SADLY BELLISARD Adverse Party. (person who the protection order is against)	CASE NO.: T-19-20 404-T DEPT.: TPO/ DATE OF HEARING: 3/12/20 TIME OF HEARING: 9:30 AM Hearing Requested: PYes \(\text{PNO} \)
(Your name) BRADUSY J. BEUTS motion referenced above.	(title of the motion you are opposing) (ASSE RECARDUS CONTEMOT (title of the motion you are opposing)
LEGAL ARGUMENT. (explain all relevan position. If you do not provide and explain the your requests may be considered without merit SEE ATTACHED UN NEXT Exhibit A CPS CASE DOLL A Exhibit G TEXTS FROM ARE	PAGE NOT ATTACHED (HAVE ON PERSON) PLECANT ? ADVERSE PARTY 1-7 to 2-21
Exhibit D OUR FAMILY W	CANT & MY MON 1842D HESTORY 2-24-340
@ 2010 Family Law Salf Heln Center	TPO Generic Opposition

LEGAL ARGUMENT

An oral stipulation agreed to by the parties in open court, and memorialized in the court minutes, is a binding, enforceable agreement. *See Grisham v. Grisham*, Supreme Court of Nevada No. 55394; 57433 (2012). "Oral stipulations of the parties in the presence of the court are generally held to be binding, especially when aced upon or entered on the court record." *See Grisham* (citing Rubenfeld v. Rubenfeld, 279 A.D.2d 153, 720 N.Y.S.2d 29, 32(App.Div.2001)).a

In this matter Mrs. Belisario entered into an oral agreement on January 7, 2020 to dissolve the related TPO. The agreement between the parties was memorialized on the minute order and the Order was entered on February 12, 2020. Furthermore, Mrs. Bellisario acted upon the agreement by contacting Mr. Bellisario, asking Mr. Bellisario to meet her and the kids, asking Mr. Bellisario to come to her residence and inviting me in to her residence. Mr. Bellisario justifiably relied on the representation of Mrs. Bellisario and her attorney during open court on January 7, 2020 and acted upon the agreement. As such, the TPO should be dissolved and Mrs. Bellisario's Motion For an Order to Show Cause Regarding Contempt should be denied.

STATEMENT OF FACTS

On January 7, 2020 the parties had a hearing in CPS case J-19-XXXXXX-P1. During the hearing the Court terminated wardship and out of home placement of the minor children; Brayden Belisario, Blake Bellisario, and Brooklyn Bellisario. The Court statistically closed the case. During the hearing the parties also stipulated to dissolve the Temporary Protection Order (Case No. 051569). The Court Minutes specifically state Atty Tillman (representing Mr. Bellisario) and Attorney McCoy (representing Mrs. Bellisario) are agreeing to dissolve the existing TPO today.

Following the hearing Mrs. Bellisario immediately began speaking with me. As early as January 7, 2020, the day the parties agreed to dissolve the TPO, Mrs. Bellisario told me "I'll invite you out if we do anything this week with the kids. (See Exhibit B, page 2/109; 6:04 PM). The following day Mrs. Bellisario asked me "Do you want to see the kids at the trampoline place tonight?" (See Exhibit B page 2/109; 12:06 PM). I stated that "sounds good." (Id. at 12:02 pm). I met Mrs. Bellisario and my three kids at Gravady located at 7350 Prairie Falcon Rd, #120, Las Vegas, NV 89128 at approximately 5:55 pm. We all went in and the kids jumped and had fun. At approximately 7:45 pm we took the kids to the car and got them buckled in to go get ready for bed. At 7:49 pm Mrs. Bellisario sent me a message stating "the kids had a blast seeing you today thanks for meeting us." (See Exhibit B page 5/109; 7:49 pm). On Thursday January 9, 2020 Mrs. Bellisario sent me a message stating "I was going to do a party for him [Brayden] at the end of the month with his school friends do you want to do separate things or do you want to do the party with us." (See Exhibit B page 10/109; 10:05 AM). I agreed to do a party together with Mrs. Bellisario. Mrs. Bellisario continued to ask me to buy the cake and cupcakes for the party and I agreed. Mrs. Bellisario confirmed the party date for January 30th at 5pm. (See Exhibit B, page 13/109; 3:32 pm). Later that same day Mrs. Bellisario stated to me "I'm going to take them to sea quest tonight you can come if you want." (See Exhibit B page 14/109; 4:30 pm). Mrs. Bellisario then asked if I wanted to drive together with them and offered to buy me a Subway sandwich. All of us had a good time a Sea Quest. However, as I was buckling all of the kids in the car, Mrs. Bellisario lost patience with me buckling the kids in and shoved hand sanitizer into my arm. I told her I was busy buckling them in but she insisted I take it that second. After several jabs to my arm I took the hand sanitizer and dropped it on the floor next to me while I finished buckling the kids in the car. Mrs. Bellisario snapped at me and swore loudly in front of the kids telling me to get the f&*k out of her car. She then messaged me 7:15 pm telling me "plan your own party I'm doing that one with Brayden you can do something with you and your mom." (See Exhibit B page 15/109; 7:15 pm).

The next day on January 10, 2020 I informed Mrs. Bellisario I would "be at the Smiths on Lake Mead to pick up the kids at 4:30." (See Exhibit B page 17/109; 11:04 pm). Mrs. Bellisario responded that she doesn't "get home until 6 on Fridays Blanca will have them ready for you at 430." (See Exhibit B page 18/109; 11:07 pm). She DID NOT object to ME picking the kids up at the house located at 1913 Sondrio Drive, Las Vegas, NV 89134.

On January 12, 2020 I communicated with Mrs. Bellisario in order to pick up the kids. I asked her "can you meet me with them at Smith's or Albertson's?" (See Exhibit B page 25/109; 8:09 am). Mrs. Bellisario responded "they want to go to the trails park we will see you there." (See Id. at 8:18 am). I met Mrs. Bellisario by myself to pick up the kids. Once again she had no objection. The following day I asked Mrs. Bellisario what day I could have Brayden for his birthday. She stated "You can meet us at the park after school to do a cake if you want." (See Exhibit B page 28/109; 7:23 am).

On January 14, 2020 Ms. Bellisario admits that she agreed to dissolve the temporary protective order. (See Exhibit B page 31/109; 12:35 pm).

On Wednesday January 29, 2020, Emily re-invited me to Brayden's Birthday party. (See Exhibit B page 62/109; 6:22 pm). I agreed to attend the party and to pay, and coordinate delivery of \$300 worth of sandwiches and pizza. On January 30th I got to the birthday party around 5:53 pm. (See Exhibit B page 68/109; 5:53 pm). I saw all the kids and spoke with Mrs. Bellisario. I exchanged pleasantries with her father and relatives as well. After I was at the party approximately 20 minutes I told Mrs. Bellisario I would leave as I didn't feel extremely comfortable. She stated why would you leave and told me to stay the rest of the time. After the party we packed up all the leftovers and party items in my truck and Mrs. Bellisario requested I take everything back to 1913 Sondrio Drive with her. I did. When I got to the house Mrs. Bellisario had me unload the truck and bring everything inside. Mrs. Bellisario then invited me into the home to play with the kids a bit and help put together Brayden's giant toy crane. I stayed approximately 20 minutes, gave Mrs. Bellisario a hug and kiss, and left the home. Later that night Mrs. Bellisario told me by text "Thank you and thanks for helping take the stuff to my house and get the crane together." (See Exhibit B, page 70/109; 10:27 pm). Later that night I invited Mrs. Bellisario to a Super Bowl party at Red Rock Casino and Resort. (See Id. at 10:32 pm). Mrs. Bellisario agreed and met me at Red Rock at approximately 4 pm. (See Exhibit B page 86/109; 4:01 pm.). Mrs. Bellisario met me at Starbucks in Red Rock. We went up to the Super Bowl party for a bit and had a good time. We then went back downstairs to get Brayden from Kids Quest. After we got Brayden we took him to the arcade at Red Rock until my mom showed up and saw us all there. Emily left and My mom and I took Brayden until it was time for him to go home for bed. Mrs. Bellisario asked if both my

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. 5 PART 3

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1	03/09/2020	Exhibit Appendix to Motion for Primary	AA0042-110
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1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
1	03/13/2020	Errata to Motion for Primary Physical	AA0122-126
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1	03/13/2020	Ex Parte Application for Order Shortening	AA0127-140
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1	03/25/2020	Acceptance of Service	AA0141-142
1	04/09/2020	Answer and Counterclaim	AA0143-147
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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
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2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
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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
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2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336
5	02/08/2021	Affidavit of Service	AA1044
8	03/03/2021	Affidavit of Service	AA1755
2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
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6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
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2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
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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

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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-
1		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	
		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	0.4/0.0/2023	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	05/45/0004	An Award of Attorney's Fees and Costs	1 1 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-
			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-
1.5	12/20/2021	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-
	12/20/2021	Trainerr 5 Damoit 12	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		
		Seal Exhibit "124"	4865
9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
		for a Protective Order; and Countermotion for	2135
		Attorney's Fees and Costs and Related Relief	
14	11/19/2021	Plaintiff's Pre-Trial Memorandum	AA3414-
			3437
14	12/20/2021	Plaintiff's Trial Exhibit List with Exhibits	AA3460-
		Offered/Admitted/Denied/Objections	3476
2	04/29/2020	Reply to Counterclaim	AA0301-303
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
2	04/29/2020	Reply to Opposition	AA0268-283
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
		Disqualify Judge Pursuant to NCJC 2.11;	1797
		Countermotion for Award of Attorney's Fees	
		and Costs	
10-11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2479-
		Motion for Relief From Order After Hearing	2508
		Regarding Hearing on January 25, 2021 and	
		Motion for Leave to File Renewed Motion to	
		Disqualify Judge Mary Perry; and	
		Countermotion for Leave of Court to	
		Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
11	04/29/2021	Reply to Plaintiff's Opposition to Defendant's	AA2509-
		Motion to Reconsider Order Against Domestic	2516
		Violence Entered April 6, 2021; and	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
13	05/17/2021	Reply to Plaintiff's Opposition to Defendant's	AA3004-
		Motion to Remove S.C.R.A.M. Device; And	3013
		Opposition to Plaintiff's Motion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554

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

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 5 Part 3 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

mom and I would like to come to the house so we could both see the girls as well. "Do you guys both want to come so you can see the girls too." (See Exhibit B page 87/109; 7:18 pm).

Mrs. Bellisario even agreed to take the kids to see the snow with me. On Friday January 31, 2020 I asked Mrs. Bellisario "Would you like to take the kids to Brian Head to see snow? I can get my friend from the morning group's cabin whenever they aren't using it." (See Exhibit B page 74/109; 1:19 pm). Mrs. Bellisario agreed "Yeah that would be fun they have a 4 day weekend on valentines." (See Id. 1:34 pm).

After that time Mrs. Bellisario became increasingly more hostile by the day making wild accusations of stalking, harassment, etc. On February 11, 2020 I contact Saira McKinley to ask Emily if she was coming to court on the 12th. Saira stated Emily said yes, then put me on the phone with her. Emily stated to me that she "has no choice, you're trying to make a case against me." Mrs. Bellisario stated that since I was requesting school records for the kids I must be making a case against her for divorce. Mrs. Bellisario showed up to LVMC on February 12, 2020 to testify against me in an alleged Domestic Violence case from August 1, 2019. Despite Mrs. Bellisario's efforts to have me convicted, the District Attorney dismissed the case once we demonstrated she was lying. Mrs. Bellisario became even more antagonistic after the dismissal of the alleged domestic violence case. Mrs. Bellisario hired an attorney and began a course of conduct to try and establish a primary custody status quo. She as well began claiming that she was uncomfortable with me being at the house, although I had been there on several occasions in the recent past with no problem. I also proposed multiple other locations to do pickups/drop-offs, however Mrs. Bellisario deflected every time and would not come to an agreement to any other location that the house located at 1913 Sondrio Drive. Mrs. Bellisario began withholding custody of my children stating that's the way it's always been and using key phrases like "I'm the primary caregiver" etc. which undoubtedly came from her divorce attorney. Mrs. Bellisario even went so far as to state that unless in signed a custody agreement giving her primary custody, she would not let me see my children at all. (See Exhibit B page 1/160 – 6/160).

Mrs. Bellisario was not just hostile to me, but she was extremely hostile to my mom who was doing the pick ups and drop offs. On December 24, 2019, after my mom raised several issues regarding pickup/dropoff, Emily responded "Also please watch the video I sent of how brad completely destroyed the house and accept that your grandson does not want to go over to see his dad because some days h's still afraid of him. He witnessed brad throwing the tv down the stairs throwing things around the house punching walls and screaming in my face while he stood behind me. So if you would like to be in denial of things he's done I will gladly post the videos to Facebook and send to the family so they can let you know how bad the damage was that your son caused. Do no ever put blame on me or believe me next time I won't be so nice and I will show up to court to testify. I did you guys the favor of not showing up for his sake but if I'm getting treated like the bad guy believe me I won't be so nice anymore. It's time you start accepting blame of the trauma your son caused his kids and me. If you would like to ignore this text I will gladly post it to Facebook so I can ensure you got the message. That's exactly how brad does things so I can take his ways and post stuff so everyone knows what's going on just like he does." (See Exhibit C page 135/161 – 136/161; 10:30 am). She also made my mom cry in public at a pickup

at the rampart casino on January 15, 2020. Mrs. Bellisario was screaming at my mom that I should accept every other weekend or she would testify against me in court.

Mrs. Bellisario did, however, provide my mom several instances in which she acknowledges she agreed to dissolve the TPO and acknowledged it as non-effective. On January 13, 2020 Mrs. Bellisario states "I regret removing the protection order and I'm thinking of doing another one." (See Exhibit C page 148/161; 7:29 am). Mrs. Bellisario also states on February 4, 2020 "My attorney is telling me to file another police report and another TPO I would rather not go through all that again." (See Exhibit C page 154/161; 9:59 am). Mrs. Bellisario again acknowledges that she believes the TPO is not in place on February 20, 2020 stating "it would be no different if we had the tpo in place I went through you or Saira, if you prefer me not contact you I will go through Saira like I used to." (See Exhibit C page 159/161; 10:56 am).

CONCLUSION

The TPO should be dissolved and Mrs. Bellisario's Motion For an Order to Show Cause Regarding Contempt should be denied.

(attach additional	l pages if more space is needed)
CONCLUSION	(explain what you want the judge to order)
I respectfully ask	the Court to grant me the following, including an award of attorney's fees if
	an attorney for this matter, and any other relief the Court finds appropriate.
1. Deny the	other party's motion;
	TPO CASE
3. ATURN	ieks fres
	14 11, 2000 , 20 30 .
DATED MAKE	
DATED MAKE	Submitted By: (your signature)

Page 2 of 3 - TPO Generic Opposition

DECLARATION IN SUPPORT OF OPPOSITION

I declare, under penalty of perjury:

- a. I have read the foregoing opposition, and the statements it contains are true and correct to the best of my knowledge, except as to those matters based on information and belief, and as to those matters, I believe them to be true. The statements contained in this opposition are incorporated here as if set forth in full.
- b. Any Exhibit(s) in support of this Opposition will be filed separately in an Exhibit Appendix. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED MARCH	11 , 20 <u>J</u> s	ě	
	Submitted By: (your signature)	1) (7
	(print your name)		BELLTIALTO

EXHIBIT D

1 2 3	DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA -FILED IN OPEN COURT March 12, 2020 -FILED IN OPEN COURT March 12, 2020 CLERK OF THE COURT		
4	CLERK OF THE COOK!		
5	EMILY BELLISARIO, Applicant, Present Not present With counsel CASE NO.: T-19-200404-T		
7	vs. Present DEPARTMENT P/TPO		
8	BRADLEY BELLISARIO, AKA: Adverse Party. Not present With counsel		
10	PROTECTION ORDER AGAINST DOMESTIC VIOLENCE		
11	Having considered the filings, testimony and evidence presented this day, and the Court having jurisdiction in this matter, and		
12	it appearing that service has not been effectuated on _ Applicant _ Adverse Party, _		
13	Applicant Adverse Party was given instructions regarding service of process and the matter set for a Return Hearing.		
14	MA the Applicant Adverse Party having been served with notice of the hearing on .		
15	20 , the Court hereby finds and recommends as follows: Applicant filed a Motion for an Order to Show Cause. Adverse Party filed an Opposition to that Motion. On 3/2/2020, Applicant filed a		
16 17	statement in support of her Motion which states that she agreed to drop the order. Applicant's Motion is DENIED. There were a lot of arguments regarding custody. However, that should be addressed in the D case.		
18			
19 20	to ISSUE the TEMPORARY PROTECTION ORDER immediately. The Adverse Party is hereby ordered to have no contact whatsoever with the Applicant and to stay away from the following locations:		
21 22	That the TEMPORARY PROTECTION ORDER issued in this case is CONTINUED in effect until the hearing date specified below, under the same terms and conditions as it was originally		
23	issued, subject to any exceptions noted below.		
24	That the parties are ordered to appear at a RETURN HEARING , 20 at .m. at Family Court and Services Center, 601 North Pecos Road, Las Vegas, Nevada 89101,		
25	Department / Regional Justice Center, 200 Lewis Avenue, Las Vegas, Nevada 89155,		
26	Wherefore, an EXTENDED PROTECTION ORDER is issued in this case until . The		
	Adverse Party is ordered to continue to obey all of the orders, terms and conditions of the Temporary Order issued in this case subject to any exceptions noted below.		
27			
27 28			

Exceptions to the foregoing: That the Protection Order issued in this case is hereby DISSOLVED. That the request to extend the Order of Protection is DENIED. Additionally. That the following additional provisions shall also apply if marked with an "x": Custody and visitation shall remain as ordered in Case No. Don 20 Cexcept as follows: That pursuant to NRS chapter 125, the Court has jurisdiction to address custody of the parties' minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren); Adverse Party is awarded visitation as follows: Such visitation shall be supervised by Supervised visitation requires the identified supervisor(s) to be present for the duration of the visitation, cludess specified otherwise herein Adverse Party is ordered to pay to the Applicant S per month as and for the temporary support of the minor child(ren) until a permanent order for child support is established or until the supervisor of the Extended Order. This amount is based upon the obligor's gross monthly income of S and shall be payable S beginning SO ORDERED on this the 12th day of March, 2020. Macan Adverse Indiana Decree Indiana Particular Domestic Violence Indiana and Recommendations are approved and are hereby made Orders of the Count. These Orders are effective immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an Objection to this Decision. Page 2 of 2 T-19-200404-T			
That the request to extend the Order of Protection is DENIED. Additionally. That the following additional provisions shall also apply if marked with an "x": Custody and visitation shall remain as ordered in Case No. D- on , 20 That pursuant to NRS chapter 125, the Court has jurisdiction to address custody of the parties' minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren) save present for the duration of the visitation, unless specified otherwise herein Adverse Party is ordered to pay to the Applicant S per month as and for the temporary support of the minor child(ren) until a permanent order for child support is established or until the expiration of the Extended Order. This amount is based upon the obligor's gross monthly income of S and shall be payable S beginning SO ORDERED on this the 12th day of March, 2020. Matura Fidural The HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed has not been ordered and/or is inapplicable to your case.	1	Exceptions to the foregoing:	
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That the following additional provisions shall also apply if marked with an "x":	3	That the request to extend the Order of Protection is DENIED.	
Custody and visitation shall remain as ordered in Case No. Don 20 cexcept as follows: That pursuant to NRS chapter 125, the Court has jurisdiction to address custody of the parties' minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren); wherefore, Applicant is awarded visitation as follows: Such visitation shall be supervised by Supervised visitation requires the identified supervisor(s) to be present for the duration of the visitation, unless specified otherwise herein Adverse Party is ordered to pay to the Applicant Support of the minor child(ren) until a permanent order for child support is established or until the expiration of the Extended Order. This amount is based upon the obligor's gross monthly income of and shall be payable Superior of March, 2020. Marcaw Advace DOMESTIC VIOLENCE JUDICIAL OFFICER The HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and architectly made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed has not been ordered and/or is inapplicable to your case.	4	Additionally,	
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19 Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. 21 DISTRICT/COURT JUDGE 22 Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed has not been ordered and/or is inapplicable to your case. 26 27 28	17		
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Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed has not been ordered and/or is inapplicable to your case. 26 27 28	22		
las not been ordered and/or is inapplicable to your case. 26 27 28	23	Joseph Control of the	
26 27 28	24	Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed	
27 28	25	has not been ordered and/or is inapplicable to your case.	
28	26		
	27		
Page 2 of 2 T-19-200404-T	28		
		Page 2 of 2 T-19-200404-T	

EXHIBIT E

1001

LAS VEGAS METROPOLITAN POLICE DEPARTMENT VOLUNTARY STATEMENT

Event# LLV 200760008680

"PRINT"

"Click here to add/edit Event Number"

THIS PORTION TO BE COMPLETED BY C	Date Occurred	Time Occurred
TRO VZOLATEON	7/2/20	2122
ocation of Occurrence	Sector/Beat	City County
1913 SONDRED LU, NV 89134	VZ	
	-	
(our Name (Last / First / Middle)	071241919	Social Security # 530 63
PMILY PARILSON D Race Sex Height Weight Heir Eyes Work Scholl. (Hours) Days Off Bus	iness / School	and A 000 60
H F 5'44 118 Black 150		
Residence Address (Number & Street) Bidg/Apt. # City State Zip Code	none 717 477	- 10745
an Sondrid Dr. 1 1100 2010 W 89 But	- Hol	1
	none	
Business (Local) Address (Number & Street) Bldg/Apt. # City State Zip Code Occup	stion	Departure Date (If Visitor)
Justiness (Local) Address (Number's Sireel) Bidg/Apt. # City State Ep Code Code	dien	Daparitire Date (ii Visitor)
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ON THE Z DAY OF LOW . 2020 AT 2200		
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Witness/Officer: Sauta (SIGNATURE)	SIGN IN FRONT OF	LYMPD WITNESS
Witness/Officer: Andre	SIGN IN FRONT OF	LVMPD WITNESS

4!17/20

EXHIBIT F

VOLUNTARY STATEMENT

Event # LW 2009 00075740

THIS PORTION TO BE COMPLETED BY OFFICE		
Specific Crime	Date Occurred	Time Occurred
TPO VIOLATION	TITIA	Sam
Location of Occurrence	Sector/Beat	City County
1913 SONDELO DR LV, MV, 89134	V-2	
Your Name (Last / First / Middle)	Date of Birth	Social Security #
Bollisano, Euro	101	30-63-154
Race Sex Height Weight Hair Eyes Work Schdi. (Hours) Days Off Business /		30 000
H F 54 115 Black Pro		
Residence Address (Number & Street) Bldg/Apt. # City State Zip Code Res. Phone	70 427 107	45
1913 Sordrio Dr LASVEGOS NV 89134 Bus. Phone		E
	V7716612904	2/20/ 60-0
Business (Local) Address (Number & Street) Bidg/Apt. # City State Zip Code Occupation		Departure Date (If Visitor)
ISUS W. PROPS My N. LASVORS NV 59852 955/50	nt	populare bate (ir visitor)
Best place to contact you during the day: Best time to contact you during the day:	Can y	ou Y Yes
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	IN IN FRONT DELVINE	PD WITNESS
Witness/Officer: M. NULL M. 139073 T	SIGNATURE OF PERSON GIVING	STATEMENT
LVMPD 85 (Rev 11/19) WORD 2010	SISTATURE OF ERSON GIVING	J. I. I. EMEIN!

LAS VEGAS METROPOLITAN POLICE DEPAR NT CONTINUATION

Event #: [LV 20090007 574

I am afraid for my life, lam afraid for my 3 young
childrens lives, I feel like now he has nothing to lose
and hes getting ready to ame till me and in rage till
Car sigs.
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~ 4/1/
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(88)

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

From: bradley bellisario

<<u>bradb@bellisariolaw.com</u>>

Date: 6/11/20 2:55 PM (GMT-08:00)

To: Javier Cardona

<<u>JCardona@alliedflooring.net</u>>

Subject: Re: Emily

Emily needs to make arrangements ASAP. Have her communicate with me. Seems like something she should've probably already done. I put money in the joint account she can take care of it if it's an actual problem. I'm assuming you're still giving her money seeing as the wedding gift you gave us had been going to her the whole time and she's got cash. No doubt you and Boris had her preparing for a while to hide everything and she claims pauper status. Love how they had her claim all her expenses she "pays." My favorite was car and car insurance. Since she's not on the lease that's pretty amazing.

So she's free to get them insurance. If it's an actual issue she needs to communicate with me so we can figure it out and get the kids on a plan. They send a termination of

EXHIBIT G

AS VEGAS METROPOLITAN POLICE DEPARTM

DECLARATION OF WARRANT/SUMMONS

(N.R.S. 171.106)

(N.R.S. 53 amended 7/13/1993)

Event Number: LLV200900075740

STATE OF NEVADA

Bellisario, Bradley

) ss: ID#: 7524008

COUNTY OF CLARK

DOB: 11/1/1985 SS#: 215-19-0604

J. SHALLENBERGER, being first duly sworn, deposes and says:

That he is a detective with the Las Vegas Metropolitan Police Department, being so employed for a period of 6 years, assigned to investigate the crime(s) of Violation of Extended TPO committed on or about June 11th, 2020, which investigation has developed Bellisario, Bradley as the perpetrator thereof.

THAT DECLARANT DEVELOPED THE FOLLOWING FACTS IN THE COURSE OF THE INVESTIGATION OF SAID CRIME, TO WIT:

The following is verbatim from an incident crime report taken on September 17th, 2020 by LVMPD:

"On 9/17/2020 at approximately 1430 hours, I Officer M. Aquino P#13993 handled an in-station report for violation of extended TPO. Subject-Bellisario, Emily DOB 7/24/88 stated her husband-Bellisario, Bradley, who she has a TPO against is harassing her father-Javier, Cardona DOB 1/30/56 and two other friends with texts messages and emails to contact her. Per Emily she stated Bradley won't stop reaching out to her family and friends to get to her. Emily did show me an extended TPO that expires May 10, 2021.

Emily filled out a Voluntary Statement and was given a Victim Information Guide and Blue card."

I, detective J. Shallenberger P#14831, was assigned this case to conduct any follow-up investigation necessary.

I contacted Emily Bellisario and spoke with her reference the above report. Emily stated that her ex-husband Bradley Bellisario had been emailing her father and friend during the time that an extended protection order was in place. I conducted a records check on Bradley Bellisario and found that an extended protection order was in place and served during the dates of September 18th, 2019 and September 17th, 2020. Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11th, 2020 in which Bradley says, "Emily needs to make arrangements ASAP. Have her communicate with me", among other things. Bradley contacting Emily's father and requesting Emily contact him is a violation of the above referenced Extended Protection Order.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONTINUATION

Event #: LLV200900075740

Based on the above facts and circumstances, and based on the fact that Bradley Bellisario did violate an extended order of protection by emailing Emily's father, Javier Cardona; said order number 242195, having been served on 9/25/2019 via court appearance by Tim Andrews, there is probable cause to believe that Bradley Bellisario did violate an extended protection order (NRS 033.100).

Wherefore, Declarant prays that a Warrant of Arrest be issued for suspect Bellisario, Bradley on the charge(s) of Violation of Extended TPO.

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

Executed on this 27th day of September, 2020.

DECLARANT:

WITNESS:

Page 2 of 2

EXHIBIT H

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

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THE STATE OF NEVADA,

BRADLEY BELLISARIO, aka,

Bradley John Bellisario #7524008,

-VS-

Plaintiff.

Defendant.

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CASE NO:

20CR039342

DEPT NO:

DA CASE NO:

202046218C

CRIMINAL COMPLAINT

The Defendant above named having committed the crime of VIOLATION OF EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: That the said Defendant, on or about the 11th day of June, 2020, at and within the County of Clark, State of Nevada, did willfully, unlawfully, and intentionally violate an Extended Order For Protection Against Domestic Violence by e-mailing EMILY BELLISARIO's family member(s) and/or friends, attempting to communicate with the said EMILY BELLISARIO, after being prohibited from doing so by the Eighth Judicial District, Family Division, of the State of Nevada, in and for the County of Clark, in Case No. T-19-200404-T, dated September 18, 2019.

All of which is contrary to the form, force and effect of Statutes in such cases made and provided and against the peace and dignity of the State of Nevada. Said Complainant makes this declaration subject to the penalty of perjury.

12/16/20

/cw LVMPD EV# 200900075740 (TK)

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Electronically Filed 2/9/2021 8:38 PM Steven D. Grierson CLERK OF THE COURT

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BRADLEY J. BELLISARIO 2 Nevada Bar No. 13452

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

4 T: (702) 936-4800

F: (702) 936-4801 5

E: BradB@BellisarioLaw.com

Plaintiff Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO.

Plaintiff.

VS. 12

BRADLEY BELLISARIO,

Defendant

Case No.: D-20-605263-D

Dept No.: P

MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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

MOTION TO STRIKE HEARSAY AND

MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 1

Case Number: D-20-605263-D

1 **HEARING REQUESTED** 2 NOTICE! YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION 3 WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A 4 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 5 COURT WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF THIS MOTION MAY RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT 6 HEARING PRIOR TO THE SCHEDULED HEARING. 7 Defendant, Bradley Bellisario, pro se, moves this Honorable Court for the following relief: 8 1. For an order striking scandalous allegations and statements of hearsay; and 9 10 2. For such other and further relief as the Court deems just and equitable. 11 This Motion is made and based upon all the papers and pleadings on file herein and the 12 affidavit included herewith and is made in good faith and not to delay justice. 13 14 DATED this 9TH day of February 2021. 15 /s/ Bradley Bellisario 16 Bradley Bellisario 7100 Grand Montecito Pkwy, #2054 17 Las Vegas, NV 89149 T: 702.936.4800 18 F: 702.936.4801 19 E: bradb@bellisariolaw.com Defendant Pro Se 20 22 23 24 25 MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS 26 ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING 27 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 RELIEFHEARING REQUESTED - 2

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 litigation 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. Of utmost importance in said motion is Ms. Roberts deliberate violation of EDCR 5.522, relating to the preparation and submittal of proposed orders. Specifically, Ms. Roberts intentionally fails to timely prepare and submit orders to gain procedural advantage and deprive Defendant of due process. Orders from hearings on July 30, 2020 and October 22, 2020 were not filed until Plaintiff's Counsel achieved goal of having Defendant wrongly arrested on January 25, 2021. Defendant was incarcerated at the request of Plaintiff for in excess of ten (10) days, causing Defendant's time to respond to said Orders to pass. 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 September 17, 2020, Plaintiff filed a false police report claiming that she had an active and enforceable Extended Order for Protection (T-19-200404-T). Upon information and belief, Plaintiff only filed the false police report on September 17, 2020 because that was the date set for the EPO to expire. Upon information and belief, Plaintiff and her Counsel, Amanda Roberts, MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 3

conspired to file the false police report on September 17, 2020. In the false police report Plaintiff alleged that Defendant violated the EPO by emailing her Dad on June 11, 2020. Said email was entirely civil and simply requested Plaintiff contact Defendant regarding health insurance for the minor children. Based on Plaintiff's false allegations, pressure from Plaintiff, and pressure from Amanda Roberts, LVMPD and the Clark County District Attorney's office issued an arrest warrant for Defendant on January 21, 2021.

On January 23, 2021 Defendant was arrested while returning the parties' three (3) minor children to the marital home located at 1913 Sondrio Drive, Las Vegas, NV 89134. Immediately prior to being put in cuffs, Defendant was removing the minor children from Defendant's SUV, giving the children a hug and kiss, and handing them their finger paintings they made to give to mommy (Plaintiff). (See Pictures of Kids Painting January 23, 2021, attached hereto as Exhibit I). (See Also January 23, 2021 Arrest Video, attached hereto as Exhibit J https://www.dropbox.com/s/o29ihtj7tivct5q/1-23-21%20Arrest%20Video.mov?dl=0). While all that was taking place, Plaintiff stood on the front lawn, which she has never done before during drop-off, to get a better view of her hard work. Defendant was informed by police that Defendant was being arrested for violation of an Extended Order for Protection related to Case No. T-19-200404-T. Defendant informed the LVMPD officers that the EPO had been dissolved prior to the allegations, however, Defendant was still taken to jail.

Defendant was incredibly emotionally distraught as a result of the arrest in front of Defendant's three (3) children. Especially because Defendant knew the arrest was wrongful and

simply the result of Plaintiff filing a false report. Further, Defendant was informed that Plaintiff spoke with Police prior to Defendant's arrest reasserting her claim that Defendant violated an Extended Order of Protection on June 11, 2020, which she has actual knowledge was previously dissolved.

On January 7, 2020 that parties attended hearing in CPS court in which the CPS case was closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T. (See Order Dissolving TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See Motion to Show Cause, attached hereto as Exhibit B). Defendant filed a lengthy Opposition to Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion to Show Cause, attached hereto as Exhibit C). On March 12, 2020 the case was called on for hearing and the Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order and Court Minutes from March 12, 2020 hearing, attached hereto as Exhibit D) Despite being present for the hearing January 7, 2020 in which Plaintiff stipulated to dissolve the TPO, being present for the hearing March 12, 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and closed the case, and despite being served Orders from each hearing, Plaintiff still continued to

claim she had an active Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary Statement claiming; "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report, attached hereto as Exhibit E). On September 17, 2020 Plaintiff filed another Voluntary Statement with LVMPD stating "He tells my dad to tell me to contact him which is against the TPO." (See September 17, 2020 Police Report, attached hereto as Exhibit F). Officer Mayrie Aquino (P#13993) states that "Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11th, 2020...Bradley contacting Emily's father and requesting Emily contact him is a violation of the above referenced Extended Protection Order." (See Declaration of Warrant, attached hereto as Exhibit G). On September 27, 2020 officer Mayrie Aquino submitted a Declaration of Warrant/Summons based on Plaintiff's false accusations, ultimately leading to the issuance of an arrest warrant on January 21, 2021 and Defendant's arrest on January 23, 2021. Id.

On January 25, 2021 the parties were scheduled to have their first hearing in front of newly assigned Judge Mary Perry. Plaintiff and Plaintiff's counsel conspired to have Defendant arrested such that Defendant would not be available for said hearing and such that Defendant would not be afforded due process to seek relief from fraudulently prepared Orders regarding the parties' hearings on July 30, 2020 and October 22, 2020.

During the status check on January 25, 2021 Plaintiff's Counsel, Amanda Roberts, unethically chose to present ex parte arguments to the Judge. Specifically, Judge Perry requested of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for

the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are intentional misrepresentations of material fact, constituting fraud upon the court, and violating the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, nor did any domestic violence occur on June 11, 2020. Rather, Defendant was wrongfully arrested for alleged violations on June 11, 2020 of an Extended Order of Protection which had already been dissolved by the parties. (See Criminal Complaint, attached hereto as Exhibit H). Additionally, it appears that Ms. Roberts had ex parte communications with the Court claiming that Defendant was drinking. Judge Perry states he [Defendant] "definitely needs to dry out first." (See Video from January 25, 2021 Status Check). However, Defendant has not consumed any alcohol for months as evidenced by a clean SCRAM history and Defendant was completely sober at the time of arrest.

After making numerous intentional misrepresentations of material fact to the Court, Ms. Roberts then filed Plaintiff's Notice of Motion and Motion to Extend Protection Order, Joining this Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigant 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 on February 5, 2021 containing multiple instances of scandalous, impertinent, and fraudulent allegations, as well as inadmissible hearsay. Ms.

Roberts includes such scandalous allegations because she has no basis to modify custody, or request any of the relief sought, so she does what she does and manufactures ridiculous allegations completely void of any proof. Defendant is forced to file the instant Motion to protect his rights as a father and litigant and strike the preposterous and impermissible portions of Plaintiff's Motion.

II. LEGAL ARGUMENT

NRCP 12(f) states the court may strike from a pleading...any redundant, immaterial, impertinent, or scandalous matter. NRCP 12(f) mirrors the Federal Rule of Civil Procedure 15(f) and therefore federal case law is helpful in analyzing NRCP 12(f). The Nevada Federal District Court in Germain Music v. Universal Songs of Polygram, 275 F.Supp.2d 1288, 1299-1300 (D.Nev 2003) defined redundant, immaterial, impertinent and scandalous matter as:

"Redundant matter" is that which "consists of allegations that constitute needless repetition of other averments." 5A Charles Alan Wright & Arthur R. Miller, Federal Practice3 and Procedure § 1382, at 704 (2d ed. 1990). Matter which is "immaterial" is "that which has no essential or important relationship to the claim for relief or the defenses being pleaded." Fantasy, Inc. v. Fogerty, 984 F.2d 1524, 1527 (9th Cir. 1993), rev'd on other grounds, 510 U.S. 517, 114 S.Ct. 1023, 127 L.Ed.2d 455 (1994) (citing 5ACharles Alan Wright & Arthur R. Miller § 1382, at 706-07) (internal citations omitted). "'Impertinent' matter consists of statements that do not pertain, and are not necessary to the issues in question." Id. (citing 5A Charles Alan Wright & Arthur R. Miller § 1382, at 711). "Scandalous" matter 'improperly casts a derogatory light on someone, most typically on a party to the action." 5A Charles Alan Wright & Arthur R. Miller § 1382, at 712.

Germain Music v. Universal Songs of Polygram, 275 F. Supp. 2d 1288, 1299-300 (D. Nev. 2003), aff'd in part, rev'd in part, 130 Fed. Appx. 153 (9th Cir. 2005).

In the instant matter Plaintiff and Plaintiff's Counsel have filed their Motion littered with scandalous matter that should be stricken from the proceedings. As previously addressed by prior motion, Plaintiff's Counsel, Amanda Roberts, is a fear monger. In absence of admissible facts, Ms. Roberts exercises a pattern of conduct of presenting unfounded allegations of abuse and threatening behavior in order to enflame the emotions of whatever Judge she is in front of. As previously stated by prior motion, The Roberts Stoffel Law Group even presented an Affidavit of Jason Stoffel, Amanda Roberts husband, alleging that Family Court Judge Vincent Ochoa threatened Jason Stoffel in a room full of attorneys and made Jason fear for his life. Unbelievably, no other attorneys heard the threats. Further, Judge Ochoa was never disciplined, however, one would reasonably believe that if a Judicial officer engaged in such conduct it would surely lead to discipline from the Nevada Judiciary Committee. Simply, Jason and his wife, Amanda Roberts, created the ruse because Amanda was losing a case in front of Judge Ochoa. After the allegation Amanda was able to remove Judge Ochoa from her case.

In this matter it is no different. Amanda Roberts intentionally refuses to abide by Court Rules, presents fraudulent evidence, makes numerous intentional misrepresentations of material fact, and promotes fear in absence of fact. Specifically, in this motion Defendant alleges that the following allegations from Plaintiff's Motion to Extend Protection Order, Joining Bradley's

Business as a Party to this Action, Appoint a Receiver for the Business, Deeming Bradley Vexatious Litigant 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 Judgement, To Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief are scandalous and should be stricken:

"On July 30, 2020, a hearing was held and Judge Pomrenze issued a finding, "UNTIL BRADLEY GETS SOME HELP, THIS COURT IS NOT READY TO EXTEND HIS VISITATION BEYOND SUPERISED." {EMPHASIS ADDED}.

See Plaintiff's Motion, attached hereto as Exhibit J, pg. 4, pp. 22-26.

This statement offered by Plaintiff is scandalous and offered simply to cast a derogatory light on Defendant. Plaintiff's Counsel offers this statement as evidence of a finding of fact which is untrue and only presented to enflame the emotions of Judge Mary Perry. Additionally, the Order from the July 30, 2020 hearing will be the topic of a motion filed in the immediate future, regarding Plaintiff and Plaintiff's Counsel's illegal and unethical actions depriving Defendant of his due process, warranting sanctions against Plaintiff and her Counsel, and warranting relief from the Orders regarding hearings on July 30, 2020 and October 22, 2020. As Judge Pomrenze's statement is not confirmed as a finding of fact by Order, the statement is scandalous and provided only to cast a derogatory light on Defendant.

"Since this time, Bradley has engaged in...threats towards therapists and attorneys attempting to help Emily, which places the minor MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 10

child in constant risk of harm when in Bradley's care and should warrant a modification of the current temporary Orders."

See Plaintiff's Motion, attached hereto as Exhibit J pg. 6, pp. 19 – 23.

This statement offered by Plaintiff is scandalous and offered simply to cast a derogatory light on Defendant. Defendant has not threatened therapists or attorneys related to Plaintiff. Plaintiff's Counsel as previously stated is a fear monger, labeling any action against her client as a threat. A lawsuit or complaint to controlling authority is not a threat, rather civil action taken to protect Defendant's rights and seek redress for illegal activity by third parties which affects Defendant's rights and harms the mental and physical health and wellness of the parties' children. Additionally, the scandalous allegation that threats toward therapists and attorneys would place the minor children in constant risk of harm is entirely unfounded and downright stupid. If Plaintiff's Counsel meant that all the scandalous allegations in said paragraph would constitute a constant risk of harm, she should learn how to use a comma. As such, Plaintiff's allegation is scandalous, unsupported, and presented only to cast a derogatory light on Defendant. Therefore, the allegation must be stricken.

"Moreover, when Brayden is in Bradley's care he is being manipulated to hate his Mother, threaten her with violence and do the same to his Maternal family members. It is not reasonable or logical to believe that a minor child would make claims of violence against his Mom, due to something she has said or done."

See Plaintiff's Motion, attached hereto as Exhibit J pg. 10, pp. 9-14.

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MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 11

 This statement offered by Plaintiff is scandalous and offered simply to cast a derogatory light on Defendant. Plaintiff offers zero support for the scandalous allegation, except for Plaintiff's Counsel's determination that it must be true. However, Plaintiff's Counsel is a proven liar, unable to present an argument for her client without supplying this Honorable Court with numerous intentional misrepresentations of material fact. Plaintiff's allegation must be stricken as there is no probative value except to cast a derogatory light on Defendant.

"This is not the first time that Bradley has threatened to kill Emily, and she believes that if given the opportunity he has the ability to engage in this type of violence."

See Plaintiff's Motion, attached hereto as Exhibit J pg. 11, pp. 7-12.

This statement offered by Plaintiff is scandalous and offered simply to cast a derogatory light on Defendant. Plaintiff offers this allegation simply to enflame the emotions of Judge Mary Perry. Additionally, Emily previously committed perjury by filing false police reports on July 2, 2020 and September 17, 2020 (Emily has also offered multiple intentionally misrepresentations in this matter forcing Defendant to file a motion for sanctions). Plaintiff is a proven liar, who's statement's probative value is de minimus and offered only the cast a derogatory light on Defendant. As such the allegation must be stricken.

"On or about January 19, 2021, Brayden was overheard by his tutor telling another child that he was going to "shoot his Mom in the head." He also was heard saying, "I hate my grandparents and hope they die." On January 20, 2021, when the tutor attempted to garner Brayden's focus on schooling, he told the tutor that if she tried to make him, that he would "chop you up with an axe and make you die."

MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 12

See Plaintiff's Motion, attached hereto as Exhibit J pg. 12, pp. 19 – pg. 13, pp. 1.

This statement offered by Plaintiff is scandalous and offered simply to cast a derogatory light on Defendant. Additionally, Plaintiff's allegation is hearsay within hearsay and must be stricken. Hearsay is inadmissible except an exception to hearsay exists. NRS 51.065. Hearsay within hearsay is not excluded under the hearsay rule if each part of the combined statements conforms to an exception to the hearsay rule. NRS 51.067. In this instance, no exception to hearsay exists, and the allegation must be stricken as it is scandalous, provided only to excite the emotions of Judge Mary Perry and the statement constitutes hearsay within hearsay, to which no exception exists.

"On or about January 23, 2021, Bradley was arrested after visitation for an outstanding warrant related to the criminal charges. It is believed that Bradley remains at Clark County Detention Center ("CCDC"), based upon a review of the CCDC inmate search website."

See Plaintiff's Motion, attached hereto as Exhibit J pg. 11, pp. 16.

This statement offered by Plaintiff is scandalous and offered simply to cast a derogatory light on Defendant. There is no probative value to Plaintiff's statement. Additionally, Plaintiff's statement should be stricken as hearsay as "evidence is not admissible if its probative value is substantially outweighed by the danger of unfair prejudice." NRS 48.035. The charge from the January 25, 2021 arrest has already been dismissed as Defendant proved he was wrongfully arrested.

Further, Defendant was informed that Plaintiff's Counsel was made aware of the issuance of arrest warrant on January 21, 2021 and that Plaintiff's Counsel was made aware of the charge filed against Defendant. Plaintiff's counsel had actual knowledge of the false charge and presents no specific details because she is merely trying to poison the well with our newly assigned Judge, which she already attempted to have removed from this matter. Plaintiff's Counsel is also aware that the allegation is hearsay pursuant to NRS 51.295, which only states final judgments of conviction are not inadmissible.

Plaintiff's Counsel has a long history of providing this Honorable Court with inappropriate, impertinent, immaterial, and scandalous arguments. She doesn't disappoint by filing numerous scandalous allegations to try and present a basis for her motion since she has no true factual basis. But she is paid to lie, and that's what she did. A motion for sanctions is coming her way, and a bar complaint has already been filed. The above listed allegation must be stricken to promote justice.

PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 14

MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING

III. CONCLUSION

Plaintiff's Motion filed February 5, 2021 contains multiple instances of knowingly false misrepresentations of material fact and inadmissible hearsay. 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. Ms. Roberts' pattern of conduct of filing knowingly baseless arguments, and intentionally misrepresented factual allegations must be stopped in order to preserve order in this matter. If Ms. Roberts is not stopped from continuing her illegal and unethical activities, further action will be required, additional courts will be involved, and Defendant will be prejudiced by being forced to spend significant time and resources to combat Ms. Roberts illicit behavior. Defendant's Motion should be granted to uphold justice.

DATED this 9th day of February 2021.

/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

DECLARATION OF BRADLEY J. BELLISARIO

STATE OF NEVADA) ss.
COUNTY OF CLARK)

- I. I am the Defendant in the above entitled matter;
- 2. That I have personal knowledge of said case;
- 3. That I read the foregoing MOTION TO STRIKE HEARSAY AND INTENTIONAL MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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, 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

///

1	4. For the reasons stated in the Motion, I am requesting that the Court grant me the relief
2	sought in my Motion and Strike all scandalous and inadmissible hearsay allegations.
3	
4	I declare under penalty of perjury that the foregoing is true and correct.
5	DATED this Olly day of Falamana 2021
6	DATED this 9 th day of February 2021.
7 8	
9	/s/ Bradley Bellisario Bradley J. Bellisario Defendant Pro Se
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25	MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING
26	PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT
27	AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD
28	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 RELIEFHEARING REQUESTED - 17

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 9th day of February 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 MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 to:

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

By: <u>/s/ Bradley Bellisario</u>
Bradley Bellisario, *Defendant Pro Se*

MOTION TO STRIKE HEARSAY AND MISREPRESENTATIONS OF MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY A VEXATIOUS LITIGANT 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 RELIEFHEARING REQUESTED - 18

EXHIBIT A

	Electronically Filed 2/28/2020 9:55 AM Steven D. Grierson CLERK OF THE COURT
1 2 3	CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214
4	Attorney for Respondent Father Bradley Bellisario DISTRICT COURT
5	
6	CLARK COUNTY, NEVADA In the Matter of:
8	BRAYDEN BELLISARIO; Dept No. D BLAKE BELLISARIO; Dept No. D
9	BROOKLYN BELLISARIO;) Date of Hearing: January 7, 2020
10	Minors. Time of Hearing: 11:00 a.m.
11	NOTICE OF ENTRY OF EXPARTE ORDER
12	PLEASE T. AKENOTICE that on the 14th day of February, 202€, the Honorable Robert W.
13	Teuton entered an ExParte Order, a copy of which is snached hereto.
14	DATED this
15	
16	-010
17	CX 4/
18	
19	A A STANKE OF THE STANKE SEED
20	Nevada Bar No: 005150
21	121k South Maryland Parkway Las Vegas, Nevada 89104
22	Attorney for Respondent Father
23	
24	
25	
26	
27	
28	

Case Number: J-19-349306-P1

CERTIFICATE OF MAILING I hereby certify that service of this NOTICE OF ENTRY OF EXPARTE ORDER was made this <u>Alo</u> day of February, 2020, by depositing a copy thereof in a sealed envelope, first class postage prepaid, in the U.S. Mail, addressed to: BRANDON MCCOY, ESQ. 625 South 8th Street, 2th Floor Last Vegas, NV 89101 Attorney for Respondent Mother Christopher R. Tilman, Esq. - 2 -

SF		Electronically Filed	
		02/14/2020	
4	CHRISTOPHER R. TILMAN, ESQ.	Alex & Stemm	
1	Nevada Bar No. 05150	CLERK OF THE COURT	
2	1211 South Maryland Parkway Las Vegas, NV 89104		
3	(702) 214-4214 Attorney for Respondent Father		
4	Bradley Bellisario		
5		DISTRICT COURT	
б	CLA	RK COUNTY, NEVADA	
7	In the Matter of:) Case No: J-19-349506-P1	
8	BRAYDEN BELLISARIO; BLAKE BELLISARIO;	Dept No: D	
9	BROOKLYN BELLISARIO:)	
	Minors.) Date of Hearing: January 7, 2020) Time of Hearing: 11:00 a.m.	
10)	
11		EX PARTE ORDER	
12	IT IS HEREBY ORDERED th	at as of January 7, 2020, wardship was TERMINATED with	
!3	NO provisions to a custody agreement	L .	
14	IT IS FURTHER ORDERED	that the Temporary Protection Order, Case Number 051569	
15	was dissolved pursuant to the stated ap	greement by the parties.	
16	Dated this 12 day of Februar	ry, 2020.	
17			
18	0.60	The Wife	
19	- MAY	DISTRICT COURT JUDGE	
20	Submitted by:		
71	/		
22	CHRISTO HER R. TILMAN, ESQ. Nevada Ber No. 05150 1211 Swith Maryland Parkway		
23	1211 South Maryland Parkway Las Vegas, NV 89104		
	(702) 214-4214		
24	Atterney for Respondent Father		
25			
26			
27			
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		1	

EXHIBIT B

Electronically Filed 03/02/2020

COURT CODE: MOT

Your Name: _ Umilu

(check one) Applicant / Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

(person who obtained the protection order)

(person who the protection order is against)

DEPT .:

DATE OF HEARING:

TIME OF HEARING: 11:00 AM

Hearing Requested: X Yes

MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

TO: Name of Opposing Party and Party's Attorney, if any, Bradity Policing

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

1.	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.	İ

۷.	Other Relief. In addition to the relief requested above, I would like t	ne 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 com	
	_ I want to feel safe again and early until	No 2007 INCOME
	me contacting me and thowing up to mit	house
	3	
	I respectfully ask the Court to grant me the relief requested above, inc	cluding an award of
att	orney's fees if I am able to retain an attorney for this matter, and any o	
		ther rener the Court
in	ds appropriate.	
	2) 0	
D.	ATED 3/2 , 2020.	9
	(4)	#
	Submitted By: (your signature)	1
	(print your name) Emily ?	ochisani

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.

1. Court Order Being Violated. The other party is violating the terms of a Court order that the

The Court o	rder says on	page 👤 , lin	na/paragraph	number	that the	othe
		ite what the orde			4	
Party at Darki		away for			P P	
	- Other	1101	···	C DOIL 7	-	
The other pa	arty is not fol	lowing this part	of the order.	The other pa	rty is (describe	e wha
the other pa	erty is doing o	or not doing that	violates the	order) Year	as comina	4
lanna	Gir PI	of up of	no kads	00 0V 1	Winit 7	CANU
	101	or art ort	10 -00	W. W.		
410114						

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):
	NU thirds or narrasment or stalking
	.J
	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)
	conversations said stuff to intimidate me and to
	"earbox" we for being a whome and anything me a
	do to infimility me. Talk me when I'm at certain plan
	The violation happened on (date(s) of violation) SING JANWAY 2010
c.	The Court order says on page, line/paragraph number that the other
	party is supposed to: (write what the order says the other party is supposed to do):
	NO CONTRACT What Survey 1
	The other party is not following this part of the order. The other party is (describe w)
	the other party is doing or not doing that violates the order) Some CALLS LO
	the other party is doing or not doing that violates the order) Some CALLS LO
	the other party is doing or not doing that violates the order) SON CALLS WE SHOWING UP AT PILK UPS
	the other party is doing or not doing that violates the order) Some CALLS LO
	the other party is doing or not doing that violates the order) SOND CALLS WE SHOWING UP AT PILK UPS The violation happened on (date(s) of violation) Since Tombary.
	the other party is doing or not doing that violates the order) Some CAILS WE Showing up at PIUK Ups The violation happened on (date(s) of violation) Since. (\omega check one)
	the other party is doing or not doing that violates the order) Some Calls with the control of the court order on (date the party was
	the other party is doing or not doing that violates the order) SON CALLY WE Showing up at PILK UPS The violation happened on (date(s) of violation) Since. (\omega check one)
1	The violation happened on (date(s) of violation) Sink, January ice. (\overline{\text{Scheck one}}) The other party was served with a copy of the court order on (date the party was

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

3. Harm. I am being harmed or will be harmed by the other party's violation	on in the following
ways: (explain how the other party's violation is affecting you)	1
	1 Crave March
1 have so much stress and anxiety.	7-45WK-31MA-
he will break in again and but me always	i on high
glast even in my hory. I fear Im hair	a watched 2
Pollowed	J
70000100	-
	140
4. Need for Contempt Ruling. The judge should find (write the name of c	
violating court orders) Bada Ball And	in contempt because
(explain why the judge should hold the person in contempt) NATAULE.	ines not following
_order	
(4)	
5. Any Exhibit(s) in support of this Motion will be filed separately in an Ex	khibit Appendix.
I have personal knowledge of the facts constituting the contempt(s)	explained above. I
declare under penalty of perjury under the law of the State of Nevada t	hat the foregoing is
true and correct.	
DATED 3/2 . 2020 .	
20 <u>14</u> .	
6) D	
Submitted By: (your signature)	
(print your name) Mily Be	ilisani.
	9
	*
	1
	1

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

EXHS
Your Name: Emily Bellisario
(Scheck 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.: $T-19-200-40$ DEPT: P DATE OF HEARING: $3/24$ TIME OF HEARING: $11' \cdot 00$	20		
EXHIBIT A	APPENDIX	¥.		
(your name) Emily Balicario , the (check one ⊠) □ Applicant /□ Adverse Party, submits the following exhibits in support of my (title of motion / opposition you filed that these exhibits support) Motion for Corner of □ I understand that these are not considered substantive evidence in my case until formally admitted into evidence.				
Table of Contents: 1. Statement		1		
2.		D. 8		
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8 9				
© 2019 Family Law Self-Help Center		Exhibit Appendix		

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14		
		1
DATED (month)	3/2/20 20 (day), 20	
	\wedge	
	Submitted By: (your signature)	
	(print your name) Emily Balisani	
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	EXHIBIT	2
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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 <u>approximate dates</u> 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 velling 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 ian7th 2020 he keptasking me to drop the order so we could co parent more effectively and Lagreed 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 because he knew i was on the strip one day that i was supposed to be at work and kept asking over and over again-to-send-me my work schedules and address. I asked-him-not to pick up the kids many times and have his-mom-pick-them-up-like-he was doing for four-monthsbut-he-keeps showing up even though i am telling him no

PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES.

T: NO CODE APPO12109

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Electronically Filed 03/02/2020

CLERK OF THE COUR COURT CODE: EXMT Your Name: emily politario (check one) Applicant / Adverse Party DISTRICT COURT CLARK COUNTY, NEVADA Bellinia CASE NO .: T-19-200 404-1 DEPT .: (person who obtained the protection order) (person who the protection order is against) EX PARTE MOTION FOR AN ORDER SHORTENING TIME (your name) Pmily Ballisari) _____, submits this Ex Parte Motion for an Order Shortening Time pursuant to EDCR 5.514, and requests that this Court shorten the time in which to hear the (X 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.

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Submitted By: (vour signature)

(print your name)

DATED

Application for OST - TPO

DECLARATION

1.	I am the Movant in this case. I have personal knowledge of the facts contained herein
	and am competent to testify to these facts.
2.	There is a hearing scheduled for (current court date) 3 24 20 at
	(time of hearing) 11:00 avv.
3.	Service: (\overline{\omega} check one)
	☐ The other party was already served with a copy of the underlying motion. The
	motion was served (\boxtimes check one) \square by mail / \square 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)
	- Aling wy motion
4.	There is an emergency that needs to be handled quickly: (explain the emergency)
	because In in fear I keep asking him and his
	parents not to show up but no abes.
	The gray went on one date with that he vandalized the
	- mouse over comes back in hown Maron 10 1 feel if
	he finds out he is in this we will try to nut me or him
	Or top to have in tollower and Time one size Murt is.
5.	This Ex Parte Motion for an Order Shortening Time is made in good faith.
6.	I declare under penalty of perjury under the law of the State of Nevada that the foregoing
	is true and correct.
DATE	D 9/2 .2010.
	Submitted By: (your signature)
	(print your name) & mily Podlishing
	J
© 2020	Family Law Self-Heip Center Application for OST - TPO

Electronically Filed 3/5/2020 3:03 PM Steven D. Grierson CLERK OF THE COURT

COURT CODE: OST

Applicant (person who obtained the protection order) vs. Prodley Pellisario Adverse Party. (person who the protection order is against)	CASE NO.: T-19-200404=T DEPT.: TPO/P DATE OF HEARING: 3/24/20 TIME OF HEARING: 11'00 cm	
ORDER SHOP	RTENING TIME	
Upon application of the Movant, and good cause	e appearing therefore:	
IT IS HEREBY ORDERED that the time for hearing the Motion to Modify / Dissolve Motion to Show Cause Motion to Extend Dother:		
is hereby shortened and shall be heard on March 12, 2020 at 9:30 One of the control of the family Courts and Services Center, 601 N. Pecos Road Las Vegas, Nevada 89101.		
DATED this _5 day of	eh ,2020. HEARING MASTER	
Submitted By: (your signature) > (print your name)	RECEIVED MAR B 3 2020 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

Emily Bellican's Applicant (person who obtained the protection order) vs. Bradley Bellican's Adverse Party. (person who the protection order is against)	CASE NO.: <u>T-19-200404-T</u> DEPT: P DATE OF HEARING: <u>3 24 20</u> TIME OF HEARING: <u> 100</u> am		
NOTICE OF INTENT TO APPEAR BY COMMUNICATION EQUIPMENT			
(Your name) Emily Bellisan	submits this Notice of Intent to		
Appear by Communication Equipment for the p			
(hearing date)	, 20		
For the purpose of this appearance, I can be reached at the telephone number listed on			
my confidential contact information. I understand it is my responsibility to ensure that I can be			
reached at this telephone number on the date and time of the hearing. I also understand that due			
to the unpredictable nature of court proceedings, my hearing may be called at a time other than			
the scheduled time. Further, I understand that my failure to be available at the above telephone			
number will constitute a nonappearance.			
DATED (today's date) 3	L		
Submitted By: (Signature) >			
Printed 1	Name: Emily BelliSario		
Make sure the court has your correct phone number listed in your confidential information			
© 2019 Family Law Self-Help Center	TPO Notice of Intent to Appear Telephonically		

Message Report

The OurFamilyWizard® website
230 13th Ave NE
Minneapolis, MN 55413
https://www.OurFamilyWizard.com
Info@OurFamilyWizard.com

Bradley Bellisario generated this report on 03/22/20 at 03:46 PM. All times are listed in America/Los_Angeles timezone.

Message: 1 of 1

Date: 03/17/2020 3:01 PM

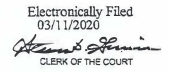
From: Emily Bellisario

To: Bradley Bellisario (First View: 03/17/2020 3:25 PM)

Subject: Re: Re: Re: Re: Doc apt

Brad I've been seeing Mario for a year .. there is no confusion cause when he comes around he's with the other kids .. there is no confusion and i make sure of that . Anyways he's clear of anything the kids are find and I'll make sure i keep them home. We're not going fishing instead staying home making s'mores playing:) ... if you would like to FaceTime them your more than welcome. As far the police station i was waiting for paper work, stop finding things to fight about or pick at me for. Our kids are amazing I've done a damn pretty good job making sure: keep nothing but positive influence around our children that goes with what they hear. All you do talk shit to me or try to cause a fight or argue. I'm not here for it and i won't respond to it anymore. Talk to you next week, again if yo want to FaceTime the kids your More than welcome

EXHIBIT C



COURT CODE: OPPS

Your Name: BANGY BEUZEAUZO
(⊠ check one) □ Applicant / □ Adverse Party

	1	
EMILY BELLEGARIO Applicant	CASE NO.: T-19-20 404-T	
(person who obtained the protection order)	DEPT.: TPO /	
vs.	DATE OF HEARING: 3/18/26	
BRADIEY BELLISASTO	TIME OF HEARING: 9:30 AM	
Adverse Party. (person who the protection order is against)	Hearing Requested: ■Yes □No	
*	= 6	
	*	
OPPOSITION TO MOTION FOR AN UPON	R TO SIM CAUSE RECARDING CONTEMPT	
	(title of the motion you are opposing)	
(Your name) BRADLEY J. BELLIS	Anto, files this opposition to the	
motion referenced above.		
6		
POINTS AND	AUTHORITIES	
	t laws and legal authorities that support your	
	e legal basis that supports each of your requests,	
your requests may be considered without merit		
SEE ATTACHED UN NEXT	DAG	
Echib. + A CPS CASE DOLL N	OF ATTACHED (HAVE ON PERSON)	
	CICANT 3 ACUROSS PARRY 1-7 to 2-21	
Exhibit C TEXT FROM APPER		
Exhibit D OUR FAMELY WI	TARD HESTORY 2-24-310	
© 2019 Family I asy Self-Help Center	TPO Generic Ormosition	

COURT CODE: OPPS

Your Name: BANEY BEUTSARTO
(

© check one) □ Applicant / □ Adverse Party

Applicant (person who obtained the protection order) vs. BRADUY BELLISATO Adverse Party. (person who the protection order is against)	CASE NO.: T-19-20 404-T DEPT.: TPO/ DATE OF HEARING: 3/12/26 TIME OF HEARING: 9:30 Am Hearing Requested: Pyes \(\text{NO} \)		
OPPOSITION TO MOTION FOR AN UPSER TO SHOW LANGE RELARDING CONTEMPT (title of the motion you are opposing) (Your name) BRADLEY T. BELLISARTO , files this opposition to the			
POINTS AND AUTHORITIES LEGAL ARGUMENT. (explain all relevant laws and legal authorities that support your position. If you do not provide and explain the legal basis that supports each of your requests, your requests may be considered without merit and denied.)			
SEE ATTACHED UN NEXT PAGE			
	2.		
© 2019 Family Law Self-Help Center	TPO Generic Opposition		

LEGAL ARGUMENT

An oral stipulation agreed to by the parties in open court, and memorialized in the court minutes, is a binding, enforceable agreement. See Grisham v. Grisham, Supreme Court of Nevada No. 55394; 57433 (2012). "Oral stipulations of the parties in the presence of the court are generally held to be binding, especially when aced upon or entered on the court record." See Grisham (citing Rubenfeld v. Rubenfeld, 279 A.D.2d 153, 720 N.Y.S.2d 29, 32(App.Div.2001)).a

In this matter Mrs. Belisario entered into an oral agreement on January 7, 2020 to dissolve the related TPO. The agreement between the parties was memorialized on the minute order and the Order was entered on February 12, 2020. Furthermore, Mrs. Bellisario acted upon the agreement by contacting Mr. Bellisario, asking Mr. Bellisario to meet her and the kids, asking Mr. Bellisario to come to her residence and inviting me in to her residence. Mr. Bellisario justifiably relied on the representation of Mrs. Bellisario and her attorney during open court on January 7, 2020 and acted upon the agreement. As such, the TPO should be dissolved and Mrs. Bellisario's Motion For an Order to Show Cause Regarding Contempt should be denied.

STATEMENT OF FACTS

On January 7, 2020 the parties had a hearing in CPS case J-19-XXXXXX-P1. During the hearing the Court terminated wardship and out of home placement of the minor children; Brayden Belisario, Blake Bellisario, and Brooklyn Bellisario. The Court statistically closed the case. During the hearing the parties also stipulated to dissolve the Temporary Protection Order (Case No. 051569). The Court Minutes specifically state Atty Tillman (representing Mr. Bellisario) and Attorney McCoy (representing Mrs. Bellisario) are agreeing to dissolve the existing TPO today.

Following the hearing Mrs. Bellisario immediately began speaking with me. As early as January 7, 2020, the day the parties agreed to dissolve the TPO, Mrs. Bellisario told me "I'll invite you out if we do anything this week with the kids. (See Exhibit B, page 2/109; 6:04 PM). The following day Mrs. Bellisario asked me "Do you want to see the kids at the trampoline place tonight?" (See Exhibit B page 2/109; 12:06 PM). I stated that "sounds good." (Id. at 12:02 pm). I met Mrs. Bellisario and my three kids at Gravady located at 7350 Prairie Falcon Rd, #120, Las Vegas, NV 89128 at approximately 5:55 pm. We all went in and the kids jumped and had fun. At approximately 7:45 pm we took the kids to the car and got them buckled in to go get ready for bed. At 7:49 pm Mrs. Bellisario sent me a message stating "the kids had a blast seeing you today thanks for meeting us." (See Exhibit B page 5/109; 7:49 pm). On Thursday January 9, 2020 Mrs. Bellisario sent me a message stating "I was going to do a party for him [Brayden] at the end of the month with his school friends do you want to do separate things or do you want to do the party with us." (See Exhibit B page 10/109: 10:05 AM). I agreed to do a party together with Mrs. Bellisario. Mrs. Bellisario continued to ask me to buy the cake and cupcakes for the party and I agreed. Mrs. Bellisario confirmed the party date for January 30th at 5pm. (See Exhibit B, page 13/109; 3:32 pm). Later that same day Mrs. Bellisario stated to me "I'm going to take them to sea quest tonight you can come if you want." (See Exhibit B page 14/109; 4:30 pm). Mrs. Bellisario then asked if I wanted to drive together with them and offered to buy me a Subway sandwich. All of us had a good time a Sea Quest. However, as I was buckling all of the kids in the car, Mrs.

Bellisario lost patience with me buckling the kids in and shoved hand sanitizer into my arm. I told her I was busy buckling them in but she insisted I take it that second. After several jabs to my arm I took the hand sanitizer and dropped it on the floor next to me while I finished buckling the kids in the car. Mrs. Bellisario snapped at me and swore loudly in front of the kids telling me to get the f&*k out of her car. She then messaged me 7:15 pm telling me "plan your own party I'm doing that one with Brayden you can do something with you and your mom." (See Exhibit B page 15/109; 7:15 pm).

The next day on January 10, 2020 I informed Mrs. Bellisario I would "be at the Smiths on Lake Mead to pick up the kids at 4:30." (See Exhibit B page 17/109; 11:04 pm). Mrs. Bellisario responded that she doesn't "get home until 6 on Fridays Blanca will have them ready for you at 430." (See Exhibit B page 18/109; 11:07 pm). She DID NOT object to ME picking the kids up at the house located at 1913 Sondrio Drive, Las Vegas, NV 89134.

On January 12, 2020 I communicated with Mrs. Bellisario in order to pick up the kids. I asked her "can you meet me with them at Smith's or Albertson's?" (See Exhibit B page 25/109; 8:09 am). Mrs. Bellisario responded "they want to go to the trails park we will see you there." (See Id. at 8:18 am). I met Mrs. Bellisario by myself to pick up the kids. Once again she had no objection. The following day I asked Mrs. Bellisario what day I could have Brayden for his birthday. She stated "You can meet us at the park after school to do a cake if you want." (See Exhibit B page 28/109; 7:23 am).

On January 14, 2020 Ms. Bellisario admits that she agreed to dissolve the temporary protective order. (See Exhibit B page 31/109; 12:35 pm).

On Wednesday January 29, 2020, Emily re-invited me to Brayden's Birthday party. (See Exhibit B page 62/109; 6:22 pm). l agreed to attend the party and to pay, and coordinate delivery of \$300 worth of sandwiches and pizza. On January 30th I got to the birthday party around 5:53 pm. (See Exhibit B page 68/109; 5:53 pm). I saw all the kids and spoke with Mrs. Bellisario. I exchanged pleasantries with her father and relatives as well. After I was at the party approximately 20 minutes I told Mrs. Bellisario I would leave as I didn't feel extremely comfortable. She stated why would you leave and told me to stay the rest of the time. After the party we packed up all the leftovers and party items in my truck and Mrs. Bellisario requested I take everything back to 1913 Sondrio Drive with her. I did. When I got to the house Mrs. Bellisario had me unload the truck and bring everything inside. Mrs. Bellisario then invited me into the home to play with the kids a bit and help put together Brayden's giant toy crane. I stayed approximately 20 minutes, gave Mrs. Bellisario a hug and kiss, and left the home. Later that night Mrs. Bellisario told me by text "Thank you and thanks for helping take the stuff to my house and get the crane together." (See Exhibit B. page 70/109; 10:27 pm). Later that night I invited Mrs. Bellisario to a Super Bowl party at Red Rock Casino and Resort. (See Id. at 10:32 pm). Mrs. Bellisario agreed and met me at Red Rock at approximately 4 pm. (See Exhibit B page 86/109; 4:01 pm.). Mrs. Bellisario met me at Starbucks in Red Rock. We went up to the Super Bowl party for a bit and had a good time. We then went back downstairs to get Brayden from Kids Quest. After we got Brayden we took him to the arcade at Red Rock until my mom showed up and saw us all there. Emily left and My mom and I took Brayden until it was time for him to go home for bed. Mrs. Bellisario asked if both my

mom and I would like to come to the house so we could both see the girls as well. "Do you guys both want to come so you can see the girls too." (See Exhibit B page 87/109; 7:18 pm).

Mrs. Bellisario even agreed to take the kids to see the snow with me. On Friday January 31, 2020 I asked Mrs. Bellisario "Would you like to take the kids to Brian Head to see snow? I can get my friend from the morning group's cabin whenever they aren't using it." (See Exhibit B page 74/109; 1:19 pm). Mrs. Bellisario agreed "Yeah that would be fun they have a 4 day weekend on valentines." (See Id. 1:34 pm).

After that time Mrs. Bellisario became increasingly more hostile by the day making wild accusations of stalking, harassment, etc. On February 11, 2020 I contact Saira McKinley to ask Emily if she was coming to court on the 12th. Saira stated Emily said yes, then put me on the phone with her. Emily stated to me that she "has no choice, you're trying to make a case against me." Mrs. Bellisario stated that since I was requesting school records for the kids I must be making a case against her for divorce. Mrs. Bellisario showed up to LVMC on February 12, 2020 to testify against me in an alleged Domestic Violence case from August 1, 2019. Despite Mrs. Bellisario's efforts to have me convicted, the District Attorney dismissed the case once we demonstrated she was lying. Mrs. Bellisario became even more antagonistic after the dismissal of the alleged domestic violence case. Mrs. Bellisario hired an attorney and began a course of conduct to try and establish a primary custody status quo. She as well began claiming that she was uncomfortable with me being at the house, although I had been there on several occasions in the recent past with no problem. I also proposed multiple other locations to do pickups/drop-offs, however Mrs. Bellisario deflected every time and would not come to an agreement to any other location that the house located at 1913 Sondrio Drive. Mrs. Bellisario began withholding custody of my children stating that's the way it's always been and using key phrases like "I'm the primary caregiver" etc. which undoubtedly came from her divorce attorney. Mrs. Bellisario even went so far as to state that unless in signed a custody agreement giving her primary custody, she would not let me see my children at all. (See Exhibit B page 1/160 - 6/160).

Mrs. Bellisario was not just hostile to me, but she was extremely hostile to my mom who was doing the pick ups and drop offs. On December 24, 2019, after my mom raised several issues regarding pickup/dropoff, Emily responded "Also please watch the video I sent of how brad completely destroyed the house and accept that your grandson does not want to go over to see his dad because some days h's still afraid of him. He witnessed brad throwing the tv down the stairs throwing things around the house punching walls and screaming in my face while he stood behind me. So if you would like to be in denial of things he's done I will gladly post the videos to Facebook and send to the family so they can let you know how bad the damage was that your son caused. Do no ever put blame on me or believe me next time I won't be so nice and I will show up to court to testify. I did you guys the favor of not showing up for his sake but if I'm getting treated like the bad guy believe me I won't be so nice anymore. It's time you start accepting blame of the trauma your son caused his kids and me. If you would like to ignore this text I will gladly post it to Facebook so I can ensure you got the message. That's exactly how brad does things so I can take his ways and post stuff so everyone knows what's going on just like he does." (See Exhibit C page 135/161 – 136/161; 10:30 am). She also made my mom cry in public at a pickup

at the rampart casino on January 15, 2020. Mrs. Bellisario was screaming at my mom that I should accept every other weekend or she would testify against me in court.

Mrs. Bellisario did, however, provide my mom several instances in which she acknowledges she agreed to dissolve the TPO and acknowledged it as non-effective. On January 13, 2020 Mrs. Bellisario states "I regret removing the protection order and I'm thinking of doing another one." (See Exhibit C page 148/161; 7:29 am). Mrs. Bellisario also states on February 4, 2020 "My attorney is telling me to file another police report and another TPO I would rather not go through all that again." (See Exhibit C page 154/161; 9:59 am). Mrs. Bellisario again acknowledges that she believes the TPO is not in place on February 20, 2020 stating "it would be no different if we had the tpo in place I went through you or Saira, if you prefer me not contact you I will go through Saira like I used to." (See Exhibit C page 159/161; 10:56 am).

CONCLUSION

The TPO should be dissolved and Mrs. Bellisario's Motion For an Order to Show Cause Regarding Contempt should be denied.

FACTS AND ARGUMENT (explain all relevant facts the judge needs to know to make a decision)
(attach additional pages if more space is needed)
CONCLUSION (explain what you want the judge to order)
I respectfully ask the Court to grant me the following, 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.
1. Deny the other party's motion:
2. CLOSE TPO CASE
3. ATHANIEUS FRES
DATED MARCH 11. 8360 , 20 36.
Submitted By: (your signature)
(print your name) BANCE J. BELLECALED

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DECLARATION IN SUPPORT OF OPPOSITION

I declare, under penalty of perjury:

- a. I have read the foregoing opposition, and the statements it contains are true and correct to the best of my knowledge, except as to those matters based on information and belief, and as to those matters, I believe them to be true. The statements contained in this opposition are incorporated here as if set forth in full.
- b. Any Exhibit(s) in support of this Opposition will be filed separately in an Exhibit Appendix. I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

DATED MARLY	, 20 <u>J</u> s		
	Submitted By: (vour signature)	1	10
	(print your name)	21 20 51	+ BELLETALEN