#### IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Electronically Filed Apr 08 2022 09:40 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. 6 PART 1**

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

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

12	05/14/2021	Opposition to Defendant's Mation for an	1 1 2 2 2 2 2
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-
10	01/22/2021	From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	2100
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
		· · · ·	
7	02/23/2021	Costs Opposition to Defendent's Mation to	AA1704-
/	02/23/2021	Opposition to Defendant's Motion to	
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	04/00/0001	Fees and Costs and Related Relief	A A 2 4 1 2
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
		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	AA0567-581
		Cause Why Plaintiff and/or Plaintiff's Counsel	
		Should Not Be Held in Contempt and Motion	
		for Sanctions; And Countermotion for an	
		Award of Attorney's Fees and Costs	
4	01/13/2021	Opposition to Defendant's Motion to Strike	AA0812-821
		Plaintiff's Peremptory Challenge; and	
		Countermotion for and Award of Attorney's	
		Fees and Costs	
1	04/09/2020	Opposition to Motion for Primary Physical	AA0148-157
		Custody, et al.	
7	02/23/2021	Opposition to Motion to Strike Hearsay and	AA1671-
		Misrepresentations of Material Fact Regarding	1688
		Plaintiff's Notice of Motion et al.; and	
		Countermotion for an Award of Attorney's	
		Fees and Costs	
9	03/17/2021	Opposition to Notice of Motion and Motion to	AA2054-
		Compel Discovery, for Attorney's Fees and	2066
		Costs, and Related Relief	
7	02/19/2021	Opposition to Plaintiff's Motion to Extend	AA1558-
		Protection Order, Joining Bradley's Business	1661
		as a Party to the Action, Appoint a Receiver	
		for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and	AA3014-
		Motion for Protection Order Relating to	3022
		Bradley's Discovery Requests and Subpoenas,	

		for an Award of Attorney's Fees and Costs,	
		and Related Relief	
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	AA3278-
		Litigant	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,	AA0317
		2020	
9	04/06/2021	Order on Discovery Commissioner's Report	AA2151-
		and Recommendations	2161
10	04/23/2021	Order on Discovery Commissioner's Report	AA2441-
		and Recommendations	2451
14	07/23/2021	Order on Discovery Commissioner's Report	AA3319-
		and Recommendations	3338
14	09/20/2021	Order on Discovery Commissioner's Report	AA3369-
		and Recommendations	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-
		C	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-
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17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
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17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
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17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
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17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
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15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
			3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
1 -			4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
1 . 10	10/00/0001		4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
1.0			4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	10/00/2021		4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10			4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

<ul> <li>'20/2021</li> <li>'20/2021</li> <li>'20/2021</li> <li>'20/2021</li> <li>'20/2021</li> </ul>	Plaintiff's Exhibit 117 Plaintiff's Exhibit 118 Plaintiff's Exhibit 119	4415 AA4416- 4495 AA4496- 4541 AA4542-
/20/2021 /20/2021	Plaintiff's Exhibit 118 Plaintiff's Exhibit 119	4495 AA4496- 4541
/20/2021	Plaintiff's Exhibit 119	AA4496- 4541
/20/2021	Plaintiff's Exhibit 119	4541
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/20/2021		4559
	Plaintiff's Exhibit 12	AA3557-
		3580
/20/2021	Plaintiff's Exhibit 120	AA4560-
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20/2021	Plaintiff's Exhibit 121	AA4604-
		4605
/20/2021	Plaintiff's Exhibit 122	AA4606-
		4608
/20/2021	Plaintiff's Exhibit 123	AA4609-
		4613
/20/2021	Plaintiff's Exhibit 124	AA4614-
		4617
/20/2021	Plaintiff's Exhibit 13	AA3580-
		3591
/20/2021	Plaintiff's Exhibit 14	AA3592-
		3602
/20/2021	Plaintiff's Exhibit 15	AA3603-
		3613
/20/2021	Plaintiff's Exhibit 16	AA3614-
		3625
/20/2021	Plaintiff's Exhibit 17	AA3626-
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/20/2021	Plaintiff's Exhibit 18	AA3639-
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/20/2021	Plaintiff's Exhibit 19	AA3647-
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/20/2021	Plaintiff's Exhibit 2	AA3481-
_ 0, _ 0 _ 1		3488
20/2021	Plaintiff's Exhibit 20	AA3654-
_0, _021		3659
	20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021         20/2021	20/2021Plaintiff's Exhibit 12120/2021Plaintiff's Exhibit 12220/2021Plaintiff's Exhibit 12320/2021Plaintiff's Exhibit 12420/2021Plaintiff's Exhibit 1320/2021Plaintiff's Exhibit 1320/2021Plaintiff's Exhibit 1420/2021Plaintiff's Exhibit 1520/2021Plaintiff's Exhibit 1620/2021Plaintiff's Exhibit 1620/2021Plaintiff's Exhibit 1720/2021Plaintiff's Exhibit 1820/2021Plaintiff's Exhibit 1920/2021Plaintiff's Exhibit 1920/2021Plaintiff's Exhibit 2

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
			3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
			3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
			3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
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16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
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16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
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16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
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16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
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16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
			3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
			3497

16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	5955
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
10	12/20/2021		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-
1 ( 1 =			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	
10	05/15/2021	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	
7	02/16/2021	and Costs, and Related Relief	A A 1 5 40
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-
0.40		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
1.0		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
-	00/11/0001	at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
4	01/25/2021	on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021,	AA0859-863
1.4	07/07/2021	Status Check	A A 2257
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
9	03/17/2021	Pending Motions Transcript re: Hearing on Motion to Compel	3265 AA2067-
7	03/17/2021	Discovery on March 17, 2021	AA2007- 2081
10	04/07/2021	Transcript re: Hearing re: Status Check	AA2273-
10	04/07/2021	Transcript re. Treating re. Status Check	AA2275- 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
	1		1

### **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 6 Part 1 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

# EXHIBIT D

1			FILED IN OPEN COURT-	
2		DISTRICT COURT FAMILY DIVISION	March 12, 2020	
3		CLARK COUNTY,	Aline & Burn	
4		NEVADA	CLERK OF THE COURT	
5	EMILY BELLISARIO.	Present		
6	Applicani,	Not present With counsel	CASE NO.: T-19-200404-T	
7	vs.	2 Present	DEPARTMENT P/TPO	
8	BRADLEY BELLISARIO,		DUANTMENT PATO	
9	AKA: Adverse Party	With counsel		
10	PROTECTI	ION ORDER AGAINST DO	MESTIC VIOLENCE	
11	Having considered the filings, to jurisdiction in this matter, and	estimaty and evidence prese	nted this day, and the Court having	
12				
13	Applicant Adverse Party was a Return Hearing.	has not been effectuated on given instructions regarding s	Applicant Adverse Party, D revice of process and the matter set for	2
14				
15	MA the Applicant Adver 20 , the Court hereby finds		with notice of the hearing on	
16			otion. On 3/2/2020, Applicant filed a to drop the order. Applicant's Motion	
17	is DENIED. There were a lot of : the D case.	arguments regarding custody.	However, that should be addressed in	
18			istica domestic violence mas actually -	
19	occurred or there exists a medible	vilvent of domestic violence;	therefore, the Court finds good cause	
20	to ISSUE the TEMPORARY PR ordered to have no contact what	OTECTION ORDER immed	liately. The Adverse Party is hereby and to stay away from the following	
21	locations:			
22		below, under the same terms	in this case is CONTINUED in effect s and conditions as it was originally	
23			1.1. h.h.h.	
24	.m. at D Family Court and	Services Center, 601 North P	eces Road, Las Vegas, Nevada 89-01,	
25	Department / Regional Department	Justice Center, 200 Lewis	Avenue, Las Vegas, Nevada 89155,	
26	Wherefore, an EXTENDE	D PROTIECTION ORDER IS	issued in this case until	
27		nue to obey all of the orders, i	erms and conditions of the Temporary	
28				
	Pa	ge 1 of 2 7-19-	2C0404-T	

1	Exceptions to the foregoing:
2	That the Protection Order issued in this case is hereby DISSOLVED
3	That the request to extend the Order of Protection is DENIED.
4	Additionally.
5	That the following additional provisions shall also apply if marked with an "x":
6	Custody and visitation shall remain as ordered in Case No. D- on . 20
7	except as follows:
8	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
9	child(ren). Adverse Party is awarded visitation as follows:
10	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
11	0
12	Adverse Party is ordered to pay to the Applicant S per month as and for the temporary support of the minor child(ren) and a permanent order for child support is established or until the
13	expiration of the Extended Order. This amount is based upon the obligor's gross montialy income of s and shall be payable \$ beginning
14	
15	SO ORDERED on this the 12th day of March, 2020.
16 17	Marican Friende
18	DOMESTIC VIOLENCE JUDICIAL OFFICER
1	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and
19	
	Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to FDCR 5.5 8(e), you have 14 days from your receipt of this Order to file an Order to file D. (a).
	immediately. Pursuant to FDCR 5.5 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21	immediately. Pursuant to FDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an
21 22	immediately. Pursuant to FDCR 5.5 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21 22 23	Immediately. Pursuant to FDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21 22 23 24	immediately. Pursuant to FDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21 22 23 24 25	immediately. Pursuant to FDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21 22 23 24	immediately. Pursuant to FDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21 22 23 24 25 26	immediately. Pursuant to FDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.
21 22 23 24 25 26 27	immediately. Pursuant to EDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.

## EXHIBIT E

1001	"PRINT"	"Click her	e to add/edit Event Number"
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			· · · · · · · · · · · · · · · · · · ·
our Name (Last / First / Middle)		Date of Birth	Social Security #
emily mellisario		071241916	1 Stand 530
Race Sex Bright Weight Hai		ess / School	
H F 5'44118 BV	aug 1970		
Residence Address (Number & Smeet: Bid	A DE IA HRES. POL	one 7/12 42	7 (0745
in Sondrid Dr.	GS VEDRES MY 89 34 BUS. FIL	one	
	Emali		
Iusiness (Local) Address (Number & Street) Bid		ign.	Departure Date (if Visi
Best place to contact you during the day:	Best time to contect you during the	day:	Can you Wes
1emilumelliving 00	Amail. um		identify the Suspect? INO
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massages saying shi peace again. Saying thump wants to b fucking my dod a a slut that dorin! Munder you like	the like into a prostituite of he wants to defining me erro me out. Saving hus pai he "Fuck that piere totherve life." I'm go you dont exist " " aun thrown unu off to	a where, the calling me asing to do of mexicup ing to do 1	trash saying
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### EXHIBIT F

### LAS VEGAS METROPOLITAN POLICE DEPARTIN VOLUNTARY STATEMENT

Event # W200900075740

THIS PORTION TO BE COMPLETED BY OF		
Specific Crime TPO VIOLATION	Date Occurred	Time Occurred 5am
Location of Occurrence 1	Sector/Beat	City County
1913 SONDED DE LU, MU, Saizy	Vz	
	Day store	
Your Name (Last / First / Middle) PERILISAND EMILY	OF124188	530 - 43-150
Race Sex Height Weight Hair Eyes Work Schdi, (Hours) Days Off Busia	ess / School	10- 45-10
H F S4 IIS Black Pro		
Residence Address (Number & Street) Blag/Apt # City State Zip Code Res. Pho	one FR 4271	745
1913 Sondrio Dr Lasveris NV 89134 Bus. Pro		E S
	LV771041299	Valuer. am
Business (Local) Address (Number & Street) Bidg/Apt. # City State Zip Code Occupati		Departure Date (If Visitor)
ISUS W. PROFS AND IN LASVORS NU 69632 055	Stort	
Best place to contact you during the day. "Best time to contact you during the		an you Yes
TOL 427 10745 afternoon ev		uspect? No
DETAILS	1. 1 -	
Bradley Pollisaria work Stab harrassing	my dad & t	This Friends
ver messager email he tells my dad	to unother at	tell me
to contact him which is anginist the	TPO. NES 1	Artenind
to "expore" my friend as a whome	if she does	PA "cracks"
and fell him I was a where.		
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to do meet him for smil reason.		
He threatens to "Subpoend your bitch	ass" to my t	nend saing
res trying to run her reputation."		1.1
ne calls my family and friends whone	, rocksucher , pr.	ssy diseason.
	19	icial Use Only
again, this is now it storted last year an	nd	
	m	
have and threatend to kill me, purn n		
there are an property there are	7.	
sent a miscage to my priori saying he	Wa	
going to burn his huse dunn. Cont -	2	
THAVE READ THIS STATEMENT AND LAFFIRM TO THE TRUTH AND ACCURACY OF TH WAS COMPLETED AT (LOCATION)	ARTIN	
ON THE DAY OF SEPT. 2020 AT 147	S DA.M. DRI	a avant
Witness/Officer:		
A SIGNATURE	SIGN IN FRONT DEL	PD WITNESS
Witness/Officer: M. M. Lund 13993	SIGNATURE OF PERSON G	WING STATEMENT
(PH(N)ED) PE	eronal the openson o	THIS STATEMENT

LAS VEGAS METROPOLITAN POLICE DEPAR Event #: 1120090007 57 am afraid for my life, lam afraid for my 3 young childrens TIKE NOW Feed ne has\_ live nothing 1-12 1 atting yeadly to come Fill me, and in roop nor CINY our fids. 1 Page 2

( 88

4 Messages Emily

----- 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 one needs to communicate with me so we can figure it out and get the kids on a plan. They send a termination of

1

### 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

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 Eradley 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 18<sup>th</sup>, 2019 and September 17<sup>th</sup>, 2020. Emily was able to send me a screenshot of an email conversation between Bradley and her father. Javier Cardona, from June 11<sup>th</sup>, 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.

LVMPD 314 Rev 8/00; WORD 2010

### LAS VEGAS METROPOLITAN POLICE DEPARTNEENT CONTINUATION

### =vent #: 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:

<u>SZ P#14831</u> June p#13750 DATE: <u>9/27/2020</u>

WITNESS:

Page 2 of 2

### EXHIBIT H

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

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Plaintiff,

-vs-BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008,

Defendant.

CASE NO: 20002039342 DEPT NO: / DA CASE NO: 202046218C

### CRIMINAL COMPLAINT

The Defendant above named having committed the crime of VIOLATION OF 10 EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE 11 (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: That 12 the said Defendant, on or about the 11th day of June, 2020, at and within the County of Clark 13 State of Nevada, did willfully, unlawfully, and intentionally violate an Extended Order For 14 Protection Against Domestic Violence by e-mailing EMILY BELLISARIO's family 15 16 member(s) and/or friends, attempting to communicate with the said EMILY BELLISARIO 17 after being prohibited from doing so by the Eighth Judicial District, Family Division, of the 18 State of Nevada, in and for the County of Clark, in Case No. T-19-200404-T, dated Septembe 19 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 make this declaration subject to the penalty of perjury.

12/16/20

/cw LVMPD EV# 200900075740 (TK)

V-120201462118\FILING1202046218C-COMP-(BRADLEY JOHN BELLISARIO)-001.DC

# EXHIBIT I









# EXHIBIT J

1-23-21 Arrest Video link (copy and paste link)

https://www.dropbox.com/s/o29ihtj7tivct5q/1-23-21%20Arrest%20Video.mov?dl=0

RADLEY J. BELLISARIO wada Bar No. 13452	Alenno
00 Grand Montecito Pkwy, #2054 s Vegas, NV 89149	
(702) 936-4800	
(702) 936-4801 BradB@BellisarioLaw.com	
aintiff Pro Se	
	DISTRICT COURT
CLA	RK COUNTY, NEVADA
MILY BELLISARIO,	Case No.: D-20-605263-D
Plaintiff,	Dept No.: P
	AFFIDAVIT REGARDING GROUNDS
RADLEY BELLISARIO,	FOR DISQUALIFICATION OF JUDGE
Defendant	
ATE OF NEVADA )	
OUNTY OF CLARK )	
I, BRADLEY BELLISARIO,	being duly sworn hereby state:
1. I am the Defendant in the a	above titled case located in Clark County Family Court and
have personal knowledge of	
	, Emily Bellisario, caused to have filed a Complaint, Request
	ninary Injunction, and Summons.
	atter was reassigned from Judge Sandra Pomrenze to Judge
Mary Perry and a Status Cl	neck was set for January 25, 2021 as the first hearing for the
parties before the newly as	signed Judge Mary Perry.
	R DISQUALIFICATION OF JUDGE - 1

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4.

On January 23, 2021 Plaintiff and Plaintiff's Counsel conspired to have Defendant wrongfully arrested in front of his three (3) minor children as they were returned from visitation.

Plaintiff, Emily Bellisario, filed a false police report on September 17, 2020 claiming 5. to have an active, enforceable TPO. (See September 17, 2020 Police Report, attached hereto as Exhibit A). Not coincidentally, prior to the TPO being dissolved, the date set for the TPO to expire was September 17, 2020. The September 17, 2020 Police Report claims Defendant violated TPO T-19-200404-T by Defendant emailing Plaintiff's Father and asking him to have Plaintiff contact Defendant. (See Declaration of Warrand, attached hereto as Exhibit B). However, the parties had dissolved the TPO T-19-200404-T by stipulation on January 7, 2020. Plaintiff filed a Motion for Contempt of the dissolved TPO on March 2, 2020. At Hearing on March 12, 2020 the TPO 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 C). Defendant was arrested on January 23, 2021 on one charge of Violation of Extended Order for Protection as a result of the email from June 11, 2020. (See Criminal Complaint, attached hereto as Exhibit D). The ONLY charge Defendant was arrested for has since been dropped, and recognized by the Court as a false arrest.

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26 27 6. On January 25, 2021 Defendant's Mother, Jean Bellisario, contacted the Court Clerk to inform the Court that Defendant was arrested due to Plaintiff and Plaintiff's Counsel's conduct and was currently incarcerated, unable to be present at the status check.

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AFFIDAVIT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 2

	7.	On January 25, 2021 Judge Mary Perry called this matter on for hearing of the Status
		Check. Judge Mary Perry acknowledged that she knew Defendant would not be present
		and was currently incarcerated.
	8.	On January 25, 2021 Judge Mary Perry then allowed Plaintiff's Counsel, Ms. Amanda
		Roberts, to present ex parte arguments regarding substantive matters. Ms. Amanda
7		Roberts presented intentional misrepresentations of material fact regarding; the
		circumstances of Defendant's arrest, hearsay regarding the mental health of the parties'
		minor child, and Ms. Roberts deemed Defendant in violation of TPO.
t	9.	On January 25, 2021 Judge Mary Perry then gave legal advice to Plaintiff's Counsel
2		advising her to join Defendant's business as a party to the action and advising
3		Plaintiff's Counsel to place her upcoming Motion to Modify Custody and Extension of
4		TPO on an Order Shortening time so "we can get this done real quick."
5	10.	On January 25, 2021 Judge Mary Perry then made an egregious statement of bias and
7		prejudice against Defendant implying that Defendant was drunk stating that "he
8		definitely needs to dry out first, maybe they'll hold him a little bit longer." However
9		Plaintiff's Counsel never states anything about drinking.
0	11.	On January 25, 2021, upon information and belief, Judge Mary Perry made her biased
1		statement regarding Defendant because Judge Mary Perry and Amanda Roberts had ex
2		parte communications outside the courtroom, as the two are close friends.
3	12.	Since the time of the January 25, 2021 hearing Defendant has done cursory research
5	12.	regarding Judge Mary Perry, Amanda Roberts, and Jason Stoffel (Amanda Roberts
6		husband and business partner). Defendant found that Amanda Roberts had been
7		promoting Mary Perry for Judge since at least 2014. Further, Amanda Roberts, Jaso
8		/IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 3

1		Stoffel and Judge Mary Perry have a close, personal relationship. Mary Perry
2		campaigned together with Jason Stoffel and Lynn Hughes (another attorney from
3		Roberts Stoffel Family Law Group). (See Campaign Event announcement, attached
5		hereto as Exhibit E). Judge Mary Perry has even proclaimed her close relationship with
6		Amanda Roberts and Jason Stoffel to the public claiming; "AMANDA ROBERTS
7		AND JASON STOFFEL, JUST WANTED YA'LL TO KNOW HOW SPECIAL
8		YOU ARE TO ME. I could not have made it through this last year without your
9		kindness. Thank you so much and Merry Christmas." (See Mary Perry's Facebook
0		post from December 24, 2019, attached hereto as Exhibit F) [EMPHASIS ADDED].
1	13.	On February 5, 2021 Plaintiff and Plaintiff's Counsel filed a Motion in accordance with
3		the inappropriate ex parte communication and legal advice encouraged by Judge Marry
4		Perry on January 25, 2021.
5	14.	On February 5, 2021 Plaintiff's forty-four (44) page NOTICE OF MOTION AND
6		MOTION TO EXTEND PROTECTION ORDER, JOINGING BRADLEY'S
7		BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE
8		
9		
1		CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL
2		CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION
3		FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO
4		REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE
5		TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S
6		FEES AND COSTS, AND RELATED RELIEF was set for hearing on March 15, 202
27		at 10:00 AM. However, as Judge Mary Perry already guaranteed during the ex parts
28		IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 4

		hearing on January 15, 2021, Judge Mary Perry granted an Order Shortening Time,	
		despite a lack of any exigent circumstances justifying an Order Shortening Time.	
		Defendant was served the Order Shortening Time on February 8, 2021 while in Court	
		for half the day, giving Defendant inadequate time to prepare an Opposition.	
	15.	On February 9, 2021 Defendant filed an EX PARTE MOTION FOR CONTINUANCE	
		OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30 PM. (See Ex Parte Motion	
		for Continuance of Hearing Set for February 11, 2021 at 1:30 PM, attached hereto as	
		Exhibit G). Defendant also submitted an Order Shortening Time on February 9, 2021.	
		(See Proposed Order Shortening Time, attached hereto as Exhibit H).	
2	16.	On February 10, 2021 Defendant received an email from the Department P Court Clerk	
3		advising Defendant that Judge Mary Perry denied Defendant's Motion. (See Email	
+		from Clerk, attached to as Exhibit I). Defendant's Motion illustrated that Plaintiff's	
5		Motion for an Order Shortening Time was based upon misrepresentation of material	
5		fact, hearsay, and inappropriate ex parte communications. Further, Defendant's	
8		Motion demonstrated that there was no basis for granting a Motion for Order	
9		Shortening Time and that granting said Order denied Defendant of Due Process	
0		Despite said notice, Judge Mary Perry allowed Plaintiff's Motion to stay on for hearing	
1		on February 11, 2021 despite hearsay being the basis of Plaintiff's grounds for an orde	
2		shortening time. Judge Mary Perry previously stated that she would not entertain	
3		hearsay arguments (See Mary Perry; High Conflict Child Custody at 7:05	
5		https://www.youtube.com/watch?v=W8IIDTGzn2g ). However, I guess that stance o	
6		how she would handle herself on the bench doesn't apply when her close friends are	
7		Counsel for one of the parties. Please also note that Judge Mary Perry is friends with	
8		/IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 5	

1		Donna Wilburn, the creator of "Mary Perry; High Conflict Child Custody." Ms.
2		Roberts Motion also attempts to join Defendant's malpractice claim against Donna
3		Wilburn, as Ms. Roberts and her husband, Jason Stoffel, are also close friends with
4		Donna Wilburn.
5		
6	17.	Judge Mary Perry violated multiple Cannons of Conduct as provided for in the Revised
7		Nevada Code of Judicial Conduct, including but not limited to: Cannon 1, Rule 1.2;
8		Cannon 2, Rule 2.2; Cannon 2, Rule 2.6; Cannon 2, Rule 2.9.
9	111	
10		
11 12	111	
12		
13		
15	111	
16		
17	111	
18		
19	111	
20		
21		
22		
23		
24	111	
25		
26	111	
27		
28	AFFIDA	/IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 6

18.	Judge Mary Perry has demonstrated clear, actual bias from her failure to disclos
	close relationship with Amanda Roberts and Jason Stoffel in accordance with
	2.11(cmmt 5) "A judge should disclose on the record information that the
	believes the parties or their lawyers might reasonably consider relevant to a po
	motion for disqualification, even if the judge believes there is no basi
	disqualification", by allowing ex parte communication regarding substantive m
	during the Hearing on January 25, 2021, by giving Opposing Counsel legal advic
	by making the statement "he definitely needs to dry out first."
19.	This Affidavit is made in good faith and not made for the purpose of delay.
12.	
<b>F</b> . (	Les en A CC aut aquath pought
Furt	her your Affiant sayeth naught.
	DATED this 10 <sup>th</sup> day of February 2021.
	Signature of Bradley Bellisario (Affiant)
This inst	rument was acknowledged
Before n	the on February $10^{\circ}$ , $20\frac{7}{24}$ , 20 $\frac{7}{24}$
by Flam	
	FRANK STEFAN KOLODZIEJ-ZAYAS Notary Public-State of Nevada
2	e of Notarial Officer
Signatur	ARY PUBLIC
prest.	
pses7.	
prest.	
Title and	

# EXHIBIT A

### LAS VEGAS METROPOLITAN POLICE DEPARTM VOLUNTARY STATEMENT

Event # W 200900075740

THIS PORTION TO BE COMPLETED BY OFF	ICER	
Specific Chime TPO VIOLATION	Date Occurred	Time Occurred Sam
Location of Occurrence	Sector/Beat	City County
1913 SONDED DE LU, MU SAI34	Vz	
	di kara	
Your Name (Last / First / Middle)	Data of Rith	Control Description #
Pallisano Egylus	OF124188	530 - 43-154
Race Sex Height Weight Hair Eyes Work Schdi. (Hours) Days Off Business	s / School	
H F S4 IIS Black Pro		
Residence Address (Number & Street) Bidg/Apt. # City State Zip Code Res. Phone 1913 Sondrio Dr   UGSVERIS   NII 89134	70 4271	
1913 Sondrio Dr Lasvegis NV 89134 Bus. Phone	1	E K T
Email	V771e4129	2 Vaharom
Business (Local) Address (Number & Street) Bidg/Apt. # City State Zip Code Occupation		Departure Date (If Visitor)
ISUS W. PROFS A.A. N. LASVOYI N 59052 957 Best prince to contact you during the day: Best prince to contact you during the day:		Can you Yes
	cille d Id	Can you Yes lentify the Suspect? No
DETAILS:		
Bradley Poellisario wort stop harrassing m	N dad & -	two friends
ver messager email, he tells my dad to	1	tell mo
to contact him which is against the -	TPO. NES +	hareotenind
to "expose" my friend as a whome it	f she does	ith "crack"
and tell him I was a where.		
in the facebook messages to my friend he	says "1ga	the second se
to go meet him for since reason.	ting to get	my Friend
	ess" to my	Friend Juina
the threatens to "suppoend your atch of the thing to run her kenutation.	607 10 11M	triend saying
	rocksucker, pu	ISSU diseased.
- 13. Occup ind reasing on a success converse.	TOTA THE	as answight
Im a fraid hes getting neady to nome after m	₽ For Of	ficial Use Only
adain, this is how it storted last that and	<u>t</u>	
this spring right before he vandalized m	N	
have and threattend to fill me, Min my		
hute down with our bat three and		
	<u>sa</u>	
I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE	ARGO CA	CEIN. THIS STATEMENT
WAS COMPLETED AT (LOCATION) SUMMERIN	TA.M. DR	M
ON THE T DAY OF SETTING AT 1425	A.M. CR.	
	IGN IN FRONT DEL	NHPD WITNESS
Witness/Officer: M. M. LUD 13903 T	SIGNATURE OF PERSON O	GIVING STATEMENT
LVMPD 85 (Rev 11/19) WORD 2010	V	and a Manada no manda

LAS VEGAS METROPOLITAN POLICE DEPAR CONTINUATION Event #: [1120090007 571 I am afraid for my life, I am afraid for my 3 young childrens Reel like how ne has nothing li ve to lose getting ready Fill me and nor and to come in rage ki our fide . 4

Page 2

## EXHIBIT B

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

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 18<sup>th</sup>, 2019 and September 17<sup>th</sup>, 2020. Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11<sup>th</sup>, 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.

LVMPD 314 (Rev. 5/00) WORD 2010

## 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:

P# 13750

9/27/2020 DATE:

Page 2 of 2

AA1284

## EXHIBIT C

	DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA	-FILED IN OPEN COURT- March 12, 2020
EMILY BELLISARIO. Applicant,	Vot present	CASE NO.: T-19-200404-T
vs.	🖾 Present	DEPARTMENT P/TPO
BRADLEY BELLISAR AKA: Adverse Party.	O. ☐ Not present ⊠ With counsel	
	DTECTION ORDER AGAINST DO	
liurisdiction in this matter.	and	ented this day, and the Court having
Applicant Adverse Pa a Return Hearing. <u>MA</u> the Applicant 20 the Court here to Show Cause. Adverse statement in support of h is DENIED. There were the D case. <u>Inal pursuant to</u> <u>occurred or there exists</u> to ISSUE the TEMPOR to Issue the have no court	Adverse Party having been serve by finds and recommends as follows e Party filed an Opposition to that N er Motion which states that she agree a lot of arguments regarding custody INRS 55.010, et seq. the Court is s a credible threat of domestic violence	Action. On 3/2/2020, Applicant filed a d to drop the order. Applicant's Motion . However, that should be addressed in atistica domestic violence has actually a therefore, the Court finds good cause officially. The Adverse Party is hereby
Applicant Adverse Pa a Return Hearing. <u>MA</u> the Applicant 20 the Court here to Show Cause. Adverse statement in support of h is DENIED. There were the D case. <u>Inal pursuant to</u> <u>occurred or there exists</u> to ISSUE the TEMPOF ordered to have no con locations: <u>Inal the TEMPOF</u>	Adverse Party having been serve by finds and recommends as follows e Party filed an Opposition to that M ter Motion which states that she agree a lot of arguments regarding custody TNRS 35.010, et seq. the Court is s a credible threat of domestic violence RARY PROTECTION ORDER imm tract whatsoever with the Applicant DRARY PROTECTION ORDER issues specified below, under the same ter	I with notice of the hearing on Applicant filed a Motion for an Order Aution. On 3/2/2020, Applicant filed a d to drop the order. Applicant's Motion However, that should be addressed in atistica domestic violence has actually
Applicant Adverse Pa a Return Hearing. <u>MA_the</u> Applicant 20 the Court here to Show Cause. Adverse statement in support of h is DENIED. There were the D case. <u>Cocurred or there exists</u> to ISSUE the TEMPOF ordered to have no con locations: <u>That the TEMPOF</u> until the hearing date 1 issued, subject to any ex <u>That the parties</u> <u>issued and Family</u> Department	Adverse Party having been serve by finds and recommends as follows e Party filed an Opposition to that N er Motion which states that she agree a lot of arguments regarding custody INRS 35.010, et seq. the Court is s a credible threat of domestic violence RARY PROTECTION ORDER imm nact whatsoever with the Applicant PRARY PROTECTION ORDER issue specified below, under the same ter teeptions noted below.	d with notice of the hearing on , Applicant filed a Motion for an Order Aotion. On 3/2/2020, Applicant filed a d to drop the order. Applicant's Motion , However, that should be addressed in atistica domestic violence has actually entited domestic violence has actually entitled domestic violence has actually actually domestic violence has actually actually domestic violence has actually and to stay away from the following end in this case is CONTINUED in effect ms and conditions as it was originally
Applicant Adverse Pa a Return Hearing. <u>MA_the</u> Applicant 20 the Court here to Show Cause. Adverse statement in support of h is DENIED. There were the D case. <u>Cocurred or there exists</u> to ISSUE the TEMPOF ordered to have no cor locations: <u>That the TEMPOF</u> until the hearing date issued, subject to any exists <u>MA_the</u> Parties <u>MA_the</u> Applicant 10 <u>Cocurred or there exists</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>MA_the</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>MA_the</u> <u>Cocurred or there exists</u> <u>Cocurred or there exists</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>Cocurred or there exists</u> <u>Cocurred or there exists</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>Cocurred or there exists</u> <u>Cocurred or there exists</u> <u>Cocurred or there exists</u> <u>That the TEMPOF</u> <u>Cocurred or there exists</u> <u>Cocurred or t</u>	Adverse Party having been serve by finds and recommends as follows e Party filed an Opposition to that N ter Motion which states that she agree a lot of arguments regarding custody INKS 33.010, et seq the Court is s a credible threat of domestic violence AARY PROTECTION ORDER imm tract whatsoever with the Applicant pRARY PROTECTION ORDER issu specified below, under the same ter teceptions noted below. are ordered to appear at a RETUR Court and Services Center, 601 North Regional Justice Center, 200 Lew	d with notice of the hearing on , Applicant filed a Motion for an Order Aotion. On 3/2/2020, Applicant filed a d to drop the order. Applicant's Motion . However, that should be addressed in atistica domestic violence has actually e, therefore, the Court finds good cause ediately. The Adverse Party is hereby and to stay away from the following ed in this case is CONTINUED in effect ms and conditions as it was originally N HEARING , 20 at Peeos Road, Las Vegas, Nevada 89101, s Avenue, Las Vegas, Nevada 89155, e is issued in this case until . The s terms and conditions of the Temporary

1	
	Exceptions to the foregoing:
2	That the Protection Order issued in this case is hereby DISSOLVED.
3	That the request to extend the Order of Protection is DENIED.
4	Additionally.
5	That the following additional provisions shall also apply if marked with an "x":
6	Custody and visitation shall remain as ordered in Case No. D- on , 20 .
7	That august to NPS chapter 125 the Court has jurisdiction to address custody of the parties'
8 9	minor child(ren); wherefore, Applicant is awarded temporary physical custody of the minor child(ren). Adverse Party is awarded visitation as follows:
0	Such visitation shall be supervised by $\Box$ . Supervised visitation requires the identified supervisor(s) to be present for the duration of the visitation. $\Box$ unless specified otherwise herein
1	
2	Adverse Party is ordered to pay to the Applicant \$ per month as and for the temporary support of the minor child(ren) until a permanent order for child support is established or until the
3	expiration of the Extended Order. This amount is based upon the obligor's gross monthly income of and shall be payable \$beginning
4	
5	SO ORDERED on this the 12th day of March, 2020.
6	
	Marican Andrude
7	Marican Andrade DOMESTIC VIOLENCE JUDICIAL OFFICER
	DOMESTIC VIOLENCE JUDICIAL OFFICER
8	DOMESTIC VIOLENCE JUDICIAL OFFICER
8	DOMESTIC VIOLENCE JUDICIAL OFFICER
8 19 20	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an
8 9 20 21	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. MacMadda
8 9 20 21 22	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an
17 18 19 20 21 22 23 23 24	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Market Court of the Court of
18 19 20 21 22 23 24	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Marchaelee Marchaelee DISTRICT/COURT JUDGE
18 19 20 21 22 23 24 25 26	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Market Court of the Court of
.8 20 21 22 23 24 25 26 27	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Market Court of the Court of
18 19 20 21 22 23 24 25	DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. Market Court of the Court of

# EXHIBIT D

#### JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

THE STATE OF NEVADA, Plaintiff, -VS-

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/cw

(TK)

LVMPD EV# 200900075740

BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008, Defendant.

20CR039342 CASE NO: DEPT NO: 202046218C DA CASE NO:

### CRIMINAL COMPLAINT

The Defendant above named having committed the crime of VIOLATION OF 10 EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE 11 (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: That 12 the said Defendant, on or about the 11th day of June, 2020, at and within the County of Clark, 13 State of Nevada, did willfully, unlawfully, and intentionally violate an Extended Order For 14 Protection Against Domestic Violence by e-mailing EMILY BELLISARIO's family 15 member(s) and/or friends, attempting to communicate with the said EMILY BELLISARIO, 16 after being prohibited from doing so by the Eighth Judicial District, Family Division, of the 17 State of Nevada, in and for the County of Clark, in Case No. T-19-200404-T, dated September 18 18, 2019. 19

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. 22

12/16/20

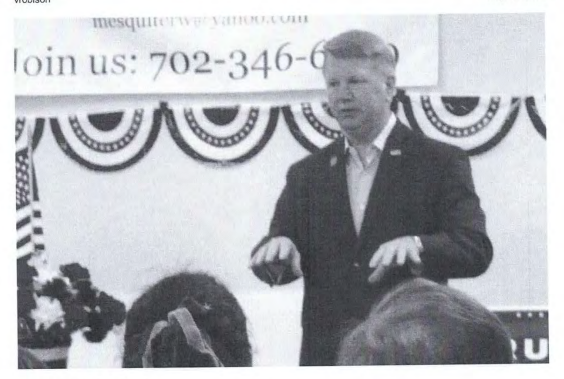
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## EXHIBIT E

## Mesquite GOP Group Holds Candidate Meet And Greet

wprogress.com/2020/07/15/mesquite-gop-group-holds-candidate-meet-and-greet vrobison

July 15, 2020



### By BOBBIE GREEN

The Progress



1/2

U.S. Congressional District 2 Jim Marchant addresses a small crowd at Mesquite Republican Women Meet and Greet on Wednesday, July 8. PHOTO BY BOBBIE GREEN/The Progress.

The Mesquite Republican Women organization held a Meet & Greet event in the campaign office at Sun Valley Plaza on Wednesday evening, July 8.

Attending the event were a variety of candidates that will appear on the November ballot. These included city council candidates Karen Fielding, Wes Boger and Brian Wursten. Mayoral Candidate Bob Sweetin was in attendance. And Jim Marchant, Republican candidate for U.S. Congressional District 4 also travelled from Las Vegas to be there.

In addition, the event featured surprise visitors. All of these were judge candidates. They included Family Court Dept P candidate Mary Perry, Family court Dept. M candidate Lynn Hughes and Family Court Dept. T candidate Jason Stoffel.

Each candidate was given five minutes to speak. Wursten who has already won in the primary to keep his seat on city council graciously gave up his speaking time, allowing more time for the surprise visitors to say a few words.

Marchant said he was happy to visit the Mesquite community. "I expect to spend a lot more time in this area," he said. "I want you to vote for me, for what I offer, not just a vote against my opponent."

The audience was generally pleased to hear the speakers and have the opportunity to ask their questions in a one-on-one atmosphere.

2/2

## EXHIBIT F

Jason Stoffel			
December 26, 20	019 · 🎆		
Thank you Mary Perry	U		
Mary Perry			
December 24,	2019 · 📶		
Amanda Roberts an	d Jason Stoffel, just want	ed ya'll to know	N this
how special you are	to me. I could not have n	hade it through	n this
how special you are	d Jason Stoffel, just want to me. I could not have n ur kindness. Thank you s	hade it through	n this
how special you are last year without you Christmas.	to me. I could not have n	hade it through	n this
how special you are last year without you	to me. I could not have n	hade it through	n this erry
how special you are last year without you Christmas.	to me. I could not have n ur kindness. Thank you s Comment	hade it through o much and Mo	n this erry

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Page 1 of 1

## EXHIBIT G

	Steven D. Grierson CLERK OF THE COL
XMT	Oten A
RADLEY J. BELLISARIO evada Bar No. 13452	
100 Grand Montecito Pkwy, #2054 as Vegas, NV 89149	
: (702) 936-4800	
: (702) 936-4801 : BradB@BellisarioLaw.com	
laintiff Pro Se	
I	DISTRICT COURT
CLAR	K COUNTY, NEVADA
CMILY BELLISARIO,	Case No.: D-20-605263-D Dept No.: P
Plaintiff,	Deperton
′S.	EX PARTE MOTION FOR
RADLEY BELLISARIO,	CONTINUANCE OF HEARING SET FOR FEBRUARY 11,
	OF HEARING SET FOR FEDRUART II,
Defendant	ellisario, the Defendant in proper person, and requests a
Defendant COMES NOW Bradley J. Be continuance of the court hearing regard EXTEND PROTECTION ORDER, JC ACTION, APPOINT A RECIEV VEXATIOUS LITIGATION AND O MODIFYING LEGAL CUSTODY, EVALUATION, FOR ORDER TO CONTEMPT, TO REDUCE CHILD TEMPORARY SUPPORT TO JUDG	2021 AT 1:30PM

11	
1	Points and Authorities, Declaration of Movant, the papers and pleadings on file herein, and such
2	further evidence and argument that may be requested.
3	further evidence and argument may be required.
4	DATED this 9th day of February, 2021.
5	/s/ Bradley J. Bellisario
6	Bradley Bellisario
	7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149
7	T: 309.397.6734
8	F: 702.936.4801
9	E: bradb@bellisariolaw.com Defendant Pro Se
10	POINTS AND AUTHORITIES
11	
12	A party may request a continuance of a hearing through an ex parte motion. EDCR
13	5.525(c). This ex parte motion seeks to continue a hearing on the court's calendar.
14	TACTE AND ADOUMENTS
15	FACTS AND ARGUMENTS
16	I. Current Court Date
17	There is a court date set for February 11, 2021 at 1:30 PM.
18	II. Prior Requests
19 20	This is Defendant's FIRST request to change the court date.
20	III. Attempt to Resolve
22	It would be futile and not possible to obtain a stipulation to continue the court hearing as
23	Plaintiff already filed the motion and received a hearing date of March 15, 2021 at 10:00 AM.
24	Plaintiff then filed an Ex Parte Motion for Order Shortening Time and received a new hearing date
25	
26	
27	further Plaintiff's Counsel provided innapropriate ex parte communications on January 25, 2021
21	EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 2
	1.1

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 17 children to the marital home located at 1913 Sondrio Drive, Las Vegas, NV 89134. Immediately 18 19 prior to being put in cuffs, Defendant was removing the minor children from Defendant's SUV, 20 giving the children a hug and kiss, and handing them their finger paintings they made to give to 21 mommy (Plaintiff). While all that was taking place, Plaintiff stood on the front lawn, which she 22 has never done before during drop-off, to get a better view of her hard work. Defendant was 23 informed by police that Defendant was being arrested for violation of TPO related to Case No. T-24 25 19-200404-T. Defendant informed the LVMPD officers that the TPO had been dissolved prior 26 to the allegations, however, Defendant was still taken to jail. 27

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

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.

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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 6 TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the 7 parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at 8 manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On 9 10 March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See 11 Motion for Contempt, attached hereto as Exhibit B). Defendant filed a lengthy Opposition to 12 Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions 13 in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion for Contempt, 14 15 attached hereto as Exhibit C). On March 12, 2020 the case was called on for hearing and the 16 Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which 17 states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order from March 18 12, 2020 hearing, attached hereto as Exhibit D). Despite being present for the hearing January 7, 19 2020 in which Plaintiff stipulated to dissolve the TPO, being present for the hearing March 12, 20 21 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and closed the case, and 22 despite being served Orders from each hearing, Plaintiff still continued to claim she had an active 23 Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary Statement claiming; 24 "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report, attached hereto as 25 Exhibit E). On September 17, 2020 Plaintiff filed another Voluntary Statement with LVMPD 26 27 stating "He tells my dad to tell me to contact him which is against the TPO." (See September 17, 28 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 11<sup>th</sup>, 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.

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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, 15 16 unethically chose to present ex parte arguments to the Judge. Specifically, Judge Perry requested 17 of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for 18 the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See 19 Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are 20 intentional misrepresentations of material fact, constituting fraud upon the court, and violating 21 22 the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, 23 rather Defendant was wrongfully arrested for alleged violations of an Extended Order of 24 Protection which had already been dissolved by the parties. (See Criminal Complaint, attached 25 hereto as Exhibit H). The charge has since been dropped as the Court agreed it was a wrongful 26 arrest. Additionally, it appears that Ms. Roberts had ex parte communications with the Court 27 28 EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 5

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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.

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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 9 10 Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of 11 Attorney's Fees and Costs, and Related Relief on February 5, 2021 containing multiple instances 12 of scandalous, impertinent, and fraudulent allegations, as well as inadmissible hearsay. Plaintiff 13 further submitted an Ex Parte Motion for Order Shortening Time as instructed by your Honor 14 after your Honor was lied to Amanda Roberts, and misled to believe domestic violence had 15 16 occurred and exigent circumstances existed to warrant an Order Shortening Time. Defendant is 17 forced to file the instant Motion to protect his due process rights as a father and litigant. 18

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 22 States Constitution and Article 1, section 8(5)...of the Nevada Constitution." Rico 23 v. Rodriguez, 121 Nev. 695, 702-03, 120 P.3d 812, 817 (2005). Due process 24 protects certain substantial and fundamental rights, including the interest parents 75 have in the custody of their children. Id. At 704, 120 P.3d at 818. Further, due 26 process demands notice before such a right is affected. Wiese v. Granata, 110 Nev. 27 28 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 10 procured by Plaintiff through intentional misrepresentation of material fact on Monday, February 11 8, 2021. In fact, Defendant was served the Order Shortening Time while attending Defendant's 12 Preliminary Hearing for the court case in which Defendant was wrongfully arrested due to 13 Plaintiff's false police report. Defendant was forced to spend half the day at Clark County District 14 Court. Defendant also needs to first file for relief regarding Orders filed by Plaintiff which were 15 16 procured by fraud. Due to civil procedure Defendant must first file for relief regarding those 17 Orders before Opposing Plaintiff's Motion on for Hearing February 11, 2021. If the Hearing is 18 held February 11, 2021 Defendant will not have adequate time to prepare a response because I 19 have been deprived of due process due to intentional misrepresentations of material fact offered 20 21 by Amanda Roberts and used to deceive your Honor into granting an Order Shortening Time.

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#### New Date Requested V.

Defendant hereby requests this Honorable Court continue hearing on Plaintiff's Motion 24 from February 11, 2021 at 1:30 PM to the original date of March 15, 2021 at 10:00 AM. No 25 exigent circumstances exist to hold the hearing on an Order Shortening Time. Failing to grant 26 27 Defendant's request for Continuance would severely prejudice Defendant Due Process Rights. 28 EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 7

AA1303

1	Further, Plaintiff was granted the Order Shortening Time based upon material misrepresentations
2	of fact provided by Plaintiff's Counsel, Amanda Roberts on January 25, 2021 when Defendant
3	was unavailable for hearing due to wrongful arrest as the result of Plaintiff's false police report.
4	
5	and any other
6	I respectfully ask the Court to continue the court date as requested above, and any other
7	relief the Court finds appropriate.
8	DATED this 9 <sup>th</sup> day of February, 2021.
9	/s/ Bradley J. Bellisario
10	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054
12	Las Vegas, NV 89149
13	T: 309.397.6734 F: 702.936.4801
14	E: bradb@bellisariolaw.com Defendant Pro Se
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28	8 EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 8
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AFFIDAVIT IN SUPPORT	EX PARTE MOTION FOR CONTINUANCE
OF HEARING SET I	FOR FEBRUARY 11, 2021 AT 1:30PM

STATE OF NEVADA )

4	) SS
5	COUNTY OF CLARK )
6 7	I, BRADLEY BELLISARIO, being duly sworn hereby state:
8	1. 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. DATED this 9 <sup>th</sup> day of February 2020.
19 20	
21	Signature of Bradley Bellisario (Affiant)
22	
23	Belore me on repair of ODZIE LZAVAS
24	by Plaintiff Bradley Bellisario.
25	5 Juck le bet 1 - 3010 My Appointment Expres Oct 15, 2024 0
20	Signature of Notarial Officer
2	NOTARY PUBLIC
2	

# EXHIBIT A

Electronically Filed 2/26/2020 9:55 AM Steven D. Grierson CLERK OF THE COURT CHRISTOPHER R. TILMAN, ESQ. 1 Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 2 3 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 BRAYDEN BELLISARIO; Dept No: D BLAKE BELLISARIO; BROOKLYN BELLISARIO; 8 Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m. 9 Minors. 10 NOTICE OF ENTRY OF EXPARTE ORDER 11 PLEASE TAKE NOTICE that on the 14th day of February, 2020, the Honorable Robert W. 12 Teuton entered an ExParte Order, a copy of which is attached hereto. 13 DATED this May of February, 2020 14 15 16 17 18 19 CERISTOPHER R. TILMAN, ESQ. Nevada Bar Noi 005150 1211 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

1	CERTIFICATE OF MAILING	
2	I hereby certify that service of this NOTICE OF ENTRY OF EXPARTE ORDER was	
3	made this Ab day of February, 2020, by depositing a copy thereof in a sealed envelope, first class	
4	postage prepaid, in the U.S. Mail, addressed to:	
5		
6	BRANDON MCCOY, ESQ.	
7	BRANDON MCCOY, ESQ. 625 South 8 <sup>th</sup> Street, 2 <sup>nd</sup> Floor Las Vegas, NV 89101 Attorney for Respondent Mother	
8	Attorney for Respondent Mother	
9	LARGE FUELD	
10	An employee of Christopher R. Tilman, Esq.	
11	Christopher R. Tilman, Esq.	
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		Electronically Filed 02/14/2020
		At X ale
1	CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150	CLERK OF THE COURT
2	1211 South Maryland Parkway	CLERK OF THE CODRT
3	Las Vegas, NV 89104 (702) 214-4214	
4	Attorney for Respondent Father Bradley Bellisario	
		RICT COURT
5	CLARK C	OUNTY, NEVADA
6	In the Matter of:	<b>`</b>
7		) Case No: J-19-349506-P1
8	BRAYDEN BELLISARIO; BLAKE BELLISARIO;	) Dept No: D
9	BROOKLYN BELLISARIO;	) Date of Hearing: January 7, 2020
	Minors.	) Time of Hearing: 11:00 a.m.
10		5
11	EX PA	ARTE ORDER
12	IT IS HEREBY ORDERED that as of	f January 7, 2020, wardship was TERMINATED with
13	NO provisions to a custody agreement.	
14	IT IS FURTHER ORDERED that the	e Temporary Protection Order, Case Number 051569
15	was dissolved pursuant to the stated agreeme	ont by the parties
16	Dated this 1 R day of February, 202	
	Dated this day of rebruary, 202	0.
17		Set 11 t
18	mail	DISTRICT COURT JUDGE
19	Submitted by:	District COOKT TOPSE
20	Submitted by	
21	I ANN /	
22	CHRIST OFHER R. TILMAN, ESQ. Nevada Bar No. 05150 1211 South Maryland Parkway	
	1211 South Maryland Parkway	
23	Las Vegas, NV 89104 (702) 214-4214	
24	Attorney for Respondent Father	
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## EXHIBIT B

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COURT CODE: MOT

Your Name: <u>Emily Poclisaria</u> (Scheck one) Applicant / Adverse Party

### DISTRICT COURT CLARK COUNTY, NEVADA

pollisario

Applicant<sup>3</sup> (person who obtained the protection order)

vs.

Bradhy Bellisario Adverse Party.

(person who the protection order is against)

	: T- 19-200 +04-T
CASE NO	: 1-11 au
	TPO/ P
DATE OF	HEARING: 324/20
TIME OF	HEARING: 11:00 AN
Hearing H	Requested: 🗵 Yes

MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

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

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

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

1

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Motion for an Order to Show Cause (TPO)

### POINTS AND AUTHORITIES

The refusal to obey a lawful order issued by the court is an act of contempt. NRS 22.010(3). The facts of contempt must be presented to the court through an affidavit. NRS 22.030(2). A person found guilty of contempt may be fined up to \$500 for each act of contempt, may be imprisoned for up to 25 days, or both. A person found guilty of contempt may also be required to pay the reasonable expenses, including attorney's fees, of the person seeking to enforce the order. NRS 22.100.

### FACTS AND ARGUMENT

- Violation. I believe the other party is violating the court's protection order. The details of the alleged contempt are listed in the attached declaration.
- 2. Other Relief. In addition to the relief requested above, I would like the Court to also order the following: (Do not explain the violations here - you will do that on the next page. This is for anything else that you would like the judge to order besides contempt. Be specific.) I want to feel safe again and can't until he stops handsing me contacting me and showing up to me house

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

2020. DATED 312 Submitted By: (your signature) Bellisaria (print your name)

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:

Get a copy of the court order that is being violated.         The order shows on the upper right comer of the first page the date the order was filed. Write the 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 do. Write these numbers on the "page" and "line/paragraph number" line. (ex., Adverse Party is mesupposed to contact me at all), how the party is supposed to do or not do (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact me at all), how the party is violating the order (ex. Adverse Party sent mesupposed to contact 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.         Court Order Being Violated. The other party is violating the terms of a Court order that the Court order says on page	14.7	How to Fill Out The Next Section:	-
The order shows on the upper right corner of the first page the date the order was filed. Write the 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 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 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. Court Order Being Violated. The other party is violating the terms of a Court order that the Court order was filed) 10/24/2019. a. The Court order says on page	. 25	on the court order that is being violated.	
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You can add more pages if you need to describe intervent         Court Order Being Violated. The other party is violating the terms of a Court order that the         Court entered on (date court order was filed) 10/24/2019.         a. The Court order says on page, line/paragraph numberB that the other         party is supposed to: (write what the order says the other party is supposed to do):		write what the order says the party is supposed to do or not do (ex. Adverse Party d to contact me at all), how the party is violating the order (ex. Adverse Party sent text messages), and the dates of the violation (ex. 1/18/2019).	is not
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the other party is doing or not doing that violates the order) ALLAS CUMMENTED TO THE TOTAL TOTAL		a is a this part of the order. The other party is (describe	what
and an and an ance thinking		the drive that violates the order) HTTLL (un may	
The violation happened on (date(s) of violation) every day since damwary			

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

b. 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): NU threats or harrassment or stalking 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) <u>Hypuch</u> phon conversations said style to intimidate me, and to " appake" me for being a whore and anything ne can to intimiduite me talls no when I'm at certain places The violation happened on (date(s) of violation) Since January 2020 c. The Court order says on page \_\_\_\_, line/paragraph number \_ 10 \_\_\_\_ that the other party is supposed to: (write what the order says the other party is supposed to do): NO CONTRACT What Solver 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 LOK texts a showing up at pille ups The violation happened on (date(s) of violation) Sink January Notice. (X check one) The other party was served with a copy of the court order on (date the party was served with the order) 10/24/19 □ The other party knows about the court order(s) because (explain how the other party is aware of the court order) \_

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 in the following

ways: (explain how the other party's violation is affecting you) have so much stress and anxiety mit me, always break in again and linil ho Im being watched alert even in mu hom Followe

- 5. Any Exhibit(s) in support of this Motion will be filed separately in an Exhibit 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 that the foregoing is true and correct.

312 ,2020 . DATED Submitted By: (vour signature) Bellisaria Emily (print your name) \_

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

Electronically Filed 03/02/2020 \$.9

CLERK OF THE COURT

Your Name: <u>Emily Bellisonio</u> (\(\alphi\) check one) \(\alphi\) Applicant / \(\Box)\) Adverse Party EXHS

### DISTRICT COURT CLARK COUNTY, NEVADA

Bellisario Emily

Applicant (person who obtained the protection order)

VS.

Bellisario Bradley Adverse Patty.

Adverse Patty. (person who the protection order is against)

CASE NO .: _	T-19-200-	104-T
DEPT: _	P	1 +
DATE OF HE	ARING: 32	4/20
TIME OF HE	ARING: 11.0	made

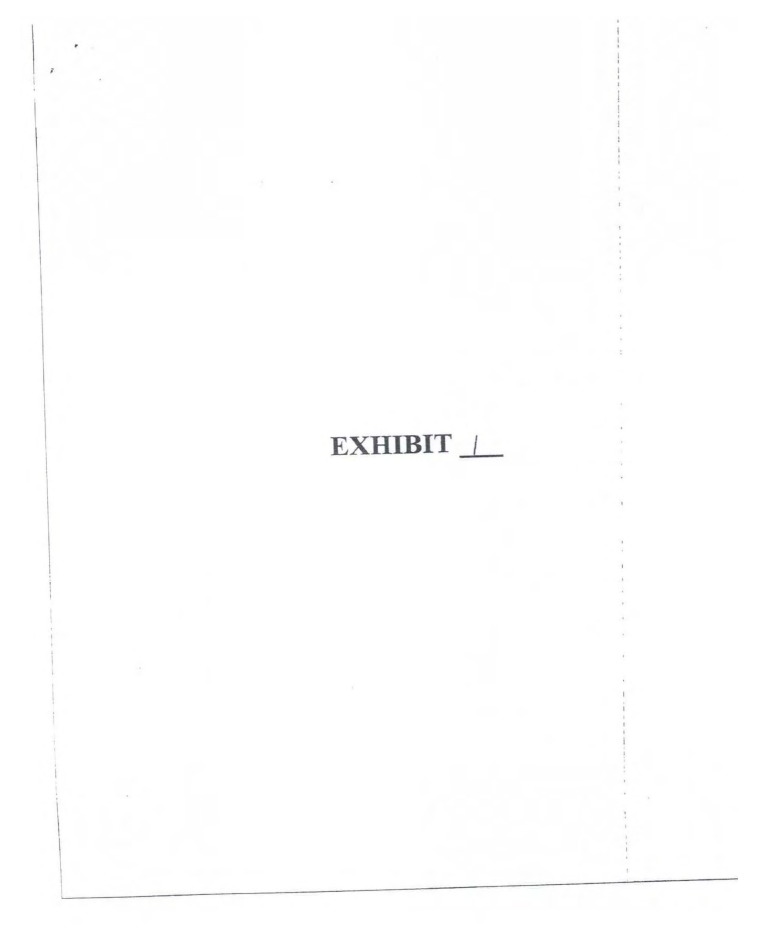
### EXHIBIT APPENDIX

(your name) Emily Bellisario	, the (check one $\boxtimes$ ) $\square$ Applicant
(your name) $\mathcal{A}$ (you name) $\mathcal{A}$ (you name) $\mathcal$	ort of my (title of motion / opposition
you filed that these exhibits support) Motion for Corter	mot
you filed that these exhibits support)	ny case until formally admitted into
that these are not considered substantive evidence in r	ny case anno 1
evidence.	

Table of Contents:

older and	
1. Statement	
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9	Ab.
© 2019 Family Law Self-Help Center	Exhibit Appendix

10.\_\_\_\_\_ 11.\_\_\_\_\_ 12.\_\_\_\_\_ 13. \_\_\_\_\_ 14.\_\_\_\_\_ 15.\_\_\_\_\_ 16.\_\_\_\_\_ 17.\_\_\_\_\_ 18.\_\_\_\_\_ 19.\_\_\_\_\_ 20. \_\_\_\_\_(day) \_\_\_\_\_, 20\_\_\_\_. DATED (month) 3/2/2020 



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.

3 THIS APPLICATION IS A PUBLIC RECORD Soon to be ex-husband is always threatening, harassing 4 and intimidating me. He's been arrested for DV and aggr. 5 stalking with a weapon once & the police were called 6 another time for domestic violence& for destroying my 7 property September of 2019 he broke into my house by breaking the back window when my children and I were 8 home and vandalized the home causing \$27,000 in q damages. He came up the stairs and grabbed me and 10 began yelling in my face and threatening me while my 11 son stood behind me crying. I was granted a protection 12 order after that event and had it until jan7th 2020 he kept 13 asking me to drop the order so we could co parent more 14 effectively and I agreed to do it for the kids sake thinking 15 he learned his lesson and would leave me alone, as 16 soon as the order dropped he started harassing me 17 again following me telling me he knew i lied about work 18 because he knew i was on the strip one day that i was supposed to be at work and kept asking over and over 19 to send me my work schedules and address 20 again asked him not to pick up the kids many times and have 21 his mom pick them up like he was doing for four months 22 but he keeps showing up even though i am telling him no 23 24 PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES. 25

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Pmily Bell	h.Kino	CASE NO .: T	-19-200 404-1
Innligant			PO/P
person who obta	nined the protection order)	DER	
vs.			1
pradla	Pellicario		1
Adverse Party,			
(person who the	protection order is against)		1
	X PARTE MOTION FOR	AN OPDER SHO	RTENING TIME
(your na	me) emily pelliso	ino	, submits this Ex Parte
Motion for an C	order Shortening Time pursua	nt to EDCR 5.514	, and requests that this Coul
shorten the time	e in which to hear the ( $\boxtimes$ chec	ck one)	1
	Motion to Modify / Dissolve		
	Motion to Extend		
\$	Motion to Show Cause		
	Other:		
			Ŧ
This ap	plication is based upon the pl	eadings and paper	s on file and the declaration
attached to this			1
attached to him			1
	312	, 20 20.	
DATED			1
DATED		6	A.Q.
DATED	Submitted By: (your a	6	gemily Ballivaria

1

# DECLARATION

- 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 avn.

3. Service: (X check one)

- □ The other party was already served with a copy of the underlying motion. The motion was served (⊠ check one) □ by mail / □ by personal service on (date of service)
  - The other party HAS NOT been served with a copy of the motion yet. I understand emergency hearings are not normally granted until the other party is served with the motion. The judge should consider my request without waiting for the other party to be served because (*explain why you need the judge* to consider your request before the other party is served)

Alling wy motion

4. There is an emergency that needs to be handled quickly: (explain the emergency) because in in fear 1 keep asking him and his parents not to show up but he does. The guy I went on one date with that he vandalized the here over comes back in town March 10. I feel if he finds out he is in town, he will try to hurt me or him or tay to have us followed and sime one else hurt us.

5. This Ex Parte Motion for an Order Shortening Time is made in good faith.

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

2020 212 DATED POLLISAN

Application for OST - TPO

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

COURT CODE: OST

Your Name: Emily Bellisaniu ( check one) Applicant / Adverse Party

## DISTRICT COURT CLARK COUNTY, NEVADA

Bellisonio Emily Applicant

VS.

Emily Bellisonio	CASE NO .: T- 19-200404 -T	_
Applicant (person who obtained the protection order)	DEPT.: TPO/P	
	DATE OF HEARING: 3124	20

TIME OF HEARING: 11'00 Cm

Bellisanio Bradley Adverse Party.

(person who the protection order is against)

# ORDER SHORTENING TIME

Upon application of the Movant, and good cause appearing therefore:

IT IS HEREBY ORDERED that the time for hearing the

□ Motion to Modify / Dissolve

Motion to Show Cause

Motion to Extend

Other:

is hereby shortened and shall be heard on March 12, , 2020 at 9:30 A.m. in in Courtroom 15 at the Family Courts and Services Center, 601 N. Pecos Road Las Vegas, Nevada 89101.

DATED this <u></u> day of _	March	,20 <u>20</u> .
	-	IL Budun HEARING MASTER
Submitted By: (your signature) > _	we	MAR 0 3 2020
(print your name)	Emily Bellis	DOMESTIC VIOLENCE Order Shortening Time - TPO
e zoro runnij zan con stop como	1	

10.200404

Electronically Filed 03/02/2020 \$.08 CLERK OF THE COURT

COURT CODE: MISC

Your Name: <u>Emily Bellisario</u> (\[Check one] ] Applicant / ] Adverse Party

# DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisonio

(person who obtained the protection order)

VS.

Bradley Balisanio Adverse Party.

(person who the protection order is against)

CASE NO .: T-19-	200404-T
DEPT:	P
DATE OF HEARING	3/24/20
TIME OF HEARING:	11:00 am

# NOTICE OF INTENT TO APPEAR BY COMMUNICATION EQUIPMENT

(Your name) <u>Fraily Bellisan</u> 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 my failure to be available at the above telephone number will constitute a nonappearance.

DATED (loday's date) 32 , 2020 Submitted By: (Signature) >\_\_\_\_\_ Printed Name: Emily Bellisario

\*Make sure the court has your correct phone number listed in your confidential information\*

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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 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 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 yc want to FaceTime the kids your More than welcome

https://ofw.ourfamilywizard.com/ofw/messageboard/displayfolder.form?page=0&id=6490793&resultsPerPage=-1

# EXHIBIT C

Electronicany I neu 03/11/2020 8.08 CLERK OF THE COURT

# COURT CODE: OPPS

Your Name: BRADLEY BELLTSARTO (Scheck one) Applicant / Adverse Party

# DISTRICT COURT CLARK COUNTY, NEVADA

EMELY BELLESARTO Applicant (person who obtained the protection order)

vs.

<u>BADLEY</u> <u>BELLISARPO</u> Adverse Party. (person who the protection order is against)

CASE NO .:	T-19-200	404-T
DEPT.:	TPO /	-
DATEOFF	TEARING:	3/12/20

TIME OF HEARING: 9:30 AM

Hearing Requested: Yes ONo

OPPOSITION TO MOTTON FOR AN WATER TO SHOW CAUSE RECARDING CONTEMPT (title of the motion you are opposing)

(Your name) <u>BRADUEY</u> J. <u>BELLIS ANID</u>, files this opposition to the motion referenced above.

# 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.)

DAG NEXT ATTACHED ON 1 HAVE CASE DOLS NOT PITPENED Exhib. 7 CPS 2-24 ADVERSE PARTY to 3 ADPLICANT FROM Echibit B TENTS MOM MY APPLECANT Exhibit c 62 TEXT 2-24-310 HESTORY WIZZD FAMEU Exhibit OUR

© 2019 Family Law Self-Help Center

TPO Generic Opposition

# COURT CODE: OPPS

Your Name: BAADLEY BELLTSARTO (\alpha check one) Applicant / Adverse Party

# DISTRICT COURT CLARK COUNTY, NEVADA

EMFLY BELLESARTO Applicant (person who obtained the protection order)

VS.

<u>Adverse Party.</u> (person who the protection order is against)

CASE NO .: 1-19-20 404-T	-
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DEPT.: TPO /

DATE OF HEARING: 3/12/20

TIME OF HEARING: 9:30 AM

Hearing Requested: Yes No

OPPOSITION TO MOTION FOR AN WASKE TO SHOW CAUSE RECARDING CONTEMPT (title of the motion you are opposing)

(Your name) BRADLEY J. BELLIS ARIO, files this opposition to the motion referenced above.

# 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 ATTA	LIHED UN NEXT PAGE	
Exhib. + A	CPS LADE DOLL NOT ATTACHTED (HAVE ON PTUZION)	2-24
Exhibit B	TENTS FROM ADPLELANT & ADVERSE PARTY 1-1 to	aay
Exhibit C	OUR FAMELY WEARD HESTORY 2-24-310	

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TPO Generic Opposition

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# 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

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 tbt 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)



# 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 LASE
- 3. ATUGNEYS FFES

DATED MARCH IN, 20 20, 20 20.

	An
Submitted By: (your signature)	
(print your name)	BADDIEN J. BRUERALED

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.

, 20 do . DATED MARCH 11 Submitted By: (vour signature) BELLETALTO (print your name) BAADLEN T.

# EXHIBIT D

11				
			-FILED IN OPEN COURT-	
		DISTRICT COU FAMILY DIVIS	JRT March 12, 2020	
		CLARK COUN		
		NEVADA	CLERK OF THE COURT	
;	EMILY BELLISARIO.	Not present	CASE NO.: T-19-200404-T	
; []		With counsel		
.	vs.	🖾 Present	DEPARTMENT P/TPO	
3	BRADLEY BELLISARIO, AKA: Adverse Party.	☐ Not present ⊠ With counsel		
	and a state of the	TION ORDER AGAIN	NST DOMESTIC VIOLENCE	
			nce presented this day, and the Court having	
1	Having considered the filings, jurisdiction in this matter, and	, restantiny and eviden	- the second	
2	it appearing that servic	e has not been effectu	ated on Applicant Adverse Party.	
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4	a Return Hearing.			
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5 6 7 8 9 0 11 22 23 24	a Return Hearing.           MA_the         Applicant         Ad           20         the Court hereby fin           to Show Cause. Adverse Party           statement in support of her Mo           is DENIED. There were a lot           the D case.	verse Party having been ds and recommends as 1 y filed an Opposition to tion which states that sh of arguments regarding 33.070, el seq., the Co ible threat of domestic PROTECTION ORDE whatsoever with the Ap PROTECTION ORDE d below, under the sa ns noted below.	in served with notice of the hearing on follows: Applicant filed a Motion for an Order o that Motion. On 3/2/2020, Applicant filed a he agreed to drop the order. Applicant's Motion custody. However, that should be addressed in our is satisfied domestic violence has actually violence; therefore, the Court finds good cause in immediately. The Adverse Party is hereby pplicant and to stay away from the following ER issued in this case is CONTINUED in effect ame terms and conditions as it was originally	
5 6 7 8 9 0 1 1 22 23 23 25	a Return Hearing.          MA_the       Applicant       Ad         20       the Court hereby fin         to Show Cause. Adverse Party         statement in support of her Mc         is DENIED. There were a lot         the D case.	verse Party having been ds and recommends as ly filed an Opposition to the which states that sh of arguments regarding <u>33.070</u> , el seq., the Co ible threat of domestic. PROTECTION ORDE chatsoever with the Ap PROTECTION ORDE ed below, under the sa as noted below. refered to appear at a P and Services Center, 60 nal Justice Center, 200	in served with notice of the hearing on follows: Applicant filed a Motion for an Order o that Motion. On 3/2/2020, Applicant filed a he agreed to drop the order. Applicant's Motion custody. However, that should be addressed in our is satisfied domestic violence has actually violence; therefore, the Court finds good cause is a immediately. The Adverse Party is hereby pplicant and to stay away from the following ER issued in this case is CONTINUED in effect ame terms and conditions as it was originally RETURN HEARING . 20 at 11 North Pecos Road. Las Vegas, Nevada 89101, 0 Lewis Avenue, Las Vegas, Nevada 89155.	
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5 6 7 8 9 0 11 22 23 24 25 26 27	a Return Hearing.          MA_the       Applicant       Ad         20       the Court hereby fin         to Show Cause. Adverse Party         statement in support of her Mc         is DENIED. There were a lot         the D case.	verse Party having been ds and recommends as l villed an Opposition to tion which states that sh of arguments regarding <u>asturu</u> , el seq., the CD ible threat of domestic. PROTECTION ORDE whatsoever with the Ap PROTECTION ORDE ed below, under the sa ans noted below. refered to appear at a R and Services Center, 60 nal Justice Center, 200 CDED PROTECTION O	in served with notice of the hearing on follows: Applicant filed a Motion for an Order o that Motion. On 3/2/2020, Applicant filed a he agreed to drop the order. Applicant's Motion custody. However, that should be addressed in our is satisfied domestic violence has actually violence; therefore, the Court finds good cause is a methality. The Adverse Party is hereby pplicant and to stay away from the following ER issued in this case is CONTINUED in effect ame terms and conditions as it was originally REFURN HEARING , 20 at 11 North Pecos Road. Las Vegas, Nevada 89101, 0 Lewis Avenue, Las Vegas, Nevada 89155, ORDER is issued in this case until . The orders, terms and conditions of the Temporary	
4 5 6 7 8 9 9 20 11 22 23 24 25 26 27 28	a Return Hearing.           MA_the         Applicant         Ad           20         the Court hereby fin           to Show Cause. Adverse Party         statement in support of her Mc           is DENIED. There were a lot         the D case.	verse Party having been ds and recommends as l villed an Opposition to tion which states that sh of arguments regarding <u>asturu</u> , el seq., the CD ible threat of domestic. PROTECTION ORDE whatsoever with the Ap PROTECTION ORDE ed below, under the sa ans noted below. refered to appear at a R and Services Center, 60 nal Justice Center, 200 CDED PROTECTION O	in served with notice of the hearing on follows: Applicant filed a Motion for an Order o that Motion. On 3/2/2020, Applicant filed a he agreed to drop the order. Applicant's Motion custody. However, that should be addressed in our is satisfied domestic violence has actually violence; therefore, the Court finds good cause is a methality. The Adverse Party is hereby pplicant and to stay away from the following ER issued in this case is CONTINUED in effect ame terms and conditions as it was originally REFURN HEARING , 20 at 11 North Pecos Road. Las Vegas, Nevada 89101, 0 Lewis Avenue, Las Vegas, Nevada 89155, ORDER is issued in this case until . The orders, terms and conditions of the Temporary	

1	Exceptions to the foregoing:
2	That the Protection Order issued in this case is hereby DISSOLVED.
3	That the request to extend the Order of Protection is DENIED.
4	Additionally.
5	That the following additional provisions shall also apply if marked with an "x":
6	Custody and visitation shall remain as ordered in Case No. D- on , 20 .
7	except as follows:
8	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:
10	Such visitation shall be supervised by Supervised visitation requires the identified
11	Such visitation shall be supervised by $\Box$ supervised unless specified otherwise herein supervisor(s) to be present for the duration of the visitation, $\Box$ unless specified otherwise herein
12	Adverse Party is ordered to pay to the Applicant S per month as and for the temporary
13	Adverse Party is ordered to pay to the Applicant's performance performance performance 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
14	s and shall be payable s . beginning .
15	SO ORDERED on this the 12th day of March, 2020.
16	Marican Andrade
17	DOMESTIC VIOLENCE JUDICIAL OFFICER
18	TO HEREBY ORDERED, ADUIDGED AND DECREED that the foregoing Findings and
19	in the second seco
	Recommendations are approved a contract the second provide the second of this Order to file an
20	immediately. Pursuant to EDCR 5.5 8(c), you have 14 days from your receipt of this Order to file an Objection to this Decision.
20 21	immediately. Pursuant to EDCR 5.5-8(c), you have 14 days from your receipt of this order to the and Objection to this Decision.
	Objection to this Decision.
21	immediately. Pursuant to EDCR 5.5-8(c), you have 14 days from your receipt of this order to the and Objection to this Decision.
21 22	District/COURT JUDGE
21 22 23	Objection to this Decision.
21 22 23 24	immediately. Pursuant to EDCR 5.5 8(c), you have 14 days from your receipt of the order to the Objection to this Decision.
21 22 23 24 25	immediately. Pursuant to EDCR 5.5 8(c), you have 14 days from your receipt of the order to the Objection to this Decision.
21 22 23 24 25 26	immediately. Pursuant to EDCR 5.5 8(c), you have 14 days from your receipt of the order to the Objection to this Decision.
21 22 23 24 25 26 27	immediately. Pursuant to EDCR 5.5 8(c), you have 14 days from your receipt of the order to the Objection to this Decision.

# EXHIBIT E

1001	LAS VEGAS METROPOLITAN POLICE DEPARTMENT	2642001	00008680
	"PRINT"	"Click here to	add/edit Event Number"
A CONTRACTOR OF THE OWNER	THIS PORTION TO BE COMPLETED BY OFFICER	Date Occurred	Time Occurred
TRS Uzaca	STEEN	7/2/20	2122
and a company		Sector/Beat	City Count
1913 SONDRED	LU, NV 89134	V2	
			weilte er
Your Name (Last / First / Middle)		Date of Birth	Social Security #
emily mellisant		0712419181	530MA 530
Race Sex Height Weight Ha H F 5'40 118 B		Chool	
Residence Address (Number & Street) Bid	tg/Apt. # City State Zip Code Der Phone	7/2 427	(074S
an Sondrid Dr.	(as verye) (N 89134 Bus. Phone		ļ
	Email		
Business (Local) Address (Number & Street) Bio	dg/Apt. # City State Zip Code Occupation		Departure Date (If Visit
Best place to contact you during the day:	Best time to contact you during the day:		Canyou Types
1emily Delliving energy	amailian		Suspect? No
messages saying shi proce again. Saying trump wants to the Fucking my dad a a shut that dorin	uff like, into a Prostitute a L y he wants to destroy me a ero me out, Saying his an ind we "Fuck that piece of it deserve life." "I'm going	to do like	C . L II
messages saying shi proce again. Saying trump wants to the Fucking my dad a a shut that dorin	uff like into a Prostitute a la the usants to defining me a erro me out, Saying hus an ind we "Fuck that piece of it deserve life." "I'm going you dont exist " " cave o e thrown you off to the	more, that alling me t ing to devo Mexican st to do like uzzling gin side of th	te has to
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messages saying sh proce again. Saying trump wants to the Fucking my dad a a slut that dorsm munder you like "Some one Should un "I'm going to prince	uff like, ind a Prostituite a light like, ind a Prostituite a light of the arrived me are and the arrived of the arrived life. "I im going you dont evist " i and a going you dont evist " and off the through your dont with off the three of through your down to your kneed and the	more, that alling me t ing to devoi mexicup st to do like uszlung gin li	HI nover hav rash saying te was to ut: "Wourd e you and tter slut" & desert long
Messages saying sh proce again. Saying trump wants to the Fucking my dad o a shut that dorin municiter you like " Some one Should in " I'm going to print	Aff like ind a Prostitute a line wants to definity me are erro me wat. Saying his and incl he "Frick that piece of the deserve life." "I'm going you dont exist " " and go e thrown your off to the J you down to your kneet muining to HILL You " X2 or in place watil 9/17/20	more, that alling me t ing to devoi mexicup st to do like uszlung gin li	HI nover have rash saying te was to ut: "Wourd e you and tter slut!"
Messages saying sh peace again. Saying trump wants to the Fucking my dad o a slut that doring muscaler you like " Some one Should we " I'm going to prink ID: 20pm " I'M G Protation order Dailed wany to	Aff like ind a Prostitute a line wants to definity me are erro me wat. Saying his and incl he "Frick that piece of the deserve life." "I'm going you dont exist " " and go e thrown your off to the J you down to your kneet muining to HILL You " X2 or in place watil 9/17/20	nore, that alling me t ing to devo Mexicus st to do like uzzling gin side df to For c	- <u>Mil nover hav</u> rash saying te was to <u>wt:</u> " yourd e you and tter slut!! e desert long
Massages Saying Sh proce again. Saying trump waatt to the Fucking my dad o a slut that doring mutanter you like " Some one Should we " I'm going to print ID: 30 pm " I'M G Protechan and Dailed wany the Called wany the Have READ THIS STATEMENT AN WAS COMPLETED AT (LOCATION)	AFF 11KP, 102 G Prostituite a L a be wants to defining me a erro me out. Saying MS an ind Me "Frick that piece of it deserve life." "I'll going you dont exist " " and go e thrown you off to the g you down to your knees auin (a to KILL YOU " X2 and a projec until 9/17/20 MUS 9 Well. ID I AFFIRM TO THE TRUTH AND ACCURACY OF THE F STA	ADDIE, that alling me the ing to devo Mexican st to do liter unzeling give side of the Force	- <u>MIL NOVER DAY</u> TASH SAYING <u>TE BES</u> to <u>TE BES</u> to <u>TESS TO DAY</u> <u>ENERN THIS STATEMEN</u> EREIN. THIS STATEMEN
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AA1338

# EXHIBIT F

# LAS VEGAS METROPOLITAN POLICE DEPARTIN VOLUNTARY STATEMENT

Event # LW 200900075740

THIS PORTION TO BE COMPLETED BY OFFIC		
Specific Crime	Date Occurred	Time Occurred Sam
TPO VIOLATION	Sector/Beat	City County
1913 SONDED DE LU, M. 89134	Vz	
1913 SONDED DE LU, M. 89134		
Your Name (Last / First / Middle)	OFPUISS (	Social Security #
Race Sex Height Weight Hair Eves Work Scholl (Hours) Days Off Business		330-63-15L
Race Sex Height Weight Hair Eyes Work Scholl (Hours) Days Off Business		
Residence Address (Number & Street) Bldg/Apt. # City State Zip Code Res. Phone	70 42715	74S
1913 Sondrio Dr   LASVERS NV 89134 BUS Phone		Ę
Email	V7710412.90	Vabri am
Business (Local) Address (Number & Street) Bidg/Apt. # City State Zip Code Occupation	VILLATE	Departure Date (If Visitor)
CIAL IN ALLOW INCLOSE IN CORT	ont	
Best place to contact you during the day: Best time to contact you during the day	iden	tify the Yes
702 427 votus afternoon even	ning su	spect? No
DETAILS:	i ded a h	Cinedo
Bradley Pollisario worth stop harrassing m		wo thends
ver mesager email, he tells my dad to		Hell me
to contact him which is against the	TPO. hes th	wreatening
to "expose" my friend as a whome r	+ JNG MOIST	H "cracks"
	saus " I gav	e you my
- the tree to a the state of th	who to not	e you my
to go meet him for since reason.	third to and	ing siterad
	ass" to my F	hend saina
hes trying to run her reprutation.		Cine souther
	rocksucker , pus	SU diseased.
I'd total my thanky onto minutes benote;	CONF JOICE AND THESE	ar tuner ar
Im a fraid hes getting neady to come after m	2 For Offic	cial Use Only
adain, this is how it stayted last year and		
this spring right before he vandalized m	N	
have and torgitered to kill me, purn my		
huse town with my our Eds inside and		
sent a margage to my pripm saying he h	val	
going to purin his hube down. Cont	2	
I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE	FACTS CONTAINED HERE	EIN. THIS STATEMENT
WAS COMPLETED AT (LOCATION) SUMMERIN	ARGA CO	araugad
ON THE T DAY OF SEPT. 2020 AT 1425		1.
Witness/Officer:	SIGN IN FRONT DELLA	HPD WITNESS
Witness/Officer: M. AQULUD 13993 7		
(PRINTED) P#	SIGNATURE OF PERSON GI	IVING STATEMENT
LVMPD 65 (Rev 11/19) WORD 2019		

LAS VEGAS METROPOLITAN POLICE DEPAR CONTINUATION Event #: [LV20090007 57 I am afraid for my life, I am afraid for my 3 young childrens I feel like now he has nothing livel. to 1080 getting ready to come kill me and in rage nos and our fills. . Page 2



-



4 Messages Emily

----- Original message --From: bradley bellisario <<u>bradb@bellisariolaw.com</u>> Date: 6/11/20 2:55 PM (GMT-08:00) To: Javier Cardona <JCardona@alliedflooring.net> 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

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 18<sup>th</sup>, 2019 and September 17<sup>th</sup>, 2020. Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11<sup>th</sup>, 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.

LVMPD 314 (Rev 8/00) WORD 2010

# 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:

<u>2 p#14831</u> ... Man P#17750 DATE: <u>9/27/2020</u>

WITNESS:

Page 2 of 2

AA1345

# EXHIBIT H

1	JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA			
2				
3	THE STATE OF NEVADA,			
4	Plaintiff,	CASE NO: 200R039342		
5	-vs-	DEPT NO: /		
6	BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008,	DA CASE NO: 202046218C		
7	Defendant.			
8		CRIMINAL COMPLAINT		
9 10	The Defendant above named havi	ng committed the crime of VIOLATION O		
11	The Defendant above named having committed the crime of VIOLATION OF EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE			
12		C 52917), in the manner following, to wit: That		
13		of June, 2020, at and within the County of Clark		
14		and intentionally violate an Extended Order Fo		
15		by e-mailing EMILY BELLISARIO's famil		
16		ommunicate with the said EMILY BELLISARIC		
17		e Eighth Judicial District, Family Division, of th		
		lark, in Case No. T-19-200404-T, dated September		
18	18, 2019.			
19		force and effect of Statutes in such cases made ar		
19 20	All of which is contrary to the form,			
19 20 21	All of which is contrary to the form,	of the State of Nevada. Said Complainant make		
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	All of which is contrary to the form, provided and against the peace and dignity	force and effect of Statutes in such cases made an of the State of Nevada. Said Complainant make rjury.		
19 20 21 22	All of which is contrary to the form, provided and against the peace and dignity	of the State of Nevada. Said Complainant maker		
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	All of which is contrary to the form, provided and against the peace and dignity	of the State of Nevada. Said Complainant make		
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	All of which is contrary to the form, provided and against the peace and dignity	of the State of Nevada. Said Complainant make		
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	All of which is contrary to the form, provided and against the peace and dignity	of the State of Nevada. Said Complainant make		

-

# EXHIBIT H

ORDR Name: Bradley Bellisario Address: 7100 Grand Montecito Pkwy #2054

Telephone: 309.397.6734 Email Address: bradb@bellisariolaw.com In Proper Person

### DISTRICT COURT CLARK COUNTY, NEVADA

Ŷ,

EMILY BELLISARIO	CASE NO.: D-20-605263-D
Plaintiff, vs.	DEPT: P
Bradley Bellisario	-
Defendant.	

### ORDER GRANTING CONTINUANCE

The Court having considered the ex parte motion for a continuance and good cause appearing,

	IT IS HEREBY	ORDERED	that the hearing	presently	scheduled	for (current of	court
date)			at (time)		_ 🗆 am / 🗆	pm SHALL	, BE
CONT	TINUED to (judge	will fill in ne	ew court date)			at (a	time)

 $\Box$  am /  $\Box$  pm.

The moving party shall serve a copy of this order on the opposing party / opposing counsel and file a Notice of Entry of Order.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_\_

# DISTRICT COURT JUDGE

Respectfully	Submitted:
--------------	------------

(Your signature)	/S/ Bradley Bellisario
(Your name)	Bradley Bellisario

© 2017 Family Law Self-Help Center

Order Granting Continuance

# EXHIBIT I

Subject: Eighth Judicial District Court - Proposed Order Returned

Date: Wednesday, February 10, 2021 at 12:04:37 PM Pacific Standard Time

- From: NoReply@clarkcountycourts.us
- To: bradley bellisario

D-20-605263-D - ORDR - Bellisario v. Bellisario

Your proposed order or document requiring a judge's signature to the court has been returned for the following reason(s): The judge has declined to grant this request.

Page 1 of 1

1 2 3 4 5 6	MDQJ 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 <i>Plaintiff Pro Se</i>	Electronically Filed 2/11/2021 12:11 AM Steven D. Grierson CLERK OF THE COUR	hum		
7	DISTRICT	<b>F COURT</b>			
8	CLARK COUN	VTY, NEVADA			
9	EMILY BELLISARIO,	Case No.: D-20-605263-D			
10	Plaintiff,	Dept No.: P			
11	VS.				
12	BRADLEY BELLISARIO,	MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY			
13 14	Defendant	NCJC 3E)			
14		HEARING REQUESTED			
16	NOTICE! YOU ARE REQUIRED TO FILE A				
17	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				
18					
19	RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT				
20	THEARING FRIOR TO THE SCHEDOLED HEARING.				
21					
22	1. For an Order Disqualifying Judge Mary Perry; and				
23	2. For such other and further relief as the Court deems just and equitable.				
24	This Motion is made and based upon all the papers and pleadings on file herein and the				
25	affidavit included herewith and is made in good	faith and not to delay justice.			
26					
27	DATED this $10^{\text{TH}}$ day of February 2021.				
28	8 MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 1				
	Case Number:	D-20-605263-D			

1	/s/ Bradley Bellisario
2	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054
3	Las Vegas, NV 89149
4	T: 702.936.4800 F: 702.936.4801
5	E: bradb@bellisariolaw.com Defendant Pro Se
6	
7	
8	
9	
10	POINTS AND AUTHORITIES
11	<u>I.</u>
12 13	STATEMENT OF FACTS
13 14	On January 4, 2021 Judge Mary Perry was assigned to highly contested divorce case D-
15	20-605263-D (Bellisario vs. Bellisario). On January 11, 2021 Plaintiff filed an untimely
16	Peremptory challenge, knowing that motion relief would be sought by Defendant, and the matter
17	would be brought back to Department P.
18 19	On September 17, 2020, Plaintiff filed a false police report claiming that she had an active
20	and enforceable Extended Order for Protection (T-19-200404-T). Upon information and belief,
21	Plaintiff only filed the false police report on September 17, 2020 because that was the date set for
22	the EPO to expire. Upon information and belief, Plaintiff and her Counsel, Amanda Roberts,
23	conspired to file the false police report on September 17, 2020. In the false police report Plaintiff
24 25	alleged that Defendant violated the EPO by emailing her Dad on June 11, 2020. Said email was
26	entirely civil and simply requested Plaintiff contact Defendant regarding health insurance for the
27	minor children. Based on Plaintiff's false allegations, pressure from Plaintiff, and pressure from
28	MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 2

Amanda Roberts, LVMPD and the Clark County District Attorney's office issued an arrest
 warrant for Defendant on January 21, 2021.

3 On January 23, 2021 Defendant was arrested while returning the parties' three (3) minor 4 children to the marital home located at 1913 Sondrio Drive, Las Vegas, NV 89134. Immediately 5 prior to being put in cuffs, Defendant was removing the minor children from Defendant's SUV, 6 7 giving the children a hug and kiss, and handing them their finger paintings they made to give to 8 mommy (Plaintiff). (See Pictures of Kids Painting January 23, 2021, attached hereto as Exhibit 9 (See Also January 23, 2021 Arrest Video, attached hereto as Exhibit J I). 10 https://www.dropbox.com/s/o29ihtj7tivct5q/1-23-21%20Arrest%20Video.mov?dl=0). While 11 all that was taking place, Plaintiff stood on the front lawn, which she has never done before during 12 13 drop-off, to get a better view of her hard work. Defendant was informed by police that Defendant 14 was being arrested for violation of an Extended Order for Protection related to Case No. T-19-15 200404-T. Defendant informed the LVMPD officers that the EPO had been dissolved prior to 16 the allegations, however, Defendant was still taken to jail. 17

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.

- 25
- <sup>26</sup> closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T. (*See* Order Dissolving

On January 7, 2020 that parties attended hearing in CPS court in which the CPS case was

TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the
 MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING
 REQUESTED - 3

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1	parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at	
2	manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On	
3	March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See	
4	Motion to Show Cause, attached hereto as Exhibit B). Defendant filed a lengthy Opposition to	
6	Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions	
7	in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion to Show Cause,	ļ
8	attached hereto as Exhibit C). On March 12, 2020 the case was called on for hearing and the	ļ
9	Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which	
10	states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order and Court	
11	Minutes from March 12, 2020 hearing, attached hereto as Exhibit D) Despite being present for	
12 13	the hearing January 7, 2020 in which Plaintiff stipulated to dissolve the TPO, being present for	ļ
14		ļ
15	the hearing March 12, 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and	
16	closed the case, and despite being served Orders from each hearing, Plaintiff still continued to	
17	claim she had an active Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary	ļ
18	Statement claiming; "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report,	
19	attached hereto as Exhibit E). On September 17, 2020 Plaintiff filed another Voluntary Statement	
20	with LVMPD stating "He tells my dad to tell me to contact him which is against the TPO." (See	
21	September 17, 2020 Police Report, attached hereto as Exhibit F). Officer Mayrie Aquino	ļ
22 23	(P#13993) states that "Emily was able to send me a screenshot of an email conversation between	ļ
24	Bradley and her father, Javier Cardona, from June 11th, 2020Bradley contacting Emily's father	
25	and requesting Emily contact him is a violation of the above referenced Extended Protection	
26	Order." (See Declaration of Warrant, attached hereto as Exhibit G). On September 27, 2020	ļ
27		
28	officer Mayrie Aquino submitted a Declaration of Warrant/Summons based on Plaintiff's false MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 4	
		ł

accusations, ultimately leading to the issuance of an arrest warrant on January 21, 2021 and 2 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.

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During the status check on January 25, 2021 Plaintiff's Counsel, Amanda Roberts, 10 unethically chose to present exparte arguments to the Judge. Specifically, Judge Perry requested 11 of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for 12 13 the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See 14 Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are 15 intentional misrepresentations of material fact, constituting fraud upon the court, and violating 16 the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, 17 nor did any domestic violence occur on June 11, 2020. Rather, Defendant was wrongfully 18 19 arrested for alleged violations on June 11, 2020 of an Extended Order of Protection which had 20 already been dissolved by the parties. (See Criminal Complaint, attached hereto as Exhibit H). 21 Additionally, it appears that Ms. Roberts had ex parte communications with the Court claiming 22 that Defendant was drinking. Judge Perry states he [Defendant] "definitely needs to dry out first." 23 (See Video from January 25, 2021 Status Check). However, Defendant has not consumed any 24 25 alcohol for months as evidenced by a clean SCRAM history and Defendant was completely sober 26 at the time of arrest.

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28 MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING **REQUESTED - 5** 

1	Af	fter making numerous intentional misrepresentations of material fact to the Court, Ms.			
2	Roberts then filed Plaintiff's Notice of Motion and Motion to Extend Protection Order, Joining				
3	this Actio	on, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigant and			
4 5	Consolida	ting Civil Cases to this Action, Modifying Legal Custody, Modifying Visitation, for			
6	Mental He	ealth Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce			
7	Child Sup	port Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of			
8	Attorney's	s Fees and Costs, and Related Relief on February 5, 2021 containing multiple instances			
9 10	of scanda	lous, impertinent, and fraudulent allegations, as well as inadmissible hearsay. Judge			
11	Mary Perr	ry granted Plaintiff's Motion for an Order Shortening time on February 8, 2021 and the			
12	Hearing w	vas set for a mere three (3) days out on February 11, 2021.			
13	Af	fter, Defendant was served the Order Shortening Time, Defendant began to review			
14	Plaintiff's	Motion. On February 11, 2021 Defendant watched the video recording of the status			
15	check hearing held on January 25, 2021. To Defendant's surprise, Judge Mary Perry initiated and				
16 17	entertaine	d ex parte communications regarding substantive issues that significantly prejudiced			
18	Defendant	t. Most significantly, Defendant is being denied due process by having inadequate time			
19	to prepare	o for the hearing. After reviewing the video, Defendant discovered the following;			
20	1.	On January 25, 2021 Judge Mary Perry called this matter on for hearing of the Status			
21		Check. Judge Mary Perry acknowledged that she knew Defendant would not be present			
22		and was currently incarcerated.			
23 24	2.	On January 25, 2021 Judge Mary Perry then allowed Plaintiff's Counsel, Ms. Amanda			
25		Roberts, to present ex parte arguments regarding substantive matters. Ms. Amanda			
26					
27		Roberts presented intentional misrepresentations of material fact regarding; the			
28	MOTION T REQUESTI	TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING ED - 6			

1		circumstances of Defendant's arrest, hearsay regarding the mental health of the parties'
2		minor child, and Ms. Roberts deemed Defendant in violation of TPO.
3	3.	On January 25, 2021 Judge Mary Perry then gave legal advice to Plaintiff's Counsel
4 5		advising her to join Defendant's business as a party to the action and advising
6		Plaintiff's Counsel to place her upcoming Motion to Modify Custody and Extension of
7		TPO on an Order Shortening time so "we can get this done real quick."
8	4.	On January 25, 2021 Judge Mary Perry then made an egregious statement of bias and
9		prejudice against Defendant implying that Defendant was drunk stating that "he
10		
11		definitely needs to dry out first, maybe they'll hold him a little bit longer." However,
12		Plaintiff's Counsel never states anything about drinking.
13	5.	On January 25, 2021, upon information and belief, Judge Mary Perry made her biased
14		statement regarding Defendant because Judge Mary Perry and Amanda Roberts had ex
15		parte communications outside the courtroom, as the two are close friends.
16 17	6.	Since the time of the January 25, 2021 hearing Defendant has done cursory research
18		regarding Judge Mary Perry, Amanda Roberts, and Jason Stoffel (Amanda Roberts'
19		husband and business partner). Defendant found that Amanda Roberts had been
20		promoting Mary Perry for Judge since at least 2014. Further, Amanda Roberts, Jason
21		Stoffel and Judge Mary Perry have a close, personal relationship. Mary Perry
22		campaigned together with Jason Stoffel and Lynn Hughes (another attorney from
23		
24		Roberts Stoffel Family Law Group). (See Campaign Event announcement, attached
25 26		hereto as Exhibit E). Judge Mary Perry has even proclaimed her close relationship with
26 27		Amanda Roberts and Jason Stoffel to the public claiming; "AMANDA ROBERTS
27		AND JASON STOFFEL, JUST WANTED YA'LL TO KNOW HOW SPECIAL
20	MOTION 1 REQUEST	TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING ED - 7

1		YOU ARE TO ME. I could not have made it through this last year without your
2		kindness. Thank you so much and Merry Christmas." (See Mary Perry's Facebook
3		post from December 24, 2019, attached hereto as Exhibit F) [EMPHASIS ADDED].
4	7.	On February 5, 2021 Plaintiff and Plaintiff's Counsel filed a Motion in accordance with
6		the inappropriate ex parte communication and legal advice encouraged by Judge Marry
7		Perry on January 25, 2021.
8	8.	On February 5, 2021 Plaintiff's forty-four (44) page NOTICE OF MOTION AND
9		MOTION TO EXTEND PROTECTION ORDER, JOINGING BRADLEY'S
10		BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE
11 12		BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION AND
12		CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL
14		CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION,
15		
16		FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO
17		REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE
18		TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S
19		FEES AND COSTS, AND RELATED RELIEF was set for hearing on March 15, 2021
20 21		at 10:00 AM. However, as Judge Mary Perry already guaranteed during the ex parte
21		hearing on January 15, 2021, Judge Mary Perry granted an Order Shortening Time,
23		despite a lack of any exigent circumstances justifying an Order Shortening Time.
24		Defendant was served the Order Shortening Time on February 8, 2021 while in Court
25		for half the day, giving Defendant inadequate time to prepare an Opposition.
26	9.	On February 9, 2021 Defendant filed an EX PARTE MOTION FOR CONTINUANCE
27		OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30 PM. (See Ex Parte Motion
28	MOTION T REQUEST	TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING ED - 8

for Continuance of Hearing Set for February 11, 2021 at 1:30 PM, attached hereto as Exhibit G). Defendant also submitted an Order Shortening Time on February 9, 2021 (See Proposed Order Shortening Time, attached hereto as Exhibit H).

10. On February 10, 2021 Defendant received an email from the Department P Court Clerk advising Defendant that Judge Mary Perry denied Defendant's Motion. (See Email from Clerk, attached to as Exhibit I). Defendant's Motion illustrated that Plaintiff's Motion for an Order Shortening Time was based upon misrepresentation of material fact, hearsay, and inappropriate ex parte communications. Further, Defendant's Motion demonstrated that there was no basis for granting a Motion for Order Shortening Time and that granting said Order denied Defendant of Due Process. Despite said notice, Judge Mary Perry allowed Plaintiff's Motion to stay on for hearing on February 11, 2021 despite hearsay being the basis of Plaintiff's grounds for an order shortening time. Judge Mary Perry previously stated that she would not entertain 16 hearsay arguments (See Mary Perry; High Conflict Child Custody at 7:05, https://www.youtube.com/watch?v=W8IIDTGzn2g ). However, I guess that stance of how she would handle herself on the bench doesn't apply when her close friends are Counsel for one of the parties. Please also note that Judge Mary Perry is friends with Donna Wilburn, the creator of "Mary Perry; High Conflict Child Custody." Ms. Roberts Motion also attempts to join Defendant's malpractice claim against Donna Wilburn, as Ms. Roberts and her husband, Jason Stoffel, are also close friends with Donna Wilburn.

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Defendant filed an Affidavit Regarding Grounds for Disqualification of Judge Mary Perry on

February 10, 2021, immediately after discovering the grounds for disqualification. 28 MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING **REQUESTED - 9** 

#### 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. 6 PART 2**

Amy A. Porray, Esq. Nevada Bar # 9596 McFarling Law Group 6230 W. Desert Inn Road Las Vegas, NV 89146 Phone: (702) 565-4335 Fax: (702) 732-9385 eservice@mcfarlinglaw.com *Attorney for Appellant, Bradley John Bellisario* 

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2	00251 - 00500
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4	00751 - 01000
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11	02501 - 02750
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- 19 04501-04750
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1	03/05/2020	Complaint for Divorce	AA0001-7
1	03/09/2020	Motion for Primary Physical Custody, et al.	AA0008-41
1	03/09/2020	Exhibit Appendix to Motion for Primary	AA0042-110
		Physical Custody, et al.	
1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
1	03/13/2020	Errata to Motion for Primary Physical	AA0122-126
		Custody, et al.	
1	03/13/2020	Ex Parte Application for Order Shortening	AA0127-140
		Time	
1	03/25/2020	Acceptance of Service	AA0141-142
1	04/09/2020	Answer and Counterclaim	AA0143-147
1	04/09/2020	Opposition to Motion for Primary Physical	AA0148-157
		Custody, et al.	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
1-2	04/13/2020	Order Setting Case Management Conference	AA0250-259
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
2	04/29/2020	Reply to Opposition	AA0268-283
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
2	04/29/2020	Reply to Counterclaim	AA0301-303
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
2	06/11/2020	Notice of Entry of Stipulation and Order dated	AA0308-314
		June 11, 2020	
2	07/30/2020	Court Minutes from July 30, 2020, Hearing	AA0315-316
2	07/30/2020	Order for Supervised Visitation dated July 30,	AA0317
		2020	
2	07/31/2020	Notice of Entry of Order for Supervised	AA0318-320
		Visitation dated July 31, 2020	
2	10/22/2020	Court Minutes from October 22, 2020,	AA0321-324
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2	11/24/2020	Court Minutes from November 24, 2020,	AA0325-326
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2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
		Disqualification of Judge	
2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336

2	12/03/2020	Notice of Defendant's Non-Compliance with	AA0337-338
		Court Order	
2	12/03/2020	Notice of Plaintiff's Non-Compliance with	AA0339-343
		Court Order	
2	12/10/2020	Order After Hearing of November 24, 2020	AA0344-347
2-3	12/10/2020	Motion to Show Cause Why Plaintiff and/or	AA0348-545
		Plaintiff's Counsel Should Not Be Held in	
		Contempt and Motion for Sanctions	
3	12/11/2020	Notice of Entry of Order From the November	AA0546-552
		24, 2020, Hearing	
3	12/16/2020	Notice of Discovery Dispute Conference	AA0553-555
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
3	12/24/2020	Opposition to Defendant's Motion to Show	AA0567-581
		Cause Why Plaintiff and/or Plaintiff's	
		Counsel Should Not Be Held in Contempt and	
		Motion for Sanctions; And Countermotion for	
		an Award of Attorney's Fees and Costs	
3	01/11/2021	Peremptory Challenge	AA0582-583
3	01/11/2021	Certificate of Service	AA0584-586
3	01/11/2021	Motion to Strike Plaintiff's Peremptory	AA0587-595
		Challenge	
3-4	01/11/2021	Motion for Relief from Order After Hearing	AA0596-811
	01/10/2001	Regarding Hearing on November 24, 2020	
4	01/13/2021	Opposition to Defendant's Motion to Strike	AA0812-821
		Plaintiff's Peremptory Challenge; and	
		Countermotion for and Award of Attorney's	
	01/15/2021	Fees and Costs	A A 0922 926
4	01/15/2021	Notice of Hearing and Order Regarding	AA0822-826
1	01/20/2021	Procedures Decision and Order re: Peremptory Challenge	AA0827-829
4	01/20/2021	Decision and Order re: Peremptory Challenge	AA0827-829 AA0830-832
4	01/20/2021	Notice of Department Reassignment Order After Hearing on October 22, 2020	AA0830-832 AA0833-837
4	01/20/2021	<u> </u>	AA0833-837 AA0838
	01/21/2021	Notice of Vacating Hearing	
4		Notice of Scheduling Status Check	AA0839
4	01/22/2021	Notice of Entry of Order From the October	AA0840-847
Δ	01/24/2021	22, 2020, Hearing Order After Hearing on July 30, 2020	AA0848-855
4	01/24/2021	Order After Hearing on July 30, 2020	AA0848-855 AA0856-858
4	01/23/2021	Court Minutes From Status Check on January 25, 2021	AAU030-030

4	01/25/2021	Transcript re: Hearing on January 25, 2021, Status Check	AA0859-863
4	01/25/2021	Notice of Entry of Order From the July 30, 2020, Hearing	AA0864-874
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
4	01/23/2021	11	AA00/J-00/
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
4	02/05/2021	Motion to Extend Protection Order, Joining	AA0888-931
		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	
4-5	02/05/2021	Exhibits in Support of Motion to Extend	AA0932-
75	02/03/2021	Protection Order, et al.	1003
5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
5	02/03/2021	Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
5	02/03/2021	with Confirmation Pursuant to EDCR 5.508	
5	02/05/2021		1021
5	02/05/2021	Ex Parte Application for Order Shortening	AA1022-
		Time	1033
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
		Form	1040
5	02/08/2021	Order Shortening Time	AA1041-
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5	02/08/2021	Affidavit of Service	AA1044
5	02/09/2021	Minute Order of February 9, 2021	AA1045-
		-	1046
5	02/09/2021	Motion to Compel Discovery, for Attorney's	AA1047-
		Fees and Costs, and Related Relief	1072
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073-
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5	02/00/2021	Ex Danta Mation for Continuance of Haaring	A A 1154
5	02/09/2021	Ex Parte Motion for Continuance of Hearing	AA1154-
<b>.</b>	00/00/2021	Set for February 11, 2021, at 1:30 p.m.	1204
5-6	02/09/2021	Motion to Strike Hearsay and	AA1205-
		Misrepresentations of Material Fact Regarding	1271
		Plaintiff's Notice of Motion and Motion to	
		Extend Protection Order, Joining Bradley's	
		Business as a Party to the Action, Appoint a	
		Receiver for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC	AA1352-
		2.11	1443
6-7	02/11/2021	Motion for Relief from Amended July 30,	AA1444-
		2020, Order, July 30, 2020, Order, and	1537
		October 22, 2020, Order	
7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
			1545
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
		on All Pending Motions	1548
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
		Judge	1554
7	02/16/2021	Order	AA1555-
			1557
7	02/19/2021	Opposition to Plaintiff's Motion to Extend	AA1558-
		Protection Order, Joining Bradley's Business	1661
		as a Party to the Action, Appoint a Receiver	
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		for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
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7	02/23/2021	Opposition to Motion to Strike Hearsay and	AA1671-
		Misrepresentations of Material Fact Regarding	1688
		Plaintiff's Notice of Motion et al.; and	
		Countermotion for an Award of Attorney's	
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7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
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		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion 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
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7	02/26/2021	Ex Parte Application for Order Shortening	AA1731-
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		Judge	
7	02/26/2021	Notice of Defendant's Objection to Plaintiff's	AA1740-
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7	03/02/2021	Order Shortening Time	AA1745-
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8	03/03/2021	Affidavit of Service	AA1755
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8	03/04/2021	Transcript re: March 4, 2021, Court Hearing	AA1799-
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8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
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8	03/09/2021	Motion to Extend Protection Order, Joining	AA1834-
		Bradley's Business as a Party to the Action,	1877
		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	
8	03/09/2021	Exhibits in Support of Motion to Extend	AA1878-
		Protection Order, Joining Bradley's Business	1949
		as a Party to the Action, Appoint a Receiver	
		for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
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		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	
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		Order, et al.	

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9	03/30/2021	Plaintiff's Opposition to Defendant's Motion	AA2121-
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9	04/05/2021	Ex Parte Motion for Continuance of Hearing	AA2136-
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10	04/14/2021	Memorandum of Attorney's Fees and Costs	AA2331-
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10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Defendant's Motion for Relief From Order After Hearing Regarding Hearing on January 25, 2021 and Motion for Leave to File Renewed Motion to Disqualify Judge Mary Perry; and Countermotion for Leave of Court to Refinance, to Deem Defendant Vexatious Litigant, Waive Donna's House Fees, and for an Award of Attorney's Fees and Costs	AA2401- 2411
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10	04/23/2021	Order on Discovery Commissioner's Report and Recommendations	AA2441- 2451
10	04/23/2021	Notice of Defendant's Objection to Mary Perry Taking Any Further Action in This Matter	AA2452- 2455
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456- 2458
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		Declaration of Emily Bellisario	
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		and Costs, and Related Relief	
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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-
15	12/20/2021	Plaintiff's Exhibit 18	3638 AA3639- 2646
15	12/20/2021	Plaintiff's Exhibit 19	3646 AA3647-
14	12/20/2021	Plaintiff's Exhibit 2	3653 AA3481-
15	12/20/2021	Plaintiff's Exhibit 20	3488 AA3654-
			3659

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
			3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
			3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
			3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
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-
			3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
			3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
			3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
			3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
			3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
			3497

16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	
16	12/20/2021	Plaintiff's Exhibit 42	AA3937- 3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	
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	
12	05/17/2021	Fees and Costs	A A 2004
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	
7	02/16/2021	and Costs, and Related Relief Response to Defendant's Motion to Disqualify	ΔΔ1540
/	02/10/2021	Response to Defendant's Motion to Disqualify	AA1549- 1554
		Judge	1334

5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
5	02,00,2021	Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
		Defendant's Motion for Relief from Order	2785
		After Hearing Regarding the Hearing on	
		January 25, 2021, and Motion for Leave to	
		File a Renewed Motion to Disqualify Judge	
		Perry and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant a Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
14	09/16/2021	Transcript From September 16, 2021, Hearing	AA3354-
		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
		at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
	01/05/0001	on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021,	AA0859-863
1.4	07/07/2021	Status Check	A A 2257
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
0	02/17/2021	Pending Motions	3265
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
10	04/07/2021	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-
0		on All Pending Motions	1816
12	05/11/2021	Transcripts from May 11, 2021, Hearing re:	AA2791-
14	00/11/2021	Return Hearing	2807
	L		2007

### **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 6 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

1	II.	
2	LEGAL ARGUMENT	
3	NCJC 2.11 (Formerly Rules 3E) provides that:	
4		
5	(A)A judge shall disqualify himself or herself in any proceeding in which the judge's	
6	impartiality might reasonably be questioned, including but not limited to the following	
7	circumstances:	
8		
9	(1) The judge has a personal bias or prejudice concerning a party or a party's	
10	lawyer, or personal knowledge of facts that are in dispute in the proceeding.	
11	Rule 2.11[cmmt 1]; a judge is disqualified whenever the judge's impartiality might	
12		
13	reasonably by questionedfor example, if a judge were in the process of negotiating for	
14 15	employment with a law firm, the judge would be disqualified from any matters in which	
15	that law firm appeared.	
17		
18	Rule 2.11[cmmt 2]; a judge's obligation not to hear or decide matters in which	
19	disqualification is required applies regardless of whether a motion to disqualify is filed.	
20	In this matter, Judge Marry Derry's importiality is reasonably in question. Judge Marry	
21	In this matter, Judge Mary Perry's impartiality is reasonably in question. Judge Mary	
22	Perry is close personal friends with Amanda Roberts, Jason Stoffel, and Donna Wilburn. Judge	
23	Mary Perry chose to initiate and permit Amanda Roberts to present ex parte communications	
24	regarding substantive matters placing Defendant at a procedural disadvantage, gave Amanda	
25	Roberts legal advice, and made derogatory remarks regarding Defendant which would impugn	
26	Defendant's credibility.	
27		
28	MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 10	

1	Given Judge Mary Perry's actions and lack of disclosure of her question of impartiality,	
2	Judge Merry Perry must be disqualified from this matter and any matter involving the Roberts	
3	Stoffel Law Group.	
4		
5 6	III. <u>CONCLUSION</u>	
7	Judge Mary Perry's impartiality is reasonably in question given her egregious acts. To	
8	promote trust, fairness, and faith in the justice system Judge Perry must be disqualified. Failure	
9	to disqualify Judge Mary Perry will significantly prejudice Defendant and lead to future prejudice	
10	against Defendant.	
11		
12 13	DATED this 10 <sup>th</sup> day of February 2021.	
13	/s/ Bradley Bellisario	
15	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054	
16	Las Vegas, NV 89149 T: 702.936.4800	
17	F: 702.936.4801 E: bradb@bellisariolaw.com	
18	Defendant Pro Se	
19		
20		
21		
22		
23 24		
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26		
27		
28	MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 11	

1	CERTIFICATE OF SERVICE
2	I hereby certify that I am Defendant in the above-entitled matter, and on the 9 <sup>th</sup> day of
3	February 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County
4	
5	District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the
6	N.E.F.C.R., the foregoing MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11
7	(FORMERLY 3E) to:
8	Annual D. Lucta Dan
9	Amanda Roberts, Esq. E: efile@lvfamilylaw.com
10	Attorney for Plaintiff
11	By: /s/ Bradley Bellisario
12 13	Bradley Bellisario, Defendant Pro Se
13	
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28	MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 12

1 2 3 4 5 6	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 <i>Plaintiff Pro Se</i> DISTRICT	Electronically Filed 2/10/2021 3:58 PM Steven D. Grierson CLERK OF THE COURT	
7	CLARK COUN	NTY, NEVADA	
8 9 10	EMILY BELLISARIO, Plaintiff,	Case No.: D-20-605263-D Dept No.: P	
11 12	vs. BRADLEY BELLISARIO,	AFFIDAVIT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE	
13 14	Defendant		
15 16 17 18 19 20 21	STATE OF NEVADA ) ) ss COUNTY OF CLARK ) I, BRADLEY BELLISARIO, being duly 1. I am the Defendant in the above titled have personal knowledge of said case	d case located in Clark County Family Court and	
22 23	<ol> <li>On March 5, 2020 Plaintiff, Emily Bellisario, caused to have filed a Complaint, Request for Issuance of Joint Preliminary Injunction, and Summons.</li> </ol>		
24 25 26	3. On January 4, 2021 this matter was reassigned from Judge Sandra Pomrenze to Judge		
27	parties before the newly assigned Juc	lge Mary Perry.	
28	AFFIDAVIT REGARDING GROUNDS FOR DISQUAI	LIFICATION OF JUDGE - 1	

Case Number: D-20-605263-D

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4.

On January 23, 2021 Plaintiff and Plaintiff's Counsel conspired to have Defendant wrongfully arrested in front of his three (3) minor children as they were returned from visitation.

Plaintiff, Emily Bellisario, filed a false police report on September 17, 2020 claiming 5. to have an active, enforceable TPO. (See September 17, 2020 Police Report, attached hereto as Exhibit A). Not coincidentally, prior to the TPO being dissolved, the date set for the TPO to expire was September 17, 2020. The September 17, 2020 Police Report claims Defendant violated TPO T-19-200404-T by Defendant emailing Plaintiff's Father and asking him to have Plaintiff contact Defendant. (See Declaration of Warrand, attached hereto as Exhibit B). However, the parties had dissolved the TPO T-19-200404-T by stipulation on January 7, 2020. Plaintiff filed a Motion for Contempt of the dissolved TPO on March 2, 2020. At Hearing on March 12, 2020 the TPO 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 C). Defendant was arrested on January 23, 2021 on one charge of Violation of Extended Order for Protection as a result of the email from June 11, 2020. (See Criminal Complaint, attached hereto as Exhibit D). The ONLY charge Defendant was arrested for has since been dropped, and recognized by the Court as a false arrest.

24 25

26

6. On January 25, 2021 Defendant's Mother, Jean Bellisario, contacted the Court Clerk to inform the Court that Defendant was arrested due to Plaintiff and Plaintiff's Counsel's conduct and was currently incarcerated, unable to be present at the status check.

27 28

AFFIDAVIT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 2

1	7.	On January 25, 2021 Judge Mary Perry called this matter on for hearing of the Status
2		Check. Judge Mary Perry acknowledged that she knew Defendant would not be present
3		and was currently incarcerated.
4	8.	On January 25, 2021 Judge Mary Perry then allowed Plaintiff's Counsel, Ms. Amanda
5		Roberts, to present ex parte arguments regarding substantive matters. Ms. Amanda
7		Roberts presented intentional misrepresentations of material fact regarding; the
8		circumstances of Defendant's arrest, hearsay regarding the mental health of the parties'
9		minor child, and Ms. Roberts deemed Defendant in violation of TPO.
10	0	On January 25, 2021 Judge Mary Perry then gave legal advice to Plaintiff's Counsel
11	9.	
12		advising her to join Defendant's business as a party to the action and advising
13		Plaintiff's Counsel to place her upcoming Motion to Modify Custody and Extension of
14		TPO on an Order Shortening time so "we can get this done real quick."
15 16	10.	On January 25, 2021 Judge Mary Perry then made an egregious statement of bias and
17		prejudice against Defendant implying that Defendant was drunk stating that "he
18		definitely needs to dry out first, maybe they'll hold him a little bit longer." However,
19		Plaintiff's Counsel never states anything about drinking.
20	11.	On January 25, 2021, upon information and belief, Judge Mary Perry made her biased
21		statement regarding Defendant because Judge Mary Perry and Amanda Roberts had ex
22		parte communications outside the courtroom, as the two are close friends.
23	12.	Since the time of the January 25, 2021 hearing Defendant has done cursory research
24 25	12.	regarding Judge Mary Perry, Amanda Roberts, and Jason Stoffel (Amanda Roberts'
25		husband and business partner). Defendant found that Amanda Roberts had been
27		promoting Mary Perry for Judge since at least 2014. Further, Amanda Roberts, Jason
28		
	AFFIDAV	IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 3

		이렇게 있는 것 같은 것 같
1		Stoffel and Judge Mary Perry have a close, personal relationship. Mary Perry
2		campaigned together with Jason Stoffel and Lynn Hughes (another attorney from
3		Roberts Stoffel Family Law Group). (See Campaign Event announcement, attached
4		hereto as Exhibit E). Judge Mary Perry has even proclaimed her close relationship with
5		
6		Amanda Roberts and Jason Stoffel to the public claiming; "AMANDA ROBERTS
7		AND JASON STOFFEL, JUST WANTED YA'LL TO KNOW HOW SPECIAL
8		YOU ARE TO ME. I could not have made it through this last year without your
9		kindness. Thank you so much and Merry Christmas." (See Mary Perry's Facebook
10		post from December 24, 2019, attached hereto as Exhibit F) [EMPHASIS ADDED].
11	12	On February 5, 2021 Plaintiff and Plaintiff's Counsel filed a Motion in accordance with
12	13.	
13		the inappropriate ex parte communication and legal advice encouraged by Judge Marry
14		Perry on January 25, 2021.
15	14.	On February 5, 2021 Plaintiff's forty-four (44) page NOTICE OF MOTION AND
16 17		MOTION TO EXTEND PROTECTION ORDER, JOINGING BRADLEY'S
18		BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE
19		BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION AND
20		CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL
21		CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION,
22		
23		FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO
24		REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE
25		TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S
26		FEES AND COSTS, AND RELATED RELIEF was set for hearing on March 15, 2021
27		at 10:00 AM. However, as Judge Mary Perry already guaranteed during the ex parte
28	AFFIDAV	IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 4

1		hearing on January 15, 2021, Judge Mary Perry granted an Order Shortening Time,
2		despite a lack of any exigent circumstances justifying an Order Shortening Time.
3		Defendant was served the Order Shortening Time on February 8, 2021 while in Court
4		for half the day, giving Defendant inadequate time to prepare an Opposition.
5	15.	On February 9, 2021 Defendant filed an EX PARTE MOTION FOR CONTINUANCE
7		OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30 PM. (See Ex Parte Motion
8		for Continuance of Hearing Set for February 11, 2021 at 1:30 PM, attached hereto as
9		Exhibit G). Defendant also submitted an Order Shortening Time on February 9, 2021.
10		(See Proposed Order Shortening Time, attached hereto as Exhibit H).
11 12	16.	On February 10, 2021 Defendant received an email from the Department P Court Clerk
13		advising Defendant that Judge Mary Perry denied Defendant's Motion. (See Email
14		from Clerk, attached to as Exhibit I). Defendant's Motion illustrated that Plaintiff's
15		Motion for an Order Shortening Time was based upon misrepresentation of material
16		fact, hearsay, and inappropriate ex parte communications. Further, Defendant's
17		Motion demonstrated that there was no basis for granting a Motion for Order
18 19		Shortening Time and that granting said Order denied Defendant of Due Process.
20	·	Despite said notice, Judge Mary Perry allowed Plaintiff's Motion to stay on for hearing
21		on February 11, 2021 despite hearsay being the basis of Plaintiff's grounds for an order
22		shortening time. Judge Mary Perry previously stated that she would not entertain
23		
24		hearsay arguments (See Mary Perry; High Conflict Child Custody at 7:05,
25		https://www.youtube.com/watch?v=W8IIDTGzn2g ). However, I guess that stance of
26		how she would handle herself on the bench doesn't apply when her close friends are
27		Counsel for one of the parties. Please also note that Judge Mary Perry is friends with
28	AFFIDAV	IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 5

1		Donna Wilburn, the creator of "Mary Perry; High Conflict Child Custody." Ms.
2		Roberts Motion also attempts to join Defendant's malpractice claim against Donna
3		Wilburn, as Ms. Roberts and her husband, Jason Stoffel, are also close friends with
4		
5		Donna Wilburn.
6	17.	Judge Mary Perry violated multiple Cannons of Conduct as provided for in the Revised
7		Nevada Code of Judicial Conduct, including but not limited to: Cannon 1, Rule 1.2;
8		Cannon 2, Rule 2.2; Cannon 2, Rule 2.6; Cannon 2, Rule 2.9.
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	AFFIDAV	/IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 6
		이 것 같은 것 같
	U	

1	18.	Judge Mary Perry has demonstrated clear, actual bias from her failure to disclose her
2		close relationship with Amanda Roberts and Jason Stoffel in accordance with Rule
3		2.11(cmmt 5) "A judge should disclose on the record information that the judge
4		believes the parties or their lawyers might reasonably consider relevant to a possible
5		motion for disqualification, even if the judge believes there is no basis for
7		disqualification", by allowing ex parte communication regarding substantive matters
8		during the Hearing on January 25, 2021, by giving Opposing Counsel legal advice, and
9		by making the statement "he definitely needs to dry out first."
10	19.	This Affidavit is made in good faith and not made for the purpose of delay.
11		
12 13	Furth	her your Affiant sayeth naught.
14		DATED this 10 <sup>th</sup> day of February 2021.
15		
16		
17		Signature of Bradley Bellisario (Affiant)
18 19	This instr	rument was acknowledged e on February, 20 <u>21</u>
20	by Plaint	iff Bradley Bellisario.
21		FRANK STEFAN KOLODZIEJ-ZAYAS
22	Cionatum	e of Notarial Officer
23		REY PUBLIC
24 25	Title and	
26		
27		
28	AFFIDAV	IT REGARDING GROUNDS FOR DISQUALIFICATION OF JUDGE - 7

# EXHIBIT A

### LAS VEGAS METROPOLITAN POLICE DEPARTM VOLUNTARY STATEMENT

Event # W200900075740

THIS PORTION TO BE COMPLETED BY OFFICE	R	
Specific Crime TPO VIOLATION	Date Occurred	Time Occurred 5aM
Location of Occurrence	Sector/Beat	City County
1913 SONDRID DR LV, NU, Sa134	Vz	
Your Name (Last / First / Middle)	Date of Birth	Social Security #
Bellisano, EMILY	07/24/88 0	230- 63-154
Race Sex Height Weight Hair Eyes Work Scholl (Hours) Days Off Business / S H F S 4 115 Black Pro	chool	
Residence Address (Number & Street) Bida/AoL # City State Zip Code	70 42710	1.15
1913 Sondrio Dr 1 119 SURDITI NILL 89134 Res. Phone	The METLE.	74S
J Bus Phone	man m	101011 10.0
Business (Local) Address (Number & Street) Bldg/Apt. # City State Zip Code Occupation	177466120	Departure Date (If Visitor)
ISLOS W. PROFS MAR. N. LASVORS Nº 59832 95350	nt	
Best place to contact you during the day: Decision of the day: D	Idan	n you Yes
702 427 6745 afternoon eveni	ng sus	pect? No
Bradley Bellisaria wort stop harrassing my	ded 0 h	China do
	MANANTAR +	No friends
	001 11	treatenind
to "expore" my friend as a whome if	she doest	A "crack"
and fell him I was a where.		
	ays "Igave	the second se
	ng to get r	ny friend
to go meet him for some reason. He threatens to "Subpopend your bitch as	c" to may Go	inder Ruita
He threatens to "subpoend your bitch as	s" to my fr	proper basis
ne calls my family and friends whome, con	KUCKER , MISS	il diseased.
	A Dereity - third?	1 Hansenhart
I'm a fraid hes getting neady to come after me	For Offici	al Use Only
again, this is how it storted last year and	_	
this spring right before he vandalized my	-	
Valle the with an car bill me mar ind	-	
sent a margare to my prioril raying he wa	T .	
going to purin his huse down. cont - F		
I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE FAC	CTS CONTAINED HEREI	N. THIS STATEMENT
WAS COMPLETED AT (LOCATION) SUMMERIN A	REA COO	Mang D
ON THE TO DAY OF SEPT, 2020 AT 1425	□ A.M. □ ▲.M.	
Witness/Officer:	N IN FRONT DELVI	HPD WITNESS
Witness/Officer: M. MOULINO 13993 T	-	
(PRINTED) P#	SIGNATURE OF PERSON GIVI	NG STATEMENT

## AA1372

LAS VEGAS METROPOLITAN POLICE DEPAR CONTINUATION Event #: (1120090007 571 I am afraid for my life, I am afraid for my 3 young childrens feel like how has nothing live ne to lose atting ready nor in rage orm to come kill me and our fide . 4 Page 2

### AA1373

# EXHIBIT B

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 18<sup>th</sup>, 2019 and September 17<sup>th</sup>, 2020. Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11<sup>th</sup>, 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.

LVMPD 314 (Rev. 8/00) WORD 2010

## LAS VEGAS METROPOLITAN POLICE DEPARTMENT

### 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:

DATE: 9/27/2020

WITNESS:

Page 2 of 2

# EXHIBIT C

1 2 3	-FILED IN OPEN COURT- March 12, 2020 FAMILY DIVISION CLARK COUNTY, NEVADA CLERK OF THE COURT
5	EMILY BELLISARIO, Present Applicant, Not present With counsel CASE NO.: T-19-200404-T
7	vs. DEPARTMENT P/TPO
8	BRADLEY BELLISARIO. AKA: INot present Adverse Party. With counsel
10	PROTECTION ORDER AGAINST DOMESTIC VIOLENCE
	Having considered the filings, testimony and evidence presented this day, and the Court having
12	jurisdiction in this matter, and
13	Applicant Adverse Party was given instructions regarding service of p
14	a Return Hearing.
15	MA the Applicant Adverse Party having been served with notice of the hearing on , 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 to Show Cause. Adverse Party filed an Opposition to that Motion.
16	to Show Cause. Adverse Party filed an Opposition to that workin on 5/2/carts Applicant's Motion 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
17	the D case.
18	I hat pursuant to NRS 55.010, et seq., the Court is satisfied domestic violence has actually
 19	occurred or there exists a credible threat of conditional and an antipation of the Adverse Party is hereby
20	to ISSUE the TEMPORARY PROTECTION ORDER infinitediately. The variation of the following ordered to have no contact whatsoever with the Applicant and to stay away from the following locations:
21	That the TEMPORARY PROTECTION ORDER issued in this case is CONTINUED in effect
22	That the TEMPORARY PROTECTION OKDER issued in this case is been strong in the same terms and conditions as it was originally issued, subject to any exceptions noted below.
23	A CTUDNI UTA DING 20 AL
24	That the parties are ordered to appear at a RETURN HEARING
25	Department .
26	Wherefore, an EXTENDED PROTECTION ORDER is issued in this case of the Temporary
27	Order issued in this case subject to any exceptions noted below.
28	
	Page 1 of 2 T-19-200404-T

-			
1	Exceptions to the foregoing:		
2	<ul> <li>That the Protection Order issued in this case is hereby DISSOLVED.</li> <li>That the request to extend the Order of Protection is DENIED.</li> <li>Additionally.</li> <li>That the following additional provisions shall also apply if marked with an "x":</li> <li>Custody and visitation shall remain as ordered in Case No. D- on , 20</li> <li>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:</li> </ul>		
3			
4			
5			
6			
8 9			
10 11	Such visitation shall be supervised by Supervised visitation requires the identified supervisor(s) to be present for the duration of the visitation. unless specified otherwise herein		
12	Adverse Party is ordered to pay to the Applicant \$ per month as and for the temporary support of the minor child(ren) until a permanent order for child support is established or until the		
13	support of the minor child(ren) until a permanent order for child support is established of one rent expiration of the Extended Order. This amount is based upon the obligor's gross monthly income of \$ and shall be payable \$ . beginning .		
14			
15	SO ORDERED on this the 12th day of March, 2020.		
16	Marican Andrade		
17	DOMESTIC VIOLENCE JUDICIAL OFFICER		
18	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and		
- 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		
20	Objection to this Decision.		
21	M-JEX		
22 23	DISTRICTCOURT JUDGE		
23 24	f		
24	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			
20			
28			
	Page 2 of 2 T-19-200404-T		

# EXHIBIT D

USTICE COURT, LAS VEGAS TOWNSHIP	
CLARK COUNTY, NEVADA	
CD/ Hur COCITE - )	

THE STATE OF NEVADA, Plaintiff, -vs-BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008, Defendant.

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/cw

(TK)

LVMPD EV# 200900075740

CASE NO:	20CR039342
DEPT NO:	1
DA CASE NO:	202046218C

### CRIMINAL COMPLAINT

The Defendant above named having committed the crime of VIOLATION OF 10 EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE 11 (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: That 12 the said Defendant, on or about the 11th day of June, 2020, at and within the County of Clark, 13 State of Nevada, did willfully, unlawfully, and intentionally violate an Extended Order For 14 Protection Against Domestic Violence by e-mailing EMILY BELLISARIO's family 15 member(s) and/or friends, attempting to communicate with the said EMILY BELLISARIO, 16 after being prohibited from doing so by the Eighth Judicial District, Family Division, of the 17 State of Nevada, in and for the County of Clark, in Case No. T-19-200404-T, dated September 18 18, 2019. 19

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

V:\2020\462\18\FILING\202046218C-COMP-(BRADLEY JOHN BELLISARIO)-001.DOC

# EXHIBIT E

# Mesquite GOP Group Holds Candidate Meet And Greet

wvprogress.com/2020/07/15/mesquite-gop-group-holds-candidate-meet-and-greet

vrobison

July 15, 2020



### By BOBBIE GREEN

The Progress



1/2

U.S. Congressional District 2 Jim Marchant addresses a small crowd at Mesquite Republican Women Meet and Greet on Wednesday, July 8. PHOTO BY BOBBIE GREEN/The Progress.

The Mesquite Republican Women organization held a Meet & Greet event in the campaign office at Sun Valley Plaza on Wednesday evening, July 8.

Attending the event were a variety of candidates that will appear on the November ballot. These included city council candidates Karen Fielding, Wes Boger and Brian Wursten. Mayoral Candidate Bob Sweetin was in attendance. And Jim Marchant, Republican candidate for U.S. Congressional District 4 also travelled from Las Vegas to be there.

In addition, the event featured surprise visitors. All of these were judge candidates. They included Family Court Dept P candidate Mary Perry, Family court Dept. M candidate Lynn Hughes and Family Court Dept. T candidate Jason Stoffel.

Each candidate was given five minutes to speak. Wursten who has already won in the primary to keep his seat on city council graciously gave up his speaking time, allowing more time for the surprise visitors to say a few words.

Marchant said he was happy to visit the Mesquite community. "I expect to spend a lot more time in this area," he said. "I want you to vote for me, for what I offer, not just a vote against my opponent."

The audience was generally pleased to hear the speakers and have the opportunity to ask their questions in a one-on-one atmosphere.

# EXHIBIT F

Jason Stoffel December 26, 2		
Thank you Mary Perr	у 🙂	
Mary Perry December 24		
December 24 Amanda Roberts a how special you ar		made it through this



(2) Facebook



https://www.facebook.com/photo?fbid=10203330677408611&set=a.10201675815118088

Page 1 of 1

# EXHIBIT G

8       CLARK COUNTY, NEVADA         9       EMILY BELLISARIO,       Case No.: D-20-605263-D         10       Plaintiff,       Dept No.: P         11       vs.       EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM         13       Defendant       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         18       EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECIEVER FOR THE BUSINESS, DEEMING BRADLEY         19       VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING VISITATION, FOR MENTAL HEALTH         12       EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN	2 3 4	EXMT 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 <i>Plaintiff Pro Se</i> DISTRICT COURT	r Fran
<ul> <li>EMILY BELLISARIO, Plaintiff,</li> <li>vs.</li> <li>BRADLEY BELLISARIO, Defendant</li> <li>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</li> <li>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</li> </ul>		CLARK COUNTY, NEVADA	
12       BRADLEY BELLISARIO,       CONTINUANCE         13       Defendant       OF HEARING SET FOR FEBRUARY 11,         14       Defendant       2021 AT 1:30PM         15       COMES NOW Bradley J. Bellisario, the Defendant in proper person, and requests a         16       continuance of the court hearing regarding Plaintiff's NOTICE OF MOTION AND MOTION TO         18       EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS         19       ACTION, APPOINT A RECIEVER FOR THE BUSINESS, DEEMING BRADLEY         20       VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION,         21       MODIFYING LEGAL CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH         23       EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN	9 10	EMILY BELLISARIO, Plaintiff, Case No.: D-20-605263-D Dept No.: P	
<ul> <li>COMES NOW Bradley J. Bellisario, the Defendant in proper person, and requests a</li> <li>continuance of the court hearing regarding Plaintiff's NOTICE OF MOTION AND MOTION TO</li> <li>EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS</li> <li>ACTION, APPOINT A RECIEVER FOR THE BUSINESS, DEEMING BRADLEY</li> <li>VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION,</li> <li>MODIFYING LEGAL CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH</li> <li>EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN</li> </ul>	13	BRADLEY BELLISARIO, CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM	
<ul> <li>TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND</li> <li>COSTS, AND RELATED RELIEF. This motion is made is good faith and is based on the attached</li> <li>EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 1</li> </ul>	<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	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	

11	
1	Points and Authorities, Declaration of Movant, the papers and pleadings on file herein, and such
2	further evidence and argument that may be requested.
3	
4	DATED this 9th day of February, 2021.
5	/s/ Bradley J. Bellisario
6	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054
7	Las Vegas, NV 89149
8	T: 309.397.6734 F: 702.936.4801
	E: bradb@bellisariolaw.com
9	Defendant Pro Se
10	POINTS AND AUTHORITIES
11	A party may request a continuance of a hearing through an ex parte motion. EDCR
12	5.525(c). This ex parte motion seeks to continue a hearing on the court's calendar.
13	5.525(c). This ex parte motion seeks to commute a nearing on the
14 15	FACTS AND ARGUMENTS
16	I. Current Court Date
17	There is a court date set for February 11, 2021 at 1:30 PM.
18	II. Prior Requests
19	This is Defendant's FIRST request to change the court date.
20	
21	III. Attempt to Resolve
22	It would be futile and not possible to obtain a stipulation to continue the court hearing as
23	Plaintiff already filed the motion and received a hearing date of March 15, 2021 at 10:00 AM.
24	Plaintiff then filed an Ex Parte Motion for Order Shortening Time and received a new hearing date
25	of February 11, 2021 at 1:30 PM. Plaintiff's Motion for Order Shortening Time has no merit.
26 27	Gother Plaintiff's Counsel provided innapropriate ex parte communications on January 25, 2021
28	
	EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 2

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#### **Reason for Continuance** IV.

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 15 warrant for Defendant on January 21, 2021. 16

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.

On January 23, 2021 Defendant was arrested while returning the parties' three (3) minor 17 children to the marital home located at 1913 Sondrio Drive, Las Vegas, NV 89134. Immediately 18 19 prior to being put in cuffs, Defendant was removing the minor children from Defendant's SUV, 20 giving the children a hug and kiss, and handing them their finger paintings they made to give to 21 mommy (Plaintiff). While all that was taking place, Plaintiff stood on the front lawn, which she 22 has never done before during drop-off, to get a better view of her hard work. Defendant was 23 informed by police that Defendant was being arrested for violation of TPO related to Case No. T-24 25 19-200404-T. Defendant informed the LVMPD officers that the TPO had been dissolved prior 26 to the allegations, however, Defendant was still taken to jail. 27

28

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

3

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.

4 On January 7, 2020 that parties attended hearing in CPS court in which the CPS case was 5 closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T (See Order Dissolving 6 TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the 7 parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at 8 manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On 9 10 March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See 11 Motion for Contempt, attached hereto as Exhibit B). Defendant filed a lengthy Opposition to 12 Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions 13 in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion for Contempt, 14 15 attached hereto as Exhibit C). On March 12, 2020 the case was called on for hearing and the 16 Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which 17 states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order from March 18 12, 2020 hearing, attached hereto as Exhibit D). Despite being present for the hearing January 7, 19 2020 in which Plaintiff stipulated to dissolve the TPO, being present for the hearing March 12, 20 21 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and closed the case, and 22 despite being served Orders from each hearing, Plaintiff still continued to claim she had an active 23 Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary Statement claiming; 24 "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report, attached hereto as 25 Exhibit E). On September 17, 2020 Plaintiff filed another Voluntary Statement with LVMPD 26 27 stating "He tells my dad to tell me to contact him which is against the TPO." (See September 17, 28 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 11<sup>th</sup>, 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.

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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, 15 16 unethically chose to present ex parte arguments to the Judge. Specifically, Judge Perry requested 17 of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for 18 the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See 19 Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are 20 intentional misrepresentations of material fact, constituting fraud upon the court, and violating 21 22 the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, 23 rather Defendant was wrongfully arrested for alleged violations of an Extended Order of 24 Protection which had already been dissolved by the parties. (See Criminal Complaint, attached 25 hereto as Exhibit H). The charge has since been dropped as the Court agreed it was a wrongful 26 arrest. Additionally, it appears that Ms. Roberts had ex parte communications with the Court 27 28 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.

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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 8 9 Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce 10 Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of 11 Attorney's Fees and Costs, and Related Relief on February 5, 2021 containing multiple instances 12 of scandalous, impertinent, and fraudulent allegations, as well as inadmissible hearsay. Plaintiff 13 further submitted an Ex Parte Motion for Order Shortening Time as instructed by your Honor 14 after your Honor was lied to Amanda Roberts, and misled to believe domestic violence had 15 16 occurred and exigent circumstances existed to warrant an Order Shortening Time. Defendant is 17 forced to file the instant Motion to protect his due process rights as a father and litigant. 18

The Nevada Supreme Court has recently held that parents have a fundamental right 19 20 concerning custody of their children.

"[D]ue process of law [is] guaranteed by the Fourteenth Amendment of the United 21 22 States Constitution and Article 1, section 8(5)...of the Nevada Constitution." Rico 23 v. Rodriguez, 121 Nev. 695, 702-03, 120 P.3d 812, 817 (2005). Due process 24 protects certain substantial and fundamental rights, including the interest parents 25 have in the custody of their children. Id. At 704, 120 P.3d at 818. Further, due 26 process demands notice before such a right is affected. Wiese v. Granata, 110 Nev. 27 28 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 10 procured by Plaintiff through intentional misrepresentation of material fact on Monday, February 11 8, 2021. In fact, Defendant was served the Order Shortening Time while attending Defendant's 12 Preliminary Hearing for the court case in which Defendant was wrongfully arrested due to 13 Plaintiff's false police report. Defendant was forced to spend half the day at Clark County District 14 Court. Defendant also needs to first file for relief regarding Orders filed by Plaintiff which were 15 16 procured by fraud. Due to civil procedure Defendant must first file for relief regarding those 17 Orders before Opposing Plaintiff's Motion on for Hearing February 11, 2021. If the Hearing is 18 held February 11, 2021 Defendant will not have adequate time to prepare a response because I 19 have been deprived of due process due to intentional misrepresentations of material fact offered 20 21 by Amanda Roberts and used to deceive your Honor into granting an Order Shortening Time.

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#### New Date Requested V.

Defendant hereby requests this Honorable Court continue hearing on Plaintiff's Motion 24 from February 11, 2021 at 1:30 PM to the original date of March 15, 2021 at 10:00 AM. No 25 exigent circumstances exist to hold the hearing on an Order Shortening Time. Failing to grant 26 27 Defendant's request for Continuance would severely prejudice Defendant Due Process Rights. 28 EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 7

1	Further, Plaintiff was granted the Order Shortening Time based upon material misrepresentations
2	of fact provided by Plaintiff's Counsel, Amanda Roberts on January 25, 2021 when Defendant
3	was unavailable for hearing due to wrongful arrest as the result of Plaintiff's false police report.
4	
5	I respectfully ask the Court to continue the court date as requested above, and any other
6 7	relief the Court finds appropriate.
8	
9	DATED this 9 <sup>th</sup> day of February, 2021.
10	/s/ Bradley J. Bellisario Bradley Bellisario
11	7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149
12	T: 309.397.6734 F: 702.936.4801
13	E: bradb@bellisariolaw.com
14 15	Defendant Pro Se
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28	EX PARTE MOTION FOR CONTINUANCE OF HEARING SET FOR FEBRUARY 11, 2021 AT 1:30PM - 8

AFFIDAVIT IN SUPPORT	EX PARTE MOTION FOR CONTINUANC	£
OF HEARING SET I	FOR FEBRUARY 11, 2021 AT 1:30PM	

3	STATE OF NEVADA )
4	) SS
5	COUNTY OF CLARK )
6	I, BRADLEY BELLISARIO, being duly sworn hereby state:

1.	I am the Defendant in the above titled case located in Clark County Family Court and
	have personal knowledge of said case.

I have read the foregoing Motion and hereby certifies that the facts set forth therein are 2. true of Affiant's own knowledge, except for those matters stated upon information and belief, and as to those matters, Affiant believes them to be true. Affiant incorporates these facts into this Affidavit as though fully set forth herein.

This Affidavit is made in good faith and not made for the purpose of delay. 3.

Further your Affiant sayeth naught.

9

Before me on February \_\_\_\_

by Plaintiff Bradley Bellisario.

Signature of Notarial Officer

DATED this 9th day of February 2020.

Signature of Bradley Bellisario (Affiant)

This instrument was acknowledged 2021 FRANK STEFAN KOLODZIEJ-ZAYAS Notary Public-State of Nevada Appointment No. 20-9043-01 My Appointment Expires Oct. 15, 2024

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PUBLIC NOTARY 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. 1 Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 2 3 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 BRAYDEN BELLISARIO; Dept No: D BLAKE BELLISARIO; BROOKLYN BELLISARIO; 8 Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m. 9 Minors. 10 NOTICE OF ENTRY OF EXPARTE ORDER 11 PLEASE TAKE NOTICE that on the 14th day of February, 2020, the Honorable Robert W. 12 Teuton entered an ExParte Order, a copy of which is attached hereto. 13 00 DATED this May of February, 2020 14 15 16 17 18 19 CHRISTOPHER R. TILMAN, ESQ. Nevada Bar Noi 005150 1214 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

1	CERTIFICATE OF MAILING
2	I hereby certify that service of this NOTICE OF ENTRY OF EXPARTE ORDER was
3	made this <u>Ab</u> day of February, 2020, by depositing a copy thereof in a sealed envelope, first class
4	postage prepaid, in the U.S. Mail, addressed to:
5	
6	BRANDON MCCOY, ESQ.
7	BRANDON MCCOY, ESQ. 625 South 8 <sup>th</sup> Street, 2 <sup>nd</sup> Floor Las Vegas, NV 89101 Attorney for Respondent Mother
8	Attorney for Respondent Mother
9	HARGE FUELD
10	An employee of
11	Christopher R. Tilman, Esq.
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1 2 3 4 5	Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 Attorney for Respondent Father Bradley Bellisario	Electronically Filed 02/14/2020 Accurst Structure CLERK OF THE COURT
6	CLARK CO In the Matter of:	UNTY, NEVADA
7	BRAYDEN BELLISARIO; )) BLAKE BELLISARIO; )) BROOKLYN BELLISARIO; ))	Case No: J-19-349506-P1 Dept No: D
9 10	Minors.	Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m.
11	EX PAR	ATE ORDER
12	IT IS HEREBY ORDERED that as of J	anuary 7, 2020, wardship was TERMINATED with
13	NO provisions to a custody agreement.	
14	IT IS FURTHER ORDERED that the	Temporary Protection Order, Case Number 051569
15	was dissolved pursuant to the stated agreement	t by the parties.
16	Dated this 1 Kday of February, 2020.	
17	(	1
18	and	ISTRICT COURT JUDGE
19	Submitted by:	ISTRET COOKT JODGE
20	(AHT)	
21	CHRISTOPHER R. TILMAN, ESQ.	
22	1211 South Maryland Parkway	
23	Las Vegas, NV 89104 (702) 214-4214 Attorney for Respondent Father	
25	Adothey for Respondent Famer	
26		
27		- 영양 말을 보았는 것 같은 것이라. 영영 것
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# EXHIBIT B

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At & Her	*
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CLERK OF THE COURT	

COURT CODE: MOT

Your Name: <u>Cmily Prclisaril</u> (\alpha check one) Applicant / Adverse Party

### DISTRICT COURT CLARK COUNTY, NEVADA

nily Balisario

Applicant<sup>3</sup> (person who obtained the protection order)

VS.

Bradhy Bellisario Adverse Party.

(person who the protection order is against)

· · · · · ·
CASE NO .: T- 19-200 404-1
DEPT.: TPO/P
DATE OF HEARING: 324/20
TIME OF HEARING: 11:00 ANY
Hearing Requested: 🗵 Yes

# MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

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

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

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

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Motion for an Order to Show Cause (TPO)

# POINTS AND AUTHORITIES

The refusal to obey a lawful order issued by the court is an act of contempt. NRS 22.010(3). The facts of contempt must be presented to the court through an affidavit. NRS 22.030(2). A person found guilty of contempt may be fined up to \$500 for each act of contempt, may be imprisoned for up to 25 days, or both. A person found guilty of contempt may also be required to pay the reasonable expenses, including attorney's fees, of the person seeking to enforce the order. NRS 22.100.

## FACTS AND ARGUMENT

- Violation. I believe the other party is violating the court's protection order. The details of the alleged contempt are listed in the attached declaration.
- 2. Other Relief. In addition to the relief requested above, I would like the Court to also order the following: (Do not explain the violations here - you will do that on the next page. This is for anything else that you would like the judge to order besides contempt. Be specific.) [ Want to feel Safe again and can't Until he stops handsing me contacting me and showing up to my house

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

, 2020 . DATED 312 Submitted By: (your signature) \_\_\_\_\_ Bellisaria (print your name)

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.         Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) 10/24/2019         a. The Court order says on page	all bolon.		
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 oparagraph 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) do. Write these numbers on the "page" and "line/paragraph number" line. (ex., page 3, line 21) do. Write these numbers on the "page" and "line/paragraph number" line. (ex., page 3, line 21) do. Write these numbers on the "page" and "line/paragraph number" line. (ex., dwerse 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. Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) 10/244/2019. a. The Court order says on page 1, line/paragraph number 1/2 that the other party is supposed to do): Stay AWOY from request the order says the other party is supposed to do): Stay AWOY from request the order. The other party is doing or not doing that violates the order) Stay for About 1 to number. The violation happened on (date(s) of violation) every day. Give some your 2.		How to Fill Out The Next Section:	э.
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., 271/2018) 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 separately. You can add more pages if you need to describe more violations. Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) 10/244/02019. a. The Court order says on page, line/paragraph number2 that the other party is supposed to do): Stay flow for my hourt 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) <u>VEODS</u> (Annual to the other for the other party is doing or not doing that violates the order) <u>VEODS</u> (Annual to the other for t	1.1		
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 separately. You can include 3 violations. List each violation separately. You can add more pages if you need to describe more violations. Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) _10/244/2019. a. 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):	3	Get a copy of the court order that is being violated.	*
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.         Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) 10/24/2019.         a. The Court order says on page		date in the section that says date court a	
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. Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) 10/24/2019. a. 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 AWOW from rny NETC. 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) YEEDS (AMMM	do Writ	e pages where the court order says what the other party is supposed to do. Find the or paragraph number where the order specifically says what the other party is supp ite these numbers on the "page" and "line/paragraph number" line. (ex., page 3, li	ine 21)
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Court Order Being Violated. The other party is violating the terms of a Court order that the Court entered on (date court order was filed) 10/24/2019.         a. 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): Houry from my houry.         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) Keeps (aming the transment of the order) Keeps (aming the transment of the other party is doing or not doing that violates the order) Active Tanuary The violation happened on (date(s) of violation) Purety day Since doing the other party of the other party day since doing the date day of the day since doing the other party day since doing the other party day since doing the other party day since doing day since doing the day of the day since doing	÷	You can add more pages if you need to describe more violations.	
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the other party is doing or not doing that violates the order) <u>FLYAS CANNER</u> <u>Nome</u> Gy PIUE up of the Kids on or abirut Januar The violation happened on (date(s) of violation) <u>Every day since Jan</u> wary 25	_		
	th	the other party is doing or not doing that violates the order) Herry Christian	1
	-	The violation happened on (date(s) of violation) Every day since daniw	ing 25
Cherry Cause (TPO)		Page 3 of 5 - Motion for an Order to Show Cause (TPO)	

b. The Court order says on page <u>2</u>, line/paragraph number <u>7</u> that the other party is supposed to: (write what the order says the other party is supposed to do): NU threads or harrasment or stalking 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) <u>Hypucin</u> phone conversations said style to intimidate me, and to "expose" me for being a whore and anything ine can to intimiduite me talls me when Im at certain places The violation happened on (date(s) of violation) Since January 2020 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 contact what subser 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 LOK texts a showing up at pilk ups The violation happened on (date(s) of violation) Sink January Notice. (⊠ check one) The other party was served with a copy of the court order on (date the party was served with the order) 10/24/19 □ The other party knows about the court order(s) because (explain how the other party is aware of the court order) \_

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 in the following

ways: (explain how the other party's violation is affecting you) have so much stress and anxiety mit me, always preak in again and he will fear Im being watched alert even in mu hom Followe

- 4. Need for Contempt Ruling. The judge should find (write the name of other party who is violating court orders) <u>bradley palitand</u> in contempt because (explain why the judge should hold the person in contempt) <u>brawle</u> bes not following order
- 5. Any Exhibit(s) in support of this Motion will be filed separately in an Exhibit 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 that the foregoing is true and correct.

DATED 312 ,2020. Submitted By: (vour signature) Bellisario emily (print your name) \_

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

Electronically Filed 03/02/2020 \$.A

CLERK OF THE COURT

Your Name: <u>Emily</u> <u>Belliserio</u> (\(\alphi\) check one) \(\alphi\) Applicant / \(\Box)\) Adverse Party

## DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisario

(person who obtained the protection order)

vs.

Bradley Bellisario Adverse Patty.

(person who the protection order is against)

(	CASE NO.:	1-2	00 404-T
	DEPT:	Ρ	1 
	DATE OF HEARI	NG:	3/24/20
	TIME OF HEARIN	IG:	11:00 am

# EXHIBIT APPENDIX

(your name) Emily Bellisario, the (check on	$e \boxtimes$ ) $\Box$ Applicant
(your name) $\underline{\qquad}$ (your name) $\underline{\qquad}$ (your name) $\underline{\qquad}$ (ittle of n Adverse Party, submits the following exhibits in support of my (title of n	notion / opposition
you filed that these exhibits support) Motion for Contempt	. I understand
you filed that these exhibits support) file and it was an and the second s	ally admitted into
you filed that these exhibits support in the second substantive evidence in my case until form	
evidence.	3

## Table of Contents:

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1. Statement	. K K.
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	Exhibit Appendix
© 2019 Family Law Self-Help Center	

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10.\_\_\_\_ 11.\_\_\_\_\_ 12.\_\_\_\_\_ 13. \_\_\_\_\_ 14.\_\_\_\_\_ 15.\_\_\_\_\_ 16.\_\_\_\_\_ 17.\_\_\_\_\_ 18.\_\_\_\_\_ 19.\_\_\_\_\_ 20. \_\_\_\_\_(day) \_\_\_\_\_, 20\_\_\_\_. DATED (month) 3/2/2020 

.

# 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 <u>approximate dates</u> and locations, and whether law enforcement or medical personnel have been involved.

3 THIS APPLICATION IS A PUBLIC RECORD Soon to be ex-husband is always threatening, harassing 4 and intimidating me. He's been arrested for DV and aggr. 5 stalking with a weapon once & the police were called 6 another time for domestic violence& for destroying my 7 property September of 2019 he broke into my house by breaking the back window when my children and I were 8 home and vandalized the home causing \$27,000 in q damages. He came up the stairs and grabbed me and 10 began yelling in my face and threatening me while my 11 son stood behind me crying. I was granted a protection 12 order after that event and had it until jan7th 2020 he kept 13 asking me to drop the order so we could co parent more 14 effectively and I agreed to do it for the kids sake thinking 15 he learned his lesson and would leave me alone, as 16 soon as the order dropped he started harassing me 17 again following me telling me he knew i lied about work 18 because he knew i was on the strip one day that i was supposed to be at work and kept asking over and over 19 again to send me my work schedules and address 20 asked him not to pick up the kids many times and have 21 his mom pick them up like he was doing for four months 22 but he keeps showing up even though i am telling him no 23 24 PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES. 25

-4-

T: NO CODE APPO12109

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	Electronically Filed 03/02/2020
THE FULL	CLERK OF THE COURT
COURT CODE: EXMT	
Your Name: <u>PMily BCIIIAND</u> (\[\Box check one] Applicant / \[D] Adverse Party	
DISTRIC CLARK COU	CT COURT INTY, NEVADA
Emily Bally Kint	CASE NO .: 1- 19-200 404-1
Applicant (person who obtained the protection order)	DEPT.: <u>TPO/P</u>
VS.	
Bradley Bellicario	
(person who the protection order is against)	
EX PARTE MOTION FOR A	AN ORDER SHORTENING TIME
(your name) emily pellisa	-
Motion for an Order Shortening Time pursuar	nt to EDCR 5.514, and requests that this Court
shorten the time in which to hear the $(\boxtimes check$	k one)
Motion to Modify / Dissolve	
□ Motion to Extend	
Motion to Show Cause	
1 Other:	
This application is based upon the ple	adings and papers on file and the declaration
attached to this motion.	
attactice to this motion.	
DATED 312	, 20 <u>7</u> A.
Submitted By: (your's	ignature) <u>Al</u> our name) <u>gemily Ballisano</u>
(print yo	
© 2020 Family Law Self-Help Center	Application for OS

### DECLARATION

- 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 avn.

Service: (X check one)

- □ The other party was already served with a copy of the underlying motion. The motion was served (⊠ *check one*) □ by mail / □ by personal service on (*date of service*)
  - The other party HAS NOT been served with a copy of the motion yet. I understand emergency hearings are not normally granted until the other party is served with the motion. The judge should consider my request without waiting for the other party to be served because (*explain why you need the judge* to consider your request before the other party is served)

Aling w Motion

- 4. There is an emergency that needs to be handled quickly: (explain the emergency) <u>berowsie in in fear 1 keep asking him and his</u> <u>parents nut to show up but ne does.</u> <u>The guy went on one date with that ne vandalized the</u> <u>house over corres pack in town March 10.1 feel if</u> <u>he finds out he is in town we will try to hurt me or him</u> <u>Or fay to pake us followed and stime, ore else nurt us.</u>
- 5. This Ex Parte Motion for an Order Shortening Time is made in good faith.
- I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

2020 212 DATED Submitted By: (your signature) W (print your name) Emily Prettisarity

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Application for OST - TPO

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AA1413

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

24/20

COURT CODE: OST

Your Name: Emily Bellisanio (\alpha check one) Applicant / Adverse Party

#### DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisonio Applicant

Emily Bellisonio	CASE NO .: T- 19-200404 -T
Applicant (person who obtained the protection order)	DEPT.: TPO/P
VS.	DATE OF HEARING: 3242
Bradley Pellisanio	TIME OF HEARING: 11'00 Cm

Bradley Bollisanio Adverse Party. (person who the protection order is against)

#### ORDER SHORTENING TIME

Upon application of the Movant, and good cause appearing therefore:

IT IS HEREBY ORDERED that the time for hearing the

□ Motion to Modify / Dissolve

Motion to Show Cause

□ Motion to Extend

□ Other:

is hereby shortened and shall be heard on March 12, , 2020 at 9:30 A.m. in in Courtroom 15 at the Family Courts and Services Center, 601 N. Pecos Road Las Vegas, Nevada 89101.

DATED this 5 day of	March, 201	20.
	1	HEARING MASTER
Submitted By: (your signature)	WU	MAR 0 3 2020
(print your name) _ © 2019 Family Law Self-Help Center	Emily Bellisaril	DOMESTIC VIOLENCE Order Shortening Time - TPO
	1	

10.200404

Electronically Filed 03/02/2020 ×.A CLERK OF THE COURT

COURT CODE: MISC

Your Name: <u>Emily Bellisario</u> (\[Conteck one] ] Applicant / Adverse Party

#### DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisonio

(person who obtained the protection order)

VS.

Bradley Belliseniu Adverse Party.

(person who the protection order is against)

CASE NO .: T-19- 200404-T
DEPT:P
DATE OF HEARING: $32420$
TIME OF HEARING: 11:00 AM

# NOTICE OF INTENT TO APPEAR BY COMMUNICATION EQUIPMENT

(Your name) <u>Fmily Bellisan</u> 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 my failure to be available at the above telephone number will constitute a nonappearance.

DATED (today's date) \_\_\_\_\_\_, 2020 Submitted By: (Signature) > \_\_\_\_\_\_ Printed Name: \_\_\_\_\_\_ Bellisario

\*Make sure the court has your correct phone number listed in your confidential information\*

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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: Doc apt
Br	ad 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

Brad I ve been seeing Marko for a year ... there is no confusion cause when he comes about he s with the other items 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 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 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 yc want to FaceTime the kids your More than welcome

https://ofw.ourfamilywizard.com/ofw/messageboard/displayfolder.form?page=0&id=6490793&resultsPerPage=-1

# EXHIBIT C

Electronicany 1 neu 03/11/2020 \$.A CLERK OF THE COURT

#### COURT CODE: OPPS

Your Name: BADLEY BELITSARTO (Scheck one) Applicant / Adverse Party

### DISTRICT COURT CLARK COUNTY, NEVADA

EMELY BELLESARTO Applicant (person who obtained the protection order)

vs.

<u>BRADLEY</u> <u>BELLISARTO</u> Adverse Party. (person who the protection order is against)

CASE NO .: 1- 19-20 404-T		
DEPT.: TPO /		
DATE OF HEARING: 3/12/26		
TIME OF HEARING: 9:30 A	m	
Hearing Requested: Yes ON	0	

OPPOSITION TO MOTION FOR AN WASK TO SHOW CANSE RECARDING CONTEMPT (title of the motion you are opposing)

(Your name) <u>BRADUEY</u> J. <u>BELLIS ANID</u>, files this opposition to the motion referenced above.

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.)

DAGE NEXT ATTACHED ON HAVE CASE DOW NOT PUTPOURD Exhib. 7 CPS 2-24 3 ADVERSE PARTY to APPLICANT F20M TENTS Exhibit B MOM ŝ MY APPLECANT Exhibit c 62 TEXT 2-24-310 HISTORY WEARD FAMELY Exhibit OUR

© 2019 Family Law Self-Help Center

TPO Generic Opposition

#### COURT CODE: OPPS

Your Name: <u>BANEY</u><u>BEUTSALTO</u> (⊠ check one) □ Applicant / ☑ Adverse Party

### DISTRICT COURT CLARK COUNTY, NEVADA

EMFLY BELLESANTO Applicant (person who obtained the protection order)

VS.

<u>Adverse Party.</u> (person who the protection order is against)

CASE NO .:	т-	19-200	404-T
CHOL HOL	-	++	

DEPT.: TPO /

DATE OF HEARING: 3/12/20

TIME OF HEARING: 9:30 AM

Hearing Requested: Yes No

OPPOSITION TO MOTION FOR AN WASK TO SHOW CAUSE RECARDING CONTEMPT (title of the motion you are opposing)

(Your name) <u>BRADLEY</u> J. <u>BELLIS ANIO</u>, files this opposition to the motion referenced above.

### 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 ATTA	WHED UN NEXT PAGE	
Exhibit A	(PS LASE DOLS NOT ATTACHTO (HAVE ON PERSON)	2-24
Exhibit B	TEN'S FROM APPLICANT & ADVERSE PARTY 1-1 to	a ay
Erhbit c	TEXT FROM APPECANT & MY MON DUR FINICIUM WEARD HESTORY 2-24-310	
Exhibit D	OUR FAMELY WITHED HESTORY 2-24-310	-

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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

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 tbt 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. ATUANIEVS FEES

DATED MARCH IN, 2020, 2020.

61 Submitted By: (your signature) \_\_\_\_ (print your name) AADLEA J. BRUSCALIO

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 20. Submitted By: (vour signature) (print your name) BAADLEY T. BELLER ARTS

# EXHIBIT D

11			
1 2 3		DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA	-FILED IN OPEN COURT- March 12, 2020
4			CLERK OF THE COURT
5	EMILY BELLISARIO.	Present	
6	Applicant,	Not present	CASE NO.: T-19-200404-T
7	VS.	Present	DEPARTMENT P/TPO
	BRADLEY BELLISARIO.	Need	
8	AKA: Adverse Party.	☐ Not present	
9	and the second of the second sec	ON ORDER AGAINST	DOMESTIC VIOLENCE
10			esented this day, and the Court having
11	jurisdiction in this matter, and		
12	it appearing that service h	as not been effectuated	on Applicant Adverse Party.
13	Applicant Adverse Party was g a Return Hearing.	iven instructions regardin	g service of process and the matter set for
14		e Party having been ser-	ved with notice of the hearing on .
15	20 . the Court hereby finds t	ind recommends as follow	Motion On 3/2/2020, Applicant filed a
16			reed to drop the order. Applicant's Motion dy. However, that should be addressed in
17	the D case.	ignments regarding cases	
18	That, pursuant to NRS 35.	oru, et seq., the Court is	satisfied domestic violence has actually
19	occurred or there exists a credible	OTECTION ORDER im	mediately. The Adverse Party is hereby
20	ordered to have no contact what locations:	soever with the Applica	nt and to stay away from the following
21	That the TEMPORARY P	OTECTION ORDER is	sued in this case is CONTINUED in effect
22	until the hearing date specified issued, subject to any exceptions t	below, under the same t	erms and conditions as it was originally
23			IRN HEARING , 20 at
24	That the parties are order .m. at  Fanily Court and	Summer only fill NOI	th Pecos Road, Las Vegas, Nevada 89101,
25	Department / Regional Department	Justice Center, 200 Lev	wis Avenue, Las Vegas, Nevada 89155,
26		D PROTECTION ORD	ER is issued in this case until . The
27	Adverse Party is ordered to conti Order issued in this case subject t	nue to obey all of the orde	ers, terms and conditions of the term
28	Citaer asued in any ense subject		
	р	age 1 of 2	T-19-200404-T
	11		

l

1	Exceptions to the foregoing
2	That the Protection Order issued in this case is hereby DISSOLVED.
3	That the request to extend the Order of Protection is DENIED.
4	Additionally.
5	That the following additional provisions shall also apply if marked with an "x":
6	
7	Custody and visitation shall remain as ordered in Case No. D- on , 20 .
8	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
9	child(ren). Adverse Party is awarded visitation as follows:
10	Such visitation shall be supervised by $\Box$ . Supervised visitation requires the identified supervisor(s) to be present for the duration of the visitation, $\Box$ unless specified otherwise herein
11	Advance Party is ordered to pay to the Applicant S per month as and for the temporary
12	Adverse raity is objected a pair and a comparent order for child support is established or until the
13	support of the minor child(ren) until a permanent order for child support of the minor child(ren) until a permanent order for child support of the Extended Order. This amount is based upon the obligor's gross monthly income of s and shall be payable s beginning
14	
14 15	SO ORDERED on this the 12th day of March, 2020.
	Manican Andrade
15	
15 16	Marican Andrade DOMESTIC VIOLENCE JUDICIAL OFFICER
15 16 17 <u>18</u> <del>19</del>	Matican Andreade DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an
15 16 17 18 19 20	Marican Andrade DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and DOMESTIC VIOLENCE JUDICIAL OFFICER
15 16 17 <u>18</u> 20 21	Matican Andreade DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an
15 16 17 <u>18</u> 20 21 22	Matican Andreade DOMESTIC VIOLENCE JUDICIAL OFFICER IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an
15 16 17 18 20 21 22 23	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
15 16 17 18 20 21 22 23 24	Matical       Andrade         DOMESTIC VIOLENCE JUDICIAL OFFICER         IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and         Recommendations are approved and are hereby made Orders of the Court. These Orders are effective         immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an         Objection to this Decision.         Matrice         Intege's or Hearing Master's initials will appear next to all orders that apply; anything not initialed
15 16 17 18 20 21 22 23 24 25	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and Recommendations are approved and are hereby made Orders of the Court. These Orders are effective immediately. Pursuant to EDCR 5.518(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
15 16 17 18 20 21 22 23 24 25 26	Matical       Andrade         DOMESTIC VIOLENCE JUDICIAL OFFICER         IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and         Recommendations are approved and are hereby made Orders of the Court. These Orders are effective         immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an         Objection to this Decision.         Matrice         Intege's or Hearing Master's initials will appear next to all orders that apply; anything not initialed
15 16 17 18 20 21 22 23 24 25 26 27	Matical       Andrade         DOMESTIC VIOLENCE JUDICIAL OFFICER         IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and         Recommendations are approved and are hereby made Orders of the Court. These Orders are effective         immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an         Objection to this Decision.         Matrice         Intege's or Hearing Master's initials will appear next to all orders that apply; anything not initialed
15 16 17 18 20 21 22 23 24 25 26	Matical       Andrade         DOMESTIC VIOLENCE JUDICIAL OFFICER         IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and         Recommendations are approved and are hereby made Orders of the Court. These Orders are effective         immediately. Pursuant to EDCR 5.518(c), you have 14 days from your receipt of this Order to file an         Objection to this Decision.         Matrice         Intege's or Hearing Master's initials will appear next to all orders that apply; anything not initialed

## EXHIBIT E

100	VOLUNTARY STATEM		lick here to add	Vedit Event Number"
	"PRINT" THIS PORTION TO BE COMPLETED BY			
pecific Crime	THIS PORTION TO BE COMPLETED BY	Date Occut	red	Time Occurred
TRO VIOLATE	EN	7	2/20	2122
ocation of Occurrence		Sector/Baa		City County
ocation of Occurrence 1913 Sandres LV,	NV 89134	14	5	
		Dale	of Birth	Social Security #
Your Name (Last / First / Middle)			41914 9	230002 530 1
Race Sex Height Weight Hair	Eyes Work Schdi. (Hours) Days Off Bu	siness / School	- mar	
H F 5'44118 Black	1950			
Residence Address (Number & Street) Bidg/Apt. #		Phone FIR	427 (	e745
an Sondiro Dr.	(as veryes 1 89134 Bus	Phone		1
	Ema			
Business (Local) Address (Number & Street) Bldg/Apt. #		pation		Departure Date (If Visite
Best place to contact you during the day:	Best time to contact you during	the day:	Car	thy the
19mily Bellixing Carm	ailan			spect? No
along bears 'Count he	like in a prostitute	e callina	me tra	ish saying
"I'm going to bring y 10:30pm " I'M GIULI	MG TD FILL YOU!	e calling abing to of mexi going to ( b guzzlu b the side ances" X2	me tra devote can shit to like na gintt of the	
Frump Wants to Perc Fucking my dad and a slut that dorint d munder you like you "Some one Should ve "I'm going to pring y 10:30pm "I'M GIUL	Lixents to destroy m one out, saving ner we "Fuck that piped referve life." "I'm a dont quist "" " and thrown you off to a down to your k NG TO FILL YOU "	e calling aning to of mey doing to b guzzlu the sude	me tra devote can shit to like na gintt of the	isin saying best to to volare yola and tor slut" desert long
Frump Wants to Perc Fucking my dad and a slut that dorinit d wurder you like you " Some one Should ve " I'm going to pring y 10:30pm " I'M GIUL	FIRM TO THE TRUTH AND ACCURACY C	e calling aning to of mexi going to co the side meet" X2 7120 7120 7120 7120	For Office	ISIN SQUING ISIN SQUING ISIN SQUING ISIN SQUING ISIN STATEMEN EIN. THIS STATEMEN

## EXHIBIT F

### LAS VEGAS METROPOLITAN POLICE DEPARTÍN VOLUNTARY STATEMENT

Event # LW2000075740

THIS PORTION TO BE COMPLETED BY OFFICE		
Specific Crime	Date Occurred	Time Occurred 5am
TPO VIOLATION	Sector/Beat	City County
1913 SONDED DE LU, M. 89134	Vz	
	Date of Birth	Social Security #
Your Name (Last / First / Middle) PAUSANO, EMILY		330- 63-154
Race Sex Height Weight Hair Eyes Work Schdi. (Hours) Days Off Business / S	Contraction of the Owner of the	
H F S4 IIS Black Pro	70 427107	11C
1913 Sundria Dr 1 116 SUPPRISI NUL 89134	70 427.67	-70
Bus, Phone	V7710612.991	12/00/ 6000
Business (Local) Address (Number & Street) Bidg/Apt. # City State Zip Code Occupation	VITUUILYEL	Departure Date (If Visitor)
	nt	
Best place to contact you during the day: Best time to contact you during the day:	Can identi	fy the
702 427 6745 afternoon even	ING Susp	Dect? NO
Bradley Dellisaria work Stop harrassing m	i dord & the	so friends
in the second se	now that a the	And a state of the
		reatenind
to "expore" my friend as a whore if	she doest	t "crade"
and tell him I was a where.		
11 118, toostate mass and to red the	ays "Igave	
address to much of a plussy to show the the	ing to get n	ny Griend
to go meet him for since reason. He threatens to "Subpoend your bitch a	is" to my fin	end saina
hes trying to win her reputation.	10 10 11 11	an sullid
	olksucker , puss	U diseased.
and count out a second	11	
Im a fraid hes getting neady to come after me	For Officia	al Use Only
again, this is the it storted last year and	_	
this spring right before he vandalized m	+-1	
have any threatened to fill me Marker My	-	
sent a misade to my friend savind www	al	
going to purp his burle drun. con F	, ]	
I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE F	ACTS CONTAINED HEREI	N. THIS STATEMENT
WAS COMPLETED AT (LOCATION) SUMMERIN	trea coa	navig D
ON THE TO DAY OF SEPT 2020 AT 1425	A.M.	
Witness/Officer:	GN IN FRONT DELV	HPD WITNESS
Witness/Officer: M. AQULUD 13993 T	SIGNATURE OF PERSON GIVI	NG STATEMENT
LVMPD 85 (Rev. 11/19) WORD 2010	V	

LAS VEGAS METROPOLITAN POLICE DEPAR CONTINUATION Event #: [LV20090007 57 I am afraid for my life, I am afraid for my 3 young childrens lives, I feel like now he has nothing to lase, getting ready to come kill me and in rage nos and our fids. Page 2

-

< 88

4 Messages Emily

----- 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

1

## 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

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 18<sup>th</sup>, 2019 and September 17<sup>th</sup>, 2020. Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11<sup>th</sup>, 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.

LVMPD 314 (Rev. 8/00) WORD 2010

### 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. 6 PART 3**

Amy A. Porray, Esq. Nevada Bar # 9596 McFarling Law Group 6230 W. Desert Inn Road Las Vegas, NV 89146 Phone: (702) 565-4335 Fax: (702) 732-9385 eservice@mcfarlinglaw.com *Attorney for Appellant, Bradley John Bellisario* 

## **INDEX OF APPELLANT APPENDIX**

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11	02501 - 02750
12	02751 - 03000
13	03001 - 03250
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17	04000 - 04250

- 18 04251-04500
- 19 04501 04750
- 20 04751 05000

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1	03/09/2020	Motion for Primary Physical Custody, et al.	AA0008-41
1	03/09/2020	Exhibit Appendix to Motion for Primary	AA0042-110
		Physical Custody, et al.	
1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
1	03/13/2020	Errata to Motion for Primary Physical	AA0122-126
		Custody, et al.	
1	03/13/2020	Ex Parte Application for Order Shortening	AA0127-140
		Time	
1	03/25/2020	Acceptance of Service	AA0141-142
1	04/09/2020	Answer and Counterclaim	AA0143-147
1	04/09/2020	Opposition to Motion for Primary Physical	AA0148-157
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1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
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1-2	04/13/2020	Order Setting Case Management Conference	AA0250-259
2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
2	04/29/2020	Reply to Opposition	AA0268-283
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
2	04/29/2020	Reply to Counterclaim	AA0301-303
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
2	06/11/2020	Notice of Entry of Stipulation and Order dated	AA0308-314
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2	07/30/2020	Court Minutes from July 30, 2020, Hearing	AA0315-316
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2	07/31/2020	Notice of Entry of Order for Supervised	AA0318-320
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2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
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2	12/03/2020	Notice of Defendant's Non-Compliance with	AA0337-338
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		Plaintiff's Counsel Should Not Be Held in	
		Contempt and Motion for Sanctions	
3	12/11/2020	Notice of Entry of Order From the November	AA0546-552
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3	12/16/2020	Notice of Discovery Dispute Conference	AA0553-555
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
3	12/24/2020	Opposition to Defendant's Motion to Show	AA0567-581
		Cause Why Plaintiff and/or Plaintiff's	
		Counsel Should Not Be Held in Contempt and	
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		an Award of Attorney's Fees and Costs	
3	01/11/2021	Peremptory Challenge	AA0582-583
3	01/11/2021	Certificate of Service	AA0584-586
3	01/11/2021	Motion to Strike Plaintiff's Peremptory	AA0587-595
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3-4	01/11/2021	Motion for Relief from Order After Hearing	AA0596-811
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4	01/13/2021	Opposition to Defendant's Motion to Strike	AA0812-821
		Plaintiff's Peremptory Challenge; and	
		Countermotion for and Award of Attorney's	
	01/15/2021	Fees and Costs	A A 0922 926
4	01/15/2021	Notice of Hearing and Order Regarding	AA0822-826
1	01/20/2021	Procedures Decision and Order re: Peremptory Challenge	AA0827-829
4	01/20/2021	Decision and Order re: Peremptory Challenge	AA0827-829 AA0830-832
4	01/20/2021	Notice of Department Reassignment Order After Hearing on October 22, 2020	AA0830-832 AA0833-837
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	01/21/2021	Notice of Vacating Hearing	
4		Notice of Scheduling Status Check	AA0839
4	01/22/2021	Notice of Entry of Order From the October	AA0840-847
Δ	01/24/2021	22, 2020, Hearing Order After Hearing on July 30, 2020	AA0848-855
4	01/24/2021	Order After Hearing on July 30, 2020	AA0848-855 AA0856-858
4	01/23/2021	Court Minutes From Status Check on January 25, 2021	AAU030-030

4	01/25/2021	Transcript re: Hearing on January 25, 2021, Status Check	AA0859-863
4	01/25/2021	Notice of Entry of Order From the July 30, 2020, Hearing	AA0864-874
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
4	01/23/2021	11	AA00/J-00/
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
4	02/05/2021	Motion to Extend Protection Order, Joining	AA0888-931
		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	
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5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
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5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
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5	02/08/2021	Order Shortening Time	AA1041-
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5	02/08/2021	Affidavit of Service	AA1044
5	02/09/2021	Minute Order of February 9, 2021	AA1045-
		-	1046
5	02/09/2021	Motion to Compel Discovery, for Attorney's	AA1047-
		Fees and Costs, and Related Relief	1072
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073-
ت ت			1153
	L		1100

5	02/00/2021	Ex Danta Mation for Continuance of Haaring	A A 1154
5	02/09/2021	Ex Parte Motion for Continuance of Hearing	AA1154-
<b>.</b>	00/00/2021	Set for February 11, 2021, at 1:30 p.m.	1204
5-6	02/09/2021	Motion to Strike Hearsay and	AA1205-
		Misrepresentations of Material Fact Regarding	1271
		Plaintiff's Notice of Motion and Motion to	
		Extend Protection Order, Joining Bradley's	
		Business as a Party to the Action, Appoint a	
		Receiver for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
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6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
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6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC	AA1352-
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6-7	02/11/2021	Motion for Relief from Amended July 30,	AA1444-
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7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
			1545
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
		on All Pending Motions	1548
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
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7	02/19/2021	Opposition to Plaintiff's Motion to Extend	AA1558-
		Protection Order, Joining Bradley's Business	1661
		as a Party to the Action, Appoint a Receiver	
L			

		for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
7	02/23/2021	Reply to Judge Mary Perry's Response to	AA1662-
		Defendant's Motion to Disqualify Judge	1670
7	02/23/2021	Opposition to Motion to Strike Hearsay and	AA1671-
		Misrepresentations of Material Fact Regarding	1688
		Plaintiff's Notice of Motion et al.; and	
		Countermotion for an Award of Attorney's	
		Fees and Costs	
7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
		to Strike Hearsay and Misrepresentations of	1703
		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion for an	
		Award of Attorney's Fees and Costs	
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	
7	02/23/2021	Exhibits in Support of Opposition to	AA1721-
		Defendant's Motion to Disqualify, et al.	1730
7	02/26/2021	Ex Parte Application for Order Shortening	AA1731-
		Time on Defendant's Motion to Disqualify	1739
		Judge	
7	02/26/2021	Notice of Defendant's Objection to Plaintiff's	AA1740-
		Ex Parte Application for Order Shortening	1744
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8	03/03/2021	Affidavit of Service	AA1755
8	03/04/2021	Reply to Opposition to Defendant's Motion to	AA1756-
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		and Costs	
8	03/04/2021	Court Minutes from March 4, 2021	AA1798
8	03/04/2021	Transcript re: March 4, 2021, Court Hearing	AA1799-
		on All Pending Motions	1816
8	03/09/2021	Decision and Order	AA1817-
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8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
			1833
8	03/09/2021	Motion to Extend Protection Order, Joining	AA1834-
		Bradley's Business as a Party to the Action,	1877
		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	
8	03/09/2021	Exhibits in Support of Motion to Extend	AA1878-
		Protection Order, Joining Bradley's Business	1949
		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	

8	03/09/2021	Ex Parte Application for Order Shortening	AA1950-
		Time	1961
8	03/09/2021	Notice of Defendant's Intent to Seek Post-	AA1962-
		Order Relief	1965
8	03/09/2021	Defendant's Motion for Reconsideration	AA1966-
		Regarding Defendant's Motion to Disqualify	1979
		Judge Mary Perry	
8	03/10/2021	Order After Hearing	AA1980-
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		Time	1997
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		Time Dated 03/11/2021	
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9	03/17/2021	Court Minutes from March 17, 2021	AA2052-
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9	03/17/2021	11	
		Compel Discovery, for Attorney's Fees and	2066
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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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13-14	07/06/2021	Discovery Commissioner's Report and	AA3238-
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14	09/02/2021	Discovery Commissioner's Report and	AA3339-
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1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
3	12/23/2020	Emily Bellisario Financial Disclosure Form	AA0556-566
14	12/13/2021	Emily's Financial Disclosure Form	AA3446-
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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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5	02/05/2021	Ex Parte Application for Order Shortening	AA1022-
		Time	1033
8	03/09/2021	Ex Parte Application for Order Shortening	AA1950-
		Time	1961
8	03/11/2021	Ex Parte Application for Order Shortening	AA1989-
		Time	1997
7	02/26/2021	Ex Parte Application for Order Shortening	AA1731-
		Time on Defendant's Motion to Disqualify	1739
		Judge	
9	04/05/2021	Ex Parte Motion for Continuance of Hearing	AA2136-
		Set for April 6, 2021, at 10:00 a.m.	2141
5	02/09/2021	Ex Parte Motion for Continuance of Hearing	AA1154-
		Set for February 11, 2021, at 1:30 p.m.	1204
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568-
			2600
1	03/09/2020	Exhibit Appendix to Motion for Primary	AA0042-110
		Physical Custody, et al.	
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073-
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4-5	02/05/2021	Exhibits in Support of Motion to Extend	AA0932-
		Protection Order, et al.	1003
8	03/09/2021	Exhibits in Support of Motion to Extend	AA1878-
		Protection Order, Joining Bradley's Business	1949
		as a Party to the Action, Appoint a Receiver	
		for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	

		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
7	02/23/2021	Exhibits in Support of Opposition to	AA1721-
		Defendant's Motion to Disqualify, et al.	1730
12-13	05/17/2021	Exhibits in Support of Opposition to	AA2935-
		Defendant's Motion to Remove S.C.R.A.M.	3003
		Device; and Countermotion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	
7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
		to Strike Hearsay and Misrepresentations of	1703
		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion for an	
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11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition	AA2401-
		to Defendant's Motion for Relief From Order	2411
		After Hearing Regarding Hearing on January	
		25, 2021 and Motion for Leave to File	
		Renewed Motion to Disqualify Judge Mary	
		Perry; and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition	AA2852-
		to Defendant's Motion for an Order to Show	2912
		Cuse Why Plaintiff and Plaintiff's Counsel,	
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		Contempt of Court; and Countermotion for An	
		Award of Attorney's Fees and Costs	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's	AA2425- 2430
20	12/23/2021	Fees and Costs Findings of Fact, Conclusions of Law, and	AA4866-
		Decree of Divorce	4897
13	05/19/2021	Information Regarding Therapy Provided By Anna Trujillo As Requested By Judge Marry Perry at Hearing on May 18, 2021	AA3116- 3135
10	04/14/2021	Memorandum of Attorney's Fees and Costs	AA2331- 2379
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/23/2021	Minute Order from July 23, 2021, re: Order on Discovery Commissioner Report and Recommendation	AA3317- 3318
10	04/08/2021	Minute Order of April 8, 2021	AA2316- 2317
5	02/09/2021	Minute Order of February 9, 2021	AA1045- 1046
13	05/18/2021	Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff)	AA3070- 3115
11	05/01/2021	Motion for Order to Show Cause Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held in Contempt	AA2528- 2567
1	03/09/2020	Motion for Primary Physical Custody, et al.	AA0008-41
9	03/16/2021	Motion for Protective Order	AA2003- 2051
11	05/03/2021	Motion for Protective Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for an Award of Attorney's Fees and Costs, and Related Relief	AA2619- 2636

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12	05/06/2021	Motion to Remove S.C.R.A.M. Device	AA2760-
		and Costs, and Related Relief	
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		Judgment, to Reduce Temporary Support to	
		Contempt, to Reduce Child Support Arrears to	
		Order to Show Cause and to Hold Bradley in	
		Visitation, for Mental Health Evaluation, for	
		Modifying Legal Custody, Modifying	
		Consolidating Civil Cases to This Action,	
		Bradley a Vexatious Litigation [sic] and	
		Appoint a Receiver for the Business, Deeming	
-		Bradley's Business as a Party to the Action,	1877
8	03/09/2021	Motion to Extend Protection Order, Joining	AA1834-
		and Costs, and Related Relief	
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		Judgment, to Reduce Temporary Support to	
		Contempt, to Reduce Child Support Arrears to	
		Order to Show Cause and to Hold Bradley in	
		Visitation, for Mental Health Evaluation, for	
		Modifying Legal Custody, Modifying	
		Consolidating Civil Cases to This Action,	
		Bradley a Vexatious Litigation [sic] and	
		Appoint a Receiver for the Business, Deeming	
т		Bradley's Business as a Party to the Action,	11110000 751
4	02/05/2021	Motion to Extend Protection Order, Joining	AA0888-931
0	02/11/2021	2.11	1443
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC	AA1352-
5		Fees and Costs, and Related Relief	1072
5	02/09/2021	Motion to Compel Discovery, for Attorney's	AA1047-
3-4	01/11/2021	Motion for Relief from Order After Hearing Regarding Hearing on November 24, 2020	AA0390-011
3-4	01/11/2021	Disqualify Judge Mary Perry Motion for Daliaf from Order After Hearing	AA0596-811
		Regarding Hearing on January 25, 2021, and Motion for Leave to File Renewed Motion to	2315
10	04/08/2021	Motion for Relief from Order After Hearing	AA2285-
10	04/09/2021	October 22, 2020, Order	A A 2295
		2020, Order, July 30, 2020, Order, and	1537
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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-
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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/-
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10		1:30 p.m.	
10	04/23/2021	Notice of Defendant's Objection to Mary	AA2452-
		Perry Taking Any Further Action in This	2455
0		Matter	
9	04/06/2021	Notice of Defendant's Objection to Order on	AA2162-
		Discovery Commissioner's Report and	2165
		Recommendation	

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-
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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-
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11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
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12	05/12/2021	Notice of Entry of Order After Hearing	AA2816-
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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-
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13	06/28/2021	Notice of Entry of Order After Hearing on	AA3215-
		June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
		May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

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

12	05/14/2021	Opposition to Defendant's Mation for an	1 1 2022
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-
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1 <del>-</del>	00/17/2021	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	AA0567-581
		Cause Why Plaintiff and/or Plaintiff's Counsel	
		Should Not Be Held in Contempt and Motion	
		for Sanctions; And Countermotion for an	
		Award of Attorney's Fees and Costs	
4	01/13/2021	Opposition to Defendant's Motion to Strike	AA0812-821
		Plaintiff's Peremptory Challenge; and	
		Countermotion for and Award of Attorney's	
		Fees and Costs	
1	04/09/2020	Opposition to Motion for Primary Physical	AA0148-157
		Custody, et al.	
7	02/23/2021	Opposition to Motion to Strike Hearsay and	AA1671-
		Misrepresentations of Material Fact Regarding	1688
		Plaintiff's Notice of Motion et al.; and	
		Countermotion for an Award of Attorney's	
		Fees and Costs	
9	03/17/2021	Opposition to Notice of Motion and Motion to	AA2054-
		Compel Discovery, for Attorney's Fees and	2066
		Costs, and Related Relief	
7	02/19/2021	Opposition to Plaintiff's Motion to Extend	AA1558-
		Protection Order, Joining Bradley's Business	1661
		as a Party to the Action, Appoint a Receiver	
		for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
13	05/17/2021	Opposition to Plaintiff's Notice of Motion and	AA3014-
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	00/1//2021	Motion for Protection Order Relating to	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		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	AA3278-
		Litigant	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,	AA0317
		2020	
9	04/06/2021	Order on Discovery Commissioner's Report	AA2151-
		and Recommendations	2161
10	04/23/2021	Order on Discovery Commissioner's Report	AA2441-
		and Recommendations	2451
14	07/23/2021	Order on Discovery Commissioner's Report	AA3319-
		and Recommendations	3338
14	09/20/2021	Order on Discovery Commissioner's Report	AA3369-
		and Recommendations	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-
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17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
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17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
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17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			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-
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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-
15	12/20/2021	Plaintiff's Exhibit 18	3638 AA3639- 2646
15	12/20/2021	Plaintiff's Exhibit 19	3646 AA3647-
14	12/20/2021	Plaintiff's Exhibit 2	3653 AA3481-
15	12/20/2021	Plaintiff's Exhibit 20	3488 AA3654-
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15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
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15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
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15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
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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-
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15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
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16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
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16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
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16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
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16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
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16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
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16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
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16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
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16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
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16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
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16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
			3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
			3497

16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	
16	12/20/2021	Plaintiff's Exhibit 42	AA3937- 3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	
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	
12	05/17/2021	Fees and Costs	A A 2004
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	
7	02/16/2021	and Costs, and Related Relief Response to Defendant's Motion to Disqualify	ΔΔ1540
/	02/10/2021	Response to Defendant's Motion to Disqualify	AA1549- 1554
		Judge	1334

5	02/05/2021	Schedule of Arrears for Child Support With	AA1004-
5	02,00,2021	Confirmation Pursuant to EDCR 5.508	1013
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
		Defendant's Motion for Relief from Order	2785
		After Hearing Regarding the Hearing on	
		January 25, 2021, and Motion for Leave to	
		File a Renewed Motion to Disqualify Judge	
		Perry and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant a Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
14	09/16/2021	Transcript From September 16, 2021, Hearing	AA3354-
		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
		at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
	01/05/0001	on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021,	AA0859-863
1.4	07/07/2021	Status Check	A A 2257
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
0	02/17/2021	Pending Motions	3265
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
10	04/07/2021	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-
0		on All Pending Motions	1816
12	05/11/2021	Transcripts from May 11, 2021, Hearing re:	AA2791-
14	00/11/2021	Return Hearing	2807
	L		2007

## **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 6 Part 3 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville

Crystal Beville

## 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:

DATE: 9/27/2020

WITNESS:

Page 2 of 2

# EXHIBIT H

JUSTICE	COURT, LA	S VEGAS TO	WNSHIP
CI	LARK COUN	NTY, NEVADA	Ą

THE STATE OF NEVADA, Plaintiff, -vs-BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008,

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Defendant.

CASE NO: 2000039342 DEPT NO: / DA CASE NO: 202046218C

## CRIMINAL COMPLAINT

The Defendant above named having committed the crime of VIOLATION O 10 EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCI 11 (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: The 12 the said Defendant, on or about the 11th day of June, 2020, at and within the County of Clarl 13 State of Nevada, did willfully, unlawfully, and intentionally violate an Extended Order Fc 14 Protection Against Domestic Violence by e-mailing EMILY BELLISARIO's famil 15 member(s) and/or friends, attempting to communicate with the said EMILY BELLISARIC 16 after being prohibited from doing so by the Eighth Judicial District, Family Division, of th 17 State of Nevada, in and for the County of Clark, in Case No. T-19-200404-T, dated September 18 18, 2019. 19

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

12/16/20

/cw LVMPD EV# 200900075740 (TK)

V \2020\462\18\FILING\202046218C-COMP-(BRADLEY JOHN BELLISARIO)-001.DC

## EXHIBIT H

ORDR Name: Bradley Bellisario Address: 7100 Grand Montecito Pkwy #2054

Telephone: <u>309.397.6734</u> Email Address: <u>bradb@bellisariolaw.com</u> In Proper Person

### DISTRICT COURT CLARK COUNTY, NEVADA

EMILY BELLISARIO	CASE NO.: D-20-605263-D
Plaintiff, vs.	DEPT: P
Bradley Bellisario	
Defendant.	

### ORDER GRANTING CONTINUANCE

The Court having considered the ex parte motion for a continuance and good cause appearing,

IT IS HEREBY ORDERED that the hearing presently scheduled for (*current court date*) \_\_\_\_\_\_ at (*time*) \_\_\_\_\_\_ at (*time*) \_\_\_\_\_\_ at (*ime*) \_\_\_\_\_\_ at (*time*) \_\_\_\_\_\_ at (*time*) \_\_\_\_\_\_ at (*time*) \_\_\_\_\_\_ at (*time*)

\_\_\_\_ □ am / □ pm.

The moving party shall serve a copy of this order on the opposing party / opposing counsel and file a Notice of Entry of Order.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_\_

## DISTRICT COURT JUDGE

Respectfully Submitted:

(Your signature)	/s/ Bradley Bellisario
(Your name)	Bradley Bellisario

© 2017 Family Law Self-Help Center

Order Granting Continuance

## EXHIBIT I

Subject: Eighth Judicial District Court - Proposed Order Returned

Date: Wednesday, February 10, 2021 at 12:04:37 PM Pacific Standard Time

- From: NoReply@clarkcountycourts.us
- To: bradley bellisario

D-20-605263-D - ORDR - Bellisario v. Bellisario

Your proposed order or document requiring a judge's signature to the court has been returned for the following reason(s): The judge has declined to grant this request.

Page 1 of 1

		Electronically File 2/11/2021 12:00 P		
		Steven D. Grierso CLERK OF THE C	n	
1	MREL	Atums	From	
2	BRADLEY J. BELLISARIO Nevada Bar No. 13452			
3	7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149			
4	T: (702) 936-4800			
5	F: (702) 936-4801 E: BradB@BellisarioLaw.com			
6	Plaintiff Pro Se			
7	7 DISTRICT COURT			
8	CLARK COUNTY, NEVADA			
9	EMILY BELLISARIO,	Case No.: D-20-605263-D		
10 11	Plaintiff,	Dept No.: P		
12	vs.	MOTION FOR RELIEF FROM		
13	BRADLEY BELLISARIO,	AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER		
14	Defendant	22, 2020 ORDER		
15		HEARING REQUESTED		
16	NOTICE! YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THIS MOTION			
17	WITH THE CLERK OF THE COURT AND TO PROVIDE THE UNDERSIGNED WITH A COPY OF YOUR RESPONSE WITHIN FOURTEEN (14) DAYS OF YOUR RECEIPT OF			
18				
19	RESULT IN THE REQUESTED RELIEF BEING GRANTED BY THE COURT WITHOUT HEARING PRIOR TO THE SCHEDULED HEARING.			
20 21				
21	Defendant, Bradley Bellisario, <i>pro se</i> , moves this Honorable Court for the following relief:			
23	1. For an Order Granting Defendant relief from all Orders contained in Plaintiff's Amended			
24	Order After Hearing regarding July 30	), 2020 hearing;		
25	2. For an Order Granting Defendant relie	f from all Orders contained in Plaintiff's Order from		
26	the July 30, 2020 Hearing filed Januar	ry 24, 2021;		
27				
28	<sup>28</sup> MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 1			

1	3. For an Order Granting Defendant relief from all Orders contained in Plaintiff's Order from		
2	the October 22, 2020 Hearing filed January 22, 2021; and		
3	4. For such other and further relief as the Court deems just and equitable.		
4	1. Tor such other and further rener as the court acoust just and equilater.		
5			
6	This Motion is made and based upon all the papers and pleadings on file herein and the		
7	affidavit included herewith and is made in good faith and not to delay justice.		
8 9	DATED this 11 <sup>th</sup> day of February 2020.		
10	/s/ Bradley Bellisario		
11	Bradley Bellisario 7100 Grand Montecito Pkwy, #2054		
12	Las Vegas, NV 89149 T: 702.936.4800		
13	F: 702.936.4801 E: bradb@bellisariolaw.com		
14	Defendant Pro Se		
15			
16	POINTS AND AUTHORITIES		
17 18	L.		
19	Plaintiff and Defendant first met on November 7, 2013 and were married on August 16,		
20	2014. Ever since the parties met Plaintiff has engaged in extreme mental abuse and manipulation		
21			
22	against Defendant. Most significantly, Plaintiff engaged in the mental abuse tactic commonly		
23	referred to as gaslighting. The cyclical nature of the abuse and manipulation continued through		
24	the parties' separation and Plaintiff's filing of a Complaint for Divorce on March 5, 2020.		
25	Although the parties are separated and divorcing, Plaintiff continues to gaslight Defendant		
26	through litigation tactics, filing false statements and documents, and manipulating Defendant		
27			
28	MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 2		

1 2 through refusing/withholding child visitation. Plaintiff has also attempted to blackmail Defendant by withholding visitation/custody on multiple occasions.

3 Plaintiff's Counsel, Amanda Roberts, has routinely ignored rules of civil procedure in this 4 matter in a clear attempt to gain procedural advantage, prejudice plaintiff, and achieve results 5 through the use of unethical and illegal litigation tactics. Defendant filed a Motion for Order to 6 7 Show Cause Why Plaintiff and/or Plaintiff's Counsel Should not be Held in Contempt and Motion 8 for Sanctions on December 10, 2020, bringing to light some of those issues. Of utmost 9 importance in said motion is Ms. Roberts deliberate violation of EDCR 5.522, relating to the 10 preparation and submittal of proposed orders. Specifically, Ms. Roberts intentionally fails to 11 timely prepare and submit orders to gain procedural advantage and deprive Defendant of due 12 13 process. Orders from hearings on July 30, 2020 and October 22, 2020 were not filed until 14 Plaintiff's Counsel achieved goal of having Defendant wrongly arrested on January 25, 2021. 15 Defendant was incarcerated at the request of Plaintiff for in excess of ten (10) days, causing 16 Defendant's time to respond to said Orders to pass. Ms. Roberts has now once again intentionally 17 failed to abide by Court rules, intentionally causing Defendant time and money to ask this 18 Honorable Court for relief, and to simply be placed on a level playing ground. 19

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On July 30, 2020 the parties attended the initial hearing in this matter regarding the Case Management Conference and Plaintiff's Motion. At the end of the hearing Judge Pomrenze 22 instructed Counsel for Plaintiff, Amanda Roberts, to prepare the Order (See Video of July 30, 2020 Hearing at 20:01). Amanda Roberts did not filed submit this Order to the Judge for 24 Signature until January 22, 2021 (See Notice of Entry of Order From the July 30, 2020 Hearing, 25 26 attached hereto as Exhibit A). On October 22, 2020 the parties returned for a return hearing regarding Donna's House Visitation. Once again, at the end of the hearing Judge Pomrenze 28 MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 3

AA1446

1 instructed Counsel for Plaintiff to prepare an Order (See Video of October 22, 2020 Hearing 2 of 2 2 at 6:30). Amanda Roberts did not submit this Order to the Judge for signature until November 3 24, 2020, however, the Order is not signed until January 20, 2021 (See Notice of Entry of Order 4 from the October 22, 2020 hearing, attached hereto as Exhibit B)(Upon information and belief, 5 Amanda Roberts had ex parte communications with Judge Mary Perry, possibly swaying her to 6 7 delay signature). On November 24, 2020 the parties returned for a hearing regarding financial 8 issues. Once again, at the end of the hearing Judge Pomrenze instructed Counsel for Plaintiff to 9 prepare an Order. On November 24, 2020 Defendant emailed Counsel for Plaintiff asking when 10 the Proposed Order would be ready (See Email from Colleen O'Brien, attached hereto as Exhibit 11 C). Defendant received no response until November 30, 2020 when Colleen O'Brien (Legal 12 13 Assistant to Amanda M. Roberts, Esq.) sent Defendant an email stating "Good morning. Pursuant 14 to the Judge's Order, it was submitted to the Court [the] day of the hearing. I have attached a copy 15 for your records." (See Email from Colleen Obrien, Attached hereto as Exhibit D). Ms. O'Brien 16 then attached a copy of the Order After Hearing which was never sent to Defendant for review 17 and signature. The proposed order contains a final line stating, "THE COURT FURTHER 18 19 ORDERS that Ms. Roberts shall prepare the Order and submit it to the Court." (See Order After 20 Hearing, Attached hereto as Exhibit E). However, this is once again a blatant lie by Ms. Roberts 21 and an intentional attempt by Ms. Roberts to circumvent Court Rules and prejudice Defendant. 22 Judge Pomrenze NEVER stated that Ms. Roberts should immediately present the Order to the 23 Court without adhering to EDCR 5.521 and EDCR 5.52. Specifically, the Court states, "Ms. 24 25 Roberts, please prepare the Order from today." (See Video of November 24, 2020 hearing at 26 26:45). 27

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MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 4 3

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

On September 17, 2020, Plaintiff filed a false police report claiming that she had an active 12 and enforceable Extended Order for Protection (T-19-200404-T). Upon information and belief, 13 14 Plaintiff only filed the false police report on September 17, 2020 because that was the date set for 15 the EPO to expire. Upon information and belief, Plaintiff and her Counsel, Amanda Roberts, 16 conspired to file the false police report on September 17, 2020. In the false police report Plaintiff 17 alleged that Defendant violated the EPO by emailing her Dad on June 11, 2020. Said email was 18 entirely civil and simply requested Plaintiff contact Defendant regarding health insurance for the 19 20 minor children. Based on Plaintiff's false allegations, pressure from Plaintiff, and pressure from 21 Amanda Roberts, LVMPD and the Clark County District Attorney's office issued an arrest 22 warrant for Defendant on January 21, 2021. 23

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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, 27 giving the children a hug and kiss, and handing them their finger paintings they made to give to 28 MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 5

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1 2 mommy (Plaintiff). (See Pictures of Kids Painting January 23, 2021, attached hereto as Exhibit (See Also January 23, 2021 Arrest Video, attached hereto as Exhibit F E). https://www.dropbox.com/s/o29ihtj7tivct5a/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.

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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 12 13 simply the result of Plaintiff filing a false report. Further, Defendant was informed that Plaintiff 14 spoke with Police prior to Defendant's arrest reasserting her claim that Defendant violated an 15 Extended Order of Protection on June 11, 2020, which she has actual knowledge was previously 16 dissolved. 17

On January 7, 2020 that parties attended hearing in CPS court in which the CPS case was 18 19 closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T. (See Order Dissolving 20 TPO, attached hereto as Exhibit G). After the stipulation was entered into the record and the 21 parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at 22 manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On 23 March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See 24 25 Motion to Show Cause, attached hereto as Exhibit H). Defendant filed a lengthy Opposition to 26 Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions 27 in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion to Show Cause, 28 MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 6

1 attached hereto as Exhibit I). On March 12, 2020 the case was called on for hearing and the 2 Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which 3 states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order and Court 4 Minutes from March 12, 2020 hearing, attached hereto as Exhibit J) Despite being present for 5 the hearing January 7, 2020 in which Plaintiff stipulated to dissolve the TPO, being present for 6 7 the hearing March 12, 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and 8 closed the case, and despite being served Orders from each hearing, Plaintiff still continued to 9 claim she had an active Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary 10 Statement claiming; "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report, 11 attached hereto as Exhibit K). On September 17, 2020 Plaintiff filed another Voluntary Statement 12 13 with LVMPD stating "He tells my dad to tell me to contact him which is against the TPO." (See 14 September 17, 2020 Police Report, attached hereto as Exhibit L). Officer Mayrie Aquino 15 (P#13993) states that "Emily was able to send me a screenshot of an email conversation between 16 Bradley and her father, Javier Cardona, from June 11th, 2020...Bradley contacting Emily's father 17 and requesting Emily contact him is a violation of the above referenced Extended Protection 18 19 Order." (See Declaration of Warrant, attached hereto as Exhibit M). On September 27, 2020 20 officer Mayrie Aquino submitted a Declaration of Warrant/Summons based on Plaintiff's false 21 accusations, ultimately leading to the issuance of an arrest warrant on January 21, 2021 and 22 Defendant's arrest on January 23, 2021. Id. 23

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On January 25, 2021 the parties were scheduled to have their first hearing in front of newly 25 assigned Judge Mary Perry. Plaintiff and Plaintiff's counsel conspired to have Defendant arrested 26 such that Defendant would not be available for said hearing and such that Defendant would not 27

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MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 7

be afforded due process to seek relief from fraudulently prepared Orders regarding the parties' hearings on July 30, 2020 and October 22, 2020.

3 During the status check on January 25, 2021 Plaintiff's Counsel, Amanda Roberts, 4 unethically chose to present ex parte arguments to the Judge. Specifically, Judge Perry requested 5 of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for 6 the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See 7 8 Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are 9 intentional misrepresentations of material fact, constituting fraud upon the court, and violating 10 the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, 11 nor did any domestic violence occur on June 11, 2020. Rather, Defendant was wrongfully 12 13 arrested for alleged violations on June 11, 2020 of an Extended Order of Protection which had 14 already been dissolved by the parties. (See Criminal Complaint, attached hereto as Exhibit N). 15 Additionally, it appears that Ms. Roberts had ex parte communications with the Court claiming 16 that Defendant was drinking. Judge Perry states he [Defendant] "definitely needs to dry out first." 17 (See Video from January 25, 2021 Status Check). However, Defendant has not consumed any 18 19 alcohol for months as evidenced by a clean SCRAM history and Defendant was completely sober 20 at the time of arrest.

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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 MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 8

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. 3 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 6 7 as a father and litigant and strike the preposterous and impermissible portions of Plaintiff's 8 Motion.

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9 Ms. Roberts is not a novice attorney, she is well experienced in committing fraud upon 10 the court. She is fully aware of the rules of the court and has intentionally refused to follow the 11 rules of the court to benefit her client and prejudice Defendant. Ms. Roberts' actions have not 12 13 simply cost Defendant money, but her actions have significantly increased the cost of litigation, 14 have significantly multiplied extent of litigation, have allowed Plaintiff to continue to mentally 15 abuse the parties' minor son, have intentionally caused Defendant an extreme amount of 16 emotional abuse and distress, and have cost Defendant significant visitation time to be refused by 17 Plaintiff. 18

#### II. LEGAL ARGUMENT

The district court has "inherent power to protect the dignity and decency of its proceedings 21 22 and to enforce its decrees, and thus it may issue contempt orders and sanction or dismiss an action 23 for litigation abuse." Halverson v. Hardcastle, 123 Nev. 245, 261, 163 P.3d 428, 440 (2007). 24

25 Defendant is entitled to relief from Plaintiff's Order after Hearing regarding the hearing 26 on November 24, 2020 for multiple reasons. NRCP 54(b), NRCP 60(b)(1), (3), (4), and (6) all 27 provide avenues of relief for Defendant.

28 MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 9

1	NRCP 54(b) states that "any order or other decision, however designated, that adjudicates
2	fewer than all the claims or the rights and liabilities of fewer than all the parties does not end the
3	action as to any of the claims or parties and may be revised at any time before the entry of a
4	judgment adjudicating all the claims and all the parties' rights and liabilities." (See Stoecklein,
5	
6	109 Nev. At 271-74, 849 P.2d at 307-09).
7 8	NRCP 60(b) further provides for relief from final orders. NRCP 60(b) provides relief
9	from final judgment, orders or proceedings for the following reasons;
10	
11	(1) Mistake, inadvertence, surprise, or excusable neglect;
12	<ul> <li>(3) Fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party;</li> </ul>
13 14	(4) The judgment is void;
15	(6). Any other reason that justifies relief.
16	
17	A motion pursuant to NRCP 60(b) must be made within a reasonable time - and for
18	reasons (1), (2), and (3) no more than 6 months after the date of the proceeding or the date of
19	serviced of written notice of entry of the judgment or order, whichever date is later. "The salutary
20	purpose of Rule 60(b) is to redress any injustices that may have resulted because of excusable
21	neglect or the wrongs of an opposing party." Carlson v. Carlson, 108 Nev. 358, 361-62 (Nev.
22 23	1992). "The district court as wide discretion in deciding whether to grant or deny a motion to set
24	aside a judgment under NRCP 60(b). (Stoeklein v. Johnson Elec., Inc., 109 Nev. 268, 271, 849
25	P.2d 305, 307 (1993).
26	
27	
28	MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 10

1	In this matter, Defendnat is entitled to relief for multiple reasons including; but not limited
2	to; excusable neglect, fraud, and the judgment is void.
3	The Nevada Supreme Court has recently held that parents have a fundamental right
4	concerning custody of their children.
5	"[D]ue process of law [is] guaranteed by the Fourteenth Amendment
6 7	of the United States Constitution and Article 1, section 8(5)of the Nevada Constitution." <i>Rico v. Rodriguez</i> , 121 Nev. 695, 702-03,
8	120 P.3d 812, 817 (2005). Due process protects certain substantial and fundamental rights, including the interest parents have in the
9	custody of their children. Id. At 704, 120 P.3d at 818. Further, due
10	process demands notice before such a right is affected. Wiese v. Granata, 110 Nev. 1410, 1412, 887 P.2d 744, 745 (1994).
11	Accordingly, a "party threatened with loss of parental rights must be given opportunity to disprove evidence presented." Wallace v.
12	Wallace, 112 Nev. 1015, 1020, 922 P.2d 541, 544 (1996)(citing Wiese, 110 Nev. At 1413, 887 P.2d at 746).
13	Parents are entitled to be afforded notice and an opportunity to be heard regarding a
14	change in visitation or custody. Gordon v. Geiger, 402 P.3d 671 (Nev. 2017).
15	
16 17	I. Defendant is entitled to Relief Due to Excusable Neglect.
18	NRCP 60(b)(1) provides relief from an Order procured by mistake, inadvertence, surprise,
19	or excusable neglect. Here the Orders from July 30, 2020 and October 22, 2020 were filed and
20	entered after Counsel for Plaintiff was informed Defendant would be arrested and incarcerated
21	for alleged violation of an extended order for protection, although the charge was subsequently
22 23	proven to be a wrongful arrest based upon Plaintiff filing a false police report. Plaintiff's Counsel
24	intentionally withheld submission of the Orders because she knows they contain numerous
25	intentional misrepresentations of material fact and Defendant would surely seek relief in the form
26	of a motion for rehearing or motion for reconsideration. Due to Defendant's wrongful arrest and
27	
28	MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 11

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incarceration at Clark County Detention Center, Plaintiff was able to file the Orders and allow the time for Defendant to respond to run, thereby robbing Defendant of Due Process.

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

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### II. Defendant is entitled to Relief Due to Fraud.

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

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Most significantly, Plaintiff's Counsel showed glaring misconduct in her failure to provide Orders following hearings in July and October. Ms. Roberts did not file these Orders until January, after she was informed Defendant would be wrongfully incarcerated. Ms. Roberts did not follow court rules, failed to provide the proposed Orders to Defendant pursuant to rule, then filed the Orders when Defendant was arrested due to a crime committed by conspiracy of her and her client, Emily Bellisario.

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Ms. Roberts also misrepresented material facts to the Court on multiple occasions. Specifically, Ms. Roberts made multiple intentional misrepresentations of material fact during the hearings on July 30, 2020, October 22, 2020, and January 25, 2021. In her Orders from July 30, 2020 and October 22, 2020 she even includes citations to the videos which at the very best we MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 12

1 could classify her misrepresentation of material fact as egregious misuse of artistic license to 2 commit fraud upon the court. 3 4 Ms. Roberts' misconduct and fraud upon this court should be grounds for this Court to 5 grant Defendant relief from the Orders regarding hearings on July 30, 2020 and October 22, 2020. 6 Ms. Roberts has intentionally acted with malicious intent to delay, misrepresent facts, and 7 prejudice Defendant by depriving Defendant of due process. Plaintiff should not be allowed to 8 benefit from her misconduct as such Defendant should be granted requested relief. 9 10 III. Defendant is entitled to Relief as the Order is VOID. 11 12 NRCP 60(b)(4) provides relief from an Order due to the Order being void. A judgment is 13 void if the court lacked inherent power to make the decision or Order. Hall v. Hall, No. 76444-14 COA, at \*2 (Nev. App. Mar. 14, 2019). 15 16 Here the Orders regarding hearings on July 30, 2020 and October 2020 should be deemed 17 void. Defendant filed an Affidavit Regarding Grounds for Disqualification of Judge on February 18 19 10, 2021 and a Motion to Disqualify the Judge on the same day. Of specific importance is that 20 Judge Mary Perry had a duty to not hear the matter because of the appearance of impropriety 21 pursuant to Nevada Commission on Judicial Conduct Rule 2.11. Judge Mary Perry intentionally 22 failed to abide the Rules of Judicial Conduct to help her friend, Amanda Roberts, Counsel for 23 Plaintiff. At that time Judge Mary Perry lacked the ability to take any action regarding the 24 25 proceedings. As such, the Order should be deemed void and Defendant should be relieved from 26 the Order in its entirety. 27

MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER
 22, 2020 ORDERHEARING REQUESTED - 13

## IV. Defendant is entitled to Relief through the Inherent Power of the Court and through NRCP 54

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

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Here, Plaintiff's Counsel has exhibited a scheme and pattern of conduct specifically aimed to violate court rules, misrepresent material facts to the Court, and deprive Defendant of due process rights. Despite the application of any other subsection of NRCP 60(b), Defendant should be afforded relief to simply have the rightful opportunity to seek relief from Orders entered through malfeasance of Plaintiff's Counsel. Failure to grant relief would deprive Defendant of Due Process and impugn the public's confidence in the judicial system.

### III.

### CONCLUSION

21 Plaintiff and Plaintiff's Counsel have embarked on a course of conduct which is entirely 22 outside the acceptable standards of this Court. Plaintiff and Plaintiff's Counsel have both 23 intentionally violated rules of procedure and intentionally violated Defendant's rights in an 24 attempt to gain procedural advantage. Judge Pomrenze and now Judge Mary Perry have turned 25 26 a blind eye to Plaintiff and Plaintiff Counsel's intentional misconduct; however, Plaintiff must 27 not be allowed to continue to gain favorable outcomes by circumventing court rules, causing MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 28 22, 2020 ORDERHEARING REQUESTED - 14

1	unnecessary delay, violating Defendant's due process rights, and committing fraud upon this
2	Honorable Court. Accordingly, NRCP 54 and NRCP 60 demand that this Honorable Court grant
3	
4	Defendant the requested relief.
5	DATED this 11 <sup>th</sup> day of February 2021.
6	/s/ Bradley Bellisario
7	Bradley Bellisario
8 9	7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 702.936.4800
10	F: 702.936.4801 E: bradb@bellisariolaw.com
11	Defendant Pro Se
12	
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28	MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDERHEARING REQUESTED - 15

1	DECLARATION OF BRADLEY J. BELLISARIO	
2	STATE OF NEVADA )	
3	) ss. COUNTY OF CLARK )	
4		
5	1. I am the Defendant in the above entitled matter;	
6	2. That I read the foregoing Motion FOR RELIEF FROM AMENDED JULY 30, 2020	
7	ORDER, JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDER, including the	
8	points and authorities and any exhibits attached hereto and the same are true and correct	
9	to the best of my knowledge and belief and are incorporated herein; and	
10 11	3. For the reasons stated in the Motion, I am requesting that the Court grant me the relief	
12	sought in my Motion.	
13		
14	I declare under penalty of perjury that the foregoing is true and correct.	
15		
16	DATED this 11 <sup>th</sup> day of February 2021.	
17		
18	Bradley J. Bellisario Defendant Pro Se	0
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28	MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER	
	22, 2020 ORDERHEARING REQUESTED - 16	
2		I

1	CERTIFICATE OF SERVICE			
<sup>2</sup> I hereby certify that I am Defendant in the above-entitled matter, and on the				
3	December 2020, I served by and through Wiz-Net electronic service, pursuant to Clark County			
5	District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the			
6	N.E.F.C.R., the foregoing Motion FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER,			
7	JULY 30, 2020 ORDER, AND OCTOBER 22, 2020 ORDER to:			
8				
9	Amanda Roberts, Esq. E: efile@lvfamilylaw.com			
10	Attorney for Plaintiff			
11 12	By: <u>/s/ Bradley Bellisario</u>			
13	Bradley Bellisario, Defendant			
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28	MOTION FOR RELIEF FROM AMENDED JULY 30, 2020 ORDER, JULY 30, 2020 ORDER, AND OCTOBER			
	22, 2020 ORDERHEARING REQUESTED - 17			
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# EXHIBIT A

		Electronically Filed
1 1 3 your		1/25/2021 11:37 AM Steven D. Grierson
		CLERK OF THE COURT
1	NEOJ	Otenas.
2	Amanda M. Roberts, Esq.	
	State Bar of Nevada No. 9294	W CDOUD
3	ROBERTS STOFFEL FAMILY L	AW 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 Bellisa	rio
8	DICT	DICT COUDT
9		RICT COURT
	CLARK C	COUNTY, NEVADA
10		
11	EMILY BELLISARIO,	) Case No: D-20-605263-D
12		) Dept No: P
	Plaintiff,	)
13	v.	) NOTICE OF ENTRY OF ORDER
14	BRADLEY BELLISARIO,	) FROM THE JULY 30, 2020
15		) HEARING
16	Defendant.	)
		)
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22	111	
23	1111	
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		Page 1 of 3
28	11	2 Mar. 45 2

1	PLEASE TAKE NOTICE an Order from the hearing held July 30, 2020 was		
2	duly entered on the 24th day of January, 2021, a copy of which is attached hereto		
4	and fully incorporated herein by reference.		
5	DATED this 25th day of January, 2021.		
6	ROBERTS STOFFEL FAMILY		
7	LAW GROUP		
8	By: amanda m. Round		
9	Amanda M. Roberts, Esq.		
10	State of Nevada Bar No. 9294 4411 South Pecos Road		
11	Las Vegas, Nevada 89121		
12 13	PH: (702) 474-7007 FAX: (702) 474-7477		
13	EMAIL: efile@lvfamilylaw.com Attorney for Plaintiff		
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28	Page 2 of 3		

	CERTIFICATE OF SERVICE		
1			
2	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,		
3	and on the 25 day of January, 2021, I served by and through Wiz-Net electronic		
5	service, pursuant to Clark County District Court Administrative Order 14-2 for		
6	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Notice of		
7 8	Entry of Order (with Order from hearing held July 30, 2020 attached thereto), to the		
9	following:		
10	Bradley Bellisario		
11	Email: bradb@bellisariolaw.com		
12	Defendant		
13	By: COLOR DE		
14	Employee of Roberts Stoffer Failing Daw Group		
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1/24/2021 12:11 PM

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Electronically Filed 01/24/2021 12:11 PM Action Street CLERK OF THE COURT

2	ORDR Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 <b>ROBERTS STOFFEL FAMILY LAW GROUP</b> 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		
6			
7			
8		CT COURT	
9	CLARK CO	UNTY, NEVADA	
10	EMILY BELLISARIO,	) Case No: D-20-605263-D	
11		) Dept No: P	
12	Plaintiff, v.		
13 14	BRADLEY BELLISARIO,	) ORDER AFTER HEARING	
14		) ) Date of Hearing: July 30, 2020	
16	Defendant.	) Time of Hearing: 10:00 a.m.	
17			
18	THIS MATTER having come before the Court on the 30 <sup>th</sup> day of July,		
19	2020, on Plaintiff's Motion for Primary Physical Custody of the Minor Children,		
20	for Child Support and Health Insurance Coverage, for an Outsourced Alcohol/		
21			
22	Psychological Evaluation of the Defendant, to Confirm and Consolidate the		
23	Temporary Protective Orders, for Spousal Support, and for an Award of		
24	Attorney's Fees and Costs; and Defendant's Opposition and Countermotion for		
25 26	Shared Physical Custody, Child Support and Attorney's Fees; and a continued		
27		1.67	
28	Page 1 of 7		

1	Case Management Conference. This matter being heard simultaneously with		
2	Case No. T-20-206639-T, wherein the Plaintiff is the Applicant, and the		
3	Defendant is the Adverse Party. The Plaintiff, Emily Bellisario, being present		
5	and represented, by and through her attorney of record, Amanda M. Roberts,		
6	Esq., of Roberts Stoffel Family Law Group, and the Defendant, Bradley		
7	Bellisario, being present and represented by and through his attorney of record,		
8	Christopher R. Tilman, Esq. The Parties and Counsels each being present by		
10	video via Blue Jeans pursuant to Administrative Orders, and the Court having		
11	heard the argument of Counsel and reviewed the pleadings on file herein hereby		
12 13	Orders as follows:		
13	THE COURT HEREBY FINDS that upon confirmation between Counsels,		
15	the Parties have stipulated to a custody evaluation, including an evaluation of the		
16	Parties. (Video Timestamp: 11:25:00)		
17 18	THE COURT FURTHER FINDS the issues before this Court this date are		
19	the pending Motions and the continued Case Management Conference; therefore,		
20	financial issues may be addressed. (Video Timestamp: 11:27:30)		
21	THE COURT FURTHER FINDS that Attorney Tilman stated that today's		
22 23			
24	status check hearing was premature as Dr. Holland has not been engaged yet and		
25	Dr. Ponzo has not provide the report on the reunification. Mr. Tilman requested the		
26			
27	Page 2 of 7		
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	1		

1 matter be continued for (45) days and also stated concerns as to a Trial being set in
2 this matter. (Video Timestamp: 11:25:15)

THE COURT HEREBY FINDS that Attorney Roberts advised the Court that 4 Counsels have not been able to address the financials of this case. Counsel further 5 stated that, since the filing of the stipulation on June 10, 2020, Bradley has been 6 7 arrested three (3) separate times: on June 22, 2020 for a DUI and violating the TPO 8 (as it pertains to the Plaintiff), on July 2, 2020 for violating the Temporary 9 Protection Order (specifically repeatedly threatening, in writing, to kill Emily), and 10 11 on July 26, 2020 for aggravated stalking and threating, in writing, to kill Emily. 12 Attorney Roberts further advised the Court as to the threats made by Bradley to 13 Emily's prior Counsel, Joe Ricco, Esq., as well as making threats against Attorney 14 15 Roberts' husband and Attorney Ricco's wife. Ms. Roberts represented Bradley is 16 an attorney himself and issues regarding his behavior may be brought before the 17 State Bar of Nevada. Bradley's behavior is very concerning to Counsel as she is 18 very concerned for Emily's safety. Bradley cut off internet access to Emily's 19 20 residence; therefore, she no longer has security surveillance at the residence. 21 Counsel believes this was done in furtherance of his plan; Bradley specifically 22 informed Emily on July 26, 2020, that he would kill Emily before today's hearing. 23 24 (Video Timestamp: 11:26:49) 25 26 27

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Page 3 of 7

THE COURT FURTHER FINDS that Attorney Tilman advised that Bradley 1 is being represented by Attorney Ross Goodman for the criminal matters, as well as 2 3 in front of the State Bar. Attorney Tilman further indicated Bradley is looking at an 4 inpatient program and is contemplating placing his license to practice law on an 5 inactive status. (Video Timestamp: 11:29:30) 6 7 THE COURT FURTHER FINDS that until Bradley get some help, this Court 8 is not ready to extend his visitation beyond supervised visitation. (Video 9 10 Timestamp: 11:35:08) 11 THE COURT FURTHER FINDS that upon inquiry by this Court, Attorney 12 Tilman represented Bradley is continuing to actively practice law at this time. 13 (Video Timestamp: 11:35:12) 14 THE COURT HEREBY FINDS that Bradley was sworn in and testified. 15 16 The Court canvassed Bradley as to the amount of money he has given Emily as and 17 for support. (Video Timestamp: 11:36:20) Bradley represented he has provided 18 \$3,500.00 per month to Emily and then more when she has asked for it, excluding 19 20 last month as he did not have the money. (Video Timestamp: 11:36:42) The Court 21 noted concerns as to who is paying the mortgage on the home. Bradley represented 22 he was previously paying the mortgage, but he believes Emily changed it as he did 23 24 not see the mortgage coming out of the joint account any longer. (Video 25 Timestamp: 11:37:39) 26 27 Page 4 of 7 28

NOW THEREFORE,

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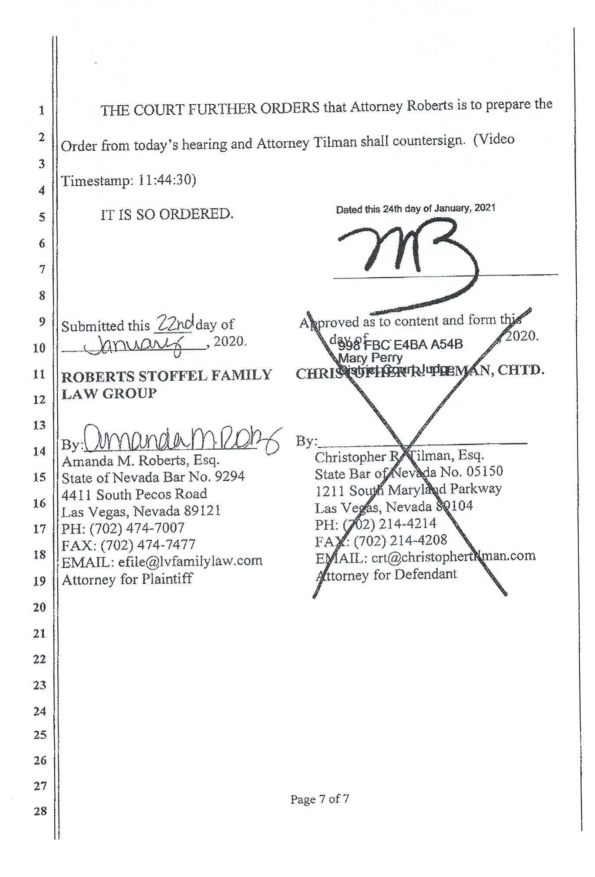
11:37:54)

THE COURT HEREBY ORDERS the Temporary Order of Protection (TPO)
issued in Case No. T-20-206639-TPO is extended until May 10, 2021. (Video
Timestamp: 11:38:40)

THE COURT FURTHER ORDERS that, should there be any further acts of 6 7 violence or threats of violence, the TPO shall be extended for an additional year 8 (i.e. would be extended until May of 2022). (Video Timestamp: 11:38:10) 9 THE COURT FURTHER ORDERS that until October 22, 2020, Bradley 10 11 shall have supervised visitations with the minor children at Donna's House on 12 Sundays between 2:00 p.m. and 4:00 p.m. (Video Timestamp: 11:41:30, 11:42:25 13 and 11:44:39) A separate Order for Supervised Visitations was filed in open Court. 14 15 THE COURT FURTHER ORDERS that if Bradley goes into an inpatient 16 rehabilitation, his visitations will be suspended for that period of time, but if he 17 successfully completes this rehabilitation, this Court would provide make-up 18 19 visitation. (Video Timestamp: 11:42:48) 20 THE COURT FURTHER ORDERS that Counsel shall confer and set child 21 support as of the date of separation. The child support shall be set based upon 22 Bradley's gross monthly income of \$18,000.00 per month. (Video Citation: 23

Page 5 of 7

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1	THE COURT FURTHER ORDERS that, in addition to child support,			
2	Bradley shall pay Emily temporary spousal support in the amount of \$1,000.00 per			
3	month. This amount is in addition to his child support obligation and retroactive to			
4	the date of the Parties separation. (Video Citation: 11:38:00)			
6	THE COURT FURTHER ORDERS based upon the declarations of income,			
7	using the figures set forth by the Court herein, Bradley's support obligation to			
8	Emily is set at \$3,560.00 per month [\$2,560.00 child support pursuant to NAC, plus			
10	\$1,000.00 temporary support], commencing June of 2020.			
11	THE COURT FURTHER ORDERS a Return Hearing is scheduled for			
12 13	October 22, 2020, at 11:00 a.m. (Video Timestamp: 11:42:10)			
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1	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
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5			
6	Emily Bellisario, Plaintiff	CASE NO: D-20-605263-D	
7	vs.	DEPT. NO. Department P	
8	Bradley John Bellisario,		
9	Defendant.		
10			
11	AUTOMATED	CERTIFICATE OF SERVICE	
12	This automated certificate of se	ervice was generated by the Eighth Judicial District	
13	Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
14	Service Date: 1/24/2021		
15	Amanda Roberts	efile@lvfamilylaw.com	
16		bradb@bellisariolaw.com	
17	Bradley Bellisario		
18	Bradley Bellisario	bradb@bellisariolaw.com	
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D-20-605263-D

#### DISTRICT COURT CLARK COUNTY, NEVADA

Divorce - Complaint		COURT MINUTES	July 30, 2020
D-20-605263-D	Emily Bellisari vs. Bradley John B	o, Plaintiff Bellisario, Defendant.	
July 30, 2020	10:00 AM	All Pending Motions	
HEARD BY:	Pomrenze, Sandra	COURTROOM: Courtroom 10	
COURT CLERK:	Rouse, Jefferyann		
PARTIES PRESENT Emily Bellisario, Present	∵ Counter Defendant, P	aintiff, Amanda M Roberts, ESQ, Attorn	ey, Present
Bradley John Bellisario, Counter Claimant, Defendant, Present		ant, Christopher R. Tilman, Attorney,	Present
Brayden Bellisari	io, Subject Minor, Not	Present	
Blake Bellisario,	Subject Minor, Not Pro	esent	

Brooklyn Bellisario, Subject Minor, Not Present

#### JOURNAL ENTRIES

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

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

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

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

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

Printed Date: 7/31/2020	Page 1 of 2	Minutes Date:	July 30, 2020

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

#### D-20-605263-D

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

The Court noted concerns as to issues at hand.

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

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

THE COURT ORDERED,

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

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

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

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

INTERIM CONDITIONS:

#### FUTURE HEARINGS:

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

Printed Date: 7/31/2020

Page 2 of 2

Minutes Date:

July 30, 2020

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

# EXHIBIT B

2 3 4 5	NEO Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW G 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	
9	DISTRICT	
10	CLARK COUN	TY, NEVADA
11	EMILY BELLISARIO, )	Case No: D-20-605263-D
12	) Plaintiff, )	Dept No: P
13	v. )	NOTICE OF ENTRY OF ORDER
14	BRADLEY BELLISARIO,	FROM THE OCTOBER 22, 2020
15	Defendant.	HEARING
16 17	)	
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19	111	
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28	Page	1 of 3

Case Number: D-20-605263-D

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1	PLEASE TAKE NOTICE an Order from the October 22, 2020 hearing was
2	duly entered on the 20th day of January, 2021, a copy of which is attached hereto
3	and fully incorporated herein by reference.
4	DATED this 222 day of January, 2021.
5	DATED this <u>VVV</u> day of January, 2021.
6	ROBERTS STOFFEL FAMILY LAW GROUP
7	
8 9	By: amanda m. Riebert
	Amanda M. Roberts, Esq. State of Nevada Bar No. 9294
10	4411 South Pecos Road
11	Las Vegas, Nevada 89121
12	PH: (702) 474-7007 FAX: (702) 474-7477
13	EMAIL: efile@lvfamilylaw.com
14	Attorney for Plaintiff
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1	CERTIFICATE OF SERVICE	
2	I hereby certify that I am an employee of Roberts Stoffel Family Law Group,	
3	and on the 22 day of January, 2021, I served by and through Wiz-Net electronic	
4		
5	service, pursuant to Clark County District Court Administrative Order 14-2 for	
6	service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing	
7	NOTICE OF ENTRY OF ORDER, to the following:	
8		
9	Bradley Bellisario Email: Bradb@bellisariolaw.com	
10	Defendant	
11 12	By: <u>CO</u> Employee of Roberts Stoffel Family Law Group	
12	Employee of Roberts Stoffer Falling East Croup	
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1/20/2021 9:00 PM

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Electronically Filed 01/20/2021 9:00 PM CLERK OF THE COURT

2 3 4 5 6 7	ORDR Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW G 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 DISTRIC	
8	CLARK COUNTY, NEVADA	
9 10 11	EMILY BELLISARIO,	Case No: D-20-605263-D Dept No: P
12	Plaintiff,	
13		ORDER AFTER HEARING
14	BRADLEY BELLISARIO,	Date of Hearing: October 22, 2020
15 16	Defendant.	) Time of Hearing: 11:00 a.m.
10		)
18	THIS MATTER having come before the Court on the 22 <sup>nd</sup> day of October,	
19	2020, on a Status Check regarding the reunification and outsource evaluation.	
20	The Plaintiff, Emily Bellisario, being present and represented, by and through her	
21	attorney of record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law	
22	attorney of record, Amanda M. Roberts, Esq., or records and represented by	
23	Group, and the Defendant, Bradley Bellisario, being present and represented by	
24	and through his attorney of record, Christopher R. Tilman, Esq. The Parties and	
25 26	Counsels each being present by video vi	a Blue Jeans pursuant to Administrative
20	7	
28	Page 1 of 4	

1	Orders, and the Court having heard the argument of Counsel and reviewed the
2	pleadings on file herein hereby Orders as follows:
3	THE COURT HEREBY FINDS that Counsel for the Parties acknowledged
5	receipt and review of the Donna's House Report and Report from Nicholas Ponzo.
6	NOW THEREFORE,
7	THE COURT HEREBY ORDERS that the Defendant shall set up SCRAM
o 9	alcohol monitoring within seven (7) days.
10	THE COURT FURTHER ORDERS that the first Saturday after Defendant
11	has commenced SCRAM, his supervised visitation shall be with the minor child,
12 13	Brayden, from 11:00 a.m. to 5:00 p.m. Each and every Saturday thereafter, until
14	further Order of the Court, he shall have supervised visitations with all three (3)
15	children, from 11:00 a.m. to 5:00 p.m. until further Order of the Court.
16 17	THE COURT FURTHER ORDERS that the agreed upon supervisors for
18	Defendant's visitations are Saira McKinley, Tom McKinley, Maternal Grandfather
19	along with Paternal Grandmother or Grandfather.
20	THE COURT FURTHER ORDERS that the Defendant shall deliver to Ms.
21 22	Roberts immediately his financial books and records regarding his business and
23	~~~
24	111
25 26	111
27	Deer 2 of 4
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1	income. Ms. Roberts shall keep those records confidential and they are for her	
2	review only, they cannot be reviewed by the Plaintiff. The Defendant's compliance	
3	with this Order may purge his contempt for failure to pay the child support and	
4	financial support as Ordered.	
6	THE COURT FURTHER ORDERS that Brayden is going through a tough	
7	time and shall not be removed from counseling. (Video Citation at 12:21:10)	
8 9	THE COURT FURTHER ORDERS a Return Hearing is scheduled for	
10	November 24, 2020, at 11:00 a.m.	
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THE COURT FURTHER ORDERS that Attorney Roberts is to prepare the 1 Order from today's hearing and Attorney Tilman shall countersign. 2 3 Dated this 20th day of January, 2021 IT IS SO ORDERED. 4 5 6 7 Submitted this 24th day of Approved as to content and form this 8 2020. Novembere 2020. FAA 9821 9 Mary Perry CHRISTOPHER RITCHISPAN, CHTD. **ROBERTS STOFFEL FAMILY** 10 LAW GROUP 11 M.ROW By: 12 By: Christopher R./ Tilman, Esq. Amanda M. Roberts, Esq. 13 State Bar of Nevada No. 05150 State of Nevada Bar No. 9294 14 1211 South Maryland Parkway 4411 South Pecos Road Las Vegas, Nevada 89104 Las Vegas, Nevada 89121 15 PH: (702) 214-4214 PH: (702) 474-7007 FAX: (702) 214-4208 16 FAX: (702) 474-7477 EMAIL: crt@christophertilman.com EMAIL: efile@lvfamilylaw.com 17 Attorney for Defendant Attorney for Plaintiff 18 19 20 21 22 23 24 25 26 27 Page 4 of 4 28

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	CSERV		
2	DISTRICT COURT		
3	CLARK COUNTY, NEVADA		
4			
5		CASE NO: D-20-605263-D	
6	Emily Bellisario, Plaintiff		
7	vs.	DEPT. NO. Department P	
8	Bradley John Bellisario,		
9	Defendant.		
10			
11	AUTOM	ATED CERTIFICATE OF SERVICE	
12	This automated certificate of service was generated by the Eighth Judicial District		
13	Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
14	Service Date: 1/20/2021		
15	Amanda Roberts	efile@lvfamilylaw.com	
16	Bradley Bellisario	bradb@bellisariolaw.com	
17 18	Sandra Pomrenze	DEPTPInbox@ClarkCountyCourts.us	
10	Bradley Bellisario	bradb@bellisariolaw.com	
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# EXHIBIT C

Subject: Bellisario v. Bellisario

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

From: bradley bellisario

To: efile@lvfamilylaw.com

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

Bradley J. Bellisario

Page 1 of 1

# EXHIBIT D

Subject: RE: Bellisario v. Bellisario

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

From: Colleen O'Brien

To: bradley bellisario

cc: Holli Miller

Attachments: OAH 112420.pdf

Good morning.

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

I have attached a copy for your records.

Thank you,

Colleen O'Brien Legal Assistant to Amanda M. Roberts, Esq. ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road (Office is located on a small side street, University) Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 WEB: lvfamilylaw.com The contents of this electronic mail message are confidential in nature and intended solely for the individual as addressed. Should you receive this electronic mail message in error, please delete this electronic mail message and/or contact Roberts Stoffel Family Law Group immediately at the

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

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

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

From: bradley bellisario <bradb@bellisariolaw.com><br/>Sent: Wednesday, November 25, 2020 4:03 PM<br/>To: efile <efile@lvfamilylaw.com><br/>Subject: Bellisario v. Bellisario

Page 1 of 2

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

Bradley J. Bellisario

Page 2 of 2

### EXHIBIT E

2 2 2 2 2 3 1 4 1 5 6	ORDR Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 <b>ROBERTS STOFFEL FAMILY LAW GROUP</b> 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario						
8	DISTRICT COURT						
9	CLARK COUNTY, NEVADA						
10 11	EMILY BELLISARIO, ) Case No: D-20-605263-D ) Dept No: P						
12	Plaintiff,						
13	V. ORDER AFTER HEARING						
14	BRADLEY BELLISARIO,						
15	Defendant. ) Date of Hearing: November 24, 2020 Time of Hearing: 11:00 a.m.						
16	)						
17	THIS MATTER having come before the Court on the 24th day of						
18 19	November, 2020, on a Return Hearing regarding the financials and supervised						
20							
21		visitation. The Plaintiff, Emily Bellisario, being present and represented, by and					
22	through her attorney of record, Amanda M. Roberts, Esq., of Roberts Stoffel						
23	Family Law Group, and the Defendant, Bradley Bellisario, being present and						
24	representing himself in proper person. The Parties and Counsel each being						
25	present by video via Blue Jeans pursuant to Administrative Orders, and the Court						
26	7						
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having heard the argument of Counsel and reviewed the pleadings on file herein 1 2 hereby Orders as follows: 3 NOW THEREFORE, 4 THE COURT HEREBY ORDERS that the Defendant shall have until the 5 close of business on December 1, 2020, to provide Plaintiff's Counsel with all of 6 his financial records and business statements to determine Defendant's income and 7 8 earnings. If the Defendant fails to comply, this Court recommends that there be an 9 unequal distribution of the assets and debts between the Plaintiff and Defendant. 10 THE COURT FURTHER ORDERS that Ms. Roberts shall prepare a 11 12 Schedule of Arrears for the child support and spousal support, said amounts shall be 13 reduced to judgment and collectable by any and all legal means. 14 THE COURT FURTHER ORDERS that the Defendant shall continue to 15 16 maintain the SCRAM ankle monitor at his cost. 17 THE COURT FURTHER ORDERS that the Defendant shall have 18 unsupervised visitation with the minor children on Saturdays from noon to 4:00 19 20 p.m. The Defendant shall provide all transportation for the visitation. The 21 Defendant shall pull up to the Plaintiff's residence exit the vehicle, but not 22 approach the Plaintiff, solely for the purpose of showing the Plaintiff that the 23 SCRAM ankle monitor remains in place before and after each visitation period. 24 25 26 27 Page 2 of 4 28

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

2/2	
1	THE COURT FURTHER ORDERS that Ms. Roberts shall prepare the Order
2	and submit it to the Court.
3	사람이 많은 것 같아요. 그는 것 같아요.
4	IT IS SO ORDERED.
5	3 MAY 2
6	
7	
8	Submitted this day of November 2020.
9	ROBERTS STOFFEL FAMILY
10 11	LAW GROUP
12	
13	By: Amanda M. Roberts, Esq.
14	State of Nevada Bar No. 9294 4411 South Pecos Road
15	Las Vegas, Nevada 89121
16	PH: (702) 474-7007 FAX: (702) 474-7477
17	EMAIL: efile@lvfamilylaw.com
18	Attorney for Plaintiff
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### EXHIBIT F

1-23-21 Arrest Video link (copy and paste link)

https://www.dropbox.com/s/o29ihtj7tivct5q/1-23-21%20Arrest%20Video.mov?dl=0

## EXHIBIT G

Electronically Filed 2/26/2020 9:55 AM Steven D. Grierson CLERK OF THE COURT CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 1 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 2 3 Attorney for Respondent Father Bradley Bellisario 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 In the Matter of: Case No: J-19-349506-P1 Dept No: D 7 BRAYDEN BELLISARIO; BLAKE BELLISARIO: 8 BROOKLYN BELLISARIO; Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m. 9 Minors. 10 NOTICE OF ENTRY OF EXPARTE ORDER 11 PLEASE TAKE NOTICE that on the 14th day of February, 2020, the Honorable Robert W. 12 Teuton entered an ExParte Order, a copy of which is attached hereto. 13 25 Hay of February, 2020 DATED this 14 15 16 12 17 18 CURISTOPHER R. TILMAN, ESQ. Nevada Par No. 005150 1210 South Maryland Parkway Las Vegas, Nevada 89104 19 20 21 Attorney for Respondent Father 22 23 24 25 26 27 28 Case Number: J-19-349306-P1

1	CERTIFICATE OF MAILING	
2	I hereby certify that service of this NOTICE OF ENTRY OF EXPARTE ORDER was	
	made this <u>AO</u> day of February, 2020, by depositing a copy thereof in a sealed envelope, first class	
3		
4	postage prepaid, in the U.S. Mail, addressed to:	
5		
6	BRANDON MCCOY, ESQ. 625 South 8t <sup>a</sup> Street, 2 <sup>nd</sup> Floor Las Vegas, NV 89101	
7	Las Vegas, NV 89101 Attorney for Respondent Mother	
8	Min Tell	
9	WARE SVER	
10	An employee of Christopher R. Tilman, Esq.	
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1 2 3 4	Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 Attorney for Respondent Father Bradley Bellisario	Electronically Filed 02/14/2020				
5						
6 7 8 9 10	In the Matter of: BRAYDEN BELLISARIO; BLAKE BELLISARIO; BROOKLYN BELLISARIO; Minors.	Case No: J-19-349506-P1 Dept No: D Date of Hearing: January 7, 2020 Time of Hearing: 11:00 a.m.				
11	EX PA	RTEORDER				
12						
13						
14						
15						
16 Dated this 12 day of February, 2020.						
17						
18	1.	The W. Lat				
19 20	Submitted by:	DISTRICT COURT JUDGE				
21 22 23	CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104					
24	(702) 214-4214 Attorney for Respondent Father					
25						
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### EXHIBIT H