IN THE SUPREME COURT OF THE STATE OF NEVADA

BRADLEY JOHN BELLISARIO Appellant,

v.

EMILY BELLISARIO,

Respondent.

Electronically Filed Apr 08 2022 09:41 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. 7 PART 1

Amy A. Porray, Esq. Nevada Bar # 9596 McFarling Law Group 6230 W. Desert Inn Road Las Vegas, NV 89146 Phone: (702) 565-4335 Fax: (702) 732-9385

eservice@mcfarlinglaw.com
Attorney for Appellant,
Bradley John Bellisario

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8	03/03/2021	Affidavit of Service	AA1755
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13	06/28/2021	Notice of Entry of Order After Hearing on	AA3215-
	0.1/2017.7	June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
4.	0=/::-	May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

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

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
7	02/22/2021	Costs	A A 1704
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	04/22/2021	Fees and Costs and Related Relief	A A 2 4 1 2
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
12	05/17/2021	An Award of Attorney's Fees and Costs	A A 2012
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

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

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

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
			3480
15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
			3546
17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
			4080
17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
			4082
17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
			4097
17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
			4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
			4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
			4177
15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
	10/00/0001	D1 1 100 F 111 1440	3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
1.7	10/00/0001	D1 1 100 E 111 111	4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
17.10	10/00/0001	D1 1 200 E 131 140	4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
10	10/00/0001	D1 1 200 E 111 110	4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	12/20/2021	D1 ' 4'CC E 1'1'4 114	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	12/20/2021	D1 : 4:00 E 1:1:4:115	4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
			4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
			4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
15	12/20/2021	Plaintiff's Exhibit 12	AA3557-
			3580
19	12/20/2021	Plaintiff's Exhibit 120	AA4560-
			4603
19	12/20/2021	Plaintiff's Exhibit 121	AA4604-
			4605
19	12/20/2021	Plaintiff's Exhibit 122	AA4606-
			4608
19	12/20/2021	Plaintiff's Exhibit 123	AA4609-
			4613
19	12/20/2021	Plaintiff's Exhibit 124	AA4614-
			4617
15	12/20/2021	Plaintiff's Exhibit 13	AA3580-
			3591
15	12/20/2021	Plaintiff's Exhibit 14	AA3592-
			3602
15	12/20/2021	Plaintiff's Exhibit 15	AA3603-
			3613
15	12/20/2021	Plaintiff's Exhibit 16	AA3614-
			3625
15	12/20/2021	Plaintiff's Exhibit 17	AA3626-
			3638
15	12/20/2021	Plaintiff's Exhibit 18	AA3639-
			3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647-
			3653
14	12/20/2021	Plaintiff's Exhibit 2	AA3481-
			3488
15	12/20/2021	Plaintiff's Exhibit 20	AA3654-
			3659

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
1.5	10/00/0001	DI 1 100 F 111 00	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
4.5	12/20/2021	DI 1 100 F 111 00	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
	10/00/000		3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
		_	3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
	12,20,2021		3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
	12/20/2021		3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12,20,2021		3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
	12,20,2021	Timilar 5 Daniel 50	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
	12,20,2021	Tambin o Dimion 37	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
1-7	12/20/2021	I Idilitii S DAIIIOIL T	3497
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16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	3933
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
	12/20/2021	Trainerr 5 Damoit 12	3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	
16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
16	12/20/2021	Plaintiff's Exhibit 53	AA3943-
			3945
16	12/20/2021	Plaintiff's Exhibit 54	AA3946
16	12/20/2021	Plaintiff's Exhibit 55	AA3947-
			3952
16	12/20/2021	Plaintiff's Exhibit 56	AA3953
16	12/20/2021	Plaintiff's Exhibit 57	AA3954-
			3963
16	12/20/2021	Plaintiff's Exhibit 58	AA3964-
			3966
16	12/20/2021	Plaintiff's Exhibit 59	AA3967-
			3971
15	12/20/2021	Plaintiff's Exhibit 6	AA3509-
			3515
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
			3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
			3984
16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986-
			3994
16	12/20/2021	Plaintiff's Exhibit 65	AA3995
16	12/20/2021	Plaintiff's Exhibit 66	AA3996-
			3997
16	12/20/2021	Plaintiff's Exhibit 67 (video)	
16	12/20/2021	Plaintiff's Exhibit 68 (video)	
16	12/20/2021	Plaintiff's Exhibit 69 (video)	

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

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

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

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 7 Part 1 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

Electronically Filed 03/02/2020

COURT CODE: MOT

Your Name: Cmily Politicaril

(Source one) Applicant / Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

(person who obtained the protection order)

(person who the protection order is against)

DEPT .:

DATE OF HEARING:

TIME OF HEARING: _

Hearing Requested: 区 Yes

MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

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

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 fant until he stops wandsing 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.

		2076	
DATED_	312		
		Submitted By: (your signature)	nisario

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 number or paragraph number where the order specifically says what the other party is supposed to number 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.

Cor	urt Order Being Violated. The other party is violating the terms of a Court order that the urt 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 Away from your word.
	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) YESOS (aming the View of the other party is doing or not doing that violates the order) YESOS (aming the View of the other party is doing or not doing that violates the order)

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

b. T	he Court order says on page, line/paragraph number that the other arty is supposed to: (write what the order says the other party is supposed to do):
P	arty is supposed to: (write what the order says the other party of 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) through the order or
	CONVEYSAHM SOID SHIP TO THE INFORMATION OF CAN WARRY AND CONTINUE OF CONTINUES TO THE TOTAL TOTA
c.	The Court order says on page, line/paragraph number() that the other party is supposed to do): NO CONKAIL WHILL SUPPLY
	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 CAUS WE the other party is doing or not doing that violates the order) A PIUS US
2. N	The violation happened on (date(s) of violation) Since January. Notice. (\omega check one)
	The other party was served with a copy of the court order on (date the party was served with the order) 10/14/14 The other party knows about the court order(s) because (explain how the other party knows about the court order(s)
	is aware of the court order)

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

. 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	Anxiety, I fear that
- and have	re, always on high r Im having watched &
followed	
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5. Any Exhibit(s) in support of this Motion will be filed :	separately in an Exhibit Appendix.
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I have personal knowledge of the facts constituting declare under penalty of perjury under the law of the true and correct.	State of Nevada that the foregoing is
DATED 3/2	
	wl
Submitted By: (your signature)	Emily Bellicario
grin.	1
	1

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

Your Name: Emily Bellisario
(⊠ check one) Applicant / □ Adverse Party

Electronically Filed 03/02/2020
CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

Applicant (person who obtained the protection order) vs. Bradley Bellisario Adverse Patty. (person who the protection order is against)	CASE NO.: <u>T-19-200-404-</u> DEPT: P DATE OF HEARING: <u>3 24 29</u> TIME OF HEARING: <u>11'-00 CA</u>	מ
EXHIBI	T APPENDIX	
(your name) Emily Bellisari / D Adverse Party, submits the following ex- you filed that these exhibits support) Motor that these are not considered substantive	Go Cantend	understand
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	Submitted By: (your signature) Emily 2d!	1/4/11/0
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	(print your name)	1) X
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EXHIBIT _

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

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THIS APPLICATION IS A PUBLIC RECORD Soon to be ex-husband is always threatening, harassing and intimidating me. He's been arrested for DV and aggr. stalking with a weapon once & the police were called another time for domestic violence& for destroying my property. September of 2019 he broke into my house by breaking the back window when my children and I were home and vandalized the home causing \$27,000 in came up the stairs and grabbed me and yelling in my face and threatening me while my behind me crying. I was granted a protection ter that event and had it until jan7th 2020 he to drop the order so we could co parent more and I agreed to do it for the kids sake thinking and would leave me alone, as 17 mew i was on the strip one day that i 18 at work and kept asking over and 19 20 to pick up the kids many times and have 21 them up like he was doing for four months 22 but he keeps showing up even though i am telling him no 23

PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES.

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Electronically Filed 03/02/2020

CLERK OF THE COURT

DISTR	HCT COURT DUNTY, NEVADA
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emily Belliant	CASE NO .: 1-19-200 404-T
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Applicant (person who obtained the protection order)	DEF I
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Adverse Party	
(person who the protection order is against)	
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DECLARATION

. I am the Movant in this case. I have personal knowledge of the facts con	ntained herein
. I am the Movant in this case. I have personal	
and am competent to testify to these facts.	at
There is a hearing scheduled for (current court date) 3/24/20	
(time of hearing) 11:00 avm.	
Service: (check one)	g motion. The
Service: (ervice on (date of
I the NOT been served with a copy of the mon	on you a
are not normally granted	
The midge should consider	
weiting for the other party to be served because (explain way)	ou need the Judge
to consider your request before the other party is served)	
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4. There is an emergency that needs to be handled quickly: (explain the herowst Im In fear I keep asking his payents with to show up but no does the gray went on one date with the nouse over correct tack in town warm we find out he is in turn we will true or two to work with the law of the State of New is true and correct.	at no vandalized 10 1 feet if to nut me or him ourt us.
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Submitted By: (your signature)	odlisaria
(print your name) - Smile !) College III College
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© 2020 Family Law Self-Help Center	Application for OST - TPO

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

COURT CODE: OST

Your Name: Emily Bellison ♥
(Some check one) Applicant / Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

Applicant (person who obtained the protection order) vs. Prodley Palisano Adverse Party. (person who the protection order is against)	CASE NO.: T-19-200404=T DEPT.: TPO / P DATE OF HEARING: 3 24 20 TIME OF HEARING: 11'00 CM
ORDER SHO	ORTENING TIME
Upon application of the Movant, and good car	use 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 $\underline{\mathcal{L}}$ at the Family C Vegas, Nevada 89101.	March 12, , 2020 at 9:30 Courts and Services Center, 601 N. Pecos Road Las
DATED this 5 day of MC	arch, 2020. HEARING MASTER
Submitted By: (your signature) > (print your name) [mil] © 2019 Family Law Self-Help Center	RECEIVED MAR 0 3 2020 DOMESTIC WOLENCE Order Shortening Time - TPO

Electronically Filed 03/02/2020

CLERK OF THE COURT

COURT CODE: MISC

Your Name: Emily Bellisario

(⋈ check one) □ Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

Applicant (person who obtained the protection order) vs. Bradley Bellisanio Adverse Party. (person who the protection order is against)	CASE NO.: <u>T-19-200404-T</u> DEPT: DATE OF HEARING: <u>3</u> 24 20 TIME OF HEARING: 100 am
NOTICE OF INTENT TO APPEAR	BY COMMUNICATION EQUIPMENT
Appear by Communication Equipment for the (hearing date) For the purpose of this appearance, I contact information. I under	submits this Notice of Intent to e protection order hearing currently scheduled for
as the unpredictable nature of court proceeding	ngs, my hearing may be called at a little out that
the scheduled time. Further, I understand the number will constitute a nonappearance.	at my failure to be available at the above telephone
DATED (today's date)	2020
Submitted By: (Si	gnature) >
Make sure the court has your correct pho	ne number listed in your confidential information
© 2019 Family Law Self-Help Center	TPO Notice of Intent to Appear Telephonically

Message Report

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

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

Message: 1 of 1

Date: 03/17/2020 3:01 PM

From: Emily Bellisario

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

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

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

EXHIBIT I

Electronically Filed 03/11/2020 CLERK OF THE COURT

COURT CODE: OPPS

Your Name: BRADLEY BELLESALTO (⊠ check one) □ Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

MILY BELLEVAGED	CASE NO .: I-19-20 404-T
Applicant person who obtained the protection order)	DEPT.: TPO/
person who obtained into p	DATE OF HEARING: 3/12/26
/s.	DATE OF THE COLOR
BRADURY BELLISARTO	TIME OF HEARING: 9:30 Am
Adverse Party. (person who the protection order is against)	Hearing Requested: ■Yes □No

OPPOSITION TO MOTION FOR AN WASKE TO SHOW CAUSE RECARDING CONTEMPO

__ files this opposition to the (Your name) BRADLEY J. BELLIS ARIDO 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.)

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Exhibit C	TENS FROM ADDITION & MY MON	
Exhibit D	OUR FAMELY WEARD HESTORY 2-24-51	

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TPO Generic Opposition

COURT CODE: OPPS

Your Name: BRANGY BEUTSARTO
(⊠ check one) □ Applicant / □ Adverse Party

DISTRICT COURT

MILY BELLEGARTO	CASE NO .: I-19-20 404-T
pplicant person who obtained the protection order)	DEPT.: TPO /
s.	DATE OF HEARING: 3/12/26
SPADITY BELLISARDO Adverse Party. person who the protection order is against)	TIME OF HEARING: 9:30 AM Hearing Requested: ■Yes ■No
OPPOSITION TO MOTTON FOR AN U	ASSE TO Strow ASSE RECARDING COUT. (title of the motion you are opposing)
(Your name) BRADLEY T. BEL motion referenced above.	
(Your name) SRADUEY T. BEU motion referenced above. POINTS A LEGAL ARGUMENT. (explain all rela position. If you do not provide and explain your requests may be considered without n	, files this opposition to the ND AUTHORITIES evant laws and legal authorities that support you in the legal basis that supports each of your requests that and denied.)
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(Your name) GRADUSY T. BEL motion referenced above. POINTS A LEGAL ARGUMENT. (explain all relationship) position. If you do not provide and explain your requests may be considered without n SEE ATTACHED UN NEX	, files this opposition to the ND AUTHORITIES evant laws and legal authorities that support you in the legal basis that supports each of your requests the legal denied.)

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 the morning group's cabin whenever they aren't using it." (See Exhibit B page 74/109; 1:19 pm). Mrs. Bellisario agreed "Yeah that would be fun they have a 4 day weekend on valentines." (See Id. 1:34 pm).

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

Mrs. Bellisario was not just hostile to me, but she was extremely hostile to my mom who was doing the pick ups and drop offs. On December 24, 2019, after my mom raised several issues regarding pickup/dropoff, Emily responded "Also please watch the video I sent of how brad completely destroyed the house and accept that your grandson does not want to go over to see his dad because some days h's still afraid of him. He witnessed brad throwing the tv down the stairs throwing things around the house punching walls and screaming in my face while he stood behind me. So if you would like to be in denial of things he's done I will gladly post the videos to Facebook and send to the family so they can let you know how bad the damage was that your son caused. Do no ever put blame on me or believe me next time I won't be so nice and I will show up to court to testify. I did you guys the favor of not showing up for his sake but if I'm getting treated tike 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.

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(attach	additional pages if more space
CONC	CLUSION (explain what you want the judge to order)
	is the classic format to grant me the following, including an award of attorney a test at
am ah	le to retain an attorney for this matter, and any other relief the Court finds appropriate.
1	Deny the other party's motion;
	CLOSE TPO CASE
3	ATHANEYS FIRES
DAT	ED MARCH 11. 8240

Page 2 of 3 - TPO Generic Opposition

DECLARATION IN SUPPORT OF OPPOSITION

I declare, under penalty of perjury:

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

DATED_	MARCH	11 , 20 <u>Ja</u>		
		Submitted By: (your signature)	06	7
		(print your name)		BELLET NEAD

EXHIBIT J

11		DISTRICT COUR	FILED IN OPEN COURT- March 12, 2020	
		FAMILY DIVISION CLARK COUNT	Y. Stime & Exercise	
4		NEVADA	CLERK OF THE COURT	
5	EMILY BELLISARIO. Applicant.	☐ Present	CASE NO.: T-19-200404-T	
6	vs.	₩ith counsel	DEPARTMENT P/TPO	
8	BRADLEY BELLISARIO, AKA: Adverse Party	Not present With counsel		
9	PROTEC	TION ORDER AGAINS	ST DOMESTIC VIOLENCE	
11 12 13	jurisdiction in this matter, and		e presented this day, and the Court having ted on Applicant Adverse Party. Trding service of process and the matter set for	
14	MA the Applicant Add	verse Party having been	served with notice of the hearing on illows: Applicant filed a Motion for an Order that Motion, On 3/2/2020, Applicant filed a	
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- 11	
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 . L
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:
9	to the identified
10	Supervisor(s) to be present for the duration of the visitation. unless specified otherwise herein
11	Declaration to pay to the Applicant S per month as and for the temporary
12	Adverse Party is officied to the last the second is as a substitute of the last the
13	support of the minor child(ren) intil a pernanent order for child support is cause of expiration of the Extended Order. This amount is based upon the obligor's gross monthly income of grand shall be payable.
14	
45	SO ORDERED on this the 12th day of March, 2020,
15	SO ORDERED on this the 12th cary
15	Marican Andrede
	Marican Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER
16	Marican Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER DOMESTIC VIOLENCE JUDICIAL OFFICER DOMESTIC VIOLENCE JUDICIAL OFFICER
16 17	Marican Andrede DOMESTIC VIDI ENCE JUDICIAL OFFICER FIRST HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and the foregoing Findings are effective.
16 17 18	Marican Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER DOMESTIC VIOLENCE JUDICIAL OFFICER DOMESTIC VIOLENCE JUDICIAL OFFICER
16 17 18	Marican Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER FI. 18—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 5.5. 8(e), you have 14 days from your receipt of this Order to file an
16 17 18 19 20	Marcan Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER FI 18 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 5.5 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
16 17 18 19 20 21	Marican Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER FI. 18—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 5.5. 8(e), you have 14 days from your receipt of this Order to file an
16 17 18 19 20 21 22	DOMESTIC VIOLENCE JUDICIAL OFFICER FI. 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 5.5. 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. **DISTRICT/COURT JUDGE** Index: a or Mearing Master's initials will appear next to all orders that apply; anything not mitialed
16 17 18 19 20 21 22 23	Marcan Andrede DOMESTIC VIOLENCE JUDICIAL OFFICER FI 18 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 5.5 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
16 17 18 19 20 21 22 23 24	DOMESTIC VIOLENCE JUDICIAL OFFICER FI. 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 5.5. 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. **DISTRICT/COURT JUDGE** Index: a or Mearing Master's initials will appear next to all orders that apply; anything not mitialed
16 17 18 19 20 21 22 23 24 25	DOMESTIC VIOLENCE JUDICIAL OFFICER FI. 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 5.5. 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. **DISTRICT/COURT JUDGE** Index: a or Mearing Master's initials will appear next to all orders that apply; anything not mitialed
16 17 18 19 20 21 22 23 24 25 26	The Harden Andread DOMESTIC VIOLENCE JUDICIAL OFFICER H. 18. 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 5.5. 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision. The DISTRICT/COURT JUDGE Judge's or Hearing Master's initials will appear next to all orders that apply; anything not mitialed has not been ordered and/or is inapplicable to your case.

EXHIBIT K

1001

VOLUNTARY STATEMENT

Event # 200760008680

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"Click here to add/edit Event Number"

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EXHIBIT L

LAS VEGAS METROPOLITAN POLICE DEPARTM

Event # LW 2009 00075740

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LAS VEGAS METROPOLITAN POLICE DEPAR NT CONTINUATION

Event #. LLV 20090007 574

I am afraid for my life, I am afraid for my 3 your	101
childrens lives, I feel like now he has nothing to lose	
and hes getting ready to come kill me and in rage kil	<u></u>
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Page 2



4 Messages Emily

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

From: bradley bellisario

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

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

To: Javier Cardona

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

Subject: Re: Emily

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

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

EXHIBIT M

AS VEGAS METROPOLITAN POLICE DEPARTM

DECLARATION OF WARRANT/SUMMONS

(N.R.S. 171.106)

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

Event Number: LLV200900075740

STATE OF NEVADA

Bellisario, Bradley

) ss: ID#: 7524008

COUNTY OF CLARK

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

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

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

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

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

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

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

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

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

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:

WITNESS:

DATE: 9/27/2020

Page 2 of 2

EXHIBIT N

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

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27 28 Plaintiff.

-VS-

BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008,

THE STATE OF NEVADA,

Defendant.

CASE NO:

20CR039342

DEPT NO:

DA CASE NO:

202046218C

CRIMINAL COMPLAINT

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

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

12/16/20

LVMPD EV# 200900075740 (TK)

V/\2020\462\18\FILING\2020462\18C-COMP-(BRADLEY JOHN BELLISARIO)-001.DO

Electronically Filed 2/11/2021 12:17 PM Steven D. Grierson CLERK OF THE COURT

NOTC

2 BRADLEY J. BELLISARIO 7100 Grand Montecito Pkwy,

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

T: (702) 936-4800 F: (702) 936-4801

E: BradB@BellisarioLaw.com

Defendant Pro Se

EMILY BELLISARIO,

BRADLEY BELLISARIO,

Plaintiff,

Defendant

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VS.

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DISTRICT COURT

CLARK COUNTY, NEVADA

Case No.: D-20-605263-D

Dept No.: P

NOTICE OF DEFENDANT'S

OBJECTION TO JUDGE MARY PERRY HEARING ANY ARGUMENT RELATED TO HEARING SCHEDULED FOR FEBRUARY 11, 2021 AT 1:30 PM

COMES NOW the Defendant, Bradley Bellisario, *pro se*, and hereby provides notice that the Defendant vehemently objects to Judge Mary Perry hearing any argument related to the hearing scheduled for February 11, 2021 at 1:30 P.M.

As this Court is well aware Defendant filed an Affidavit Regarding Grounds for Disqualification of Judge Mary Perry on February 10, 2021, immediately following Defendant learning of grounds requiring disqualification. Additionally, Defendant filed a timely Motion to Disqualify Judge Mary Perry on February 10, 2021.

Regardless of the filing of Defendant's Affidavit and Motion to Disqualify, it is the "Judge's obligation not to hear or decide any matters in which disqualification is required."

Nevada Code of Judicial Conduct Rule 2.11[2].

NOTICE OF DEFENDANT'S OBJECTION TO JUDGE MARY PERRY HEARING ANY ARGUMENT RELATED TO HEARING SCHEDULED FOR FEBRUARY 11, 2021 AT 1:30 PM - 1

Accordingly, Defendant makes this objection to Judge Mary Perry hearing any further Additionally, Defendant contends Judge Mary Perry should strike all Minutes argument. contained in the Court Minutes for the Status Check held January 25, 2021. DATED this 11th day of February 2021. BY: /s/ Bradley Bellisario Bradley Bellisario Plaintiff Pro Se 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 309.397.6734 E: bradb@bellisariolaw.com NOTICE OF DEFENDANT'S OBJECTION TO JUDGE MARY PERRY HEARING ANY ARGUMENT RELATED TO HEARING SCHEDULED FOR FEBRUARY 11, 2021 AT 1:30 PM - 2

1 **CERTIFICATE OF SERVICE** 2 I HEREBY CERTIFY THAT I AM THE DEFENDANT IN THE ABOVE-ENTITLED 3 MATTER, AND ON THE 11TH DAY OF FEBRUARY 2021, I SERVED BY AND THROUGH 4 WIZ-NET ELECTRONIC SERVICE, PURSUANT TO CLARK COUNTY DISTRICT COURT 5 ADMINISTRATIVE ORDER 14-2 FOR SERVICE OF DOCUMENTS IDENTIFIED IN RULE 6 7 9 OF THE N.E.F.C.R., THE FOREGOING NOTICE OF DEFENDANT'S OBJECTION TO 8 JUDGE MARY PERRY HEARING ANY ARGUMENT RELATED TO HEARING 9 SCHEDULED FOR FEBRUARY 11, 2021 AT 1:30 PM, TO THE FOLLOWING: 10 11 Amanda Roberts ROBERTS STOFFEL FAMILY LAW GROUP 12 4411 S. Pecos Road Las Vegas, NV 89121 13 Email: efile@lvfamilylaw.com 14 Attorney for Plaintiff, Emily Bellisario 15 16 /s/ Bradley Bellisario Bradley Bellisario, Defendant Pro Se 17 18 19 20 21 22 23 24 25 26 27 28 NOTICE OF DEFENDANT'S OBJECTION TO JUDGE MARY PERRY HEARING ANY ARGUMENT RELATED TO HEARING SCHEDULED FOR FEBRUARY 11, 2021 AT 1:30 PM - 4

DISTRICT COURT CLARK COUNTY, NEVADA

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

February 11, 2021 1:30 PM All Pending Motions

HEARD BY: Perry, Mary COURTROOM: Courtroom 23

COURT CLERK: Tristy L. Cox

PARTIES:

Blake Bellisario, Subject Minor, not present

Bradley Bellisario, Defendant, Counter

Claimant, present

Brayden Bellisario, Subject Minor, not present

Brooklyn Bellisario, Subject Minor, not present

Emily Bellisario, Plaintiff, Counter Defendant,

present

Christopher Tilman, Attorney, not present

Amanda Roberts, Attorney, present

JOURNAL ENTRIES

- PLAINTIFF'S NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF...DEFENDANT'S MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON November 24, 2020...PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION FOR RELIEF FROM ORDER AFTER HEARING REGARDING HEARING ON November 24, 2020; AND COUNTERMOTION FOR AN AWARD OF ATTORNEY'S FEES AND

PRINT DATE:	02/11/2021	Page 1 of 4	Minutes Date:	February 11, 2021

COSTS...DEFENDANT'S MOTION TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIONS...PLAINTIFF'S OPPOSITION TO MOTION FOR ORDER TO SHOW CAUSE WHY PLAINTIFF AND/OR PLAINTIFF'S COUNSEL SHOULD NOT BE HELD IN CONTEMPT AND MOTION FOR SANCTIONS; AND COUNTERMOTION FOR AN AWARD OF ATTORNEY'S FEES AND COSTS

This matter was heard SIMULTANEOUSLY with case T-20-206639-T.

All parties present appeared via Bluejeans.

Court NOTED Defendant filed a motion to Disqualify Judge which has not been decided. It was erroneously calendared on Department P's calendar.

COURT ORDERED the following,

All matters on calendar today are hereby OFF CALENDAR. The parties may RE-NOTICE their MOTIONS once a decision has been entered on the motion to disqualify judge.

Defendant's MOTION to STRIKE Hearsay and Misrepresentation of Material Fact Regarding Plaintiff's Notice of Motion and Motion to Extend Protection Order, Joining this Action, Appoint a Receiver For the Business, Deeming Bradley a Vexatious Litigant and Consolidating Civil Cases to this Action, Modifying Legal Custody, Modifying Visitation for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt to Reduce Child Support Arrears to Judgement, to Reduce Temporary Support to Judgement, for Award of Attorney's Fees and Cost and Related Relief presently set for 3/17/21 at 10:00 AM and Defendant's MOTION for RELIEF from Amended July 30, 2020 Order, July 30, 2020 Order, and October 22, 2020 Order presently set for 3/22/21 at 10:00 AM are hereby VACATED pending Judge Bell's decision and may also be re-noticed once a decision has been entered.

Plaintiff's MOTION to DISQUALIFY Judge Pursuant to NCJC 2.11 formerly NCJC 3(E) is RESET to March 25, 2021 at 10:30 AM on Department 7's calendar for Chief Judge Bell to decide.

Plaintiff's Notice of Motion and Motion to Compel Discovery, for Attorney s Fees and Costs and Related Relief presently set for 3/17/21 at 1:00 PM before the Discovery Commissioner STANDS.

Minutes shall suffice.

PRINT DATE:	02/11/2021	Page 2 of 4	Minutes Date:	February 11, 2021

INTERIM CONDITIONS:

FUTURE HEARINGS:

Canceled: February 16, 2021 10:00 AM Motion

Canceled: February 16, 2021 10:00 AM Opposition & Countermotion

Canceled: February 16, 2021 10:00 AM Motion

Canceled: February 16, 2021 10:00 AM Motion

Canceled: February 16, 2021 10:00 AM Opposition & Countermotion

Canceled: February 18, 2021 10:00 AM Motion

Canceled: February 18, 2021 10:00 AM Motion

Canceled: March 01, 2021 10:00 AM Motion

Canceled: March 01, 2021 10:00 AM Opposition & Countermotion

Canceled: March 01, 2021 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - Moot

Perry, Mary Courtroom 23

Canceled: March 01, 2021 10:00 AM Motion

Canceled: March 01, 2021 10:00 AM Opposition & Countermotion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated - Moot

Perry, Mary Courtroom 23

Canceled: March 01, 2021 10:00 AM Opposition & Countermotion

Canceled: March 15, 2021 10:00 AM Motion

March 17, 2021 1:00 PM Motion

Courtroom 17

Canceled: March 17, 2021 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated

Perry, Mary Courtroom 23

Canceled: March 18, 2021 10:00 AM Motion

Canceled: March 22, 2021 10:00 AM Motion

Reason: Canceled as the result of a hearing cancel, Hearing Canceled Reason: Vacated

PRINT DATE:	02/11/2021	Page 3 of 4	Minutes Date:	February 11, 2021

Perry, Mary Courtroom 23

March 25, 2021 10:30 AM Motion Takas, De'Awna RJC Courtroom 10C Estala, Kimberly Bell, Linda Marie

PRINT DATE:	02/11/2021	Page 4 of 4	Minutes Date:	February 11, 2021

FILED APR 0 5 2021 1 TRANS 2 3 ORIGINAL 4 EIGHTH JUDICIAL DISTRICT COURT 5 FAMILY DIVISION 6 7 CLARK COUNTY, NEVADA 8 9 EMILY BELLISARIO, CASE NO. D-20-605263-D 10 Plaintiff, DEPT. P 11 VS. BRADLEY JOHN BELLISARIO, 12 13 Defendant. 14 BEFORE THE HONORABLE MARY PERRY 15 DISTRICT COURT JUDGE 16 TRANSCRIPT RE: ALL PENDING MOTIONS 17 THURSDAY, FEBRUARY 11, 2021 APPEARANCES: 18 The Plaintiff: 19 EMILY BELLISARIO For the Plaintiff: AMANDA ROBERTS, ESQ. 20 (Via Bluejeans) 4411 South Pecos Road 21 Las Vegas, Nevada 89121 (702) 474-7007 22 BRADLEY JOHN BELLISARIO The Defendant: For the Defendant: 23 PRO SE (Via Bluejeans) 24

D-20-605263-D BELLISARIO 02/11/2021 TRANSCRIPT VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

LAS VEGAS, NEVADA

THURSDAY, FEBRUARY 11, 2021

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(THE PROCEEDINGS BEGAN AT 1:27:59)

PROCEEDINGS

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THE COURT: Okay. We're on the record in Case Number D-20-605263-D, Bellisario vs. Bellisario.

Appearances, please, beginning with Ms. Roberts.

MS. ROBERTS: Amanda Roberts, bar number 9294, on behalf of the Plaintiff Emily Bellisario, who is present via Bluejeans.

THE COURT: Thank you. Mr. Bellisario, are you also

THE DEFENDANT: Yep. Brad Bellisario, Defendant.

THE COURT: Okay. Fantastic. Okay. Since Mr. Bellisario has filed a motion to disqualify me, we are not able to hear anything right now. But Mr. Bellisario, you need to file the motion to disqualify me on Judge Bell's calendar, not on my calendar. She's the one who needs to hear it.

THE DEFENDANT: Okay. I'll -- I don't know how to do it with someone else's calendar. I just do an efile, so -you said Judge Bell?

THE COURT: Oh, it -- hold on. It was a clerks office error, so we're going to switch it over for you.

THE DEFENDANT: Okay.

D-20-605263-D BELLISARIO 02/11/2021 VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

THE COURT: All right. So that way we'll take care 1 2 of that problem. 3 THE DEFENDANT: Okay. THE COURT: All right. Then, once -- once Judge 4 Bell makes a decision regarding that, then everyone will need 5 6 to re-notice whatever motions that you have going. The TPO is 7 still in place and it has been in place since July, and then the hearing that's before the Discovery Commissioner will still stand. 10 THE DEFENDANT: Okay. THE COURT: All right. Thank you and y'all have a 11 12 good day. 13 THE DEFENDANT: Okay. Thank you. 14 (PROCEEDINGS CONCLUDED AT 1:29:23) 15 16 ATTEST: I do hereby certify that I have truly and correctly transcribed the digital proceedings in the above-17 18 entitled case to the best of my ability. 19 20 /s/ Kimberly C. McCright 21 Kimberly C. McCright, CET 22 23 24

D-20-605263-D BELLISARIO 02/11/2021

VERBATIM REPORTING & TRANSCRIPTION, LLC (520) 303-7356

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Electronically Filed 2/16/2021 4:27 PM Steven D. Grierson CLERK OF THE COURT

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RESP

DISTRICT COURT; FAMILY DIVISION CLARK COUNTY, NEVADA

EMILY BELLISARIO, Plaintiff,)	Case No.: D-20-605263-D Dept. P
-VS)	
BRADLAY JOHN BELLISARIO,)	
Defendant.)	

RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE

STATE OF NEVADA: COUNTY OF CLARK \ SS.:

MARY PERRY, pursuant to the laws of the State of Nevada (NRS 53.045) and under penalty of perjury, hereby declares that the following is true and correct:

Pertinent Background:

- 1. I inherited (via the 2020 election) the above referenced matter after the retirement of Judge Sandra Pomrenze, as of January 4, 2021, and as such, I am the presiding judge in Department P of the Eighth Judicial District court, Family Division, and make this Declaration in response to Defendant, Bradley Bellisario's Affidavit for Grounds for Disqualification of Judge in the above referenced matter filed on January 11, 2021.
- 2. A review of this matter indicates that there was a hearing before Judge Pomrenze on November 24, 2020, addressing multiple financial matters, including, interalia, Defendant's prior counsel withdrawing, ordering Defendant to provide various documents to Plaintiff within a certain time period, sums owed by Defendant reduced to judgment, custodial time share, scram bracelet, modifying the protective order as it pertains to the custodial timeshare.

Page 1 of 6

MARY PERRY DISTRICT JUDGE AMILY DIVISION, DEPT, P AS VEGAS, NV 89101-2408

- 2. The very next day, November 25, 2020, Defendant filed his first request to disqualify the judicial officer hearing this case, Judge Sandra Pomrenze.
- 3. On January 4, 2021, the Court Administratively Reassigned many matters, leaving the within matter with Dept. P.
- 4. On January 11, 2021 Plaintiff, filed a Peremptory Challenge, which the Defendant Opposed and requested that said Peremptory Challenge be stricken (filed January 11, 2021).
- The matter was reassigned to Dept. N, who, on January 20, 2021 filed a
 Decision and Order striking the Peremptory Challenge, and returning this matter
 to Dept. P.
- 6. Judge Pomrenze had set the Evidentiary Hearing in this matter for January 25, 2021, which was vacated when Dept. N was assigned. The undersigned scheduled that date as a status check, the first scheduled hearing in this matter to be heard by the undersigned.
 - 7. At the hearing, this matter was reset for March 1, 2021 at 10:00 am.
- 8. On February 5, 2021, Plaintiff, through counsel, filed an Ex-Parte Application for Order Shortening Time to hear Plaintiff's Motion to Extend the Protection Order, and related relief, based upon the facts/argument in said exparte application. The record indicates that the TPO under Case No.: T-20-206639-T was initially granted July 6, 2020, and thereafter extended for one (1) year on August 25, 2021. In T-20-206639-T. Defendant filed a Motion to Dissolve the TPO on February 8, 2021, which was also to be heard February 11, 2021 at 1:30 pm., by the undersigned.
- 9. On February 8, 2021, the undersigned granted the Order Shortening Time, and set the hearing for the Motion to Extend the Protection Order and related relief, as well as the Defendant's Motion for Relief from Order After Hearing, and Defendant's Motion for Order to Show Cause and Motion to Dissolve TPO

MARY PERRY DISTRICT AJDGE AMILY DIVISION, DEPT V AS YEGAS, NV MIDI JAON as matters having been briefed by the parties, to Thursday, February 11, 2021 at 1:30 pm., which was served by Plaintiff on Defendant on February 8, 2021.

- 10. After being served with notice of the Order Shortening Time (2/8/21), the Defendant, on February 9, 2021, filed an Ex-Parte Motion to Continue the February 11, 2021 hearing, which the undersigned denied.
- 11. On February 11, 2021, at 12:11 pm, the Defendant filed his Motion/Affidavit to Disqualify.

Addressing Specific Allegations:

12. Defendant would prefer disqualification of this Judge because the Order Shortening Time was granted on what Defendant alleges are misinformation of facts. This alone is insufficient for disqualification, as any arguments the Defendant may have would be heard at the time of hearing, which is not unusual for such matters, and certainly not unique as it relates to this matter. Further, as noted above, Defendant's assertions in his motion/affidavit that there was no active TPO at the time of his arrest is blatantly false. Defendant knew there was a valid TPO in place, as he filed his motion to dissolve same. See ¶8 above.

It is also not unusual for a judicial officer, when faced with one party's statements to state that they should make a motion/seek or an order shortening time. As a practicing attorney, I was so informed by judicial officers on multiple occasions over the years. Entertaining a motion is not the equivalent of granting (or denying) a motion.

13. As to the Donna Wilburn interview, during the course of the 2020 election cycle, Ms. Wilburn interviewed many of the Family Court candidates, and matters were discussed in general terms, and certainly were not about this specific case, which I was unaware of until after January 4, 2021.

14. As to the "close relationship" alleged between Amanda Roberts, Esq., Jason Stoffel, Esq. and myself, the allegations again are baseless. As a practicing family law attorney, I came into contact with the majority of active attorneys in the field, all of which I had a professional and amicable relationship with both Ms. Roberts and moreso Mr. Stoffel, as he also was on the campaign trail in both 2014 and 2020.

15. As to the specific Facebook posts to which Defendant refers, I did make the comment. The Defendant has no way of knowing the context under which the comment was made. In early 2019, while recovering from breast cancer surgery and the few months of treatment, Ms. Roberts and/or Mr. Stoffel were gracious to assist in a professional capacity. The comment was to thank them for covering multiple hearings for my clients during those periods when I could not appear, so as to not further delay matters for clients.

16. The undersigned, has yet to make any substantive orders in this matter, other than maintaining any status quo, which would give rise to any sort of bias or impropriety.

17. As it relates to Defendant's Affidavit which specifically is required under NRS 1.235(1), it is submitted that given the dates of filing as noted herein, and that the court would not grant his application to continue and the almost immediate, last hour filing of the within motion, it has been Defendant's intention to delay.

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MARY PERRY DISTRICT JUDGE AMILY DIVISION, DEPT. P AS VEGAS, NV 89101-2408

Conclusion:

I hereby state that I maintain no bias or prejudice in favor of, or against any attorney or party in this matter; specifically against Mr. Bellisario, given his motion. I have been and will continue to be fair and impartial to the litigants and their counsel, and maintain the integrity of my office.

However, if the Chief Judge finds the Motion to Disqualify should be granted, this Court shall defer to said decision.

I reserve the right to supplement this Response in the event more information is required from me.

Dated: February 16, 2020

HON. MARY PERRY

Page 5 of 6

1 CERTIFICATE OF SERVICE 2 I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and 3 Conversion Rules a copy of this Notice of Hearing was electronically served to 4 all registered users on this case in the Eighth Judicial District Court Electronic 5 Filing System; or via US Mail to the last known addresses on file with the court. 6 7 The Hon, Linda Bell 8 Chief Judge Eighth Judicial District Court 9 200 Lewis Avenue 10 Las Vegas, NV 89155 11 Amanda Roberts, Esq. 12 Roberts Stofel Family Law Group 4411 S. Pecos Road 13 Las Vegas, NV 89121 14 efile@lvfamilylaw.com Attorney for Plaintiff 15 16 Bradley Bellisario 7100 Grand Montecito Pkwy., #2054 17 Las Vegas, 89149 18 bradb@bellisariolaw.com Defendant 19 20 /s/ Marj Arena 21 Marj Arena 22 Judicial Executive Assistant- Dept. P 23 24 25 26 27 28 Page 6 of 6

Electronically Filed 02/16/2021 6:03 PM CLERK OF THE COURT

1	CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 CLERK OF THE CO			
2	1211 South Maryland Parkway Las Vegas, Nevada 89104 (702) 214-4214			
4	Attorney for Defendant			
5				
6	DISTRICT COLID			
7	DISTRICT COURT			
8	CLARK COUNTY, NEVADA			
9	EMILY BELLASARIO,)			
10	Case No. D-20-605263-D Plaintiff, Dept No. P			
11	vs.			
12	BRADLEY BELLASARIO,)			
13) Date of Hearing: November 24, 2020 Defendant.) Time of Hearing: 11:00 a.m.			
14				
15	ORDER			
16	Christopher R. Tilman, Esq.'s Oral Motion to Withdraw, having come on for hearing this 24th			
17	day of November, 2020, Plaintiff, appearing via video and through her counsel, Amanda Roberts,			
18	Esq., and Defendant, not appearing via video or telephone; and the Court, having reviewed the			
19	pleadings on file, having heard the arguments of counsel, and being fully advised in the premises,			
20	and good cause appearing therefor, finds as follows:			
21	IT IS HEREBY ORDERED that Christopher R. Tilman's oral Motion To Withdraw be			
22	granted in its entirety, and he is no longer the attorney of record for Defendant, Bradley Bellasario.			
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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Emily Bellisario, Plaintiff CASE NO: D-20-605263-D 6 vs. DEPT. NO. Department P 7 Bradley John Bellisario, 8 Defendant. 9 10 **AUTOMATED CERTIFICATE OF SERVICE** 11 This automated certificate of service was generated by the Eighth Judicial District 12 Court. The foregoing Order was served via the court's electronic eFile system to all 13 recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 2/16/2021 15 Amanda Roberts efile@lvfamilylaw.com 16 Bradley Bellisario bradb@bellisariolaw.com 17 Bradley Bellisario bradb@bellisariolaw.com 18 19 20 21 22 23 24 25 26 27 28

Electronically Filed 2/19/2021 5:12 PM Steven D. Grierson CLERK OF THE COURT

OPPS (FAM)
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

DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO,

Plaintiff Pro Se

Plaintiff,

VS.

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BRADLEY BELLISARIO,

Defendant

Case No.: D-20-605263-D

Dept No.: P

OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S **BUSINESS AS A PARTY TO THIS** ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT. TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF

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OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO 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 - 1

Case Number: D-20-605263-D

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

Plaintiff's Counsel, Amanda Roberts, has routinely ignored rules of civil procedure in this matter in a clear attempt to gain procedural advantage, prejudice plaintiff, and achieve results through the use of unethical and illegal litigation tactics. Defendant filed a Motion for Order to Show Cause Why Plaintiff and/or Plaintiff's Counsel Should not be Held in Contempt and Motion for Sanctions on December 10, 2020, bringing to light some of those issues. Of utmost importance in said motion is Ms. Roberts deliberate violation of EDCR 5.522, relating to the preparation and submittal of proposed orders. Specifically, Ms. Roberts intentionally fails to timely prepare and submit orders to gain procedural advantage and deprive Defendant of due process. Orders from hearings on July 30, 2020 and October 22, 2020 were not filed until Plaintiff's Counsel achieved goal of having Defendant wrongly arrested on January 25, 2021. Defendant was incarcerated at the request of Plaintiff for in excess of ten (10) days, causing Defendant's time to respond to said Orders to pass.

On September 17, 2020, Plaintiff filed a false police report claiming that she had an active and enforceable Extended Order for Protection (T-19-200404-T). Upon information and belief, Plaintiff only filed the false police report on September 17, 2020 because that was the date set for the EPO to expire. Upon information and belief, Plaintiff and her Counsel, Amanda Roberts, conspired to file the false police report on September 17, 2020. In the false police report Plaintiff

alleged that Defendant violated the EPO by emailing her Dad on June 11, 2020. Said email was opposition to plaintiff's motion to extend protection order, joining bradley's business as a party to this action, appointing a receiver for the busines, 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 tho hold bradley in contempt, to reduce child support arrears to judgment, to reduce temporary suppport to judgment, for an award of attorney's fees and costs, and related relief - 2

entirely civil and simply requested Plaintiff contact Defendant regarding health insurance for the minor children. Based on Plaintiff's false allegations, pressure from Plaintiff, and pressure from Amanda Roberts, LVMPD and the Clark County District Attorney's office issued an arrest warrant for Defendant on January 21, 2021.

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

Defendant was incredibly emotionally distraught as a result of the arrest in front of Defendant's three (3) children. Especially because Defendant knew the arrest was wrongful and simply the result of Plaintiff filing a false report. Further, Defendant was informed that Plaintiff spoke with Police prior to Defendant's arrest reasserting her claim that Defendant violated an Extended Order of Protection on June 11, 2020, which she has actual knowledge was previously dissolved.

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

closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T. (See Order Dissolving Opposition to plaintiff's motion to extend protection order, joining bradley's business as a party to this action, appointing a receiver for the busines, 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 tho hold bradley in contempt, to reduce child support arrears to judgment, to reduce temporary suppport to judgment, for an award of attorney's fees and costs, and related relief - 3

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TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the parties acted in accordance with the TPO, Plaintiff began a course of conduct aimed at manipulating Defendant by threatening to claim violation of the previously dissolved TPO. On March 2, 2020 Plaintiff filed a Motion for Contempt regarding TPO Case No. T-200404-T. (See Motion to Show Cause, attached hereto as Exhibit B). Defendant filed a lengthy Opposition to Plaintiff's Motion for Contempt detailing the Parties' stipulation and order and Plaintiff's actions in accordance with the stipulation to dissolve the TPO. (See Opposition to Motion to Show Cause, attached hereto as Exhibit C). On March 12, 2020 the case was called on for hearing and the Hearing Master found that "Applicant [Plaintiff] filed a statement in support of her Motion which states that she agreed to drop the order. Applicant's Motion is DENIED." (See Order and Court Minutes from March 12, 2020 hearing, attached hereto as Exhibit D) Despite being present for the hearing January 7, 2020 in which Plaintiff stipulated to dissolve the TPO, being present for the hearing March 12, 2020 in which the Hearing Master Ordered Plaintiff's Motion Denied and closed the case, and despite being served Orders from each hearing, Plaintiff still continued to claim she had an active Extended Order for Protection. On July 2, 2020 Plaintiff filed a Voluntary Statement claiming; "Protection Order in place until 9/17/20." (See July 2, 2020 Police Report, attached hereto as Exhibit E). On September 17, 2020 Plaintiff filed another Voluntary Statement with LVMPD stating "He tells my dad to tell me to contact him which is against the TPO." (See September 17, 2020 Police Report, attached hereto as Exhibit F). Officer Mayrie Aquino (P#13993) states that "Emily was able to send me a screenshot of an email conversation between Bradley and her father, Javier Cardona, from June 11th, 2020...Bradley contacting Emily's father OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF

ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 4

and requesting Emily contact him is a violation of the above referenced Extended Protection Order." (See Declaration of Warrant, attached hereto as Exhibit G). On September 27, 2020 officer Mayrie Aquino submitted a Declaration of Warrant/Summons based on Plaintiff's false accusations, ultimately leading to the issuance of an arrest warrant on January 21, 2021 and Defendant's arrest on January 23, 2021. Id.

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

During the status check on January 25, 2021 Plaintiff's Counsel, Amanda Roberts, unethically chose to present ex parte arguments to the Judge. Specifically, Judge Perry requested of Ms. Roberts why Defendant was incarcerated. Ms. Roberts responded he's incarcerated "for the domestic violence against my client, your Honor, which occurred on June 11, 2020." (See Video from January 25, 2021 Status Check). Ms. Roberts statements to Judge Perry are intentional misrepresentations of material fact, constituting fraud upon the court, and violating the Nevada Rules of Professional Conduct. Defendant was not arrested for domestic violence, nor did any domestic violence occur on June 11, 2020. Rather, Defendant was wrongfully arrested for alleged violations on June 11, 2020 of an Extended Order of Protection which had already been dissolved by the parties. (See Criminal Complaint, attached hereto as Exhibit H).

Additionally, it appears that Ms. Roberts had ex parte communications with the Court claiming OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION APPOINTING A RECEIVER FOR THE BUSINESS DEEMING.

BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 5

that Defendant was drinking. Judge Perry states he [Defendant] "definitely needs to dry out first."

(See Video from January 25, 2021 Status Check). However, Defendant has not consumed any alcohol for months as evidenced by a clean SCRAM history and Defendant was completely sober at the time of arrest.

Defendant filed a Motion to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC)

Defendant filed a Motion to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC 3E) on February 11, 2021 (See Motion to Disqualify, attached hereto as Exhibit I). The grounds for Defendant's Motion are Judge Mary Perry's close personal friendship with Counsel for Plaintiff, Amanda Roberts and her husband Jason Stoffel, Judge Mary Perry's numerous, egregious violations of the Nevada Code of Judicial Conduct, and implied and actual bias. Defendant's motion was filed as soon as Defendant became aware of such information. Judge Mary Perry then filed a Response to Defendant's Motion to Disqualify Judge on February 16, 2021, littered with factual errors, intentional misrepresentations of fact, and cherry-picked procedural facts. Judge Perry's Response reads like a carefully crafted piece of work advocating for Plaintiff, instead of simply responding to the allegations in Defendant's Motion to Disqualify. Judge Perry fails to address her eggrigous conduct allowing an ex parte hearing on substantive issues, allowing her dear friend Amanda Roberts to fill the record with multiple misrpresentations of material fact. Judge Perry also alleges Defendant filed a motion to dissolve TPO, however, that is inaccurate. Defendant filed a motion to modify the existing TPO for purposes of discovery.

Judge Perry then specifically states that "Defendant's assertions in his motion/affidavit that there was no active TPO at the time of his arrest is blatantly false." Judge Perry is

intentionally misrepresenting facts as Defendant's allegation is support by clear documentation, opposition to plaintiff's motion to extend protection order, joining bradley's business as a party to this action, appointing a receiver for the busines, 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 tho hold bradley in contempt, to reduce child support arrears to judgment, to reduce temporary suppport to judgment, for an award of attorney's fees and costs, and related relief - 6

provided in Defendant's Motion. Judge Perry's fraudulent claim that Defendant is lying is 1 2 incredibly concerning. If Judge Perry is just confused, perhaps she doesn't possess the knowledge 3 and skill necessary of a Judicial Officer. Judge Perry then contends that it's common for a Judge to tell a party to seek and Order Shortening Time. However, Judge Perry not only told Amanda Roberts to seek it, she told her she'd grant the Order, before an application was even filed. Judge Perry then goes on to claim the allegations she has a close relationship with Jason Stoffel and 7 8 Amanda Roberts are baseless. However, the day after Judge Perry filed her Response, Judge Perry's investiture speech was given by none other than Jason Stoffel, going on about their long 10 relationship, pretty much destroying Judge Perry's assertion that they don't have some sort of 11 close relationship. I can just see Judge Perry, Jason and Amanda all eating mud pies and Hickory 12 Farms sausage while concocting her response to Defendant's Motion to Disqualify. 13 14

Defendant now files this Opposition to Plaintiff's Motion as Plaintiff's Motion is entirely void of merit and must be denied in its entirety. I believe in all likelihood Judge Perry will be disqualified and Plaintiff's Motion will be seen by a neutral Judge as lacking all merit, and simply offered at this time because Judge Perry is friends with Amanda Roberts, and Amanda Roberts expects her friend to rule in her favor.

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OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 7

II. LEGAL ARGUMENT

A. Emily's Request to Extend the Protection Order Should be DENIED.

Emily and her attorney are grasping at straws to attempt and slander Defendant yet again.

Emily and Amanda Roberts have repeatedly attempted to have Defendant arrested for alleged domestic violence and violations of TPO that simply to not constitute violations of law.

A Temporary Order for Protection was issues on July 6, 2020. On July 30, 2020 Judge Sandra Pomrenze stated she would extend the Temporary Order for Protection until May 31, 2021. On September 17, 2020 Emily filed a police report falsely claiming that Defendant somehow violated an Extended Order for Protection on June 11, 2020 by emailing her Father and asking him to have Emily get ahold of Defendant. Defendant did email Javier Cardona, Emily's Father, on June 11, 2020, however no Extended Order for Protection existed at that time. The parties had previously stipulated to dissolve the TPO on January 7, 2020. Further, on March 12, 2020 Emily was told again in TPO Court that the TPO was dissolved as she admitted to such. But that did not stop Emily from filing a false report on September 17, 2020 claiming the Extended Order for Protection was active, ultimately leading to Defendant's wrongful arrest and ten (10) day incarceration on January 23, 2021 when Defendant was arrested in front of his children when returning them from a fun day of visitation.

Emily now claims that the Extended Order for Protection should be extended an extra year, stating that the "Honorable" Judge Sandra Pomrenze stated if any further violations of the TPO occurred, she could extend the TPO another year through May 31, 2022. However, nothing in

OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 8

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AA1565

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. 7 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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1	03/09/2020	Exhibit Appendix to Motion for Primary	AA0042-110
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1	03/09/2020	Emily Bellisario Financial Disclosure Form	AA0111-121
1	03/13/2020	Errata to Motion for Primary Physical	AA0122-126
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2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
2	04/29/2020	Reply to Opposition	AA0268-283
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
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8	03/09/2021	Notice of Defendant's Intent to Seek Post-	AA1962-
		Order Relief	1965
2	12/03/2020	Notice of Defendant's Non-Compliance with	AA0337-338
		Court Order	
7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
10	04/23/2021	Notice of Defendant's Objection to Mary	AA2452-
		Perry Taking Any Further Action in This	2455
		Matter	
9	04/06/2021	Notice of Defendant's Objection to Order on	AA2162-
1		Discovery Commissioner's Report and	2165
		Discovery Commissioner's Report and	2103

7	02/26/2021	Notice of Defendant's Objection to Plaintiff's	AA1740-
		Ex Parte Application for Order Shortening	1744
		Time	
8-9	03/12/2021	Notice of Defendant's Objection to Plaintiff's	AA1998-
		Ex Parte Application for Order Shortening	2002
		Time Dated 03/11/2021	
4	01/20/2021	Notice of Department Reassignment	AA0830-832
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136-
			3137
12	05/12/2021	Notice of Disclosure of Receivers and	AA2826-
		Certified Public Accountants	2828
3	12/16/2020	Notice of Discovery Dispute Conference	AA0553-555
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456-
			2458
13	06/10/2021	Notice of Discovery Dispute Conference	AA3151-
		-	3153
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469
8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
			1833
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
		Conclusions of Law, and Decree of Divorce	4932
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
			1988
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
			2618
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816-
			2825
14	07/22/2021	Notice of Entry of Order After Hearing	AA3308-
			3316
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385-
			3394
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3215-
	0.1/2017.7	June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
4.	0=/::-	May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

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

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
7	02/22/2021	Costs	A A 1704
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	04/22/2021	Fees and Costs and Related Relief	A A 2 4 1 2
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
12	05/17/2021	An Award of Attorney's Fees and Costs	A A 2012
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

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

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

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
			3480
15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
			3546
17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
			4080
17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
			4082
17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
			4097
17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
			4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
			4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
			4177
15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
	10/00/0001	D1 1 100 F 111 1440	3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
1.7	10/00/0001	D1 1 100 E 111 111	4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
17.10	10/00/0001	D1 1 200 E 131 140	4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
10	10/00/0001	D1 1 200 E 111 110	4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	12/20/2021	D1 ' 4'CC E 1'1'4 114	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	12/20/2021	D1 : 4:00 E 1:1:4:115	4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
			4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
			4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
15	12/20/2021	Plaintiff's Exhibit 12	AA3557-
			3580
19	12/20/2021	Plaintiff's Exhibit 120	AA4560-
			4603
19	12/20/2021	Plaintiff's Exhibit 121	AA4604-
			4605
19	12/20/2021	Plaintiff's Exhibit 122	AA4606-
			4608
19	12/20/2021	Plaintiff's Exhibit 123	AA4609-
			4613
19	12/20/2021	Plaintiff's Exhibit 124	AA4614-
			4617
15	12/20/2021	Plaintiff's Exhibit 13	AA3580-
			3591
15	12/20/2021	Plaintiff's Exhibit 14	AA3592-
			3602
15	12/20/2021	Plaintiff's Exhibit 15	AA3603-
			3613
15	12/20/2021	Plaintiff's Exhibit 16	AA3614-
			3625
15	12/20/2021	Plaintiff's Exhibit 17	AA3626-
			3638
15	12/20/2021	Plaintiff's Exhibit 18	AA3639-
			3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647-
			3653
14	12/20/2021	Plaintiff's Exhibit 2	AA3481-
			3488
15	12/20/2021	Plaintiff's Exhibit 20	AA3654-
			3659

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
1.5	10/00/0001	DI 1 100 F 111 00	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
4.5	12/20/2021	DI 1 100 F 111 00	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
	10/00/000		3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
		_	3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
	12,20,2021		3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
	12/20/2021		3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12,20,2021	Tament & Limitate & /	3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
	12,20,2021	1 Immilit 5 Danielt 50	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
	12,20,2021	Tambin o Dimion 37	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
1-7	12/20/2021	I Idilitii S DAIIIOIL T	3497
			JTJI

16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	3933
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
	12/20/2021	Trainerr 5 Damoit 12	3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	
16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
16	12/20/2021	Plaintiff's Exhibit 53	AA3943-
			3945
16	12/20/2021	Plaintiff's Exhibit 54	AA3946
16	12/20/2021	Plaintiff's Exhibit 55	AA3947-
			3952
16	12/20/2021	Plaintiff's Exhibit 56	AA3953
16	12/20/2021	Plaintiff's Exhibit 57	AA3954-
			3963
16	12/20/2021	Plaintiff's Exhibit 58	AA3964-
			3966
16	12/20/2021	Plaintiff's Exhibit 59	AA3967-
			3971
15	12/20/2021	Plaintiff's Exhibit 6	AA3509-
			3515
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
			3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
			3984
16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986-
			3994
16	12/20/2021	Plaintiff's Exhibit 65	AA3995
16	12/20/2021	Plaintiff's Exhibit 66	AA3996-
			3997
16	12/20/2021	Plaintiff's Exhibit 67 (video)	
16	12/20/2021	Plaintiff's Exhibit 68 (video)	
16	12/20/2021	Plaintiff's Exhibit 69 (video)	

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

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

5	02/05/2021	Schedule of Arrears for Child Support With AA1004-	
		Confirmation Pursuant to EDCR 5.508 1013	
5	02/05/2021	Schedule of Arrears for Temporary Support	AA1014-
		with Confirmation Pursuant to EDCR 5.508	1021
2	06/10/2020	Stipulation and Order dated June 10, 2020	AA0304-307
12	05/10/2021	Supplemental [sic] to Opposition to	AA2779-
		Defendant's Motion for Relief from Order	2785
		After Hearing Regarding the Hearing on	
		January 25, 2021, and Motion for Leave to	
		File a Renewed Motion to Disqualify Judge	
		Perry and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant a Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
13	05/18/2021	Transcript from Hearing on May 18, 2021 re:	AA3026-
		All Pending Motions	3069
19-20	12/20/2021	Transcript From Non-Jury Trial on December	AA4618-
		20, 2021	4862
14	09/16/2021	Transcript From September 16, 2021, Hearing	AA3354-
		re: Return Hearing	3361
9-10	04/06/2021	Transcript re: April 6, 2021, Hearing on All	AA2175-
		Pending Motions	2270
13	06/16/2021	Transcript re: Court Hearing on June 16, 2021,	AA3159-
		at 10:00 a.m. re: All Pending Motions	3165
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
		on All Pending Motions	1548
4	01/25/2021	Transcript re: Hearing on January 25, 2021, AA085	
		Status Check	
14	07/07/2021	Transcript re: Hearing on July 7, 2021 re: All	AA3257-
		Pending Motions	3265
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
		Discovery on March 17, 2021	2081
10	04/07/2021		
		2284	
8	03/04/2021	, , ,	
		on All Pending Motions 1816	
12	05/11/2021		
		Return Hearing	2807

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 7 Part 2 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

Emily allegations constitute domestic violence. NRS 33.018 lists acts which constitute domestic 2 violence including: 3 (a) A battery (b) An assault 4 (c) Coercion pursuant to NRS 207.190 5 (d) A sexual assault (e) A knowing, purposeful or reckless course of conduct intended to harass the 6 other person. Such conduct may include, but is not limited to: 1) Stalking 7 2) Arson 8 3) Trespassing 4) Larceny 9 5) Destruction of private property 6) Carrying a concealed weapon without a permit 7) Injuring or killing an animal 11 8) Burglary 9) An invasion of the home 12 (f) A false imprisonment (g) Pandering. 13 None of the allegations included in Emily's Motion even come close to acts constituting 14 15 domestic violence as enunciated by statute. Emily's claims include: 16 17 1. The custody matters are high conflict. 18 This allegation clearly does not indicate domestic violence. 19 2. Bradley continues to engage in behavior which qualifies as domestic violence under NRS 33.018(b) by throwing a juice boxes at Emily's residence, and NRS 33.018(E) 20 by harassing Emily with threats of litigation against therapists and attorneys and name 21 calling of Emily (i.e., prostitute). 22 This allegation does not indicate domestic violence. The incident in which Emily 23 is referencing happened when Defendant was returning the children from visitation. Defendant 24 got the children out of his vehicle and was trying to hand them their juice when Emily grabbed 25 OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, DEEMING 26 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 9

the children and pulled them inside. Defendant tossed the juice boxes lightly toward the front porch, angled away from the door. The juice boxes landed a significant distance short of the door, but close enough to where Emily would be able to see them and give them to the minor children. Emily also claims in her motion that Defendant threw food, which is patently false, and yet again just another of her unethical attorney's lies used to enflame the emotions of the Court.

The use of litigation against therapists and attorneys cannot, by any reasonable person standard, be seen as domestic violence. Emily made the decision to use attorneys who have committed fraud, perjury, and have failed to abide by court rules at every turn. Likewise, Emily made the decision to use therapists who are willing to commit malpractice in exchange for compensation in order to achieve a specific desired result for Emily solely for the purpose of litigation. Said therapists have injured Brayden's mental health. Defendant has every right to pursue legal action and action with their respective governing boards.

Defendant has never contacted Emily and called her a prostitute. Additionally, referring to Emily by her chosen profession is not name calling. Defendant has confirmed, and previously provided proof to the court, that Emily is indeed a prostitute, exchanging sexual favors for cold hard cash. She has recently decided to continue her acts of prostitution by "dating" a man in his 60's or 70's, having sexual intercourse with him, and receiving compensation in return. This would be in addition to dating the man she was cheating on Defendant with for a year while the parties were married, Mario Markos.

Simply Emily's allegations do not constitute domestic violence. If they did Defendant surely would have been arrested already as Emily files numerous police reports on a OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, DEEMING BRADLEY VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION, FOR

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constant basis if Defendant so much as looks to intently toward the house at custodial exchanges or breathes too loudly.

3. Bradley's behavior is a form of coercion and threat.

This allegation is simply a self-serving legal conclusion with no basis or analysis and is clearly not an act of domestic violence.

4. Bradley is using the children to send messages to Emily regarding her safety-Brayden is saying he is going to shoot Emily in the head.

This allegation is not an act of domestic violence. Defendant has already filed a motion to strike Emily's allegations regarding Brayden's alleged conduct. Emily and her attorney are yet again simply lying, using inadmissible evidence that is unproveable, and most despicably, triangulating the minor child into a position in which he would be a witness in this divorce proceeding. Defendant spends, at most, four (4) hours with the children on Saturdays when Emily complies with the visitation agreement. Defendant is with all three (3) children at the same time the entire duration of the visit, and states nothing regarding Emily. When Defendant is spending time with his children the last thing he would prefer to think about is Emily.

 Bradley fails to realize his behavior is inappropriate, and continues to use name calling and harassment against Emily and anyone who assists Emily.

As previously stated, this is not an act constituting domestic violence. Moreover,

Defendant absolutely has the right to pursue legal action against unethical and immoral

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professionals assisting Emily through malpractice and fraud. Defendant referring to Emily as a prostitute on one occasion is not name calling, but simply a reference to her chosen profession.

6. As Bradley knows direct contact with Emily will be contempt, Bradley sends inappropriate and nasty messages through Emily's Counsel which is a manner in which he continues to emotionally abuse Emily.

Once again this is an absurd allegation as it relates to constituting domestic violence. Emily and her attorney have committed fraud, parental kidnapping, and continuously lie to this Court. Calling Emily and her attorney out for their actions is simply not domestic violence.

Emily fails to provide any allegations which a reasonable person could conclude constitute acts of domestic violence. Emily continuously reports Defendant to police for alleged conduct which does not constitute domestic violence. As such, Emily and her Counsel are attempting to have Judge Mary Perry, Emily's Counsel's dear friend, circumvent police and deem the actions as domestic violence. As Emily's allegations do not constitute domestic violence, her request to extend the Extended Order for Protection should be DENIED.

B. Emily's Request to correct a clerical error in the Court Order Should be DENIED.

Defendant requests that the clerical error correction be denied as Defendant has already filed a Motion for Relief from the July 30, 2020 Order which was procured by FRAUD. Additionally, Emily is attempting to make herself look like a shining start that has never done OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 12

anything wrong by claiming the parties were separated before she started having sexual intercourse with Mario Markos behind Defendant's back. In actuality, Emily was having sexual intercourse with Mario while the parties were still together, Defendant was still living in the house, the parties were still in marriage counseling, and the parties were still celebrating marital milestones. Emily even became pregnant with Mario Markos' baby in Spring of 2019 and unilaterally had a quick abortion to hide the affair from Defendant.

As Defendant has already filed a Motion for Relief from the July 30, 2020 Order procured through FRAUD by Emily and her Counsel, Amanda Roberts, this Court should DENY Emily's request.

C. Emily's Request to join Bradley's Business and Emily's Request for Appointment of a Receiver for Bradley's Business Should be DENIED. (Both requests are erroneously labeled as section "C" in Plaintiff's Motion).

Emily's request should be denied as Defendant's business is dissolved. (See Nevada Secretary of State Documents, attached hereto as Exhibit J). Defendant filed a recent Financial Disclosure Form indicating Defendant has not been able to conduct business since August 2020 due to Emily's continued mental abuse. Emily alleges that Defendant must be doing business due to a lawsuit filed in November of 2020. However, Defendant is handling zero (0) active cases. The lawsuit in November was filed simply to preserve a statute of limitations and is being handled by a different law firm.

Emily's request for a receiver comes directly from her Father's own nine (9) year divorce action in which his ex-wife correctly alleged fraud and theft from their busines, Allied OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 13

Flooring Services. Her Father's business was placed into receivership, costing tens of thousands of dollars and ruining the business. Here, Emily is a money hungry woman who married simply at the prospect of never working in her life. There is no money to be had in Defendant's former business. The business is also now dissolved. There is no risk of insolvency as the business is already dissolved and no longer in operation.

Defendant has not conducted business in many months, and further, Defendant's business is dissolved. No business exists to be joined or for a receiver to be assigned. As such, Plaintiff's request must be DENIED.

D. Emily's Request to Deem Bradley a Vexatious Litigant Should be DENIED.

Nevada courts have recognized that the courts have "the power to permanently restrict a litigant's right to access the courts," *Jordan v. State ex rel. Dep't of Motor Vehicles & Public Safety*, 121 Nev. 44, 59 110 P.3d 30, 41-42 (2005), and approved procedures to guid courts in determining whether to restrict a litigant's access to the courts and in narrowly tailoring a restrictive order." *Id.* At 60-62, 110 P.3d at 42-44.

"In evaluating the district court's exercise of discretion regarding vexatious litigation, this court considers: (1) whether the petitioner received reasonable notice of and an opportunity to oppose the vexatious-litigation determination and pre-filing injunction; (2) whether the district court has created an adequate record for review of the vexatious finding and whether there were less onerous sanctions than a pre-filing injunction to curb repetitive and abusive activities; (3) whether the actions identified by the district court at step 2 show the OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF

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petitioner to be vexatious, which requires a finding that the filings were without arguable factual or legal basis or filed with the intent to harass; and (4) whether the restrictive order is narrowly tailored to address the specific problem and sets forth an appropriate standard by which any future filings will be measured. *See Jones vs. Eighth Judicial Dist. Court*, 130 Nev., Adv. Op. 53, 330 P.3d 475, 479-80 (2014). "[T]he district court must make substantive findings as to the frivolous or harassing nature of the litigant's actions." *Id.* at 61.

The purpose of the vexatious finding and any subsequent order "must be to curb vexatious litigation, not just litigiousness." *Id.* "The filings must be more than just repetitive, or abusive-they must also be without an arguable legal or factual basis, or filed with the intent to harass." *Id.*

In this matter Emily is requesting Defendant be deemed a vexatious litigant because it is inconvenient for Emily if Defendant defends his rights and requests the Court to decide matters based on law and fact rather than Plaintiff's fraud. Emily claims that the mere fact Defendant has filed lawsuits against the unethical legal and medical providers she has used is vexatious. In fact, Defendant has every right to seek redress against people who have committed torts or negligence and affected Defendant's rights. Likewise, Emily claims Defendant should be deemed vexatious because Defendant can file motions without incurring attorney's fees, but so can any other pro se litigant. Additionally, Defendant would not need to file any motions if Emily and her Counsel would adhere to court rules and follow the rules of civil procedure. It is Emily's own fault that Defendant is forced to file motions to simply correct the wrongs that have been

perpetrated by Emily and her Counsel.
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Moreover, Emily argues that al civil actions should be consolidated into the instant action. However, last I checked Emily doesn't represent the other parties, nor has she spent a single dollar defending those actions. Emily and her Counsel's motives are clear though. Emily, Amanda Roberts, and Donna Wilburn would all LOVE their cases to be consolidated in front of Judge Mary Perrry, as Judge Perry is friends with Amanda Roberts and Donna Wilburn. I wonder what the likelihood of Defendant obtaining a favorable judgement would be with those parties' friend as judge?

Emily provides no substantive argument or analysis as to why Defendant should be deemed vexatious other than it's inconvenient for her to answer Motions instead of railroading Defendant by failing to follow law and order of this court. Likewise, the other civil matters have merit and were filed by Defendant to redress violations of Defendant's rights. As such, Defendant is not a vexatious litigant and Emily's request must be DENIED.

E. Emily's Request to Modify Legal Custody Should be DENIED.

A district court may modify joint physical and legal custody when doing so serves the child's best interest. NRS 125.510(2); *Rivero v. Rivero*, 125 Nev. 410, 430, 216 P.3d 213, 227 (2009).

Emily's Motion provides ZERO support for her assertion that she should be granted sole legal custody of the minor children. She simply requests sole legal custody such that she can make all educational and medical decisions regarding the children.

BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 16

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 In this matter Emily has never informed Defendant of any educational decisions. Defendant had to seek Brayden's education information on his own. The only say is that Defendant informed Adelson Educational Campus that Defendant would not approve of Brayden's enrollment as the parties did not have the financial resources. Further, Emily is the only party that has interfered with educational rights. Defendant was contacted by Adelson and informed Emily instructed to them not to speak with Defendant regarding Brayden's education.

As far as medical decisions go, Emily is simply seeking sole legal custody so that she may take Brayden to the unethical therapists which she is simply using for purposes of divorce. Dr. Nicholas Ponzo provided a through analysis and it was much different than that provided by Donna Wilburn, Judge Mary Perry's friend, and that provided by Anna Trujillo. This is due to the fact that Dr. Ponzo is an independent party, not hired for the purpose of providing one party with a desired result. Additionally, Defendant requested Dr. Ponzo schedule Brayden for therapy through Emily, however, Emily declined therapy. Odd that she would decline services she claims Brayden needs from a provider she previously agreed to. Except that she is simply seeking medical treatment from providers that she can pay for a specific result. Additionally, Emily may be seeking to block Defendant from receiving medical records regarding the minor children's injuries sustained while in the care of Plaintiff, which serves no legitimate purpose.

It is not in the best interest of the children for Emily to be awarded sole legal custody of the children. Defendant has not obstructed any legitimate medical or educational needs.

As such, Plaintiff's request must be denied.

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F. Emily's Request to Modify Bradley's Visitation Should be DENIED.

"The threshold requirement for modifying primary physical custody is that the moving party shows there has been a substantial change in circumstances affecting the welfare of the child since the last custody order was entered." *See Nance v Ferrarro*. In contrast, a motion to modify joint physical custody turns solely on whether the modification is in the child's best interest." *Id*; *see also Bluestein*, 131 Nev. at 111-12, 345 P.3d at 1048. "In the course of determining whether a custody modification is in the child's best interest, courts must consider and articulate specific findings regarding the non-exhaustive list of best interest factors set forth by statute. *See* NRS 125.480(4); *Lewis v. Lewis*, 132 Nev. ______, 373 P.3d 878, 882 (2016).

Wishes of the Child

Although the children are of young age, Dr. Nicholas Ponzo's report indicates and recommends Brayden gets more time with Defendant as that is his desire (See Reunification Report, attached hereto as Exhibit K).

Nomination of Guardian

This factor is not applicable.

Frequent Association and Continuing Relationship

Emily refuses to allow Defendant frequent association and a continuing relationship with the minor children because Emily is attempting to extort financial benefits from Defendant. Emily is deranged and not acting in the best interests of the children.

Level of Conflict

There is a high level of conflict in this matter.

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Emily has refused to cooperate with Defendant in simply following agreements. If it's not Emily's way she will threaten and manipulate to get what she wants. Defendant has done everything in line with all agreements.

Mental and Physical Health of the Parents

Defendant is physically and mentally healthy at this time. Defendant has been under the care of a LMFT since 2017 due to emotional/mental abuse by Emily. Emily has routinely attempted to stop Defendant from seeking care as it made Defendant well and able to break free of Emily's manipulation and control. Emily specifically threatened on multiple occasions to divorce Defendant if he went to his therapist, to sleep with Mario Markos if Defendant went to his therapist, and even GPS tracked Defendant's phone to yell at Defendant when he was at his therapist's office. Emily is physically healthy; however, she is upon information and belief, mentally ill. Emily must control all aspects of everyone and makes numerous threats if her way is not granted.

Physical, Developmental and Emotional Needs of the Children

The children have routinely been injured in the care of Emily. None of the children have been injured while in care of Defendant. Additionally, Emily clearly injured, and continues to injure the mental health of Brayden. In Emily's motion she alleges that Brayden is in desperate need of therapy. However, Defendant contacted Brayden's last therapist, that was agreed to by Emily, Dr. Nicholas Ponzo regarding Emily taking Brayden for a session. Emily responded to

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Dr. Ponzo that therapy was not needed (See Ponzo Email, attached hereto as Exhibit L). It appears Brayden's therapy needs are only evident when it benefits Emily.

Nature of Relationship with Parents

Brayden is loved by both parents. However, Emily wrongfully restricts Brayden's access to Defendant's love and attention. Pursuant to Dr. Nicholas Ponzo's report Brayden clearly loves Defendant but is harmed by the knowledge that he must hide said love from Emily and she does not approve and becomes hostile. The report states that Brayden wants more interaction with Defendant, however Emily has triangulated him into an inappropriate situation for a child of his age.

Sibling Relationship

Defendant allows the siblings to all go back and forth to and from visitation with each other. Emily, however, refuses to allow Brayden to come to visitation on many occasions and minimizes the relationship he can have with his sisters and father.

Abuse or Neglect

Multiple CPS reports have been filed regarding abuse and neglect of the minor children while in Emily's care. Notably, Blake has suffered three (3) broken legs and a broken arm. Emily claimed to CPS that Blake has a bone disease that makes her bones brittle; however, this is a lie. Blake is a completely healthy child and has never been diagnosed with such ailment. Likewise, Brayden has suffered from a severely lacerated middle finger as the result of Emily giving him a box cutter to play with. Brayden was rushed to Summerlin Hospital ER as a result.

On Tuesday, February 16, 2021 Brayden was once again hospitalized at Summerlin Hospital with OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 20

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a rubber band tied around his genitals. Defendant contacted Emily's Counsel in an attempt to see Brayden, however, the request went unanswered as Emily and her Counsel are no doubt trying to hide the events of that day and scheme up an excuse for the neglect or abusive behavior of Emily. CPS has been informed of the incident and action is being taken at this time.

Abduction

Emily is currently under investigation by LVMPD for parental abduction. Emily has routinely refused to conduct child custody exchanges resulting in police reports and the issuance of red cards. Emily has wrongfully refused visitation for periods of months and engaged in acts constituting parental alienation, resulting in emotional abuse to the minor children and Defendant.

Domestic Violence

Emily is currently under investigation by LVMPD for instances of Domestic Violence, including striking Defendant and assault with a deadly weapon by nearly impacting Defendant with her vehicle prior to a custody exchange. Further, Defendant was subjected to seven (7) years of mental/emotional abuse from Emily, the likes of which are being disclosed through discovery as the time crunch of Plaintiff's filings do not allow thousands of pages of evidence to be filed with the current opposition.

G. Emily's Request for Completion of the NRCP § 35 Mental Evaluation of Bradley Should be DENIED.

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Emily's request for a mental evaluation of Defendant should be DENIED as Emily procured the June 11, 2020 Stipulation and Order through Fraud, and she fails to provide good cause for such mental health evaluation.

Emily's allegation is that Defendant agreed to a mental health evaluation through the Stipulation and Order entered on June 10, 2020. However, Emily and her Counsel fail to recognize that Defendant has already filed an Order for Sanctions regarding said Stipulation and Order. The SAO entered June 10, 2020 was procured by Fraud on the part of Emily and her counsel. A party committing fraud upon the court shall not reap the benefits of his or her fraud. See Vaile v. Dist. Ct., 118 Nev. 262 (Nev. 2002) (holding that a party committing fraud upon the court could not enforce the divorce decree the party obtained through fraud).

Emily alleges that good cause exists for a mental health evaluation because Defendant has filed legal actions against unethical providers Emily has chosen to use who have committed intentional torts, filed an affidavit of bias against the previous "Honorable" Judge in this matter, Judge Sandra Pomrenze, and stood up for himself against Judge Pomrenze who was a known bully, and pathetic excuse for a Judge.

As previously explained, Defendant has every right to file legal action against third parties who have wronged Defendant by committing intentional torts and/or negligence. The fact that Emily choses to employ unethical professionals who have no morals, engage in illegal conduct, commit malpractice, and enable Emily to knowingly violate court laws and Defendant's rights should not deny Defendant the right to take appropriate action. Specifically, Plaintiff's

prior Counsel knowingly filed false documents, Plaintiff's current Counsel committed fraud and OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 22

conspired with Emily to have Defendant wrongfully arrested, and Judge Pomrenze was absolutely biased by making rulings based on neither fact nor law. Judge Pomrenze even went so far as to continue working on this matter despite an affidavit of bias being filed, demonstrating her bias or if she'd prefer, her absolute incompetence.

However, if this Court finds that Defendant should undergo a mental health examination, I believe it appropriate that Plaintiff herself undergo one as well. Plaintiff is a prostitute who has intentionally injured the mental health of her children, has committed multiple acts of domestic violence herself, has engaged in seven years of extreme mental abuse of Defendant, and has committed parental kidnapping. Plaintiff's own Father, Javier Cardona, has on multiple occasions come to Defendant's office irate with Emily and exclaiming that he was done with his daughter because she has mental problems.

As Emily should not benefit from her own fraud upon this court, and the fact that Plaintiff provides no good cause, Emily's request for a mental health examination should be DENIED.

H. Emily's Request for an Order to Show Cause Against Bradley Should be DENIED.

Once again, Emily is requesting the Court grant her relief as a result of her fraud upon this Court. A party committing fraud upon the court shall not reap the benefits of his or her fraud. See Vaile v. Dist. Ct., 118 Nev. 262 (Nev. 2002) (holding that a party committing fraud upon the court could not enforce the divorce decree the party obtained through fraud). Defendant filed motion for relief from Orders from the July 30, 2020 hearing, the October 22, 2020 hearing and Opposition to plaintiff's motion to extend protection order, joining bradley's Business as a party to this action, appointing a receiver for the Busines, 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 tho hold bradley in contempt, to reduce child support arrears to Judgment, to reduce temporary support to Judgment, for an award of artorney's fees and costs, and related relief - 23

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November 24, 2020 hearing as all Orders were procured as a result of Plaintiff's Fraud. Now common sense would demonstrate that Amanda Roberts delayed entering the Orders on purpose as her client then didn't have to follow any custody orders and Defendant had no legal recourse to enforce said orders.

Specifically, the July 2020 Order was not entered until Plaintiff and her Counsel illegally conspired to have Defendant wrongfully arrested and detained on January 23, 2021. The July 30, 2020 Order was only entered on January 25, 2021 so that Defendant would not have time to seek relief from the Order. The October 2020 Order was only entered on January 22, 2021 for the same reason. Finally, the November 24, 2020 Order was fraudulently submitted to the Court on November 25, 2020 in an attempt to bypass Defendant's review of the Order. The Order was then signed by Judge Pomrenze after Defendant filed his affidavit of bias, and Judge Pomrenze had no jurisdiction to proceed on the case.

As all Orders have been procured by Fraud, and have been unenforceable, Emily's request for contempt regarding the Orders should be DENIED in its entirety.

III. CONCLUSION

This honorable Court should DENY Plaintiff's Motion in its entirety! Plaintiff and Plaintiff's Counsel have exhibited a course of conduct the circumvent court rules, commit crimes against Defendant, and manufacture facts (LIE) in the absence of facts to support their unethical ways. Plaintiff is attempting to relitigate issues which were all heard at previous hearings, modify custody absent a substantial change in circumstances as required by law, and enforce court orders opposition to plaintiff's motion to extend protection order, joining bradley's business as a party to this action, appointing a receiver for the busines, 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 the 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 - 24

which were only filed by fraudulent means (and are still being contested, and therefore are unenforceable at this time). Why are they doing this now? Simply put, Plaintiff and her Counsel filed their Motion knowing that they would get a favor from Plaintiff's Counsel's dear friend, Judge Mary Perry. Defendant has filed a Motion to Disqualify Judge Mary Perry to which Judge Mary Perry filed a Response which is littered with factual errors and intentional misrepresentations of fact, not only drawing into question Judge Perry's impartiality and bias, but also Judge Perry's mental fitness as a finder of fact and Judge in this Honorable Court. Plaintiff's Motion is devoid of merit and should be DENIED in its entirety.

DATED this 19th day of February 2021.

/s/ Bradley Bellisario
Bradley Bellisario
7100 Grand Mantonito Pkyyy #3

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

T: 702.936.4800 F: 702.936.4801

E: bradb@bellisariolaw.com

Defendant Pro Se

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DECLARATION OF BRADLEY J. BELLISARIO

STATE OF NEVADA)
) ss
COUNTY OF CLARK)

1 2

- 1. I am the Defendant in the above entitled matter;
- 2. That I read the foregoing OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING VISITATION FOR MENTAL HEALTH EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF, including the points and authorities and any exhibits attached hereto and the same are true and correct to the best of my knowledge and belief; and

OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 26

AA1583

3. For the reasons stated in this Opposition, I am requesting that the Court DENY all of Plaintiff's requested relief.

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

DATED this 19th day of February 2021.

Bradley J. Bellisario Defendant Pro 86

OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 27

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 19th day of February 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING VISITATION FOR MENTAL HEALTH EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF to:

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

By: _______Bradley Bellisario, Defendant

OPPOSITION TO PLAINTIFF'S MOTION TO EXTEND PROTECTION ORDER, JOINING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINTING A RECEIVER FOR THE BUSINES, 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 THO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF - 28

EXHIBIT A

Electronically Filed 2/26/2020 9:55 AM Steven D. Grierson CLERK OF THE COURT CHRISTOPHER R. TILMAN, ESQ. Nevada Bar No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 2 3 Attorney for Respondent Father Bradley Bellisario DISTRICT COURT 5 CLARK COUNTY, NEVADA 6 Case No: J-19-349506-P1 In the Matter of: 7 Dept No: D BRAYDEN BELLISARIO; 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 anached hereto. 13 7 Stay of February, 2020 DATED this 14 15 16 17 18 CHRISTOPHER R. TILMAN, ESQ. Nebada Bar No. 005150 121V South Maryland Parkway Las Vegas, Nevada 89104 19 20 21 Attorney for Respondent Father 22 23 24 25 26 27 28 Casa Number 3-19-349508-F1

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

Electronically Filed 02/14/2020 CHRISTOPHER R. TILMAN, ESQ. CLERK OF THE COURT Nevada Ber No. 05150 (211 South Maryland Perkway Las Vegas, NV 89104 (702) 214-4214 2 Attorney for Respondent Father Bradley Bellisario 4 DISTRICT COURT 5 CLARK COUNTY, NEVADA б 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 EX PARTE ORDER 11 IT IS HEREBY ORDERED that as of January 7, 2020, wardship was TERMINATED with 12 NO provisions to a custody agreement. 13 IT IS FURTHER ORDERED that the Temporary Protection Order, Case Number 051569 14 was dissolved pursuant to the stated agreement by the parties. 15 Dated this 12 day of February, 2020. 16 17 18 DISTRICT COURT JUDGE 19 Submin 20 71 CHRISTO HER R. TILMAN, ESQ. Nevada Bir No. 05150 1211 South Maryland Parkway Las Vegas, NV 89104 (702) 214-4214 22 23 Attorney for Respondent Father 24 25 26 27 28

EXHIBIT B

Electronically Filed 03/02/2020 CLERK OF THE COURT

COURT CODE: MOT

Your Name: Cmily Politisaril

(Scheck one) Applicant / Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

polisaria

(person who obtained the protection order)

VS.

(person who the protection order is against)

DEPT .:

DATE OF HEARING: _

TIME OF HEARING: 11:00 AN

Hearing Requested: 区 Yes

MOTION FOR AN ORDER TO SHOW CAUSE REGARDING CONTEMPT

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

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

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

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Motion for an Order to Show Cause (TPO)

POINTS AND AUTHORITIES

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

FACTS AND ARGUMENT

- 1. Violation. I believe the other party is violating the court's protection order. The details of the alleged contempt are listed in the attached declaration.
- 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 parit until he stops variassing contacting me and showing up to my house I respectfully ask the Court to grant me the relief requested above, including an award of attorney's fees if I am able to retain an attorney for this matter, and any other relief the Court finds appropriate. DATED 312 Submitted By: (your signature)

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

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

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

Cou	art Order Being Violated. The other party is violating the terms of a Court order that the art entered on (date court order was filed) 10/24/2019
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Page 3 of 5 - Motion for an Order to Show Cause (TPO)

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The other party knows about the court order(s) because (explain how	(explain how the other
is aware of the court order)	

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

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5 Any Exhibit(s) in	support of this Motion w	ill be filed separately	in an Exhibit Appendix.	
		the cont	empt(s) explained above. Nevada that the foregoing	I g is
DATED 3 2		,20 <u>20</u> .)	
	Submitted By: (your sign) (print you		ing Bellicano.	

Your Name: Emily Bellisario

(Scheck one) Applicant / Adverse Party

Electronically Filed
03/02/2020

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

Emily Bellisario Applicant (person who obtained the protection order) vs. Bradley Bellisario Adverse Party. (person who the protection order is agains	TIME OF HEARING: 11'. CO CAVA
EXH	TIBIT APPENDIX
/ Adverse Party, submits the followin	the (check one ⊠) □ Applicant g exhibits in support of my (title of motion / opposition g exhibits in support of my (title of motion / opposition I understand give evidence in my case until formally admitted into
Table of Contents:	
1. Statement	
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9	Exhibit Append
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EXHIBIT __

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

THIS APPLICATION IS A PUBLIC RECORD

Soon to be ex-husband is always threatening, harassing and intimidating me. He's been arrested for DV and aggr. stalking with a weapon once & the police were called another time for domestic violence& for destroying my property. September of 2019 he broke into my house by breaking the back window when my children and I were home and vandalized the home causing \$27,000 in He came up the stairs and grabbed me and began yelling in my face and threatening me while my stood behind me crying. I was granted a protection order after that event and had it until jan7th 2020 he kept asking me to drop the order so we could co parent more effectively and I agreed to do it for the kids sake thinking he learned his lesson and would leave me alone, as the order dropped he started harassing me 46 again following me telling me he knew i lied about work he knew i was on the strip one day that 18 be at work and kept asking over and over 49 me my work schedules and address 20 to pick up the kids many times and have 21 pick them up like he was doing for four months 22 it he keeps showing up even though i am telling him no 23 24

PLEASE DO NOT WRITE ON THE BACKS OF ANY PAGES.

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CLERK OF THE COURT

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our Name: emily Politano	<u> </u>
our Name: Allie V DANGERTO Acheck one) Applicant / Adverse Party	
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CLARK COU	UNTY, NEVADA
	CASE NO.: T-19-200 404-T
Emily Belliant	CASE NO.: 1-11 S.O.
Applicant (person who obtained the protection order)	DEPT: TPO/P
(person who committee	
vs.	1
bradley melicanio	
Adverse Party? (person who the protection order is against)	
(your name) <u>Emily</u> Collise Motion for an Order Shortening Time pursua shorten the time in which to hear the (∑ che ☐ Motion to Modify / Dissolve	eck one)
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DECLARATION

			as of the facts contained	herein
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18	service) HAS I	NOT been served with a	a copy of the motion y	he other
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3/5/2020 3:03 PM
Steven D. Grierson
CLERK OF THE COURT

COURT CODE: OST

Your Name: Emily Bellisanu
(⊠ check one) Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

V2.	
Applicant (person who obtained the protection order) vs. Prodley Palisario Adverse Party. (person who the protection order is against)	CASE NO.: T-19-200404 T DEPT.: TPO / P DATE OF HEARING: 3/24/20 TIME OF HEARING: 11'00 0000
ODDED SHE	ORTENING TIME
Upon application of the Movant, and good ca	use appearing therefore:
IT IS HEREBY ORDERED that the	time for hearing the
☐ Motion to Modify / Dissolve	
☐ Motion to Extend	Other:
	202D at 9:30
is hereby shortened and shall be heard on <u></u>	March 12, 2020 at 9:30
a - in in Courtroom 5 at the Family	Courts and Services Center, 601 N. Pecos Road Las
Vegas, Nevada 89101.	
×	
DATED this 5 day of M	arch , 20 120.
	- A d.
	HEARING MASTER
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Submitted By: (your signature) >	MAR 0 3 2020
(print your name) [Mi	DOMESTIC FOLENCE Order Shortening Time - TPO
© 2019 Family Law Self-Help Center	Order Shortening Time

Electronically Filed
03/02/2020
CLERK OF THE COURT

COURT CODE: MISC

Your Name: Emily Bellisario
(⊠ check one) □ Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

CLARACOC	17.21
Applicant (person who obtained the protection order) vs. Bradley Bellisaviv Adverse Party. (person who the protection order is against)	CASE NO.: <u>T-19-200404-T</u> DEPT: DATE OF HEARING: <u>3 24 20</u> TIME OF HEARING: <u> 100 ava.</u>
	R BY COMMUNICATION EQUIPMENT
Appear by Communication Equipment for the (hearing date) For the purpose of this appearance, I my confidential contact information. I under reached at this telephone number on the date.	submits this Notice of mich to the protection order hearing currently scheduled for
number will constitute a nonappearance. DATED (today's date)	
Submitted By: (5	Signature) >
*Make sure the court has your correct ph	one number listed in your confidential information
© 2019 Family Law Self-Help Center	TPO Notice of Intent to Appear Telephonicall

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 a the police station i was waiting for paper work, stop finding things to fight about or pick at me for. Our kids are amazing I've done a damn pretty good job making sure: keep nothing but positive influence around our children that goes with what they hear . All you do jut talk shit to me or try to cause a fight or argue . I'm not here for it and i won't respond to it anymore. Talk to you next week, again if yo want to FaceTime the kids your More than welcome

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

EXHIBIT C

Electronically Filed 03/11/2020

CLERK OF THE COURT

COURT CODE: OPPS

Your Name: BRANGY BEUTSARTO
(M check one) □ Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

EMILY BELLEVARIO	CASE NO .: T-19-20 404-T
Applicant (person who obtained the protection order)	DATE OF HEARING: 3/12/26
vs.	TIME OF HEARING: 9:30 AM
CRADGY BELLISASTO Adverse Party. (person who the protection order is against)	Hearing Requested: ■Yes □No
The And Wh	THE TO SHOW CASE RECARDING CONTEMPT (title of the motion you are opposing)
OPPOSITION TO METERS FOR ME G	(title of the motion you are opposing)
	and the
(Your name) BRADLEY J. BEL	LTS ASTO, files this opposition to the
motion referenced above.	
LEGAL ARGUMENT. (explain all relationships) position. If you do not provide and explain your requests may be considered without meaning the considered wit	
SEE ATTACHED UN NEW	T PAGE
	ADDITION & ASSESS PARRY 1-7 to 2
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	TPO Generic Opposition
© 2019 Family Law Self-Help Center	

COURT CODE: OPPS

Your Name: BRANEY BEUTSARTO
(⊠ check one) □ Applicant / □ Adverse Party

DISTRICT COURT CLARK COUNTY, NEVADA

A FLORING TO	CASE NO .: T-19-20 404-T
MILY BELLEGARIO	DEPT.: TPO/
person who obtained the protection order)	DEI 1
	DATE OF HEARING: 3/18/26
S.	TIME OF HEARING: 9:30 Am
SADDLEY BELLISARIE	TIME OF HEARING.
Adverse Party. person who the protection order is against)	Hearing Requested: ■Yes ■No
OPPOSITION TO MOTEON FOR AN UP	(title of the motion you are opposing)
	A.
(Your name) BRADLEY J. BEU	TS AR To , files this opposition to the
motion referenced above.	
	PRODITIES
	ND AUTHORITIES
LEGAL ARGUMENT. (explain all rele	evant laws and legal authorities that support your not the legal basis that supports each of your requests, erit and denied.)
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Exhibit D OUR FAMILY	
and the second second	TPO Generic Opposition
© 2019 Family Law Self-Help Center	TPO Generic Opposition

LEGAL ARGUMENT

An oral stipulation agreed to by the parties in open court, and memorialized in the court minutes, is a binding, enforceable agreement. See Grisham v. Grisham, Supreme Court of Nevada No. 55394; 57433 (2012). "Oral stipulations of the parties in the presence of the court are generally held to be binding, especially when aced upon or entered on the court record." See 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, 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 the morning group's cabin whenever they aren't using it." (See Exhibit B page 74/109; 1:19 pm). Mrs. Bellisario agreed "Yeah that would be fun they have a 4 day weekend on valentines." (See Id. 1:34 pm).

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

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

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

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

CONCLUSION

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

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(attach	additional pages if more space is needed)
CONC	LUSION (explain what you want the judge to order)
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am able	e to retain an attorney for this matter, and any other relief the Court finds appropriate.
1.	Deny the other party's motion:
2	(LOSE TPO CASE
3.	ATGANEYS FRES
	ED MARKET 11. 2000 . 2000.

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 MARLY	, 20 <u>do</u> .	
	Submitted By: (your signature) (print your name)	BAARLEN J BELLETARETO

EXHIBIT D

		DISTRICT COURT	FILED IN OPEN COURT- March 12, 2020	
3		CLARK COUNTY NEVADA	CLERK OF THE COURT	
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5	EMILY BELLISARIO.	Present Not present	CASE NO.: T-19-200404-T	
6	vs.	₩ith counsel	DEPARTMENT P/TPO	
8	BRADLEY BELLISARIO.	☐ Var present		
9	s Joseph Barts		TO DOMESTIC VIOLENCE	
11	PROTEC	TION ORDER AGAINS	T DOMESTIC VIOLENCE	1
11.	urisdiction in this matter, ever		presented this day, and the Court having ed on Applicant Adverse Party, ding service of process and the matter set for	
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	Exceptions to the foregoing
	Exceptions to the foregrand
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 7	hat 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
	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): wherefore awarded visitation as follows:
0 11	child(ren). Adverse i and demonstration
10	Such visitation shall be supervised by Supervised visitation requires the identification of the duration of the visitation. Supervised visitation requires the identification of the visitation.
11	The the learner of th
12	
13	The second of the second
14	and shall be payable \$ beginning
15	SO ORDERED on this the 12th day of March, 2020.
16	Marican France
17	DOMESTIC VIOLENCE JUDICIAL OFFICER
18_	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the foregoing Findings and
1141	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the tolegoing the French are effective Recommendations are approved and are french; made Orders of the Euler. These Orders are effective and are french; made Orders of the Euler. These Orders are effective and are french; made Orders of the Order to file and Order to file
18	Recommendations are approved and are nearety made Orders of the Court. These Circles of this Order to file an immediately. Pursuant to EDCR 5.5 8(e), you have 14 days from your receipt of this Order to file an Objection to this Decision.
20	Objection to this occurrence
21	DISTRICT COURT JUDGE
22	DISTRICT COURT JUDGE
23	/
24	Judge's or Hearing Master's initials will appear next to all orders that apply; anything not initialed
	has not been ordered andrer is inapplicable to your case.
25	14
25 26	
26	

EXHIBIT E

1001

LAS VEGAS METROPOLITAN POLICE DEPARTMENT VOLUNTARY STATEMENT

Event # LLY 200760008680

"PRINT"

"Click here to add/edit Event Number"

1913 SONDRES LV,		Date of Birth	Social S	Security #
our Name (Last / First / Middle)		07/24/9/8	STATE	530 63
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esidence Address (Number's Street Bidg/Apt.	1 - 10 1 1 V9 12 LA	is. Phone		1
(1) 301011		mall		
Business (Local) Address (Number & Steel) Bldg/Apt.		coupation	Departu	re Date (If Visitor)
RESIDENCE (CARROLLES)			Can you	Tyres
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EXHIBIT F

LAS VEGAS METROPOLITAN POLICE DEPARTÍNI VOLUNTARY STATEMENT

Event # 1200900075740

THIS PORTION TO BE COM	IPLETED BY OFFICE	R	Time Occurred
olic Come		Date Occurred	Sam
TPO VIOLATION		Sector/Beat	City County
ation of Occurrence	7134	12	<u> </u>
1913 SONDED DE LV, M. 80			
*		Date of Birth	Social Security #
r Name (Last / First / Middle)		07/24/88	930- 63-15
ENSANO CONTON Sex Height (Weight Hair Eyes Work Schol. (Hours) D	ays Off Business /		12
G S4 IIS Black Pro			
sidence Address (Number & Street) Bldg/Apt # City State Zi	ip Code Res. Phone	70 427	W748 .
913 Sordrio Or LASVERS NV	STA Bus. Phone		· · · · · · · · · · · · · · · · · · ·
	Email L	V77106129	
siness (Local) Address (Number & Street) Glog(Apr. 4	Zip Code Occupation		Departure Date (If Visitor)
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st prace to contact you during the say.	noon ever		Suspect? No
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HAVE READ THIS STATEMENT AND LAFFIRM TO THE TRUTH AND	ACCURACY OF THE	FACTS CONTAINED	HEREIN. THIS STATEMEN
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ON THE T DAY OF SETT 2020	AT 1475	A.M.	M.
Witness/Officer:		SIGN IN PRONT	ELVMPD WITNESS
Witness/Officer: M. HOULIND	13993	7	RSON GIVING STATEMENT
(PRINTED)	Pr	30000	CALL CONTRACTOR CONTRACTOR

LAS VEGAS METROPOLITAN POLICE DEPAR NT CONTINUATION

Event #: LLV 20090007 574

I am afraid for my life, I am afraid for my 3 young
in last walking to take
Childrens lives, I feel like how he my morning to me
and hes getting ready to come kill me and in rage kill
an sig.
· · · · · · · · · · · · · · · · · · ·
Λ
- X J

Page 2



4 Messages Emily



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

From: bradley bellisario

bradb@bellisariolaw.com>

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









EXHIBIT G

AS VEGAS METROPOLITAN POLICE DEPARTM

DECLARATION OF WARRANT/SUMMONS

(N.R.S. 171.106)

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

Event Number: LLV200900075740

STATE OF NEVADA

Bellisario, Bradley

) ss: ID#: 7524008

COUNTY OF CLARK

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

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

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

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

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

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

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

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

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

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:

WITNESS:

2 P#14831 Mens (\$ 17750 DATE: 9/27/2020

Page 2 of 2

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. 7 PART 3

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

Attorney for Appellant, Bradley John Bellisario

INDEX OF APPELLANT APPENDIX

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

18 04251 - 04500

19 04501 - 04750

20 04751 - 05000

INDEX OF APPELLANT APPENDIX CHRONOLOGICAL ORDER

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

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

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

5	02/09/2021	Ex Parte Motion for Continuance of Hearing	AA1154-
		Set for February 11, 2021, at 1:30 p.m.	1204
5-6	02/09/2021	Motion to Strike Hearsay and	AA1205-
		Misrepresentations of Material Fact Regarding	1271
		Plaintiff's Notice of Motion and Motion to	
		Extend Protection Order, Joining Bradley's	
		Business as a Party to the Action, Appoint a	
		Receiver for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
		Disqualification of Judge	1351
6	02/11/2021	Motion to Disqualify Judge Pursant to NCJC	AA1352-
		2.11	1443
6-7	02/11/2021	Motion for Relief from Amended July 30,	AA1444-
		2020, Order, July 30, 2020, Order, and	1537
		October 22, 2020, Order	
7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
7	02/11/2021	Court Minutes from February 11, 2021	AA1542-
'	02/11/2021	Court Minutes from Leordary 11, 2021	1545
7	02/11/2021	Transcript re: Hearing on February 11, 2021,	AA1546-
_ ′	02/11/2021		1548
7	02/16/2021	on All Pending Motions Response to Defendant's Motion to Disquelify	·
7	02/16/2021	Response to Defendant's Motion to Disqualify	AA1549-
	00/16/2021	Judge	1554
7	02/16/2021	Order	AA1555-
			1557
7	02/19/2021	Opposition to Plaintiff's Motion to Extend	AA1558-
		Protection Order, Joining Bradley's Business	1661
		as a Party to the Action, Appoint a Receiver	
			

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

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

8	03/09/2021	Ex Parte Application for Order Shortening AA1950-	
		Time	1961
8	03/09/2021	Notice of Defendant's Intent to Seek Post-	AA1962-
	02/00/2021	Order Relief	1965
8	03/09/2021	Defendant's Motion for Reconsideration	AA1966-
		Regarding Defendant's Motion to Disqualify	1979
0	02/10/2021	Judge Mary Perry	A A 1000
8	03/10/2021	Order After Hearing	AA1980- 19852
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
8	03/10/2021	Notice of Entry of Order After Hearing	1988
8	03/11/2021	Ex Parte Application for Order Shortening	AA1989-
	03/11/2021	Time	1997
8-9	03/12/2021	Notice of Defendant's Objection to Plaintiff's	AA1998-
		Ex Parte Application for Order Shortening	2002
		Time Dated 03/11/2021	
9	03/16/2021	Motion for Protective Order	AA2003-
			2051
9	03/17/2021	Court Minutes from March 17, 2021	AA2052-
			2053
9	03/17/2021	Opposition to Notice of Motion and Motion to	AA2054-
		Compel Discovery, for Attorney's Fees and	2066
		Costs, and Related Relief	
9	03/17/2021	Transcript re: Hearing on Motion to Compel	AA2067-
	00/00/0001	Discovery on March 17, 2021	2081
9	03/22/2021	Decision and Order	AA2082-
0	02/22/2021	NI (CD C 1 4) I 4 4 E'I W'4 C	2084
9	03/22/2021	Notice of Defendant's Intent to File Write of	AA2085-
0	02/22/2021	Mandamus and Motion to Stay Proceedings Notice of Possiboduling Hearings	2090 AA2091-
9	03/23/2021	Notice of Rescheduling Hearings	2092
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
	05,50,2021	From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	

9	03/30/2021	Plaintiff's Opposition to Defendant's Motion for a Protective Order; and Countermotion for Attorney's Fees and Costs and Related Relief	
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1	03/25/2020	Acceptance of Service	AA0141-142
2	12/01/2020	Affidavit of Sandra L. Pomrenze	AA0334-336
5	02/08/2021	Affidavit of Service	AA1044
8	03/03/2021	Affidavit of Service	AA1755
2	11/25/2020	Affidavit Regarding Grounds for	AA0327-333
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6	02/10/2021	Affidavit Regarding Grounds for	AA1272-
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13	06/11/2021	Amended Notice of Discovery Dispute	AA3154-
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2	04/15/2020	Bradley Bellisario Financial Disclosure Form	AA0260-267
5	02/07/2021	Bradley Bellisario's Financial Disclosure	AA1034-
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1	03/13/2020	Errata to Motion for Primary Physical Custody, et al.	AA0122-126
1	03/13/2020	Ex Parte Application for Order Shortening Time	AA0127-140
5	02/05/2021	Ex Parte Application for Order Shortening Time	AA1022- 1033
8	03/09/2021	Ex Parte Application for Order Shortening Time	AA1950- 1961
8	03/11/2021	Ex Parte Application for Order Shortening Time	AA1989- 1997
7	02/26/2021	Ex Parte Application for Order Shortening Time on Defendant's Motion to Disqualify Judge	AA1731- 1739
9	04/05/2021	Ex Parte Motion for Continuance of Hearing Set for April 6, 2021, at 10:00 a.m.	AA2136- 2141
5	02/09/2021	Ex Parte Motion for Continuance of Hearing Set for February 11, 2021, at 1:30 p.m.	AA1154- 1204
11	05/02/2021	Ex Parte Motion for Return of Children	AA2568- 2600
1	03/09/2020	Exhibit Appendix to Motion for Primary Physical Custody, et al.	AA0042-110
2	04/29/2020	Exhibit Appendix to Reply	AA0284-300
5	02/09/2021	Exhibits in Support of Motion to Compel	AA1073- 1153
4-5	02/05/2021	Exhibits in Support of Motion to Extend Protection Order, et al.	AA0932- 1003
8	03/09/2021	Exhibits in Support of Motion to Extend Protection Order, Joining Bradley's Business as a Party to the Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigation [sic] and Consolidating Civil Cases to This Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce	AA1878- 1949

		Child Support Armony to Indoment to Dadres	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
7	02/22/2021	Related Relief	A A 1701
7	02/23/2021	Exhibits in Support of Opposition to	AA1721-
10.10	05/45/2021	Defendant's Motion to Disqualify, et al.	1730
12-13	05/17/2021	Exhibits in Support of Opposition to	AA2935-
		Defendant's Motion to Remove S.C.R.A.M.	3003
		Device; and Countermotion to Drug Test	
		Defendant, for an Award of Attorney's Fees	
		and Costs, and Related Relief	
1	04/09/2020	Exhibits in Support of Opposition to Motion	AA0158-249
		for Primary Physical Custody, et al.	
9	03/30/2021	Exhibits in Support of Opposition to Motion	AA2111-
		for Relief From Amended July 30, 2020	2120
		Order, et al.	
7	02/23/2021	Exhibits in Support of Opposition to Motion	AA1689-
		to Strike Hearsay and Misrepresentations of	1703
		Material Fact Regarding Plaintiff's Notice of	
		Motion et al.; and Countermotion for an	
		Award of Attorney's Fees and Costs	
11-12	05/03/2021	Exhibits in Support of Plaintiff's Motion for	AA2637-
		Protection Order Relating to Bradley's	2759
		Discovery Requests and Subpoena's [sic], for	
		An Award of Attorney's Fees and Costs, and	
		Related Relief	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition	AA2401-
		to Defendant's Motion for Relief From Order	2411
		After Hearing Regarding Hearing on January	
		25, 2021 and Motion for Leave to File	
		Renewed Motion to Disqualify Judge Mary	
		Perry; and Countermotion for Leave of Court	
		to Refinance, to Deem Defendant Vexatious	
		Litigant, Waive Donna's House Fees, and for	
		an Award of Attorney's Fees and Costs	
12	05/14/2021	Exhibits in Support of Plaintiff's Opposition	AA2852-
		to Defendant's Motion for an Order to Show	2912
		Cuse Why Plaintiff and Plaintiff's Counsel,	
		Amanda Roberts, Esq., Should Not Be Held In	
L	1) <u>1</u> .,	1

		Contempt of Court; and Countermotion for An Award of Attorney's Fees and Costs	
10	04/22/2021	Exhibits in Support of Plaintiff's Opposition to Reconsider Order Against Domestic Violence Entered April 6, 2021; And Countermotion for An Award of Attorney's Fees and Costs	AA2425- 2430
20	12/23/2021	Findings of Fact, Conclusions of Law, and Decree of Divorce	AA4866- 4897
13	05/19/2021	Information Regarding Therapy Provided By Anna Trujillo As Requested By Judge Marry Perry at Hearing on May 18, 2021	AA3116- 3135
10	04/14/2021	Memorandum of Attorney's Fees and Costs	AA2331- 2379
13	06/25/2021	Memorandum of Fees and Costs as Ordered	AA3168- 3197
14	07/12/2021	Minute Order from July 12, 2021	AA3276- 3277
14	07/23/2021	Minute Order from July 23, 2021, re: Order on Discovery Commissioner Report and Recommendation	AA3317- 3318
10	04/08/2021	Minute Order of April 8, 2021	AA2316- 2317
5	02/09/2021	Minute Order of February 9, 2021	AA1045- 1046
13	05/18/2021	Motion for Order Pursuant to NRS 200.359 (Parental Kidnapping by Plaintiff)	AA3070- 3115
11	05/01/2021	Motion for Order to Show Cause Why Plaintiff and Plaintiff's Counsel, Amanda Roberts, Esq., Should Not Be Held in Contempt	AA2528- 2567
1	03/09/2020	Motion for Primary Physical Custody, et al.	AA0008-41
9	03/16/2021	Motion for Protective Order	AA2003- 2051
11	05/03/2021	Motion for Protective Order Relating to Bradley's Discovery Requests and Subpoena's [sic], for an Award of Attorney's Fees and Costs, and Related Relief	AA2619- 2636

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

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2-3	12/10/2020	Motion to Show Cause Why Plaintiff and/or	AA0348-545
		Plaintiff's Counsel Should Not Be Held in	
		Contempt and Motion for Sanctions	
5-6	02/09/2021	Motion to Strike Hearsay and	AA1205-
		Misrepresentations of Material Fact Regarding	1271
		Plaintiff's Notice of Motion and Motion to	
		Extend Protection Order, Joining Bradley's	
		Business as a Party to the Action, Appoint a	
		Receiver for the Business, Deeming Bradley a	
		Vexatious Litigation [sic] and Consolidating	
		Civil Cases to This Action, Modifying Legal	
		Custody, Modifying Visitation, for Mental	
		Health Evaluation, for Order to Show Cause	
		and to Hold Bradley in Contempt, to Reduce	
		Child Support Arrears to Judgment, to Reduce	
		Temporary Support to Judgment, for an	
		Award of Attorney's Fees and Costs, and	
		Related Relief	
3	01/11/2021	Motion to Strike Plaintiff's Peremptory	AA0587-595
		Challenge	
20	01/20/2022	Notice of Appeal	AA4933-
			4935
9	03/22/2021	Notice of Defendant's Intent to File Write of	AA2085-
		Mandamus and Motion to Stay Proceedings	2090
8	03/09/2021	Notice of Defendant's Intent to Seek Post-	AA1962-
		Order Relief	1965
2	12/03/2020	Notice of Defendant's Non-Compliance with	AA0337-338
		Court Order	
7	02/11/2021	Notice of Defendant's Objection to Judge	AA1538/-
		Mary Perry Hearing Any Argument Related to	1541
		Hearing Scheduled for February 11, 2021 at	
		1:30 p.m.	
10	04/23/2021	Notice of Defendant's Objection to Mary	AA2452-
		Perry Taking Any Further Action in This	2455
		Matter	
9	04/06/2021	Notice of Defendant's Objection to Order on	AA2162-
1		Discovery Commissioner's Report and	2165
		Discovery Commissioner's Report and	2103

7	02/26/2021	Notice of Defendant's Objection to Plaintiff's	AA1740-
		Ex Parte Application for Order Shortening	1744
		Time	
8-9	03/12/2021	Notice of Defendant's Objection to Plaintiff's	AA1998-
		Ex Parte Application for Order Shortening	2002
		Time Dated 03/11/2021	
4	01/20/2021	Notice of Department Reassignment	AA0830-832
13	05/21/2021	Notice of Deposition—Emily Bellisario	AA3136-
			3137
12	05/12/2021	Notice of Disclosure of Receivers and	AA2826-
		Certified Public Accountants	2828
3	12/16/2020	Notice of Discovery Dispute Conference	AA0553-555
10	04/26/2021	Notice of Discovery Dispute Conference	AA2456-
			2458
13	06/10/2021	Notice of Discovery Dispute Conference	AA3151-
			3153
10	04/26/2021	Notice of Entry of Amended Order After	AA2459-
		Hearing	2469
8	03/09/2021	Notice of Entry of Decision and Order	AA1824-
			1833
20	12/23/2021	Notice of Entry of Findings of Fact,	AA4898-
		Conclusions of Law, and Decree of Divorce	4932
8	03/10/2021	Notice of Entry of Order After Hearing	AA1983-
			1988
11	05/03/2021	Notice of Entry of Order After Hearing	AA2605-
			2618
12	05/12/2021	Notice of Entry of Order After Hearing	AA2816-
			2825
14	07/22/2021	Notice of Entry of Order After Hearing	AA3308-
			3316
14	09/20/2021	Notice of Entry of Order After Hearing	AA3385-
			3394
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3215-
	0.1/2017.7	June 16, 2021	3224
13	06/28/2021	Notice of Entry of Order After Hearing on	AA3225-
4.	0=/10:00	May 18, 2021	3237
14	07/12/2021	Notice of Entry of Order Deeming Defendant	AA3288-
		a Vexatious Litigant	3300

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

12	05/14/2021	Opposition to Defendant's Motion for an	AA2832-
		Order to Show Cuse Why Plaintiff and	2851
		Plaintiff's Counsel, Amanda Roberts, Esq.,	
		Should Not Be Held In Contempt of Court;	
		and Countermotion for An Award of	
		Attorney's Fees and Costs	
13	06/02/2021	Opposition to Defendant's Motion for Order	AA3138-
		Pursuant to NRS 200.359 (Parental	3150
		Kidnapping by Plaintiff); and Countermotion	
		to Deem Defendant Vexatious Litigant and for	
		an Award of Attorney's Fees and Costs	
9	03/30/2021	Opposition to Defendant's Motion for Relief	AA2093-
		From Amended July 30, 2020, Order, July 30,	2110
		2020, Order and October 22, 2020 Order; And	
		Countermotion for An Award of Attorney's	
		Fees and Costs	
4	01/25/2021	Opposition to Defendant's Motion for Relief	AA0875-887
		From Order After Hearing Regarding Hearing	
		on November 24, 2020; And Countermotion	
		for An Award of Attorney's Fees and Costs	
10	04/22/2021	Opposition to Defendant's Motion for Relief	AA2382-
		From Order After Hearing Regarding Hearing	2400
		on January 25, 2021 and Motion for Leave to	
		File Renewed Motion to Disqualify Judge	
		Mary Perry; and Countermotion for Leave of	
		Court to Refinance, to Deem Defendant	
		Vexatious Litigant, Waive Donna's House	
		Fees, and for an Award of Attorney's Fees and	
7	02/22/2021	Costs	A A 1704
7	02/23/2021	Opposition to Defendant's Motion to	AA1704-
		Disqualify Judge Pursuant to NCJC 2.11; and	1720
		Countermotion for an Award of Attorney's	
10	04/22/2021	Fees and Costs and Related Relief	A A 2 4 1 2
10	04/22/2021	Opposition to Defendant's Motion to	AA2412-
		Reconsider Order Against Domestic Violence	2424
		Entered April 6, 2021; And Countermotion for	
12	05/17/2021	An Award of Attorney's Fees and Costs	A A 2012
12	05/17/2021	Opposition to Defendant's Motion to Remove	AA2913-
		S.C.R.A.M. Device; and Countermotion to	2934

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

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

7	03/02/2021	Order Shortening Time	AA1745-
			1747
3	01/11/2021	Peremptory Challenge	AA0582-583
14	12/20/2021	Plaintiff's Exhibit 1	AA3477-
			3480
15	12/20/2021	Plaintiff's Exhibit 10	AA3540-
			3546
17	12/20/2021	Plaintiff's Exhibit 100	AA4079-
			4080
17	12/20/2021	Plaintiff's Exhibit 101	AA4081-
			4082
17	12/20/2021	Plaintiff's Exhibit 102	AA4083-
			4087
17	12/20/2021	Plaintiff's Exhibit 103	AA4088-
			4097
17	12/20/2021	Plaintiff's Exhibit 105	AA4098-
			4099
17	12/20/2021	Plaintiff's Exhibit 106	AA4100-
			4102
17	12/20/2021	Plaintiff's Exhibit 107	AA4103-
			4123
17	12/20/2021	Plaintiff's Exhibit 108	AA4124
17	12/20/2021	Plaintiff's Exhibit 109	AA4125-
			4177
15	12/20/2021	Plaintiff's Exhibit 11	AA3547-
	10/00/0001	D1 1 100 F 111 1440	3556
17	12/20/2021	Plaintiff's Exhibit 110	AA4178-
1.7	10/00/0001	D1 1 100 E 111 111	4192
17	12/20/2021	Plaintiff's Exhibit 111	AA4194-
17.10	10/00/0001	D1 1 200 E 131 140	4205
17-18	12/20/2021	Plaintiff's Exhibit 112	AA4206-
10	10/00/0001	D1 1 200 E 111 110	4267
18	12/20/2021	Plaintiff's Exhibit 113	AA4268-
10	12/20/2021	D1 ' 4'CC E 1'1'4 114	4319
18	12/20/2021	Plaintiff's Exhibit 114	AA4320-
10	12/20/2021	D1 : 4:00 E 1:1:4:115	4339
18	12/20/2021	Plaintiff's Exhibit 115	AA4340-
			4355

18	12/20/2021	Plaintiff's Exhibit 116	AA4356-
			4415
18	12/20/2021	Plaintiff's Exhibit 117	AA4416-
			4495
18-19	12/20/2021	Plaintiff's Exhibit 118	AA4496-
			4541
19	12/20/2021	Plaintiff's Exhibit 119	AA4542-
			4559
15	12/20/2021	Plaintiff's Exhibit 12	AA3557-
			3580
19	12/20/2021	Plaintiff's Exhibit 120	AA4560-
			4603
19	12/20/2021	Plaintiff's Exhibit 121	AA4604-
			4605
19	12/20/2021	Plaintiff's Exhibit 122	AA4606-
			4608
19	12/20/2021	Plaintiff's Exhibit 123	AA4609-
			4613
19	12/20/2021	Plaintiff's Exhibit 124	AA4614-
			4617
15	12/20/2021	Plaintiff's Exhibit 13	AA3580-
			3591
15	12/20/2021	Plaintiff's Exhibit 14	AA3592-
			3602
15	12/20/2021	Plaintiff's Exhibit 15	AA3603-
			3613
15	12/20/2021	Plaintiff's Exhibit 16	AA3614-
			3625
15	12/20/2021	Plaintiff's Exhibit 17	AA3626-
			3638
15	12/20/2021	Plaintiff's Exhibit 18	AA3639-
			3646
15	12/20/2021	Plaintiff's Exhibit 19	AA3647-
			3653
14	12/20/2021	Plaintiff's Exhibit 2	AA3481-
			3488
15	12/20/2021	Plaintiff's Exhibit 20	AA3654-
			3659

15	12/20/2021	Plaintiff's Exhibit 21	AA3660-
1.5	10/00/0001	DI 1 100 F 111 00	3669
15	12/20/2021	Plaintiff's Exhibit 22	AA3670-
4.5	12/20/2021	DI 1 100 F 111 00	3677
15	12/20/2021	Plaintiff's Exhibit 23	AA3678-
	10/00/000		3679
15	12/20/2021	Plaintiff's Exhibit 24	AA3680
15	12/20/2021	Plaintiff's Exhibit 25	AA3681
15	12/20/2021	Plaintiff's Exhibit 26	AA3682-
			3720
15-16	12/20/2021	Plaintiff's Exhibit 27	AA3721-
			3799
16	12/20/2021	Plaintiff's Exhibit 28	AA3800-
			3802
16	12/20/2021	Plaintiff's Exhibit 29	AA3803-
			3805
14	12/20/2021	Plaintiff's Exhibit 3	AA3489-
			3493
16	12/20/2021	Plaintiff's Exhibit 30	AA3806-
			3824
16	12/20/2021	Plaintiff's Exhibit 31	AA3825-
			3841
16	12/20/2021	Plaintiff's Exhibit 32	AA3842-
			3853
16	12/20/2021	Plaintiff's Exhibit 33 (video)	
16	12/20/2021	Plaintiff's Exhibit 34	AA3853-
		_	3859
16	12/20/2021	Plaintiff's Exhibit 35	AA3860-
	12,20,2021		3862
16	12/20/2021	Plaintiff's Exhibit 36	AA3863-
	12/20/2021		3864
16	12/20/2021	Plaintiff's Exhibit 37	AA3865-
	12,20,2021	Tament & Limitate & /	3866
16	12/20/2021	Plaintiff's Exhibit 38	AA3867-
	12,20,2021	1 Immilit 5 Danielt 50	3869
16	12/20/2021	Plaintiff's Exhibit 39	AA3870-
	12,20,2021	Tambin o Dimion 37	3873
14	12/20/2021	Plaintiff's Exhibit 4	AA3494-
1-7	12/20/2021	I Idilitii S DAIIIOIL T	3497
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16	12/20/2021	Plaintiff's Exhibit 40	AA3874- 3935
16	12/20/2021	Plaintiff's Exhibit 41 (video)	3933
16	12/20/2021	Plaintiff's Exhibit 42	AA3937-
	12/20/2021	Trainerr 5 Damoit 12	3940
16	12/20/2021	Plaintiff's Exhibit 43 (video)	
16	12/20/2021	Plaintiff's Exhibit 44 (video)	
16	12/20/2021	Plaintiff's Exhibit 45A (video)	
16	12/20/2021	Plaintiff's Exhibit 45B (video)	
16	12/20/2021	Plaintiff's Exhibit 45C (video)	
14-15	12/20/2021	Plaintiff's Exhibit 5	AA3498- 3508
16	12/20/2021	Plaintiff's Exhibit 53	AA3943-
			3945
16	12/20/2021	Plaintiff's Exhibit 54	AA3946
16	12/20/2021	Plaintiff's Exhibit 55	AA3947-
			3952
16	12/20/2021	Plaintiff's Exhibit 56	AA3953
16	12/20/2021	Plaintiff's Exhibit 57	AA3954-
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16	12/20/2021	Plaintiff's Exhibit 58	AA3964-
			3966
16	12/20/2021	Plaintiff's Exhibit 59	AA3967-
			3971
15	12/20/2021	Plaintiff's Exhibit 6	AA3509-
			3515
16	12/20/2021	Plaintiff's Exhibit 60	AA3972-
			3982
16	12/20/2021	Plaintiff's Exhibit 61	AA3983-
			3984
16	12/20/2021	Plaintiff's Exhibit 62	AA3985
16	12/20/2021	Plaintiff's Exhibit 64	AA3986-
			3994
16	12/20/2021	Plaintiff's Exhibit 65	AA3995
16	12/20/2021	Plaintiff's Exhibit 66	AA3996-
			3997
16	12/20/2021	Plaintiff's Exhibit 67 (video)	
16	12/20/2021	Plaintiff's Exhibit 68 (video)	
16	12/20/2021	Plaintiff's Exhibit 69 (video)	

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

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

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

CERTIFICATE OF SERVICE

I, an employee of McFarling Law Group, hereby certify that on the 8th day of April, 2022, I served a true and correct copy of this Appellant's Appendix Volume 7 Part 3 as follows:

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

Amanda Roberts, Esq. efile@lvfamilylaw.com

/s/ Crystal Beville
Crystal Beville

EXHIBIT H

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

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27 28 Plaintiff.

-VS-

BRADLEY BELLISARIO, aka. Bradley John Bellisario #7524008,

THE STATE OF NEVADA,

Defendant.

CASE NO:

DEPT NO:

DA CASE NO:

202046218C

20CR039342

CRIMINAL COMPLAINT

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

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\2020462\18C-COMP-(BRADLEY JOHN BELLISARIO)-001.D

EXHIBIT I

Electronically Filed 2/11/2021 12:11 AM Steven D. Grierson CLERK OF THE COURT

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BRADLEY J. BELLISARIO

Nevada Bar No. 13452

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Plaintiff Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO,

20001010100

Plaintiff,

VS.

BRADLEY BELLISARIO,

Defendant

Case No.: D-20-605263-D

Dept No.: P

MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY

NCJC 3E)

HEARING REQUESTED

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

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

- 1. For an Order Disqualifying Judge Mary Perry; and
- 2. For such other and further relief as the Court deems just and equitable.

This Motion is made and based upon all the papers and pleadings on file herein and the

affidavit included herewith and is made in good faith and not to delay justice.

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27 DATED this 10TH day of February 2021.

MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 1

Case Number: D-20-605263-D

/s/ Bradley Bellisario

Bradley Bellisario

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

T: 702.936.4800 F: 702.936.4801

E: bradb@bellisariolaw.com

Defendant Pro Se

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

On January 4, 2021 Judge Mary Perry was assigned to highly contested divorce case D-20-605263-D (Bellisario vs. Bellisario). On January 11, 2021 Plaintiff filed an untimely Peremptory challenge, knowing that motion relief would be sought by Defendant, and the matter would be brought back to Department P.

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

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

On January 23, 2021 Defendant was arrested while returning the parties' three (3) minor children to the marital home located at 1913 Sondrio Drive, Las Vegas, NV 89134. Immediately prior to being put in cuffs, Defendant was removing the minor children from Defendant's SUV, giving the children a hug and kiss, and handing them their finger paintings they made to give to mommy (Plaintiff). (See Pictures of Kids Painting January 23, 2021, attached hereto as Exhibit I). (See Also January 23, 2021 Arrest Video, attached hereto as Exhibit J https://www.dropbox.com/s/o29ihtj7tivet5q/1-23-21%20Arrest%20Video.mov?dl=0). While all that was taking place, Plaintiff stood on the front lawn, which she has never done before during drop-off, to get a better view of her hard work. Defendant was informed by police that Defendant was being arrested for violation of an Extended Order for Protection related to Case No. T-19-200404-T. Defendant informed the LVMPD officers that the EPO had been dissolved prior to the allegations, however, Defendant was still taken to jail.

Defendant was incredibly emotionally distraught as a result of the arrest in front of Defendant's three (3) children. Especially because Defendant knew the arrest was wrongful and simply the result of Plaintiff filing a false report. Further, Defendant was informed that Plaintiff spoke with Police prior to Defendant's arrest reasserting her claim that Defendant violated an Extended Order of Protection on June 11, 2020, which she has actual knowledge was previously dissolved.

On January 7, 2020 that parties attended hearing in CPS court in which the CPS case was closed, and the Parties stipulated to dissolve TPO case no. T-19-200404-T. (See Order Dissolving TPO, attached hereto as Exhibit A). After the stipulation was entered into the record and the MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 3

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

 accusations, ultimately leading to the issuance of an arrest warrant on January 21, 2021 and Defendant's arrest on January 23, 2021. *Id*.

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

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

After making numerous intentional misrepresentations of material fact to the Court, Ms. Roberts then filed Plaintiff's Notice of Motion and Motion to Extend Protection Order, Joining this Action, Appoint a Receiver for the Business, Deeming Bradley a Vexatious Litigant and Consolidating Civil Cases to this Action, Modifying Legal Custody, Modifying Visitation, for Mental Health Evaluation, for Order to Show Cause and to Hold Bradley in Contempt, to Reduce Child Support Arrears to Judgment, to Reduce Temporary Support to Judgment, for an Award of Attorney's Fees and Costs, and Related Relief on February 5, 2021 containing multiple instances of scandalous, impertinent, and fraudulent allegations, as well as inadmissible hearsay. Judge Mary Perry granted Plaintiff's Motion for an Order Shortening time on February 8, 2021 and the Hearing was set for a mere three (3) days out on February 11, 2021.

After, Defendant was served the Order Shortening Time, Defendant began to review Plaintiff's Motion. On February 11, 2021 Defendant watched the video recording of the status check hearing held on January 25, 2021. To Defendant's surprise, Judge Mary Perry initiated and entertained ex parte communications regarding substantive issues that significantly prejudiced Defendant. Most significantly, Defendant is being denied due process by having inadequate time to prepare for the hearing. After reviewing the video, Defendant discovered the following;

- 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.
- 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 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.

- 3. On January 25, 2021 Judge Mary Perry then gave legal advice to Plaintiff's Counsel advising her to join Defendant's business as a party to the action and advising Plaintiff's Counsel to place her upcoming Motion to Modify Custody and Extension of TPO on an Order Shortening time so "we can get this done real quick."
- 4. On January 25, 2021 Judge Mary Perry then made an egregious statement of bias and prejudice against Defendant implying that Defendant was drunk stating that "he definitely needs to dry out first, maybe they'll hold him a little bit longer." However, Plaintiff's Counsel never states anything about drinking.
- On January 25, 2021, upon information and belief, Judge Mary Perry made her biased statement regarding Defendant because Judge Mary Perry and Amanda Roberts had ex parte communications outside the courtroom, as the two are close friends.
- 6. Since the time of the January 25, 2021 hearing Defendant has done cursory research regarding Judge Mary Perry, Amanda Roberts, and Jason Stoffel (Amanda Roberts' husband and business partner). Defendant found that Amanda Roberts had been promoting Mary Perry for Judge since at least 2014. Further, Amanda Roberts, Jason Stoffel and Judge Mary Perry have a close, personal relationship. Mary Perry campaigned together with Jason Stoffel and Lynn Hughes (another attorney from Roberts Stoffel Family Law Group). (See Campaign Event announcement, attached hereto as Exhibit E). Judge Mary Perry has even proclaimed her close relationship with Amanda Roberts and Jason Stoffel to the public claiming; "AMANDA ROBERTS AND JASON STOFFEL, JUST WANTED YA'LL TO KNOW HOW SPECIAL

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YOU ARE TO ME. I could not have made it through this last year without your kindness. Thank you so much and Merry Christmas." (See Mary Perry's Facebook post from December 24, 2019, attached hereto as Exhibit F) [EMPHASIS ADDED].

- On February 5, 2021 Plaintiff and Plaintiff's Counsel filed a Motion in accordance with the inappropriate ex parte communication and legal advice encouraged by Judge Marry Perry on January 25, 2021.
- On February 5, 2021 Plaintiff's forty-four (44) page NOTICE OF MOTION AND 8. MOTION TO EXTEND PROTECTION ORDER, JOINGING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION 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 was set for hearing on March 15, 2021 at 10:00 AM. However, as Judge Mary Perry already guaranteed during the ex parte 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.
- 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
 MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING
 REQUESTED 8

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10.

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).

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 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.

Defendant filed an Affidavit Regarding Grounds for Disqualification of Judge Mary Perry on February 10, 2021, immediately after discovering the grounds for disqualification.

MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E)HEARING REQUESTED - 9

II. LEGAL ARGUMENT

NCJC 2.11 (Formerly Rules 3E) provides that:

- (A) A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned, including but not limited to the following circumstances:
 - (1) The judge has a personal bias or prejudice concerning a party or a party's lawyer, or personal knowledge of facts that are in dispute in the proceeding.

Rule 2.11[cmmt 1]; a judge is disqualified whenever the judge's impartiality might reasonably by questioned...for example, if a judge were in the process of negotiating for employment with a law firm, the judge would be disqualified from any matters in which that law firm appeared.

Rule 2.11[cmmt 2]; a judge's obligation not to hear or decide matters in which disqualification is required applies regardless of whether a motion to disqualify is filed.

In this matter, Judge Mary Perry's impartiality is reasonably in question. Judge Mary Perry is close personal friends with Amanda Roberts, Jason Stoffel, and Donna Wilburn. Judge Mary Perry chose to initiate and permit Amanda Roberts to present ex parte communications regarding substantive matters placing Defendant at a procedural disadvantage, gave Amanda Roberts legal advice, and made derogatory remarks regarding Defendant which would impugn Defendant's credibility.

Given Judge Mary Perry's actions and lack of disclosure of her question of impartiality, Judge Merry Perry must be disqualified from this matter and any matter involving the Roberts Stoffel Law Group.

III. CONCLUSION

Judge Mary Perry's impartiality is reasonably in question given her egregious acts. To promote trust, fairness, and faith in the justice system Judge Perry must be disqualified. Failure to disqualify Judge Mary Perry will significantly prejudice Defendant and lead to future prejudice against Defendant.

DATED this 10th day of February 2021.

/s/ Bradley Bellisario
Bradley Bellisario
7100 Grand Montecito Pkwy, #2054
Las Vegas, NV 89149
T: 702.936.4800
F: 702.936.4801
E: bradb@bellisariolaw.com

Defendant Pro Se

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 9th day of February 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY 3E) to:

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

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

			Electronically Filed 2/10/2021 3:58 PM Steven D. Grierson CLERK OF THE CO
1	BRADLEY J. BELLISARIO Nevada Bar No. 13452 7100 Grand Montecito Pkwy, #2054		
2			
3	Las Vegas	s, NV 89149	
4	T: (702) 9 F: (702) 9		
5	E: BradB(Plaintiff I	@BellisarioLaw.com	
6	DISTRICT COURT		
7	CLARK COUNTY, NEVADA		
8	EMILY E	NEL LICADIO	Case No.: D-20-605263-D
9	EMILY BELLISARIO,		Dept No.: P
10		Plaintiff,	
11	vs.	AFFIDAVII REGARDING GILOUN	
12	BRADLEY BELLISARIO, FOR DISQUALIFICATION OF JUDGE		FOR DISQUALIFICATION OF JUDGE
13	Defendant		
14			
15	STATE (OF NEVADA)) ss	
16	COUNT	Y OF CLARK)	
18	I,	BRADLEY BELLISARIO, being	duly sworn hereby state:
19			
20	 I am the Defendant in the above titled case located in Clark County Family Court and 		
21		have personal knowledge of said case.	
22	2.	 On March 5, 2020 Plaintiff, Emily Bellisario, caused to have filed a Complaint, Request 	
23		for Issuance of Joint Preliminar	y Injunction, and Summons.
24	3.	On January 4, 2021 this matter	was reassigned from Judge Sandra Pomrenze to Judge
25 26	Mary Perry and a Status Check was set for January 25, 2021 as the first hearing for the		
27	parties before the newly assigned Judge Mary Perry.		
28	AFFIDA	VIT REGARDING GROUNDS FOR DIS	

Case Number: D-20-605263-D

- 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 Warrant, 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.
- 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.

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 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.
- 9. On January 25, 2021 Judge Mary Perry then gave legal advice to Plaintiff's Counsel advising her to join Defendant's business as a party to the action and advising Plaintiff's Counsel to place her upcoming Motion to Modify Custody and Extension of TPO on an Order Shortening time so "we can get this done real quick."
- 10. On January 25, 2021 Judge Mary Perry then made an egregious statement of bias and prejudice against Defendant implying that Defendant was drunk stating that "he definitely needs to dry out first, maybe they'll hold him a little bit longer." However, Plaintiff's Counsel never states anything about drinking.
- 11. On January 25, 2021, upon information and belief, Judge Mary Perry made her biased statement regarding Defendant because Judge Mary Perry and Amanda Roberts had ex parte communications outside the courtroom, as the two are close friends.
- 12. Since the time of the January 25, 2021 hearing Defendant has done cursory research regarding Judge Mary Perry, Amanda Roberts, and Jason Stoffel (Amanda Roberts' husband and business partner). Defendant found that Amanda Roberts had been promoting Mary Perry for Judge since at least 2014. Further, Amanda Roberts, Jason

Stoffel and Judge Mary Perry have a close, personal relationship. Mary Perry campaigned together with Jason Stoffel and Lynn Hughes (another attorney from Roberts Stoffel Family Law Group). (See Campaign Event announcement, attached hereto as Exhibit E). Judge Mary Perry has even proclaimed her close relationship with Amanda Roberts and Jason Stoffel to the public claiming; "AMANDA ROBERTS AND JASON STOFFEL, JUST WANTED YA'LL TO KNOW HOW SPECIAL YOU ARE TO ME. I could not have made it through this last year without your kindness. Thank you so much and Merry Christmas." (See Mary Perry's Facebook post from December 24, 2019, attached hereto as Exhibit F) [EMPHASIS ADDED].

- On February 5, 2021 Plaintiff and Plaintiff's Counsel filed a Motion in accordance with the inappropriate ex parte communication and legal advice encouraged by Judge Marry Perry on January 25, 2021.
- 14. On February 5, 2021 Plaintiff's forty-four (44) page NOTICE OF MOTION AND MOTION TO EXTEND PROTECTION ORDER, JOINGING BRADLEY'S BUSINESS AS A PARTY TO THIS ACTION, APPOINT A RECEIVER FOR THE BUSINESS, DEEMING BRADLEY VEXATIOUS LITIGATION AND CONSOLIDATING CIVIL CASES TO THIS ACTION, MODIFYING LEGAL CUSTODY, MODIFYING VISITATION, FOR MENTAL HEALTH EVALUATION, FOR ORDER TO SHOW CAUSE AND TO HOLD BRADLEY IN CONTEMPT, TO REDUCE CHILD SUPPORT ARREARS TO JUDGMENT, TO REDUCE TEMPORARY SUPPORT TO JUDGMENT, FOR AN AWARD OF ATTORNEY'S FEES AND COSTS, AND RELATED RELIEF was set for hearing on March 15, 2021 at 10:00 AM. However, as Judge Mary Perry already guaranteed during the ex parte

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.

- 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).
- 16. 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 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.

 Judge Mary Perry violated multiple Cannons of Conduct as provided for in the Revised Nevada Code of Judicial Conduct, including but not limited to: Cannon 1, Rule 1.2;
 Cannon 2, Rule 2.2; Cannon 2, Rule 2.6; Cannon 2, Rule 2.9.

18.	Judge Mary Perry has demonstrated clear, actual bias from her failure to disclose her			
	close relationship with Amanda Roberts and Jason Stoffel in accordance with Rule			
	2.11(cmmt 5) "A judge should disclose on the record information that the judge believes the parties or their lawyers might reasonably consider relevant to a possible			
	disqualification", by allowing ex parte communication regarding substantive matters			
	during the Hearing on January 25, 2021, by giving Opposing Counsel legal advice, and			
	by making the statement "he definitely needs to dry out first."			

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

Further your Affiant sayeth naught.

DATED this 10th day of February 2021.

Signature of Bradley Bellisario (Affiant)

Signature of Notarial Officer

NOTARY PUBLIC

Title and Rank

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

EXHIBIT J

ENTITY INFORMATION

ENTITY INFORMATION

Entity Name: BELLISARIO LAW L.L.C. Entity Number: E0447142015-6

Entity Type: Domestic Limited-Liability Entity Status: Dissolved

Company (86)

Formation 09/21/2015 NV Business ID: NV20151562536

Date:

Termination Perpetual Annual Report Due 9/30/2018

Date: Date:

Series LLC: Restricted LLC:

REGISTERED AGENT INFORMATION

Name of BRADLEY BELLISARIO Status: Active

Individual or Legal Entity:

CRA Agent Registered Agent Type: Non-Commercial

Entity Type: Registered Agent

NV Business Office or Position:

Jurisdiction:

ID:

Street Address: 2945 N MARTIN L KING

BLVD, NORTH LAS VEGAS, NV, 89032 -7801, USA

Mailing Address: 2945 N MARTIN L KING BLVD, NORTH LAS

VEGAS, NV, 89032 - 7801

Individual with Authority to Act:

Fictitious Website or Domain Name:

OFFICER INFORMATION

VIEW HISTORICAL DATA

Title Name Address Last Updated Status

Managing Member BRADLEY J BELLISARIO 1913 SONDRIO DRIVE, LAS VEGAS, NV, 89134, USA 12/07/2017 Active

Page 1 of 1, records 1 to 1 of 1

Filling History Name History Mergers/Conversions

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EXHIBIT K

Nicolas Ponzo

Psychotherapy and Consulting

10161 Park Run Drive Suite 150 Las Vegas, Nevada, 89145 Tel. 702.248.1169 Fax 702.515.7413

October 17, 2020

Honorable Judge S. Pomrenze Department P Eighth Judicial District Court Family Division Clark County, Nevada

Re: Bellisario vs. Bellisario Case No.: D-20-605263-D

Reunification Assessment Update/Summary

Process

Parent Interviews
Child Interviews
Parenting Consultation - Mother
Father-Child Reunification Sessions/Observation
Parent Consultation and Updates - Parents
Review of discovery/Documents/Parent Communication

Relevant Background Information

This clinician was contacted by the parents of the minor child Brayden regarding contact and relationship issues between Brayden and his father.

The parents were not clear on the process to be engaged in. The parents stated they believed the process was for supervised visitation. It was clarified by the parents later that the process was to involve reunification assessment and therapy.

The parents reported that the father and child were engaged in supervised visitation at Donna's House. They presented difficulties with facilitation of contact and the supervised visits at Donna's House.

The mother described the child as experiencing a high level of resistance to contact with his father and anxiety at the time of exchanges and transition to his father's care.

Parent Coordination and Cooperation Parent Perspectives

The mother reported that the parents separated in approximately April or May of 2019. She stated that they experienced several separations prior to their final separation. The mother reported that after the marital separation, the children's father did not maintain consistent contact with the children, did not answer the telephone, and visited rather sporadically. She stated that the father engaged in visitation mostly on weekends, and Saturday and Sunday mornings. The mother stated that the father did engage in visitation on most weekends and sometimes on a weekday. She described the arrangement maintaining consistency until intensification of conflict between the parents.

The mother described violence engaged in and perpetrated by the father, including destruction to her property in August and September of 2019. The mother stated that the CPS were called by the police, and that the CPS suspended the father's visitation.

The mother's presentation and concerns about reunification involved her reports of a history of domestic violence involving the children's father. The mother stated that the CPS recommended no contact between the children's father and Brayden for one month due to Brayden witnessing the destruction of property at her home.

The mother reported that the father resumed visitation with their daughters on Fridays at 4:00 pm to Sunday afternoon at 4:30 PM.

The mother reported that their son began seeing his father on weekends and described the child as becoming resistant and increasingly irritable and angry at the prospect of visiting and spending time with his father. The mother described the child as refusing to let go of her, clinging to her and pleading with her not to release him to his father.

The mother has presented video and audio recordings depicting interactions with the father at exchange and transition times involving their son, and the father's confrontation call to her attorney.

The mother has presented concerns about the father's use of alcohol and issues of angercontrol and impulsivity and aggression that create concern and questions of judgment and of safety and risk for their child.

The father corroborated that as a marital couple they have experienced a history of a tumultuous relationship with reports of high conflict and tension between them as well as domestic violence.

The father described the situation of the children at home when he became angry and engaged in destruction of some contents of their house. He presented some differences in the nature of the occurrence but did acknowledge anger and destructiveness in his behavior.

The father reported that after their marital separation, the mother supported joint custody and visitation with the children. The father described concern and suspicion about the mother's current motivations and described a belief that the mother is trying to "punish" him and take control of the children to have primary physical custody and acquire financial support. The father feels that control and finances are a major factor in the mother maintaining a position of controlling access to their minor son.

Child Interviews

Child interviews indicate that the child experiences pressure to resolve conflicts that he observes and experiences between his parents. Child interviews indicate that the child is in a position of exposure to parent tension and conflict over his care. The child did not present or demonstrate issues related to maintaining doubt or reservations about his father due to apparently witnessing the destructive or aggressive events.

The child did mention that he experienced this and acknowledged an impact upon him. He described disappointment in his father's behavior and concern and confusion as to his father's behavior. The child did not describe fear of his father and did not create a correlation between his father's behavior and a perception or anticipation of risk or danger to him.

Child interviews revealed that he does not fear for his safety nor believes his father will harm him. The child described his awareness and understanding that his father is angry with his mother.

He advocated for his mother and recognized that the anger and actions are not appropriate. The child wished for the behavior to cease and expressed a hope that his father does not feel anger or be demeaning to his mother, placing him in an advocacy position for his mother and a role of trying to find solutions and mediate a cessation to anger or hostility. Regarding his perceptions of his father and the child's view of time with his father and the issue of resistance, the child expressed an open attitude and a desire and hope to have

contact with his father.

The child described positive memories with his father and described activities and care from his father.

Reunification Sessions/Father and Child Interaction and Observation

Reunification sessions and observation of the relationship and interaction between the child and his father indicate that the child is comfortable with his father and demonstrated no reservations or resistance or hesitancy in making contact and spending time with his father.

The time and activity observed has been in a controlled setting in the office with this clinician as the facilitator of reunification and contact.

The child expressed eagerness to visit with his father and demonstrated an enthusiastic and positive response to the premise of further contact and in their interaction throughout the meetings.

Observation of interaction indicated comfort, and it was observed that the child maintained proximity and often jumped on his father, sitting with him and on top of him demonstrating affection and a desire for nurturance and attention from his father.

The child and father engaged in playful activity and the child demonstrated comfort in interaction with his father. Upon inquiry, the child expressed feeling safe and cared for by his father.

Reunification sessions and observation indicated that the child and father have a developed bond and an apparent secure attachment of the child with his father. The child demonstrated an ease in his contact and a familiarity with his father with no evidence of inhibitions in their playtime and discussions.

The child responded to questions about past experiences and activity with his father with detailed descriptions of positive memories and father and son time revolving around receiving attention and engaging in mutually pleasurable activities such as fishing.

The child stated that his mother told him that his father broke things recently and hit a car in front of their house.

This seems to raise questions about what the child has been exposed to due to the child stating that his knowledge of destructive acts or hostility towards the mother or property comes from descriptions by the mother. This clinician is not aware of the circumstances and if the child was present but has been told by the mother that the child was in the home when various aggressive or destructive acts took place.

The child expressed a preference to increase contact time with his father. The child continued to demonstrate comfort consistently throughout visits in this office and demonstrated no inhibition or lack of trust in his father's ability for care and attention. The child expressed future oriented ideas and plans for engaging in activity with his father and outlined a desire to play, go on trips, and go fishing with his father.

Further interaction and observation revealed that the child seems to experience the absence of his father and crave attention and reassurance for his father's availability and access to contact and engaging in further activity with his father.

Inquiries were made regarding the child's experience with hurt or harm from his father. The child denied any history of hurt or experience of harm from his father. The child expressed awareness that his father has been hurtful to his mother.

The child discussed feeling close and wanting to see his father more.

It is important to note that the child cautioned this clinician to not tell his mother that he feels close and wants to see his father.

The child stated that he does not want his mother to know that he regards his father in a positive way and that he cares for his father and wants to maintain a relationship.

The child repeated that his mother does not want him to see his father.

The child stated that his mother is critical of his father and reported that his mother will be angry and upset by his love and care and desire to see and maintain a relationship with his father.

Impressions and Recommendations

There are questions and issues concerning the nature of the father's parenting role in the child's life. One of the questions arises from the understanding that the father maintains contact and visitation with the two other children. The mother has clearly stated that she maintains a protective role and reinforced her concerns by presenting descriptions of a number of incidents that she described and documented as the father's breach of boundaries and aggressive communication and behavior towards her and her property. Based on the mother's presentations and descriptions it is apparent that she maintains a protective role regarding her son although it is not clearly understood what her concern or protective stance is regarding the two other children.

Nonetheless, it is important to note that there is consensus by all, including the child, that the fathers' anger and various conflicts enabled difficulty in maintaining boundaries and were experienced as problematic and inappropriate.

It is unclear what the child has directly observed, yet the child is aware of some aspects of the fathers' anger expressions and aggressive and impulsive behavior. It is important to note that regardless of how the child comes to know that there are issues and hostilities as well as unresolved conflict between the parents, the child's exposure to parent conflict and tension is not healthy for his psychological and emotional development.

The child's apparent resiliency and various protective factors have enabled a secure attachment and have not deteriorated the child's comfort and trust and the established bond and desire to spend time with his father. The child clearly expressed and demonstrated a need for his father's involvement and asked for future contact and a relationship with his father.

There is an apparent issue with the child's exposure to conflict and the mother's views and attitudes about his father. The child clearly demonstrated that he has knowledge of the mothers' negative attitudes and perceptions of his father and the mother's protectiveness to the extent of creating and maintaining separation.

The child is demonstrating anxiety and preoccupation with maintaining a secret and the effects of triangulation in which he is aware that his mother would be upset with his love and desire for his father to be in his life. This is one of the most important findings in this evaluation of reunification issues. It appears that the child is in a position of triangulation yet has not become resistant nor fully aligned with his mother. He maintains a sense of closeness and trust and desire to spend time and be parented by his father.

Unfortunately, the child has developed a loyalty conflict and experiences an inappropriate level of stress and pressure to navigate through the loyalty conflict due to the lack of cohesion between his parents in providing mutual care and mutual support for each other as parents.

The father has acknowledged various issues associated with the use of alcohol, inappropriate comments, and aggressive attitudes and behavior. He stated that he intends to work further on these issues and obviously needs to demonstrate progress and stability in his emotional functioning to prevent impulsive actions that create doubt about aggressive behavior and potential impact on the child. It is recommended that the father engage in personal counseling and demonstrate insight and progress in impulse control and maintaining stability in his mood and in his relationship with the use of alcohol.

This clinician is not making an assessment on the father's alcohol use and is not in a position or role of providing such an assessment but merely reinforcing the need for progress in temperament and mood and impulse control.

The father stated that he has worked on and resolved many issues of reacting and realizes that he needs to maintain effective boundaries and focus on the children rather than resentment or issues with his marital dynamics and adjustment to the separation. The father has demonstrated frustration with his lack of access and continuity in being able to maintain a relationship with his son which has apparently contributed to his impulsivity and anger reactions.

It is also important to recommend that the parents work on cooperation and cohesion in the care and providing of needs for their child. It is recommended that the mother develop insight into her role in either restricting, or providing access to the father for the needs of their son. It is understandable that the mother has developed a protective role, yet it is not advisable that she solely maintain a prohibitive or restrictive role.

According to content from child interviews and disclosures by the child, the child has developed reservations and been triangulated into parent issues through exposure to the mothers' attitudes about his father.

It is important that the mother recognizes that this is stressful and has a detrimental impact on the child's emotional and psychological development. The child demonstrates trust and comfort with his father yet maintains preoccupation with how to demonstrate love and caring and hope for contact in the context of recognizing that his mother does not support his feelings and would be upset with him.

It is recommended that the mother communicate support and understanding for her sons' feelings and desire to have contact with his father. In the absence of clarification from the mother, the child will feel strain of not finding support from his mother and risks the suppression of his attachment with his father. This can lead to deterioration of the relationship and onset or perpetuation of alienation dynamics that have a detrimental impact on the child's emotional development.

Based on findings from child interviews and reunification sessions, it is recommended that the father and child immediately restore contact and increase their visitation to a point of consistency and structure in order to benefit the child by having access to his father's care and support. Structured visitation can be developed on a graduated basis beginning with enabling the father to have consistent contact with an appropriate supervisor, then progress towards unsupervised visitation and a regular schedule of visitation and parenting involvement.

The conditions that should be placed on graduating to a higher level of visitation and parental involvement are progress in the fathers' demonstration of stable temperament and in the absence of incidents that the child could be exposed to.

Further conditions are progress in positive interaction through supervised visits or reunification sessions where monitoring can take place to provide information on stability and security in the father and child relationship.

Respectfully submitted,

Nicolas Ponzo

Nicolas Ponzo, BA, (Phil.), BA, (Psych.), M.ED. (Psych.), MSW, (Clin.), LCSW, DCSW Diplomate, NASW

(electronic signature on 10/17/2020)

EXHIBIT L

From: Nicolas Ponzo podzolavimumitarium

Subject. Re: CPS

Dute: February 19, 2021 at 1:33 PM

for bradley bellisario



I contacted Emily and presented the request for a child Interview and session. She declined and stated that it is not necessary at this

Nicolas Ponzo, BA (Phil.), BA (Psych.), MSW (Clin.), LCSW, M.ED (Psych.) Diplomate, DCSW, NASW Psychotherapy, Consulting

10161 Park Run Drive, Suite 150, Las Vegas, Nevada, 89145

Tel. 702.248.1169 Fax 702.515.7413 nicolasponzo.com

From: bradley bellisario

Sent: Thursday, February 18, 2021 2:50:22 PM

To: Nicolas Ponzo <nponzo1@hotmail.com>

Subject: Re: CPS

Thank you.

Sent from my iPhone

On Feb 18, 2021, at 2:43 PM, Nicolas Ponzo <nponzo1@hotmail.com> wrote:

Thank you for the update and information. I will send Emily a message requesting a meeting with your son.

I will let you know of her response.

Nicolas Ponzo, BA (Phil.), BA (Psych.), MSW (Clin.), LCSW, M.ED (Psych.) Diplomate, DCSW, NASW Psychotherapy, Consulting

10161 Park Run Drive, Suite 150, Las Vegas, Nevada, 89145

Tel. 702.248.1169 Fax 702.515.7413 nicolasponzo.com

From: bradley bellisario <bradb@bellisariolaw.com>
Sent: Thursday, February 18, 2021 9:48:30 AM
To: Nicolas Ponzo <nponzo1@hotmail.com>

Subject: Re: CPS

Good morning, Dr. Ponzo.

I am getting very concerned for my son's mental and physical health. On Tuesday he was hospitalized and I submitted a CPS report. I heard from a family friend that Brayden was taken to the hospital because he had a rubber band tied around his penis and that by the time his Mom took him to the ER it was purple and bleeding. This

comes after a long list of other physical injuries to him and my daughter. His mom is also refusing to allow me to see the children. I have not seen them in a month. On January 23, 2021 I was wrongfully arrested after Emily filed false police reports claiming that I was violating an extended TPO in June of 2020 by emailing her dad and asking him to have her get ahold of me regarding the kids' health insurance. We had, however, dissolved that TPO in January of 2020 and Emily previously tried to hold me in contempt in March of 2020, but the TPO Judge told her we dissolved the TPO. Also relevant I believe is that Emily had contacted the police to have me arrested in front of my kids as I returned them from visitation on Saturday the 23rd.

Emily and her attorney are now claiming that I committed domestic violence and that's why I was arrested on January 23, 2021, but that is false. She's also claiming that Brayden is saying he's going to hurt her and all sorts of nonsense, and that it must be my doing. But I only have the kids for what amounts to less than 4 hours a week, and all of that time is spent with all of them together and I say nothing about Emily to them at all. They are refusing to give me even my 4 hours of visitation on Saturdays as of now. They are also trying to get him back with the therapist I sued as they are requesting full legal custody for Emily. However, literally nothing has happened since July of 2020 that should affect anything and now they're putting Brayden in the middle trying to use him to manipulate the divorce case.

Given that I still have joint legal custody I was seeing if you could reach out to Emily to schedule Brayden for a session. I don't trust any therapist they would try and take him to given they've unilaterally hired therapists to get a certain result for the divorce case. I am very concerned about my son's health both mentally and physically at this point and don't know what else I can do. Please let me know if you can reach out to her to try and set up some sessions for him. I have documentation for everything in this email, I can forward it to you upon request.

Thank you,

Bradley Bellisario bradb@bellisariolaw.com 309.397.6734

From: Nicolas Ponzo <nponzo1@hotmail.com> Date: Wednesday, December 9, 2020 at 6:50 PM To: bradley bellisario <bradb@bellisariolaw.com>

Subject: Re: CPS

I don't think you should expect being served with anything. I don't exactly know what this person's role is but I was asked to provide some information, he had some questions, and he wanted me to clarify some aspects of the report. He said that one of the parents gave him the report. I don't think there was anything problematic or anything negative or of issue that came out of the meeting.

Nicolas Ponzo, BA (Phil.), BA (Psych.), MSW (Clin.), LCSW, M.ED (Psych.)

Electronically Filed 2/23/2021 6:02 AM Steven D. Grierson CLERK OF THE COURT

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BRADLEY J. BELLISARIO

Nevada Bar No. 13452

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

4 T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Plaintiff Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

EMILY BELLISARIO,

manage, make t

Plaintiff,

12 vs.

BRADLEY BELLISARIO,

Defendant.

Case No.: D-20-605263-D

Dept No.: P

REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S

MOTION TO DISQUALIFY JUDGE

COMES NOW, Defendant, Bradley Bellisario, and hereby submits the following Reploy to Judge Mary Perry's Response to Defendant's Motion to Disqualify Judge.

POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

Defendant filed his Motion to Disqualify Judge Mary Perry on February 11, 2021, immediately after learning facts which gave the appearance of impropriety by Judge Mary Perry and formed the basis of actual bias. Judge Perry and Amanda Roberts intentionally withheld these facts and failed to disclose the nature of their relationship.

On February 16, 2021 Judge Mary Perry filed a Response to Defendant's Motion. Judge Perry's Response reads less like a defense of her action/inaction and more like a pleading REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 1

Case Number: D-20-605263-D

advocating for Plaintiff. Judge Perry cherry picks procedural facts in an attempt to discredit Defendant and further makes multiple intentional misrepresentation of facts. Judge Perry claims defendant filed a motion to dissolve the tpo, however, defendant did not file a motion to dissolve. Defendant filed a motion to modify. Judge Perry claims she granted an Order Shortening Time for Plaintiff on February 8, 2021, however, Judge Perry had already granted the Order before it was filed during the hearing on January 25, 2021.

Notably absent from her Response, however, is any discussion regarding Judge Mary Perry's egregious violations of the Nevada Code of Judicial Conduct because Judge Perry would like to Court to look right past them. However, her egregious violations demonstrate clear, actual bias.

II. LEGAL ARGUMENT

NCJC 2.11 (Formerly Rules 3E) provides that:

- (A) A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned, including but not limited to the following circumstances:
 - (1) The judge has a personal bias or prejudice concerning a party or a party's lawyer, or personal knowledge of facts that are in dispute in the proceeding.

Rule 2.11[cmmt 2]; a judge's obligation not to hear or decide matters in which disqualification is required applies regardless of whether a motion to disqualify is filed.

In this matter, Judge Mary Perry's impartiality is reasonably in question, not only due to implied bias due to her close relationship with Amanda Roberts, Jason Stoffel, and Donna REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 2

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Wilburn, but also because of actual bias as demonstrated by her egregious violations of the Nevada Judicial Code of Conduct.

Specific Allegations

In her Response to Defendant's Motion to Disqualify, Judge Mary Perry addresses specific allegations of impropriety. Judge Perry attempts to rationalize and/or explain away each allegation, however, in doing so Judge Perry makes multiple intentional misrepresentations of fact to this Honorable Court, conduct in itself which would violate the Nevada Code of Judicial Conduct. Defendant will now address Judge Perry's response to specific allegations.

In her Response, paragraph 12, Judge Perry contends that "Defendant's assertions in his motion/affidavit that there was no active TPO at the time of his arrest is blatantly false. Defendant knew there was a valid TPO in place, as he filed his motion to dissolve the same." Judge Perry's allegation that Defendant is lying at best demonstrates her incompetence, and lack of fitness as a Judge. But, Defendant believes this is simply an intentional misrepresentation of fact by Judge Perry who is trying to deflect away from her own stupidity and/or blind bias toward Plaintiff's Counsel. Defendant, in his Motion to Disqualify, laid out a comprehensive statement of facts, supported by file stamped court Orders, demonstrating that Defendant was wrongfully arrested on January 23, 2021. The arrest stemmed from Plaintiff alleging that she had an Extended Order for Protection on June 11, 2020. However, as Defendant's Motion clearly shows, the parties had already stipulated to dissolve the TPO, and Plaintiff had been informed in March of 2020 that the parties had dissolved the TPO. During the hearing on January 25, 2021, in which Judge Perry initiated and/or allowed her friend Amanda Roberts to make ex parte arguments, Amanda Roberts represented to the Court that Defendant was arrested for Domestic Violence stemming from June REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 3

11, 2020 and that constituted a violation of TPO. Now apparently that not so difficult to understand set of facts completely confused Judge Perry, or Judge Perry is attempting to confuse this court by mixing the issues. Judge Perry would be correct that at the time of arrest on January 23, 2021 there was a TPO in place. However, she fails to mention that Defendant was not arrested for violation of that TPO, as no violation had occurred, nor was it alleged.

In her response, paragraph 13 Judge Perry attempts to minimize her relationship with Domna Wilburn. Judge Perry claims that "Ms. Wilburn interviewed many of the Family Court candidates." Indeed Ms. Wilburn did interview more candidates than Judge Perry, however, it should be noted that most all of them had strong ties to Donna Wilburn and Jason Stoffel. Donna Wilburn was doing nothing more than interviewing her friends. In fact, Facebook showed many interactions between Judge Mary Perry and Donna Wilburn on a personal level. Defendant went to attach those posts to this Reply, however, Judge Mary Perry (since the time of Defendant's Motion to Disqualify) has changed her Facebook privacy settings so such posts are not available to Defendant, nor are her posts with Amanda Roberts and Jason Stoffel. Interesting that Judge Mary Perry would find the need to hide her relationships with Amanda Roberts, Jason Stoffel, and Donna Wilburn at this time.

In her Response, paragraph 14 Judge Mary Perry states "the 'close relationship' alleged between Amanda Roberts, Esq., Jason Stoffel, Esq. and myself, the allegations again are baseless." Prior to filing the Motion to Disqualify Defendant Facebook searched Amanda Roberts, Jason Stoffel and Judge Mary Perry. Once again, there were more interactions that disclosed in Defendant's Motion, however, now Judge Mary Perry has changed her security settings and her posts are not visible. But, Judge Mary Perry's attempt to minimize her REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 4

relationship with Amanda Roberts and Jason Stoffel is a sham, Judge Perry is committing a fraud upon this Court. Judge Perry claims to that she came into contact with a majority of family law attorneys and Amanda and Jason are no different. However, Jason Stoffel, Amanda Roberts husband and business partner, gave Judge Mary Perry's Investiture speech on February 17, 2021, the day after Judge Perry filed her Response claiming to have no special relationship with Mr. Stoffel. The investiture speech is available online to the public.

In her Response, paragraph 15 Judge Perry attempts to reason away impropriety by claiming that her Facebook post was in reference to complications with her law practice and diagnosis of breast cancer. Congratulations to Judge Perry for beating cancer, but the Facebook post still give the appearance of impropriety. In Judge Perry's investiture speech, she claims many people helped during that time, but Defendant didn't see any other public posts proclaiming other attorneys so special to her.

In her Response, paragraph 16 Judge Perry claims she has not made any substantive order in this matter. However, Judge Perry has signed substantive orders that were clearly in violation of Court rules, but Judge Perry signed them for her friend Amanda Roberts anyway.

In her Response, paragraph 17 Judge Perry claims that Defendant's intention was to delay. However, as previously stated, Defendant only became aware of the specific facts regarding bias and apparent impropriety immediately before filing the Motion to Disqualify as Judge Perry and Amanda Roberts had intentionally failed to disclose the nature of their relationship.

Violations of Nevada Code of Judicial Conduct

REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 5

In her Response, Judge Mary Perry makes a point to address specific facts, however, she fails to address those specific facts and allegations regarding her egregious violations of the Nevada Code of Judicial Conduct which demonstrate actual bias against Defendant. Defendant will not rehash all allegations as they are already included in Defendant's Motion. However, Defendant would like to reiterate that Judge Mary Perry does not address or deny the violations including, but not limited to initiating an ex-parte hearing involving substantive issues which led to procedural prejudice of Defendant.

Given Judge Mary Perry's actions and lack of disclosure of her question of impartiality, Judge Merry Perry must be disqualified from this matter and any matter involving the Roberts Stoffel Law Group.

CONCLUSION

Judge Mary Perry's impartiality is reasonably in question given her close relationship with Amanda Roberts, Jason Stoffel, Donna Wilburn, and egregious violations of the Nevada Code of Judicial Conduct. To promote trust, fairness, and faith in the justice system Judge Perry must be REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 6

III.

disqualified. Failure to disqualify Judge Mary Perry will significantly prejudice Defendant and lead to future prejudice against Defendant. DATED this 23rd day of February 2021. /s/ Bradley Bellisario Bradley Bellisario 7100 Grand Montecito Pkwy, #2054 Las Vegas, NV 89149 T: 702.936.4800 F: 702.936.4801 E: bradb@bellisariolaw.com Defendant Pro Se REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 7

DECLARATION OF BRADLEY J. BELLISARIO

STATE OF NEVADA)
) ss
COUNTY OF CLARK)

- 1. I am the Defendant in the above entitled matter;
- 2. That I have personal knowledge of said case;
- 3. That I read the foregoing REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE, including the points and authorities and any exhibits attached hereto and the same are true and correct to the best of my knowledge and belief; and
- For the reasons stated in the Motion, I am requesting that the Court grant me the relief sought in my Motion and such other relief the Court deems proper.

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

DATED this 23rd day of February 2021.

Bradley J. Bellisario Defendant Pro Se

REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 8

CERTIFICATE OF SERVICE

I hereby certify that I am Defendant in the above-entitled matter, and on the 23rd day of February 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing REPLY TO MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE to:

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

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

REPLY TO JUDGE MARY PERRY'S RESPONSE TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE - 9

Electronically Filed 2/23/2021 11:19 AM Steven D. Grierson CLERK OF THE COURT 1 OPPC Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 5 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 **DISTRICT COURT** 8 CLARK COUNTY, NEVADA 9 Case No: D-20-605263-D EMILY BELLISARIO, 10 Dept No: 11 Plaintiff, **OPPOSITION TO DEFENDANT'S** 12 v. MOTION TO STRIKE HEARSAY AND 13 MISREPRESENTATIONS OF BRADLEY BELLISARIO, MATERIAL FACT REGARDING 14 Defendant. PLAINTIFF'S NOTICE OF MOTION 15 ET. AL.; AND COUNTERMOTION FOR AN AWARD OF ATTORNEY'S FEES 16 AND COSTS 17 Date of Hearing: March 17, 2021 18 Time of Hearing: 10:00 a.m. 19 ORAL ARGUMENT REQUESTED 20 21 MEMORANDUM OF POINTS AND AUTHORITIES 22 I. 23 **Issues** 24 Bradley's request to strike hearsay and misrepresentations of material 1. 25 fact (regarding Plaintiff's Motion), is without merit and should be denied. 26 27 Page 1 of 17 28

Case Number: D-20-605263-D

- 2. Emily's request for an award of attorney's fees and costs should be granted.
- 3. Any and all related relief the Court deems just and proper.

II. Statement of Facts

The Parties to this action, the Plaintiff, Emily Bellisario ("Emily") and the Defendant, Bradley Bellisario ("Bradley"), were married on August 16, 2014. The Parties have three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born January 15, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and Brooklyn Bellisario ("Brooklyn"), February 1, 2018. Brayden is six (6) years old; Blake is four (4) years old; and Brooklyn is three (3) years old.

Procedural History:

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

Order from the hearing on July 30, 2020: The Order from the hearing on July 30, 2020, was in fact drafted by Attorney Roberts, and sent to Bradley's attorney at the time, Christopher Tillman, Esq., on October 22, 2020. However, no response was received. After attempts to garner Mr. Tilman's signature of approval were unsuccessful, Attorney Roberts submitted the Order to the Court. The Order After Hearing was filed

January 24, 2021, and the Notice of Entry of Order was filed January 25, 2021.¹

- Order from the hearing on October 22, 2020: The Order from the hearing on October 22, 2020, was drafted by Attorney Roberts, and sent to Bradley's attorney at the time, Christopher Tillman, Esq., on November 11, 2020. However, no response was received. After attempts to garner Mr. Tilman's signature of approval were unsuccessful, Attorney Roberts submitted the Order to the Court. The Order After Hearing was filed January 20, 2021, and the Notice of Entry of Order was filed January 22, 2021.
- Order from the hearing on November 24, 2020: The Order After Hearing was drafted immediately after the hearing and submitted the same day.

 The Order After Hearing was filed December 10, 2020, and the Notice of Entry of Order was filed December 11, 2020.

In this Motion, Bradley alleges that the preparation of the Orders and submission to the Court was purposely done for procedural reasons and to cause prejudice to Bradley in Court. This is simply untrue! Ms. Roberts has repeatedly suffered threats and attacks from Bradley which are unfounded. Ms. Roberts is

¹ This Order was rejected by the Court, and a request made for a revision to comply with the Court Minutes. Ms. Roberts made the changes to comply with the Court Minutes and it was resubmitted to the Court on or about January 22, 2021.

doing everything in her capacity as Counsel for Emily to protect her from Bradley who has repeatedly engaged in acts of domestic violence and abuse of Emily through power and control, which not only includes physical harm, but includes threats he is going to kill Emily.

As it relates to the Order from hearing held July 30, 2020, Ms. Roberts needed to meet and confer with Mr. Tilman regarding the financial issues to prepare a proper Order. Ms. Roberts attempted to communicate with Mr. Tilman on the financial issues (both by phone and via written correspondence), but no agreement could be reached regarding Bradley's income for the purpose of setting child support in this matter. This caused delays in getting the Order finalized. In fact, at one point, Mr. Tilman informed Ms. Roberts that he was unable to reach his client and would likely be withdrawing in the matter.

As it relates to the Order from the hearing held October 22, 2020, Ms.

Roberts prepared same using the video record because the Court Minutes were never uploaded to Odyssey, even as of the date of preparation of this Opposition and Countermotion. The Court's website showing the following,

10/22/2020 Return Hearing View Document Return Hearing Video Part 1 of 2 View Document Return Hearing Video Part 2 of 2 Judicial Officer Pomrenze, Sandra Hearing Time 11:00 AM

Page 4 of 17

Comment

re: Donna's House visitation

As it relates to the Order from the hearing held November 24, 2020, Ms. Roberts used detailed notes from the hearing rather than waiting for Court Minutes or the video from the hearing to prepare same. This was done because Bradley has refused to provide any financial records or information, and the Court set a specific deadline of December 1, 2020. Even though it was submitted the day of the hearing, there was still a delay in getting it back before December 1, 2020.²

Protection Order Information:

There have been three (3) requests by Emily for the Court to issue

Temporary Protection Orders ("TPO") since 2019: (1.) T-19-200357-T; (2.) T-19
200404-T; and (3.) T-20-206639-T. The background for the information related to each of these cases is as follows:

• T-19-200357-T

- o Application filed- September 17, 2019.
- o TPO granted- Not Applicable.
- Other outcome- Hearing Master indicated that additional information was needed to process the request for the TPO.
 Therefore, Court set a hearing for additional information. Case

² It has been reported publicly that when Judge Perry took the bench that there were over two thousand (2,000) unsigned Orders waiting to be reviewed.

Page 5 of 17

Bradley has previously provided an Ex Parte Order filed February 14, 2020, which was signed only by Bradley's Counsel. The Ex Parte Order references a TPO under case number 051569. Ms. Roberts has attempted to locate said case number and it does not appear to exist. Ms. Roberts does not know where that case number is derived unless some specialized Order was issued in the "J" matter related to protection of Emily and the minor children. To be clear, T-19-200404-T was never dismissed or dissolved even if it was the intent of the Parties! **EMPHASIS ADDED** In fact, the Order filed in that case on March 12, 2020, does not even address whether the Order is valid or not, it only addressed the Order to Show Cause matter.

Bradley's Arrest on or about January 23, 2021:

The pending criminal matter (20-CR-039342) for which Bradley was arrested, relates to an incident which happened on July 25, 2020 through July 26, 2020. Specifically, on or about July 26, 2020, Bradley repeatedly called Emily around midnight. When Emily did not answer his calls, Bradley started sending her text messages the first one coming in at approximately 11:53 p.m. which stated, "Gonna murder You slut . . . I'm going to kill you before the 395 th slut bag[.]"

⁴ A copy of the Second Amended Criminal Complaint is attached to the companion filing as **Exhibit "1"** and is hereby fully incorporated herein by reference.

⁵ A copy of the call log for Emily's cellular telephone is attached to the companion filing as **Exhibit "2"** and is hereby fully incorporated herein by reference.

⁶ A copy of the text messages are attached to the companion filing as **Exhibit "3"** and is hereby fully incorporated herein by reference.

Page 7 of 17

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

On or about January 21, 2021, the Court in criminal matter 20-CR-039342 issued a warrant for Bradley's arrest.⁷ In the other criminal cases, there was a returned Summons for "insufficient address unable to forward." Therefore, the warrant line was called and notification provided regarding where Bradley would be on or about January 23, 2021. On that date, Bradley arrived at Emily's house to drop off the children and police officers were standing by to take Bradley into custody on the active warrant.

Bradley prepared a video of the drop off. Bradley used his cellular telephone to make the video. Throughout the time that Bradley is unbuckling the children and sending them into Emily's house, police officers are standing by, but they do not say anything or approach Bradley with the children. Once the children have entered the home, Bradley entered into discussions with the police officers wherein, they asked about whether he had weapons on his person and then asked him to put his hands on the car. The police did not arrest Bradley in front of the children, in fact in the video you can hear the children saying that the police gave them stickers.

⁷ A copy of the Register of Actions showing the active warrant is attached to the companion filing as **Exhibit "4"** and is hereby fully incorporated herein by reference.

⁸ A copy of the Returned Summons is attached to the companion filing as **Exhibit "5"** and is hereby fully incorporated herein by reference.

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The children were not traumatized and were excited about the stickers that they were given by the police officers.

III. **Opposition**

Bradley's request to strike hearsay and misrepresentations of material A. fact is without merit and should be denied.

EDCR § 5.205 (g) provides that "[e]xhibits may be deemed offers of proof but shall not be considered substantive evidence until admitted." Moreover, NRCP § 11 (b)(3) states, "the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery[.]"

The first time that Bradley is seeking to have the findings of Judge Pomrenze stricken from the Order because he alleges that the finding are "scandalous and offered simply to cast a derogatory light on Defendant." The statement specifically comes from the video record which is the most accurate reflection of what happened at the hearing on July 30, 2020. The specific finding is, "THE COURT FURTHER FINDS that until Bradley get some help, this Court is not ready to extend his visitation beyond supervised visitation. "(Video Timestamp: 11:35:08) Bradley is unreasonably presenting to the Court a request which is unwarranted. EDCR § 7.60 (b)(1). Just because Bradley dislikes a finding is not a basis for an Order to the stricken.

The second item that Bradley is seeking to have stricken relates to claims in pleadings that Bradley's behavior toward the children's therapist is placing the children at risk of harm. NRS § 125C.0035 (f) and (g) specifically related to the best interest factors the Court must consider regarding the mental and physical health of parents and children. Since litigation commenced it is factually accurate that Bradley has filed five (5) civil lawsuits including two (2) against treatment providers for the children. The filing of lawsuits has impacted the ability to have continuity of care and impacted their mental health. Moreover, pursuant to NRCP § 11 (b)(3), Emily believes she will be able to support her contention through evaluation of Bradley's mental state as request, witness testimony and documentary evidence.

The third, fourth and fifth items Bradley is seeking to have stricken relates to Brayden's statements and behaviors (including to the tutor), coupled with Bradley's threats of harm to Emily. In this matter, we know that Bradley has repeatedly threatened Emily verbally and in writing, stating he is going to cause Emily to be killed or murdered. On or about July 26, 2020, he stated in writing, "Gonna murder You slut . . . I'm going to kill you before the 395 th slut bag[.]" Pursuant to NRCP § 11 (b)(3), Emily believes she will be able to support her contention

⁹ https://www.cdc.gov/violenceprevention/aces/index.html

¹⁰ See Exhibit "3" and fully incorporated herein by reference.

through evaluation of Bradley's mental state as request, witness testimony and documentary evidence.

The sixth statement that Bradley is seeking to have stricken is a factual statement that Bradley has been arrested and remained at the Clark County Detention Center. Bradley alleges that this arrest has no bearing on issues present in the case; however, Bradley is charged with aggravated stalking and domestic violence which are absolutely relevant to claims of custody pursuant to *NRS* § 125C.0035 (6) and (8). Moreover, pursuant to *NRCP* § 11 (b)(3), Emily believes she will be able to support her contention through evaluation of Bradley's mental state as request, witness testimony and documentary evidence.

Based upon the foregoing, Bradley's request to have certain items stricken should be denied.

IV. Countermotion

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

Once again, Bradley failed to attempt to resolve the issues outlined herein, in accordance with *EDCR* §5.501. As a result, Bradley forced Emily to incur unnecessary attorney's fees and costs for defending this Motion. This has been a theme since Mr. Tilman withdrew as Bradley's Counsel, Bradley files Motions without merit which force a response from Emily.

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

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

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

Factors are as follows:

- 1. The quality of advocacy;¹¹
- 2. The character of the work to be done;¹²
- 3. The work actually performed by the lawyer;¹³ and
- 4. The results obtained.

Quality of Advocacy

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

Yearly, Emily's Counsel attends continuing legal education classes to stay abreast of changes in the area of family law. Through a practice primarily in family law, Emily's Counsel has drafted countless Motions, argued before the District

¹¹ When considering the quality of the advocacy the Court should look at the attorney's ability, training, education, professional standing, and skill.

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

¹³ When considering the work performed the Court should consider the skill, time, and attention given to the work.

Page 12 of 17

Court and Hearing Master on issues related to domestic violence/custody/divorce/adoption/termination of parental rights, brought and defended individuals at Trials and Evidentiary Hearings. Additionally, Emily's Counsel has taken cases on Appeal to the Supreme Court of Nevada.

Character of Work Done

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

Work Performed

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

Page 13 of 17

NRS § 18.010 states in relevant part as follows:

- 1. The compensation of an attorney and counselor for his services is governed by agreement, express or implied, which is not restrained by law.
- 2. In addition to the cases where an allowance is authorized by specific statute, the court may make an allowance of attorney's fees to a prevailing party:
 - (a) When he has not recovered more than \$20,000; or
 - (b) Without regard to the recovery sought, when the court finds that the claim, counterclaim, crossclaim or third-party complaint or defense of the opposing party was brought or maintained without reasonable ground or to harass the prevailing party. The court shall liberally construe the provisions of this paragraph in favor of awarding attorney's fees in all appropriate situations. It is the intent of the Legislature that the court award attorney's fees pursuant to this paragraph and impose sanctions pursuant to Rule 11 of the Nevada Rules of Civil Procedure in all appropriate situations to punish for and deter frivolous or vexatious claims and defenses because such claims and defenses overburden limited judicial resources, hinder the timely resolution of meritorious claims and increase the costs of engaging in business and providing professional services to the public.
- 3. In awarding attorney's fees, the court may pronounce its decision on the fees at the conclusion of the trial or special proceeding without written motion and with or without presentation of additional evidence.

Emily believes she will prevail regarding this instant Motion, due to the facts of this action and outlined herein above. As such, Emily is requesting this Court grant Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, attorney

1 fees and costs relating to this discovery matter and Motion, in the amount of 2 determined pursuant to a Memorandum of Fees and Costs. 3 IV. 4 Conclusion 5 Therefore, based upon the foregoing, Emily requests this Court to enter an 6 Order: 7 8 Denying Bradley's request to strike hearsay and misrepresentations of 1. material fact regarding Emily's Motion; 9 10 2. Granting Emily's request for an Order awarding Emily attorney fees and costs; and 11 12 Any and all related relief the Court deems just and proper. 3. DATED this 227 day of February, 2021. 13 14 ROBERTS STOFFEL FAMILY LAW GROUP 15 16 By:_ Um and a M. RIUM 17 Amanda M. Roberts, Esq. State of Nevada Bar No. 9294 18 4411 South Pecos Road 19 Las Vegas, Nevada 89121 PH: (702) 474-7007 20 FAX: (702) 474-7477 21 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 22 23 24 25 26 27 Page 15 of 17

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DECLARATION OF EMILY BELLISARIO

- I, Emily Bellisario, declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
- 1. I am the Plaintiff in the above-entitled action and am competent to testify to the matters contained herein. Declarant makes this declaration in support of the foregoing Opposition.
- 2. I have read the foregoing Opposition and can certify and attest that the facts contained therein are true of Declarant's own knowledge, except for those matter stated upon information and belief, and as to those matters, Declarant believes them to be true.
- 3. Declarant incorporates all the facts of the motion into this declaration as though fully set forth herein.

FURTHER DECLARANT SAYETH NAUGHT.

Dated this 23rd day of February, 2021.

/s/ Emily Bellisario
Emily Bellisario

CERTIFICATE OF SERVICE

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

Employee of Roberts Stoffel Family Law Group

Page 17 of 17

AA1687

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Emily Bellisario	Case No. D-20-605263-D			
Plaintiff/Petitioner				
Bradley Bellisario	Dept. P			
Defendant/Respondent	MOTION/OPPOSITION FEE INFORMATION SHEET			
Defendant/Respondent				
Notice: Motions and Oppositions filed after entry of a final order issued pursuant to NRS 125, 125B or 125C are subject to the reopen filing fee of \$25, unless specifically excluded by NRS 19.0312. Additionally, Motions and Oppositions filed in cases initiated by joint petition may be subject to an additional filing fee of \$129 or \$57 in accordance with Senate Bill 388 of the 2015 Legislative Session.				
Step 1. Select either the \$25 or \$0 filing fee in				
\$25 The Motion/Opposition being filed wit	h this form is subject to the \$25 reopen fee.			
S0 The Motion/Opposition being filed with this form is not subject to the \$25 reopen fee because:				
The Motion/Opposition is being filed before a Divorce/Custody Decree has been				
entered. The Motion/Opposition is being filed solely to adjust the amount of child support				
established in a final order. The Motion/Opposition is for recons	sideration or for a new trial, and is being filed			
within 10 days after a final judgmer	at or decree was entered. The final order was			
entered on Other Excluded Motion (must specif	3v)			
Step 2. Select the \$0, \$129 or \$57 filing fee in	h this form is not subject to the \$129 or the			
✓ \$0 The Motion/Opposition being filed wit \$57 fee because:	if this form is not subject to the \$125 or the			
The Motion/Opposition is being filed in a case that was not initiated by joint petition.				
The party filing the Motion/Opposi	tion previously paid a fee of \$129 or \$57.			
\$129 The Motion being filed with this form is subject to the \$129 fee because it is a motion				
to modify, adjust or enforce a final or	der.			
\$57 The Motion/Opposition being filing with this form is subject to the \$57 fee because it is				
an opposition to a motion to modify, adjust or enforce a final order, or it is a motion				
and the opposing party has already paid a fee of \$129.				
Step 3. Add the filing fees from Step 1 and Step 2.				
The total filing fee for the motion/opposition I am filing with this form is: ✓ \$0 \$25 \$57 \$82 \$129 \$154				
Party filing Motion/Opposition: Employee of Roberts Stoffel Family Law Group Date 02/23/21				
Signature of Party or Preparer/s/ Amanda M	Roberts, Esq.			

Electronically Filed 2/23/2021 11:19 AM Steven D. Grierson 1 EXH Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 6 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 **DISTRICT COURT** 8 CLARK COUNTY, NEVADA 9 EMILY BELLISARIO,) Case No: D-20-605263-D 10 Dept No: P 11 Plaintiff, **EXHIBITS IN SUPPORT OF** 12 v. PLAINTIFF'S OPPOSITION TO 13 BRADLEY BELLISARIO, **DEFENDANT'S MOTION TO STRIKE HEARSAY AND** 14 Defendant. **MISREPRESENTATIONS OF** 15 MATERIAL FACT REGARDING PLAINTIFF'S NOTICE OF MOTION 16 ET. AL.; AND COUNTERMOTION FOR 17 AN AWARD OF ATTORNEY'S FEES AND COSTS 18 19 Date of Hearing: March 17, 2021 Time of Hearing: 10:00 a.m. 20 21 In accordance with EDCR § 5.205, the Plaintiff, Emily Bellisario, hereby 22 23 submits Exhibits in Support of Plaintiff's Opposition to Defendant's Motion to 24 Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's 25 Motion; and Countermotion for an Award of Attorney's Fees and Costs, as follows: 26 27 Page 1 of 3 28

Case Number: D-20-605263-D

1 2	EXHIBIT	DESCRIPTION	BATE STAMP NUMBER		
3	1.	Second Amended Criminal Complaint	PLTF0548 – PLTF0549		
5	2.	Call log for Emily's cellular telephone	PLTF0460		
6	3.	Text messages from Bradley Register of Actions showing the active	PLTF0461		
7 8	4.	warrant for Bradley's arrest in Case No. 20-CR-039342	PLTF0550		
9	5.	Register of Actions evidencing returned Summons for "insufficient address unable to forward in Case No. 20-PC-014512	PLTF0551 – PLTF0552		
11	DATED this day of February, 2021.				
3	ROBERTS STOFFEL FAMILY LAW GROUP				
4	By: Omandam. Relien				
.5	Amanda M. Roberts, Esq.				
.6 .7	State of Nevada Bar No. 9294 4411 South Pecos Road				
.8	Las Vegas, Nevada 89121 PH: (702) 474-7007				
9	FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario				
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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 23 day of February, 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Exhibits in Support of Plaintiff's Opposition to Defendant's Motion to Strike Hearsay and Misrepresentations of Material Fact Regarding Plaintiff's Motion; and Countermotion for an Award of Attorney's Fees and Costs, to the following:

Bradley Bellisario
Email: Bradb@bellisar

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

By: Employee of Roberts Stoffel Family Law Group

Page 3 of 3

Exhibit "1"

Exhibit "1"

Exhibit "1"

LAS VEGAS JUSTICE COURT FILED IN OPEN COURT

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA

JAN	27	2021

CLERK

THE STATE OF NEVADA,

Plaintiff,

-vs-

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BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008,

Defendant.

CASE NO:

20CR039342

BY_

DEPT NO:

DA CASE NO: 202046218C

SECOND AMENDED CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of AGGRAVATED STALKING (Category B Felony - NRS 200.575 - NOC 50333), MALICIOUS DESTRUCTION OF PROPERTY (Misdemeanor - NRS 206.310, 193.155 - NOC 50904), and VIOLATION OF EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: that the said Defendant, on or between the 11th day of June, 2020, and 26th day of July, 2020 at and within the County of Clark, State of Nevada

COUNT 1 – AGGRAVATED STALKING

did on or between 11th day of June, 2020 and 26th day of July, 2020 willfully, unlawfully, feloniously, and intentionally engage in a course of conduct that would cause a reasonable person to feel terrorized, frightened, intimidated, or harassed, to wit: sent text messages to EMILY BELLISARIO threatening her and/or her family members, and/or by coming to the said EMILY BELLISARIO's residence, and/or breaking a front porch light, and/or breaking a Ring doorbell, and/or damaging vehicles belonging to the said EMILY BELLISARIO, and that course of conduct did, in fact, cause EMILY BELLISARIO to feel terrorized, frightened, intimidated or harassed, and in conjunction therewith defendant did threaten EMILY BELLISARIO with the intent that EMILY BELLISARIO be placed in reasonable fear of death or substantial bodily harm.

20 -- CR -- 039342 ACRM Amended Criminal Complaint 13177458

V:\2020\462\18\FILING\202046218C-ACC-(BRADLEY JOHN BELLISARIO)-002.DOCX

PLTF0548

COUNT 2 - MALICIOUS DESTRUCTION OF PROPERTY

did on or about the 22nd day of June, 2020 willfully, unlawfully or maliciously destroy and/or injure the real and/or personal property of another, to wit: front porch light, and/or Ring doorbell, and/or vehicles and/or garage door, and/or light pole, owned by EMILY BELLISARIO, located at 1913 Sondrio Drive, Clark County, Nevada, by smashing into the two vehicle, garage door and/or a light pole, and/or breaking the front porch light and/or the Ring doorbell, the value of said damage being \$25.00 or more and less than \$250.00.

<u>COUNT 3</u> - VIOLATION OF EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE

did on or between the 25th day of July, 2020 and the 26th day of July, 2020 willfully, unlawfully, and intentionally violate an Extended Order For Protection Against Domestic Violence by texting EMILY BELLISARIO threatening to kill her, after being prohibited from doing so by the Eighth Judicial District, Family Division, of the State of Nevada, in and for the County of Clark, in Case No. T-20-206639-T, dated the 6th day of July, 2020.

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

LVMPD EV# 200900075740 (TK 7)

V:\2020\462\18\FILING\202046218C-ACC-(BRADLEY JOHN BELLISARIO)-002.DOCX

Exhibit "2"

Exhibit "2"

Exhibit "2"

1:47

Edit ΑII Missed Recents +1 (309) 397-6734 (3) 12:12 AM (i) FaceTime Audio 911 12:09 AM (i) unknown +1 (702) 909-8987 Yesterday (i) Las Vegas, NV +1 (702) 541-7874 Yesterday (i) Las Vegas, NV Yota New Phone Iphone (2) Yesterday (i) phone Yota New Phone Iphone (3) Yesterday (i) phone +1 (725) 209-5978 Yesterday (i) Indian Springs, NV James SONIA Yesterday (i) other James SONIA Friday (i) other Yota Yaya Markos Friday (i) phone **Felipe** Friday (i) phone Favorites Keypad Voicemail Recents Contacts

Exhibit "3"

Exhibit "3"

Exhibit "3"







Mon, Jul 6, 8:25 PM

Answer a GD ofw message asshole

And see I was being nice. I didn't call you and your dad giant fucking pieces of shit for what your were doing to Brayden or tell you to go fuck yourselves.

Text Message Yesterday 11:53 PM

Gonna murder You slut

Come see me before the 30th lor after. You're gonna pay for what guy did

I'm going to kill you before the 395 th slut bag

Your kids shkuidnt hear that shot from their retarded grandpa that never took care of them. See yuh in the after life slut

iMessage

See you soon whore bag



Exhibit "4"

Exhibit "4"

Exhibit "4"

Location : Justice Court Help Skip to Main Content Logout My Account Search Menu New Criminal Search Refine Search Back REGISTER OF ACTIONS CASE No. 20-CR-039342 State of Nevada vs. BELLISARIO, BRADLEY JOHN Case Type: Date Filed: Misdemeanor CR 01/04/2021 Location: JC Department 1 PARTY INFORMATION Lead Attorneys Defendant WBELLISARIO, BRADLEY JOHN State of State of Nevada Nevada CHARGE INFORMATION Charges: BELLISARIO, BRADLEY JOHN
1. Viol dom violence EPO [52917] Statute Level Date Misdemeanor 06/11/2020 EVENTS & ORDERS OF THE COURT OTHER EVENTS AND HEARINGS 12/17/2020 Original Track Assignment JC07 01/04/2021 01/04/2021 Criminal Complaint Declaration of Warrant Summons (Affidavit) Notice of Intent - Audiovisual Technology
Notice of Intent to use audiovisual technology pursuant to NRS 171.1975 to present live testimony at Preliminary Hearing Examination due to Covid-19 Outbreak Filed in Open Court. Nevada Risk Assessment Tool 01/05/2021 Arrest Warrant Request (7:30 AM) (Judicial Officer Graham, Elana Lee)
Result: Arrest Warrant Issued 01/21/2021 01/21/2021 Request for Arrest Warrant Filed Granted Probable Cause Found Arrest Warrant Ordered to be Issued-Bail Cash or Surety 01/21/2021 01/21/2021 Counts: 001 - \$0.00/\$0.00 Total Bail 01/21/2021 Bail to be Set in Court 01/21/2021 Minute Order - Department 01 01/21/2021 Arrest Warrant - Face Sheet 01/21/2021 Arrest Warrant Confidential 01/21/2021 Warrant Verified

Exhibit "5"

Exhibit "5"

Exhibit "5"

https://lvjcpa.clarkcountynv.gov/Anonymous/CaseDetail.aspx?CaseID=13248528

PLTF0551

FINANCIAL INFORMATION

Defendant BELLISARIO, Total Financial Assessmer Total Payments and Credi Balance Due as of 01/22/		50.00 50.00 0.00	
Transaction Assessment Payment (Window)	Receipt # PT-2020-04775	Aladdin Bail Bonds	50.00 (50.00)

Electronically Filed 2/23/2021 4:52 PM Steven D. Grierson CLERK OF THE COURT

OPPC 1 Amanda M. Roberts, Esq. 2 State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 6 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 8 DISTRICT COURT 9 **CLARK COUNTY, NEVADA** 10 D-20-605263-D Case No: EMILY BELLISARIO, 11 Dept No: P Plaintiff, 12 **OPPOSITION TO DEFENDANT'S** 13 MOTION TO DISQUALIFY JUDGE **PURSUANT TO NCJC 2.11** BRADLEY BELLISARIO, 14 (FORMERLY NCJC 3E); AND 15 **COUNTERMOTION FOR AN AWARD** Defendant. **OF ATTORNEY'S FEES AND COSTS** 16 AND RELATED RELIEF. 17 Date of Hearing: March 25, 2021 18 Time of Hearing: 10:30 a.m. 19 Oral Argument Requested: Yes 20 21 MEMORANDUM OF POINTS AND AUTHORITIES I. 22 **Issues** 23 Bradley's request to disqualify Judge Mary Perry should be denied. 1. 24 25 Emily's request for an award of attorney's fees and costs, and 2. sanctions, should be granted. 26 27 Page 1 of 16 28

Case Number: D-20-605263-D

3. For any and all other relief the Court deems proper and just.

II. Statement of Facts

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

On January 11, 2021, Plaintiff's Counsel discovered through research of the Court's Register of Actions online, that this matter was reassigned from the Honorable Sandra Pomrenze to the Honorable Mary Perry. The Court records reflect there was an Administrative Reassignment on January 4, 2021, but no formal/written notice was provided or issued; it was simply recorded in the Register of Actions. While it was known that through the election, Judge Perry would be taking over in Department "P," it was not known if the general case reassignments which have occurred throughout the Family Court, if this matter would be reassigned to another Department.

On January 11, 2021, upon discovery of the change in Judicial officer in this action, Plaintiff filed a Peremptory Challenge. Bradley opposed the change in Judicial Officer by filing a Motion to Strike Plaintiff's Peremptory Challenge on January 11, 2021. Specifically, Bradley requested in his Motion for Emily's

Page 2 of 16

Peremptory Challenge to be stricken from the Court's record, this case remain in Department "P" to be heard by Judge Mary Perry. On January 20, 2021, Judge Harter issued a Decision and Order, to immediately re-assign this case back to Department "P."

After consideration of the pending issues and a possible delay in getting Orders from the District Court if the Decision and Order were appealed or a Writ was filed, Emily decided not to pursue the matter with the Nevada Supreme Court. Emily believes that Judge Harter's decision was in error. However, as she did not pursue the remedies afforded under the law, rather she accepted that Judge Perry would hear this matter and move forward expeditiously to get rulings which are necessary to protect Emily, the minor children and community property/assets.

Bradley's argument is that Emily's Counsel, Ms. Roberts and members of her firm, are close personal friends of Judge Perry which mean that her "impartiality might reasonably be questioned" based upon "personal bias or prejudice concerning a party or a party's lawyer[.]" Bradley's argument is illogical. If Ms. Roberts were such a good friend of Judge Perry and their alleged friendship is going to impact the outcome of the litigation, it makes no sense that Ms. Roberts would file a Peremptory Challenge of Judge Perry.

In response to Bradley's request to disqualify her in this matter, Judge Perry prepared a response. Therein, Judge Perry maintains "that I maintain no bias or

prejudice in favor or, or against any attorney or party in this matter; specifically, against Mr. Bellisario, given his motion. I have been and will continue to be fair and impartial to the litigants and their counsel, and maintain the integrity of my office." Judge Perry addresses her Facebook post, thanking Ms. Roberts and Mr. Stoffel for their assistance in her time of need. Additionally, it should be pointed out that since taking the bench, Judge Perry has ruled on matters involving attorneys from Roberts Stoffel Family Law Group and Judge Perry did not rule in the favor of the firm in each of those cases. This action shows the level of impartiality that Judge Perry has taken in approach to hearing matters before her without bias as to litigants or attorneys.

Bradley then argues that Judge Perry and Ms. Roberts engaged in ex parte communication prior to the hearing on January 25, 2021. Ms. Roberts emphatically denies engaging in any ex parte communication with Judge Perry as alleged by Bradley. Rather, Judge Perry needs to only read the Court Minutes and/or Orders to understand the themes in this litigation have been Bradley's alcohol consumption, arrests, pending criminal charges, domestic violence, and pending civil lawsuits. Anyone who reviews the Court Minutes or Orders knows the general background. The Court Minutes from July 30, 2020, detail Bradley's arrest for

¹ The level of professionalism shown to Judge Perry is no different than Ms. Roberts and her colleagues sending flowers to a funeral when Judge Moss lost her parents or attending the funerals; it is no different then sending small gifts to the Court during the holidays; it is no different then Ms. Roberts handling a matter pro bono at the request of a Family Court Judge; or having lunch with members of the Bench and Bar.

DUI, for harassment, and threats to Emily's prior Counsels; the Court Minutes noted that questions were asked of Bradley at the hearing including about attending an impatient treatment program.

Bradley argues that Judge Perry was provided, in filings by Emily's Counsel, hearsay which violates Bradley's due process rights, and was done for no other reason than to cause prejudice to him. Almost all Motions filed in Family Court are based upon allegations and include some form of hearsay; however, it does not preclude those Motions from being considered. There is a different standard at Motions then at Trials regarding presentation of facts. In fact, *EDCR* § 5.205 (g) provides that "[e]xhibits may be deemed offers of proof but shall not be considered substantive evidence until admitted." Moreover, *NRCP* § 11 (b)(3) states, "the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery[.]"

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Page 5 of 16

Page 6 of 16

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Bradley has previously provided an Ex Parte Order filed February 14, 2020, which was signed only by Bradley's Counsel. The Ex Parte Order references a TPO under case number 051569. Ms. Roberts has attempted to locate said case number and it does not appear to exist. Ms. Roberts does not know where that case number is derived unless some specialized Order was issued in the "J" matter related to protection of Emily and the minor children. To be clear, T-19-200404-T was never dismissed or dissolved even if it was the intent of the Parties! {EMPHASIS ADDED} In fact, the Order filed in that case on March 12, 2020, does not even address whether the Order is valid or not, it only addressed the Order to Show Cause matter.

However, Bradley's arrest relates to pending criminal matter (20-CR-039342) for which Bradley was arrested, relating to an incident which happened on July 25, 2020 through July 26, 2020.³ Specifically, on or about July 26, 2020, Bradley repeatedly called Emily around midnight.⁴ When Emily did not answer his calls, Bradley started sending her text messages the first one coming in at approximately 11:53 p.m. which stated, "Gonna murder You slut . . . I'm going to kill you before the 395 th slut bag[.]"⁵ This is not the first time that Bradley has

³ A copy of the Second Amended Criminal Complaint is attached to the companion filing as **Exhibit "1"** and is hereby fully incorporated herein by reference.

⁴ A copy of the call log for Emily's cellular telephone is attached to the companion filing as **Exhibit "2"** and is hereby fully incorporated herein by reference.

⁵ A copy of the text messages are attached to the companion filing as **Exhibit "3"** and is hereby fully incorporated herein by reference.

threatened to kill Emily, and she believes that if given the opportunity he has the ability to engage in this type of violence.

This is not the first claim that Bradley has made to remove a Judge hearing this matter. On November 25, 2020, Bradley filed an Affidavit to Disqualify Judge Pomrenze wherein, he alleged that she has filed to acknowledge Emily's alleged violation of Court rules, she was biased because she alleged that Bradley was contributing to the alienation of the minor children, etc. The video from the hearing on November 24, 2020, shows Bradley is extremely inappropriate in his actions toward the Court including interrupting Counsel (11:28:50) and the Court; Bradley raised his voice toward the Court claiming he never got to be heard by the Court (11:29:01) which is why he needed to interrupt Counsel and the Court.

Bluntly, anyone that has an opinion or view of this matter which is different than Bradley's is going to receive claims of bias and prejudice. It has become his *modus operandi*. Bradley's Motion to Disqualify Judge Perry should be denied.

III. Opposition

A. Bradley's request to disqualify Mary Perry should be denied.

Bradley argues according to the Nevada Code of Judicial Conduct ("NCJC") at Canon 2, 2.11 (A)(1), that Judge Perry should be disqualified from hearing this matter based upon personal bias or prejudice concerning Ms. Roberts. There is no basis to grant the requested relief to disqualify Judge Perry. Quite candidly, Emily

Page 8 of 16

does not care which Judge is assigned to this matter. However, it is a miscarriage of justice for a high conflict family law case to sit for six to eight (6-8) weeks without having a Judge be able to rule on issues regarding the best interest of the minor children pursuant to NRS § 125B.0035. Justice delayed is justice denied!

Bradley's argument is that Emily's Counsel, Ms. Roberts and members of

her firm, are close personal friends of Judge Perry which mean that her "impartiality might reasonably be questioned" based upon "personal bias or prejudice concerning a party or a party's lawyer[.]" Bradley's argument is illogical. If Ms. Roberts were such a good friend of Judge Perry and their alleged friendship is going to impact the outcome of the litigation, it makes no sense that Ms. Roberts would file a Peremptory Challenge of Judge Perry as she has already done. Additionally, it should be pointed out that since taking the bench, Judge Perry has ruled on matters involving attorneys from Roberts Stoffel Family Law Group and Judge Perry did not rule in the favor of the firm in each of those cases. This action shows the level of impartiality that Judge Perry has taken in approach to hearing matters before her without bias as to litigants or attorneys.

Bradley then argues that Judge Perry and Ms. Roberts engaged in ex parte communication prior to the hearing on January 25, 2021. Ms. Roberts emphatically denies engaging in ex parte communication with Judge Perry as alleged by Bradley. Rather, Judge Perry only needed to read the Court Minutes and/or Orders to

understand the themes in this litigation have been Bradley's alcohol consumption, arrests, pending criminal charges, domestic violence, and pending civil lawsuits.

In this matter, this is not the first claim that Bradley has made to remove a Judge hearing this matter. On November 25, 2020, Bradley filed an Affidavit to Disqualify Judge Pomrenze wherein, he alleged that she has filed to acknowledge Emily's alleged violation of Court rules, she was biased because she alleged that Bradley was contributing to the alienation of the minor children, etc. The video from the hearing on November 24, 2020, shows Bradley is extremely inappropriate in his actions toward the Court including interrupting Counsel (11:28:50) and the Court; Bradley raised his voice toward the Court claiming he never got to be heard by the Court (11:29:01) which is why he needed to interrupt Counsel and the Court. Bluntly, anyone that has an opinion or view of this matter which is different than Bradley's is going to receive claims of bias and prejudice. It has become his *modus operandi*.

Based upon the foregoing, Bradley's request to disqualify Judge Mary Perry should be denied.

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IV. Countermotion

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

Emily was forced to defend herself against Bradley's instant Motion, which did not need to be filed. Bradley never attempted to address or resolve the issue presented in his Motion before filing same as required pursuant to *EDCR* §5.501. Additionally, since Bradley had the option of not disputing the Peremptory Challenge filed by Emily, he should have allowed Emily's Peremptory Challenge to be entered and not fought it. Once it was returned to Department "P" as Bradley requested, then there is no reason which Bradley should be asking for the matter to be moved to another Department. If Bradley is now desperate to get this matter moved from Department "P," then he should file a Peremptory Challenge.

When dealing with attorney fees the Nevada Supreme Court has issued a litany of relevant cases including the holding in *Sargeant v. Sargeant*, 88 Nev. 223, 495 P.2d 618 (1972). In *Sargeant*, the Nevada Supreme Court considered a wife's award of attorney fees. The husband argued the attorney fees were excessive and should not have been granted from the husband's sole and separate property. The Court determined that "[t]he wife must be afforded her day in court without destroying her financial position. This would imply that she should be able to meet her adversary in the courtroom on an equal basis." {EMPHASIS ADDED}

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One of the prevailing cases regarding attorney fees is Brunzell v. Golden Gate National Bank, 85 Nev. 345, 455 P.2d 31 (1969). In Brunzell the Nevada Supreme Court set forth the factors, now known as the Brunzell Factors, which the Court considered "well known basic elements to be considered" when awarded attorney fees. The Court said each factor should be According the Brunzell Factors are as follows:

- The quality of advocacy;6 1.
- The character of the work to be done;⁷ 2.
- The work actually performed by the lawyer; 8 and 3.
- 4. The results obtained.

Quality of Advocacy

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

Yearly, Emily's Counsel attends continuing legal education classes to stay abreast of changes in the area of family law. Through a practice primarily in family law, Emily's Counsel has drafted countless Motions, argued before the District

⁶ When considering the quality of the advocacy the Court should look at the attorney's ability, training, education, professional standing, and skill.

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

⁸ When considering the work performed the Court should consider the skill, time, and attention given to the work.

Court and Hearing Master on issues related to domestic violence/custody/
divorce/adoption/termination of parental rights, brought and defended individuals at
Trials and Evidentiary Hearings. Additionally, Emily's Counsel has taken cases on
Appeal to the Supreme Court of Nevada.

Character of Work Done

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

Work Performed

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

Again, this Motion did not need to be filed and Bradley failed to follow the Court's rules and procedures and his requests must be denied. Emily should be awarded attorney's fees and costs in accordance with *EDCR* §5.501, *EDCR* §7.60 and *NRS* §18.010, and said sum should be reduced to judgment, collectible by any and all lawful means until paid in full.

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IV. Conclusion

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

- 1. Denying Bradley's request to disqualify Judge Mary Perry.
- 2. Granting Emily's request for an award of attorney's fees and costs, and sanctions.
- 3. For any and all other relief the Court deems proper and just.

DATED this 23 day of February, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

By: Manda M. Roberts, Esq.

State of Nevada Bar No. 9294

4411 S. Pecos Road Las Vegas, Nevada 89121

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

EMAIL: efile@lvfamilylaw.com

Attorneys for Plaintiff, Emily Bellisario

DECLARATION OF EMILY BELLISARIO

- I, Emily Bellisario, declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.
- 1. I am the Plaintiff in the above-entitled action and am competent to testify to the matters contained herein. Declarant makes this declaration in support of the foregoing Opposition.
- 2. I have read the foregoing Opposition and can certify and attest that the facts contained therein are true of Declarant's own knowledge, except for those matter stated upon information and belief, and as to those matters, Declarant believes them to be true.
- 3. Declarant incorporates all the facts of the motion into this declaration as though fully set forth herein.

FURTHER DECLARANT SAYETH NAUGHT.

Dated this 23rd day of February, 2021.

/s/ Emily Bellisario
Emily Bellisario

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 23 day of February, 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Opposition and Countermotion, to the following:

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

Employee of Roberts Stoffel Family Law Group

Page 16 of 16

DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Emily Bellisario	Case No. D-20-605263-D					
Plaintiff/Petitioner						
Bradley Bellisario	Dept. P					
Defendant/Respondent	MOTION/OPPOSITION FEE INFORMATION SHEET					
Notice: Motions and Oppositions filed after entry of a final order issued pursuant to NRS 125, 125B or 125C are subject to the reopen filing fee of \$25, unless specifically excluded by NRS 19.0312. Additionally, Motions and Oppositions filed in cases initiated by joint petition may be subject to an additional filing fee of \$129 or \$57 in accordance with Senate Bill 388 of the 2015 Legislative Session.						
Step 1. Select either the \$25 or \$0 filing fee in						
\$25 The Motion/Opposition being filed wit	th this form is subject to the \$25 reopen fee.					
√ \$0 The Motion/Opposition being filed wit	h this form is not subject to the \$25 reopen					
fee because: The Motion/Opposition is being file	ed before a Divorce/Custody Decree has been					
entered.						
	d solely to adjust the amount of child support					
established in a final order. The Motion/Opposition is for recons	sideration or for a new trial, and is being filed					
within 10 days after a final judgmer	nt or decree was entered. The final order was					
entered on Other Excluded Motion (must special	50)					
	· · · · · · · · · · · · · · · · · · ·					
Step 2. Select the \$0, \$129 or \$57 filing fee in						
\$0 The Motion/Opposition being filed wit _\$57 fee because:	h this form is not subject to the \$129 or the					
The Motion/Opposition is being fil	ed in a case that was not initiated by joint petition.					
The party filing the Motion/Opposi	tion previously paid a fee of \$129 or \$57.					
	is subject to the \$129 fee because it is a motion					
to modify, adjust or enforce a final or	der.					
S57 The Motion/Opposition being filing with this form is subject to the \$57 fee because it is						
an opposition to a motion to modify, adjust or enforce a final order, or it is a motion						
and the opposing party has already paid a fee of \$129.						
Step 3. Add the filing fees from Step 1 and Step 2.						
The total filing fee for the motion/opposition I am filing with this form is: ✓ \$0 \$25 \$57 \$82 \$129 \$154						
Party filing Motion/Opposition: Employee of Roberts Stoffel Family Law Group Date 02/23/21						
Signature of Porty on Proposes /s/ Amanda M. Roberts, Esq.						
Signature of Party or Preparer 75/Amanda W. Roberts, Esq.						

Electronically Filed 2/23/2021 4:52 PM Steven D. Grierson CLERK OF THE COURT EXH Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 3 4411 S. Pecos Road Las Vegas, Nevada 89121 PH: (702) 474-7007 FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario 7 DISTRICT COURT 8 **CLARK COUNTY, NEVADA** 9 Case No: D-20-605263-D 10 EMILY BELLISARIO, Dept No: P 11 Plaintiff, **EXHIBITS IN SUPPORT OF** 12 v. **OPPOSITION TO DEFENDANT'S** 13 BRADLEY BELLISARIO, MOTION TO DISQUALIFY JUDGE **PURSUANT TO NCJC 2.11** 14 (FORMERLY NCJC 3E); AND Defendant. 15 **COUNTERMOTION FOR AN AWARD** OF ATTORNEY'S FEES AND COSTS 16 AND RELATED RELIEF. 17 Date of Hearing: March 25, 2021 18 Time of Hearing: 10:30 a.m. 19 20 21 In accordance with EDCR § 5.205, the Plaintiff, Emily Bellisario, hereby 22 23 submits Exhibits in Support of In Support of Opposition To Defendant's Motion To 24 Disqualify Judge Pursuant To NCJC 2.11 (Formerly NCJC 3E); And 25 26 27 Page 1 of 3 28

1	Countermot	Countermotion For An Award Of Attorney's Fees And Costs And Related Relief.,						
2	as follows:							
3								
4	EXHIBIT	DESCRIPTION	BATE STAMP NUMBER					
5		DESCRIPTION	TONIDER					
6	1.	Second Amended Criminal Complaint	PLTF0548 – PLTF0549					
7	2.	Call log for Emily's cellular telephone	PLTF0460					
8	3.	Text messages from Bradley	PLTF0461					
9 10	DATED this 23rd day of February, 2021.							
11	DAII	DATED this day of February, 2021.						
12		ROBERTS STOFFEL	FAMILY LAW GROUP					
13		a Omanda 1	m Roberts					
14	By: <u>OManda M. Roberts</u> Amanda M. Roberts, Esq.							
15	State of Nevada Bar No. 9294							
16	4411 South Pecos Road Las Vegas, Nevada 89121							
17	PH: (702) 474-7007							
18		FAX: (702) 474-7477 EMAIL: efile@lvfamilylaw.com						
19	Attorneys for Plaintiff, Emily Bellisario							
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Page 2 of 3

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the 23 day of February, 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing EXHIBITS IN SUPPORT OF OPPOSITION TO DEFENDANT'S MOTION TO DISQUALIFY JUDGE PURSUANT TO NCJC 2.11 (FORMERLY NCJC 3E); AND COUNTERMOTION FOR AN AWARD OF ATTORNEY'S FEES AND COSTS AND RELATED RELIEF, to the following:

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

Employee of Roberts Stoffel Family Law Group

Page 3 of 3

Exhibit "1"

Exhibit "1"

Exhibit "1"

LAS VEGAS JUSTICE COURT FILED IN OPEN COURT

JUSTICE COURT, LAS VEGAS TOWNSHIP CLARK COUNTY, NEVADA JAN 27 2021

CLERK

THE STATE OF NEVADA,

Plaintiff,

-vs-

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BRADLEY BELLISARIO, aka, Bradley John Bellisario #7524008,

Defendant.

CASE NO: 20CR039342

DEPT NO:

DA CASE NO: 202046218C

<u>SECOND AMENDED</u> CRIMINAL COMPLAINT

The Defendant above named having committed the crimes of AGGRAVATED STALKING (Category B Felony - NRS 200.575 - NOC 50333), MALICIOUS DESTRUCTION OF PROPERTY (Misdemeanor - NRS 206.310, 193.155 - NOC 50904), and VIOLATION OF EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE (Misdemeanor - NRS 33.020, 33.100 - NOC 52917), in the manner following, to wit: that the said Defendant, on or between the 11th day of June, 2020, and 26th day of July, 2020 at and within the County of Clark, State of Nevada

COUNT 1 – AGGRAVATED STALKING

did on or between 11th day of June, 2020 and 26th day of July, 2020 willfully, unlawfully, feloniously, and intentionally engage in a course of conduct that would cause a reasonable person to feel terrorized, frightened, intimidated, or harassed, to wit: sent text messages to EMILY BELLISARIO threatening her and/or her family members, and/or by coming to the said EMILY BELLISARIO's residence, and/or breaking a front porch light, and/or breaking a Ring doorbell, and/or damaging vehicles belonging to the said EMILY BELLISARIO, and that course of conduct did, in fact, cause EMILY BELLISARIO to feel terrorized, frightened, intimidated or harassed, and in conjunction therewith defendant did threaten EMILY BELLISARIO with the intent that EMILY BELLISARIO be placed in reasonable fear of death or substantial bodily harm.

ACRM Amended Criminal Complaint

V:\2020\462\18\FILING\202046218C-ACC-(BRADLEY JOHN BELLISARIO)-002.DOCX

PLTF0548

COUNT 2 - MALICIOUS DESTRUCTION OF PROPERTY

did on or about the 22nd day of June, 2020 willfully, unlawfully or maliciously destroy and/or injure the real and/or personal property of another, to wit: front porch light, and/or Ring doorbell, and/or vehicles and/or garage door, and/or light pole, owned by EMILY BELLISARIO, located at 1913 Sondrio Drive, Clark County, Nevada, by smashing into the two vehicle, garage door and/or a light pole, and/or breaking the front porch light and/or the Ring doorbell, the value of said damage being \$25.00 or more and less than \$250.00.

COUNT 3 - VIOLATION OF EXTENDED ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE

did on or between the 25th day of July, 2020 and the 26th day of July, 2020 willfully, unlawfully, and intentionally violate an Extended Order For Protection Against Domestic Violence by texting EMILY BELLISARIO threatening to kill her, after being prohibited from doing so by the Eighth Judicial District, Family Division, of the State of Nevada, in and for the County of Clark, in Case No. T-20-206639-T, dated the 6th day of July, 2020.

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

12/16/20

/cw LVMPD EV# 200900075740

ZVMPD EV# 20090007 TK 7)

V:\2020\462\18\FILING\202046218C-ACC-(BRADLEY JOHN BELLISARIO)-002,DOCX

Exhibit "2"

Exhibit "2"

Exhibit "2"

1:47 Edit Αll Missed **Recents** +1 (309) 397-6734 (3) 12:12 AM (i) FaceTime Audio 911 12:09 AM (i) unknown +1 (702) 909-8987 Yesterday (i) Las Vegas, NV +1 (702) 541-7874 Yesterday (i) Las Vegas, NV Yota New Phone Iphone (2) Yesterday (i phone Yota New Phone Iphone (3) Yesterday (i) phone +1 (725) 209-5978 Yesterday (i) Indian Springs, NV James SONIA Yesterday (i) other James SONIA Friday (i) other Yota Yaya Markos Friday (i) phone Felipe Friday (i) phone Contacts Keypad Voicemail Favorites Recents

PLTF0460

Exhibit "3"

Exhibit "3"

Exhibit "3"

1:48







Mon, Jul 6, 8:25 PM

Answer a GD ofw message asshole

And see I was being nice. I didn't call you and your dad giant fucking pieces of shit for what your were doing to Brayden or tell you to go fuck yourselves.

Text Message Yesterday 11:53 PM

Gonna murder You slut

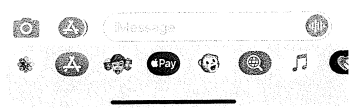
Come see me before the 30th lor after. You're gonna pay for what guy did

I'm going to kill you before the 395 th slut bag

Your kids shkuidnt hear that shot from their retarded grandpa that never took care of them. See yuh in the after life slut

iMessage

See you soon whore bag



PLTF0461

Electronically Filed 2/26/2021 2:36 PM Steven D. Grierson CLERK OF THE COURT

		CLERK OF THE COURT					
1	EPAP	Otens. She					
2	Amanda M. Roberts, Esq.						
-	State Bar of Nevada No. 9294						
3	ROBERTS STOFFEL FAMILY LAW GROUP						
4	Las Vegas, Nevada 89121	4411 S. Pecos Road					
5	PH: (702) 474-7007						
,	FAX: (702) 474-7477						
6	EMAIL: efile@lvfamilylaw.com						
7	Attorneys for Plaintiff, Emily Bellisario						
8	DISTRICT COURT						
9	CLARK COUNTY, NEVADA						
10							
11	EMILY BELLISARIO,	Case No: D-20-605263-D					
12	Plaintiff,	Dept No: P					
	v.	EX PARTE APPLICATION FOR					
13		ORDER SHORTENING TIME					
14	BRADLEY BELLISARIO,						
15	Defendant.	Hearing Date: March 25, 2021					
16	Solution	Hearing Time: 10:30 a.m.					
17		BEING HEARD BY JUDGE BELL					
18	COMES NOW the Distratiff Emile	Dalliania by and through han attamay of					
19	COMES NOW the Plaintiff, Emily	y Bellisario, by and through her attorney of					
20	record, Amanda M. Roberts, Esq., of Roberts Stoffel Family Law Group, and						
21	hereby moves this Court for an Order Shortening Time on Defendant's Motion to						
22	D' L'C L L D AT NOIGA						
23	Disqualify Judge Pursuant To NCJC 2.11 (Formerly NCJC 3e); and Plaintiff's						
24	Opposition and Countermotion for an Award of Attorney's Fees and Costs, and						
25	Related Relief.						
26							
27							
	Page 1 of 9						
28	, "5"						

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

DATED this 20th day of February, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

By: amanda M. Rebert

Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 4411 South Pecos Road Las Vegas, Nevada 89106 PH: (702) 474-7007

FAX: (702) 474-7607

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

POINTS AND AUTHORITIES

I. Points and Authority

EDCR § 5.2.26 states, the request for an Order Shortening Time may be sought through ex parte means. The request must be accompanied by an Affidavit of Counsel explaining the need for the request for an Order Shortening Time.

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

Page 2 of 9

of the Affidavit Regarding Grounds for Disqualification of Judge and the subsequent Motion to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC

Blake is four (4) years old; and Brooklyn is three (3) years old.

3e), halted the proceedings in this matter which have left the family without a judicial resource. Specifically, the period between Bradley's Motion and the hearing set is in this matter is six (6) weeks. This family cannot go six (6) weeks

Brooklyn Bellisario ("Brooklyn"), February 1, 2018. Brayden is six (6) years old;

This case involves a high conflict divorce between Emily and Bradley. At

the time that Bradley filed his Affidavit Regarding Grounds for Disqualification of

regarding temporary issues regarding custody, visitation, contempt, etc. The filing

Judge, there was a Motion pending before District Court Judge Mary Perry

without having a Judge assigned to hear this matter.

During the most recent approximate week, the family has been involved with the Las Vegas Metropolitan Police Department ("LVMPD") on at least two (2) separate occasions, and at least one report to Child Protective Services ("CPS") with subsequent interview and home visit. Most recently, Bradley contacted LVMPD (LLV210200037676) and made a report that in May of 2020 Emily attempted to run him over. According to the detective, there is video evidence that Emily was trying to leave and Bradley kept stepping in front of her blocking her ability to leave. When the detective pointed out Bradley's behavior in stepping in

front of Emily's vehicle and that he waited such a long time to return the incident, Bradley became upset and hung up on the detective. Ms. Roberts has submitted a Subpoena to LVMPD to get the reports and related notes because the detective indicated that he believed Bradley was making this report for custody litigation purposes and as a means to harass Emily. Based upon the current conflict, Court intervention is extremely important to this family. The family is being delayed access to justice by waiting for a hearing in this matter. Good cause exists for Emily's request for an expedited hearing to be granted herein, on an Order Shortening Time. /// /// /// ¹ There is a current Extended Order of Protection ("EOP") in place (T-20-206639-T) until May 10, 2021. Emily is seeking to extend the EOP for the full two (2) years permitted pursuant to

NRS § 33.080 (3).

Page 4 of 9

III. Conclusion

Based upon the foregoing, Emily respectfully requests this Court grant an Order Shortening Time on Defendant's Motion to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC 3e); and Plaintiff's Opposition and Countermotion for an Award of Attorney's Fees and Costs, and Related Relief.

DATED this Way of February, 2021.

ROBERTS STOFFEL FAMILY LAW GROUP

By: amandam. Kovers

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

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

EMAIL: efile@lvfamilylaw.com

Attorneys for Plaintiff, Emily Bellisario

AFFIDAVIT OF AMANDA M. ROBERTS, ESQ.

STATE OF NEVADA)
ss
County of Clark)

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

- 1. The Parties to this action, the Plaintiff, Emily Bellisario ("Emily") and the Defendant, Bradley Bellisario ("Bradley"), were married on August 16, 2014. The Parties have three (3) minor children, to wit: Brayden Bellisario ("Brayden"), born January 15, 2015; Blake Bellisario ("Blake"), born November 20, 2016; and Brooklyn Bellisario ("Brooklyn"), February 1, 2018. Brayden is six (6) years old; Blake is four (4) years old; and Brooklyn is three (3) years old.
- 2. This case involves a high conflict divorce between Emily and Bradley. At the time that Bradley filed his Affidavit Regarding Grounds for Disqualification of Judge, there was a Motion pending before District Court Judge Mary Perry regarding temporary issues regarding custody, visitation, contempt, etc. The filing of the Affidavit Regarding Grounds for Disqualification of Judge and the subsequent Motion to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC 3e), halted the proceedings in this matter which have left the family without a judicial resource. Specifically, the period between Bradley's Motion and the

hearing set is in this matter is six (6) weeks. This family cannot go six (6) weeks without having a Judge assigned to hear this matter.

During the most recent approximate week, the family has been 3. involved with the Las Vegas Metropolitan Police Department ("LVMPD") on at least two (2) separate occasions, and at least one report to Child Protective Services ("CPS") with subsequent interview and home visit. Most recently, Bradley contacted LVMPD (LLV210200037676) and made a report that in May of 2020 Emily attempted to run him over. According to the detective, there is video evidence that Emily was trying to leave and Bradley kept stepping in front of her blocking her ability to leave. When the detective pointed out Bradley's behavior in stepping in front of Emily's vehicle and that he waited such a long time to return the incident, Bradley became upset and hung up on the detective. Ms. Roberts has submitted a Subpoena to LVMPD to get the reports and related notes because the detective indicated that he believed Bradley was making this report for custody litigation purposes and as a means to harass Emily.² Based upon the current conflict. Court intervention is extremely important to this family. The family is being delayed access to justice by waiting for a hearing in this matter.

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² There is a current Extended Order of Protection ("EOP") in place (T-20-206639-T) until May 10, 2021. Emily is seeking to extend the EOP for the full two (2) years permitted pursuant to *NRS* § 33.080 (3).

Page 7 of 9

4. Good cause exists for Emily's request for an expedited hearing to be granted herein, on an Order Shortening Time.

FURTHER AFFIANT SAYETH NAUGHT.

amandam. Robert

Amanda M. Roberts, Esq.

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

Notary Public in and for said County And State

And Stat



CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the ______ day of February, 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Ex Parte Application for an Order Shortening Time on Defendant's Motion to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC 3e); and Plaintiff's Opposition and Countermotion for an Award of Attorney's Fees and Costs, and Related Relief, to the following:

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

By: () Employee of Roberts Stoffel Family Law Group

Page 9 of 9

Electronically Filed 2/26/2021 3:18 PM Steven D. Grierson CLERK OF THE COURT

NOTC

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BRADLEY J. BELLISARIO

7100 Grand Montecito Pkwy, #2054

Las Vegas, NV 89149

T: (702) 936-4800

F: (702) 936-4801

E: BradB@BellisarioLaw.com

Defendant Pro Se

DISTRICT COURT

CLARK COUNTY, NEVADA

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

Plaintiff, Dept No.: P

vs.

BRADLEY BELLISARIO,

OBJECTION TO PLAINTIFF'S EX
PARTE APPLICATION FOR ORDER

NOTICE OF DEFENDANT'S

Defendant SHORTENING TIME

COMES NOW the Defendant, Bradley Bellisario, *pro se*, and hereby provides Defendant's NOTICE OF DEFENDANT'S OBJECTION TO PLAINTIFF'S EX PARTE APPLICATION FOR ORDER SHORTENING TIME.

Ms. Roberts seems to be incapable of filing any documents without filling those documents with numerous misrepresentations of material fact in an attempt to deceive and commit fraud upon this Honorable Court.

Ms. Roberts claims that during this previous week Defendant has had two (2) interactions with LVMPD and one report to child protective services. The two (2) interactions with LVMPD Ms. Roberts is referring to are 311 calls and subsequent standby efforts of LVMPD to watch over child custody exchanges on Saturdays at noon. Police were called, responded, and gave Defendant Red Cards for Emily's refusal to exchange the children.

NOTICE OF DEFENDANT'S OBJECTION TO PLAINTIFF'S EX PARTE APPLICATION FOR ORDER SHORTENING TIME - $1\,$

Case Number: D-20-605263-D

1 The Child Protective Services complaint was filed on February 17, 2021, the day after 2 Brayden Bellisario was admitted to Summerlin Hospital with an inexplicable, serious injury to his 3 penis which occurred while in the care of Emily. This comes after a long series of inexplicable 4 injuries and subsequent lies told by Emily to CPS in an attempt to excuse her abuse and negligence 5 Police Event number LLV21200037676 was filed on February 9, 2021 in addition to a 6 7 report for making a false report regarding Emily's claims she had an active TPO in 2020 when the 8 parties had previously stipulated to dissolve said TPO. Defendant spoke with the Detective until 9 LVMPD began attempting to rationalize Emily's actions, which was not Emily pulling away 10 Emily was pulling into the parking lot and used her SUV to intimidate and place fear in Defendant 11 by refusing to stop her vehicle as she drove directly at Defendant, stopping only inches away from 12 13 Defendant. LVMPD has a long history of discrimination based on sex in this matter, and the 14 Detective has been reported to Internal Affairs for further follow-up with this claim. Further, Ms 15 Roberts claims of what the Detective told her should be highly suspect given Ms. Roberts 16 propensity, and lengthy history in this case, of offering this Court nothing by intentional 17 misrepresentations of material fact. 18 /// 19 20 111 21 /// 22 /// 23 /// 24 25 /// 26 /// 27

NOTICE OF DEFENDANT'S OBJECTION TO PLAINTIFF'S EX PARTE APPLICATION FOR ORDER

28

SHORTENING TIME - 2

Ms. Roberts further provides no reasoning as to why her Ex Parte Motion for Order Shortening Time would support any emergency situation in which this Honorable Court should move the court date. NO REASON AT ALL! But Amanda is hell-bent on providing as much irrelevant information as possible in an attempt to deceive the Court.

Additionally, upon information and belief, Amanda Roberts is simply attempting to once again deprive Defendant of due process, by significantly limiting Defendant's time to respond to Ms. Robert's filings. On February 23, 2021 Ms. Roberts filed an Opposition to Defendant's Motion to Disqualify Ms. Roberts close personal friend, Mary Perry, as Judge. Defendant is currently preparing a Motion to Strike, as said Opposition is inappropriate, and a Reply in Response. An Order Shortening Time would greatly reduce Defendant's time to respond, impeding Defendant's Due Process rights as no emergency exists. As such Defendant provides the Court with this Objection.

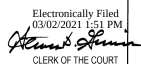
DATED this 26th day of February 2021.

BY: /s/ Bradley Bellisario
Bradley Bellisario
Plaintiff Pro Se
7100 Grand Montecito Pkwy, #2054
Las Vegas, NV 89149
T: 309.397.6734
E: bradb@bellisariolaw.com

1//

NOTICE OF DEFENDANT'S OBJECTION TO PLAINTIFF'S EX PARTE APPLICATION FOR ORDER SHORTENING TIME - $3\,$

1	DECLARATION OF DEFENDANT BRADLEY BELLISARIO			
2	I, Bradley Bellisario, declare and state as follows:			
3	I, BRADLEY BELLISARIO, declare under penalty of perjury:			
4				
5	1. I have read the foregoing Objection, and the factual averments it contains are true and			
7	correct to the best of my knowledge, except as to those matters based on information			
8	and belief, and as to those matters, I believe them to be true. Those factual averments			
9	contained in the referenced filing are incorporated here as if set forth in full.			
10	2. This Declaration is made in good faith and not made for the purpose of delay.			
11				
12	I declare under penalty of perjury under the law of the State of Nevada that the foregoing is			
13	true and correct.			
14 15	DATED this 26 th day of February 2021.			
16	/s/ Bradley Bellisario			
17	Bradley Bellisario			
18				
19	///			
20	///			
21				
22	///			
23				
25				
26				
27				
28	NOTICE OF DEFENDANT'S OBJECTION TO PLAINTIFF'S EX PARTE APPLICATION FOR ORDER SHORTENING TIME - 4			



		CLEDY OF THE COUR		
1	OST	CLERK OF THE COUR		
2	Amanda M. Roberts, Esq.			
3	State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW	CROUP		
4	4411 S. Pecos Road			
	Las Vegas, Nevada 89121			
5	PH: (702) 474-7007 FAX: (702) 474-7477			
6	EMAIL: efile@lvfamilylaw.com			
7	Attorneys for Plaintiff, Emily Bellisario			
8	DISTRICT COURT			
9	CLARK COUNTY, NEVADA			
10		N. G W D. 40 (054)		
11	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P		
12	Plaintiff,)		
13	v.	ORDER SHORTENING TIME		
14	BRADLEY BELLISARIO,))		
15	Defendant.	Hearing Date: March 25, 2021		
16	Defendant.	Hearing Time: 10:30 a.m.		
17) 		
) BEING HEARD BY JUDGE BELL		
18				
19	It	Court and and areas areas in a		
20	It appears to the satisfaction of this	s Court and good cause appearing		
21	therefore;			
22	IT IS HEREBY ORDERED the ti	me for the hearing on Defendant's Motion		
23		the for the hearing on Berendant of World		
24	to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC 3e); and Plaintiff's			
25	Opposition and Countermotion for an Award of Attorney's Fees and Costs, and			
26				
27				
28	Page	e 1 of 2		

Related Relief, is hereby shortened to the 4th	uay of Match
2021, at <u>10:30</u> a.m./ p.m .	
IT IS SO ORDERED.	Dated this 2nd day of March, 2021
	50
Respectfully submitted this 2006 day of February, 2021.	E89 B1E 9CA2 CC2E Linda Marie Bell District Court Judge
ROBERTS STOFFEL FAMILY	
LAW GROUP	
By: Omandam. Robert	
Amanda M. Roberts, Esq.	
State Bar of Nevada No. 9294 4411 South Pecos Road	
Las Vegas, Nevada 89121	
PH: (702) 474-7007 FAX: (702) 474-7477	
EMAIL: efile@lvfamilylaw.com	
Attorneys for Plaintiff, Emily Bellisario	
Page 2 of 2	

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

Electronically Filed 3/2/2021 4:31 PM Steven D. Grierson CLERK OF THE COURT

	CEEK OF THE COOK!			
1	NEO Stumb, Stu			
2	Amanda M. Roberts, Esq. State Bar of Nevada No. 9294 ROBERTS STOFFEL FAMILY LAW GROUP 4411 S. Pecos Road			
3				
4				
5	Las Vegas, Nevada 89121 PH: (702) 474-7007			
_	FAX: (702) 474-7477			
6	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario			
7	Automeys for Framum, Emmy Bemsario			
8	DISTRICT COURT			
9	CLARK COUNTY, NEVADA			
10				
11	EMILY BELLISARIO,) Case No: D-20-605263-D) Dept No: P			
12	Plaintiff,			
13	v.) NOTICE OF ENTRY OF ORDER			
14	BRADLEY BELLISARIO,) SHORTENING TIME			
15) Date of Hearing: March 4, 2021			
16	Defendant.) Time of Hearing: 10:30 a.m.			
17	DI EASE TAKE NOTICE that an Order Shartaning Time was duly automal			
18	PLEASE TAKE NOTICE that an Order Shortening Time was duly entered			
19	on the 2 nd day of March, 2021, a copy of which is attached hereto and fully			
20	incorporated herein by refence.			
21				
22	DATED this 2 day of March, 2021. ROBERTS STOFFEL FAMILY LAW GROUP			
23				
24	By: <u>Amandam Roberts</u>			
25	Amanda M. Roberts, Esq. State of Nevada Bar No. 9294			
26	4411 S. Pecos Road			
27	Las Vegas, Nevada 89121			
	Page 1 of 2			
28				

Case Number: D-20-605263-D

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Roberts Stoffel Family Law Group, and on the day of March, 2021, I served by and through Wiz-Net electronic service, pursuant to Clark County District Court Administrative Order 14-2 for service of documents identified in Rule 9 of the N.E.F.C.R., the foregoing Notice of Entry of Order Shortening Time (with Order Shortening Time attached thereto), to the following:

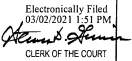
Bradley Bellisario

Email: Bradb@bellisariolaw.com

Defendant in proper person

Page 2 of 2

ELECTRONICALLY SERVED 3/2/2021 1:51 PM



	03/02/2021 1:51 Pt			
1	OST CLERK OF THE COURT			
2	Amanda M. Roberts, Esq. State Bar of Nevada No. 9294			
3	ROBERTS STOFFEL FAMILY LAW GROUP			
4	4411 S. Pecos Road			
5	Las Vegas, Nevada 89121 PH: (702) 474-7007			
6	FAX: (702) 474-7477			
7	EMAIL: efile@lvfamilylaw.com Attorneys for Plaintiff, Emily Bellisario			
8				
9	DISTRICT COCKT			
10	CLARK COUNTY, NEVADA			
11	EMILY BELLISARIO,) Case No: D-20-605263-D			
12) Dept No: P Plaintiff,)			
13	v.) ORDER SHORTENING TIME			
14	BRADLEY BELLISARIO,)			
15) Hearing Date: March 25, 2021			
16	Defendant.) Hearing Time: 10:30 a.m.			
17	j j			
) BEING HEARD BY JUDGE BELL			
18	<u></u>			
19	It appears to the satisfaction of this Court and good cause appearing			
20	It appears to the satisfaction of this Court and good cause appearing			
21	therefore;			
22 23	IT IS HEREBY ORDERED the time for the hearing on Defendant's Motion			
24	to Disqualify Judge Pursuant to NCJC 2.11 (Formerly NCJC 3e); and Plaintiff's			
25				
26	Opposition and Countermotion for an Award of Attorney's Fees and Costs, and			
27				
28	Page 1 of 2			
40				
1				

Case Number: D-20-605263-D